1201 K Street, Ste. 1030 | Sacramento, CA 95814 | (916) 444-9950 | Info@hjta.org

## Sample Tolling Request Letter

Notice & Disclaimer: This sample letter is not provided as legal advice or as a substitute for legal advice. It does not create an attorney-client relationship. If you have a pending claim with the City of Los Angeles regarding payment of Measure ULA tax or any other matter, it is highly recommended that you engage an attorney for drafting and mailing any communications with the City Attorney or any other government agency, including using this sample letter language regarding your claim.

Los Angeles City Attorney

Daniel M. Whitley, Deputy City Attorney 200 North Main Street #800 Los Angeles, CA 90012
Email: daniel.whitley@lacity.org
Re: Claim #
Dear Los Angeles City Attorney,
I have received your letter dated denying my claim for unconstitutional Measure ULA tax payment. The letter advised me that I have six months from that date to file a case in state court.
I am aware that two consolidated cases are pending to decide whether the Measure ULA tax is valid. It is my belief that if I were to file a case, it would need to be consolidated with these existing cases. And even if that were not the case, it seems wasteful for me and other claimants to file state cases while the validity of Measure ULA will be determined against everyone in an existing matter. This would be extraneous work and expense for the City of Los Angeles and myself. I believe we should save taxpayer dollars and avoid these costs.
Due to the likelihood of an appeal, it is well known that the existing cases will not be ultimately decided within six months of the letter I received. Therefore, I request agreement that we toll my claim for the time it takes for the existing cases to become final. Thus, any claim I would file should be due within six months of the finality of the pending Measure ULA decision.
I look forward to your reply. Thank you for your time and courtesy.

Sincerely,