

## Declaration Form of the Priority in the Applicability of Self-Use Residential Land for the Assessment of Land Value Increment Tax

I, who sold the following land signed a contract on \_\_\_\_ (yyyy) \_\_\_\_ (mm) \_\_\_\_ (dd) and declared the value at the time of transfer on \_\_\_\_ (yyyy) \_\_\_\_ (mm) \_\_\_\_ (dd), and the area of self-use residential land exceeded the limit specified under Article 34, Paragraph 1 of the Land Tax Act ( an area of the land exceeding 300 m<sup>2</sup> of urban land or 700 m<sup>2</sup> of non-urban land).

Please calculate the area limitation as above in accordance with Article 34, Paragraph 1 of the Land Tax Act by the following priority in the applicability of self-use residential land for the assessment of land value increment tax.

Priority	Land Location					Area Transferred ( m <sup>2</sup> )	Previous Transfer Value NTD / m <sup>2</sup>
	County/City	District/ City/ Township	Section	Sub-Section	Plot No.		
1							
2							
3							
4							
5							

**Description:**

If the acquired plot of land is divided into separate lots, please fill in the area of the land being transferred and the previous transfer value by the priority; where the whole plot of land is acquired and the previous transfer value at the time of transfer was the same, fill in the area of the land being transferred only.

The priority refers to the land value increment tax of the land transferred calculated according to Article 33 of the Land Tax Act from high to low.

To \_\_\_\_\_

Name of Applicant:

(Signature/Seal)

ID No.:

Address:

Tel. No.:

Filing Date: