Affidavit of Non-Liability and Request for Administrative Investigation

Section A - Affidavit of Non-Liability

If you were not the owner of a vehicle indicated on the reverse side at the time of the alleged violation(s), or if the vehicle was stolen, or if you are a bona fide renting or leasing company, please complete the information below and execute this form to assert non-liability.

According to California Vehicle Code Section 40250, *et seq.*, with certain exceptions, the registered owner, driver, rentee, or lessee of a vehicle is liable for the violation(s) indicated on the violation notice the time of the violation(s), the Department of Motor Vehicles (DMV) provided your name as the registered owner. Please mail this form, with the proper documentation, to 405 Express Lanes at P.O. Box 2177, Costa Mesa, CA 92628.

Declaration of I	•	s) the vehicle bearing the	e license plate number listed below was:
		☐ Rented ☐ Leased	
License Plate			
Violation Number(s)		
Name and addres	s of responsible party		
Name			
Street Address			Phone
City		State	Zip Code
Date of sale/transf	fer, rental, or theft		<u> </u>
I declare under pe	nalty of perjury that the	above information is true	e and correct:
Print Name		Signature	Date
vehicle filed with the alleged violation(s)	ne DMV, or evidence so), (2) a copy of the lease	ufficient to establish that	e declaration of non-liability: (1) proof of a bona fide sale or transfer of the the transfer of ownership and possession occurred prior to the date of the oviding the rentee/lessee information above and the term of the agreement,
Section B - Req	uest for an Adminis	trative Investigation	
If you do not believ accumulated pena explanation of the	re you are responsible for the sassessed, you may reasons for contesting e	or the violation(s) indicate contest this notice or an each toll violation/penalty	ed on the violation notice, or wish to challenge the penalty(ies), or ny identified violation(s) and/or penalty(ies). Please provide a written that you are challenging. Please complete the information below and mail 2.2177 Costa Mesa, CA, 92628.
constitute my defe		the violation(s)/penalty(this notice. I am requesting an administrative investigation of the items that (ies). I have included a written explanation of the reason(s) I am contesting
Name		Signature	Date
Phone			

The circumstances of the toll violation(s) and the penalty(ies) assessed will be investigated and the results will be sent to you via mail. If the investigation indicates that you are still responsible for the violation(s)/penalty(ies), you will have fifteen (15) days from the day the administrative investigation results are mailed, to pay the amount due or to make the required deposit and submit your written request for an Administrative Review Hearing. Review hearings shall be held within ninety (90) days of the request being received. You may request one continuance, not to exceed 21 calendar days. If the hearing officer finds you not responsible, your deposit will be refunded to you (California Vehicle Code Section 40255). If the hearing officer finds you are responsible for the violation(s) and/or penalty(ies), and you still wish to contest the violation(s)/penalty(ies), you may, within twenty (20) days after the mailing of the final decision, file an appeal with the Superior Court. The filing fee for the notice of appeal is twenty-five dollars and must be paid directly to the court at the time you file your appeal. If the court finds you not responsible, your deposit plus any fee, will be refunded to you (California Vehicle Code Section 40256).