## **3-4 In Case Tax Payment is Delayed**

If a taxpayer fails to pay tax by the due date of tax payment (Monday, March 15, 2021), or if the tax payment by transfer account cannot be made due to insufficient balance of the account, the delinquent tax will be imposed.

In such a case, pay the delinquent tax with the principal tax together at financial institutions or the Tax Office that has jurisdiction over your address.

March 16 to May 15, 2021	"7.3 % per annum" or "Special Standard Rate for Delinquent Tax + 1%," whichever is lower.
May 16, 2021 $\sim$	"14.6 % per annum" or "Special Standard Rate for Delinquent Tax + 7.3%," whichever is lower.

<sup>t</sup> Delinquent tax is calculated for the number of days starting from the day following the due date for tax payment to the day on which the whole amount of the principal tax is paid and at the following rate.

"Special Standard Rate for Delinquent Tax" is the rate announced by the Minister of Finance by November 30 of the previous year as the annual average contractual interest rate on bank short-term loan of each month from September of the second preceding year to August of the previous year, plus 1% p.a.

## 3-5 In Case of Mistakes on a Tax Return

- In the event of mistakes in the amount of tax declared or other details of a return, the following methods should be followed.
- Before the statutory tax return due date for filing tax returns, correct mistakes, prepare a new final return and submit it by the due date.
- After the statutory tax return due date, correct the declared contents according to the following methods.

	Method of Correction
When tax amount, etc. declared in return is less than what it should be	File "amended return" to correct amount. <sup>(*1)</sup>
When tax amount declared in return is greater than what it should be	Request a correction to the tax return in order to correct amounts ${\boldsymbol .}^{(\mbox{\tiny ret})}$

\*1 If an incorrect return amount is not voluntarily corrected, a District Director of Tax Office will correct it.

\*2 In principle, a request for correction is allowed within 5 years from the statutory tax return due date.

- If you have forgotten to file a return by the statutory tax return due date you are requested to file as soon as possible.
  Furthermore, in cases where there is no final income tax return filed although it is necessary to file, a District Director of Tax Office will decide on the amount of income and tax.
- Please note that in cases where the District Director of Tax Office corrects or makes a determination on a return or cases where returns are filed after the filing deadline, an additional tax may be levied, and concurrent payment of a delinquent tax will also be required for the period from the day following the legal filing deadline through the date of actual payment.

## **3-6** Estimated income tax etc. prepayment and Application for reduction of estimated tax prepayment

Income tax etc. are to finally calculate income and tax amount for one year and a final return is filed during the filing period of the following year and the tax in question is paid.

Meanwhile, the Tax Office notifies the taxpayer of the amount of estimated income tax etc. prepayment in cases where the base amount for the estimated tax prepayment calculated based on the previous year's final tax return is 150,000 yen or more. The taxpayer is then requested to pay the tax liability in two installments, in July and November. This system is called estimated income tax prepayment.

Taxpayers may submit an application to have the amount of estimated tax prepayment reduced if their income tax etc. amounts of the following year are estimated to be less than the amount of the base amount for the estimated tax prepayment notified by the Tax Office. This may be approved for reasons such as: closing or suspension of the taxpayer's business, unemployment, losses resulting from natural disasters, embezzlement, theft, medical expenses, business depression, or an increase in the number of qualified dependents.

## **3-7** Obligation to file consumption tax return and necessary report

- 1. For sole business proprietors whose taxable sales exceed 10,000,000 yen for 2020
- If your taxable sales for 2020 exceed 10,000,000 yen, you will be categorized as a taxable person for the purpose of consumption tax in 2022. If you newly become a taxable person, please submit "Notification of Taxable Enterprise Status for Consumption Tax (for base period) [消費税課税事業者届出書(基準期間用)] " to the Tax Office with jurisdiction over the location of your address etc. without delay.
- In general, the amount of consumption tax due is calculated by deducting the consumption tax imposed on taxable purchases from the consumption tax imposed on taxable sales. However, individuals whose taxable sales in the second preceding year before the taxable period amounts less than 50,000,000 yen can select the "simplified tax system[簡易課税制度]" by which the amount of tax in calculated based on the consumption tax imposed on taxable sales without calculating their actual consumption on taxable purchase. In case of selecting "simplified tax system[簡 易課税制度]", the amount of consumption tax due is calculated by to consider the amount calculated by multiplying the amount of consumption tax on taxable sales by certain "deemed purchase rates[みなし仕入率]"to be the amount of consumption tax imposed on taxable purchase.
- Sole business proprietors who will select filing returns using the simplified tax system from 2022 must submit "Report on the Selection of the Simplified Tax System for Consumption Tax[消費税簡易課税制度選択届出書]" to the Tax Office with jurisdiction over the location of your address by December 31, 2021.
  - \*1 Even if the sole business proprietor's taxable sales for 2019 (the base period for 2021) do not exceed 10,000,000 yen, but the taxable sales for the specified period (the period from January 1, 2020 through June 30, 2020) exceed 10,000,000 yen, the sole business proprietor will be categorized as a taxable person for the purpose of consumption tax in 2021.

Meanwhile, you can use the total amount of salaries etc. paid instead of taxable sales to determine if you are categorized as a taxable person or otherwise.

If you become a taxable person by this method, please file "Notification of Taxable Enterprise Status for Consumption Tax (for specified period) [消費税課税事業者届出書(特定期間用)]" to the Tax Office with jurisdiction over the location of your address without delay.

- \*2 Taxable sales mean the sales from transactions subject to the imposition of consumption tax (including transactions conducted concomitantly with business activities, such as the sale of a building for business purposes). Sales from most of the transactions fall under taxable sales; however, income concerning transactions exempt from consumption tax is excluded, such as income from the sale of land and housing rent. Taxable sales also include manuscript fees, royalties, performance fees, lecturer's fees, remuneration for lecturers, and income from the Internet.
- \*3 Please note that a taxpayer under the general taxation system (those not under the simplified taxation system) may not deduct consumption tax paid at the time of purchases and the payment of expenses without both a ledger and an invoice stating taxable purchases etc.
- 2. For sole business proprietors whose taxable sales exceed 10,000,000 yen for 2018
- If your taxable sales for 2018 exceed 10,000,000 yen, you will be categorized as a taxable person for the purpose of consumption tax in 2020.

In such a case, you are required to file your consumption tax return and make tax payment by Wednesday, March 31, 2021.

\*1 Even if taxable sales are 10,000,000 yen or less for 2018, those whose taxable sales exceed 10,000,000 yen for the specified period (from January 1, through June 30, 2019) will be categorized as taxable person for the purpose of consumption tax in 2020.

Meanwhile, you can use the total amount of salaries, etc. paid instead of taxable sales to determine if you are categorized as a taxable enterprise or otherwise.

- \*2 Sole business proprietors that made a purchase of specified high value asset on, may not be eligible for system of tax exemption sales thresholds for enterprises and simplified tax system for the year subsequent to the year of the date on which the purchase was made. For details, including provisional measures, please access the NTA website "Information on the Revision or Consumption Tax Act (April, 2016) (November, 2016 revision) [消費税法改正のお知らせ(平成28年4月)(平成28年11月改訂)]".
- \* Please see "Outline for consumption tax[消費税のあらまし] " for general matters and procedures, "Consumption and Local Consumption Taxes Final Return Guide[消費税及び地方消費税の確定申告の手引き]" for necessary procedures for filing tax returns and paying taxes. The various manuals and report book places it in our website (https://www.nta.go.jp).

In addition, the Consumption Tax Act and other Acts were partially revised in April 2020, and "Restriction,etc. on purchase tax credit pertaining to acquisition of residental rental buildings," etc. were amended. For details, please access the NTA website "Information on the Revision of Consumption Tax Act (April 2020). [消費税法改正のお知らせ (令和2年4月)]"