The Department of Motor Vehicles has not notified this office of any change of status on the subject registration(s).

If the registration (PLATE) on this vehicle was transferred to another vehicle the current bill is not adjustable, and the payment is due in full. Receipt in January of a “Supplemental bill” will note and apply all credits and adjustments due between the “old” vehicle and the “new” vehicle.

If the subject registration (PLATE) was not transferred, but was either: sold, totaled, repossessed, or registered in another state, then our auditors shall require sufficient proof.

Acceptable proof shall consist of the following:

PLATE RECEIPT FROM DMV;
Along with one form of proof from the list below:

☐ Copy of the bill of sale or cancelled title

☐ Out of State registration;
Copy showing the date the vehicle was registered outside the State of Connecticut.

☐ Letter from a charitable organization;
Must show vehicle information and date vehicle was donated.

☐ Stolen or totaled;
A statement from the insurance company indicating that the vehicle was not recovered.

☐ Trade in vehicle (with new plate);
Copy of the purchase agreement identifying the trade-in vehicle.

☐ Junked vehicle;
A receipt from the junk dealer acquiring the vehicle.

☐ Letter from the insurance company;
Must state the vehicle information, the reason for the change, vehicle disposition, and pertinent date.

The information must be received by our office prior to the following deadlines:
Sec 12-71c (b)

The deadline for the October 1, 2015 Grand List is December 31, 2017
The deadline for the October 1, 2016 Grand List is December 31, 2018

Motor Vehicles tax bills of October 1, 2014 and prior cannot be adjusted.
They can only be removed with proper proof.