

DECISION
on administrative penalty for violations

Based on Decree No. 125/2020/NĐ-CP dated October 19, 2020 of the Government on administrative penalties for tax and invoice violations;

Based on Decree No. 118/2021/NĐ-CP of the Government detailing a number of articles and measures for implementation of the Law on Handling Administrative Violations;

Based on Decree No. 68/2025/NĐ-CP dated March 18, 2025 of the Government amending and supplementing a number of articles of Decree No. 118/2021/NĐ-CP;

Based on Decision No. 1377/QĐ-CT dated June 30, 2025 of the Director of the Tax Department on functions, duties, and powers of local tax authorities;

Based on Decision No. 811/QĐ-GQXP dated November 3, 2025 of Tax Sub-department No. 1 of Hai Phong City regarding delegation of authority to impose administrative penalties;

Based on the Record of Administrative Tax Violation dated April 17, 2026 between Tax Sub-department No. 1 of Hai Phong City and Thang Long Corporation – JSC;

At the proposal of the Head of Division No. 1 for enterprise management and support;

DECISION:

Article 1. Administrative penalty for tax violations imposed on:

Violating organization: Thang Long Corporation – JSC

Head office address: No. 72 Nguyen Chi Thanh Street, Lang Ward, Hanoi

Tax code: 0100105020

Legal representative: Mr. Nguyen Viet Ha – Director

1. The organization committed an administrative violation by **late submission of tax declaration dossier**, specifically:
 - VAT declaration form No. 05/GTGT (arising case)
 - Arising date: March 26, 2026
 - Deadline for submission: April 6, 2026
 - Actual submission date: April 14, 2026
 - Late by: 8 days

2. The administrative violation is prescribed in Clause 2, Article 13 of Decree No. 125/2020/NĐ-CP dated October 19, 2020 of the Government on administrative penalties for tax and invoice violations.

3. Aggravating and mitigating circumstances

a) Mitigating circumstances: none.

b) Aggravating circumstances: there is 01 aggravating circumstance

4. The following sanctions and remedial measures are applied:

a) "Form of administrative penalty: Monetary fine

Penalty amount: VND 3,850,000

(In words: Three million eight hundred fifty thousand Vietnamese dong)

b) Additional penalties (if any): None

c) Remedial measures (if any): None

Article 2. This Decision takes effect from the date of signing.

Article 3. Implementation:

1. Thang Long Corporation – JSC is required to comply with this penalty decision. Within 10 days from the date of receipt of this decision, the company must fully pay the fine stated in Article 1 to account No. 7111, chapter 1142582, subsection 491 at:

- Ngo Quyen District Tax Sub-department No. 1, Hai Phong City at State Treasury Region III (Treasury code: 0061).

If the above deadline is exceeded and the company fails to comply, enforcement measures will be applied in accordance with the law.

Thang Long Corporation – JSC has the right to lodge a complaint or initiate a lawsuit against this Decision in accordance with legal regulations.

2. Send to State Treasury Region III for collection of the fine.

3. Send to Division No. 1 for enterprise management and support for implementation.

Recipients:

- As stated in Article 3
- Filed: VT, QLDN1

**FOR THE HEAD OF TAX SUB-
DEPARTMENT
DEPUTY HEAD OF TAX SUB-
DEPARTMENT**

(Signature and seal)

Nguyen Huu Tu