#### <u>S</u>.B. NO. <u>2923</u> JAN 2 3 2020 A BILL FOR AN ACT

RELATING TO TAX ADMINISTRATION.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Section 231-8.5, Hawaii Revised Statutes, is 2 amended to read as follows:

3 "\$231-8.5 Electronic filing of tax returns. (a) The
4 department may allow filing by electronic, telephonic, or
5 optical means of any tax return, application, report, or other
6 document required under the provisions of title 14 administered
7 by the department.

8 (b) If the requirements of subsection (c) are satisfied, 9 the department may require electronic filing of any tax return, 10 application, report, or other document required under the 11 provisions of title 14 administered by the department for the 12 following taxpayers:

13 (1) For withholding tax filings required under chapter
14 235, only employers whose total tax liability under
15 sections 235-61 and 235-62 for the calendar or fiscal
16 year exceeds \$40,000;

17 (2) For income tax filings required under chapter 235,
18 only taxpayers who are [subject]:

TAX-04(20)

•

# <u>S</u>.B. NO.<u>2923</u>

1		(A)	Subject to tax under section 235-71, 235-71.5, or
2			235-72;
3		<u>(B)</u>	Required to file partnership returns under
4			section 235-95, provided that the partnership's
5			gross income exceeds \$250,000 for the taxable
6			year; or
7		(C)	Required to file S corporation returns under
8			section 235-128, provided that the S corporation's
9			gross income exceeds \$250,000 for the taxable
10			year;
11	(3)	For	general excise tax filings required under chapter
12		237,	only taxpayers whose total tax liability under
13		chapter 237 for the calendar or fiscal year exceeds	
14		\$4,0	00;
15	(4)	For	transient accommodations tax filings required
16		unde	r chapter 237D, only operators and plan managers
17		whose	e total tax liability under chapter 237D for the
18		cale	ndar or fiscal year exceeds \$4,000; and
19	(5)	For	filings required under the following chapters, all
20		taxp	ayers subject to tax under those chapters:
21		(A)	236E;
22		(B)	239;

1		(C)	241;		
2		(D)	243;		
3		(E)	244D;		
4		(F)	245; and		
5		(G)	251.		
6	(C)	As a	prerequisite to requiring electronic filing under		
7	subsection (b), the department shall provide:				
8	(1)	An e	lectronic filing option to the taxpayer; and		
9	(2)	No l	ess than ninety days prior written notice to the		
10		gene.	ral public of the department's intention to		
11		requ	ire electronic filing.		
12	(d)	Notw	ithstanding subsections (b) and (c), any return		
13	that is p	repar	ed by a tax return preparer, as defined in section		
14	231-36.5,	shal	l be filed electronically; provided that this		
15	subsection shall only apply if an electronic filing option is				
16	available and the tax return preparer reasonably expects to				
17	prepare mo	ore tl	nan ten returns of that same tax type in the		
18	<u>calendar</u>	year.			
19	If a	retu	rn that is required to be filed electronically		
20	under this	s sub	section is not filed electronically, the tax		
21	return preparer who prepared the return and the taxpayer shall				
22	each be su	ubject	t to a penalty of \$50 for every failure to		

#### Page 4

### <u>S</u>.B. NO. 2923

# <u>electronically file a return, unless it is shown that the</u> failure is due to reasonable cause and not due to neglect.

3  $\left[\frac{d}{d}\right]$  (e) The date of filing shall be the date the tax return, application, report, or other document is transmitted to 4 5 the department in a form and manner prescribed by departmental rules adopted pursuant to chapter 91. The department may 6 7 determine alternative methods for the signing, subscribing, or verifying of a tax return, application, report, or other 8 9 document that shall have the same validity and consequences as 10 the actual signing by the taxpayer. A filing under this section 11 shall be treated in the same manner as a filing subject to the 12 penalties under section 231-39.

13 [-(e)] (f) If a person who is required by the department 14 under subsection (b) to electronically file any tax return fails 15 to file using an approved method, unless it is shown that the 16 failure is due to reasonable cause and not to neglect, the 17 person shall be liable for a penalty of two per cent of the 18 amount of the tax required to be shown on the return. If no tax is required to be shown on the return, the department may 19 20 determine the penalty imposed by administrative rule." 21 SECTION 2. Section 231-9.9, Hawaii Revised Statutes, is 22 amended to read as follows:

TAX-04(20)

1	"§231-9.9 Filing and payment of taxes by electronic funds				
2	transfer. (a) The director of taxation is authorized to				
3	require every person whose tax liability for any one taxable				
4	year exceeds \$100,000 and who files a tax return for any tax,				
5	including consolidated filers, to remit taxes by one of the				
6	means of electronic funds transfer approved by the department;				
7	provided that for withholding taxes under section 235-62,				
8	electronic funds transfers shall apply to annual tax liabilities				
9	that exceed \$40,000. [Notwithstanding the tax liability				
10	thresholds in this subsection, the director of taxation is				
11	authorized to require any person who is required to				
12	electronically file a federal return or electronically remit.any				
13	federal taxes to the federal government, to electronically file				
14	a state return and electronically remit any state taxes under				
15	title 14 to the department. The director is authorized to grant				
16	an exemption to the electronic filing and payment requirements				
17	for good cause.]				
18	(b) Any person who files a tax return for any tax and is				
19	not required by subsection (a) to remit taxes by means of				
20	electronic funds transfer may elect to remit taxes by one of the				
21	means of electronic funds transfer approved by the department				
22	with the approval of the director of taxation.				

### <u>S</u>.B. NO.<u>2923</u>

1 (c) If a person who is required under subsection (a) to [file a return-electronically or] remit taxes by one of the 2 3 means of electronic funds transfer approved by the department 4 fails [to file electronically or] to remit the taxes using an approved method [on or before the date prescribed therefor], 5 unless it is shown that the failure is due to reasonable cause 6 7 and not to neglect, there shall be added to the tax required to 8 be so remitted a penalty of two per cent of the amount of the tax. The penalty under this subsection is in addition to any 9 10 penalty set forth in section 231-39. 11 No later than twenty days prior to the convening of (d) 12 each regular session, the department shall submit a report to 13 the legislature containing: 14 (1) The number of taxpayers who were assessed the two per 15 cent penalty pursuant to subsection (c); and The [amounts of each assessment; and] total amount of 16 (2) 17 assessments for the previous year. 18 [(3) The total amount of assessments collected for the 19 previous year.]"

20 SECTION 3. Section 231-10.8, Hawaii Revised Statutes, is
21 amended to read as follows:

1 "[+] §231-10.8[+] Tax clearance fees. The department may 2 charge a fee of \$20 for each tax clearance application submitted 3 [and \$5 for each certified copy of a tax clearance]." SECTION 4. Section 231-28, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "§231-28 Tax clearance before procuring liquor licenses. 6 7 No liquor licenses shall be issued or renewed unless the applicant therefor shall present to the issuing agency, a 8 certificate [signed] issued by the [director of taxation,] 9 10 department, showing that the applicant does not owe the State 11 any delinquent taxes, penalties, or interest; or that the applicant has entered into and is complying with an installment 12 plan agreement with the department of taxation for the payment 13 14 of delinquent taxes in installments. Notwithstanding any law to 15 the contrary, the department may disclose tax information relevant to the applicant's state tax compliance to the issuing 16 17 agency." 18 SECTION 5. Section 232-24, Hawaii Revised Statutes, is 19 amended to read as follows: 20 "§232-24 Taxes paid pending appeal. (a) The tax paid 21 upon the amount of any assessment, actually in dispute and in 22 excess of that admitted by the taxpayer, and covered by an

1 appeal to the tax appeal court duly taken, shall, pending the 2 final determination of the appeal, be paid by the director of 3 finance into the "litigated claims fund". If the final determination is in whole or in part in favor of the appealing 4 5 taxpayer, the director of finance shall repay to the taxpayer 6 out of the fund, or if investment of the fund should result in a deficit therein, out of the general fund of the State, the 7 8 amount of the tax paid upon the amount held by the court to have 9 been excessive or nontaxable, together with from the date of 10 each payment into the litigated claims fund, the interest to be 11 paid from the general fund of the State. [For purposes of this section, the rate of interest shall be computed by reference to 12 13 section 6621(a) (with respect to interest rate determination) of 14 the Internal Revenue Code of 1986, as of January 1, 2010.] The 15 balance, if any, of the payment made by the appealing taxpayer, 16 or the whole of the payment, in case the decision is wholly in favor of the assessor, shall, upon the final determination 17 18 become a realization under the tax law concerned.

19 (b) For purposes of this section, the interest shall be 20 computed using the following interest rates:

21 (1) For corporations, 3 per cent;

#### 1 (2) For corporations whose overpayments exceed \$10,000,

2

#### 1.5 per cent; and

#### 3 (3) For all other taxpayers, 4 per cent.

4 (C) In a case of an appeal to a board of review, the tax 5 paid, if any, upon the amount of the assessment actually in dispute and in excess of that admitted by the taxpayer, shall 6 7 during the pendency of the appeal and until and unless an appeal is taken to the tax appeal court, be held by the director of 8 9 finance in a special deposit. In the event of final 10 determination of the appeal in the board of review, the director 11 of finance shall repay to the appealing taxpayer out of the 12 deposit the amount of the tax paid upon the amount held by the 13 board to have been excessive or nontaxable, if any, the balance, 14 if any, or the whole of the deposit, in case the decision is 15 wholly in favor of the assessor, to become a realization under 16 the tax law concerned."

SECTION 6. If any provision of this Act, or the application thereof to any person or circumstance, is held invalid, the invalidity does not affect other provisions or applications of this Act that can be given effect without the invalid provision or application, and to this end the provisions of this Act are severable.

TAX-04(20)

SECTION 7. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 8. This Act shall take effect upon its approval,

4 provided that section 2 shall take effect on January 1, 2021.

INTRODUCED BY: Man.M.

BY REQUEST

## <u>S</u>.B. NO. <u>2423</u>

Report Title:

Tax Administration; Electronic Filing; Electronic Funds Transfer; Tax Clearances; Interest Rate

#### Description:

Allows the Department of Taxation to mandate the electronic filing of partnership and S-corporation returns if the taxpayer's gross receipts exceed \$250,000. Requires certain tax return preparers to file returns electronically. Amends the rules for electronic funds transfer to remove the authorization to require electronic funds transfer or electronic filing if the federal government required that person to file or pay electronically. Removes the timeliness requirement from the electronic funds transfer penalty. Removes the authority of the department to charge for certified copies of tax clearances. Amends the statute that mandates tax clearances for liquor license holders. Clarifies the interest rate for payments made to taxpayers out of the litigated claims fund.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

### SB. NO. 2923

#### JUSTIFICATION SHEET

DEPARTMENT:	Taxation.
TITLE:	A BILL FOR AN ACT RELATING TO TAX ADMINISTRATION.
PURPOSE:	To amend and simplify chapters 231 and 232, Hawaii Revised Statutes (HRS), relating to mandatory electronic filing, mandatory electronic payment and interest rates.
MEANS:	Amend sections 231-8.5, 231-9.9, 231-10.8, 231-28, and 232-24, HRS.
JUSTIFICATION:	The mandatory electronic filing requirement is expanded to partnerships and S- corporations whose gross receipts exceed \$250,000. The department needs flexibility to determine the electronic filing penalty by administrative rule if no tax is shown on a return. A new requirement for tax return preparers to file electronically in some circumstances is imposed. The requirement applies only if an electronic filing method is available and the tax return preparer files more than ten returns of the same type in the calendar year. Tax return preparers who fail to meet the requirement are subject to a \$50 penalty per failure. The electronic funds transfer rules and penalties are out of date and must be updated. Specifically, the statute currently provides limited authority for requiring electronic filing. There is now superseding authority giving much greater authority for requiring electronic filing. Additionally, the statute provides for the penalty based on the method of payment as well as the timing of the payment. Title 14 has other penalties for late payment, so the electric funds transfer penalty should be simplified to only apply to the method of payment. Finally, the amendment to the

SB. NO. **2923** 

report on electronic funds transfer penalties and assessments clarifies the statute to reflect the information the department provides to the Legislature. The department no longer offers certified copies of tax clearances so the statute authorizing the department to charge for them is no longer necessary. The statute that requires a tax clearance to be issued prior to issuing a liquor license must be updated to reflect current administrative processes.

The interest rate the State must pay to taxpayers who have paid into the litigated claims fund and are due a refund is not clear. The amendment clarifies that the interest rate is a fixed interest rate.

Impact on the public: There will be minimal impact on the general public. The only impact on the general public will be less exposure to penalties for failing to pay electronically.

Impact on the department and other agencies: The State will benefit from a simplified electronic funds transfer penalty. The State will benefit from a clear and fixed rate of interest owed from the litigated claims fund.

GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION: None.

OTHER AFFECTED AGENCIES: None.

EFFECTIVE DATE: Upon approval, provided that Section 2 shall take effect on January 1, 2021.