

EXECUTIVE COHAMBERS HA ()\*

NEIL ABERCROMBIE GOVERNOR

April 23, 2013

The Honorable Donna Mercado Kim,
President
and Members of the Senate
Twenty-Seventh State Legislature
State Capitol, Room 409
Honolulu, Hawaii 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Seventh State Legislature State Capitol, Room 431 Honolulu, Hawaii 96813

Dear President Kim, Speaker Souki, and Members of the Legislature:

This is to inform you that on April 23, 2013, the following bill was signed into law:

SB1192 SD1

RELATING TO COLLECTION OF TAXES ACT 044 (13)

NEIL ABERCROMBIE Governor, State of Hawaii THE SENATE TWENTY-SEVENTH LEGISLATURE, 2013 STATE OF HAWAII ACT 044

S.B. NO. 1192 S.D. 1

### A BILL FOR AN ACT

RELATING TO COLLECTION OF TAXES.

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

4	CIDCHITON 1	Continu 001 OF Marmid Deviced Chattatan in
1	SECTION 1	. Section 231-25, Hawaii Revised Statutes, is
2	amended by ame	nding subsection (b) to read as follows:
3	"(b) The	following rules are applicable to the levy as
4	provided for in	n subsection (a)(2):
5	(1)	Seizure and sale of property. The term "levy" as
6		used in this section includes the power of
7		distraint and seizure by any means. Except as
8		provided in paragraph (2), a levy shall extend
9		only to property possessed and obligations
10		existing at the time thereof. In any case in
11		which the director or the director's
12		representative may levy upon property or rights
13		to property, the director may seize and sell the
14		property or rights to property (whether real or
15		personal, tangible or intangible);
16	(2)	The effect of a levy on salary or wages payable
17		to or received by a taxpayer shall be continuous
18		from the date the levy is first made until the

1		levy is released. The levy on salary or wages
2		shall attach to twenty-five per cent of any
3		salary or wages payable or received by the
4		taxpayer;
5	(3)	Successive seizures. Whenever any property or
6		rights to property upon which levy has been made
7		is not sufficient to satisfy the claim of the
8		State for which levy is made, the director or the
9		director's representative, thereafter, and as
10		often as may be necessary, may proceed to levy in
11		like manner upon any other property liable to
12		levy of the person against whom a claim exists,
13		until the amount due from the person, together
14		with all expenses, is fully paid;
15	(4)	Surrender of property subject to levy.
16		(A) Requirement. Any person in possession of
17		(or obligated with respect to) property or
18		rights to property subject to levy upon
19		which a levy has been made, upon demand of
20		the director or the director's
		<u>.</u>

representative, shall surrender the property

or rights (or discharge the obligation) to

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1		the director or the director's
2		representative, except that part of the
3		property or rights as is, at the time of the
4		demand, subject to an attachment or
5		execution under any judicial process;
6	(B)	Extent of personal liability. Any person
7		who fails or refuses to surrender property
8		or rights to property, subject to levy, upon
9		demand by the director or the director's
10		representative, shall be liable in the
11		person's own person and estate to the State
12		in a sum equal to the value of the property
13		or rights not so surrendered, but not
14		exceeding the amount of taxes for the
15		collection of which the levy has been made,
16		together with costs and interest on the sum
17		at the rate of eight per cent a year from
18	•	the date of the levy. Any amount (other
19		than costs) recovered under this
20		subparagraph shall be credited against the
21		tax liability for the collection of which
22	•	the levy was made;

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1	(C)	Penalty for violation. In addition to the
2		personal liability imposed by subparagraph
3		(B), if any person required to surrender
4		property or rights to property fails or
5		refuses to surrender the property or rights
6		to property without reasonable cause, the
7	·	person shall be liable for a penalty equal
8		to fifty per cent of the amount recoverable
9		under subparagraph (B). No part of the
10		penalty shall be credited against the tax
11		liability for the collection of which the
12		levy was made;
13	(D)	Effect of honoring levy. Any person in
14		possession of (or obligated with respect to)
15		property or rights to property subject to
16		levy upon which a levy has been made who,
17		upon demand by the director or the
18		director's representative, surrenders the
19		property or rights to property (or
20		discharges the obligation) to the director
21		or the director's representative (or who
22		pays a liability under subparagraph (B))

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1			shall be discharged from any obligation or
2			liability to the delinquent taxpayer and any
3			other person with respect to the property or
4			rights to property arising from the
5			surrender or payment; and
6		(E)	Person defined. The term "person", as used
7			in subparagraph (A), includes an officer or
8			employee of a corporation or a member or
9			employee of a partnership, who as an
10			officer, employee, or member is under a duty
11			to surrender the property or rights to
12			property, or to discharge the obligation;
13	(5)	Prod	uction of books. If a levy has been made or
14		is a	bout to be made on any property, or rights to
15		prop	erty, any person having custody or control of
16		book	s or records, containing evidence or
17		stat	ements relating to the property or rights to
18		prop	erty subject to levy, upon demand of the
19		dire	ctor or the director's representative, shall
20		exhi	bit those books or records to the director or
21		the	director's representative;

1	(6)	Prop	erty exempt from levy. Notwithstanding any
2		othe	r law of the State, no property or rights to
3		prop	erty shall be exempt from levy other than the
4		foll	owing:
5		(A)	Wearing apparel and school books. Those
6			items of wearing apparel and those school
7			books that are necessary for the taxpayer or
8			for members of the taxpayer's family;
9		(B)	Fuel, provisions, furniture, and personal
10		•	effects. If the taxpayer is the head of a
11			family, so much of the fuel, provisions,
12			furniture, and personal effects in the
13			taxpayer's household, and of the arms for
14			personal use, livestock, and poultry of the
15			taxpayer, as does not exceed \$500 in value;
16		(C)	Books and tools of a trade, business, or
17			profession. So many of the books and tools
18			necessary for the trade, business, or
19			profession of the taxpayer as do not exceed
20	•	•	in the aggregate \$250 in value;
21		(D)	Unemployment benefits. Any amount payable
22			to an individual with respect to the

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1			individual's unemployment (including any
2			portion thereof payable with respect to
3			dependents) under an unemployment
4 -			compensation law of the United States or the
5			State; and
6		(E)	Undelivered mail. Mail, addressed to any
7			person, which has not been delivered to the
8			addressee; and
9	(7)	Sale	of the seized property.
10		(A)	Notice of sale. The director shall take
11			possession and keep the levied property
12			until the sale. After taking possession,
13			the director shall sell the taxpayer's
14			interest in the property at public auction
15			after first giving fifteen days public
16			notice of the time and place of the sale in
17			the district, and by posting the notice in
18			at least three public places in the district
19			where the sale is to be held;
20		(B)	Assistance in seizure and sale. The
21			director may require the assistance of any
22			sheriff or authorized police officer of any

sale, it may be extended for one week. Any

1	county to aid in the seizure and sale of the
2	levied property. The director may further
3	retain the services of any person competent
4	and qualified to aid in the sale of the
5	levied property, provided that the consent
6	of the delinquent taxpayer is obtained. Any
7	sheriff or the person so retained by the
8	director shall be paid a fair and reasonable
9	fee but in no case shall the fee exceed ten
10	per cent of the gross proceeds of the sale.
11	Any person other than a sheriff so retained
12	by the director to assist the director may
13	be required to furnish bond in an amount to
14	be determined by the director. The fees and
15	the cost of the bond shall constitute a part
16	of the costs and expenses of the levy;
17 (C)	Time and place of sale. The sale shall take
18	place and be completed within [thirty] one
19	hundred eighty days after seizure; provided
20	that [by public announcement at the sale, or
21	at the time and place previously set for the

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1		further extension of the sale shall be with
2		the consent of the delinquent taxpayer. The
3		sale, in any event, shall be completed
4		within forty five days after seizure of the
5		property; the time period set herein shall
6		be tolled during the pendency of any action
7		commenced by any person relating to the
8		seized property until a final order is
9		rendered in that action, whether by
10		stipulation with the person or by court
11		order, or upon the expiration of any
12		extended time as may be agreed upon;
13	(D)	Manner and conditions of sale. Sufficient
14		property shall be sold to pay all taxes,
15		penalties, interest, costs, and expenses.
16		On payment of the price bid for any property
17		sold, the delivery thereof with a bill of
18		sale from the director shall vest the title
19		of the property in the purchaser. No charge
20		shall be made for the bill of sale. All
21	•	surplus received upon any sale after the
22		payment of the taxes, penalties, interest,

1		costs, and expenses, shall be returned to
2		the owner of the property sold, and until
3		claimed shall be deposited with the
4		department subject to the order of the
5		owner. Any unsold portion of the property
6		seized may be left at the place of sale at
7		the risk of the owner; and
8	(E)	Redemption of property. If the owner of the
9		property seized desires to retain or regain
10		possession thereof, the owner may give a
11	•	sufficient bond with surety to produce the
12		property at the time and place of sale, or
13		pay all taxes, penalties, interest, costs,
14		and expenses."
15	SECTION 2. St	atutory material to be repealed is bracketed
16	and stricken. New	statutory material is underscored.
17	SECTION 3. Th	nis Act shall take effect upon its approval.

APPROVED this 23 day of APR, 2013

GOVERNOR OF THE STATE OF HAWAII