<u>H</u>.B. NO. 1413

A BILL FOR AN ACT

RELATING TO TAX ADMINISTRATION.

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

SECTION 1. As a self-reporting system that relies upon the 1 honesty and integrity of taxpayers, enforcement of Hawaii's tax 2 laws is only as effective as the compliance tools that exist to 3 deter dishonest conduct. Hawaii lacks a vast majority of the tools used by the Internal Revenue Service and its Criminal 5 Investigations Division to investigate, prosecute, and deter 6 criminal tax frauds. The purpose of this Act is to amend title 7 14, Hawaii Revised Statutes, to conform Hawaii criminal tax 8 administration provisions to the Internal Revenue Code. 9 This Act will assist the department of taxation's criminal 10 enforcement unit, as well as the department of the attorney 11 general and the prosecuting attorney offices of the respective 12 counties, by providing these essential compliance tools. 13 tools provided by this Act include provisions relating to tax 14 administration enforcement, criminal tax penalties, and tax 15 fraud proceedings. This Act shall be known as "The Tax 16 Compliance Omnibus Act of 2007." 17

1	PART I. TAX ADMINISTRATION ENFORCEMENT
2	SECTION 2. Chapter 231, Hawaii Revised Statutes, is
3	amended by adding a new section to be appropriately designated
4	and to read as follows:
5	"§231- Understatement of taxpayer's liability by tax
6	return preparer. (a) Any tax return preparer making
7	understatements of liability based upon unrealistic positions on
8	a tax return or claim for tax refund shall pay a penalty of
9	\$250, with respect to each such tax return or claim, unless
10	there is reasonable cause for the understatement and the tax
11	return preparer acted in good faith.
12	(b) A tax return preparer wilfully or recklessly makes an
13	understatement of liability based upon unrealistic positions on
14	a tax return or claim for tax refund if the tax return preparer:
15	(1) Wilfully attempts to understate a person's tax
16	<u>liability; or</u>
17	(2) Recklessly disregards any tax law or rule.
18	Any tax return preparer who violates this subsection shall pay a
19	penalty of \$1,000, with respect to each such tax return or
20	claim. Penalties assessed under this subsection shall be
21	reduced by any penalties assessed under subsection (a).

1	<u>(c)</u>	For purposes of subsections (a) and (b),
2	understate	ements of liability using unrealistic positions occur
3	when:	
4	(1)	Any part of a tax return or claim for tax refund is
5		based on a position that does not have a realistic
6		possibility of being sustained on its merits;
7	(2)	Any tax return preparer who prepares a tax return or
8		claim for tax refund knew or reasonably should have
9		known of such an unrealistic position; and
10	(3)	The unrealistic position was not a disclosed item as
11		provided in subsection (h) or was frivolous.
12	(d)	If within thirty days after the notice and demand of
13	any penal	ty under subsection (a) or (b) is made, the tax return
14	preparer:	
15	(1)	Pays an amount that is not less than fifteen per cent
16		of the penalty amount; and
17	(2)	Files a claim for refund of the amount so paid,
18	no action	to levy or file a proceeding in court to collect the
19	remainder	of the penalty shall be commenced except in accordance
20	with subse	ection (e).

1	(e)	An action that is stayed pursuant to subsection (d)
2	may be bro	ught thirty days after either of the following events,
3	whichever	occurs first:
4	(1)	The tax return preparer fails to file an appeal to the
5		tax appeal court within thirty days after the day on
6		which the claim for refund of any partial payment of
7		any penalty under subsection (a) or (b) is denied; or
8	(2)	The tax return preparer fails to file an appeal to the
9		tax appeal court for the determination of the tax
10		return preparer's liability for the penalty assessed
11		under subsection (a) or (b) within six months after
12		the day on which the claim for refund was filed.
13	Nothing in	this subsection shall be construed to prohibit any
14	countercla	im for the remainder of the penalty in any proceeding.
15	<u>(f)</u>	If there is a final administrative determination or a
16	final judi	cial decision that the penalty assessed under
17.	subsection	(a) or (b) should not apply, then that portion of the
18	penalty as	sessed shall be voided. Any portion of the penalty
19	that has b	peen paid shall be refunded to the tax return preparer
20	as an over	rpayment of tax without regard to any period of
21	limitation	as which, but for this subsection, would apply to the
22	making of	the refund

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1	<u>(g)</u>	At the request of the director of taxation, a civil
2	action may	y be brought to enjoin a tax return preparer from
3	further ac	cting as a tax return preparer or from engaging in
4	conduct pr	rohibited under subsection (a) or (b) as follows:
5	(1)	Any action under this subsection may be brought in the
6		circuit court of the circuit in which the tax return
7		preparer resides or has a principal place of business,
8		or in which the taxpayer with respect to whose tax
9		return the action is brought resides;
10	(2)	The court may exercise its jurisdiction over the
11		action separate and apart from any other action
12		brought by the State against the tax return preparer
13		or taxpayer;
14	(3)	If the court finds that a tax return preparer has
15		engaged in conduct subject to penalty under subsection
16		(a) or (b) and that injunctive relief is appropriate
17		to prevent the recurrence of that conduct, the court
18		may enjoin the preparer accordingly; and
19	(4)	If the court finds that a tax return preparer has
20		continually or repeatedly engaged in conduct
21		prohibited under subsection (a) or (b) and that an
22		injunction prohibiting that conduct would not be

1		sufficient to prevent the preparer's interference with
2		the proper administration of this chapter, the court
3		may enjoin the preparer from acting as a tax return
4		preparer.
5	(h)	For purposes of this section:
6	<u>"Dis</u>	closed item" means any item where:
7	(1)	The relevant facts affecting the item's tax treatment
8		are adequately disclosed in a tax return or in a
9		statement attached to a tax return; and
10	(2)	There is a reasonable basis for the tax treatment of
11		the item by the taxpayer.
12	<u>"Tax</u>	return preparer" means any person who prepares,
13	employs,	or supervises one or more persons who prepare a tax
14	return or	a claim for tax refund. Preparation of a substantial
15	portion o	f a tax return or claim for tax refund shall be treated
16	as if it	were the preparation of a tax return or claim for tax
17	refund.	
18	<u>"Und</u>	erstatement of liability" means any understatement of
19	the net a	mount payable for any tax imposed or any overstatement
20		t amount creditable or refundable for any tax. Except
21		ise provided in subsection (f), the determination of
22		here is an understatement of liability shall be made

1	without r	egard to any administrative or judicial action
2	involving	the taxpayer.
3	<u>(i)</u>	The penalty imposed by this section shall be in
4	addition	to any other penalty provided by law."
5	SECT	ION 3. Chapter 231, Hawaii Revised Statutes, is
6	amended b	y adding a new section to be appropriately designated
7	and to re	ad as follows:
8	" <u>§23</u>	1- Promoting abusive tax shelters. (a) A person
9	promotes	an abusive tax shelter by:
10	(1)	Organizing or assisting in the organization of, or
11		participating directly or indirectly in the sale of an
12		interest in:
13		(A) A partnership or other entity;
14		(B) Any investment plan or arrangement; or
15		(C) Any other plan or arrangement; and
16	(2)	In connection with any activity described under
17		paragraph (1), making, furnishing, or causing another
18		person to make or furnish, a statement with respect
19		to:
20		(A) Whether any deduction or credit is allowed;
21		(B) Whether any income may be excluded; or

1	(C) The securing of any other tax benefit by reason
2	of holding an interest in the entity or
3	participating in the plan or arrangement,
4	that the person knows or has reason to know is false or
5	fraudulent or is a gross valuation overstatement as to any
6	material matter.
7	(b) A person found promoting an abusive tax shelter shall
8	pay, with respect to each activity described in subsection (a),
9	a penalty of \$1,000 or, if the person establishes that it is
10	less, one hundred per cent of the gross income derived or to be
11	derived by the person from the activity. For purposes of this
12	section, activities described in subsection (a)(1) shall be
13	treated as a separate activity for each entity or arrangement.
14	Participation in each sale described in subsection (a)(2) shall
15	be treated as a separate activity for each entity or
16	arrangement.
17	(c) At the request of the director, a civil action may be
18	brought to enjoin any person described in subsection (a) from
19	engaging in any conduct described in subsection (a). Any action
20	under this section shall be brought in the circuit court of the
21	circuit where the person in subsection (a) resides or where the
22	person's principal place of business is located. The court may

1	exercise its jurisdiction over the action separate and apart
2	from any other action brought by the State against those persons
3	described in subsection (a). If the court finds that a person
4	described in subsection (a) has engaged in any conduct subject
5	to penalty under subsection (b) and that injunctive relief is
6	appropriate to prevent the recurrence of that conduct, the court
7	may enjoin the person accordingly.
8	(d) For purposes of this section, "gross valuation
9	overstatement" means any statement of value for any property or
10	services if:
11	(1) The value so stated exceeds two hundred per cent of
12	the amount determined to be the correct valuation; and
13	(2) The value of the property or services is directly
14	related to the amount of any deduction or credit
15	allowable to any participant.
16	(e) The director may waive all or any part of the penalty
17	provided by subsection (b) with respect to any gross valuation
18	overstatement on a showing that there was a reasonable basis for
19	the valuation and that the valuation was made in good faith.
20	(f) The penalty imposed by this section shall be in
21	addition to any other penalty provided by law."

1	PART II. CRIMINAL TAX ENFORCEMENT
2	SECTION 4. Chapter 231, Hawaii Revised Statutes, is
3	amended by adding a new section to be appropriately designated
4	and to read as follows:
5	"§231- Wilful failure to collect and pay over tax. Any
6	person required to collect, account for, and pay over any tax
7	imposed by title 14, who wilfully fails to collect or truthfully
8	account for and pay over such tax shall, in addition to other
9	penalties provided by law, be guilty of a class C felony and,
10	upon conviction, shall be subject to one or any combination of
. 11	the following:
12	(1) A fine of not more than \$100,000;
13	(2) Imprisonment of not more than five years; or
14	(3) Probation;
15	provided that a corporation shall be fined not more than
16	\$500,000."
17	PART III. TAX FRAUD PROCEEDINGS
18	SECTION 5. Chapter 231, Hawaii Revised Statutes, is
19	amended by adding a new section to be appropriately designated
20	and to read as follows:
21	"§231- Signature presumed authentic. The fact that an
22	individually name is signed on a return statement or other

document shall be prima facie evidence for all purposes that the 1 return, statement, or other document was actually signed by the 2 individual." 3 SECTION 6. Section 235-111, Hawaii Revised Statutes, is 4 5 amended by amending subsection (c) to read as follows: Exceptions; fraudulent return or no return. In the 6 case of a false or fraudulent return with intent to evade tax or 7 liability, or of a failure to file return, the tax or liability 8 may be assessed or levied at any time[; provided that in the 9 10 case of a return claimed to be false or fraudulent with intent 11 to evade tax or liability, the determination as to the claim shall first be made by a judge of the circuit court for or in 12 13 the circuit within which the taxpayer or employer has the 14 taxpayer's or employer's residence or principal place of business, or if none in the State then in the first circuit, 15 16 upon petition filed by the department of taxation. The petition and other pleadings and proceedings in the matter shall be 17 governed and conducted in accordance with statutory and other 18 requirements relating to proceedings in equity, including all 19 rights to appeal allowed in the proceedings. No assessment or 20 levy of the tax or liability after the expiration of the three-21

year period shall be made unless so provided in the final decree 1 2 entered in the proceedings]." SECTION 7. Section 237-40, Hawaii Revised Statutes, is 3 amended by amending subsection (b) to read as follows: 4 5 Exceptions. In the case of a false or fraudulent "(b) return with intent to evade tax, or of a failure to file the 6 annual return, the tax may be assessed or levied at any time[7 7 however, in the case of a return claimed to be false or 8 fraudulent with intent to evade tax, the determination as to the 9 10 claim shall first be made by a judge of the circuit court as provided in section 235-111(c) which shall apply to the tax 11 imposed by this chapter]." 12 SECTION 8. Section 237D-9, Hawaii Revised Statutes, is 13 amended by amending subsection (d) to read as follows: 14 15 In the case of a false or fraudulent return with intent to evade tax, or of a failure to file the annual return, 16 the tax may be assessed or levied at any time[; however, in the **17** 18 case of a return claimed to be false or fraudulent with intent 19 to evade tax, the determination as to the claim shall first be made by a judge of the circuit court as provided in section 235 20 21 111(c) which shall apply to the tax imposed by this chapter]."

SECTION 9. Section 243-14, Hawaii Revised Statutes, is 1 2 amended by amending subsection (c) to read as follows: In the case of a false or fraudulent statement with 3 intent to evade tax or liability, or of a failure to file a 4 statement, the tax or liability may be assessed or levied at any 5 time[; provided that in the case of a statement claimed to be 6 false or fraudulent with intent to evade tax or liability, the 7 determination as to the claim shall first be made by a judge of 8 9 the circuit court as provided in section 235-111(c) which shall apply to the tax imposed by this chapter]." 10 SECTION 10. Section 251-8, Hawaii Revised Statutes, is 11 12 amended by amending subsection (d) to read as follows: In the case of a false or fraudulent return with 13 intent to evade the surcharge tax, or of a failure to file the 14 annual return, the surcharge tax may be assessed or levied at 15 any time[; however, in the case of a return claimed to be false 16 or fraudulent with intent to evade the surcharge tax, the 17 determination as to the claim shall first be made by a judge of 18 the circuit court as provided in section 235-111(c) which shall 19 apply to the surcharge tax imposed by this chapter]." 20 SECTION 11. This Act does not affect returns prepared and 21 transactions promoted, rights and duties that matured, penalties 22

1	that were incurred, and proceedings that were begun, before its
2	effective date.
3	SECTION 12. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 13. This Act shall take effect on July 1, 2007.
6	INTRODUCED BY:
7	INTRODUCED BY:
8	BY REQUEST
	JAN 2 2 2007

JUSTIFICATION SHEET

DEPARTMENT:

Taxation

TITLE:

A BILL FOR AN ACT RELATING TO TAX

ADMINISTRATION.

PURPOSE:

To conform Hawaii tax law to federal tax law relating to tax administration and criminal

tax enforcement.

MEANS:

Add five new sections to chapter 231, Hawaii Revised Statutes (HRS), and amend sections 235-111(c), 237-40(b), 237D-9(d), 243-14(c),

and 251-8(d), HRS.

JUSTIFICATION:

This bill is to be known as the "Tax Compliance Omnibus Act of 2007."

A. TAX RETURN PREPARERS

The overall duty of a preparer is to prepare a proper return. The preparer can generally rely in good faith on information furnished by the taxpayer without verification. The preparer is not required to audit, examine, or review books and records, business operations, documents, or other evidence in order to verify independently the taxpayer's information.

The preparer, however, cannot ignore the implications of information furnished to or actually known by the preparer. If the information furnished appears to be incorrect or incomplete, the preparer must make reasonable additional inquiries.

In addition, the preparer must make appropriate inquiries to determine whether the taxpayer has the substantiation required for certain deductions (e.g., travel and entertainment expenses).



This bill imposes penalties of \$250 for an undisclosed, unrealistic position, and \$1,000 for willful or reckless disregard of the law. The department may also seek injunctive relief to prevent certain recurring conduct. These penalties are drawn from Internal Revenue Code (IRC) sections 6694 and 7407.

B. ABUSIVE TAX SCHEME PROMOTERS

This bill proposes another penalty and injunctive relief (drawn from IRC sections 6700 and 7407) that apply to two distinct types of conduct: (1) making a false statement; and (2) making a "gross valuation overstatement."

The penalty is applicable to any "person" who, directly or indirectly, organizes or assists in the organization of a tax shelter or who participates in the sale of any interests in a shelter. Although the penalty is aimed at individuals organizing and marketing interests in limited partnership tax shelters, the coverage is much broader. Any person--an individual, a corporation, a partnership, a trust, or an estate--can be a promoter. The tax shelter may be in the form of any entity, plan, or arrangement from which a tax benefit may be derived. Moreover, the plan or arrangement need not be an investment; it can include other activities, such as the sale of mailorder ministries or family trust arrangements.

C. SIGNATURES PRESUMED AUTHENTIC

Almost every form filed with the department must be signed by the taxpayer recognizing the penalties allowed for false or fraudulent statements made in connection with a return. The department relies in good faith that the signatures are authentic and intended to be signed as proffered. By



having a presumption that the signature as it appears on the document is authentic, the department will be greatly relieved of what has shown to be an unnecessary administrative burden, which requires prosecutors and investigators to either establish that a taxpayer signed the return or attempt to prove such through time consuming proceedings. This bill proposes to conform to IRC section 6064, which creates a presumption that any signature on a return or other document is presumed authentic. This mechanism places the burden of showing that the signature is false or fraudulent on the taxpayer, who is the most logical party and in the best position to establish whether or not the signature on the return is authentic.

D. FAILURE TO COLLECT AND PAY

Every individual or entity with a tax liability is required by law to pay over that tax liability as provided in Title 14, HRS. This bill proposes a conformity provision to IRC section 7202, which provides a felony offense for anyone to willfully fail to collect, truthfully account for, or pay over any tax. Title 14, HRS, is presently void of criminal liability for failure to properly collect, truthfully account for, and pay over taxes owed. Failure to pay tax or other similar criminal actions are presently charged and prosecuted under a theft theory.

E. ASSESSMENT AND LEVY UPON FRAUDULENT RETURNS

Certain HRS sections are amended to conform to the federal assessment provision at section 6501, IRC. Conforming to such will allow the department to assess and levy at any time where taxpayers file a fraudulent return or do not file a return. Currently, section 235-111, HRS, requires a court

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determination that a taxpayer filed a false or fraudulent return before the department may assess or levy the associated tax or liability. This requirement is especially burdensome where a taxpayer enters a guilty plea that does not result in a court determination.

Impact on the public: The public is
impacted only to the extent that Hawaii tax
law now conforms to present federal tax law.

Impact on the department and other agencies:
The Department of Taxation Criminal
Investigation Section, the Department of the
Attorney General, and the county prosecuting
attorney offices will be equipped with the
often-utilized and fundamental tax
enforcement tools used by the Internal
Revenue Service and other similar state tax
agencies.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM DESIGNATION:

TAX 100.

OTHER AFFECTED

EFFECTIVE DATE:

AGENCIES:

Department of the Attorney General; County Prosecuting Attorney Offices.

July 1, 2007.