Information on Hawaii State Taxes for Taxpayers Doing Business in Hawaii

This Tax Facts provides a general overview of the most common Hawaii State taxes paid by businesses that are located in Hawaii and by businesses that are not located in Hawaii but which conduct business in Hawaii.

General Information

1. Do I need to file and pay taxes?
   Every person doing business within the State during the taxable year, whether or not the person derives any taxable income from the business, must file returns and pay the applicable taxes to the Department of Taxation (Department). Most commonly, a person would be subject to the general excise, use, income, and withholding taxes. The filing and payment requirements are located within the applicable chapters of the Hawaii Revised Statutes (HRS). Administrative rules and information which prescribe the proper reporting methods, including the apportionment and allocation of income for income tax, income reporting and deductions for amounts for general excise tax, withholding taxes on employee wages, and other items, are available at all district offices.

   Also, every person doing business within the State, and liable for any tax or filing requirement imposed under the Hawaii Revised Statutes, or for the collection or deduction of taxes at the source, must keep full, complete, regular, and accurate books of account of the person’s business transactions. The person must make available to the Director of Taxation or a responsible person designated by the Director, all account books, bank books, and all other documents and evidence having any relevancy to the determination of the income or wages required to be returned under the Hawaii Revised Statutes.

General Excise Tax (GET)

2. What is the GET?
   The GET is a broad-based tax which taxes every business activity within the State, unless exempted by statute. The GET Law taxes persons (individuals, corporations, partnerships, or other entities) on gross receipts or gross income they derive from their business activities in the State. The tax is often called a gross receipts tax because deductions for business expenses such as materials, labor, travel, office supplies, etc., generally are not allowed.

3. Is the GET a sales tax?
   The GET is not a sales tax and differs from a sales tax in a number of ways. First, unlike sales taxes found in other states, where the legal incidence of the tax is on the customer, the legal incidence of the GET is on the person conducting the business. Second, a common practice in Hawaii is to separately state and visibly pass on to the customer an amount representing the cost of the business' GET liability (in a manner similar to a sales tax which is separately charged and collected from purchasers). If a business adopts this practice, the amount visibly passed on as tax must be included in the business' gross income subject to the tax. Unlike a sales tax, the amount visibly passed on as tax cannot be excluded from the gross income subject to the tax. A business is not required to separately state an amount of the sales price representing a GET pass-on. Third, the GET is levied on the gross income of all levels of business activity, unless specifically exempted by law. Sales taxes, on the other hand, are levied on sales of tangible personal property only at the retail level. Examples of income subject to the GET include gross income derived from sales of tangible personal property at both wholesale and retail; contracting; the rendering of services; and the rental of personal or real property.

4. Are nonprofit organizations and government agencies exempt from the GET?
   No. Because the GET is levied on the business rather than the customer, the gross income a business receives from transactions with tax exempt customers, such as nonprofit organizations and government agencies, is subject to GET. The customer's GET status does not affect the business' GET liability on the business income. For example, a business must pay GET on the gross amount it derives from contracts with a State or county government agency. There are, however, a few activities specifically exempt by law when dealing with the federal government, its agencies and instrumentalities.

   A tax exempt organization is not subject to the GET on certain types of income it receives in the course of its business. An organization may apply for exempt status by completing Form G-6, Application for Exemption From General Excise Taxes, or...
Are out-of-state businesses subject to the GET?

Yes. Gross income is subject to GET if the seller has sufficient presence in the State. Presence in the State is established in a variety of ways, not all of which are listed in this publication. For example, if your business has an office, inventory, property, employees, or other representation in the State, or if services in conjunction with the sales of property, such as training, installation, or repairs, are provided in the State, or if your business has annual gross receipts of $100,000 or more from customers in the State, or has 200 or more transactions with customers in the State, your business has presence in the State. The furnishing of personal or other services in the State and the leasing of tangible personal property located in Hawaii are other examples of transactions that are taxable. You must thoroughly analyze the facts and circumstances surrounding your transaction when determining whether there is sufficient presence. Out-of-state businesses are encouraged to contact the Department regarding their specific circumstances.

How do I apply for a GET license?

An application for a GET license, Form BB-1, must be completed and submitted to the Department with a $20 license fee prior to doing business in the State. A "one-time" license may be requested if you do not anticipate doing any additional business in the State. Your application may be submitted online through our website at hitax.hawaii.gov or through the Hawaii Business Express website at hbe.ehawaii.gov, by mail, or in person at any district office. You may also file your application with any of the Department of Consumer Affairs' Business Action Centers.

What are the GET rates?

For income derived from wholesaling, wholesale services, manufacturing, or producing, the GET rate is 0.5%. Gross income from all other business activities is taxed at the rate of 4% except for a special 0.15% rate for insurance commissions. If applicable, a county surcharge is imposed on all gross receipts in the county that are subject to the GET at the 4% tax rate. The furnishing of personal services, manufacturing, or producing, the GET rate is 0.5%.

What form do I use to report the GET?

GET must be reported on periodic returns (Form G-45) on a monthly, quarterly, or semiannual basis and are due on the 20th day of the month after the close of each period. An annual return (Form G-49), is a summary of your activity for the entire year. Form G-49 is also used to make corrections to the amounts previously reported. Form G-49 must be filed by the 20th day of the fourth month following the close of the tax year.

What is the use tax?

Use tax is a tax on imported tangible personal property (goods), services, contracting, and intangibles from an unlicensed seller. The use tax is based on the landed value of the goods, services, contracting, or intangibles when imported. Landed value of goods, services, contracting, and intangibles is the purchase price, shipping and handling fees, insurance costs, customs duty and other related costs. It does not include sales tax paid to another state.

What are the use tax rates?

The use tax complements the GET and is levied at comparable rates. The use tax is imposed at the rate of 0.5%, if property or services are imported for resale at retail, or for incorporation into and remains in the construction project or work, where the property will remain perceptible to the unaided human senses; or at the rate of 4%, if the property, services or contracting are for consumption or use by the importer and not for sale; and no use tax is imposed, if imported property or services are for sale at wholesale. Also, as with the GET, if applicable, a county surcharge is imposed on all imports into the county that are subject to the use tax at the 4% tax rate.

Do I have to register for the use tax?

It is not necessary for a taxpayer with a GET license to register for the use tax. When you register for a GET license, you will automatically be registered for the use tax. For taxpayers not subject to the GET but sells tangible personal property or services to purchasers in Hawaii, there is a separate registration and reporting procedure named the Seller's Collection of Use Tax.

What form do I use to report the use tax?

If you have a GET license, use Forms G-45 and G-49 to report your use tax when filing your periodic or annual GET returns. If you do not have a GET license, you may use Form G-26 to report and pay your use tax.

Net Income Tax

Do I need to file income tax returns?

Taxable income is subject to State income tax. Income tax returns must be filed by all taxpayers (e.g. individuals, corporations, partnerships, and trust).
14 Do I need to withhold taxes on my employees wages?

Section 235-61, HRS, requires the withholding of taxes on employee wages for services performed in Hawaii. For employers using nonresident employees within the State, under section 18-235-61-04(b)(1), Hawaii Administrative Rules (HAR), the withholding of taxes on the wages is not required if all the following conditions are met:

(A) The employee is temporarily performing services in the State (not more than 60 days);
(B) The employee is a nonresident as set forth in section 235-1, HRS, or the employer reasonably believes the employee is a nonresident;
(C) The employee is paid for services performed from an office located outside the State;
(D) The employee’s regular place of employment (where the employee regularly performs services for the employer) is outside the State; and
(E) The employer does not reasonably expect the employee to perform services in the State an aggregate of more than sixty days during the calendar year.

However, a nonresident employee performing services for a contractor as defined in section 237-6(1), HRS, will not qualify for a withholding exemption when the contractor is performing work for a construction project located in Hawaii.

To qualify for the exemption from withholding on wages, nonresident employees must file a statement of nonresidence on Form HW-6, with their employer. The employer must then submit the Form HW-6, to the Department. Form HW-6 can be obtained from any district office.

15 How do I register for a withholding tax license?

Complete Form BB-1, State of Hawaii Basic Business Application, and select “Withholding” to register for a withholding tax license. Your application may be submitted online through our website at hitax.hawaii.gov or through the Hawaii Business Express website at hbe.ehawaii.gov, by mail, or in person at any district office. You may also file your application with any of the Department of Consumer Affairs’ Business Action Centers. A business may register for a withholding tax license at the same time it applies for a GET license or may later change the original application to add the withholding tax by completing Form BB-1.

16 What form do I use to report the withholding taxes?

Form HW-14 is used to report the wages paid and the tax withheld for the quarter. Form HW-14 is due on the 15th day of the month following the close of the quarterly period. Form HW-3, an annual reconciliation return, is a summary of all your withholding tax activity for the year. The annual tax return may also be used to make corrections to the total wages, tax withheld and tax paid which was previously reported. It is also used to transmit copy A of Form HW-2 (or federal Form W-2). The annual return must be filed by the last day of February following the close of the calendar year.

Section 231-8.5(b)(1), HRS, requires that employers whose total withholding tax liability exceeds $40,000 annually to file withholding tax returns for taxable periods beginning on or after January 1, 2020 electronically. For more information, see Department of Taxation Announcement No. 2019-11.

17 How do I report unemployment insurance?

The unemployment insurance tax is not administered by the Department of Taxation. Anyone with employees in the State should contact the State Department of Labor and Industrial Relations for information. Employers are required to register with the Unemployment Insurance Division. For more information, go to labor.hawaii.gov/ui.

18 Am I subject to penalties and interest?

Yes, in general, penalties and interest are assessed at the same rates for all State taxes. More than one penalty can be imposed at one time.

Penalties and interest are imposed under sections 231-34 through 231-36 and 231-39, HRS. Examples of assessment of penalties and interest are taxpayers who fail to file returns, or who fail to withhold and pay over withholding taxes to the State, or who fail to keep and make available for inspection adequate and complete records.

19 What are the penalty and interest rates?

For more information, visit the Department of Taxation’s website at tax.hawaii.gov
A penalty for failing to file a return by the due date is assessed on the tax due at the rate of 5% per month, or part of a month, up to a maximum of 25%.

A penalty also is assessed when a return is filed on time but the tax due is not paid in full. This failure to pay penalty is 20% of the tax unpaid within 60 days of the due date of the return.

A penalty of up to 25% may be imposed if any part of any underpayment is due to negligence or intentional disregard of rules.

Taxpayers may be also subject to the penalty for underpayment of estimated taxes if not enough tax is paid through withholding or estimated tax payments. The penalty is 8% per annum for the period of underpayment.

Interest at the rate of 2/3 of 1% per month, or part of a month, shall be assessed on unpaid taxes and penalties beginning with the first calendar day after the date prescribed for payment. Payments are first applied to any interest due, then to penalties, and finally to taxes.

What is the failure to file electronically penalty?

For taxpayers that are required to make payments by electronic funds transfer (EFT) and fail to timely do so are subject to a penalty of 2% of the amount of the tax due. This penalty is in addition to the failure to file and failure to pay penalties. Tax payments are required to be made by EFT if the taxpayer's annual liability for all taxes other than withholding is more than $100,000.

Do I need a tax clearance?

Tax clearance certificates issued by the Department and the Internal Revenue Service (IRS) may be required for various purposes. For example, a tax clearance must be obtained before acquiring or renewing a State contractor's license or a county liquor license, or submitting a bid for or receiving final payment on a State or county government contract.

Under current Hawaii law, any business entity intending to enter into (or to bid on) a contract with an agency of the State or with any county is required to obtain a tax clearance certificate from both the Department and the IRS prior to entering into a State or county contract, as well as upon completion of the contract before final payment is made. The vendor may register with Hawaii Compliance Express and have their tax clearance status available online for all state, city, or county contracts. For more information, go to vendors.ehawaii.gov.

A completed Tax Clearance Application, Form A-6, may be submitted either to the Department or to the IRS by mail, fax, or in-person. A tax clearance may also be applied for via the Internet at: tax.hawaii.gov/eservices/. A tax clearance certificate is issued if all returns due are filed and all tax liabilities are paid. There is no fee for obtaining tax clearance certificates. However, if you are obtaining a tax clearance certificate through Hawaii Compliance Express, there is an annual registration fee.

Additional Information

Where can I get more information?

Tax forms, publications, other documents such as Tax Information Releases, Tax Announcements and Administrative Rules are available on our website at tax.hawaii.gov, or at the most convenient district office. You may also call any district tax office for information and forms using the contact information below.

<table>
<thead>
<tr>
<th>Office Locations</th>
<th>Mailing Address and Telephone Numbers:</th>
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<tbody>
<tr>
<td>Oahu District Office 830 Punchbowl Street Honolulu, HI 96813</td>
<td>P.O. Box 259 Honolulu, HI 96809-0259 (808) 587-4242 Toll free 1-800-222-3229</td>
</tr>
<tr>
<td>Maui District Office 54 South High Street #208 Wailuku, HI 96793</td>
<td>P.O. Box 1427 Wailuku, HI 96793-6427 (808) 984-8500</td>
</tr>
<tr>
<td>Hawaii District Office 75 Aupuni Street #101 Hilo, HI 96720</td>
<td>P.O. Box 937 Hilo, HI 96721-0937 (808) 974-6321</td>
</tr>
<tr>
<td>Kauai District Office 3060 Eiwa Street #105 Lihue, HI 96766</td>
<td>P.O. Box 1687 Lihue, HI 96766-5687 (808) 274-3456</td>
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Where to Get Forms and Information

Website: tax.hawaii.gov
Telephone: 808-587-4242
Toll-Free: 1-800-222-3229
Telephone for the hearing impaired: 808-587-1418
Toll-Free for the hearing impaired: 1-800-887-8974

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For more information, visit the Department of Taxation's website at tax.hawaii.gov