## SSB 5052 - H AMD 471 WITHDRAWN 4-18-91

By Representatives Wang, Holland and Applewick
On page 4, after line 6, insert:
"Sec. 3. RCW 82.32 .050 and 1989 c 378 s 19 are each amended to read as follows:
(1) If upon examination of any returns or from other information obtained by the department it appears that a tax or penalty has been paid less than that properly due, the department shall assess against the taxpayer such additional amount found to be due and shall add thereto interest at the rate of nine percent per annum from the last day of the year in which the deficiency is incurred until date of payment for tax liabilities arising before January 1, 1992. For tax liabilities arising after December 31, 1991, until the date of payment, the rate of interest shall be variable and computed as provided in subsection (2) of this section. The rate so computed shall be adjusted on the first day of January of each year. The department shall notify the taxpayer by mail of the additional amount and the same shall become due and shall be paid within thirty days from the date of the notice, or within such further time as the department may provide. ( (If payment is not received by the department by the due date specified in the notice, or any extension thereof, the department shall add a penalty of ten pexcent of the amount of the additional tax found due. If the department finds that all or any part of the deficiency OPR -1-
resulted from an intent to evade the tax payable hereunder, a further penalty of fifty percent of the additional tax found to be due shall be added.))
(2) For the purposes of this section, the rate of interest to be charged to the taxpayer shall be an average of the federal short-term rate as defined in 26 U.S.C. Sec. 1274(d) plus two percentage points. The rate shall be computed by taking an arithmetical average to the nearest percentage point of the federal short-term rate, compounded annually, for the months of January, April, July, and October of the immediately preceding calendar year as published by the United States secretary of the treasury.
(3) No assessment or correction of an assessment for additional taxes due may be made by the department more than four years after the close of the tax year, except ((1))) (a) against a taxpayer who has not registered as required by this chapter, $(((2)))$ (b) upon a showing of fraud or of misrepresentation of $a$ material fact by the taxpayer, or (((3))) (c) where a taxpayer has executed a written waiver of such limitation.

Sec. 4. RCW 82.32 .060 and 1990 c 69 s 1 are each amended to read as follows:

If, upon receipt of an application by a taxpayer for a refund or for an audit of the taxpayer's records, or upon an examination of the returns or records of any taxpayer, it is determined by the department that within the statutory period for assessment of taxes prescribed by RCW 82.32 .050 a tax has been paid in excess of that

[^0]5052-S AMH WANG LONG2
properly due, the excess amount paid within such period shall be credited to the taxpayer's account or shall be refunded to the taxpayer, at the taxpayer's option. No refund or credit shall be made for taxes paid more than four years prior to the beginning of the calendar year in which the refund application is made or examination of records is completed.

Notwithstanding the foregoing limitations there shall be refunded or credited to taxpayers engaged in the performance of United States government contracts or subcontracts the amount of any tax paid, measured by that portion of the amounts received from the United States, which the taxpayer is required by contract or applicable federal statute to refund or credit to the United States, if claim for such refund is filed by the taxpayer with the department within one year of the date that the amount of the refund or credit due to the United States is finally determined and filed within four years of the date on which the tax was paid: PROVIDED, That no interest shall be allowed on such refund.

Any such refunds shall be made by means of vouchers approved by the department and by the issuance of state warrants drawn upon and payable from such funds as the legislature may provide. However, taxpayers who are required to pay taxes by electronic funds transfer under RCW 82.32 .080 shall have any refunds paid by electronic funds transfer.

Any judgment for which a recovery is granted by any court of competent jurisdiction, not appealed from, for tax, penalties, and

5052-S AMH WANG LONG2
interest which were paid by the taxpayer, and costs, in a suit by any taxpayer shall be paid in like manner, upon the filing with the department of a certified copy of the order or judgment of the court. Except as to the credits in computing tax authorized by RCW 82.04.435, interest at the rate of three percent per annum shall be allowed by the department and by any court on the amount of any refund or recovery allowed to a taxpayer for taxes, penalties, or interest paid by the taxpayer. For refunds of amounts paid after January 1, 1992, the rate of interest shall be the rate as computed for assessments under RCW $82.32 .050(2)$, less one percentage point.

Sec. 5. RCW 82.32.090 and 1987 c 502 s 9 are each amended to read as follows:
(1) If payment of any tax due on a return to be filed by a taxpayer is not received by the department of revenue by the due date, there shall be assessed a penalty of five percent of the amount of the tax; and if the tax is not received within thirty days after the due date, there shall be assessed a total penalty of ten percent of the amount of the tax; and if the tax is not received within sixty days after the due date, there shall be assessed a total penalty of twenty percent of the amount of the tax. No penalty so added shall be less than two dollars.
(2) If payment of any tax assessed by the department of revenue is not received by the department by the due date specified in the notice, or any extension thereof, the department shall add

5052-S AMH WANG LONG2
a penalty of ten percent of the amount of the additional tax found due. No penalty so added shall be less than five dollars.
(3) If a warrant be issued by the department of revenue for the collection of taxes, increases, and penalties, there shall be added thereto a penalty of five percent of the amount of the tax, but not less than ((five)) ten dollars.
((Notwithstanding the foregoingr)) (4) If the department finds that all or any part of a deficiency resulted from the disregard of specific written instructions as to reporting or tax liabilities, the department shall add a penalty of twenty-five percent of the amount of the additional tax found due because of the failure to follow such instructions. A taxpayer disregards specific written instructions when the department of revenue has informed it in writing of its tax obligations and the taxpayer fails to act in accordance with those instructions unless the department has not issued final instructions because the matter is under appeal pursuant to this chapter or departmental regulations. The department shall not issue the penalty under this section upon any taxpayer who has made a good faith effort to comply with the specific written instructions provided by the department. Specific written instructions may be given as a part of a tax assessment, audit, determination, closing agreement, or through written correspondence to a taxpayer. Any specific written instructions by the department of revenue shall be clearly identified as such and shall inform the taxpayer that failure to follow the instructions

5052-S AMH WANG LONG2
may be subject to the penalties imposed by this subsection.
(5) If the department finds that all or any part of the deficiency resulted from an intent to evade the tax payable hereunder, a further penalty of fifty percent of the additional tax found to be due shall be added.
(6) The aggregate of penalties imposed under this ((ehapter)) section for failure to ((file)) pay a tax due on a return, late payment of any tax, increase, or penalty, or issuance of a warrant shall not exceed ((twenty five)) thirty-five percent of the tax due, or ((seft)) twenty dollars, whichever is greater.
(7) The department of revenue may not impose both the evasion penalty and the penalty for disregarding specific written instructions on the same tax found to be due.

NEW SECTION. Sec. 6. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 7. Sections 3 through 5 of this act shall take effect January 1, 1992."

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SSB 5052 - H AMD
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By Representative Wang
On page 1, line 1 of the title, after "debts;" strike the

5052-S AMH WANG LONG2
1 remainder of the title and insert "amending RCW 19.16.100, 2 19.16.500, 82.32.050, 82.32.060, and 82.32.090; and providing an 3 effective date."


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