05-1406 Audit Signed 01/31/2006

#### BEFORE THE UTAH STATE TAX COMMISSION

PETITIONER 1 & PETITIONER 2, **ORDER** Petitioners, Appeal No. 05-1406 Account No. ##### v. **AUDITING DIVISION** Tax Type: Income / Penalty & Interest OF THE UTAH STATE TAX COMMISSION, Tax Periods: 2002 Respondent. Chapman Judge:

# **Presiding:**

Kerry R. Chapman, Administrative Law Judge

## **Appearances:**

For Petitioner: PETITIONER 1 (by telephone)

For Respondent: RESPONDENT REPRESENTATIVE, from the Auditing Division

## STATEMENT OF THE CASE

This matter came before the Utah State Tax Commission for an Initial Hearing, as described in Utah Code Ann. §59-1-502.5, on January 17, 2006.

At the hearing, PETITIONER 1 stated that he was not contesting the individual income tax that Auditing Division assessed. However, he was asking that the Commission to waive any penalties and interest he owed due to the circumstances under which the tax delinquency arose. PETITIONER 1 explained that, due to health problems, he had received Social Security disability benefits that his disability insurance company had led him to believe would be non-taxable. Because of these circumstances and his continuing health issues, he asks the Commission to waive penalties and interest associated with the assessment.

### APPLICABLE LAW

In addition to individual income tax due under the Utah Individual Income Tax Act, UCA §59-10-539(8) provides that "there shall be added to the tax due interest payable at the rate and in the manner prescribed in Section 59-1-402 for underpayments."

UCA §59-1-402(5) provides that "[i]nterest on any underpayment, deficiency, or delinquency of any tax or fee administered by the tax commission shall be computed from the time the original return is due, excluding any filing or payment extensions, to the date the payment is received."

Furthermore, in those situations where penalty and interest have been properly imposed, the Tax Commission is granted the authority to waive, reduce, or compromise penalties and interest upon a showing of reasonable cause. Utah Code Ann. §59-1-401(10).

### DISCUSSION

In this case, the Division assessed the income tax and interest that were due, but it did not assess any penalties. Because the Petitioner does not contest the income tax that was assessed, the waiver of interest is the only issue remaining.

There is no dispute that the Division properly imposed interest on the delinquent income tax. Interest is assessed in accordance with Sections 59-10-539(8) and 59-1-402(5) because the taxpayer has had the use of the tax dollars during a period when the State should have had that use. For this reason, interest is only waived if the imposition of interest arose from a Commission

employee's error. There is no testimony or evidence proffered to show that a Tax Commission error caused the circumstances leading to the interest assessment. In fact, the Petitioner's testimony shows otherwise. Accordingly, the Commission does not find reasonable cause to waive the interest at issue.

## **DECISION AND ORDER**

Based upon the foregoing, the Commission does not find reasonable cause to waive the interest at issue. Accordingly, the Commission denies the Petitioner's appeal and sustains the Division's audit assessment. It is so ordered.

This decision does not limit a party's right to a Formal Hearing. However, this Decision and Order will become the Final Decision and Order of the Commission unless any party to this case files a written request within thirty (30) days of the date of this decision to proceed to a Formal Hearing. Such a request shall be mailed to the address listed below and must include the Petitioner's name, address, and appeal number:

Utah State Tax Commission Appeals Division 210 North 1950 West Salt Lake City, Utah 84134

Kerry R. Chapman Administrative Law Judge

## BY ORDER OF THE UTAH STATE TAX COMMISSION.

	The Commission has reviewed this case and the undersigned concur in this				decision.
	DATED this	day of		, 2006.	
Pam Hendrick Commission C			R. Bruce Johnson Commissioner		
Palmer DePau			Marc B. Johnson Commissioner		

**Notice:** If a Formal Hearing is not requested as discussed above, failure to pay any remaining balance resulting from this order within thirty (30) days from the date of this order may result in a late payment penalty.

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