05-0561 Centrally Assessed Property Tax Signed 08/15/2005

BEFORE THE UTAH STATE TAX COMMISSION

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)	ORDER	
)		
)	Appeal No.	05-0561
)		
)	Tax Type:	Property Tax/Centrally Assessed
)	Tax Year:	2005
)		
)	Judge:	Phan
)		
)		
)) Appeal No.) Tax Type:) Tax Year:

Presiding:

Jane Phan, Administrative Law Judge

Appearances:

For Petitioner: PETITIONER REPRESENTATIVE

For Respondent: RESPONDENT REPRESENTATIVE 1, Property Tax Division

RESPONDENT REPRESENTATIVE 2, Property Tax Division

STATEMENT OF THE CASE

This matter came before the Utah State Tax Commission for an Initial Hearing pursuant to the provisions of Utah Code Ann. >59-1-502.5, on August 9, 2005.

APPLICABLE LAW

A person, or an officer or agent of that person, owning or operating property described in Subsection(1)(b) shall file with the commission, on a form prescribed by the commission, a sworn statement on or before March 1 of each year. (Utah Code Ann. 359-2-207(1)(a).)

Except as provided in Subsection (3)(c), the commission shall assess a person a penalty as provided in Subsection (3)(b), if the person, or an officer or agent to that person, fails to file: (i) the statement required under Subsection (1)(a) on or before the later of: (a) March 1; or (B) if the commission allows an

extension under Subsection (1)(c) for filing the statement, the day after the last day of the extension period or (ii) any other information the commission determines to be necessary . . . (Utah Code Ann. >59-2-207(3)(a).)

The penalty is equal to the greater of 10% of the estimated tax due not to exceed \$50,000; or \$100. (Utah Code Ann. >59-2-207(3)(b).)

(i) Notwithstanding Subsections (3)(a) and (4), the commission may waive, reduce, or compromise a penalty imposed under this section if the commission finds there are reasonable grounds for the waiver, reduction or compromise. (ii) If the commission waives, reduces, or compromises a penalty under Subsections (3)(c)(i), the commission shall make a record of the grounds for waiving, reducing, or compromising the penalty. (Utah Code Ann. ∋59-2-207(3)(c).)

DISCUSSION

Petitioner is appealing the penalty assessed pursuant to Utah Code Ann. 359-2-207 for late filing of the Annual Property Tax Report for the tax year 2005.

Petitioner's representative states that Petitioner was endeavoring to comply with the law and points out that they missed the extension deadline by only 2 days. They also indicate that the business is in the beginning stages. They stated they had been late the prior year, which was the first year they were required to file, but because of the state of the records there had been no way they could have filed timely in 2004. There were some continuing difficulties in compiling the records for 2005 because of the "start up" nature of the company.

Respondent's representatives point out that this was not a first time error on the part of Petitioner. In addition, they point out that there is no grace period. The penalty is necessary to ensure compliance and so that taxpayers place a high enough priority on the tax filings so that compliance is met. It is automatically assessed if the return is mailed one day late.

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DECISION AND ORDER

After reviewing the circumstances in this matter, and considering that the statutory penalty

provisions were adopted to encourage timely compliance and make the tax filing a priority, the Commission

sustains the penalty. It is so ordered.

This decision does not limit a party's right to a Formal Hearing or the right of an affected

county to show cause pursuant to section 59-2-1007 why the Commission should not adjust the values in

accordance with this order. However, this Decision and Order will become the Final Decision and Order of the

Commission unless an affected party 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

Failure to request a Formal Hearing will preclude any further administrative appeal rights in

this matter. In that event, the Property Tax Division is ordered to adjust its records in accordance with this

order. The Property Tax Division is also ordered to calculate the final adjustments to the values apportioned to

tax districts as a result of this order and to deliver that information to the affected counties on behalf of the

Commission. The auditors of the affected counties are ordered to use the information so provided to adjust

their tax roles in accordance with this order.

DATED this day of , 2005.

Jane Phan

Administrative Law Judge

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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	, 2005.
Pam Hendrickso Commission Ch			R. Bruce Johnson Commissioner
Palmer DePauli Commissioner	s		Marc B. Johnson Commissioner

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