06-0691 Centrally Assessed Property Tax Signed 07/14/2006

#### BEFORE THE UTAH STATE TAX COMMISSION

PETITIONER,	)	ORDER	
Petitioner,	)	Appeal No.	06-0691
retitioner,	)	Appear 10.	00 0071
v.	)	Account No.	#####
	)	Tax Year:	2006
PROPERTY TAX DIVISION OF THE	)	Tax Type:	Centrally Assessed/Property Tax
UTAH STATE TAX COMMISSION,	)	• •	Penalty
	)		•
Respondent.	)	Judge:	Chapman
<u></u>		-	

This Order may contain confidential "commercial information" within the meaning of Utah Code Sec. 59-1-404, and is subject to disclosure restrictions as set out in that section and regulation pursuant to Utah Admin. Rule R861-1A-37. The rule prohibits the parties from disclosing commercial information obtained from the opposing party to nonparties, outside of the hearing process. However, pursuant to Utah Admin. Rule R861-1A-37, the Tax Commission may publish this decision, in its entirety, unless the property taxpayer responds in writing to the Commission, within 30 days of this notice, specifying the commercial information that the taxpayer wants protected. The taxpayer must mail the response to the address listed near the end of this decision.

# **Presiding:**

Kerry R. Chapman, Administrative Law Judge

### **Appearances:**

For Petitioner: PETITIONER REPRESENTATIVE (by telephone)

For Respondent: RESPONDENT REPRESENTATIVE 1, from Property Tax Division

RESPONDENT REPRESENTATIVE 2, from Property Tax Division

# STATEMENT OF THE CASE

This matter came before the Tax Commission for an Initial Hearing pursuant to the provisions of Utah Code Ann. §59-1-502.5, on July 6, 2006.

At issue is a late filing penalty assessed to the Petitioner for the 2006 tax year. The Division assessed PETITIONER ("PETITIONER") a penalty for the 2006 tax year for not filing its annual property tax statement on or before March 1.

The Division states that the Petitioner did not file the required tax statement by the May 25, 2006 deadline, which is far beyond the required filing date of March 1<sup>st</sup>. The Petitioner agrees that he filed the

statement beyond the statutory deadline. However, the Petitioner asks the Commission to waive the penalty because it is a new centrally-assessed taxpayer and did not know of the requirement. The Division confirms that 2006 is the first tax year the Petitioner was subject to centrally-assessed valuation and the penalty at issue. For this reason, the Division does not object should the Commission waives the penalty this year.

#### APPLICABLE LAW

Pursuant to Utah Admin. Code §59-2-207(1)(a), a centrally assessed taxpayer shall, on or before March 1 of each year, file with the Division a statement:

- (i) showing in detail all real property and tangible personal property located in the state that the person owns or operates; and
- (ii) containing any other information the commission requires.

Pursuant to Subsection 59-2-207(1)(c), extensions to the March 1 filing deadline are allowed,

as follows:

- (c) (i) The commission may allow an extension for filing the statement under Subsection (1)(a) for a time period not exceeding 30 days, unless the commission determines that extraordinary circumstances require a longer period of extension.
- (ii) The commission shall grant a person, or an officer or agent of that person, an extension for filing the statement under Subsection (1)(a) for a time period not exceeding 15 days if:
- (A) a federal regulatory agency requires the taxpayer to file a statement that contains the same information as the statement under Subsection (1)(a); and
- (B) the person, or an officer or agent of that person, requests the commission to grant the extension.

For a taxpayer that does not file its statement within the statutory timeframe, a penalty is imposed pursuant to Subsection 59-2-207(3), as follows:

- (3) (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 of 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 to:

- (A) establish valuations for assessment purposes; or
- (B) apportion an assessment.
- (b) The penalty described in Subsection (3)(a) is an amount equal to the greater of:
  - (i) 10% of the person's estimated tax liability under this chapter for the current calendar year not to exceed \$50,000; or
  - (ii) \$100.
- (c) (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 Subsection (3)(c)(i), the commission shall make a record of the grounds for waiving, reducing, or compromising the penalty.

### **DISCUSSION**

The Petitioner did not file the annual statement required under Section 59-2-207(1)(a) before the statutory deadline of March 1. The Petitioner also did not ask for an extension to file. Accordingly, the penalty was properly imposed under Section 59-2-207(3).

Nevertheless, the Commission is authorized to waive, reduce, or compromise the penalty upon a showing of reasonable grounds, pursuant to Section 59-2-207(3)(c). Because of the circumstances that the taxpayer explained and because the penalty imposition is a first time offense, the Commission finds that reasonable grounds exist to waive the penalty at issue.

## **DECISION AND ORDER**

After reviewing the circumstances in this matter, the Commission finds that the penalty was properly imposed, but waives the penalty because reasonable grounds exist to do so. 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

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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.

their tax roles in	n accordance with th	is order.		
	DATED this	day of	, 2006.	
			Kerry R. Chapman Administrative Law Judge	
BY ORDER OF	F THE UTAH STAT	TE TAX COMMISS	SION.	
	The Commission has reviewed this case and the undersigned concur in this decision.			
	DATED this	day of	, 2006.	
Pam Hendrickso Commission Ch			R. Bruce Johnson Commissioner	

Marc B. Johnson Commissioner KRC/06-0691.int D'Arcy Dixon Pignanelli Commissioner