

PLEASE READ ALL INSTRUCTIONS BEFORE COMPLETING THIS FORM.

**CORPORATION  
REINSTATEMENT**



FLORIDA DEPARTMENT OF STATE  
**Katherine Harris**  
Secretary of State  
DIVISION OF CORPORATIONS

01 JUN 14 AM 8:36

SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

**DOCUMENT #** P00000088085

**1. Corporation Name**

TIGHT TIME ENTERTAINMENT, INC.

**2. Principal Office Address**

4205 S MACDILL AVE, STE C

Suite, Apt. #, etc.

City & State

TAMPA, FL 33611

Zip

33611

Country

HILLSBOROUGH

**3. Mailing Office Address**

Same as #2

Suite, Apt. #, etc.

City & State

Zip

Country

**4. Date Incorporated or Qualified  
To Do Business in Florida**

9/14/2000

**5. FEI Number**

59-3680763

Applied For

Not Applicable

**6.**

CERTIFICATE OF STATUS DESIRED ☐

\$8.75 Additional Fee required  
for a Certificate of Status

**7. Name and Address of Current Registered Agent**

Name

TYRUS E. WOODS

Street Address (P.O. Box Number is Not Acceptable)

4205 S MACDILL AVE.

Suite, Apt. #, Etc.

STE C

City

TAMPA

State

FL

Zip Code

33611

**8.** I, being appointed the registered agent of the above named corporation, am familiar with and accept the obligations of section 607.0505 or 617.0503, F.S.

Signature of  
Registered Agent

REGISTERED AGENT MUST SIGN

Date

**9. Names and Street Addresses of Each Officer and/or Director (Florida nonprofit corporations must list at least 3 directors)**

Titles	Name of Officers and/or Directors	Street Address of Each Officer and/or Director	City / State / Zip
P	WOODS, TYRUS E.	4205 S MACDILL AVE, STE C	TAMPA, FL 33611

**10.** I certify that I am an officer or director or the receiver or trustee empowered to execute this application as provided for in chapter 607 or 617, F.S. I further certify that when filing this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies the requirements of section 607.0401 or 617.0401, F.S., that all fees owed by the corporation have been paid and the names of individuals listed on this form do not qualify for an exemption under section 119.07(3)(i), F.S. The information indicated on this application is true and accurate, and my signature shall have the same legal effect as if made under oath.

**SIGNATURE:**

*Tyrus E Woods*  
SIGNATURE AND TYPED OR PRINTED NAME OF SIGNING OFFICER OR DIRECTOR

4-27-01

Date

813-833-3463

Daytime Phone #

CR2E081 (9/00)

Pg 2 of 2

*John T. Weaver, CPA, P.A.*

*2531 Landmark Drive, Suite 205*

*Clearwater, Florida 33761*

*Telephone 727-796-2724 \*\*\*Fax 727-796-3673*

May 21, 2001

Division of Corporations  
Uniform Business Report Filings  
P.O. Box 1500  
Tallahassee, Florida 32302-1500

-RE: - **Tight Time Entertainment, Inc.**  
**EIN: 59-3680763**  
**2001 Uniform Business Report (UBR)**

Dear Sir or Madam:

We are the accountants for the above captioned taxpayer. Mr. Tyrus Woods, the taxpayer's president, notified me today that the corporation had inadvertently failed to timely mail the Uniform Business Report (UBR). According to Mr. Woods, he executed the check and signed the UBR on April 27, 2001. He then gave it to one of his staff to mail. Mr. Wood discovered that the employee inadvertently misplaced the UBR with other documents; accordingly, it wasn't timely mailed.

Based upon the following discussion, we believe the \$400.00 additional fee (or penalty) should be abated.

Subsections 213.21(2)(a) and (3), F.S., authorizes the State of Florida to compromise a liability for tax, interest, or a penalty. In regard to the penalty, the taxpayer must show that the noncompliance was due to **reasonable cause and not willful negligence**. The taxpayer shall be required to set forth in a written statement the facts and circumstances which demonstrate the existence of reasonable cause.

The standard used in the determination of whether the noncompliance was due to reasonable cause is whether the taxpayer exercised ordinary care and prudence and was nevertheless unable to comply.

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**Tight Time Entertainment, Inc.**  
**EIN: 59-3680763**  
**2001 Uniform Business Report (UBR)**

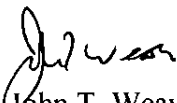
Reliance upon another person to comply with the filing requirements, or obtain information, or to properly prepare returns or reports, is a basis for reasonable cause, depending upon the circumstances. Noncompliance due to nonperformance of a ministerial type function, **inadvertent misplacements of returns, reports, or information, or the failure of the taxpayer's agent to properly prepare or file returns or reports are each a basis for reasonable cause** when the taxpayer establishes the adequate procedures or steps for complying existed; or **that extenuating or unusual circumstances prevented compliance.**

Mr. Woods timely executed the UBR and the check and delivered it to an employee for mailing. The employee misplaced the form, therefore the report and the check were timely filed. Based upon these facts, there was no willful neglect on the part of the taxpayer and the additional late filing fee should be abated.

We have enclosed with this letter the \$150.00 payment of the annual fee. If you need additional information please call me at 727-796-2724.

We appreciate your assistance in this matter.

Sincerely yours,



John T. Weaver  
Certified Public Accountant