FOR PROFIT CORPORATION UNIFORM BUSINESS REPORT (UBR

SIGNATURE:

FILED Aug 21, 2002 8:00 am Secretary of State

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	DO NOT W	VRITE IN	THIS SP	ACE				-
Principal Place of Business 4205 S MCDILL AVE Suite Act # etc. STE C		ı I	3. Mailing Address 4205. S. MCDILL AVE Suite: Apt. #. etc. STE C			. 41891		
		Sui						
City & Sta			& State		4. /	El Number		
Zip	Country	7	AMPA. FL 33	611 Country		59-3680763		Applied For Not Applicable
33	3611 US	33	611	US	5. (Certificate of Status Desire	ed 🔲	\$8.75 Additional Fee Required
					7. Na	me and Address of Curr	rent Registered	Agent
)T_WRIT		Street A	ddress (P.O. B	x Number is Not Accepts	Wood	d\$
	IN THIS	S SPACE		111	2 8 5	A Trumber is 140t Accepts	acie)	·
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The above	e named entity submits this s	statement of the	· · · · · · · · · · · · · · · · · · ·	/	AMDI	4	FL	Zip Code 336//
lax filing r	oration is eligible to satisfy its	gistered agent and title if applies Intangible	January 1 - May After May 1, F	ee is \$550'00"	00	·	CATE	
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attachments

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John T. Weaver, CPA, P.A. 2531 Landmark Drive, Suite 205 Clearwater, Florida 33761 Telephone 727-796-2724 *** Fax 727-796-3673

July 12,2002

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

RE: Tight Time Entertainment, Inc. EIN: 59-3680763 2002 Uniform Business Report (UBR) P00000088085

Dear Sir or Madam:

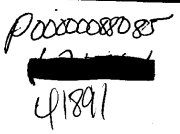
I am the accountant for the above captioned taxpayer. Tyrus E. Woods, the taxpayer's president, notified me today that the corporation had inadvertently failed to timely file the Uniform Business Report (UBR). According to Mr. Woods, he never received the UBR Form for this year and probably the office personnel where he works out of accidentally discarded it. The UBR was not timely filed due to the form being misplaced and lost.

I believe based upon the following discussion that the \$400.00 additional fee (or penalty) should be abated and the taxpayer's check for \$150.00 should be accepted. The taxpayer has taken steps to prevent this from ever happening again.

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.

attach ment



Tight Time Entertainment, Inc. EIN: 59-3680763 2002 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 did not file timely because the office he works for misplaced the form and the he never received the form. 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 you assistance in this matter.

Sincerely yours,

John T. Weaver

eptified Public Accountant