DEPARTMENT OF ECONOMIC OPPORTUNITY Reemployment Assistance Appeals PO BOX 5250 TALLAHASSEE FL 32399-5250

PETITIONER:

Employer Account No. - 3011560 AMERICAN IT ASSOCIATES 1200 US HIGHWAY 22 STE 2000 BRIDGEWATER FL 08807-2943

PROTEST OF LIABILITY DOCKET NO. 0021 4073 30-02

RESPONDENT:

State of Florida
DEPARTMENT OF ECONOMIC
OPPORTUNITY
c/o Department of Revenue

<u>ORDER</u>

This matter comes before me for final Department Order.

Having fully considered the Special Deputy's Recommended Order and the record of the case and in the absence of any exceptions to the Recommended Order, I adopt the Findings of Fact and Conclusions of Law as set forth therein. A copy of the Recommended Order is attached and incorporated in this Final Order.

In consideration thereof, it is ORDERED that the determinations dated February 11, 2014, are AFFIRMED.

JUDICIAL REVIEW

Any request for judicial review must be initiated within 30 days of the date the Order was filed. Judicial review is commenced by filing one copy of a *Notice of Appeal* with the DEPARTMENT OF ECONOMIC OPPORTUNITY at the address shown at the top of this Order and a second copy, with filing fees prescribed by law, with the appropriate District Court of Appeal. It is the responsibility of the party appealing to the Court to prepare a transcript of the record. If no court reporter was at the hearing, the transcript must be prepared from a copy of the Special Deputy's hearing recording, which may be requested from the Office of Appeals.

Cualquier solicitud para revisión judicial debe ser iniciada dentro de los 30 días a partir de la fecha en que la Orden fue registrada. La revisión judicial se comienza al registrar una copia de un *Aviso de Apelación* con la Agencia para la Innovación de la Fuerza Laboral [DEPARTMENT OF ECONOMIC OPPORTUNITY] en la dirección que aparece en la parte superior de este Orden y una segunda copia, con los honorarios de registro prescritos por la ley, con el Tribunal Distrital de Apelaciones pertinente. Es la responsabilidad de la parte apelando al tribunal la de preparar una transcripción del registro. Si en la audiencia no se encontraba ningún estenógrafo registrado en los tribunales, la transcripción debe ser preparada de una copia de la grabación de la audiencia del Delegado Especial [Special Deputy], la cual puede ser solicitada de la Oficina de Apelaciones.

Nenpôt demann pou yon revizyon jiridik fêt pou l kômanse lan yon peryôd 30 jou apati de dat ke Lôd la te depoze a. Revizyon jiridik la kômanse avêk depo yon kopi yon Avi Dapêl ki voye bay DEPARTMENT OF ECONOMIC OPPORTUNITY lan nan adrès ki parêt pi wo a, lan têt Lôd sa a e yon dezyèm kopi, avêk frè depo ki preskri pa lalwa, bay Kou Dapêl Distrik apwopriye a. Se responsabilite pati k ap prezante apêl la bay Tribinal la pou l prepare yon kopi dosye a. Si pa te gen yon stenograf lan seyans lan, kopi a fêt pou l prepare apati de kopi anrejistreman seyans lan ke Adjwen Spesyal la te fê a, e ke w ka mande Biwo Dapêl la voye pou ou.

DONE and ORDERED at Tallahassee, Florida, this day of August, 2014.



Magnus Hines,

RA Appeals Manager,

Reemployment Assistance Program

DEPARTMENT OF ECONOMIC OPPORTUNITY

FILED ON THIS DATE PURSUANT TO § 120.52, FLORIDA STATUTES, WITH THE DESIGNATED DEPARTMENT CLERK, RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED.

Shinew D. Barre

DEPUTY CLERK

5.26.14 DATE

CERTIFICATE OF SERVICE

Shenew J. Barns

SHANEDRA Y. BARNES, Special Deputy Clerk
DEPARTMENT OF ECONOMIC
OPPORTUNITY
Reemployment Assistance Appeals
PO BOX 5250
TALLAHASSEE FL 32399-5250

By U.S. Mail:

DEPARTMENT OF REVENUE JENIFER SCAFF LAKE CITY SERVICE CENTER 1401 W US HIGHWAY 90 SUITE 100 LAKE CITY FL 32055-6123

AMERICAN IT ASSOCIATES 1200 US HIGHWAY 22 STE 2000 BRIDGEWATER FL 08807-2943

DEPARTMENT OF REVENUE WILLA DENNARD CCOC BLDG #1 SUITE 1400 2450 SHUMARD OAK BLVD TALLAHASSEE FL 32399

DEPARTMENT OF REVENUE MERLINDA ESQUERRA JACKSONVILLE SERVICE CENTER 921 N DAVIS STREET #A-250 JACKSONVILLE FL 32209-6829

State of Florida
DEPARTMENT OF ECONOMIC OPPORTUNITY
c/o Department of Revenue

DEPARTMENT OF ECONOMIC OPPORTUNITY Reemployment Assistance Appeals PO BOX 5250 TALLAHASSEE FL 32399-5250

PETITIONER:

Employer Account No. - 3011550 AMERICAN IT ASSOCIATES 336 WEST 37TH STREET SUITE 1120 NEW YORK, NY 10018

PROTEST OF LIABILITY DOCKET NO. 0021 4073 30-02

RESPONDENT:

State of Florida
DEPARTMENT OF ECONOMIC
OPPORTUNITY
c/o Department of Revenue

RECOMMENDED ORDER OF SPECIAL DEPUTY

TO: Magnus Hines RA Appeals Manager,

Reemployment Assistance Program
DEPARTMENT OF ECONOMIC OPPORTUNITY

This matter comes before the undersigned Special Deputy pursuant to the Petitioner's protest of the Respondent's determinations dated December 11, 2013.

After due notice to the parties, a telephone hearing was held on March 19, 2014. The Petitioner, represented by its president, appeared and testified. The Respondent was represented by a Department of Revenue Tax Specialist I. A Tax Specialist I testified as a witness.

The record of the case, including the recording of the hearing and any exhibits submitted in evidence, is herewith transmitted. Proposed Findings of Fact and Conclusions of Law were not received.

ISSUE: Whether the Petitioner is entitled to waiver of penalty and interest for delinquent reports, pursuant to §443.141(1), Florida Statutes; Rule 73B-10.028(4), Florida Administrative Code.

Findings of Fact:

- 1. The Petitioner is a corporation which was formerly operated from its Texas headquarter location. On December 1, 2011, the Petitioner's current president purchased the business and moved the business headquarter to New Jersey.
- 2. The Petitioner has employees in a number of states, including Florida. When the business was sold the current president relied upon the previous owner to notify the various states of the mailing address change. The previous owner did not notify Florida or the other states of the address change.
- 3. The current owner also relied upon the previous owner and an accountant located in Texas to file federal payroll tax returns and the quarterly state unemployment tax returns, including the reemployment assistance tax returns for Florida. The previous owner and his accounting staff did not prepare and file those tax returns.

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4. When the Florida Department of Revenue did not receive the reemployment assistance tax returns for the second, third, and fourth quarters 2012, delinquency notices were mailed to the Petitioner. However, since the Petitioner had not notified the Department of Revenue of the address change the notices were mailed to the Texas address and were not received by the new owner.

- 5. The new owner eventually became aware that the previous owner had not filed the Petitioner's tax reports during 2012. The Petitioner has been working with the federal government to pay the delinquent taxes and has been contacting the individual states to file delinquent tax reports. The Petitioner filed the delinquent Florida reemployment assistance tax reports for the second, third, and fourth quarters 2012 on November 4, 2013.
- 6. On November 5, 2013, the Petitioner submitted a written request to the Florida Department of Revenue for waiver of late filing penalties. The reason for the waiver request, as stated in the letter, was that an in-house accountant was responsible for filing the tax reports and that the in-house accountant had not filed the tax reports.
- 7. By determinations dated December 11, 2013, the Department of Revenue denied the Petitioner's request for waiver of penalty. The Petitioner filed a timely protest by letter on December 19, 2013.

Conclusions of Law:

- 8. Rule 73B-10.025(1), Florida Administrative Code, provides:
 - (b) Each quarterly report must:
 - 1. Be filed with the Department of Revenue by the last day of the month following the calendar quarter to which the report applies, except for reports filed by electronic means, which are to be filed as provided in Rule 73B-10.023, F.A.C. However, an employer reporting for the first time is authorized 15 consecutive calendar days from the notification of liability to submit reports for previous calendar quarters without incurring penalty charges; and
 - 2. Be filed for each calendar quarter during which the employer was liable, even if no contributions are payable. If there was no employment during the calendar quarter to which the report applies, the report must be completed to so reflect.
- 9. Section 443.141, Florida Statutes provides:
 - (1) Past Due Contributions and Reimbursements; Delinquent, Erroneous, Incomplete, or Insufficient Reports.-
 - (a) Interest. Contributions or reimbursements unpaid on the date due shall bear interest at the rate of 1 percent per month from and after that date until payment plus accrued interest is received by the tax collection service provider, unless the service provider finds that the employing unit has good reason for failure to pay the contributions or reimbursements when due. Interest collected under this subsection must be paid into the Special Employment Security Administration Trust Fund.
 - (b)Penalty for delinquent reports.
 - 1. An employing unit that fails to file any report required by the Department of Economic Opportunity or its tax collection service provider, in accordance with rules for administering this chapter, shall pay to the tax collection service provider for each delinquent report the sum of \$25 for each 30 days or fraction thereof that the employing unit is delinquent, unless the agency or its service provider, whichever required the report, finds that the employing unit has good reason for failure to file the report. The department or its service provider may assess penalties only through the date of the issuance of the final assessment notice. However, additional penalties accrue if the delinquent report is subsequently filed.
- 10. Rule 73B-10.028, Florida Administrative Code, provides:
 - (4) Waiver of Penalty and Interest. Pursuant to Sections 443.1316 and 443.141(1), F.S., the

Department is authorized to waive imposition of interest or penalty when the employer files a written request for waiver establishing that imposition of interest or penalty would be inequitable, however, the Department will not consider a request for waiver of penalty until the employer has filed all reports due for the five years immediately preceding the request for waiver. Examples of inequity include situations where the delinquency was caused by one of the following factors:

- (a) The required report was addressed or delivered to the wrong state or federal agency.
- (b) Death or serious illness of the person responsible for the preparation and filing of the report.
- (c) Destruction of the employer's business records by fire or other casualty.
- (d) Unscheduled and unavoidable computer down time.(e) Erroneous information provided by the Agency or Department; failure of the Department to furnish proper forms upon a timely request; or inability of the employer to obtain an interview with a representative of the Department. In each case, a diligent attempt to obtain the necessary information or forms must have been made by the employer in sufficient time that prompt action by the Department would have allowed the reports to be filed timely.
- 11. Even though the current owner relied upon the former in-house accountant or the former company owner to file the quarterly tax reports with Florida, it was the Petitioner's responsibility to ensure that the tax reports were filed and that they were filed on time. It has not been shown that the Petitioner was prevented from filing the tax reports by some extraordianry means such as demonstrated in Rule 73B-10.028, Florida Administrative Code. It has not been shown that impositon of penalty was inequitable. Thus, the Department of Revenue is not authorized to waive penalty and interest.

Recommendation: It is recommended that the determinations dated December 11, 2013, be AFFIRMED. Respectfully submitted on July 16, 2014.



R. O. Smith, Special Deputy Office of Appeals

A party aggrieved by the *Recommended Order* may file written exceptions to the Director at the address shown above within fifteen days of the mailing date of the *Recommended Order*. Any opposing party may file counter exceptions within ten days of the mailing of the original exceptions. A brief in opposition to counter exceptions may be filed within ten days of the mailing of the counter exceptions. Any party initiating such correspondence must send a copy of the correspondence to each party of record and indicate that copies were sent.

Una parte que se vea perjudicada por la *Orden Recomendada* puede registrar excepciones por escrito al Director Designado en la dirección que aparece arriba dentro de quince días a partir de la fecha del envío por correo de la *Orden Recomendada*. Cualquier contraparte puede registrar contra-excepciones dentro de los diez días a partir de la fecha de envió por correo de las excepciones originales. Un sumario en oposición a contra-excepciones puede ser registrado dentro de los diez días a partir de la fecha de envío por correo de las contra-excepciones. Cualquier parte que dé inicio a tal correspondencia debe enviarle una copia de tal correspondencia a cada parte contenida en el registro y señalar que copias fueron remitidas.

Yon pati ke Lòd Rekòmande a atekte ka prezante de eksklizyon alekri bay Direktè Adjwen an lan adres ki parèt anlè a lan yon peryòd kenz jou apati de dat ke Lòd Rekòmande a te poste a. Nenpòt pati ki fè opozisyon ka prezante objeksyon a eksklizyon yo lan yon peryòd dis jou apati de lè ke objeksyon a eksklizyon orijinal yo te poste. Yon dosye ki prezante ann opozisyon a objeksyon a eksklizyon yo, ka prezante lan yon peryòd dis jou apati de dat ke objeksyon a eksklizyon yo te poste. Nenpòt pati ki angaje yon korespondans konsa dwe voye yon kopi kourye a bay chak pati ki enplike lan dosye a e endike ke yo te voye kopi yo.

SHANEDRA Y. BARNES, Special Deputy Clerk

Date Mailed: July 16, 2014

Copies mailed to: Petitioner Respondent

WILLA DENNARD FLORIDA DEPARTMENT OF REVENUE CCOC BLDG #1 SUITE 1400 2450 SHUMARD OAK BLVD TALLAHASSEE FL 32399

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