

## Failure to File Business Entity Reports

Biennial reports of limited liability companies, biennial reports of nonprofit corporations and annual reports of limited liability partnerships along with the appropriate fees must be filed by June 1, 2011, for the entity to remain in good standing, according to Secretary of State John Gale.

Under Nebraska law, failure to file the required reports and pay the appropriate fees will result in the administrative dissolution of the entity or the revocation of the certificate of authority.

If you did not receive a report or have lost the report, please file your [report online](#) or contact our office at (402) 471-4079 for a duplicate paper form.

Each reporting cycle, thousands of entities are dissolved for failing to file their reports, Gale said.

An entity that is administratively dissolved may lose its limited liability status and name. The entity would not be able to obtain a certificate of good standing, which might impair its ability to deal with banks.

After June 1, should an entity wish to return to good standing, it must file an application for reinstatement with a filing fee and pay all delinquent fees. "I urge you to fill your report soon in order to avoid the serious consequence of administrative dissolution," Gale said.