Internal Revenue Service Department of the Treasury Washington, DC 20224 Index Number: 336.00-00; 337.01-00 Person to Contact: Number: 199923009 Release Date: 6/11/1999 Telephone Number: Refer Reply To: CC:DOM:CORP:1-PLR-121801-98 February 26, 1999 Legend Acquirer = Target Sellers State A State B

Dear :

Date 1

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We respond to your letter dated November 30, 1998, requesting a ruling concerning the federal income tax consequences of a proposed transaction. Additional information was submitted in letters dated January 27, 1999, January 28, 1999, February 12, 1999, and February 15, 1999. The information submitted is summarized as follows.

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Acquirer is a non-profit Trust under the laws of State A that is exempt from federal income tax under § 501(c)(3) and is a private foundation under § 509(a).

Target is a taxable for-profit sub-chapter C corporation incorporated under the laws of State B.

Sellers are individual shareholders who own all of the stock of Target.

The parties have completed or propose to complete the following steps (the "Transaction"):

- 1) On Date 1 (a date prior to the effective date of the final regulation under § 1.337(d)-4), Acquirer entered into a stock purchase agreement with Sellers (the "Agreement") to purchase all of Target's stock for \$Y and convert Target from a taxable for-profit corporation to a tax exempt non-profit corporation (the "Conversion").
- 2) Upon a favorable IRS ruling, Acquirer will cause Target to amend its Articles of Incorporation.
- 3) Target will then apply to the IRS for tax exempt status as a charitable organization described in § 501(c)(3).

The Agreement is binding upon the occurrence of several conditions one of which is a favorable tax ruling from the IRS stating that the Transaction will not be taxable under § 336 or § 337. Acquirer has represented that its promise under the Agreement to effect the Conversion is legally binding under applicable law.

Based solely on the information submitted, we rule as follows:

The Transaction will not result in the recognition of gain or loss under § 336 or § 337.

No opinion is expressed about the tax treatment of the transaction under other provisions of the Code and regulations or about the tax treatment of any conditions existing at the time of, or effects resulting from, the transaction that are not specifically covered by the above ruling. In particular, no opinion is expressed as to whether Acquirer's promise under the Agreement to effect the Conversion is legally binding under applicable law.

This ruling is directed only to the taxpayer who requested it. Section 6110(k)(3) of the Code provides that it may not be used or cited as precedent.

A copy of this	s letter should	be attached to	the federal in	come tax ret	urns of the
taxpayers involved f	or the taxable	year in which t	he Transaction	on is consum	mated.

Sincerely,

Assistant Chief Counsel (Corporate)

By:

Mark S. Jennings
Senior Technician Reviewer, Branch 1