

## North Carolina Department of Revenue

Pat McCrory Governor	Lyons Gray Secretary
December 5, 2013	
Attn:	
Re: Request for an Expedited Private Letter Ruling	
Dear ]:	
Carolina Department of Revenue ("Department") issue an expedi of (the "Taxpayer") that interest on a Prom	issory Note ("Note") from the will not be included in State Net
The statement of facts submitted for the Department's considerati	on is as follows:
intends to obtain a loan from the Taxpayer evidenced by proceeds of the Note to pay all or a portion of the costs of constru- hospital (the "Project"), to be located in <b>Section 1</b> , to . The Project and the Hospital will employ . The replacement facility is being construct population. For purposes of this Ruling Request, you requested t interest on the Note will be excluded from federal gross income a pursuant to Sections 7871(c)(1), 7871(a)(4), and 103(a) of the Int "Code"). Because the financed Project will be used in connection function of <b>Section</b> , within the meaning of Section 7871(e) of th Code provides that <b>Section</b> will be treated as a "state" for purpo and Section 103(a) of the Code will exclude the interest on the Note of the holder thereof, the taxpayer.	iction of a new health clinic and o presently serve <b>and the serve</b> y many people who are not ted to improve the health of the hat the Department assume that the and federal taxable income ternal Revenue Code of 1986 (the n with an essential the Code, Section 7871(a)(4) of the ses of Section 103(a) of the Code,

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**ISSUE:** 

Will be treated as an "other state" for purposes of the interest income add-back of N.C. Gen. Stat. §105-130.5(a)(4), and will that interest on the Note be included in State Net Income for North Carolina corporate income tax purposes of the Taxpayer?

## Department's Response:

No. Based on our review of the Internal Revenue Code, N.C. Gen. Stat. § 105-130.5, and relevant case law, the Department will not treat as an "other state" for purposes of the interest income add-back of N.C. Gen. Stat. §105-130.5(a)(4), and will not require the interest on the Note to be included in State Net Income for North Carolina corporate income tax purposes of the Taxpayer.

This ruling is based solely on the facts submitted to the Department of Revenue for consideration of the transactions described. Your statement of facts and our findings are subject to audit verification. If the facts and circumstances given are not accurate, or if there are other facts that were not disclosed that might cause the Department to reach a different conclusion, then the taxpayer requesting this ruling may not rely on it. A letter ruling is not equivalent to a Technical Advice Directive that generally affects a large number of taxpayers. If a taxpayer relies on this ruling and the Department discovers, upon examination, that the fact situation of the taxpayer is different in any material aspect from the facts and circumstances given in this ruling, then the ruling will not afford the taxpayer any protection. It should be noted that this document is not to be cited as precedent and that a change in statute, a regulation, or case law could void this ruling.

Should you have any questions, please contact me.

Very truly yours,

