

North Carolina Department of Revenue

Pat McCrory Governor	Lyons Gray Secretary
February	12, 2014
	FEIN:
Attack	
Attention:	
Re:	Private Letter Ruling Request
Dear Mr.	
We have the Form NC-PLR, Request for Private Letter Ruling, remittance of \$5,000.00, and your letter dated November 15, 2013. You have requested a ruling from the Department regarding your client's North Carolina sales and use tax liability for particular transactions. You have inquired whether your client's moisture control service plans are "service contracts" as defined in N.C. Gen. Stat. § 105-164.3(38b) and if your client's charges for such are subject to sales and use tax under the provisions of N.C. Gen. Stat. § 105-164.4(a)(11).	
You advise that your client, pest control and moisture control service plans concerns the Company's services provided un Company's moisture control service plans are de of the wooden components of a building. Lowering or eliminate insect and rodent infestations, odo moisture damage to the building. Moisture concoverage plan and annual renewals. The initial of the items that are a part of the moisture control customer, subsequent monitoring of the sy replacements that may be needed in order to me plan involves continued monitoring and inspection content of the covered building area, and making that may be needed."	ider its moisture control service plans. "The signed to limit the wood moisture content levels ing the wood moisture content level helps to limit ors associated with mildew contamination, and introl service plans typically involve a one-year contract encompasses installation in a building of system that the Company has designed for the vistem, and any improvements, repairs, or eet the moisture control objective. The renewal on of the moisture control system and moisture
N.C. Gen. Stat. § 105-164.4(a)(11) provides "[t]he a service contract." N.C. Gen. Stat. § 105-164.3 warranty agreement, a maintenance agreement contract by with the seller agrees to maintain or re-	3(38) defines the term "service contract" as "[a] a repair contract, or a similar agreement or
We have reviewed the information provided, in Condition and Installation Service Plan." As it app	

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Company enters into with its customers involve maintaining and repairing the customers' real properties, the Company's moisture control service plans submitted for the Department's review are not "service contracts" within in the meaning of N.C. Gen. Stat. § 105-164.3(38b), and, therefore, are not subject to North Carolina sales and use tax pursuant to N.C. Gen. Stat. 105-164.4(a)11. The Company continues to be subject to the 4.75% general State rate and applicable local and transit rates of sales and use tax for repair parts, supplies, other tangible personal property, and taxable services it uses in providing the moisture control service plans to its customers.

You have advised that the Company has affiliates that perform the same services as the Company. As we have not reviewed any service plans or other contracts entered into by any affiliates of the Company, we are unable to rule regarding the taxation of those service plans or contracts, and this response is only applicable to your specific client.

This ruling is based solely on the facts submitted to the Department of Revenue for consideration of the transactions described. If the facts and circumstances given are not accurate, or if they change, then the taxpayer requesting this ruling may not rely on it. 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.

If you have any questions, you may reach me at the number listed below.

Very truly yours,



cc: Director of Sales and Use Tax Division