Internal Revenue Service

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Department of the Treasury Washington, DC 20224

Third Party Communication: None Date of Communication: Not Applicable

Person To Contact:

, ID No.

Telephone Number:

Refer Reply To: CC:PSI:B03 PLR-129833-15

Date:

October 05, 2015

LEGEND

Trust =

Debtor =

Date 1

Date 2

Date 3 =

Date 4 =

Date 5 =

Date 6 =

Date 7 =

Date 8 =

Date 9

<u>Date 10</u> = Date 11 =

<u>Date 12</u> =

<u>Date 13</u> =

<u>a</u> =

<u>m</u> =

<u>n</u> =

<u>p</u> =

Dear :

This is in response to your letter dated September 1, 2015, submitted on behalf of <u>Trust</u>, requesting a ruling regarding the classification of <u>Trust</u> as a liquidating trust under § 301.7701-4(d) of the Procedure and Administration Regulations.

FACTS

The information submitted states that the <u>Debtor</u> filed a voluntary petition under Chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court on <u>Date 1</u>. On <u>Date 2</u>, <u>Debtor</u> submitted to the Bankruptcy Court the Plan of Reorganization (the "Plan"). On <u>Date 3</u>, the Plan was confirmed by the Bankruptcy Court. On <u>Date 4</u>, <u>Trust</u> was established and approved by the Bankruptcy Court to facilitate the liquidation of the estate. The initial term of the <u>Trust</u> was for <u>m</u> years, ending <u>Date 5</u>. On <u>Date 6</u>, the Bankruptcy Court extended the term of the <u>Trust</u> by <u>n</u> years ending on <u>Date 7</u>. On <u>Date 8</u>, the Bankruptcy Court extended the term of the Trust by an additional <u>p</u> years ending on <u>Date 9</u>. On <u>Date 10</u>, the Bankruptcy Court extended the term of the Trust for a period ending on <u>Date 11</u>. Most recently, the Bankruptcy Court extended the term of the <u>Trust</u> to <u>Date 12</u>.

Pursuant to the provisions of the <u>Trust</u> agreement, <u>Trust</u> was created for the purpose of liquidating the assets of <u>Trust</u>, with no objective to continue or engage in the conduct of a trade or business except to the extent reasonably necessary to, and consistent with, the liquidating purpose of <u>Trust</u>. <u>Trust</u> shall not receive or retain cash in excess of a reasonable amount to meet claims and contingent liabilities (including disputed claims) or to maintain the value of the assets during liquidation. Cash not available for

distribution and cash pending distribution will be held in demand and time deposits, such as short-term certificates of deposit, in banks or other savings institutions, or other temporary, liquid investments such as Treasury bills. <u>Trust</u> is required, under the terms of <u>Trust</u>, to distribute to the beneficiaries of <u>Trust</u> at least annually its net income and all net proceeds from the sale of <u>Trust</u>'s assets, except that <u>Trust</u> may retain an amount of net proceeds or net income reasonably necessary to maintain the value of the property or to meet claims or contingent liabilities.

<u>Trust</u> provides that the beneficiaries of <u>Trust</u> will be treated as the grantors and deemed owners of <u>Trust</u>. It further provides that the parties will value all assets transferred to <u>Trust</u> consistently and use such values for all federal income tax purposes.

<u>Trust</u> provides that the trustee of <u>Trust</u> shall file tax returns as a grantor trust pursuant to § 1.671-4(a) of the Income Tax Regulations.

<u>Trust</u>, consistent with the requirements set out in Rev. Proc. 94-45, 1994-2 C.B. 684, provides that the transfer of <u>Trust</u> assets to <u>Trust</u> will be treated for all federal tax purposes as a deemed transfer by the <u>Debtor</u> to the beneficiaries followed by a deemed transfer by the beneficiaries to <u>Trust</u>.

As of the date of the request, <u>Trust</u> had distributed approximately <u>a</u>% of the assets in the <u>Trust</u> to its beneficiaries. <u>Trust</u> represents that, from its establishment, <u>Trust</u> has been formed and operated consistent with the conditions set out in Rev. Proc. 94-45. <u>Trust</u> now represents that certain developments, generally beyond the control of the trustee of <u>Trust</u>, have occurred that make it impossible to completely liquidate <u>Trust</u> by <u>Date 12</u>, the end of its current extension. <u>Trust</u> requests a ruling that it will retain its status as a liquidating trust in compliance with § 301.7701-4(d) and Rev. Proc 94-45 if <u>Trust</u>'s term is extended by the Bankruptcy Court until <u>Date 13</u> (the New Extension).

LAW AND ANALYSIS

Section 671 of the Internal Revenue Code provides that where it is specified in subpart E that the grantor or another person shall be treated as the owner of any portion of a trust, there then shall be included in computing the taxable income and credits of the grantor or the other person those items of income, deductions, and credits against tax of the trust that are attributable to that portion of the trust to the extent that such items would be taken into account under chapter 1 of the Code in computing taxable income or credits against the tax of an individual.

Section 1.671-4(a) provides that, except as provided in § 1.671-4(b)(1) and (2), items of income, deduction, and credit attributable to any portion of a trust which, under the provisions of subpart E (§ 671 and following), part I, subchapter J, chapter 1 of the Code, are treated as owned by the grantor or another person should not be reported by

the trust on Form 1041, U.S. Income Tax Return for Estates & Trusts, but should be shown on a separate statement attached to that form.

Section 677(a) provides, in part, that the grantor shall be treated as the owner of any portion of a trust, whether or not the grantor is treated as such owner under § 674, whose income without the approval or consent of any adverse party is, or, in the discretion of the grantor or a non-adverse party, or both, may be (1) distributed to the grantor or the grantor's spouse; or (2) held or accumulated for future distribution to the grantor or the grantor's spouse.

Section 301.7701-4(d) provides that certain organizations which are commonly known as liquidating trusts are treated as trusts for purposes of the Internal Revenue Code. An organization will be considered a liquidating trust if it is organized for the primary purpose of liquidating and distributing the assets transferred to it, and if its activities are all reasonably necessary to, and consistent with, the accomplishment of that purpose. A liquidating trust is treated as a trust for purposes of the Code because it is formed with the objective of liquidating particular assets and not as an organization having as its purpose the carrying on of a profit-making business which normally would be conducted through business organizations classified as corporations or partnerships. However, if the liquidation is unreasonably prolonged or if the liquidation purpose becomes so obscured by business activities that the declared purpose of liquidation can be said to be lost or abandoned, the status of the organization will no longer be that of a liquidating trust.

Rev. Proc. 94-45 provides the conditions under which the Service will consider issuing advance rulings classifying certain trusts as liquidating trusts under § 301.7701-4(d). Rev. Proc. 94-45 states that the Service will issue a ruling classifying an entity created pursuant to a bankruptcy plan under Chapter 11 of the Bankruptcy Code, 11 U.S.C. § 1101, et. seq. (1988), as a liquidating trust under § 301.7701-4(d) if certain specified conditions are met.

CONCLUSIONS

Based on the information submitted and the representations made, we conclude that the conditions of Rev. Proc. 94-45 have been satisfied. Accordingly, based on the representations made and the information submitted, we rule that <u>Trust</u> will continue to be classified for federal income tax purposes as a liquidating trust under § 301.7701-4(d) of the regulations, and the New Extension will not adversely affect the classification of <u>Trust</u> as a liquidating trust. Furthermore, we rule that <u>Trust</u> will continue to be treated for federal income tax purposes as a grantor trust and the beneficiaries of <u>Trust</u> will be treated as the owners of <u>Trust</u> under §§ 671 and 677. We rule that the New Extension will not adversely affect the classification of <u>Trust</u> as a grantor trust for federal income tax purposes.

Except as specifically set forth above, we express or imply no opinion concerning the federal tax consequences of the facts described above under any other provision of the Code.

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

Pursuant to a power of attorney on file with this office, a copy of this letter is being sent to <u>Trust</u>'s authorized representatives.

Sincerely,

Bradford R. Poston Senior Counsel, Branch 3 Office of the Associate Chief Counsel (Passthroughs & Special Industries)

Enclosures (2)
Copy for § 6110 purposes
Copy of this letter