

Stephen S. Dunham

Vice President and General Counsel Office of General Counsel The Pennsylvania State University 227 West Beaver Avenue, Suite 507 State College, PA 16801-4842 814-867-4088 Fax: 814-863-8469 ssd13@psu.edu ogc.psu.edu

January 12, 2022

Eric J. Barron, Ph.D. President The Pennsylvania State University 201 Old Main University Park, PA 16802

Re:

Tax Deductibility of Charitable Contributions to

The Pennsylvania State University
Tax Identification No.: 24-6000-376

Dear Dr. Barron:

As General Counsel of The Pennsylvania State University, I am providing an opinion with regard to the University's tax-exempt status and the deductibility of contributions to the University.

The Pennsylvania State University is the Land Grant University of the Commonwealth of Pennsylvania. It has provided programs in instruction, research, and public service in accord with the Charter of the University for over one hundred and fifty years. The Pennsylvania State University is an instrumentality of the Commonwealth of Pennsylvania, providing the essential government function of higher education. Section 115 of the Internal Revenue Code provides that "income derived from the exercise of any essential governmental function" is exempt from Federal Income Tax. As such, The Pennsylvania State University is tax-exempt under Section 115 of the Internal Revenue Code. This tax-exempt status granted under Section 115 precludes any requirement of obtaining any additional specific exemption under Internal Revenue Code Section 501(c)(3).

The University is not a private foundation by virtue of the exemptions in Section 509(a)(1) and (2). Because the University has not sought tax-exempt status under Section 501(c)(3) of the Internal Revenue Code, it has not formally established its non-private foundation status with the Internal Revenue Service.

Contributions to The Pennsylvania State University are deductible against the taxable income of individuals, corporations and other taxpayers, subject to various limitations, for Federal Income Tax purposes by virtue of Internal Revenue Code 170(c) and 170(b)(1)(A)(ii), and the applicable regulations thereunder.

Eric J. Barron, Ph.D. Page 2 January 12, 2022

Enclosed is a copy of a letter dated September 9, 1949, to the University from the United States Treasury Department to the effect described above.

This opinion letter may be disclosed to any person or distributed in any manner the University shall deem appropriate.

Sincerely,

Stephen S. Dunham

Stelle S. Woln

Vice-President and General Counsel The Pennsylvania State University

Enclosure

cc:

O. Richard Bundy, III Michael J. Degenhart Joseph J. Doncsecz Frank Guadagnino John W. Hanold Jennifer L. Jacobs Nicholas P. Jones Zack Moore Virginia Teachey Sara Thorndike Lora Weiss



U. S. TREASURY DEPARTMENT

ончив он Соципавления об интинки, печения

oy khanga barahan Kohanga darahan barahan barahan Coy arrah ara

> TOPPER RBG

The Pennsylvania State College

State College, Pennsylvania

Gentlewen:

Reference is made to your letter of August 50, 1949 forwarding an affidavit executed by Mr. B. K. Hostetter, Assistant to the President, with respect to your status for Federal income tax purposes. Your letter and attachment were in reply to office letter dated August 16, 1949 which was addressed to The Nitteny Lion Inn requesting it to furnish certain syldence for use in determining its status for Federal income tax purposes.

The information furnished shows that The Nitteny Lion Ind, owned by you in its satirsty, having no separate corporate existence, is used as a practical laboratory by the School of Home Economics. It is further shown that you are a governmental agency of the Commonwealth of Pennsylvania, operating under the land grant note.

Based upon the information furnished, it is held that you are an instrumentality of the Commonwealth of Fennsylvania, and as such, you are not subject to rederal income tax. Accordingly, Bureau ruling deted october 89, 1934, holding you to be entitled to exemption from rederal income tax under the provisions of section 101(6) of the Revenue Act of 1984 and corresponding provisions of prior revenue acts and Bureau ruling deted April 28, 1938, affining your exempt status under the provisions of section 101(6) of the Revenue Act of 1936, are hereby modified to that extent.

Contributions made by you are deductible by the donors in exting at their taxable net income in the manner and to the extend provided by section 23(o) and (q) of the Internal Revenue Code, as smended, and corresponding provisions of prior revenue nots.

Bequests, legacies, devises or transfers, he or for your use are deductible in arriving at the value of the net estate of a decedent for estate tax purposes in the manner and to the extent provided by sections \$12(d) and \$61(a)(d) of the Opde and/or

SEP 9 194

- The Pennsylvania State College

corresponding provisions of prior wavenue acts. Gifts of property to you are deducable in computing net gifts for gift tax purposes in the manner and to the extent provided in section 1004(a)(2)(B) and 1004(b)(2) and (8) of the code and/or corresponding provisions of prior rayonus acts.

This ruling is also applicable to The Nitteny Lion Inn which is one of your activities.

The collector of inturnal revenue for your district is being advised of this action.

By direction of the Commissioner.

Very truly yours,

Daputy Commissioner.

٠,