## 200040036 UIL 4445,04-02

DEPARTMENT OF THE TREASURY

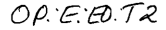
INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224

Date: JUL 1 2 2000

Contact Person:

ID Number:

Telephone Number:



## **Employer Identification Number:**

Legend: W =

x = Y = Z =

Dear Sir or Madam:

This is in reply to your letter of May 31.2000. regarding a request by W for an extension under the provisions of section 4943(c)(7) of the Internal Revenue Code of the period within which a private foundation normally is allowed to dispose of excess business assets acquired by gift.

You have been recognized as exempt under section **50I(c)(3)** of the Code and are a private foundation within the meaning of section 509(a). The majority of the assets you hold are shares of stock in Y, a publicly traded company, which Z has contributed to you.

X. z's mother, established W, a private foundation, which was also funded wtth stock in Y. In **1995** X contributed a large number of shares of stock In Y to W. As a result of this gift, W's holdings in Y exceeded the 2 percent de **minimis** amount of permitted holdings allowed by **section** 4943(c)(2)(C) of the Code. Pursuant to the provisions of section **4943(c)(6)** of the Code, W had a 5 year **period** from the date of the **gift** to dispose of the shares of stock it held which were considered excess business holdings. Furthermore, pursuant to the provisions of **section 53.4943-3(b)(4)(i)** of the Foundation and Similar Excise Tax Regulations. your holdings in Y are included in determining whether W has excess business holdings because you are considered a disqualified person for the purposes of **section** 4943 and the 2 percent de **minimis rule**. The initial holding **period** ended in the year **2000**, however W had not successfully reduced its holdings to a permitted level. Therefore, pursuant to the provisions of section 4943(c)(7), W requested an extension of the 5 year period.

In your letter of May **3**, **2000**, you have **acknowledged** that you are aware that W has not disposed of a sufficient number of shares of stock to enable it and all related private foundations to come **within** a level of permitted holdings. In addition, you are aware of W's current plan to dispose of **its** excess business holdings and have agreed to the terms of this plan.

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Section 501(c)(3) of the Code exempts from Federal income tax organizations organized and operated exclusively for charitable or educational purposes.

Section 509(a) of the Code provides that, unless specifically excepted, a domestic or foreign organization described in section **501(c)(3)** is a private foundation and subject to the excise taxes of Chapter 42.

**Section** 4943(a) of the Code imposes a tax on the excess business holdings of any private foundation in a business enterprise during any taxable year.

Section 4943(c)(I) of the Code defines the ten excess business holdings as meaning with respect to the holdings of any private foundation in any business enterprise, the amount of stock or other interest in the enterprise which the foundation would have to dispose of to a person other than a disqualified person in order for the remaining holdings of the foundation in such enterprise to be permitted holdings.

Section 4943(c)(2)(A) of the Code **provides** that the permitted holdings of any private foundation in an incorporated business enterprise are:

(i) 20 percent of the voting stock, reduced by

(ii) the percentage of the voting stock owned by all **disqualified** persons.

Section 4943(c)(2)(C) provides that a private foundation shall not be treated as having excess business holdings in any corporation in which it (together **with** all other private foundations which are **described** in section 4946(a)(I)(H)) owns not more than 2 percent of the voting stock and not more than 2 percent in value of all outstanding shares of all **classes** of stock.

Section **4943(c)(6)(A)** of the Code provides that, with certain exceptions not applicable here, **if** after May 26.1969. there is a change in the holdings in a business enterprise (other than by purchase, i.e. by gift or bequest, by the private foundation or by a **disqualified** person) which causes the private foundation to have excess business holdings in such enterprise, the interest of the foundation in such **enterprise** (immediately after such change) shall (while held by the foundation) be treated as held by a **disqualified** person (rather than by the foundation) during the **5-year** period baginning on the data of such change in holdings.

Section 4943(c)(7) provides that the Secretary may extend for an additional 5 year period the period under subparagraph (6) for disposing of excess business holdings in the case of an unusually large gift or bequest of diverse business holdings or hddings with complex corporate structures.

Section **53.4943-4(d)(4)(A)** of the Foundation and Similar Excise Tax Regulations provides that in general, when the percentage of the holdings in a business **enterprise** held by a private foundatiin and all disqualified persons together or when the percentage of the holdings of a private foundation alone in such business enterprise deceases **such** holdings may not be increased.

Section **53.4943-3(b)(4)(i)** of the regulations privide that a private foundation is not treated as having excess business holdings in any incorporated business **enterprise in** while It (together **with** all other **private** foundations described in section 4946(a)(I)(H) actually or constructively owns not more than 2 **percent** of the **voting** stock and not **more** than 2 percent in value of all outstanding shares of all classes

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of stock. If. however, the **private** foundation, together with all other private foundations described in section 4946(a)(I)(H) actually or constructively owns more than 2 percent of either the voting stock or the value of the outstanding shares of all classes of stock in any incorporated business enterprise, all the stock in such business enterprise classified as excess business holdings under section 4943 is treated as excess business holdings. For purposes of this paragraph, any stock owned by a private foundation which is treated as held by a disquatiled person under section **4943(c)(4)(B)**, (5) or (6) shall be treated as actually owned by the private foundation.

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Section 4946(a)(I)(H) provides that for the purposes of **section** 4943 the term **disqualified** person **includes** a private foundation which is effectively controlled (directly or indirectly) by the same person or persons who control the private foundation in question, or one where substantially all of the contributions **were** made (directly or indirectly) by the same persons to **include** a substantial contributor or a member of their family.

You recognized you have an interest in Ws request for an extension because section **53.4943**-3(b)(4)(i) of the regulations provides that your holdings in Y are taken into consideration in determining whether W comes within the 2 percent de **minimis** holdings rule and similarly Ws holdings are considered in **determining** your level of permitted holdings.

We have considered the plan presented by W to dispose of its excess business holdings in Y within one year from the end of the initial 5 year period and have concluded that W can reasonably be expected to have **successfully** disposed of sufficient shares of stock in Y to come within the 2 percent de **minimis** holdings level. Accordingly, W has been granted an extension of one year **within which** to dispose of the remaining shares of stock needed to permit both you and W to **come** within the 2 percent de **minimis** permitted holdings level. Failure to dispose of sufficient shares of stock in Y **will** place you and W in excess business holdings situations and subject to the tax imposed by section **4943(a)** of the Code.

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

Because this letter could help resolve any questions about your exempt status, you should keep it in your permanent records.

If you have any questions about this ruling, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely. (signed) Gerland A. Oar

Garland A. Carter Manager, Exempt **Organizations** Technical Gmup 2