Internal Revenue Service

Entered

Date: March 16, 2007

JOHNS HOPKINS UNIVERSITY
% TAX OFFICE
1101 E 33RD ST STE D200
BALTIMORE MD 21218-3637 016

Department of the Treasury P. O. Box 2508 Cincinnati, OH 45201

Person to Contact:

Ms. Jackson 31-07417 Customer Service Representative

Toll Free Telephone Number:

877-829-5500

Federal Identification Number:

52-0595110

Group Exemption Number:

8238

Dear Sir or Madam:

This is in response to your request of March 16, 2007, regarding your organization's tax-exempt status.

In January 1935 we issued a determination letter that recognized your organization as exempt from federal income tax. Our records indicate that your organization is currently exempt under section 501(c)(3) of the Internal Revenue Code.

Our records indicate that your organization is also classified as school sections 509(a)(1) and 170(b)(1)(A)(ii) of the Internal Revenue Code.

Based on the information supplied, we recognized the subordinates named on the list your organization submitted as exempt from federal income tax under section 501(c)(3) of the Code.

Our records indicate that contributions to your organization are deductible under section 170 of the Code, and that you are qualified to receive tax deductible bequests, devises, transfers or gifts under section 2055, 2106 or 2522 of the Internal Revenue Code.

If you have any questions, please call us at the telephone number shown in the heading of this letter.

Sincerely,

Michele M. Sullivan, Oper. Mgr.

Muhele M. Sullwar

Accounts Management Operations 1

Entered in PCS

John J. Lordan Vice President for Business Affairs

Ballimore, Maryland 21218 (301) 338-7253

CERTIFICATION OF INTERNAL REVENUE CODE STATUS

OF THE JOHNS HOPKINS UNIVERSITY

Date: February 2, 1994

The Johns Hopkins University, Baltimore, Maryland 21218 is incorporated under the laws of the State of Maryland. The fiscal year of the University ends on the last day of the month of June.

The Internal Revenue Service has determined that the University is exempt from Federal income taxes under Section 501 (c) (3) of the Internal Revenue Code of 1954. Attached is a copy of the most recent letter dated June 30, 1971 from the Internal Revenue Service setting forth this determination. The Internal Revenue Service has neither revoked nor threatened to revoke this or any prior determination.

The University notified the Internal Revenue Service concerning its foundation status under Section 509 (a) of the Revenue Code on July 25, 1970. Attached is a copy of that notice (form 4653). The Internal Revenue Service's most recent determination, dated October 20, 1970, is also attached. The Internal Revenue Service has neither revoked nor threatened to revoke this or any prior determination of the University's classification as not a private foundation under Section 509 (a) of the Internal Revenue Code.

John J. Lordan

<u>Vice President for Business Affairs</u>
Title

JOHNS HOPKINS

Office of Vice President for Business Affairs

230 Garland Hall / 3400 N. Charles Street Baltimore. MD 21218-2688 (410) 516-7253 / FAX (410) 516-5448

John J. Lordan Vice President

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CERTIFICATION OF INTERNAL REVENUE CODE STATUS

OF THE JOHNS HOPKINS UNIVERSITY

Date: ____APRIL 17, 1990

The Johns Hopkins University, Baltimore, Maryland 21218 is incorporated under the laws of the State of Maryland. The fiscal year of the University ends on the last day of the month of June.

The Internal Revenue Service has determined that the University is exempt from Federal income taxes under Section 501(c)(3) of the Internal Revenue Code of 1954. Attached is a copy of the most recent letter dated June 30, 1971, from the Internal Revenue Service setting forth this determination. The Internal Revenue Service has neither revoked nor threatened to revoke this or any prior determination.

The University notified the Internal Revenue Service concerning its foundation status under Section 509(a) of the Revenue Code on July 25, 1970. Attached is a copy of that notice (form 4653). The Internal Revenue Service's most recent determination, dated October 20, 1970, is also attached. The Internal Revenue Service has neither revoked nor threatened to revoke this or any prior determination of the University's classification as not a private foundation under Section 509(a) of the Internal Revenue Code.

∱n J. Lorda**h**∕

<u>Vice President for Business Affairs</u> Title



THE JOHNS HOPKINS UNIVERSITY - BALTIMORE, MARYLAND 21218

CERTIFICATION OF INTERNAL REVENUE CODE STATUS OF THE JOHNS HOPKINS UNIVERSITY

The Johns Hopkins University, Baltimore, Maryland 21218 is incorporated under the laws of the State of Maryland. The fiscal year of the University ends on the last day of the month of June.

Attached is a copy of the most recent letter dated June 30, 1971 from the Internal Revenue Service confirming the exempt status of the University under Internal Revenue Code, Section 501(a), as an organization described in Section 501(c)(3). The Internal Revenue Service has neither revoked nor threatened to revoke this or any prior determination.

Also attached are copies of Form 4653 filed by the University on July 23, 1970 notifying the Internal Revenue Service of its foundation status and their October 20, 1970 acknowledgement that the University is not a private foundation as defined in Section 509(a) of the Internal Revenue Code. The Internal Revenue Service has neither revoked nor threatened to revoke this determination.

Robert C. Bowie

Vice President for Finance and

Treasurer

Takut C Bom

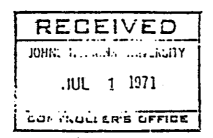
May 28, 1986

Date

Department of the Treasury

Address any reply to DISTRICT DIRECTOR at office No. 1





District Director

Internal Revenue Service

JUN 3 0 1971

In reply refer to:

Johns Hopkins University 34th and Charles Streets Baltimore, Maryland 21218

Gentlemen:

On the basis of your statement and the information recently submitted regarding the admissions policy of your institution, and the publicizing thereof, and with the understanding that such policies will remain in effect, we confirm the exempt status of your institution under Internal Revenue Code, Section 501(a), as an organization described in Section 501(c)(3).

This confirmation does not preclude a reevaluation of your admissions policy at a later date. It also does not preclude an examination of the operations of your institution to determine if the policy as described in your statement is being implemented.

Very truly yours,

ohing Maching

Irving Machiz District Director

Form 4653 (June 1970) Capartment of the Treasury Internal Reviews Service	Notification Concerning	. Fo	une	iation Status		Oe aer unito in thir spece (Fer IRS use entry) Cfass'fication code Letter code
Name of organization			}			e Idealilication Number 1595110
Johns Hopkins Universit						
Number and street 34th. and Charles Street City or town, State and ZIP code Baltimore, Maryland 21218						
Giy er town, Slate and ZIP code Baltimore, Maryland 21218						
Please place an "X" in the one numbered block that applies to your organization, provide any additional information called for, and return the form promptly to the Internal Revenue Service Center, 11601 Roosevelt Bouleverd, Philadelphia. Pennsylvania 19155. Do not check a block until you have read the instructions and Code definitions applicable to that block. Section references are to the Internal Revenue Code of 1954.						
operating founder	foundation within the meaning of section 509 ion within the meaning of section 4942(j) (3 which you base your answer including an ion	17	. [TYes ☐ No If "Yes,	" altaci	a statement setting forth
We are not a private foun	dation because we are:	9	its support from gross in			ceives no more than 1/2 of
2. A church. Section	i 170(b) (1) (A) (i).			receipts from activities	butions, membership fees, and gross related to its exempt functions—	
3 🚰 A school. Section	170(b)(1)(A)(ii).			subject to certain excepti [Complete the Financial S		
4 A hospital. Section	on 170(b)(1)(A)(m).					
5 A medical researce a hospital. Section	h argenization operated in conjunction with a 170(b)(1)(A)(iii).	10	П	An organization operated	solely	for the benefit of and in
6 A Governmental	unit. Section 170(b)(1)(A)(v).		_	connection with one or m in 2 through 3" (or for th tions described in section		the organizations described lit of one or more organiza-)(4), (5), or (6) and also
University owned	operated for the benefit of a college or operated by a Governmental unit, Section			persons other than found	but not controlled by disqualified ation managers. Section 509(a)(3).	
170(b) (1) (A) (iv) (Complete the Fi	nancial Schedule on page 2.)		(Attach a statement idea tion(s) for whose benefit ship between you and the		you are	operated and the relation-
its support from	that normally receives a substantial part of a Governmental unit or from the general 70(b)(1)(A)(vi).					
(Complete the F	inancial Schedule on page 2.)	11		An organization organization safety. Section 509(a)(4)		operated to test for public
We are not sure of our classification. (Attach a copy of your most recently filed information return, Form 990-A, if you filed one, and a statement describing your operations and explaining why you are not sure of your classification. If you think you may be described in 7, 8, or 9, complete the Financial Schedule on page 2.)						
I declare that I have examined the information entered on this form, including eccompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct and complete. (Must be signed by a principal officer, manager, or authorized trustee of the organization.)						
	(Signature)					(Dde)
Vice President for Administration, The Johns Hopkins University						
(Tite)						

Department of the Treasury



Internal Revenue Service

Washington, DC 20224

Date:

10-20-70

In reply refer to:

JOHNS HOPKINS UNIVERSITY 34TH AND CHARLES STREETS BALTIMORE: MD

21218

Gentlemen:

Based on the information you recently submitted, we have classified you as an organization that is not a private foundation as defined in section 503(a) of the internal Revenue Code.

Your classification is based on the assumption that your operations will be as stated in your notification. Any changes in your purposes, character, or method of operation must be reported to your District Director so he may consider the effect on your status.

Sincerely yours,

J. A. Deeles V

Chief, Rulings Section Exempt Organizations Branch

FORM M-0714 (8-70) (CONTINUOUS)