Internal Revenue Service

Department of the Treasury

District Director

P.O. Box 391, Los Angoles, Calif. 90053



Dear Sir or Madam:

JUL 3 0 1985

We have considered your application for exemption from Federal income tax as an organization described in section 501(c)(4) of the Internal Revenue Code of 1954.

The information submitted discloses that you were incorporated under the nonprofit corporation laws of the State of on

The Internal Revenue Service takes the position that in order for an organization to qualify for exemption from Federal income tax as a social welfare organization described in section 501(c)(4) of the Code, it must be primarily engaged in promoting in some way the common good and general welfare of the community as a whole.

The Income Tax Regulations section 1.501(c)(4)-1(a) states that a civic league or organization described in section 501(c)(4) may be exempt if it is not organized or operated for profit and it is operated exclusively for the promotion of social welfare. The Regulations describe social welfare activities as promoting in some way the common good and general welfare of the people of the community. An organization coming within the purview of this section is one which is operated exclusively for the purpose of bringing about civic betterments and social improvements.

Internal Revenue Ruling 74-17, Internal Revenue Bulletin 1974-1, page 130, provides that an organization formed by the unit owners of a condominium housing project to provide for the management, maintenance and care of the common areas of the project, as defined by State statute, with the membership assessments paid by the unit owners does not qualify under section 501(c)(4) of the Code. The services provided constitute private benefits not within the purview of section 501(c)(4) of the Code.

This ruling may be distinguished with Revenue Ruling 74-99 which provides that a homeowners' association, to qualify for exemption under section 501(c)(4) of the Code, (1) must serve a "community" which bears a reasonable recognizable relationship to an area ordinarily identified as governmental, (2) it must not conduct activities directed to the exterior maintenance of private residence, and (3) the common area or facilities it owns and maintains must be for the use and enjoyment of the general public.

After careful consideration of the evidence submitted, we have concluded that you are not primarily engaged in promoting the common good and general welfare of the people of the community and, therefore, you are not operating exclusively for the promotion of social welfare. Accordingly, we hold that you do not qualify for exemption from Federal income tax as a social welfare organization described in section 501(c)(4) of the Internal Revenue Code of 1954.

Therefore, we hold that you are not exempt from Federal income tax as an organization described in section 501(c)(4) of the Internal Revenue Code of 1954.

Sincerely yours,

District Director

Enclosures: Publication 892 Form **6018** (Rev. August 1983)

Department of the Treasury-Internal Revenue Service Consent to Proposed Adverse Action

Prepare In Duplicate

		(All releases	are to the internal nevenue Code)	
Case Nu	mber		Date of Latest Determination Letter	
Employe	er identification N	umber	Date of Proposed Adverse Action Letter MAR 2 6 1985	
	nd Address of Orga			
unders	stand that if Sec	oposed adverse action relative to the tion 7428, Declaratory Judgments the right to protest the proposed a	ne above organization as shown by the box(es) checked below. I Relating to Status and Classification of Organizations under Section 5 adverse action.	01(c)
		NATUR	RE OF ADVERSE ACTION	
g Reven	Denial of exen	nption as an organization 1954.	n described in section 501(c)(4) of the Interns	1
	Revocation of	exemption, effective		
	Modification o	f exempt status from section 501 (c	c)() to 501(c)(), effective	
	Classification a	s a private foundation (section 509	9(a)), effective	
	Classification	as a non-operating foundation (sect	tion 4942(j)(3)), effective	
	Classification a	s an organization described in secti	cion 509(a)(), effective	
	Classification a	s an organization described in secti	ion 170(b)(1)(A)(), effective	
lf you	agree to the adv	erse action shown above, please sign	gn and return this consent. You should keep a copy for your records.	
	sign this consenunder section 74		administrative appeal rights, you may lose your rights to a declaratory	judg-
		(Signature instru	uctions are on the back of this form.)	
Name o	f Organization	· · · · · · · · · · · · · · · · · · ·		
Signatu	re-and Title		Scretary Siasure 4-24	1-85
			Date	