New York State Department of Taxation and Finance Taxpayer Services Division Technical Services Bureau

TSB-A-99(4)S Sales Tax January 27, 1999

STATE OF NEW YORK COMMISSIONER OF TAXATION AND FINANCE

ADVISORY OPINION PETITION NO. S981103F

On November 3, 1998, the Department of Taxation and Finance received a Petition for Advisory Opinion from Reliv, Inc., P.O. Box 405, Chesterfield, MO 63006-0405.

The issue raised by Petitioner, Reliv, Inc., is whether receipts from the sales of its product called "SoySentials" are subject to sales tax.

Petitioner submitted the following facts as the basis for this Advisory Opinion.

Petitioner sells nutritional, dietary, and skin care products through a multi-level network of independent distributors. Petitioner is considered an "MLM," or multi-level marketer, which ships its products to various New York distributors for sale.

Petitioner submitted the label from its SoySentials product for review. SoySentials is described on the label as a women's daily protective supplement designed to meet the special nutritional needs of women which are not always met through regular diet. SoySentials provides soy protein, described on the label as "nature's magic bean" that can help combat some of the most serious health problems facing women today. According to the label, SoySentials also provides a wide array of herbs, vitamins and potent anti-oxidants specifically formulated for a woman's special nutritional needs.

Applicable Law and Regulations

Section 1105(a) of the Tax Law imposes sales tax on "[t]he receipts from every retail sale of tangible personal property, except as otherwise provided in this article."

Section 1115(a) of the Tax Law provides, in part:

Receipts from the following shall be exempt from the tax on retail sales imposed under subdivision (a) of section eleven hundred five and the compensating use tax imposed under section eleven hundred ten:

(1) Food, food products, beverages, dietary foods and health supplements, sold for human consumption \ldots .

Section 528.2(c) of the Sales and Use Tax Regulations provides:

TSB-A-99(4)S Sales Tax January 27, 1999

Dietary foods and health supplements. (1) A dietary food is a food for a special dietary use for humans and which bears on the label a statement of the dietary properties upon which its use is based in whole or in part.

(2) Products which are intended to substitute for the ordinary diet, or supplement the ordinary diet, or substitute for natural foods are exempt, when sold for human consumption. Among these are liquid diet products, artificial sweeteners and vitamins.

Opinion

According to the label on Petitioner's product, SoySentials is designed to supplement a woman's regular diet by supplying soy protein and other natural herbs, vitamins and potent antioxidants specifically formulated for a woman's special nutritional needs. The nutrients in SoySentials are said to help combat some of the most serious health problems facing women today.

New York State Department of Taxation and Finance Publication 880, <u>Taxable and Exempt</u> <u>Foods and Beverages Sold at Retail Food Markets and Similar Establishments</u>, contains a partial list of foods and beverages that are taxable or exempt from sales and use taxes when sold at retail food markets and similar establishments. SoySentials is similar to certain other products listed in Publication 880 which are not taxed for sales tax purposes. SoySentials is considered both a dietary food and a health supplement in accordance with Section 1115(a)(1) of the Tax Law and Sections 528.2(c)(1) and (2) of the Sales and Use Tax Regulations and is therefore exempt from sales tax (see <u>Reliv, Inc.</u>, Adv Op Comm T&F, December 4, 1997, TSB-A-97(76)S).

DATED: January 27, 1999

/s/ John W. Bartlett Deputy Director Technical Services Bureau

NOTE: The opinions expressed in Advisory Opinions are limited to the facts set forth therein.