July 31, 2013

Mr. Craig Johnson, Executive Director
Streamlined Sales Tax Governing Board, Inc.
100 Majestic Drive, Suite 400
Westby, WI 54667

Re: Michigan’s 2013 Compliance Certification

Dear Mr. Johnson:

As a full member of the Streamlined Sales and Use Tax Agreement, Michigan must comply with Section 803 of the Agreement, which requires each member state to annually recertify its compliance with the Agreement to the Governing Board by August 1 of each year. The annual recertification shall include any changes in the member state’s statutes, rules, regulations, or other authorities that could affect its compliance with the Agreement, and shall be signed by the chief executive of the state’s tax agency.

This letter is submitted as required by Section 803 of the Agreement, certifying that Michigan is in substantial compliance with the terms of the Agreement, except with respect to the taxation of direct mail. We anticipate we will be able to resolve the issue when the Legislature returns to regular session in September. In the past year, there have been no changes made by the Michigan Legislature, and no holdings by Michigan courts or changes in Michigan’s administrative rules that would further affect Michigan’s compliance with the Agreement.

The enclosed Certificate of Compliance presents a complete and detailed picture of Michigan’s compliance. Additionally, a copy of Michigan’s current Taxability Matrix is attached.

Copies of this letter and the current Taxability Matrix have been posted on Michigan’s web site. We will be happy to respond to any questions that member states or representatives of the business community may have. Please direct questions to Streamlined Governing Board delegate Michael Eschelbach.

Sincerely,

[Signature]

Andy Dillon
State Treasurer

Enclosures

c: Governor Rick Snyder
    Michael Eschelbach, Streamlined Governing Board delegate