Provide the name(s) and contact information of the state or parties submitting the Request.

Date: 5/28/2021

Name of State or Person(s) submitting request: Christie Comanita

Contact Person: Christie Comanita

Address: Click here to enter Address (Street or PO Box, City, State, Zipcode)

Phone: 480-653-7113   Email: christie.comanita@sstgb.org

1. Agreement Section(s), Rules or Tax Administration Practice(s) involved (if any). (Identify the section(s) of the Streamlined Sales and Use Tax Agreement, the Streamlined Rules, or Tax Administration Practices, if any, which are affected or involved with the issue.)

SSUTA Sec. 106. Treatment of Marijuana and Products Containing Marijuana

2. Question, Issue, or Topic for discussion. (Identify the question, issue, or topic you believe requires a study or resolution by SLAC.)

Should the SSUTA be amended to adopt a definition of “Marijuana and Products Containing Marijuana”?

3. Statement of Background Facts. (Provide a detailed description of the issue and supporting facts. Please be as descriptive as possible and provide examples of actual transactions.)

When Sec. 106 was adopted, states were just starting to legalize and tax marijuana and products containing marijuana, either as medical marijuana or recreational marijuana. These products remained illegal at the Federal level so it was decided that SSTGB would not take further action at that time. Now that more states have legalized marijuana and products containing marijuana, states are imposing sales tax and excise taxes on the sales. The states are taking different approaches to the taxation of marijuana and products containing marijuana and questions have arisen regarding how the SST provision applies to the different approaches.

Questions have also been asked whether CBD products fall within the Section 106 exclusion so that states can do whatever they want with these products and not have a compliance issue.

4. Proposed Resolution/Outcome/Solution. (Provide a description of the anticipated outcome from the workgroup. For example: Development of an interpretive rule pertaining to Section XXX of the Agreement.)

Define “Marijuana and Products Containing Marijuana” for purposes of the exclusion in Section 106.

Submit completed form to:

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

Email: Craig.Johnson@SSTGB.org
Phone: 608-634-6160
www.streamlinedsalestax.org
For SST Governing Board Use

Approved by: Click here to enter name.  Date: Click here to select a date.

Approved with Modifications (If the Governing Board determines the request will be addressed by SLAC but in a modified format, explain the modifications to the request here):

Click here to enter text.

Denied by: Click here to enter name.  Date: Click here to select a date.

Form F0021 Instructions

The scope of work for the State and Local Advisory Council (SLAC) is to advise the Governing Board on matters pertaining to the administration of the Streamlined Sales and Use Tax Agreement (Agreement). Matters relating to noncompliance of members with the Agreement, interpretive rules clarifying Agreement language, and revisions or additions to the Agreement are all within the scope of a SLAC work assignment. This form, as submitted by a requestor, is a public document and shall be published on the Streamlined Governing Board’s website.

Any state and person making a request for a SLAC work assignment must do so by completing the SLAC REQUEST & ASSIGNMENT FORM and submitting it to the Executive Director of the Streamlined Sales Tax Governing Board. The Governing Board will take up the request at its next scheduled meeting or as applicable the SLAC Chair will take up the request at the next SLAC Steering Committee meeting. Any decision by the SLAC Steering Committee shall be reported to the Governing Board at its next meeting. In the interim, a request approved by the SLAC Steering Committee can be assigned to a SLAC workgroup. The Governing Board may approve, deny or modify the request at any time.

The Governing Board is not required to use this form to refer matters to SLAC. If the Governing Board refers an item to SLAC without use of this form, the Governing Board should provide written guidance to the SLAC Chair as to the expectations regarding the assigned task.

(Note: States or other persons requesting an interpretive opinion of existing Agreement provisions or definitions should not use this form, but should instead complete and submit the INTERPRETATION/DEFINITION REQUEST form.)