



## STATE BOARD OF EQUALIZATION

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January 26, 1995

		Exect
X		
	Re:	XSales of Medical Equipment
Dear X,		
I am answering your letter to me dated Decer sell tangible personal property to Xcertificates from X		
You state that your member provide medical with disabilities or persons who without proper equiphospitalized. Examples of the type of equipment/supcommodes, oxygen, disposable supplies, and nutrition between the supply company and the patient, but is on has notified X members that their California transactions from tax and has requested that sales tax submitted to X	pment/supplice oplies are when on services. To often billed to ia Resale Cer	es would otherwise be eelchairs, beds, walkers, he transaction takes place, and paid, by Xtificate excludes these
You attached a letter which X apparent X Accounts Payable Department, which indicates the procuring company for Xindicates that X purchased all non-inversapitalized goods and materials for resale to the other a blanket resale certificate, dated January 15, 1992, was "articles and supplies required for the operation of support facilities."	cated that, eff , an ntoried, non-our companies. which describ	d also for itself. The letter construction and non-X attached a copy of ed the property to be purchased

## OPINION

As you know, the sale of property which the purchaser will re-sell in the regular course of business is excluded from tax. (Rev. & Tax. Code § 6007.) A seller who timely and in good faith takes a resale certificate from a person who is engaged in the business of selling tangible personal property and who holds a California seller's permit is relieved from liability for sales tax or collecting the use tax. (Reg. 1668(a).) Sales and Use Tax Regulations are issued by the Board to aid in the enforcement and administration of the Sales and Use Tax Law and have the force and effect of law. A purchaser who issues a resale certificate, knowing at the time of

purchase that the goods will be consumed rather than resold, is liable for tax and penalties. (Reg. 1669(g).)

We are of the opinion that this resale certificate is not effect to exclude these transactions from sales tax for two reasons. First, it covers only items which X------ intends to purchase for the purpose of resale to its member hospitals and clinics and support facilities. Supplies and support items used in the operation of a medical facility are consumed by the facility, so when X------sells such items to its member facilities, those sales are at retail. It must pay tax on those transactions. The certificate thus does not cover the kinds of property which your members are selling. Second, under the facts you give, your members are selling medical equipment and supplies directly to the patients. While X------ may be billed and pay for the item, the transaction is directly between the X------- member and the patient. X------- is not purchasing the item for resale to the patient. The fact that a medical insurer is paying for all or part of the transaction does not alter its fundamental nature. (Reg. 1591 (n).) We thus conclude that these sales are not sales to X------- for resale to the patients, but rather they are direct sales from X------- members to the patient and so are at retail. The X------- member must pay tax on all taxable transactions.

I hope the above discussion has answered your question. If you need anything futher, please do not hesitate to write again.

Sincerely,

John L. Waid Tax Counsel

JLW:sr

Cc: Mr. Ronald L. Dick

CH District Administrator KH District Administrator