

Station Name: Machine: MIL006WA2471272 Date: 05/07/2004 Time: 10:14:33 AM

INOLES39-1632721

CURRENT BMF N/C ACEB

LOC CODE 3943

LUC 200344

CURRENT BMF NAMELINE

CE BOXING CLUB INC

% DEL PORTER

1111 S 46TH ST

MILWAUKEE

WI 53214-3622 110

Entered in PCC

FILING REQUIREMENTS

990PF-1

FISCAL YEAR MONTH 10

PRIOR FISCAL YEAR MONTH 00

EMPLOYMENT CODE W

ESTABLISHMENT YEAR/MONTH 199511

BOD CODE TE BOD CLIENT CODE 3 DEBT IND N

EO SECTION

GEN 0000

CLSF-CD 1000

SUBSEC-CD 03

ORG-CD 1

FNDTION-CD 04

ADVNC-RULNG-DT 000000

RUL-DT 199602

LOBBY-ELECT-YR 0000

PR-STATUS-CD 71

ELECT-LOBBY-ID 0

STS-CD 01

ASSET-CD 0

STS-CD-DT 199505

INCOME-CD 0

AFFLTIN-CD 3

TEP-CASE-CD

INTERNAL REVENUE SERVICE
RECEIVED

MAY 07 2004

MILWAUKEE, WI

CHECKED MAY 07 2004

INTERNAL REVENUE SERVICE
DISTRICT DIRECTOR
1100 COMMERCE STREET
DALLAS, TX 75242

DEPARTMENT OF THE TREASURY

Date: MAR 08 1996

ACE BOXING CLUB INC
C/O DEL PORTER
1111 SOUTH 46TH STREET
MILWAUKEE, WI 53214

Employer Identification Number:
39-1632721
Case Number:
366039028
Contact Person:
CLAIR SZYMONIAK
Contact Telephone Number:
(312) 886-6532
Accounting Period Ending:
October 31
Foundation Status Classification:
509(a)(1)
Advance Ruling Period Begins:
May 25, 1995
Advance Ruling Period Ends:
October 31, 1999
Addendum Applies:
No

Dear Applicant:

Based on information you supplied, and assuming your operations will be as stated in your application for recognition of exemption, we have determined you are exempt from federal income tax under section 501(a) of the Internal Revenue Code as an organization described in section 501(c)(3).

Because you are a newly created organization, we are not now making a final determination of your foundation status under section 509(a) of the Code. However, we have determined that you can reasonably expect to be a publicly supported organization described in sections 509(a)(1) and 170(b)(1)(A)(vi).

Accordingly, during an advance ruling period you will be treated as a publicly supported organization, and not as a private foundation. This advance ruling period begins and ends on the dates shown above.

Within 90 days after the end of your advance ruling period, you must send us the information needed to determine whether you have met the requirements of the applicable support test during the advance ruling period. If you establish that you have been a publicly supported organization, we will classify you as a section 509(a)(1) or 509(a)(2) organization as long as you continue to meet the requirements of the applicable support test. If you do not meet the public support requirements during the advance ruling period, we will classify you as a private foundation for future periods. Also, if we classify you as a private foundation, we will treat you as a private foundation from your beginning date for purposes of section 507(d) and 4940.

Grantors and contributors may rely on our determination that you are not a private foundation until 90 days after the end of your advance ruling period. If you send us the required information within the 90 days, grantors and contributors may continue to rely on the advance determination until we make a final determination of your foundation status.

If we publish a notice in the Internal Revenue Bulletin stating that we

Letter 1045 (DO/CG)