Form 14568-E

(January 2014)

Department of the Treasury - Internal Revenue Service

OMB Number 1545-1673

Appendix C Part II Schedule 5 Plan Loan Failures (Qualified Plans and 403(b) Plans)

Please include the plan name, Applicant's EIN, and plan number information on each page of the submission, including attachments

Plan name

Plan number

EIN

Section I - Identification of Failure

The plan identified above did not comply with the requirements of § 72(p)(2) of the Internal Revenue Code. (Note: The conditions of § 72(p)(2) must be satisfied for a participant loan to be exempt from being treated as a distribution to the participant under § 72(p)(1).) The failure occurred for the following reason(s) (check applicable boxes and provide the information requested):

A. The loan(s) exceeded the limit under § 72(p)(2)(A)

Plan Year	Number of Participants Affected	Total Number of Loans Issued That Violated § 72(p)(2)(A)	

B. Loan terms did not satisfy the limits on the duration of the loan under § 72(p)(2)(B)

Plan Year	Number of Participants Affected	Total Number of Loans Issued That Violated § 72(p)(2)(B)

C. Loan terms did not satisfy § 72(p)(2)(C) relating to the frequency and amortization of payments

Plan Year	Number of Participants Affected	Total Number of Loans Issued That Violated § 72(p)(2)(C)

D. Defaulted loan(s) (where the loan terms satisfied the requirements of § 72(p)(2), but default(s) occurred because loan payments were not made in accordance with the terms of the loan)

Plan Year	Number of Participants Affected	Total Number of Loans in Default

Plar	n name			EIN	Plan number
Sec	Section II - Eligibility for Use of Appendix C, Schedule 5				
A.	Yes	No	Is any affected participant either a key employee (as defined in § 416(i	(1)) or an owner ompl	oven (as defined in §
Α.			401(c)(3))?		oyee (as defined in §
			If "Yes," proceed to Section II B.		
			If "No," skip Section II B and proceed to Section II C.		
	Yes	No			
В.			Is the purpose of this request limited to permitting the Plan Sponsor to the year of correction instead of the year of the failure?	report the loan as a de	emed distribution in
			If "Yes," complete Section III and then proceed directly to Section IV D	. (Sections IV A, B, and	d C do not apply.)
			If "No," <u>STOP - do NOT use this schedule.</u> Any request for relief should attachment describing the relief requested and the reasons why such r		
	Yes	No			
C.			Will correction be completed before the maximum period for repaymen expired? (Note: The maximum period is determined from the original d years from the original date of the loan, except for home loans as desc	ate of the loan. Genera	ally, this period is five
			If "Yes," and the Plan Sponsor wants relief from reporting the loan as a and then answer applicable questions in Sections IV A through IV C.	deemed distribution, <u>c</u>	complete Section III
			If "No," complete Section III and then proceed to Section IV D.		

Section III - Explanation of How and Why the Plan Loan Failures Occurred

Section IV - Description of Proposed Method of Correction

If the Plan Sponsor is requesting relief from reporting loans as deemed distributions, then complete Sections IV A, B, or C, as applicable.

If the Plan Sponsor is only requesting postponement of reporting loans as deemed distributions on Form 1099-R, then proceed directly to Section IV D.

A. Correction for loans in excess of § 72(p)(2)(A)

Any participant affected by this failure will make a corrective repayment to the plan. After repaying the excess of the loan amount over the maximum loan amount under § 72(p)(2)(A) (the "excess loan amount"), the remaining balance of the loan will be repaid over the remaining period of the original loan (not beyond the period permitted under § 72(p)(2)(B), determined from the original date of the loan) in a manner that complies with the frequency and level payment requirements of § 72(p)(2)(C). The excess loan amount that will be repaid by the participant is determined based on how previously made payments have been applied to the loan. The previous loan payments were applied as follows *(check applicable box, and complete necessary information)*

Prior loan payments were made in accordance with an amortization schedule that complied with the requirements of § 72(p)(2)
 (B) relating to the terms of the loan and § 72(p)(2)(C) relating to frequency, and level loan payments. For the purpose of determining the excess loan amount and the remaining outstanding amount of the loan to be repaid over the remaining period of the loan, the previously made loan payments will be applied as follows (check box that applies)

1. Solely to reduce the portion of the loan that did not exceed the maximum loan amount under § 72(p)(2)(A). Result: The corrective repayment would equal the excess loan amount plus interest thereon.

 reduce the portion of the loan that did m corrective repayment would equal the excess loan amour repayment is made. Prior loan payments were not made in accorda §72(p)(2)(B) or (C). Methodology for determining the excess loan a will be amortized over the remaining period of will be amortized over the remaining period of Option 1: The remaining loan balance will available only if the original am period permitted under §72(p)(2) Option 2: The loan will be reformed to am remaining period of the original with the requirements of § 72(p) B. Correction for loans with terms that: (i) provided (2)(B) and/or (ii) provided for payments that did frequently than quarterly, as provided under § 7 1. The loan balance will be reamortized with payments that did frequently than quarterly as provided under § 72(p)(2)(B)). C. Correction for defaulted loans with terms that c that applies) 1. A lump sum repayment will be made to the participant would have made to the plan if the original to the original t					Page 3
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 the original loan (per § 72(p)(2)(B)). C. Correction for defaulted loans with terms that contract that applies) 1. A lump sum repayment will be made to the participant would have made to the plan if the plan if the second second		 The loan balance will be reamortized with payments quarterly. 	made on a substantially le	vel basis (per § 72	2(p)(2)(C)), made at least
 that applies) 1. A lump sum repayment will be made to the participant would have made to the plan if the plan if		 The reamortized loan balance will be paid over a rer the original loan (per § 72(p)(2)(B)). 	naining period that does no	ot extend beyond f	ive years from the date of
participant would have made to the plan if the		rrection for defaulted loans with terms that complied t applies)	with the requirements of	f § 72(p)(2)(A), (B)), and (C): <i>(check the box</i>
repayments.		 A lump sum repayment will be made to the plan in a participant would have made to the plan if there had repayments. 			
		The outstanding balance of the loan, including accru extend beyond five years from the date of the original		ized over a remair	ning period that does not
3. The Applicant will use a combination of the		3. The Applicant will use a combination of the methods	described in #1 and #2 ab	ove, as follows:	
	De	termination of Interest Accrued on Missed Repayments:	(check the box that applies	5)	
Determination of Interest Accrued on Missed Repa		Plan loan rate	{insert rate}	,	
Determination of Interest Accrued on Missed Repa		Rate of return of investments under plan	{insert rate}		
Plan loan rate	No	te: This option may only be used if the rate of investmen	t return under the plan equ	als or exceeds the	plan loan rate.

			Page 4
Pla	an name	EIN	Plan number
	The interest rate for missed payments was determined as follows:		
	The additional unpaid interest (will be / has been (check one)) paid b	ov the: <i>(check the box</i>	that applies)
	Plan Sponsor	, , , , , , , , , , , , , , , , , , , ,	· · · · · · · · · · · · · · · · · · ·
	Affected participants		
	(<u>Note</u> : Irrespective of the Plan Sponsor's election to have the affected particip section 6.02(6) of Rev. Proc. 2013-12, the Service may, based on the facts ar should pay all or a portion of the additional unpaid interest. If the Service mak requested to revise this submission.)	nd circumstances, dete	ermine that the Plan Sponsor
D.	Correction for Deemed Distributions (check if applicable)		
	The Plan Sponsor is not eligible to or will not correct in accordance with F Schedule 5. The Plan Sponsor proposes that the loans be reported as de of correction instead of the year of the failure. The Plan Sponsor shall pa was required to be paid in connection with the failure. (See Income Tax F	eemed distributions (us y any applicable incon	sing Form 1099 R) for the year ne tax withholding amount that

Section V - Description of Steps Taken to Ensure That the Failure Does Not Recur

Yes	No	The Plan Sponsor requests relief from reporting participant loans as deemed distributions.
Yes	No	The Plan Sponsor requests that the plan be permitted to report the participant loans as deemed distributions in the year
		of correction instead of the vear of the failure.

Section VII - Enclosures

In addition to the applicable items listed on the Procedural Requirements Checklist for Form 8950, the Plan Sponsor encloses the following with this submission:

- Loan amortization schedules for affected participants. (A sample representation may be provided if there are multiple participants affected.)
- Specific calculations for each affected employee or a representative sample of affected employees. (The sample calculations
 must be sufficient to demonstrate each aspect of the correction method proposed (e.g., for a failure with respect to a loan that
 exceeds the maximum amount permitted by § 72(p)(2)(A), the calculations must include the amounts of the excess loan
 amounts that will be repaid to the plan, determination of the outstanding loan balance, and the proposed method of repayment of
 the outstanding loan balance; for the correction of a defaulted loan, the enclosure should set forth the periods of such loan
 defaults.)