Form **14568-D** (January 2014)

Department of the Treasury - Internal Revenue Service

## **Appendix C Part II Schedule 4** Simple IRAs

**OMB Number** 1545-1673

Please include the plan name, Applicant's EIN, and plan number information on each page of the submission, including attachments Plan name EIN Plan number Section I - Identification of Failure(s) and Proposed Method(s) of Correction The following failure(s) occurred with respect to the SIMPLE IRA Plan identified above: (Check failure(s) that apply. Within each failure, check applicable boxes, and provide the information requested.) A. Employer Eligibility Failure The plan was adopted by a Plan Sponsor who was (or subsequently became) ineligible to sponsor a SIMPLE IRA Plan under the requirements of § 408(p) because the Plan Sponsor (and, if applicable, its related controlled group or affiliated service group employers) had more than 100 employees (including leased employees, if applicable) who earned \$5,000 or more in compensation during the following plan year(s): The plan was adopted by a Plan Sponsor who was not eligible to sponsor a SIMPLE IRA Plan under the requirements of § 408(p) because the Plan Sponsor established or maintained a Qualified Plan with respect to which contributions were made (or under which benefits were accrued) during any plan year of the SIMPLE IRA Plan. The failure occurred during the following plan year(s): Description of the Proposed Method of Correction: All contributions to the plan ceased as of (insert a date no later than the date this VCP submission is filed with the Service). The Plan Sponsor will not permit any new employer or salary reduction contributions to be made to the plan. B. Failure to Make Required Employer Contributions The Plan Sponsor failed to make employer contributions on behalf of eligible employees as required under the terms of the plan. The failure occurred on account of the erroneous exclusion of eligible employees Other (describe): The failure occurred for the following plan years: For the applicable plan years, the provisions of the plan document required the Plan Sponsor to make employer contributions based on the following formula: 2% nonelective contribution on behalf of each eligible employee who earned at least \$5,000 in compensation for the year. Matching contribution on behalf of each eligible employee equal to deferrals up to 3% of compensation. Grace period applied. The plan provided for a matching contribution on behalf of each eligible employee equal to deferrals up to % of compensation. (Note: If the failure occurred for multiple plan years and different employer contribution criteria applied during those years, check the applicable box, and indicate the plan years for which the formula applied.)

<u>Description of the Proposed Method of Correction:</u>

The Plan Sponsor has contributed (or will contribute) additional amounts to the plan on behalf of each affected employee. For each affected employee, the corrective contribution will be determined by calculating the contribution the employee would have been entitled to receive under the terms of the plan and subtracting any contributions already made on behalf of the employee for the plan year. The corrective contribution made on behalf of an affected employee will be adjusted for Earnings. Earnings will be calculated from the last day of the plan year for which the failure occurred through the date of the corrective contribution. The corrective contribution (adjusted for Earnings) will be made to each affected employee's SIMPLE IRA account. If an affected employee does not have a SIMPLE IRA account, an account will be established for that employee.

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an name		EIN	Plan number
contributions,	not provide eligible employees with the opportunity the corrective matching contribution will be based of all equal to 3% of compensation.		
The total corre	ective contribution (before adjusting for Earnings) fo	r each plan year is:	
Year	Co	orrective Contribution	
The Earnings	 calculation for an affected employee will be based o	on one of the following method(s) <i>(che</i>	eck one):
Actual inv	estment results of the affected employee's SIMPLE	IRA account.	
Actual inv Online Ca ascertaine	annot be ascertained. estment results for years in which data for the affect allowed and the actual investment resed. The VFCP Online Calculator was or will be used	sults of the affected employee's IRA a	account cannot be
	yees affected by the failure (check one):		
	no former employees affected by the failure.		
will be ma	ormer employees (or if deceased, their estate or know their SIMPLE IRA accounts. To the extent the amailing to the last known address, the Plan Sponsy:	at an affected former employee or ber	neficiary cannot be located
	actions are taken, if an affected employee or bene		ly located on a later date, th
•	nsor will make corrective contributions to the affecte		
	Provide Eligible Employees with the Opportunity		the encertupity to reals
	nsor did not provide employee(s) who satisfied the a als to the SIMPLE IRA plan. The failure occurred fo		
Description of	the Proposed Method of Correction		

## Description of the Proposed Method of Correction

The Plan Sponsor has contributed (or will contribute) additional amounts to the plan on behalf of each affected employee. The corrective contribution will be made to compensate the affected employee(s) for the missed deferral opportunity. The corrective contribution on behalf of each affected employee is equal to 50% of what the employee's deferral might have been had he or she been provided with the opportunity to make elective deferrals to the plan. Since the employee's deferral decision is not known, the deferral amount is estimated by assuming that the excluded employee would have made an elective deferral equal to 3% of his or her compensation. (Example: N, a nonhighly compensated employee was erroneously excluded from the plan. During the year of exclusion, N made \$10,000 in compensation. N's missed deferral is estimated to be: 3% times \$10,000 or \$300. The required corrective contribution on behalf of N, before adjusting for Earnings, is 50% of \$300 or \$150). Thus, the required corrective contribution for an employee who was erroneously excluded from making elective deferrals from a SIMPLE IRA Plan is equal to 1.5% of compensation (adjusted for Earnings).

an name	е		EIN	Plan number
The to	otal correctiv	e contribution (before adjusting for Earnings) on behalf of the	ne affected employees for	 or each plan year is as follows:
	Year	Corrective Co	ntribution	
calcu corre emplo	lated from the ctive contributions does not contribute the contributions are considered to the contributions of the contributions are contributed as the contribute	ntribution made on behalf of each affected employee will alse date(s) that the contribution(s) should have been made the ution (adjusted for Earnings) will be made to each affected eath have a SIMPLE IRA account, a SIMPLE IRA account will basis of one of the following methods (check one):	rough the date of the co employee's SIMPLE IRA	orrective contribution. The account. If an affected
	Actual investr	ment results of the affected employee's SIMPLE IRA account	nt.	
		ate incorporated in the VFCP Online Calculator, since the a ot be ascertained.	ctual Earnings of the af	ected employee's IRA
_ (	Online Calcul	ment results for years in which data for the affected employed ator for years in which the actual investment results of the a The VFCP Online Calculator was or will be used for the follo	affected employee's IRA	account cannot be
v fe	will be made t	er employees (or if deceased, their estate or known benefic to their SIMPLE IRA accounts. To the extent that an affecte ailing to the last known address, the Plan Sponsor will take	d former employee or b	eneficiary cannot be located
		tions are taken, if an affected employee or beneficiary is no will make corrective contributions to the affected SIMPLE I		
D. Ex	cess Amoui	nts Contributed		
The F	Plan Sponsor	contributed Excess Amounts to the plan on behalf of partic	ipants as Follows <i>(ched</i>	k boxes that apply):
_		e contributed in excess of the benefit the participants were		
		rals were made to the SIMPLE IRA in excess of the limitation $\$$ 408(p)(2)(E)).	on under the terms of th	e SIMPLE IRA (e.g., the
The to	otal of the Ex	ccess Amounts for each affected plan year was as follows:		
	Year	Excess Amounts	Number of P	articipants Affected
1				

an name		EIN	Plan number	
Description of the Pro	posed Method of Correction (check all correction met	thods that apply):		
	cess Elective Deferrals			
correction, to the	or has effected (or will effect) a distribution of the Exce affected participant(s). The Earnings adjustment will be ount from the date(s) that the excess deferrals were n	be based on the actual ra	tes of return of the participan	
	ants were (or will be) informed that the distribution of a ed to distributions from a SIMPLE IRA and, specificall			
The total corrective	ve distribution (before adjusting for Earnings) for each	affected plan year is as f	cted plan year is as follows:	
Year	Corrective Distribution	Number of F	Participants Affected	
1099-R as a distribution issued to the affected participant(s), indicating the taxable amount as zero.  The return of the excess employer contributions (before adjusting for Earnings) for each affected plan				
Year	Return of Excess Employer Contributions	Number of F	Participants Affected	
Retention of Exce	ess Amounts			
Note: If this corre	ection method is selected, an additional VCP fee is red	quired. (See section 12.06	6(2) of Rev. Proc. 2013-12.)	
The Excess Amo	unts (including Earnings) were retained in the SIMPLE	E IRA accounts of the affe	ected participants as follows:	
Year	Excess Amounts Retained	Number of F	Participants Affected	
	1			
1				

Plan na	ame	EIN	Plan number	
	e Earnings adjustment will be based on the actual rates of return of the SIMPLE I ntributions were made through the date of correction.	RA from the date(	s) that the excess employer	
	Excess Amounts of \$100 or less (See section 6.02(5)(e) of Rev. Proc. 2013-12.	)		
	For one or more participants, the total Excess Amount (employer contributions a Earnings) is \$100 or less. The Excess Amount will not be distributed.	and/or elective def	ferrals before adjusting for	
Fo	rmer employees affected by the Excess Amounts failure (check one):			
	There are no former employees affected by the failure.			
	Affected former employees (or if deceased, their estate or known beneficiary) will be contacted, and corrective contributions will be made to their SIMPLE IRA accounts. To the extent that an affected former employee or beneficiary cannot be located following a mailing to the last known address, the Plan Sponsor will take the actions specified below to locate that employee or beneficiary:			
Section	After such actions are taken, if an affected employee or beneficiary is not found Plan Sponsor will make corrective contributions to the affected SIMPLE IRA action II - Change in Administrative Procedures		tly located on a later date, the	
	include an explanation of how and why the failures arose and a description of the same failures will not recur.	measures that wi	II be implemented to ensure	
Section	on III - Request For Excise Tax Relief (check if applicable)			
	Excise tax pursuant to § 4972. The Plan Sponsor requests that the Service not applies to situations where corrective contributions made in accordance with thi contributions for the year of correction and subject to the excise tax under § 497 Please enclose a written explanation in support of your request for relief from the	s submission wou 72. See section 6.0	ld be nondeductible	
Section	on IV - Enclosures			
In addi	tion to the applicable items listed on the Procedural Requirements Checklist for Fo	orm 8950, the Plar	n Sponsor encloses the	

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following with this submission:

- The applicable plan document. (This could be an IRS form document, such as a 5305 SIMPLE or 5304 SIMPLE, or a prototype document developed by a financial institution. If a prototype plan document is used, please send a copy of the most recent opinion letter issued with respect to such plan document.)
- A written explanation of how and why the failure(s) described in this submission occurred, including a description of the administrative procedures applicable to the failure(s) in effect at the time the failure(s) occurred.
- For failures that involve corrective contributions or corrective distributions, a description of assumptions and supporting calculations used to determine the amount needed for correction:

Plan name	EIN	Plan number

- 1) For failures to make required employer contributions and for failures to provide eligible employees with the opportunity to make elective deferrals:
  - a) Computations in support of the corrective contribution amounts attributable to each participant. In the case of a failure to provide eligible employees with the opportunity to make elective deferrals, please include computations showing how the average deferral percentage, missed deferral, and corrective contribution amount were determined.
  - b) Calculations showing how the Earnings adjustment and the ultimate corrective contribution on behalf of affected employees will be determined. (Please use estimates, including an estimated correction date, if corrective contributions have not been made yet.)
- 2) For failures involving the contribution of Excess Amounts:
  - a) Computations in support of the excess contribution amounts attributable to each participant.
  - b) Calculations showing how the Earnings adjustment and the ultimate corrective distribution amounts are determined. (Please use estimates, including an estimated correction date, if corrective distributions have not been made yet.)
- Explanations in support of requests for excise tax relief.
- Any other information that would be useful for the purpose of understanding the proposals made under the submission.