Form **14568** (September 2017)

Department of the Treasury - Internal Revenue Service

Model VCP Compliance Statement

OMB Number 1545-1673

Include the plan name, Applicant's EIN and plan number on each page of the compliance statement, including attachments Section I - Identifying Information 1. Applicant's name 2. Applicant's EIN (do not use SSN) 3. Plan number 4. Plan name **Section II - Applicant's Description of Failures** Attach additional pages, as needed. Label the attachment "Section II. Applicant's Description of Failures." List and number each failure separately. If using the Form 14568 Schedules, specify the Schedules that are included and attach them to this compliance statement. Section III - Applicant's Description of the Proposed Method of Correction Attach additional pages, as needed. Label the attachment "Section III. Applicant's Description of the Proposed Method of Correction." Describe the correction method for each failure listed in Section II. If using the Form 14568 Schedules, specify the Schedules that are included and attach them to this compliance statement. Section IV - Applicant's Proposed Procedures to Locate and Notify Former Employees or Beneficiaries Attach additional pages, as needed. Label the attachment "Section IV. Applicant's Proposed Procedures to Locate and Notify Former Employees or Beneficiaries." Describe the methods that will be used to locate and notify former employees and beneficiaries, or provide an affirmative statement that no former employees or beneficiaries were affected by each failure listed in Section II or will be affected by the correction methods described in Section III. Section V - Applicant's Proposed Revision to Administrative Procedures Attach additional pages, as needed. Label the attachment "Section V. Applicant's Proposed Revision to Administrative Procedures." Include an explanation of how and why the failures arose and a description of the measures implemented (or will be implemented) to ensure that the same failures do not occur in the future. If using the Form 14568 Schedules, specify the Schedules that are included and attach them to this compliance statement. Section VI - Requests Related to Excise Taxes, Additional Tax and Tax Reporting The Applicant requests that the Internal Revenue Service (IRS) not pursue the following taxes under the Internal Revenue Code (IRC) (attach supporting rationale) Excise tax under IRC Section 4972 with respect to failures number Excise tax under IRC Section 4973 with respect to failures number Excise tax under IRC Section 4974 with respect to failures number Excise tax under IRC Section 4979 with respect to failures number Imposition of additional tax under IRC Section 72(t) with respect to failures number

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Applicant's EIN (do not use SSN)		t's EIN (do not use SSN)	Plan number
Plan name			
	The Applicant requests that the IRS grant the following for plan loan failures that did not comply with IRC Section 72(p)		
	With respect to all loans described in this compliance statement, that a deemed distribution corrected pursuant to this VCP submission not be required to be reported on Form 1099-R and that repayments made by such correction not result in the affected participant having additional basis in the plan for purposes of determining th tax treatment of subsequent distributions from the plan.		
	With respect to all loans described in this compliance statement, that a deemed distribution be reported on Forn 1099-R with respect to affected participants for the year of correction instead of the year of the failure.		
		deemed distributions in the year of correction instead plan sponsor requests relief from reporting them as	ance statement that it be permitted to report the loans as id of the year of the failure. For other affected plan loans, the deemed distributions. Attach additional narrative details that specific loans will be receiving what type of special relief.
Sec	tion	VII - Enforcement Resolution (to be complete	red by IRS only)
		icant will neither attempt to nor otherwise amortize, c ciated with this submission nor receive any Federal to	deduct or recover from the IRS any portion of the paid user ax benefit on account of payment of such fee.
The IRS will not pursue the sanction of revoking the tax-favored status of the plan under Sections 401(a), 403(b), 408(k) or 408(p) of the Internal Revenue Code (IRC) on account of the failures described in this compliance statement. This compliance statement considers only the acceptability of the correction methods including the revisions of administrative procedures described in the compliance statement and does not express an opinion as to the accuracy or acceptability of any calculations or other materials included with or provided at any time during the processing of the VCP submission. The reliance provided by this compliance statement is limited to the specific failures and years specified and does not provide reliance for any other failure or year. In no event may this compliance statement be relied on for the purposes of concluding that the plan or plan sponsor was not a party to an abusive tax avoidance transaction. This compliance statement should not be construed as affecting the rights of any party under any other law, including Title I of the Employee Retirement Income Security Act of 1974.			
This compliance statement expresses no opinion as to whether the plan otherwise satisfies the requirements of the IRC and is not a letter ruling or a determination letter within the meaning of Revenue Procedure 2017-1 (updated annually) and Revenue Procedure 2017-4 (updated annually).			
This compliance statement is conditioned on (1) there being no misstatement or omission of material facts in connection with the submission and (2) the completion of all corrections described in this compliance statement within one hundred fifty (150) days of the date of this compliance statement.			
	this remo	compliance statement as if they had been adopted ti edial amendment period set forth in Rev. Proc. 2007	s or amendments for optional law changes, as described in mely for the purpose of making available the extended -44 and beginning on January 1, 2017, Rev. Proc. 2016-37, oes not constitute a determination as to whether any such e changes in qualification requirements.
	Sectors the consumption support the construction of the constructi	tion 403(b) regulations and Notice 2009-3, as if it had extended remedial amendment period set forth in An erseding guidance. However, this compliance statem	n, as required under the IRC Section 403(b), final IRC dependence timely for the purposes of making available nouncement 2009-89, Rev. Proc. 2013-22 and any future ent does not constitute a determination as to whether the uirements associated with IRC Section 403(b) and the final

	Page 3
number	

Applicant's EIN (do not use SSN)		Plan number	
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	With regard to failure number (provided that no modification has been made to either the plan document of adoption agreement of the plan that would otherwise cause the employer to lose reliance on the plan's opinion or advisory letter), the corrective amendment will not cause the plan to lose its status as a master or prototype plan of volume submitter plan and (provided that no modification has been made that would otherwise affect the employer eligibility for the six-year remedial amendment cycle) the employer will be allowed to remain within the six-year remedial amendment cycle described in Revenue Procedure 2007-44 on a continuing basis until the expiration of the next six-year remedial amendment cycle as provided in section 18.01 of Rev. Proc. 2007-44, or, if different, the deadline announced by the IRS, as provided in section 18.03 of that revenue procedure. In addition, the issuance of this compliance statement constitutes a determination of the effect of the corrective plan amendment on the qualification of the plan, and a subsequent filing of a determination letter request on such amendment will not be required until the expiration of the next six-year remedial amendment cycle.		
	The IRS will not pursue the following on account of the	qualification failures described in this submission:	
	Excise tax under IRC Section 4972		
	Excise tax under IRC Section 4973		
	Excise tax under IRC Section 4974		
	Excise tax under IRC Section 4979		
		d in this compliance statement that were corrected by the affected participants and returning those distributions to the additional income tax under IRC Section 72(t).	
	(For certain VCP submissions made prior to January 1, 2017 only) A determination letter application, required by section 6.05 of Rev. Proc. 2013-12 (as modified by Rev. Proc. 2015-27) was included with this submission. This compliance statement is conditioned upon the issuance of a favorable determination letter for the plan as a result of determination letter application control number If one or more of the failures described in this compliance statement are being corrected by proposed plan amendments the plan sponsor may adopt such amendments by the later of: (a) one hundred fifty (150) days following the date of the compliance statement or (b) ninety-one (91) days after the issuance of a favorable determination letter for the application. For governmental plans within the meaning of IRC Section 414(d), the deadline to adopt these amendments is further extended to the 91st day after the close of the first legislative session that begins more than one hundred twenty (120) days after a favorable determination letter is issued for the application.		
	With respect to the loan failures described in this compl	iance statement:	
	compliance statement: The IRS will not require dec Form 1099-R with respect to the participants affect correction of such loans will not result in an affecte	ayment to the plan or reamortization as described in this emed distributions under IRC Section 72(p) to be reported on ted by the failures, and repayments made pursuant to the d participant having additional basis in the plan for the quent distributions from the plan to such participants.	
	Section 72(p) to be reported on Form 1099-R with	outions. The IRS will require deemed distributions under IRC respect to the participants affected by the failures. However, tions on Form 1099-R in the year of correction, instead of the	

	Page 4
Applicant's EIN (do not use SSN)	Plan number
Plan name	
applicable, all repayments made pursuar having additional basis in the plan for the from the plan to the participants. For all c may not qualify for Form 1099-R relief), t reported on Form 1099-R with respect to	istently to all loans. For loans where relief from issuing Form 1099-R is at to the correction of the loans will not result in an affected participant a purpose of determining the tax treatment of subsequent distributions other loans (or situations where affected participants do not choose to on the IRS will require deemed distributions under IRC Section 72(p) to be at the participants affected by the failures. However, the plan will be one on Form 1099-R in the year of correction, instead of the year of the
Approved:	
Manager, Employee Plans Voluntary Complia Tax Exempt and Government Entities Division	

Date