Attachment I-A for Form 4461-A, Application for Approval of Master or Prototype or Volume Submitter Defined Benefit Plan Note: This application is designed to be used in conjunction with Rev. Proc. 2011-49. A list of required modifications is also recommended for use and may be obtained from the IRS website at www.irs.gov/ep. In items 10 through 12 indicate the article or section and page number of the N/A Article or Section and Change For IRS Use plan or trust where the following provisions are contained. All questions must Page Number Only be answered. If not applicable, check "N/A" column; otherwise complete the "Article or Section and Page Number" column. 10 Provisions applicable to all plans: a Definitions: Where does the plan define the following terms-Year of Service? (1) Break in Service? (2)(2) Hour of service under Department of Labor Regulations, including service with all employers aggregated under sections 414(b), (c), (m), or (o), and service of any individual considered an employee for purposes of this plan under section 414(n) or (0)? (3) Elapsed time? (4) (4) (5) Plan year? (5) Compensation as defined in section 414(s) as limited by section 401(a)(17)? (6) Average annual compensation? **(7)** Earned income as defined in section 401(c)(2)? (8) Employee as described in sections 414(b), (c), (m), (n), or (o)? (9) (10) Leased employee as described in section 414(n) or (o)? (10)(11) Highly compensated employee as defined in section 414(q)? (11)(12) Owner-Employee? (12)(13) Self-employed individual? (13)(14) Normal retirement age? (14)(15) Straight life annuity? (15)

0 (continued)		N/A	Article or Section and Page Number	Change	For IRS Use Only
b Minimum par	ticipation standards:				
	requirements for participation under the plan determined				
	regard to maximum age?				(16)
	ew employee, otherwise eligible, participate on the earlier				1 '
	rst day of the first plan year after meeting the minimum				
	d service requirements of section 410(a)(1) or 6 months				
	tisfying such requirements?				(17)
	ne initial eligibility computation period begin with the date				(,
	th the employee first performs an hour of service, and do				
	uent eligibility computation periods: (1) begin with the				
	sary of such date, or (2) shift to the plan year in				
	ance with section 2530.202-2(b) of the Department of				
	egulations?				(18)
	omputation period for determining a break in service the				(10)
	s is used to compute a year of service for eligibility after				
	al computation period?				(19)
	ars of service are not counted for participation purposes,				(13)
	ervice not counted excludable under section 410(a)(5)(B),				
(C), or					(20), (21)
	employee otherwise eligible, who is in an ineligible class				(20), (21)
	oyees, immediately participate on becoming a member of				
	ble class?				(22)
c Accrual of be			+		(22)
	e benefit formula provide for wear-away and fresh-start				(22)
rules?					(23)
	e plan provide for the determination of a participant's				
rrozen a	ccrued benefit?				
					(24)
(3) Does the	e plan provide for adjustments to frozen accrued benefits?				
					(25)
	e current benefit formula provide for no permitted disparity				
and doe	s it use the fractional accrual rule?				
					(26)
(5) Does the	e current benefit formula provide for permitted disparity?				
					(27)
(6) Does the	e plan define covered compensation, final average				
	sation, and taxable wage base?				
·	•				(27A)
(7) Does the	e plan provide adjustments for benefits beginning at a				,,
	er than normal retirement age?				
					(27B)
(8) If the pla	n provides for permitted disparity, must mandatory			+	(2,0)
	e contributions be allocated to a separate account?				
employe	o contributions be allocated to a separate account?				(270)
(U) It to III. : :	cured does the plan provide for permitted disperity with				(27C)
	sured, does the plan provide for permitted disparity with				
respect	to employer-provided benefits?				(075)
(40) !! !!				1	(27D)
	in is integrated, is the employer-provided benefit limited in				
accorda	nce with section 401(a)(5)(D)?				
					(27E)
d Benefits Incre					
	ured plan, or a plan that provides an insured death				
	re a provision for purchasing additional contracts due to				
increases in o	compensation?			1	(28)

10 (continued)	N/A	Article or Section and Page Number	Change	For IRS Use Only
e (1) Does the plan define an accrual computation period?				
o (1) Dood the plan dolline an accidal computation period.				
				(29)
(2) Does the plan define a year of credited service?				
				(30)
(3) Does the rate of accrual under each benefit formula satisfy one of	of			(30)
the following tests at all times:				
(a) 3 percent rule-section 411(b)(1)(A)?				(31)
(b) 133-1/3 percent rule-section 411(b)(1)(B)?				
				(31)
(c) Fractional rule-section 411(b)(1)(C)?				(0.)
				(31)
(d) Fully insured plan rule-section 411(b)(1)(F)?				
				(32)
(4) Does the plan provide for pre-ERISA accruals?				(32)
				(33)
(5) For purposes of determining accrued benefits, is the normal				
retirement benefit equal to the greater of the early retirement benefit under the plan or the benefit beginning at normal				
retirement age?				(34)
(6) Do plan participants continue to accrue benefits without reduction				
in the rate of accruals solely on account of the attainment of any				(25)
specified age? f Employee contributions:				(35)
(1) Does the plan preclude employee contributions for years beginning after the date the plan was restated for EGTRRA?				
beginning after the date the plan was restated for EOTATA:				(36)
(2) Does the plan provide a separate account for the portion of each	1			(00)
employee's accrued benefit derived from voluntary employee				
contributions? (3) Are employee contributions (adjusted for investment experience)				(37)
nonforfeitable at all times?	1			
				(38)
(4) Does the plan require that deductible voluntary employee				
contributions will be maintained in a separate account?				(39)
g Section 415 limitations:				(33)
-				
Are annual benefits limited as required by section 415?				(40)
h Distribution provisions:				
(1) Does the plan state the normal form in which benefits will be paid (life annuity, 10 years certain and life thereafter, etc.)?				
(ille allifulty, 10 years certain and life thereafter, etc.)!				(41)
(2) Does the plan specify the actuarial assumptions to be used in				` ′
determining actuarial equivalence which comply with Regulations	S			(42)
section 1.417(e)-1? (3) Are the optional forms of benefits stated in the plan?			+	(42)
(a) The the optional forms of beliefits stated in the plant				
				(43)
(4) If the plan disregards service attributable to a distribution in				
computing the employer-derived accrued benefit, does the plan contain provisions that satisfy Regulations section 1.411(a)-				
7(d)(4)?				(44)

10 (continued)	N/A	Article or Section and Page Number	Change	For IRS Use Only
(5) If the present value of the accrued benefit is greater than \$5,000,				
is consent of the participant and spouse (if applicable) required				
when benefits are immediately distributable within the meaning of				
Regulations section 1.417(e)-1?				(45)
(6) (a) Does a married participant automatically receive a qualified			1	(10)
joint and survivor annuity (QJSA), and an unmarried				
participant the normal form of life annuity?				(46)
(b) Is the participant given an opportunity to make a qualified				(+0)
election to waive the automatic form of payment in a manner				
which satisfies section 417(a)(2) during the election period				
described in section 417(a)(b)(A)?				(46)
(c) Is a married participant who waives the QJSA given an				(40)
opportunity to elect to receive a qualified optional survivor				
annuity in accordance with section 417(a)(1)(A)(ii)?				(46)
(7) (a) Does the plan provide that the spouse of a deceased				
participant will receive a qualified preretirement survivor				
annuity (QPSA) that requires payments not less than the				
amount specified in section 417(c)(1) in the event of death				
before the annuity starting date?				(46)
(b) Is the participant given an opportunity to make a qualified				
election to waive the QPSA in a manner which satisfies				
section 417(a)(2) during the election period described in				
section 417(a)(6)(B)?				(46)
(8) Does the plan designate or enable the employer to elect the				
percentage (not less than 50% nor more than 100%) of the				
survivor annuity provided under the QJSA?				(46)
(9) (a) Does the plan provide for a written explanation of the				, ,
automatic form of payment in a manner which satisfies				
section 417(a)(3)(A)?				(46)
(b) Does the plan provide for a written explanation of the QPSA				(10)
in a manner which satisfies section 417(a)(3)(B)?				
11 a mamor whon salishes seed on 111 (a)(b)(b).				(46)
(10) Do benefits under the plan begin, unless otherwise elected in				(13)
writing, no later than the 60 th day after the latest of the close of				
the plan year in which: (i) the participant attains the earlier of age				
65 or the plan's normal retirement age, (ii) the 10 th anniversary of				
the year in which the participant began participation under the				
plan occurs, or (iii) the participant terminates his or her service				
with the employer?				(47)
				(41)
(11) If the plan contains an early retirement provision which requires or				
could require both a minimum age and service for eligibility, does				
a participant who meets the service requirement but separates				
from service before meeting the age requirement begin to receive				
benefits (unless otherwise elected) upon meeting the age				(48)
requirement? (12) Does the plan provide that the terms of any appuity contract				(48)
(12) Does the plan provide that the terms of any annuity contract				
purchased and distributed by the plan to a participant or spouse				(40)
shall comply with the requirements of the plan?				(49)
(13) Are annuity contracts nontransferable when distributed?				
				(50)
(14) Does the plan require, in accordance with section 401(a)(9), that:				(50)
(a) Distributions be made beginning not later than the required				
beginning date?				L
				(51)
(b) Payment of the participant's interest be made at least as				
rapidly as under the method used prior to death, when the				L
participant dies after distribution has started?	1			(51)

10 (continued)	N/A	Article or Section and Page Number	Change	For IRS Use Only
(c) Payment of the participant's interest be made within 5 years of				
the participant's death, unless one of the exceptions in section				
401(a)(9)(B)(iii) or (iv) applies, when payment of the				
participant's interest has not begun prior to death?				(51)
(d) Distributions, if not made in a single sum, will satisfy the				(5.7)
minimum distribution rules of section 401(a)(9) and the				
regulations thereunder, including the minimum distribution				
incidental benefit requirement of Regulations section				
1.401(a)(9)-6, Q&A-2?				(51)
(15) Does the plan provide that any preretirement death benefits are				(0.)
incidental?				
indication.				(52)
(16) Does the plan permit distributions only at normal retirement age,				(0=)
plan termination, termination of employment, death, disability or				
attainment of age 62?				(53)
(17) (a) Does the plan provide for the direct rollover of an eligible				(00)
rollover distribution to an eligible retirement plan?				(54)
(b) Does the plan provide for the automatic rollover of a				(04)
mandatory distribution over \$1,000 to an individual retirement				
plan, unless the participant elects otherwise?				(54)
(c) If provided in the adoption agreement, does the plan specify				(34)
the types of plans that it will accept rollovers from?				
the types of plans that it will accept followers from:				(54)
(d) If the plan accepts rollovers made on or after January 1, 2013				(04)
and converts those rollovers to additional annuity benefits for				
the participant, is the amount of the additional annuity				
attributable to the rollover determined in accordance with				
sections 411(c)(2)(B) and (C) and 411(c)(3) of the Code and				
Rev. Rul. 2012-4?				(54)
(18) If the plan provides for suspension of benefits upon				(34)
reemployment with the employer or continued employment				
beyond normal retirement age, does this provision comply with				
Department of Labor regulations?				(55)
(19) Does the plan contain pre-termination restrictions?				(00)
(13) Does the plan contain pre-termination restrictions:				
				(57)
(20) Does the plan limit the accrual and payment of benefits as				(01)
required by section 436?				
roquirou by occitori roc.				(57A)
i. Vesting provisions:				(0171)
(1) Is a computation period for vesting purposes specified in the				
plan?				(59)
(2) Is the computation period for determining a break in service the				(58)
same as is used to compute a year of service for vesting?				
same as is used to compute a year or service for vesting?				(59)
(3) Does the plan provide that an employee will be fully vested on				(33)
reaching normal retirement age?				(60)
(4) Are vesting options limited so that at all times they will provide a				(60)
percentage of nonforfeitable rights which is not less than the				
percentage that would be provided under one of the options				(61)
under section 411(a)(2)?			+	(61)
(5) If all years of service are not counted for vesting purposes, is the				
service not counted excludable under section 411(a)(4)?				(00)
(O) Describe also sent in the circle in the				(62)
(6) Does the plan contain the vesting break in service one year				
holdout provision?				(62)
				(63)

10 (continued)	N/A	Article or Section and Page Number	Change	For IRS Use Only
(7) Does the plan contain the vesting break in service rule of parity?				
				(64)
(8) Does the participant who has at least 3 years of service have a reasonable period of time after the adoption of an amendment which directly or indirectly affects the calculation of his or her nonforfeitable percentage (including a change to or from a top- heavy vesting schedule) to elect to have his or her nonforfeitable percentage computed without regard to the amendment?				(65)
(9) Does the plan provide protection against cutback of vested rights or rights to accrued benefits under sections 411(a)(10)(A) and 411(d)(6)?				(66)
(10) If participants may withdraw their contributions or earnings on them, may the withdrawal be made without forfeiting vested benefits based on employer contributions?				(67)
(11) If benefits under the plan are forfeited when a participant or beneficiary cannot be located, does the plan provide for a reinstatement of the benefit if a claim is made?				(68)
j Top-heavy:				
(1) If this plan does not fulfill the basic top-heavy plan requirements at all times, does the plan define the following terms-				(69)
(a) Key employee?				(69)
(b) Top-heavy plan?				(69)
(c) Top-heavy ratio (as defined in section 416(g))?				(69)
(d) Permissive aggregation group?				(69)
(e) Required aggregation group?				(69)
(f) Determination date?				(1-2)
(g) Valuation date?				(69)
(h) Present value?				(69)
(2) Does the adoption agreement provide a section for the employer to specify the interest rate and mortality table used in determining the top-heavy ratio because of the required aggregation of multiple plans?				(69)
(3) Does the plan provide that for the purpose of determining the top- heavy ratio, the accrual rate used will be that used to accrue benefits under all defined benefit plans of the employer, or where there is no such uniform rate, the lowest accrual rate permitted under section 411(b)(1)(C)?				(69)

10 (continued)	N/A	Article or Section and Page Number	Change	For IRS Use Only
(4) Does the plan provide an accrued benefit (determined without regard to social security) which is at all times not less than 2% the highest 5 consecutive years' average compensation for each year of service (service may be limited to service while the plan top-heavy and to a maximum of 10 years of service) for each nonkey employee participant who has completed 1,000 hours of service including a nonkey employee who:	h is			
(a) fails to make mandatory contributions to the plan?				(70)
(b) is excluded from the plan because compensation is less that a stated amount?	an			(70)
(c) is not employed on the last day of the accrual computation period?				(70)
(d) has his or her accrued benefit reduced in any way because permitted disparity?	of			(70)
(5) If the minimum accrued benefit in (4) is in a form other than a li annuity at normal retirement age, is such minimum accrued benefit at least equal to the actuarial equivalent of the required minimum accrued benefit?	fe			(71)
(6) Are forfeitures of the minimum accrued benefit prohibited in the event a participant:(a) works beyond the normal retirement age?)			(72)
(b) withdraws mandatory employee contributions?				(72)
(7) Does the plan provide for vesting not less favorable than the vesting described in section 416(b)?				(73)
 k Amendment and termination: (1) For an M&P plan, is there a provision for the sponsor to amend the plan and does the provision describe the circumstances un which the sponsor will no longer be authorized to amend the pl on behalf of adopting employers? 	der			(74)
(2) For an M&P plan, is there a provision for the employer to amen the plan to satisfy sections 415 and 416 because of the require aggregation of multiple plans?				(75)
(3) For an M&P plan, does the plan prohibit adopting employers from amending other than elective provisions (except to the extent necessary to satisfy section 415 or 416 because of the required aggregation of multiple plans, or as permitted by section 5.06, 5.09 and 19.03 of Rev. Proc. 2011-49) unless the employer was	t			
to cease participation in the plan? (4) Is there a provision for the employer to amend the plan to add certain model, sample, or other required interim amendments that specifically provide that their adoption will not cause the plant.	an			(75)
 to be treated as individually designed? (5) Are the rights of all affected employees to benefits accrued to t date of termination or partial termination, to the extent funded a of such date, nonforfeitable? 	he is			(75) (76)
(6) Does the plan provide that after merger or consolidation with, or transfer of assets or liabilities to any other plan, benefits on a termination basis will be no less than before the merger, consolidation, or transfer?	r			(77)

(COIIIII)	ued)	N/A	Article or Section and Page Number	Change	For IRS U
(7)	If a VS plan allows the practitioner to amend the plan on behalf of				
(1)	adopting employers, does the plan provide that:				
	(a) the practitioner will amend the plan on behalf of all adopting				
	employers?				
	(b) the practitioner will no longer have the authority to amend on				
	behalf of any adopting employer as of the date the employer				
	adopts an amendment to the plan to incorporate a type of plan				
	not allowable in the VS program or as of the date the plan is				
	otherwise considered an individually designed plan due to the				
	nature and extent of the amendments?				
(8)	Does the adoption agreement of the VS plan, if applicable,				
	contain, in close proximity to the employer's signature line, the				
	circumstances under which the employer may not rely on the				
1 Misc	advisory letter? rellaneous plan provisions:				
(1)					
(')	except as provided by section 401(a)(13) and 414(p)?				(78)
(2)	Do loans to plan participants satisfy the requirements of section				(1.5)
(-/	4975(d)(1) and the joint and survivor annuity requirements, if				
	any?				(79)
(3)	Does the plan provide that corpus or income may not be diverted				
. ,	for purposes other than the exclusive benefit of employees or				
	their beneficiaries?				(80)
(4)	!!!				
	qualification, the employer can no longer participate under the				
	plan?				(81)
(5)	If this is a master plan:				
	(a) Is only a single funding medium available for use by all				(5.5)
	adopting employers?				(82)
	(b) Does the plan provide that funds held in the master trust on				
	behalf of an adopting employer will be removed as soon as administratively feasible if the employer's plan does not attain				
	or retain qualified status?				(83)
(6)					(00)
(0)	predecessor employer, service with the predecessor employer is				
	counted as service with the employer?				(84)
(7)	Does the plan provide that in the event of any conflict between				` ′
	provisions of the plan and the terms of any policy or contract				
	issued under the plan, the provisions of the plan will control?				(86)
(8)	If the plan provides for investment in insurance contracts, does it				
	provide for the disposition of dividends and other credits?				
,-:					(87)
(9)	Does the adoption agreement contain the sponsor or				
	representative's name, address, and telephone number for the				(88)
(10	purpose of answering employer's inquiries? Does the adoption agreement contain a cautionary statement				(00)
(10	describing the limitations on employer reliance on an opinion or				
	advisory letter without a determination letter and that the failure to				
	properly fill out the adoption agreement may result in				
	disqualification of the plan?				(88)
(11) Does the adoption agreement contain a statement which provides				
	that the sponsor will inform the adopting employer of any				
	amendments made to the plan or of the discontinuance or				(0.5)
	abandonment of the plan?				(88)
(12	Does the plan contain provisions that satisfy section 401(a)(37)				
	and incorporate the requirements of section 414(u) of the Code				(90)
	(USERRA)?) Does the plan contain any sub-trusts for life insurance?				(89)
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10 (continued)	N/A	Article or Section and Page Number	Change	For IRS Use Only
(14) If the plan may be adopted as a multiple employer plan within the meaning of section 413(c), does the plan:(i) include, as an addendum to the adoption agreement, a participation agreement, to be signed by any employer that adopts the plan (other than the				
"lead" employer that signs the adoption agreement), which provides that the participating employer agrees to be bound by the terms of the plan and trust as adopted by the lead employer, including any amendments thereto and any elections made by the lead employer, except to the extent the participation agreement allows for, and the participating employer makes, separate elections with respect to its employees; and				
(ii) provide that for purposes of participation and vesting the adopting employer and all participating employers are considered a single employer, and an employee's service includes all service with the adopting employer or any participating employer?				(89A)

(M&P only)	Complete if you are filing for a Standardized Plan	N/A	Article or Section and page number	Change	For IRS Use Only
1 With respe a.	ect to this standardized plan: Does the plan cover all employees (including individuals required to be considered employees according to section 414(n) or (o) and employees of other members of groups aggregated under section 414(b), (c), (m), or (o)) other than employees who may be excluded under section 410(a)(1) or (b)(3)?				(90)
b.	Are the eligibility requirements not more favorable for highly compensated employees, as defined in section 414(q), than for other employees?				(91)
C.	Does the adoption agreement contain, in close proximity to the employer's signature line, the circumstances under which the adopting employer may not rely on the opinion letter (as set forth in section 19 of Rev. Proc. 2011-49), including a statement that the employer, in order to obtain or retain reliance, must obtain a determination letter if the employer ever has maintained any other plan (including a welfare benefit plan)?				(92)
M&P only)	Complete if you are filing for a Nonstandardized Plan	N/A	Article or Section and page number	Change	For IRS Use Only
2 With respe	ect to this nonstandardized plan:				
a.	Does the plan preclude mandatory contributions in plan years beginning after the date the plan was restated for EGTRRA?				(102)
b.	If the plan previously provided for mandatory contributions, does the plan define the accrued benefit derived from employer contributions as the total accrued benefit, less the accrued benefit derived from mandatory employee contributions as provided in Regulations section 1.411(c)-1?				(103)
C.	Is the accrued benefit attributable to mandatory employee contributions nonforfeitable at all times?				(104)
d.	Does the plan meet the minimum age and service requirements of section 410(a)(1)?				(105)
e.	Does the plan exclude categories of employees from participation in addition to those who may be excluded under section 410(a)(1) or section 410(b)(3)?				(105)
f.	Does the plan give the employer the option to satisfy one of the nondiscrimination design-based safe harbors?				(106)
g.	Does the adoption agreement contain, in close proximity to the employer's signature line, the circumstances under which adopting employers may not rely on an opinion letter issued by EP Rulings and Agreements, with respect to the qualification of this plan unless they apply to EP Determinations for a Determination Letter?				(107)
h.	Does the plan give the employer the option to select total compensation?				
					(108)