

1991

Instructions for Form 5500-C/R

Return/Report of Employee Benefit Plan (With fewer than 100 participants)

(Code references are to the Internal Revenue Code. ERISA refers to the Employee Retirement Income Security Act of 1974.)

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Paperwork Reduction Act Notice.—We ask for the information on this form to carry out the law as specified in ERISA and Code section 6039D. You are required to give us the information. We need it to determine whether the plan is operating according to the law.

The time needed to complete and file the forms listed below reflect the combined requirements of the Internal Revenue Service, Department of Labor, Pension Benefit Guaranty Corporation, and the Social Security Administration. These times will vary depending on individual circumstances. The estimated average times are:

	Recordkeeping	Learning about the law or the form	Preparing the form	Copying, assembling, and sending the form to IRS
Form 5500-C (Initial filers)	55 hrs., 14 min.	7 hrs., 29 min.	10 hrs., 34 min.	32 min.
Form 5500-C (All other filers)	45 hrs., 26 min.	7 hrs., 29 min.	10 hrs., 25 min.	32 min.
Form 5500-R (Initial filers)	22 hrs.	3 hrs., 37 min.	6 hrs.	32 min.
Form 5500-R (All other filers)	12 hrs., 12 min.	3 hrs., 37 min.	5 hrs., 50 min.	32 min.
Schedule A (Form 5500)	17 hrs., 28 min.	28 min.	1 hr., 42 min.	16 min.
Schedule B (Form 5500)	33 hrs., 58 min.	2 hrs., 19 min.	3 hr., 3 min.	-----
Schedule E (Form 5500) (nonleveraged ESOP)	1 hr., 40 min.	12 min.	14 min.	-----
Schedule E (Form 5500) (leveraged ESOP)	10 hrs., 2 min.	1 hr., 41 min.	1 hr., 56 min.	-----
Schedule P (Form 5500)	1 hr., 40 min.	30 min.	32 min.	-----
Schedule SSA (Form 5500)	6 hrs., 42 min.	12 min.	19 min.	-----

Section 3

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If you have comments concerning the accuracy of these time estimates or suggestions for making these forms more simple, we would be happy to hear from you. You can write to both the **Internal Revenue Service**, Washington, DC 20224, Attention: IRS Reports Clearance Officer, T:FP; and the **Office of Management and Budget**, Paperwork Reduction Project (1210-0016), Washington, DC 20503. **DO NOT** send your return to either of these offices. Instead, see **Where To File** on page 2.

Penalties.—ERISA and the Code provide for the assessment or imposition of penalties for not giving complete information and not filing statements and returns/reports. Certain penalties are administrative; that is, they may be imposed or assessed by one of the governmental agencies delegated to administer the collection of Form 5500 series data. Others require a legal conviction.

A. Administrative Penalties.—Listed below are various penalties for not meeting the Form 5500 series filing requirements.

One or more of the following five penalties may be imposed or assessed in the event of incomplete filings and/or filings received after the due date unless it is determined that your explanation for failure to file properly is for reasonable cause:

1. A penalty of up to \$1,000 a day for each day a plan administrator fails or refuses to file a complete return/report. See ERISA section 502(c)(2) and 29 CFR 2560.502c-2.
2. A penalty of \$25 a day (up to \$15,000) for not filing returns for certain plans of deferred compensation, certain trusts and annuities, and bond purchase plans by the due date(s). See Code section 6652(e). This penalty also applies to returns required to be filed under Code section 6039D.
3. A penalty of \$1 a day (up to \$5,000) for each participant for whom a registration statement (Schedule SSA (Form 5500)) is required but not filed. See Code section 6652(d)(1).
4. A penalty of \$1 a day (up to \$1,000) for not filing a notification of change of status of a plan. See Code section 6652(d)(2).

File 1991 forms for plan years that started in 1991. If the plan year differs from the calendar year, fill in the fiscal year space just under the form title. For a short plan year, check box A(4) and see Section 1, instruction B.

submitted on a schedule is not typed or printed on the appropriate schedule, such as the Schedule A (Form 5500). See "Schedules" on page 5. Generally, a return/report must be filed for employee welfare benefit plans which provide benefits wholly or partially through a Multiple Employer Welfare Arrangement (MEWA) as defined in ERISA section 3(40), unless otherwise exempt (see page 2).

In addition to filing this form with IRS, plans covered by the Pension Benefit Guaranty Corporation (PBGC) termination insurance program must file their Annual Premium Payment, PBGC Form 1, directly with that agency.

Changes You Should Note

Electronic Filing of Form 5500-C/R. Qualified tax return filers can file Form 5500-C/R and related schedules via magnetic media (magnetic tapes, floppy diskettes) or electronically. If the plan administrator files the employee plan return electronically or on magnetic tape, he or she must also file **Form 8453-E**, Annual Return/Report of Employee Benefit Plan (With Fewer Than 100 Participants) Electronic/Magnetic Media. This is the declaration and signature form for the electronic/magnetic media return. See **Pub. 1507**, Procedures for Electronic/Magnetic Media Filing of Employee Pension Plan Returns Forms 5500-C/R for more information.

Reminder: The return/report will be considered incomplete and penalties may be imposed if information required to be

How To Use This Instruction Booklet

The instructions are divided into four main sections.

Section 1

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5. A penalty of \$1,000 for not filing an actuarial statement. See Code section 6692.

B. Other Penalties.—

1. Any individual who willfully violates any provision of Part 1 of Title I of ERISA shall be fined not more than \$5,000 or imprisoned not more than 1 year, or both. See ERISA section 501.

2. A penalty of up to \$10,000, 5 years imprisonment, or both, for making any false statement or representation of fact, knowing it to be false, or for knowingly concealing or not disclosing any fact required by ERISA. See section 1027, Title 18, U.S. Code, as amended by section 111 of ERISA.

Section 1

A. Who Must File.—Any administrator or sponsor of an employee benefit plan subject to ERISA must file information about each such plan **every year** (Code section 6058 and ERISA sections 104 and 4065). Also required to file, for each year, is every employer maintaining a specified fringe benefit plan as described in Code section 6039D except Code sections 79, 105, 106 and 129 plans. These plans are not required to file until further notice from IRS. The Internal Revenue Service (IRS), Department of Labor (DOL), and Pension Benefit Guaranty Corporation (PBGC) have consolidated their returns and report forms to minimize the filing burden for plan administrators and employers. The chart on page 5 gives a brief guide to the type of return/report to be filed.

B. When To File.—File all required forms and schedules by the last day of the 7th month after the plan year ends. For a short plan year, file the form and applicable schedules by the last day of the 7th month after the short plan year ends. For purposes of this return/report, the short plan year ends upon the date of the change in accounting period or upon the complete distribution of the assets of the plan. (Also see Section 3.) If the current year Form 5500-C/R is not available before the due date of your short plan year return/report, use the latest year form available and change the date printed on the return/report to the current year. Also show the dates your short plan year began and ended.

Request for Extension of Time To File.—A one time extension of time up to 2½ months may be granted for filing returns/reports if **Form 5558**, Application for Extension of Time To File Certain Employee Plan Returns, is filed **before the normal due date (not including any extensions) of the return/report.**

Exception: Plans are automatically granted extensions of time to file Form 5500-C/R until the due date of the Federal income tax return of the employer if all the following conditions are met: (1) The plan year and the employer's tax year are the same. (2) The employer has been granted an extension of time to file its Federal income tax return to a date later than the normal due date for filing the Form

5500-C/R. (3) A copy of the IRS extension of time to file the Federal income tax return is attached to the Form 5500-C/R filed with IRS. An extension granted by using this exception CANNOT be extended further by filing a Form 5558.

Note: An extension of time to file the return/report does not operate as an extension of time to file the PBGC Form 1.

C. Where To File.—Please file the return/report with the Internal Revenue Service Center indicated below. No street address is needed.

See page 6 and 7 for the filing address for investment arrangements filing directly with DOL.

If the principal office of the plan sponsor or the plan administrator is located in:	Use the following Internal Revenue Service Center address
Connecticut, Delaware, District of Columbia, Foreign Address, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Puerto Rico, Rhode Island, Vermont, Virginia	Holtsville, NY 00501
Alabama, Alaska, Arkansas, California, Florida, Georgia, Hawaii, Idaho, Louisiana, Mississippi, Nevada, North Carolina, Oregon, South Carolina, Tennessee, Washington	Atlanta, GA 39901
Arizona, Colorado, Illinois, Indiana, Iowa, Kansas, Kentucky, Michigan, Minnesota, Missouri, Montana, Nebraska, New Mexico, North Dakota, Ohio, Oklahoma, South Dakota, Texas, Utah, West Virginia, Wisconsin, Wyoming	Memphis, TN 37501
All Form 5500EZ filers	Andover, MA 05501

Section 2

A. Kinds of Plans.—Employee benefit plans include pension and welfare benefit plans. File the applicable return/report for any of the following plans.

(a) **Pension benefit plan.**—This is an employee pension benefit plan covered by ERISA. The return/report is due whether or not the plan is qualified and even if benefits no longer accrue, contributions were not made this plan year, or contributions are no longer made ("frozen plan" or "wasting trust"). See Section 3, "Final Return/Report" on page 7.

Pension benefit plans required to file include defined benefit plans and defined contribution plans (e.g., profit-sharing, stock bonus, money purchase plans, etc.). The following are among the pension benefit plans for which a return/report must be filed:

(i) Annuity arrangements under Code section 403(b)(1).

(ii) Custodial account established under Code section 403(b)(7) for regulated investment company stock.

(iii) Individual retirement account established by an employer under Code section 408(c).

(iv) Pension benefit plan maintained outside the United States primarily for nonresident aliens if the employer who maintains the plan is:

(A) a domestic employer, or

(B) a foreign employer with income derived from sources within the U.S. (including foreign subsidiaries of domestic employers) and who deducts contributions to the plan on its U.S. income tax return. See "Plans Excluded From Filing" below.

(v) Church plans electing coverage under Code section 410(d).

(vi) A plan that covers residents of Puerto Rico, the Virgin Islands, Guam, Wake Island, or American Samoa. This includes a plan that elects to have the provisions of section 1022(i)(2) of ERISA apply.

See Items To Be Completed on Form 5500-C and Form 5500-R on page 5 for more information about what questions need to be completed by pension plans.

(b) **Welfare benefit plan.**—This is an employee welfare benefit plan covered by Part 1 of Title I of ERISA. Welfare plans would provide benefits such as medical, dental, life insurance, apprenticeship and training, scholarship funds, severance pay, disability, etc.

See Items To Be Completed on Form 5500-C and Form 5500-R on page 5 for more information about what questions need to be completed for welfare benefit plans.

(c) **Fringe benefit plan.**—Group legal services plans described in Code section 120, cafeteria plans described in Code section 125, and educational assistance programs described in Code section 127, are considered fringe benefit plans and generally are required to file the annual information specified by Code section 6039D. However, Code section 127 educational assistance programs that provide only job-related training that is deductible under Code section 162 do not need to file Form 5500-C/R.

See Items To Be Completed on Form 5500-C and Form 5500-R on page 5 for more information about how to complete this form for a fringe benefit plan.

B. Plans Excluded From Filing (this does not apply to a fringe benefit plan required to file by Code section 6039D).—Do not file a return/report for an employee benefit plan that is any of the following:

(a) A welfare benefit plan that covers fewer than 100 participants as of the beginning of the plan year and is: (i) fully insured, (ii) unfunded, or (iii) a combination of insured and unfunded.

(1) An unfunded welfare benefit plan has its benefits paid as needed directly from the general assets of the employer or the

employee organization that sponsors the plan.

(2) A fully insured welfare benefit plan has its benefits provided exclusively through insurance contracts or policies, the premiums of which must be paid directly by the employer or employee organization from its general assets or partly from its general assets and partly from contributions by its employees or members (which the employer or organization forwards within 3 months of receipt).

(3) A combination unfunded/insured welfare plan has its benefits provided partially as an unfunded plan and partially as a fully insured plan. An example of such a plan is a welfare plan that provides medical benefits as in (1) above and life insurance benefits as in (2) above.

The insurance contracts or policies discussed above must be issued by an insurance company or similar organization (such as Blue Cross, Blue Shield or a health maintenance organization) that can legally do business in any state. A plan meeting (1) above cannot have any assets at any time during the plan year.

"Directly," as used in (1) above, means that the plan cannot use a trust or separately maintained fund (including a Code section 501(c)(9) trust) to hold plan assets or to act as a conduit for the transfer of plan assets.

See 29 CFR 2520.104-20.

Note: An "employees' beneficiary association" as used in Code section 501(c)(9) should not be confused with the employee organization or employer that establishes and maintains (i.e., sponsors) the welfare benefit plan.

(b) An unfunded pension benefit plan or an unfunded or insured welfare benefit plan: (1) whose benefits go only to a select group of management or highly compensated employees, and (2) which meets the terms of Department of Labor Regulations 29 CFR 2520.104-23 (including the requirement that a notification statement be filed with DOL) or 29 CFR 2520.104-24.

(c) Plans maintained only to comply with workers' compensation, unemployment compensation, or disability insurance laws.

(d) An unfunded excess benefit plan.

(e) A welfare benefit plan maintained outside the United States primarily for persons substantially all of whom are nonresident aliens.

(f) A pension benefit plan maintained outside the United States if it is a qualified foreign plan within the meaning of Code section 404A(e) that does not qualify for the treatment provided in Code section 402(c).

(g) An annuity arrangement described in 29 CFR 2510.3-2(f).

(h) A simplified employee pension (SEP) described in Code section 408(k) which conforms to the alternative method of compliance described in 29 CFR 2520.104-48 or 29 CFR 104-49. A SEP is a pension plan that meets certain minimum

qualifications regarding eligibility and employer contributions.

(i) A church plan not electing coverage under Code section 410(d) or a governmental plan.

(j) A welfare plan (other than a fringe benefit plan) that participates in a group insurance arrangement that files a return/report Form 5500 on its behalf. A group insurance arrangement is an arrangement that provides benefits to the employees of two or more unaffiliated employers (not in connection with a multiemployer plan or a multiple-employer-collectively-bargained plan), fully insures one or more welfare plans of each participating employer, and uses a trust (or other entity such as a trade association) as the holder of the insurance contracts and the conduit for payment of premiums to the insurance company. For further details, see 29 CFR 2520.104-43.

(k) An apprenticeship or training plan meeting all of the conditions specified in 29 CFR 2520.104-22.

C. Kinds of Filers.—The different types of plan entities that file the form are described below. (Also see instructions for item 4 on page 9.)

(a) *Single-employer plan.*—If one employer or one employee organization maintains a plan, file a separate return/report for the plan. If the employer or employee organization maintains more than one such plan, file a separate return/report for each plan.

If a member of either a controlled group of corporations, a group of trades or businesses under common control or an affiliated service group maintains a plan that does not involve other group members, file a separate return/report as a single-employer plan.

If several employers participate in a program of benefits wherein the funds attributable to each employer are available only to pay benefits to that employer's employees, each employer must file a separate return/report.

(b) *Plan for controlled group of corporations, group of trades or businesses under common control or an affiliated service group.*—These groups are defined in Code sections 414(b), (c), and (m), and are referred to as controlled groups.

If the benefits are payable to participants from the plan's total assets without regard to contributions by each participant's employer, file one return/report for the plan. On the return/report for the plan, complete item 22 only for the controlled group's employees.

Exception: Employers who participate in a pension plan of one of the groups listed above but who are not members of the group must file a separate return/report. The return/report should be filed on Form 5500-C/R regardless of the number of participants. The years you are required to file pages 1 and 3 through 6 as Form 5500-C (see "What To File" on page 4) you need complete only items 1 through 7a, 9 and 22. The years you file pages 1 and 2 as Form 5500-R you need complete only

items 1 through 7a, 8a, and 8b. These participating employers **must** enter code F on item 4 of the Form 5500-C/R.

If several employers participate in a program of benefits wherein the funds attributable to each employer are available only to pay benefits to that employer's employees, each employer must file a separate return/report as a single employer plan.

(c) *Multiemployer plan.*—Multiemployer plans are plans: (1) to which more than one employer is required to contribute, (2) that are maintained pursuant to one or more collective bargaining agreements, and (3) have not made the election under Code section 414(f)(5) and ERISA section 3(37)(E). File one return/report for each such plan. Contributing employers do not file individually for these plans. See Code section 414 for more information.

(d) *Multiple-employer-collectively-bargained plan.*—A multiple-employer-collectively-bargained plan involves more than one employer, is collectively bargained and collectively funded, and, if covered by PBGC termination insurance, had properly elected before 9-27-81 not to be treated as a multiemployer plan under Code section 414(f)(5) or ERISA sections 3(37)(E) and 4001(a)(3). File one return/report for each such plan. Participating employers do not file individually for these plans.

Note: Filers described in (c) or (d) above complete item 22 only if a plan: (1) benefits employees who are not collective bargaining unit employees, or (2) only covers collective bargaining unit employees and 2% or more of them are professionals.

(e) *Multiple-employer plan (other).*—A multiple-employer plan (other) involves more than one employer and is not one of the plans already described. A multiple-employer plan (other) includes only plans whose contributions from individual employers are available to pay benefits to all participants. File one return/report for each such plan.

Exception: Each employer participating in a multiple-employer plan (other) which provides **pension benefits** must file a Form 5500-C/R regardless of the number of participants. For the years you are required to file pages 1 and 3 through 6 as Form 5500-C, complete only items 1 through 7a, 9, and 22. For the years you file pages 1 and 2 as Form 5500-R, complete only items 1 through 7a, 8a and 8b. Each participating employer filing the Form 5500-C/R **must** enter code F on item 4.

Note: If a participating employer is also the sponsor of the multiple-employer plan (other), the plan number on the return/report filed for the plan should be 333 and if more than one plan they should be consecutively numbered starting with 333.

The Form 5500-C/R filed by the participating employer should list the appropriate plan number.

If more than one employer participates in the plan and the plan provides that each

employer's contributions are available to pay benefits only for that employer's employees who are covered by the plan, one annual return/report must be filed for each participating employer. These filers will be considered single employers and should complete the entire form.

D. Investment Arrangements Filing

Directly With DOL.—Some plans invest in certain trusts, accounts, and other investment arrangements that may file information concerning itself and its relationship with employee benefit plans directly with DOL (as specified on pages 6 and 7). Plans participating in an investment arrangement as described in paragraphs **a** through **c** below are required to attach certain additional information to the return/report filed with IRS as specified below.

a. Common/Collective Trust and Pooled Separate Account

(i) *Definition.* For reporting purposes, a "common/collective trust" is a trust maintained by a bank, trust company, or similar institution that is regulated, supervised, and subject to periodic examination by a state or Federal agency for the collective investment and reinvestment of assets contributed thereto from employee benefit plans maintained by more than one employer or controlled group of corporations, as the term is used in Code section 1563. For reporting purposes, a "pooled separate account" is an account maintained by an insurance carrier which is regulated, supervised, and subject to periodic examination by a state agency for the collective investment and reinvestment of assets contributed thereto from employee benefit plans maintained by more than one employer or controlled group of corporations, as the term is used in Code section 1563. See 29 CFR sections 2520.103-3, 2520.103-4, 2520.103-5, and 2520.103-9.

Note: For reporting purposes, a separate account that is not considered to be holding plan assets pursuant to 29 CFR 2510.3-101(h)(1)(iii), shall not constitute a pooled separate account.

(ii) *Additional Information Required To Be Attached to the Form 5500-C/R for Plans Participating in Common/Collective Trusts and Pooled Separate Accounts.*—A plan participating in a common/collective trust or pooled separate account must complete the annual return/report in accordance with the specific instructions and attach either (1) the most recent statement of the assets and liabilities of any common/collective trust or pooled separate account, or (2) a certification that: (A) the statement of the assets and liabilities of the common/collective trust or pooled separate account has been submitted directly to DOL by the financial institution or insurance carrier; (B) the plan has received a copy of the statement; and (C) includes the EIN and other numbers used by the financial institution or insurance carrier to identify the trusts or accounts in the direct filing made with DOL.

b. Master Trust

(i) *Definition.* For reporting purposes, a "master trust" is a trust for which a regulated financial institution (as defined below) serves as trustee or custodian (regardless of whether such institution exercises discretionary authority or control with respect to the management of assets held in the trust), and in which assets of more than one plan sponsored by a single employer or by a group of employers under common control are held.

A "regulated financial institution" means a bank, trust company, or similar financial institution which is regulated, supervised, and subject to periodic examination by a state or Federal agency. Common control is determined on the basis of all relevant facts and circumstances (whether or not such employers are incorporated). See 29 CFR 2520.103-1(e).

For reporting purposes, the assets of a master trust are considered to be held in one or more "investment accounts." A master trust investment account may consist of a pool of assets or a single asset.

Each pool of assets held in a master trust must be treated as a separate master trust investment account if each plan that has an interest in the pool has the same fractional interest in each asset in the pool as its fractional interest in the pool, and if each such plan may not dispose of its interest in any asset in the pool without disposing of its interest in the pool. A master trust may also contain assets that are not held in such a pool. Each such asset must be treated as a separate master trust investment account.

Financial information must generally be provided to DOL with respect to each master trust investment account as specified on page 6.

(ii) *Additional Information Required To Be Attached to the Form 5500-C/R for Plans Participating in Master Trusts.* A plan participating in a master trust must complete the annual return/report and attach to it a schedule listing each master trust investment account in which the plan has an interest, indicating the plan's name, EIN, and plan number and the name of the master trust used in the master trust information filed with DOL (see page 6). In tabular format, show the net value of the plan's interest in each investment account at the beginning and end of the plan year, and the net investment gain (or loss) allocated to the plan for the plan year from the investment account.

Note: If a master trust investment account consists solely of one plan's asset(s) during the reporting period, the plan may report the(se) asset(s) either as an investment account to be reported as part of the master trust report filed directly with DOL or as a plan asset(s) that is not part of the master trust (and therefore subject to all instructions pertaining to assets not held in a master trust).

c. 103-12 Investment Entities

Definition. 29 CFR 2520.103-12 provides an alternative method of reporting for plans

that invest in an entity (other than an investment arrangement filing with DOL described in **a** or **b** above), the underlying assets of which include "plan assets" (within the meaning of 29 CFR 2510.3-101) of two or more plans that are not members of a "related group" of employee benefit plans. For reporting purposes, a "related group" consists of each group of two or more employee benefit plans (1) each of which receives 10% or more of its aggregate contributions from the same employer or from a member of the same controlled group of corporations (as determined under Code section 1563(a), without regard to Code section 1563(a)(4) thereof); or (2) each of which is either maintained by, or maintained pursuant to a collective bargaining agreement negotiated by, the same employee organization or affiliated employee organizations. For purposes of this paragraph, an "affiliate" of an employee organization means any person controlling, controlled by, or under common control with such organization. See 29 CFR 2520.103-12.

For reporting purposes, the investment entities described above with respect to which the required information is filed directly with DOL constitute "103-12 investment entities" (103-12 IEs).

E. What To File.—This section describes the different categories of the 5500 series of forms and schedules. In addition, this section lists items to be completed by different types of Form 5500-C/R filers. In addition, this section contains a description of the special filing requirements for plans that invest in certain investment arrangements. For a brief guide illustrating which forms and schedules are required by different types of plans and filers, see the chart on page 5.

Forms

Form 5500.—File **Form 5500**, Annual Return/Report of Employee Benefit Plan, annually for each plan with 100 or more participants at the beginning of the plan year.

Form 5500-C/R

File **Form 5500-C/R**, Return/Report of Employee Benefit Plan, for each pension benefit plan, welfare benefit plan, and fringe benefit plan (unless otherwise exempted) with fewer than 100 participants at the beginning of the plan year. One-participant plans see "Form 5500EZ" below.

The Form 5500-C/R takes the place of separate Forms 5500-C and 5500-R. The Form 5500-C/R has two check boxes at the top of page 1 to indicate that the form is being filed as a Form 5500-C or a Form 5500-R.

Form 5500-C filers will check box (5) indicating they are filing a Form 5500-C and complete pages 1 and 3 through 6. Form 5500-R filers will check box (6) indicating they are filing a Form 5500-R, complete pages 1 and 2, and detach pages 3 through 6 before filing the return/report.

You must check the box at the top of the Form 5500-C/R indicating that the form is a Form 5500-C for the first plan year, the year for which the final return/report is due, and for plan years in which a Form 5500-R may not be filed as explained below.

You may check the box at the top of the Form 5500-C/R indicating that the form is a Form 5500-R unless: (a) this is the plan's first plan year, (b) this is the plan year for which a final return/report is due, or (c) the Form 5500-R has been filed for both of the prior 2 plan years. If any of the preceding three situations apply, you must indicate that the return/report is a Form 5500-C.

Any plan may choose not to file the Form 5500-R if the plan files the Form 5500-C instead.

Note: Generally, under the filing requirements explained above, if the number of plan participants increases to 100 or more, or decreases below 100, from one year to the next, you would have to file a different form from that filed the previous year. However, there is an exception to this rule. You may file the same form as you filed last year, even if the number of participants changed, provided that at the beginning of this plan year the plan had at least 80 participants, but not more than 120.

Form 5500EZ.—Form 5500EZ, Annual Return of One-Participant Pension Benefit Plan, should be filed by most one-participant plans.

A one-participant plan is: (1) a pension benefit plan that covers only an individual or an individual and his or her spouse who wholly own a trade or business, whether incorporated or unincorporated; or (2) a pension benefit plan for a partnership that covers only the partners or the partners and the partners' spouses.

See Form 5500EZ and its instructions to see if the plan meets the requirements for filing the form.

Form 8822.—Form 8822, Change of Address, may be used to notify the IRS if the plan's mailing address changes after the return/report has been filed.

Summary of Filing Requirements for Employers and Plan Administrators (File forms ONLY with IRS)

Type of plan	What to file	When to file
Most pension plans with only one participant or one participant and that participant's spouse	Form 5500EZ	File all required forms and schedules for each plan by the last day of the 7th month after the plan year ends.
Pension plan with fewer than 100 participants	Form 5500-C/R	
Pension plan with 100 or more participants	Form 5500	
Annuity under Code section 403(b)(1) or trust under Code section 408(c)	Form 5500, 5500-C/R	
Custodial account under Code section 403(b)(7)	Form 5500, 5500-C/R	
Welfare benefit or fringe benefit plan with 100 or more participants	Form 5500	
Welfare benefit or fringe benefit plan with fewer than 100 participants (see plans excluded from filing on page 2)	Form 5500-C/R	
Pension or welfare plan with 100 or more participants (see Form 5500 instructions)	Financial statements, schedules, and accountant's opinion	
Pension or welfare plan with benefits provided by an insurance company	Schedule A (Form 5500)	
Pension plan that requires actuarial information	Schedule B (Form 5500)	
Plan with 100 or more participants	Schedule C (Form 5500)	
Pension plan with ESOP benefits	Schedule E (Form 5500)	
Pension plan filing a registration statement identifying separated participants with deferred vested benefits from a pension plan	Schedule SSA (Form 5500)	

Items To Be Completed on Form 5500-C (Form 5500-R filers see page 6.)

Certain kinds of plans and certain kinds of filers that are required to submit Form 5500-C are **not** required to complete the entire form. These are described below by type of plan. Check the list of headings to see if your plan is affected.

5500-C filers do NOT complete page 2.

1. Welfare Benefit Plans.—Welfare benefit plans generally must complete the following items on the Form 5500-C: 1 through 6a; 6c; 7a; 8a, b, e, and f; 9a, b, c, and f; 10a through d; 11 through 14; and 29 through 31.

Note: If one Form 5500-C is filed for both a welfare plan and a fringe benefit plan, items 22h and 22m must be completed in addition to the items listed above for welfare plans.

2. Fringe Benefit Plans.—A Form 5500-C filed only because of Code section 6039D (i.e., for a fringe benefit plan) need complete only items 1 through 6a, 7a, 9a

and b, 22h, 22m, 31h, and 31j. Do NOT file schedules A, B, C, E, P or SSA.

If the annual return/report is also for a welfare benefit plan (see "Who Must File" on page 2), complete the above items and those specified for welfare benefit plans in "1" above.

3. Pension Plans.—In general, most pension plans (defined benefit and defined contribution) are required to complete all items on the form. However, some items need not be completed by certain types of pension plans, as described below.

a. Plans exclusively using a tax deferred annuity arrangement under Code section 403(b)(1). These plans need only complete items 1 through 5, 6b (enter pension code 4), and 9.

b. Plans exclusively using a custodial account for regulated investment company stock under Code section 403(b)(7). These plans need only complete items 1 through 5, 6b (enter pension code 5), and 9.

c. Individual Retirement Account Plan.—A pension plan utilizing individual retirement accounts or annuities (as described in Code section 408) as the sole

funding vehicle for providing benefits need only complete items 1 through 5, 6b (enter pension code 6), and 9.

d. Fully Insured Pension Plan.—A pension benefit plan providing benefits exclusively through an insurance contract, or contracts that are fully guaranteed, and which meets all of the conditions of 29 CFR 2520.104-44 need only complete items 1 through 6b, and 7 through 29c. A pension plan that includes both insurance contracts of the type described in 29 CFR 2520.104-44 as well as other assets should not include the value of these contracts in item 30.

Note: For purposes of the annual return/report and the alternative method of compliance set forth in 29 CFR 2520.104-44, a contract is considered to be "allocated" only if the insurance company or organization that issued the contract unconditionally guarantees, upon receipt of the required premium or consideration, to provide a retirement benefit of a specified amount, without adjustment for fluctuations in the market value of the underlying assets of the company or organization, to each

participant, and each participant has a legal right to such benefits which is legally enforceable directly against the insurance company or organization.

e. Nonqualified pension benefit plans maintained outside the United States primarily for nonresident aliens required to file a Form 5500-C (see "Who Must File" on page 2) need only complete items 1 through 8c, 9 through 12, and 15 through 17.

4. Plans of More Than One Employer.—

All plans of more than one employer (plans of a controlled group, multiemployer plans, multiple-employer-collectively-bargained plans, and multiple-employer plan (other)) generally should complete all applicable (welfare or pension) items on the form except for item 6d. Only single-employer pension plans must complete this item.

Items To Be Completed on Form 5500-R

Certain kinds of plans and certain kinds of filers that are required to submit Form 5500-R are **not** required to complete the entire form. These are described below, by type of plan. Check the list of headings to see if your plan is affected.

1. Welfare Benefit Plans.—Welfare benefit plans must complete the following items on Form 5500-R: 1 through 5; 6a, 6c; 7a; 8a and b; 9; 10; 11; and 13 through 15.

2. Fringe Benefit Plans.—A Form 5500-R filed only because of Code section 6039D (i.e., for a fringe benefit plan) need complete only items 1 through 6a, 6c, 7a, and 14b.

3. Pension Plans.—In general, most pension plans (defined benefit and defined contribution) are required to complete all items on the form. However, some items need not be completed by certain types of pension plans, as described below.

a. Plans exclusively using a tax deferred annuity arrangement under Code section 403(b)(1). These plans need only complete items 1 through 5, 6b (enter code 4), and 8.

b. Plans exclusively using a custodial account for regulated investment company stock under Code section 403(b)(7). These plans need only complete items 1 through 5, 6b (enter code 5), and 8.

c. Individual Retirement Account Plan.—A pension plan utilizing individual retirement accounts or annuities (as described in Code section 408) as the sole funding vehicle for providing benefits need only complete items 1 through 5, 6b (enter code 6), and 8.

d. Fully Insured Pension Plan.—A pension benefit plan providing benefits exclusively through an insurance contract, or contracts that are fully guaranteed, and that meets all of the conditions of 29 CFR 2520.104-44 need only complete items 1 through 12, 14 (enter "-0-" in 14a and 14c), and 15a, b, and c. A pension plan that includes both insurance contracts of the type described in 29 CFR 2520.104-44 as well as other assets should complete all applicable items on the Form 5500-R but

limit its reporting in item 13 to those other assets.

Note: For purposes of the annual return/report and the alternative method of compliance set forth in 29 CFR 2520.104-44, a contract is considered to be "allocated" only if the insurance company or organization that issued the contract unconditionally guarantees, upon receipt of the required premium or consideration, to provide a retirement benefit of a specified amount, without adjustment for fluctuations in the market value of the underlying assets of the company or organization, to each participant, and each participant has a legal right to such benefits that is legally enforceable directly against the insurance company or organization.

e. Nonqualified pension benefit plans maintained outside the United States primarily for nonresident aliens required to file a Form 5500-R need only complete items 1 through 8a and 11 through 15.

Schedules

The various schedules to be attached to the return/report are listed below.

Note: All attachments to Forms 5500 and 5500-C/R must include the name of the plan, and the plan sponsor's EIN, and plan number (PN) as found in items 5a, 1b, and 5c, respectively.

Attach Schedule A (Form 5500), Insurance Information, to Forms 5500 and 5500-C/R if any benefits under the plan are provided by an insurance company, insurance service, or other similar organization (such as Blue Cross, Blue Shield, or a health maintenance organization). (This includes investments with insurance companies such as guaranteed investment contracts (GICs).)

Exceptions: (1) Schedule A (Form 5500) is not needed if the plan covers only: (a) an individual, or an individual and his or her spouse, who wholly owns a trade or business, whether incorporated or unincorporated; or (b) a partner(s) in a partnership, or a partner(s) and his or her spouse.

(2) A Schedule A (Form 5500) is not required to be filed with the Form 5500 or Form 5500-C/R if a Schedule A (Form 5500) is filed for the contract as part of the master trust or 103-12 IE information filed directly with DOL.

Do not file a Schedule A (Form 5500) with a Form 5500EZ.

Attach Schedule B (Form 5500), Actuarial Information, to Form 5500, 5500-C/R, or 5500EZ for most defined benefit pension plans. See instructions for Schedule B.

Attach Schedule E (Form 5500), ESOP Annual Information, to Form 5500, 5500-C/R, or 5500EZ for all pension benefit plans with ESOP benefits. See the instructions for Schedule E.

Schedule SSA (Form 5500), Annual Registration Statement Identifying Separated Participants With Deferred Vested Benefits, may be needed for separated participants. See "When To

Report Separated Participants" in the instructions for Schedule SSA.

Schedule P (Form 5500), Annual Return of Fiduciary of Employee Benefit Trust, any fiduciary (trustee or custodian) of an organization that is qualified under Code section 401(a) and exempt from tax under Code section 501(a) who wants to protect the organization under the statute of limitations provided in Code section 6501(a) must file a Schedule P (Form 5500).

File the Schedule P (Form 5500) as an attachment to Form 5500, 5500-C/R, or 5500EZ for the plan year in which the trust year ends.

Other Filings

Reporting Requirements for Investment Arrangements Filing Directly With DOL

Certain investment arrangements for employee benefit plans file financial information directly with DOL. These arrangements include common/collective trusts, pooled separate accounts, master trusts, and 103-12 IEs. Definitions of these investment arrangements may be found on page 4. Their DOL filing requirements are described below.

A. Common/Collective Trust and Pooled Separate Account Information To Be Filed Directly With DOL

Financial institutions and insurance carriers filing the statement of the assets and liabilities of a common/collective trust or pooled separate account should identify the trust or account by providing the EIN of the trust or account, or (if more than one trust or account is covered by the same EIN) both the EIN and any additional number assigned by the financial institution or insurance carrier (such as: 99-1234567 Trust No. 1); and a list of all plans participating in the trust or account, identified by the plan number, EIN, and name of the plan sponsor. The direct filing should be addressed to:

Common/Collective Trust (OR)
Pooled Separate Account
Pension and Welfare Benefits
Administration

U.S. Department of Labor, Room N5644
200 Constitution Avenue, NW
Washington, DC 20210

B. Master Trust Information To Be Filed Directly With DOL

The following information with respect to a master trust must be filed with DOL by the plan administrator or by a designee, such as the administrator of another plan participating in the master trust or the financial institution serving as trustee of the master trust, no later than the date on which the plan's return/report is due. While only one copy of the required information should be filed for all plans participating in the master trust, the information is an integral part of the return/report of each

participating plan, and the plan's return/report will not be deemed complete unless all the information is filed within the prescribed time.

Note: *If a master trust investment account consists solely of one plan's asset(s) during the reporting period, the plan may report the(se) asset(s) either as an investment account to be reported as part of the master trust report filed directly with DOL or as a plan asset(s) that is not part of the master trust (and therefore subject to all instructions pertaining to assets not held in a master trust).*

Each of the following statements and schedules must indicate the name of the master trust and the name of the master trust investment account. The information shall be filed with DOL by mailing it to:

Master Trust
Pension and Welfare Benefits
Administration
U.S. Department of Labor, Room N5644
200 Constitution Avenue, NW
Washington, DC 20210

1. The name and fiscal year of the master trust and the name and address of the master trustee.

2. A list of all plans participating in the master trust, showing each plan's name, EIN, PN, and its percentage interest in each master trust investment account as of the beginning and end of the fiscal year of the master trust ending with or within the plan year.

3. A Schedule A (Form 5500) for each insurance or annuity contract held in the master trust.

4. A statement, in the same format as Part I of Schedule C (Form 5500), for each master trust investment account showing amounts of compensation paid during the fiscal year of the master trust ending with or within the plan year to persons providing services with respect to the investment account and subtracted from the gross income of the investment account in determining the net increase (decrease) in net assets of the investment account.

5. A statement for each master trust investment account showing the assets and liabilities of the investment account at the beginning and end of the fiscal year of the master trust ending with or within the plan year, grouped in the same categories as those specified in item 34 of Form 5500.

6. A statement for each master trust investment account showing the income and expenses, changes in net assets, and net increase (decrease) in net assets of each such investment account during the fiscal year of the master trust ending with or within the plan year, in the categories specified in item 35 of Form 5500. In place of item 35a, show the total of all transfers of assets into the investment account by participating plans. In place of item 35j, show the total of all transfers of assets out of the investment account by participating plans.

7. Schedules, in the format set forth in the instructions for item 30 of Form 5500,

of the following items with respect to each master trust investment account for the fiscal year of the master trust ending with or within the plan year: assets held for investment, nonexempt party-in-interest transactions, defaulted or uncollectible loans and leases, and 5% transactions involving assets in the investment account. The 5% figure shall be determined by comparing the current value of the transaction at the transaction date with the current value of the investment account assets at the beginning of the applicable fiscal year of the master trust.

C. 103-12 IE Information To Be Filed Directly With DOL

The information described below must be filed with the DOL by the sponsor of the 103-12 IE no later than the date on which the plan's return/report is due before the plan administrator can elect the alternative method of reporting. While only one copy of the required information should be filed for the 103-12 IE, the information is an integral part of the return/report of each plan electing the alternative method of compliance.

The filing address is:

103-12 Investment Entity
Pension and Welfare Benefits
Administration
U.S. Department of Labor, Room N5644
200 Constitution Avenue, NW
Washington, DC 20210

1. The name, fiscal year, and EIN of the 103-12 IE and the name and address of the sponsor of the 103-12 IE. If more than one 103-12 IE is covered by the same EIN, they shall be sequentially numbered as follows: 99-1234567 Entity No. 1.

2. A list of all plans participating in the 103-12 IE, showing each plan's name, EIN, PN, and its percentage interest in the 103-12 IE as of the beginning and end of the fiscal year of the 103-12 IE ending with or within the plan year.

3. A Schedule A (Form 5500) for each insurance or annuity contract held in the 103-12 IE.

4. A statement, in the same format as Part I of Schedule C (Form 5500), for the 103-12 IE showing amounts of compensation paid during the fiscal year of the 103-12 IE ending with or within the plan year to persons providing services to the 103-12 IE.

5. A statement showing the assets and liabilities at the beginning and end of the fiscal year of the 103-12 IE ending with or within the plan year, grouped in the same categories as those specified in item 34 of Form 5500.

6. A statement showing the income and expenses, changes in net assets, and net increase (decrease) in net assets during the fiscal year of the 103-12 IE ending with or within the plan year, grouped in the categories specified in item 35 of Form 5500. In place of item 35a, show the total of all transfers of assets into the 103-12 IE by participating plans. In place of item 35j, show the total of all transfers of assets out of the 103-12 IE by participating plans.

7. Schedules, in the format set forth in the instructions for item 30 of Form 5500 (except item 30d) with respect to the 103-12 IE for the fiscal year of the 103-12 IE ending with or within the plan year. Substitute the term "103-12 IE" for the word "plan" when completing the schedules.

8. A report of an independent qualified public accountant regarding the above items and other books and records of the 103-12 IE that meets the requirements of 29 CFR 2520.103-1(b)(5).

Section 3

General Information

Final Return/Report.—If all assets under the plan (including insurance/annuity contracts) have been distributed to the participants and beneficiaries or distributed to another plan (and when all liabilities for which benefits may be paid under a welfare benefit plan have been satisfied), check the "final return/report" box at the top of the Form 5500-C filed for such plan. The year of complete distribution is the last year a return/report must be filed for the plan. For purposes of this paragraph, a complete distribution will occur in the year in which the assets of a terminated plan are brought under the control of PBGC.

For a defined benefit plan covered by PBGC, a PBGC Form 1 must be filed and a premium must be paid until the end of the plan year in which the assets are distributed or brought under the control of PBGC.

Filing the return/report marked "Final return" and indicating that the plan terminated satisfies the notification requirement of Code section 6057(b)(3).

Signature and Date.—The plan administrator must sign and date all returns/reports filed. The name of the individual who signed as plan administrator must be typed or printed clearly on the line under the signature line. In addition, the employer must sign a return/report filed for a single-employer plan or a plan required to file only because of Code section 6039D (i.e., for a fringe benefit plan).

When a joint employer-union board of trustees or committee is the plan sponsor or plan administrator, at least one employer representative and one union representative must sign and date the return/report.

Participating employers in a multiple-employer plan (other), who are required to file Form 5500-C/R are required to sign the return/report. The plan administrator need not sign the Form 5500-C/R filed by the participating employer.

Reproductions.—Original forms are preferable, but a clear reproduction of the completed form is acceptable. Sign the return/report after it is reproduced. All signatures must be original.

Change in Plan Year.—Generally, only defined benefit pension plans need to get prior approval for a change in plan year. (See Code section 412(c)(5).) Rev. Proc.

87-27, 1987-1 C.B. 769 explains the procedure for automatic approval of a change in plan year. A pension benefit plan that would ordinarily need to obtain approval for a change in plan year under Code section 412(c)(5) is granted an automatic approval for a change in plan year if all the following criteria are met:

1. No plan year is more than 12 months long.
2. The change will not delay the time when the plan otherwise would have been required to conform to the requirements of any statute, regulation, or published position of the IRS.
3. The trust, if any, retains its exempt status for the short period required to effect the change, as well as for the taxable year immediately preceding the short period.
4. All actions necessary to implement the change in plan year, including plan amendment and a resolution of the board of directors (if applicable), have been taken on or before the last day of the short period.
5. No change in plan year has been made for any of the preceding plan years.
6. In the case of a defined benefit plan, deductions are taken in accordance with section 5 of Rev. Proc. 87-27.

For the first return/report that is filed following the change in plan year, check the box on line C at the top of the form.

Amended Return/Report.—If you file an amended return/report, check box A(2) “an amended return/report” at the top of the form. When filing an amended return, be sure to answer all questions and put a circle around the numbers of the items that have been amended.

How the Annual Return/Report Information May Be Used.—All Form 5500 series return/reports will be subjected to a computerized review. It is, therefore, in the filer’s best interest that the responses accurately reflect the circumstances they were designed to report. Annual reports filed under Title I of ERISA must be made available by plan administrators to plan participants and by the Department of Labor to the public pursuant to ERISA section 104.

Section 4

Specific Instructions for Form 5500-C/R

Important: Answer all items on the Form 5500-C/R with respect to the plan year, unless otherwise explicitly stated in the item-by-item instructions or on the form itself. Therefore, your responses usually apply to the year entered or printed at the top of the first page of the form. **“Yes” and “No” questions are to be marked either “Yes” or “No” but not both. “N/A” cannot be used to respond to a “Yes” or “No” question that is required to be answered by the filer as specified on page 5 or 6 under “Items To Be Completed on Form 5500-C” or under**

“Items To Be Completed on Form 5500-R.”

Information To Be Completed at the Top of the Form

First Line at the top of the form— Complete the space for dates when: (1) the 12-month plan year is not a calendar year, or (2) the plan year is less than 12 months (a short plan year).

A. Check box (1) if this is the first filing for this plan. Do not check this box if you have ever filed for this plan even if it was on a different form (Form 5500 vs. Form 5500-C or Form 5500-R).

Check box (2) if you have already filed for the 1991 plan year and are now submitting an amended return/report to reflect errors and/or omissions on the previously filed return/report.

Check box (3) if the plan no longer exists to provide benefits. See Section 3 on page 7 for instructions concerning the requirement to file a final return/report.

Check box (4) if this form is being filed for a period of less than 12 months.

Check box (5) if you are filing a Form 5500-C. If you check this box, complete pages 1 and 3 through 6.

Check box (6) if you are filing a Form 5500-R. If you check this box, complete only pages 1 and 2.

B. If you made any changes to the preprinted information in items 1 through 6b or filled in any incomplete information in items 1 through 6b, check this box.

C. Check the box if the plan year has been changed since the last return/report was filed.

D. Check this box if you filed for an extension of time to file this form. Attach a copy of Form 5558 or a copy of the employer’s extension of time to file the income tax return if you are using the exception in “Request for Extension of Time to File” on page 2 of these instructions.

The numbers of the following instructions are the same as the item numbers on the return/report.

Page 1

Check the information printed in 1 through 6b for accuracy and completeness. Line out any incorrect information and enter the correct information. Complete any incomplete items.

If you did not receive a Form 5500-C/R with page one information filled in, complete items 1 through 6b as follows:

1a. Enter the name and address of the plan sponsor. If the Post Office does not deliver mail to the street address and the sponsor has a P.O. box number, show the P.O. box number instead of the street address. If the plan covers only the employees of one employer, enter the employer’s name.

The term “plan sponsor” means—

(i) the employer, for an employee benefit plan that a single employer established or maintains;

(ii) the employee organization in the case of a plan of an employee organization; or

(iii) the association, committee, joint board of trustees, or other similar group of representatives of the parties who establish or maintain the plan, if the plan is established or maintained jointly by one or more employers and one or more employee organizations, or by two or more employers.

Include enough information in item 1a to describe the sponsor adequately, for example, “Joint Board of Trustees of Local 187 Machinists” rather than just “Joint Board of Trustees.”

1b. Enter the 9-digit employer identification number (EIN) assigned to the plan sponsor/employer, e.g., 00-1234567.

Employers and plan administrators who do not have an EIN should apply for one on Form SS-4, available from most IRS or Social Security Administration offices. Send Form SS-4 to the same Internal Revenue Service Center to which this form will be sent.

Plan sponsors are reminded that they should use the trust EIN when opening a bank account or conducting other transactions for a plan that requires an EIN. The trust may apply for an EIN as explained in the preceding paragraph.

A plan of a controlled group of corporations whose sponsor is more than one of the members of the controlled group should enter only the EIN of one of the sponsoring members. This EIN must be used in all subsequent filings of the annual returns/reports for the controlled group unless there is a change in the sponsor.

If the plan sponsor is a group of individuals, get a single EIN for the group. When you apply for a number, enter on line 1 of Form SS-4 the name of the group, such as “Joint Board of Trustees of the Local 187 Machinists’ Retirement Plan.”

Note: Although EINs for funds (trusts or custodial accounts) associated with plans are not required to be furnished on the Form 5500 series returns/reports, the IRS will issue EINs for such funds for other reporting purposes. EINs may be obtained by filing Form SS-4 as explained above.

1d. From the list of business codes on pages 19 and 20, enter the one that best describes the nature of the employer’s business. If more than one employer is involved, enter the business code for the main business activity.

1e. Plans entering Code A or B in item 4 must enter the first six digits of the CUSIP (Committee on Uniform Securities Identification Procedures) number, “issuer number,” if one has been assigned to the plan sponsor for purposes of issuing corporate securities. CUSIP issuer numbers are assigned to corporations and other entities that issue public securities listed on stock exchanges or traded over the counter. The CUSIP issuer number is the first six digits of the number assigned to the individual securities that are traded.

If the plan sponsor has no CUSIP issuer number, enter "N/A."

2a. If the document constituting the plan appoints or designates a plan administrator other than the sponsor, enter the administrator's name and address. If the plan administrator is also the sponsor, enter "Same". If "Same" is entered on 2a then 2b and 2c should be left blank.

The term "administrator" means—

(i) the person or group of persons specified as the administrator by the instrument under which the plan is operated;

(ii) the plan sponsor/employer if an administrator is not so designated; or

(iii) any other person prescribed by regulations of the Secretary of Labor if an administrator is not designated and a plan sponsor cannot be identified.

2b. A plan administrator must have an EIN for reporting purposes. Enter the plan administrator's 9-digit EIN here. If the plan administrator has no EIN, apply for one as explained in 1b above.

Employees of an employer are not plan administrators unless so designated in the plan document, even though they engage in administrative functions of the plan. If an employee of the employer is designated as the plan administrator, that employee must get an EIN.

3. Plans not using a Form 5500-C/R with preprinted historical information on page 1, whose administrator's/sponsor's name, address, and EIN are different than what appears on the last return/report filed for this plan, enter the plan administrator's/ sponsor's name, address, and EIN as it appears on the last return/report filed for this plan.

3c. Indicate if the change in the sponsor's name, address, and EIN is only a change in sponsorship. "Change in sponsorship" means the plan's sponsor has been changed but no assets or liabilities have been transferred to another plan(s), the plan has not terminated or merged with any other plan, and so forth. Therefore, the plan is now the responsibility of the new sponsor whose name is entered in item 1a of this return/report.

4. From the following list of plan entities choose the one that describes your plan entity and enter the code for it in item 4.

Entity	Code
Single-employer plan	A
Plan of controlled group of corporations or common control employers	B
Multiemployer plan	C
Multiple-employer-collectively-bargained plan	D
Multiple-employer plan (other)	E
Return of an employer described in Exceptions to "Kinds of Filers" (b) and (e)	F

5a(1). Enter the formal name of the plan or enough information to identify the plan. This name should be no more than 70 characters long. If the present plan name

is larger than this, try to abbreviate it so that it is no more than 70 spaces long.

5b. Enter the date the plan first became effective.

5c. Enter the 3-digit number the employer or plan administrator assigned to the plan. All welfare benefit plan numbers and Code section 6039D plan numbers start at 501. All other plans start at 001.

Once you use a plan number, continue to use it for that plan on all future filings with IRS, DOL and PBGC. Do not use it for any other plan even if you terminated the first plan.

6a. Enter every code from the list below that describes the welfare benefit plan and/or fringe benefit plan for which this return/report is being filed. **Example:** If your plan provides health insurance, life insurance, dental insurance and eye examinations, the four codes A, B, D, and E should be entered. If your plan has a benefit not described by one of the codes, enter "Z" and write in a description of this benefit in the space provided.

A fringe benefit plan (i.e., a Code section 120, 125 or 127 plan) filing because of the reporting requirement under Code section 6039D should enter either code M, N, or O. A plan that is required to file under Title I of ERISA as a welfare plan and under Code section 6039D as a fringe benefit plan should enter the applicable welfare and fringe benefit code(s).

If you entered code M, N, or O, you must check 6a(2) "No" if the plan is: (1) unfunded, (2) fully insured, or (3) a combination of unfunded/insured as defined on page 2, Section 2B(a).

Exception: Employers sponsoring welfare benefit plans participating in group insurance arrangements which file an annual report on their behalf should check "No" if these employers are filing Form 5500-C/R only because they are part of a Code section 125 cafeteria plan.

Type of Welfare or Fringe Benefit	Code
Health (other than dental or vision)	A
Life insurance	B
Supplemental unemployment	C
Dental	D
Vision	E
Temporary disability (accident and sickness)	F
Prepaid legal	G
Long-term disability	H
Severance pay	I
Apprenticeship and training	J
Scholarship (funded)	K
Death benefits (other than life ins.)	L
Code section 120 group legal services plan	M
Code section 125 cafeteria plan	N
Code section 127 educational assistance program	O
Taft-Hartley Financial Assistance for Employee Housing Expenses	P
Other (specify on page 1)	Z

6b. Pension benefit plans must enter the codes from the list below that describes the type of benefits the Form 5500-C/R is being filed for. If none of the codes in the list describe the type of pension plan, enter code "7" and describe the type of pension plan.

Type of Pension Benefit Plan	Code
Defined benefit	1
Defined Contribution	
Profit-sharing	2A
Stock bonus	2B
Target Benefit	2C
Other money purchase	2D
Other (specify on page 1)	2E
Note: ESOP plans must also check box 6c(1) or 6c(2) on page 3 (5500-C filers) or box 6c(4) on page 2 (5500-R filers).	
Other	
Defined benefit plan with benefits based partly on balance of separate account of participant (Code section 414(k))	3
Annuity arrangement of certain exempt organizations (Code section 403(b)(1))	4
Custodial account for regulated investment company stock (Code section 403(b)(7))	5
Pension plan utilizing individual retirement accounts or annuities (described in Code section 408) as the sole funding vehicle for providing benefits	6
Other (describe the type of plan)	7

Form 5500-C filers see pages 12 through 18 for instructions for items 6c(1) through 31.

Form 5500-R, Page 2

6c(4). Plans with ESOP benefits should check this box and attach Schedule E (Form 5500).

7. The definition of "participant" in the instructions below is only for purposes of item 7 of this form.

For welfare benefit plans, dependents are considered to be neither participants nor beneficiaries. For pension benefit plans, "alternate payees" entitled to benefits under a qualified domestic relations order are not to be counted as participants for this item.

"Participant" means any individual who is included in one of the categories below.

(i) Active participants include any individuals who are currently in employment covered by a plan and who are earning or retaining credited service under a plan. This category includes any individuals who are: (A) currently below the integration level in a plan that is integrated with social security, and/or (B) eligible to elect to have the employer make payments to a Code section 401(k) qualified cash or deferred arrangement. Active participants also include any nonvested individuals who are earning or retaining credited service under a plan. This category **does not** include nonvested former employees who

have incurred the break in service period specified in the plan.

For purposes of Code section 6039D, (fringe benefit plan) "participant" means any individual who, for a plan year, has had at least one dollar excluded from income by reason of Code section 120, 125, or 127. If you are filing Form 5500-R for a plan that is required to file under Title I of ERISA and under Code section 6039D, the preceding sentence does not apply.

(ii) Inactive participants receiving benefits are any individuals who are retired or separated from employment covered by the plan and who are receiving benefits under the plan. This includes former employees who are receiving group health continuation coverage benefits pursuant to Part 6 of ERISA and who are covered by the employee welfare benefit plan. This category does not include any individual to whom an insurance company has made an irrevocable commitment to pay all the benefits to which the individual is entitled under the plan.

(iii) Inactive participants entitled to future benefits are individuals who are retired or separated from employment covered by the plan and who are entitled to begin receiving benefits under the plan in the future. This category does not include any individual to whom an insurance company has made an irrevocable commitment to pay all the benefits to which the individual is entitled under the plan.

(iv) Deceased participants are any deceased individuals who have one or more beneficiaries who are receiving or are entitled to receive benefits under the plan. This category does not include an individual if an insurance company has made an irrevocable commitment to pay all the benefits to which the beneficiaries of that individual are entitled under the plan.

7b. Enter the number of participants included in item **7a(2)** who have account balances. For example, for a Code section 401(k) plan, the number entered in item **7b** should be the number of participants counted in item **7a(2)** who have made a contribution to the plan during this plan year or any prior plan year.

7c(1). If "Yes," file Schedule SSA (Form 5500) as an attachment to Form 5500-R.

Plan administrators: Code section 6057(e) provides that the plan administrator must give each participant a statement showing the same information for that participant as is reported on Schedule SSA.

8a. Check "Yes," if the plan was terminated or if the plan was merged or consolidated into another plan. Enter year of termination if applicable.

8b. If the plan was terminated and all trust assets were not distributed, file a return/report for each year the trust has assets. In that case, the return/report must be filed by the plan administrator, if designated, or by the person or persons who actually control the plan's property.

If all assets were used to buy individual annuity contracts and the contracts were

distributed to the participants, check "Yes."

If all the trust assets were legally transferred to the control of another plan or brought under control of PBGC, check "Yes."

9. Check "Yes," if either the contributions to the plan or the benefits paid by the plan are subject to the collective bargaining process, even if the plan is not established and administered by a joint board of trustees. Check "Yes" even if only some of those covered by the plan are members of a collective bargaining unit that negotiates benefit levels on its own behalf. The benefit schedules need not be identical for all employees under the plan.

10. The insurance company (or similar organization) that provides benefits is required to provide the plan administrator with the information needed to complete the return/report, pursuant to ERISA section 103(a)(2). If you do not receive this information in a timely manner, contact the insurance company (or similar organization). If information is missing on Schedule A (Form 5500) due to a refusal to provide this information, note this on Schedule A. If there is no Schedule(s) A attached, enter "0."

11a(1). Check "Yes," if an amendment to the plan was adopted in this plan year, regardless of the effective date of the amendment.

11a(2). Enter the month and year of the most recent plan amendment even if it is in a plan year prior to the plan for which this return/report is filed.

11b. Check "Yes" only if the accrued benefits were retroactively reduced. For example, a plan provides a benefit of 2% for each year of service, but the plan is amended to change the benefit to 1½% a year for all years of service under the plan.

Do not check "Yes" if accrued benefits were retroactively reduced solely to the extent permitted under a model amendment provided in IRS Notice 88-131, 1988-2 C.B. 546.

11c. Check "Yes" only if an amendment changed the information previously provided to participants by the summary plan description or summary description of modifications.

11d. A revised summary plan description or summary description of modifications must be filed with DOL and distributed to all plan participants and pension plan beneficiaries no later than 210 days after the close of the plan year in which the amendment(s) was adopted. If the material was distributed and filed since the amendments were adopted (even if after the end of the plan year), check "Yes" to item 11d.

12a. Check "Yes," if this is a pension plan subject to minimum funding standards that has experienced a funding deficiency. If item 12a is checked "Yes," and item 6b indicates this is a defined benefit pension plan, complete and attach Schedule B (Form 5500) to this registration statement. All defined benefit plans are subject to

minimum funding standards, except fully insured plans, church plans, governmental plans, and certain other plans covered by Code section 412(h). Code section 412 describes the minimum funding standards applicable to defined contribution plans qualified under Code section 401(a) or 403(a). A funding deficiency occurs if the amount of required employer contribution for the plan year exceeds the actual contribution paid by the employer for the plan year. If the answer to this question is "No" or "Not Applicable," check "No," and go to item 13.

12b. If item 12a is checked "Yes," this item must be answered. If a funding deficiency occurs, Form 5330 must be filed with the IRS to pay the excise tax on the amount of the deficiency.

Caution: *There is a penalty for not filing Form 5330 on time.*

13 and 14. Use either the cash, modified accrual, or accrual basis for recognition of transactions in items 13 and 14, as long as one method is used consistently. Round off all amounts in items 13 and 14 to the nearest dollar. Where it is used in these instructions, "current value" means fair market value where available. Otherwise, it means the fair value as determined in good faith under the terms of the plan by a trustee or a named fiduciary, assuming an orderly liquidation at the time of the determination.

If the assets of two or more plans are maintained in one trust, such as when an employer has two plans funded through a single trust (except investment arrangements filing directly with DOL), complete items 13 and 14 by entering the plan's allocable part of each line item.

If assets of one plan are maintained in two or more trust funds, report the combined financial information in items 13 and 14. Fully insured defined benefit or defined contribution pension plans meeting the conditions of 29 CFR 2520.104-44 need not complete item 13.

For purposes of the annual return/report and the alternative method of compliance set forth in 29 CFR 2520.104-44, a contract is considered to be "allocated" only if the insurance company or organization that issued the contract unconditionally guarantees, upon receipt of the required premium or consideration, to provide a retirement benefit of a specified amount, without adjustment for fluctuations in the market value of the underlying assets of the company or organization, to each participant, and each participant has a legal right to such benefits which is legally enforceable directly against the insurance company or organization.

Total plan assets at the beginning of the plan year plus item 14c (net income (loss)) must equal the total plan assets at the end of the plan year.

Note: *Plan income includes contributions to the plan and plan expenses include total benefits paid.*

13a. Enter the total plan assets at the beginning and end of the plan year. Plan assets may include, among other things:

(1) Cash, including both interest and noninterest bearing. This includes all cash on hand or in a financial institution including money market funds.

(2) Receivables, including all contributions due to the plan from the employer and participants, income earned, but not yet received by the plan, and receivables from any other source.

(3) Investments including securities (stocks, bonds, U.S. Government obligations, municipal obligations, etc.); real property (land, buildings, gold, furniture, equipment, etc.); loans (mortgages, promissory notes, etc.); and all other investments (certificates of deposit, repurchase agreements, land contracts, units of participation in common/collective trusts and pooled separate accounts, shares of registered investment companies (mutual funds), interests in master trusts and 103-12 IEs, etc.).

Plans holding units of participation in common/collective trusts and/or pooled separate accounts must attach to the Form 5500-R either the statement of assets and liabilities of the common/collective trust and/or pooled separate account or the required certification. For details, see 29 CFR sections 2520.103-3, 2520.103-4, 2520.103-5, and 2520.103-9.

Plans in a master trust must include the value of the plan's interest in the master trust which is the sum of the net values of the plan's interest in all of the master trust investment accounts. The net values of such interests are obtained by multiplying the plan's percentage interest in each master trust investment account by the net assets of the investment account (total assets minus total liabilities) at the beginning and end of the plan year.

13b. Enter the total liabilities at the beginning and end of the plan year. Liabilities to be entered here do not include the value of future pension payments to plan participants; however, the amount to be entered in item 13b for accrual basis filers includes, among other things:

(1) Benefit claims that have been processed but have not been paid,

(2) Accounts payable obligations owed by the plan that were incurred in the normal operations of the plan but have not been paid,

(3) Other liabilities such as acquisition indebtedness and any other amount owed by the plan.

13c. Enter the net assets as of the beginning and end of the plan year. Subtract item 13b from item 13a.

14a. Enter all plan income during the year. Plan income received and/or receivable may include, among other things:

(1) Interest on investments (including money market funds, sweep accounts, STIF accounts, etc.).

(2) Dividends. (Accrual basis plans should include dividends declared for all stock held by the plan even if the

dividends have not been received as of the end of the plan year.)

(3) Rents from income producing property owned by the plan.

(4) Royalties.

(5) All contributions including securities or other noncash property contributed to the plan.

(6) Net gain or loss from the sale of assets.

(7) Other income such as unrealized appreciation (depreciation) in plan assets. To compute this amount subtract the current value of all assets at the beginning of the year plus the cost of any assets acquired during the plan year from the current value of all assets at the end of the year minus assets disposed of during the plan year. A negative figure should be placed in parentheses.

14b. Enter all the expenses of the plan during the year. Expenses (paid and/or payable) may include, among others:

(1) Direct payments made to participants or beneficiaries in cash, securities or other property. If the securities or other property are distributed to plan participants or beneficiaries, include the fair market value (or a good faith estimate if fair market value is not available) on the date the property was distributed.

(2) Payments to insurance carriers and similar organizations (including Blue Cross, Blue Shield, and health maintenance organizations).

(3) Payments to provide benefits for such things as legal services, day care services, training and apprenticeship services.

(4) Administrative expenses including:

(A) Salaries to employees of the plan.

(B) Expenses for accounting, actuarial, legal, and investment services.

(C) Fees and expenses for trustees including reimbursement for travel, seminars and meeting expenses.

(D) Fees paid for valuations and appraisals.

If Form 5500-R is filed only for purposes of fulfilling the requirements of Code section 6039D, i.e., for a fringe benefit plan but not for a welfare benefit plan, do not include overhead expenses such as utilities and photocopying expenses. If this filing is only for an educational assistance program described in Code section 127, do not include expenses for job-related training that are deductible under Code section 162.

14c. Enter the net income (loss). Subtract item 14b from item 14a. If the result is a negative number, enter it in parentheses.

14d. Enter the total contributions received, for accrual basis plans, contributions due to be received, from the employer, participants and/or any other source. These contributions are to be included in the amount of income entered on item 14a.

14e. Include: (1) payments made (and for accrual basis filers payments due) to participants or beneficiaries in cash,

securities or other property; (2) payments to insurance companies and similar organizations such as Blue Cross, Blue Shield, and health maintenance organizations for the provision of plan benefits, e.g., paid-up annuities, accident insurance, health insurance, vision care, dental coverage, etc.; (3) payments made to other organizations or individuals providing benefits. Generally, the payments discussed in (3) are made to individual providers of welfare benefits such as legal services, day care services, training and apprenticeship services. If securities or other property are distributed to plan participants or beneficiaries, include the fair market value (or a good faith estimate if fair market value is not available) on the date of distribution. These benefits are to be included in the amount of the expenses entered in item 14b.

15. Check "Yes" or "No." "N/A" may not be used as an answer. A "Yes" answer requires the total amount to be entered in the amount column. Round off all amounts to the nearest dollar.

15a. Check "Yes" and indicate the aggregate amount of coverage available for all claims if every plan official who handles plan funds is covered by a bond. Otherwise, check "No." Generally, every plan official of an employee benefit plan who "handles" funds or other property of such plan must be bonded. A plan administrator, officer, or employee shall be deemed to be "handling" funds or other property of a plan, so as to require bonding, whenever his or her duties or activities with respect to given funds are such that there is a risk that such funds could be lost in the event of fraud or dishonesty on the part of such person, acting either alone or in collusion with others. Section 412 of ERISA and the regulations found at 29 CFR 2580 provide the bonding requirements including the definition of "handling" (29 CFR 2580.412-6), the permissible forms of bonds (29 CFR 2580.412-10), the amount of the bond (29 CFR 2580, Subpart C), and certain exemptions such as the exemption for unfunded plans, banks and insurance companies (ERISA section 412) and the exemption allowing plan officials to purchase bonds from surety companies authorized by the Secretary of the Treasury as acceptable reinsurers on Federal bonds (29 CFR 2580.412-23).

Check "Yes" only if the plan itself (as opposed to the plan sponsor or administrator) is a named insured under a fidelity bond covering plan officials and if the plan is protected as described in 29 CFR 2580.412-18.

Plans are permitted under certain conditions to purchase fiduciary liability insurance. These policies do not protect the plan from dishonest acts and are not bonds which should be reported in item 15.

15c. If item 15a is answered "Yes," this must be answered. Check item 15c "Yes" if the plan has suffered or discovered any loss as the result of a dishonest or fraudulent act(s). If "Yes," enter the full amount of the loss. If the full amount of

the loss has not yet been determined, provide and disclose that the figure is an estimate, such as "Approximately \$1,000."

Note: *Willful failure to report is a criminal offense. See ERISA section 501.*

15d. For purposes of item 15, the term "employer" includes affiliates of the employer. In determining the five most highly paid employees, use all compensation paid including cash, bonuses, and noncash payments (e.g., the use of a car). A fiduciary is a person with respect to a plan to the extent: (1) he or she exercises any discretionary authority or discretionary control with respect to the management of such plan or exercises any authority or control over the management or disposition of its assets, (2) he or she renders investment advice for a fee or other compensation, direct or indirect, with respect to any moneys or other property of such plan, or has any authority or responsibility to do so, or (3) he or she has any discretionary authority or discretionary responsibility in the administration of such plan.

Relatives include spouses, siblings, ancestors, lineal descendants (e.g., children, grandchildren, etc.), and spouses of lineal descendants. If item 15d is answered "Yes," enter the total amount of these transactions.

15e. See item 15d above for the definitions of the parties involved. If item 15e is answered "Yes," enter the total amount of the transactions.

15f. An "employer security" is a security issued by an employer (including affiliates) of employees covered by the plan. These may include common stocks, preferred stocks, bonds, zero coupon bonds, debentures, convertible debentures, notes, and commercial paper.

Employer real property is any real property (and related personal property) owned by the plan and leased to the employer of employees covered by the plan. This may include land, warehouses, office buildings, etc. If item 15f is checked "Yes," enter the total amount of employer securities and/or employer real property held or acquired.

15g. Generally, a loan requires that both the principal and interest be paid according to a pre-established repayment schedule. If the principal and/or interest has not been paid in accordance with the original repayment schedule and the period for repayment of the principal and/or interest has been extended, or the loan has been renegotiated after the original repayment schedule has not been met, a "Yes" must be checked and the total amount of the delinquent loan must be entered. Otherwise check "No."

15i. Check "Yes" for obligations where the required payments have not been made by the due date. With respect to notes and loans, the due date, payment amount, and conditions for default are usually contained in the note or loan document. Defaults can occur at any time for those obligations that require periodic repayment. Generally, loans and fixed income obligations are considered

uncollectible when payment has not been made and there is little probability that payment will be made. A loan by the plan is in default when the borrower is unable to pay the obligation upon maturity. A fixed income obligation has a fixed maturity date at a specified interest rate. If item 15i is checked "Yes," enter the total amount of loans by the plan or fixed income obligations that are uncollectible or in default as of the plan year end.

15j. Consider all fiduciaries and parties providing services to the plan, including: (1) persons who are fiduciaries by reason of their relationship to a master trust investment account or 103-12 IE in which the plan has an interest or the assets in such an investment account or 103-12 IE; and (2) parties providing services rendered with respect to assets held in master trusts and 103-12 IEs.

See item 15d above for the definition of fiduciary.

15k. Include as a single security all securities of the same issue. An example of a single issue is a certificate of deposit issued by the XYZ Bank on July 1, 1991, which matures on June 30, 1992, and yields 6.5%. For the purposes of item 15k, do not check "Yes" for securities issued by the U.S. Government or its agencies. If item 15k is checked "Yes," enter the total.

15l. In determining the 20% figure, subtract the current value of plan assets held in any master trust or 103-12 IE from the current value of the plan's total assets at the beginning of the plan year. Check "Yes," if the plan had:

1. A single transaction within the plan year in excess of 20% of the current value of the plan assets;

2. Any series of transactions with, or in conjunction with, the same person, involving property other than securities, which amount in the aggregate within the plan year (regardless of the category of asset and the gain or loss on any transaction) to more than 20% of the current value of plan assets;

3. Any transaction within the plan year involving securities of the same issue if within the plan year any series of transactions with respect to such securities amount in the aggregate to more than 20% of the current value of the plan assets; or

4. Any transaction within the plan year with respect to securities with, or in conjunction with, a person if any prior or subsequent single transaction within the plan year with such person, with respect to securities, exceeds 20% of the current value of plan assets. The 20% figure is determined by comparing the current value of the transaction at the transaction date with the current value of the plan assets at the beginning of the plan year. See 29 CFR 2520.103-6 and read "20%" whenever "5%" appears in the regulation.

If the assets of two or more plans are maintained in one trust, the plan's allocable portion of the transactions of the trust shall be combined with the other transactions of the plan, if any, to

determine which transactions (or series of transactions) are reportable (20%) transactions.

Exception. For investments in common/collective trusts, pooled separate accounts, 103-12 IEs, and registered investment companies, determine the 20% figure by comparing the transaction date value of the acquisition and/or disposition of units of participation or shares in the entity with the current value of the plan assets at the beginning of the plan year. Check "No" if all plan funds are held in a master trust. Do not include individual transactions of common/collective trusts, pooled separate accounts, 103-12 IEs, and registered investment companies.

If item 15l is answered "Yes," enter the amount.

15m. Check "No" if the plan received all of its contributions in cash. Generally, as it relates to this question, an appraisal by an unrelated third party is an evaluation of the value of the asset contributed prepared by an individual or firm who knows how to judge the value of the asset and does not have an ongoing relationship with the plan or plan fiduciaries except for preparing the appraisal. If item 15m is checked "Yes," enter the value of the asset as established by the plan.

15n. Nonpublicly traded securities are generally held by few people and not traded on a stock exchange. Generally, as it relates to this question, an appraisal by an unrelated third party is an evaluation of the value of the security prepared by an individual or firm who knows how to judge the value of the security and does not have an ongoing relationship with the plan or plan fiduciaries except for preparing the appraisal. If item 15n is answered "Yes," enter the value of the security as established by the plan.

16a. If you are uncertain as to whether the plan is covered under the PBGC termination insurance program, check the box "Not determined," contact the PBGC, and request a coverage determination. Welfare and fringe benefit plans do not complete this item.

FORM 5500-R FILERS STOP HERE. Pages 3 through 6, items 6c through 31 are completed for Form 5500-C filers only.

Form 5500-C, Pages 3 through 6

6c(1) and 6c(2). If you check either of these boxes, complete Schedule E (Form 5500) and attach it to the Form 5500-C/R you file for this plan.

6c(2). Check the box for a leveraged ESOP if the plan acquires employer securities with borrowed money or other debt-financing techniques.

6c(3). Check if the plan is a pension plan that provides for individual accounts and permits a participant or beneficiary to exercise independent control over the assets in his or her account (see ERISA section 404(c)).

6c(4). Check this box for pension benefit plans maintained outside the United States primarily for nonresident aliens. See "Kinds of Filers" on page 3 for more information.

6c(5). In the space provided following 6c(8), enter name of the trust and financial institution. Also enter city and state where the trust is maintained. (See page 4 for master trust instructions.)

6c(6). In the space provided following 6c(8), enter name and address of the 103-12 IE. (See page 7.)

6d. For single-employer pension plans enter the date the employer's tax year ends. For example, if the tax year is a calendar year, enter 12-31-91. For all plans with more than one employer, enter "N/A."

6e. Definition of Affiliated Service Group.— In general, Code section 414(m)(2) defines an affiliated service group as a first service organization (FSO) that has:

(1) a service organization (A-ORG) that is a shareholder or partner in the FSO and that regularly performs services for the FSO, or is regularly associated with the FSO in performing services for third persons, and/or

(2) any other organization (B-ORG) if:

(a) a significant portion of the business of that organization consists of performing services for the FSO or A-ORG of a type historically performed by employees in the service field of the FSO or A-ORG, and

(b) 10% or more of the interest of the B-ORG is held by persons who are highly compensated employees of the FSO or A-ORG.

An affiliated service group also includes a group consisting of an organization whose principal business is performing management functions for another organization (or one organization and other related organizations) on a regular and continuing basis, and the organization for which such functions are so performed by the organization. For a plan maintained by more than one employer, check "Yes" if any such employer is a member of an affiliated service group.

6f. A cash or deferred arrangement described under Code section 401(k) is a part of a qualified defined contribution plan that provides for an election by employees to defer part of their compensation or receive these amounts in cash.

7. The description of "participant" in the instructions below is only for purposes of item 7 of this form.

For welfare benefit plans, dependents are considered to be neither participants nor beneficiaries. For pension benefit plans, "alternate payees" entitled to benefits under a qualified domestic relations order are not to be counted as participants for this item.

"Participant" means any individual who is included in one of the categories below.

(i) Active participants include any individuals who are currently in employment covered by a plan and who are earning or retaining credited service under a plan. This category includes any individuals who are: (1) currently below the integration level in a plan that is integrated with social security, and/or (2) eligible to elect to have the employer make payments

to a Code section 401(k) qualified cash or deferred arrangement. Active participants also include any nonvested individuals who are earning or retaining credited service under a plan. This category **does not** include nonvested former employees who have incurred the break in service period specified in the plan.

For determining if active participants are fully vested, partially vested, or nonvested, consider vesting in employer contributions only.

For purposes of Code section 6039D, "participant" means any individual who, for a plan year, has had at least one dollar excluded from income by reason of Code section 120, 125, or 127. If you are filing Form 5500-C for a welfare plan that is required to file under Title I of ERISA and under Code section 6039D, the preceding sentence does not apply.

(ii) Inactive participants receiving benefits are any individuals who are retired or separated from employment covered by the plan and who are receiving benefits under the plan. This includes former employees who are receiving group health continuation coverage benefits pursuant to Part 6 of ERISA and who are covered by the employee welfare benefit plan. This category does not include any individual to whom an insurance company has made an irrevocable commitment to pay all the benefits to which the individual is entitled under the plan.

(iii) Inactive participants entitled to future benefits are individuals who are retired or separated from employment covered by the plan and who are entitled to begin receiving benefits under the plan in the future. This category does not include any individual to whom an insurance company has made an irrevocable commitment to pay all the benefits to which the individual is entitled under the plan.

(iv) Deceased participants are any deceased individuals who have one or more beneficiaries who are receiving or are entitled to receive benefits under the plan. This category does not include an individual if an insurance company has made an irrevocable commitment to pay all the benefits to which the beneficiaries of that individual are entitled under the plan.

7b. Enter the number of participants included in item **7a(2)** who have account balances. For example, for a Code section 401(k) plan, the number entered on item **7b** should be the number of participants counted in item **7a(2)** who have made a contribution to the plan during this plan year or any prior plan year.

7c(1). If "Yes," file Schedule SSA (Form 5500) as an attachment to the Form 5500-C.

Plan administrators: Code section 6057(e) provides that the plan administrator must give each participant a statement showing the same information for that participant as is reported on Schedule SSA.

8a. Check "Yes" if an amendment to the plan was adopted, regardless of the effective date of the amendment.

8b. Enter the date the most recent amendment was adopted regardless of the date of the amendment or the effective date of the amendment.

8c. Check "Yes" only if the accrued benefits were retroactively reduced. For example, a plan provides a benefit of 2% for each year of service, but the plan is amended to change the benefit to 1½% a year for all years of service under the plan. Do not check "Yes," if accrued benefits were retroactively reduced solely to the extent permitted under a model amendment provided in IRS Notice 88-131 1988-2 C.B. 546.

8e. Check "Yes" only if an amendment changed the information previously provided to participants by the summary plan description or summary description of modifications.

8f. A revised summary plan description or summary description of modifications must be filed with DOL and distributed to all participants and pension plan beneficiaries no later than 210 days after the close of the plan year, in which the amendment(s) was adopted. If the material was distributed and filed since the amendments were adopted (even if after the end of the plan year), check item 8f "Yes."

9a. Check "Yes" if the plan was terminated or if the plan was merged or consolidated into another plan. Enter year of termination if applicable. If you entered M, N, or O in item 6a(1) and indicated that this is an unfunded plan and you also checked item 9a "Yes," you must also check item 9b "Yes."

9b. If the plan was terminated and all plan assets were not distributed, file a return/report for each year the plan has assets. In that case, the return/report must be filed by the plan administrator, if designated, or by the person or persons who actually control the plan's property.

If all assets were used to buy individual annuity contracts and the contracts were distributed to the participants, check "Yes." If all the trust assets were legally transferred to another plan or brought under the control of PBGC, check "Yes."

Do not check "Yes" for a welfare benefit plan that is still liable to pay benefits for claims that were incurred prior to the termination date but not yet paid. See 29 CFR 2520.104b-2(g)(2)(ii).

9h. The Code provides for a nondeductible excise tax on a reversion of assets from a qualified plan.

9i. The employer must report the reversion by filing Form 5330 and pay any applicable tax. The tax will not be imposed upon employers who are tax-exempt entities under Code section 501(a). See instructions for Form 5330.

10a. If this plan was merged or consolidated into another plan(s), or plan assets or liabilities were transferred to another plan(s), indicate which other plan or plans were involved.

10c. Enter the EIN of the sponsor (employer, if for a single-employer plan) of the other plan.

10e. Pension benefit plans must file **Form 5310-A**, Notice of Merger, Consolidation, or Transfer of Plan Assets or Liabilities, at least 30 days before any plan merger or consolidation or any transfer of plan assets or liabilities to another plan.

Caution: *There is a penalty for not filing Form 5310-A on time.*

11. Enter the code for the **funding arrangement** used by the plan for the plan year from the list below.

The "funding arrangement" is the method used during the plan year for the receipt, holding, investment, and transmittal of plan assets prior to the time the plan actually provides the benefits promised under the plan. For purposes of items 11 and 12, the term "trust" includes any fund or account that receives, holds, transmits, or invests plan assets other than an account or policy of an insurance company.

Note: *An employee benefit plan that enters a code 2, 3, or 5 in item 11 and/or 12 must attach a Schedule A (Form 5500), Insurance Information, to provide information pertaining to each contract year ending with or within the plan year. See Schedule A (Form 5500) instructions.*

Funding Arrangement Codes	
Trust	1
Trust and insurance	2
Insurance	3
Exclusively from general assets of sponsor (unfunded)	4
Partially insured and partially from general assets of sponsor	5
Other	6

12. Enter the code for the **benefit arrangement** used by the plan for the plan year from the list below.

The "benefit arrangement" is the method by which benefits were actually provided by the plan during the plan year to participants. For example, if all participants received their benefits from a trust (as defined in 11 above), the plan's benefit arrangement code would be "1." If some benefits come from a trust and some come from an insurance company, the code would be "2." If all benefits were paid from an account or policy of an insurance company, the code would be "3."

Benefit Arrangement Codes	
Trust	1
Trust and insurance	2
Insurance	3
Exclusively from general assets of sponsor (unfunded)	4
Partially insured and partially from general assets of sponsor	5
Other	6

13. Check "Yes" if either the contributions to the plan or the benefits paid by the plan are subject to the

collective bargaining process, even if the plan is not established and administered by a joint board of trustees. Check "Yes" even if only some of those covered by the plan are members of a collective bargaining unit which negotiates benefit levels on its own behalf. The benefit schedules need not be identical for all employees under the plan.

14. If either the funding arrangement code (item 11) and/or the benefit arrangement code (item 12) is 2, 3, or 5, at least one Schedule A (Form 5500) must be attached to the Form 5500-C filed for pension and welfare plans to provide information concerning the contract year ending with or within the plan year. The insurance company (or similar organization) that provides benefits is required to provide the plan administrator with the information needed to complete the return/report, pursuant to ERISA section 103(a)(2). If you do not receive this information in a timely manner, contact the insurance company (or similar organization). If information is missing on Schedule A (Form 5500) due to a refusal to provide this information, note this on the Schedule A. If there is no Schedule(s) A attached, enter "0."

15b. If a waived funding deficiency is being amortized in the current plan year, do not complete (1), (2), and (3), but complete 1, 2, 3, 7, and 9 of Schedule B (Form 5500). An enrolled actuary need not sign Schedule B under these circumstances.

15b(3). File Form 5330 with IRS to pay the excise tax on the funding deficiency. **Caution:** *There is a penalty for not filing Form 5330 on time.*

16. A "top-heavy plan" is a plan that during any plan year is:

(1) any defined benefit plan if, as of the determination date, the present value of the cumulative accrued benefits under the plan for key employees exceeds 60% of the present value of the cumulative accrued benefits under the plan for all employees; and

(2) any defined contribution plan if, as of the determination date, the aggregate of the accounts of key employees under the plan exceeds 60% of the aggregate of the accounts of all employees under the plan.

Each plan of an employer included in a required aggregation group is to be treated as a top-heavy plan if such group is a top-heavy group. See definitions of required aggregation and top-heavy groups below.

Key Employee—A key employee is any participant in an employer plan who at any time during the plan year, or any of the 4 preceding years, is:

(1) an officer of the employer having an annual compensation greater than 50% of the amount in effect under Code section 415(b)(1)(A),

(2) one of the 10 employees having annual compensation from the employer of more than the limitation in effect under Code section 415(c)(1)(A) and owning (or considered as owning within the meaning

of Code section 318) the largest interests in the employer,

(3) a 5% owner of the employer, or

(4) a 1% owner of the employer having an annual compensation from the employer of more than \$150,000.

In determining whether an individual is an officer of the employer, no more than 50 employees, or, if less, the greater of 3 employees or 10% of the employees, are to be treated as officers. See Code section 416(i) and T-12 of Income Tax Regulations section 1.416. A key employee will not include any officer or employee of a governmental plan under Code section 414(d).

Required Aggregation Group—A required aggregation group consists of:

(1) each plan of the employer in which a key employee is or was a participant, and

(2) each other plan of the employer which enables a plan to meet the requirements for nondiscrimination in contributions or benefits under Code section 401(a)(4), or the participation requirements under Code section 410.

Top-Heavy Group—A top-heavy group is an aggregation group if, as of the determination date, the sum of the present value of the cumulative accrued benefits for key employees under all defined benefit plans included in such group and the aggregate of the accounts of key employees under all defined contribution plans in such group exceeds 60% of a similar sum determined for all employees. To determine if a plan is top-heavy, include distributions made in the 5-year period ending on the determination date. However, do not take into account accrued benefits for an individual who hasn't performed services for the employer during the 5-year period ending on the determination date.

A qualified plan must limit the annual compensation of each employee taken into account for any year to \$222,220 adjusted annually for the cost of living. The family members (spouse and lineal descendants under age 19) of 5% owners or one of the 10 most highly compensated employees are treated as a single employee. Qualified plans must comply with this requirement in operation even if the plan has not yet been amended to comply with the Tax Reform Act of 1986.

18a(1). Check "Yes," if the plan distributed any annuity contracts. Check "Yes" even if the plan was terminated.

18a(2). If "Yes," was checked for item 18a(1), the annuity contract must provide that all distributions from it will meet the participant and spousal consent requirements of Code section 417.

However, consent is not needed for the distributions of the contract itself. If the contracts contained the Code section 417 requirements, check "Yes."

18b. In general, distributions must be made in the form of a qualified joint and survivor annuity for life or a qualified preretirement survivor annuity. An annuity distribution to a single individual (see 18c(1) below) is a qualified joint and

survivor annuity. Check "Yes" if distributions in other forms were made, even if such distributions were permissible, e.g., because consent was obtained or was not needed.

18c. Generally, within the 90 days prior to the date of any benefit payment or the making of a loan to a participant, you must get the spouse's consent to the payment of the benefit or the use of the accrued benefit for the making of the loan. However, there are some circumstances where obtaining this spousal consent is not required. The following is a partial listing of circumstances where spousal consent is not required:

(1) The participant is not married and no former spouse is required to be treated as a current spouse under a qualified domestic relations order issued by a court.

(2) The participant's nonforfeitable accrued benefit in the plan does not have at the time of distribution a present value of more than \$3,500.

(3) The benefit is paid in the form of a qualified joint and survivor annuity, i.e., an annuity for the life of the participant with a survivor annuity for the life of the spouse which is not less than 50% of (and is not greater than 100% of) the amount of the annuity which is payable during the joint lives of the participant and the spouse. See Code section 417(b).

(4) The payout is from a profit-sharing or stock bonus plan that pays the spouse the participant's full account balance upon the participant's death, an annuity payment is not elected by the participant, and the profit-sharing or stock bonus plan is not a transferee plan with respect to the participant (i.e., had not received a transfer from a plan that was subject to the consent requirements with respect to the participant).

(5) The participant had no service under the plan after August 22, 1984.

18d. A plan may not eliminate a subsidized benefit or a retirement option by plan amendment or plan termination.

19. If distributions were not made in accordance with the joint and survivor annuity rules of Code sections 411(a)(11) and 417(e) answer "No." If distributions did comply with Code sections 411(a)(11) and 417(e) or if no distributions were made, answer "Yes."

20. The maximum annual benefit provided under a defined benefit plan may not exceed the lesser of \$90,000 or 100% of compensation. However, if benefits begin before the social security retirement age, the \$90,000 limit must be reduced as described in IRS Notice 87-21, 1987-1 C.B. 458.

In addition, the dollar limitations will be reduced for participants with fewer than 10 years of participation in a defined benefit plan, i.e., a 10% reduction for each year under 10 years of participation.

For defined contribution plans, Code section 415 now provides that the dollar limit on annual additions to a qualified plan may not exceed the greater of \$30,000 or 25% of the defined benefit dollar limit for

such limitation year. The limitation for defined contribution plans under Code section 415(c)(1)(A) remains at \$30,000 for 1991 since the law provides that it shall not be changed until the Code section 415(b)(1)(A) limit (\$108,963 for 1991) for defined benefit plans exceeds \$120,000.

Annual additions to a defined contribution plan will, for years beginning after December 31, 1986, include 100% of all after-tax employee contributions. For participants in plans of tax-exempt organizations, the pre-Tax Reform Act limits remain in effect.

The Tax Reform Act of 1986 provides that a participant's previously accrued benefit won't be reduced merely because of the reduction in dollar limits or increases in required periods of participation. The transitional rule applies to an individual who was a participant prior to January 1, 1987, in a plan in existence on May 5, 1986. If this participant's current accrued benefit exceeds the dollar limit under the Tax Reform Act of 1986, but complies with prior law, then the applicable dollar limit for the participant is equal to the current accrued benefit. The term "current accrued benefit" is defined as the participant's accrued benefit as of the close of the last limitation year beginning before January 1, 1987, and expressed as an annual benefit. To compute the defined benefit fraction, the current accrued benefit would replace the dollar limit otherwise used in the denominator of the fraction. The current accrued benefit is also reflected in the numerator of the defined benefit fraction.

21. Employees must begin to receive minimum distributions pursuant to Code section 401(a)(9) by April 1 of the calendar year following the calendar year in which they attain age 70½. Once begun, minimal distributions must continue each calendar year. If your plan was required to make distributions and did not, check, "No." If your plan made the required distributions or if no distributions were required, check "Yes."

22. In general, a plan must satisfy one of the coverage tests on each day of the year being tested. However, if the plan satisfies one of the tests on at least one day in each quarter of the year being tested, the plan will be deemed to pass the coverage tests for the entire year provided that the quarterly testing dates reasonably represent the coverage of the plan over the entire plan year. Complete item 22 for the testing date selected by the employer (typically the last day of the plan year). For an alternative testing option see Income Tax Regulations section 1.410(b)-8(a)(4).

For purposes of filing required only because of Code section 6039D, complete only items 22h and 22m.

Multiemployer plan (Code C in item 4) and multiple-employer-collectively-bargained plan (Code D in item 4), need to complete line 22 only if a plan (1) benefits employees who are not collective bargaining unit employees (other than employees required to benefit under the terms of a collective bargaining agreement) or (2) only covers collective bargaining unit

employees and 2% or more of them are professionals. Multiple-employer plan (other) filers (Code E in item 4) are not required to complete item 22. However, the participating employers in multiple-employer plan (other) pension benefit plans are required to complete the applicable questions in item 22 on the Form 5500-C/R that they file.

22a. In general, if the employer operated separate lines of business within the meaning of Code section 414(r) for a year, the employer may apply the coverage and discrimination requirements separately with respect to employees in each separate line of business. If item **22a** is "Yes," complete items **22b** through **22o** for the separate line of business covered by the plan as if the employees of the separate line of business were the sole employees of the employer. If this plan benefits employees in more than one separate line of business, complete item 22 for one of the lines of business and for each additional line of business covered by the plan submit an attachment completed in the same format as item 22.

22c. Income Tax Regulations section 1.410(b)-7(c) requires the "disaggregation" of certain single plans into two or more separate plans. Each of the disaggregated parts of the plan must then satisfy the coverage requirements under Code section 410(b) as if they were a separate plan. For purposes of item 22c the following plans must be disaggregated: (i) a plan that has a section 401(k) provision (a qualified cash or deferred arrangement (CODA)) and a provision that is not a 401(k) plan, (ii) a plan that has a section 401(m) provision (employee and matching contributions) and a provision that is not a 401(m) provision, (iii) a plan that has an ESOP provision and a provision that is not an ESOP, and (iv) a plan that benefits both collectively and noncollectively bargained employees (see Income Tax Regulations section 1.410(b)-5(f) for an exception).

If any of the above apply to your plan, complete item 22 for one of the disaggregated plans and for each additional part of the plan that must be disaggregated, submit an attachment completed in the same format as item 22. Also see Income Tax Regulations section 1.410(b)-7(c) for more details on other plans that may have to be disaggregated to satisfy the coverage requirements of code section 410(b).

22d. Under section 1.410(b)-7(d) of the Income Tax Regulations, employers can aggregate any qualified pension or profit sharing plans that are not mandatorily disaggregated under the rules for item 22c above in order to satisfy the coverage tests. However, the aggregated plan must also satisfy the discrimination rules of Code section 401(a)(4) on an aggregated basis. Note that a special aggregation rule applies for the purposes of computing the average benefit percentage. See item 22o(1) below. If the employer aggregates plans for the purposes of the coverage and discrimination tests, check this item "Yes."

22e. Income Tax Regulations section 1.401(a)(4)-9(c) allows an employer to

restructure a plan into component plans in order to satisfy the coverage and discrimination tests. Check "Yes," if the employer is satisfying the coverage and discrimination tests by restructuring the plan, and do not complete the rest of item 22.

22f(1). Check this box if this plan benefited no highly compensated employees (within the meaning of Code section 414(q)). This box should be checked for plans under which no employee receives an allocation or accrues a benefit. See the instructions to item 22m for the definition of benefiting.

22f(2). Check this box if this plan is a collectively bargained plan that benefits only collectively bargained employees and no more than 2% of the employees who are covered pursuant to such agreement are professional employees. See section 1.410(b)-9 of the Income Tax Regulations.

22g. Check "Yes," if any leased employee, within the meaning of Code section 414(n), performed services for the employer or any entity aggregated with the employer under Code sections 414(b), (c) or (m).

22h. Enter the total number of employees of the employer. Include all self-employed individuals, common law employees and leased employees, within the meaning of Code section 414(n), of any of the entities aggregated with the employer under Code sections 414(b), (c), or (m).

22i. Enter the total number of excludable employees in the following categories:

(1) Employees who have not attained the minimum age and service requirements of the plan.

(2) Collectively bargained employees. Do not count any employees covered under a collective bargaining agreement if more than 2% of the employees covered pursuant to such agreement are professional employees see section 1.410(b)-9 of the Income Tax Regulations.

(3) Nonresident aliens (within the meaning of Income Tax Regulations section 1.410(b)-6(c)).

(4) Employees who fail to accrue a benefit solely because: they fail to satisfy a minimum hours of service or a last day requirement under the plan, they do not have more than 500 hours of service, and they are not employed on the last day of the plan year.

22k. See the instructions for line 22m for the definition of benefiting.

22l. The definition of highly compensated employee is contained in Code section 414(q) and the income tax regulations thereunder.

22m. In general, an employee is benefiting if the employee receives an allocation of contributions or forfeitures, or accrues a benefit under the plan for the plan year. Certain other employees are treated as benefiting even if they fail to receive an allocation of contributions and/or forfeitures, or to accrue a benefit solely because the employee is subject to

plan provisions that limit plan benefits, such as a provision for maximum years of service, maximum retirement benefits, or limits designed to satisfy Code section 415. An employee is treated as benefiting under a plan to which elective contributions or after-tax employee contributions and matching contributions subject to Code section 401(k) or 401(m) may be made if the employee is eligible to make such elective or after-tax employee contributions, whether or not the employee actually makes such contributions.

22o(1). In general, a plan satisfies the average benefit test if it satisfies both the nondiscriminatory classification test and the average benefit percentage test.

A plan satisfies the nondiscriminatory classification test if benefiting employees are defined by objective business criteria set out in the plan and such classification is nondiscriminatory. A classification will be deemed nondiscriminatory if the ratio in item 22o(2) below is equal to or greater than the safe harbor percentage. The safe harbor percentage is 50%, reduced by $\frac{3}{4}$ of a percentage point for each percentage point by which the nonhighly compensated employee concentration percentage exceeds 60%. The nonhighly compensated employee concentration percentage is the percentage of all the employees of the employer who are not highly compensated employees. See Income Tax Regulations section 1.410(b)-4.

In general, a plan satisfies the average benefit percentage test if the actual benefit percentage for nonhighly compensated employees is at least 70% of the actual benefit percentage for highly compensated employees. All qualified plans (or parts of plans) of the employer, including CODAs and plans containing employee or matching contributions (Code section 401(k) or (m)) are aggregated in determining the actual benefit percentages. Do not aggregate plans that may not be aggregated for the purposes of satisfying the ratio percentage test, other than plans subject to Code section 401(k) or (m). In addition, all nonexcludable employees, including those with no benefit under any qualified plan of the employer, are included in determining the actual benefit percentages. See Income Tax Regulations sections 1.410(b)-5 for complete details on this computation.

22o(2). In general, to compute the ratio divide the number of nonexcludable employees who benefit under the plan and are not highly compensated by the total number of nonexcludable nonhighly compensated employees; put this result in the numerator (top of the fraction). Divide the number of nonexcludable employees who benefit under the plan and who are highly compensated by the total number of nonexcludable highly compensated employees; put this result in the denominator (bottom of the fraction). Divide the numerator by the denominator and put the result on item 22o(2).

An employee is treated as benefiting under a plan if the employee is eligible to make elective contributions or after-tax employee contributions and matching

contributions subject to Code section 401(k) or (m). An eligible employee is treated as benefiting under the plan even if they do not actually make contributions.

23a. Check "Yes" if it is your intention that this plan qualify under Code section 401(a). Otherwise check "No" and go to item 24a.

23b. If item 23a is "Yes," and you have received a determination letter from IRS, enter the date of the most recent determination letter received.

23c. Check "Yes" if you have applied for a determination letter from IRS but have not received a reply from IRS. Otherwise check "No."

24b. An independent appraiser must be used to ascertain the value of securities acquired by a plan after December 31, 1986, if the securities aren't readily tradable on an established securities market.

28a. If you are uncertain whether the plan is covered under the PBGC termination insurance program, check the box "Not determined," contact the PBGC, and request a coverage determination.

29. Check "Yes" or "No." **"N/A" may not be used as an answer.** A "Yes" answer requires the total amount to be entered in the amount column. Round off all amounts to the nearest dollar.

29a. Check "Yes" and indicate the aggregate amount of coverage available for all claims if every plan official who handles plan funds is covered by a bond. Otherwise, check "No." Generally, every plan official of an employee benefit plan who "handles" funds or other property of such plan must be bonded. A plan administrator, officer, or employee shall be deemed to be "handling" funds or other property of a plan, so as to require bonding, whenever his or her duties or activities with respect to given funds are such that there is a risk that such funds could be lost in the event of fraud or dishonesty on the part of such person, acting either alone or in collusion with others. Section 412 of ERISA and the regulations found at 29 CFR 2580 provide the bonding requirements including the definition of "handling" (29 CFR 2580.412-6), the permissible forms of bonds (29 CFR 2580.412-10), the amount of the bond (29 CFR 2580, Subpart C), and certain exemptions such as the exemption for unfunded plans, banks and insurance companies (ERISA section 412) and the exemption allowing plan officials to purchase bonds from surety companies authorized by the Secretary of the Treasury as acceptable reinsurers on Federal bonds (29 CFR 2580.412-23).

Check "Yes" only if the plan itself (as opposed to the plan sponsor or administrator) is a named insured under a fidelity bond covering plan officials and if the plan is protected as described in 29 CFR 2580.412-18.

Plans are permitted under certain conditions to purchase fiduciary liability insurance. These policies do not protect the plan from dishonest acts and are not

bonds which should be reported in item 29.

29c. If item 29a is answered "Yes," this must be answered. Check item 29c "Yes," if the plan has suffered or discovered any loss as the result of a dishonest or fraudulent act(s). If "Yes," enter the full amount of the loss. If the full amount of the loss has not yet been determined, provide and disclose that the figure is an estimate, such as "Approximately \$1,000."

Note: *Willful failure to report is a criminal offense. See ERISA section 501.*

29d. For purposes of item 29, the term "employer" includes affiliates of the employer. In determining the five most highly paid employees, use all compensation paid including cash, bonuses, and noncash payments (e.g., the use of a car). A fiduciary is a person with respect to a plan to the extent: (1) he or she exercises any discretionary authority or discretionary control with respect to the management of such plan or exercises any authority or control with respect to the management or disposition of its assets, (2) he or she renders investment advice for a fee or other compensation, direct or indirect, with respect to any moneys or other property of such plan, or has any authority or responsibility to do so, or (3) he or she has any discretionary authority or discretionary responsibility in the administration of such plan.

"Relatives" include spouses, siblings, ancestors, lineal descendants (e.g., children, grandchildren, etc.) and spouses of lineal descendants. If item 29d is answered "Yes," enter the total amount of these transactions.

29e. See 29d above for the definitions of the parties involved. If item 29e is answered "Yes," enter the total amount of the transactions.

29f. An "employer security" is a security issued by an employer (including affiliates) of employees covered by the plan. These may include common stocks, preferred stocks, bonds, zero coupon bonds, debentures, convertible debentures, notes, and commercial paper.

Employer real property is any real property (and related personal property) owned by the plan and leased to the employer of employees covered by the plan. This may include land, warehouses, office buildings, etc. If item 29f is checked "Yes," enter the total amount of employer securities and/or employer real property held or acquired.

29g. Generally, a loan requires that both the principal and interest be paid according to a pre-established repayment schedule. If the principal and/or interest has not been paid in accordance with the original repayment schedule and the period for repayment of the principal and/or interest has been extended, or the loan has been renegotiated after it has not met the original repayment schedule, a "Yes" must be checked and the total amount of the delinquent loan must be entered. Otherwise check "No."

29i. Check "Yes" for obligations if the required payments have not been made by the due date. With respect to notes and loans, the due date, payment amount and conditions for default are usually contained in the note or loan document. Defaults can occur at any time for those obligations that require periodic repayment. Generally, loans and fixed income obligations are considered uncollectible when payment has not been made and there is little probability that payment will be made. A loan by the plan is in default when the borrower is unable to pay the obligation upon maturity. A fixed income obligation has a fixed maturity date at a specified interest rate. If item 29i is checked "Yes," enter the total amount of loans by the plan or fixed income obligations that are uncollectible or in default as of the plan year end.

29j. Consider all fiduciaries and parties providing services to the plan, including: (1) persons who are fiduciaries by reason of their relationship to a master trust investment account or 103-12 IE in which the plan has an interest or the assets in such an investment account or 103-12 IE; and (2) parties providing services rendered with respect to assets held in master trusts and 103-12 IEs.

See item 29d above for the definition of fiduciary.

29k. Include as a single security all securities of the same issue. An example of a single issue is a certificate of deposit issued by XYZ Bank on July 1, 1991, which matures June 30, 1992, and yields 6.5%. For the purposes of item 29k, do not check "Yes" for securities issued by the U.S. Government or its agencies. If item 29k is checked "Yes," enter the total.

29l. In determining the 20% figure, subtract the current value of plan assets held in any master trust or 103-12 IE from the current value of the plan's total assets at the beginning of the plan year. Check "Yes," if the plan had:

1. A single transaction within the plan year in excess of 20% of the current value of the plan assets;

2. Any series of transactions with, or in conjunction with, the same person, involving property other than securities, that amount in the aggregate within the plan year (regardless of the category of asset and the gain or loss on any transaction) to more than 20% of the current value of plan assets;

3. Any transaction within the plan year involving securities of the same issue if within the plan year any series of transactions with respect to such securities amount in the aggregate to more than 20% of the current value of the plan assets; or

4. Any transaction within the plan year with respect to securities with, or in conjunction with, a person if any prior or subsequent single transaction within the plan year with such person, with respect to securities, exceeds 20% of the current value of plan assets. The 20% figure is determined by comparing the current value of the transaction at the transaction date

with the current value of the plan assets at the beginning of the plan year. (See 29 CFR 2520.103-6 and read "20%" whenever "5%" appears in the regulation.)

If the assets of two or more plans are maintained in one trust, the plan's allocable portion of the transactions of the trust shall be combined with the other transactions of the plan, if any, to determine which transactions (or series of transactions) are reportable (20%) transactions.

Exception: For investments in common/collective trusts, pooled separate accounts, 103-12 IEs, and registered investment companies, determine the 20% figure by comparing the transaction date value of the acquisition and/or disposition of units of participation or shares in the entity with the current value of the plan assets at the beginning of the plan year. Check "No" if all plan funds are held in a master trust. Do not include individual transactions of common/collective trusts, pooled separate accounts, 103-12 IEs and registered investment companies.

If item 29l is answered "Yes," enter the amount.

29m. Check "No" if the plan received all of its contributions in cash. Generally, for this question, an appraisal by an unrelated third party is an evaluation of the value of the asset contributed prepared by an individual or firm who knows how to judge the value of the asset and does not have an ongoing relationship with the plan or plan fiduciaries except for preparing the appraisal. If item 29m is checked "Yes," enter the value of the asset as established by the plan.

29n. Nonpublicly traded securities are generally held by few people and not traded on a stock exchange. Generally, for this question, an appraisal by an unrelated third party is an evaluation of the value of the security prepared by an individual or firm who knows how to judge the value of the security and does not have an ongoing relationship with the plan or plan fiduciaries except for preparing the appraisal. If item 29n is answered "Yes," enter the value of the security as established by the plan.

30 and 31. You can use either the cash, modified accrual, or accrual basis for recognition of transactions in items 30 and 31, as long as you use one method consistently.

"Current value" means fair market value where available. Otherwise, it means the fair value as determined in good faith under the terms of the plan by a trustee or a named fiduciary, assuming an orderly liquidation at the time of the determination.

If the assets of two or more plans are maintained in one trust, such as when an employer has two plans that are funded through a single trust (except investment arrangements filing with DOL as specified on page 6), complete items 30 and 31 by entering the plan's allocable part of each line item.

If assets of one plan are maintained in two or more trust funds, report the

combined financial information in items 30 and 31.

Total plan assets at the beginning of the plan year plus net income (loss) at the end of the plan year (31k) must equal the total plan assets at the end of the plan year.

A fully insured pension plan meeting the conditions of 29 CFR 2520.104-44 need not complete items 30 and 31. For more details, see page 10 of the instructions under items 13 and 14.

30. Plan assets may include, among other things:

(1) Cash, both interest and noninterest bearing. This includes all cash on hand or in a financial institution including money market funds.

(2) All contributions due to the plan from the employer and participants, income earned, but not yet received by the plan and receivables from any other source.

(3) Investment securities (stocks, bonds, U. S. Government obligations, municipal obligations, etc.); real and personal property (land, buildings, gold, furniture, equipment, etc.); loans (mortgages, promissory notes, etc.); and all other investments (certificates of deposit, repurchase agreements, land contracts, units of participation in common/collective trusts and pooled separate accounts, shares of registered investment companies (mutual funds), interests in master trusts and 103-12 IEs, etc.).

Plans holding units of participation in common/collective trusts and/or pooled separate accounts must attach to the return/report either the statement of assets and liabilities of the common/collective trust and/or pooled separate account or the certification discussed on page 4 of these instructions. For details, see 29 CFR sections 2520.103-3, 2520.103-4, 2520.103-5, and 2520.103-9.

Plans in a master trust must include the value of the plan's interest in the master trust which is the sum of the net values of

the plan's interest in all of the master trust investment accounts (see page 4 for the definition of master trust investment account). The net values of such interests are obtained by multiplying the plan's percentage interest in each master trust investment account by the net assets of the investment account (total assets minus total liabilities) at the beginning and end of the plan year.

30c. Investments in securities of the U.S. Government should be included in c(1).

You can use the same method for determining the value of the insurance contracts reported in item 30 that you used for line 6e of the Schedule A (Form 5500) as long as the contract values are stated as of the beginning and end of the plan year.

Liabilities include among other things:

(1) Benefit claims payable—claims that have been processed and approved for payment but have not been paid.

(2) Accounts payable—obligations owed by the plan that were incurred in the normal operations of the plan and have been approved for payment but not been paid.

(3) Other liabilities—such as acquisition indebtedness and any other amount owed by the plan.

Liabilities. Do not include the value of future pension payments.

30g. Enter total amount of claims that have been processed and approved for payment directly from the trust but have not been paid. Do not include the value of future pension payments.

30h. Acquisition indebtedness.— Acquisition indebtedness, for debt-financed property other than real property, means the outstanding amount of the principal debt incurred:

(1) by the organization in acquiring or improving the property;

(2) before the acquisition or improvement of the property if the debt was incurred only to acquire or improve the property; or

(3) after the acquisition or improvement of the property if the debt was incurred only to acquire or improve the property and was reasonably foreseeable at the time of such acquisition or improvement.

For further explanation, see Code section 514(c).

30k. Column (b) must equal the sum of column (a) plus item 31k.

31a(1). If the plan is on the accrual basis, enter the amount of contributions received or accrued.

31b. Show current value, at date contributed, of securities or other noncash property contributed to the plan.

31e. Other income includes unrealized appreciation (depreciation) in plan assets. To compute this amount subtract the current value of all assets at the beginning of the year plus the cost of any assets acquired during the plan year from the current value of all assets at the end of the year minus assets disposed of during the plan year. A negative figure should be placed in parentheses.

31g. If distributions include securities or other property, show the current value at date distributed in this figure.

31h. Report all administrative expenses paid by or charged to the plan, including those which were not subtracted from the gross income of master trust investment accounts and 103-12 IEs in determining their net investment gain(s) or loss(es).

For purposes of a filing required only because of Code section 6039D, do not include overhead expenses such as utilities and photocopying expenses. Also, if filing for an educational assistance program described in Code section 127, do not include expenses for job-related training which are deductible under Code section 162.

Codes for Principal Business Activity and Principal Product or Service

These industry titles and definitions are based, in general, on the Enterprise Standard Industrial Classification System authorized by the Regulatory and Statistical Analysis Division, Office of Information and Regulatory Affairs, Office of Management and Budget, to classify enterprises by type of activity in which they are engaged.

Code

AGRICULTURE, FORESTRY, AND FISHING

0120 Field crop.
0150 Fruit, tree nut, and vegetable.
0180 Horticultural specialty.
0230 Livestock.
0270 Animal specialty

Agricultural services and forestry:

0740 Veterinary services
0750 Animal services, except veterinary
0780 Landscape and horticultural services.
0790 Other agricultural services.
0800 Forestry

Farms:

Fishing, hunting, and trapping:

0930 Commercial fishing, hatcheries, and preserves
0970 Hunting trapping, and game propagation

MINING

Metal mining:

1010 Iron ores.
1070 Copper, lead and zinc, gold and silver ores.
1098 Other metal mining.
1150 Coal mining.

Oil and gas extraction:

1330 Crude petroleum, natural gas, and natural gas liquids.
1380 Oil and gas field services.

Nonmetallic minerals (except fuels) mining:

1430 Dimension, crushed and broken stone, sand and gravel.
1498 Other nonmetallic minerals, except fuels

CONSTRUCTION

General building contractors and operative builders:

1510 General building contractors.
1531 Operative builders.

Heavy construction contractors:

1611 Highway and street construction
1620 Heavy construction, except highway.

Special trade contractors:

1711 Plumbing, heating, and air conditioning.
1721 Painting, paperhanging, and decorating
1731 Electrical work.
1740 Masonry, stonework, and plastering
1750 Carpentering and flooring
1761 Roofing and sheet metal work.
1771 Concrete work
1781 Water well drilling.
1790 Miscellaneous special trade contractors

MANUFACTURING

Food and kindred products:

2010 Meat products
2020 Dairy products.
2030 Preserved fruits and vegetables
2040 Grain mill products
2050 Bakery products.
2060 Sugar and confectionary products.
2081 Malt liquors and malt
2088 Alcoholic beverages, except malt liquors and malt.
2089 Bottled soft drinks and flavorings
2096 Other food and kindred products
2100 Tobacco manufacturers

Textile mill products:

2228 Weaving mills and textile finishing.
2250 Knitting mills.
2298 Other textile mill products

Apparel and other textile products:

2315 Men's and boys' clothing
2345 Women's and children's clothing
2388 Hats, caps, millinery, fur goods, and other apparel and accessories
2390 Misc. fabricated textile products.

Code

Lumber and wood products:

2415 Logging camps and logging contractors, sawmills and planing mills
2430 Millwork, plywood, and related products
2498 Other wood products, including wood buildings and mobile homes
2500 Furniture and fixtures.

Paper and allied products:

2625 Pulp paper, and board mills.
2699 Other paper products

Printing, publishing, and allied industries:

2710 Newspapers
2720 Periodicals.
2735 Books, greeting cards and miscellaneous publishing
2799 Commercial and other printing, and printing trade services

Chemical and allied products:

2815 Industrial chemicals, plastics materials and synthetics
2830 Drugs
2840 Soap, cleaners, and toilet goods.
2850 Paints and allied products
2898 Agricultural and other chemical products

Petroleum refining and related industries (including those integrated with extraction):

2910 Petroleum refining (including those integrated with extraction).
2998 Other petroleum and coal products

Rubber and misc. plastic products:

3050 Rubber products, plastic footwear hose and belting
3070 Miscellaneous plastic products

Leather and leather products:

3140 Footwear, except rubber.
3198 Other leather and leather products.

Stone, clay, glass, and concrete products:

3225 Glass products
3240 Cement, hydraulic
3270 Concrete, gypsum, and plaster products.
3298 Other nonmetallic mineral products

Primary metal industries:

3370 Ferrous metal industries: miscellaneous primary metal products
3380 Nonferrous metal industries.

Fabricated metal products, except machinery and transportation equipment:

3410 Metal cans and shipping containers.
3428 Cutlery, hand tools, and hardware: screw machine products, bolts, and similar products.
3430 Plumbing and heating, except electric and warm air.
3440 Fabricated structural metal products
3460 Metal forgings and stampings
3470 Coating engraving, and allied services
3480 Ordnance and accessories, except vehicles and guided missiles.
3490 Miscellaneous fabricated metal products

Machinery, except electrical:

3520 Farm machinery
3530 Construction, mining and materials handling machinery, and equipment.
3540 Metalworking machinery.
3550 Special industry machinery, except metalworking machinery.
3560 General industrial machinery.
3570 Office, computing, and accounting machines.
3598 Engines and turbines, service industry machinery, and other machinery, except electrical.

Code

Electrical and electronic machinery, equipment, and supplies:

3630 Household appliances
3665 Radio, television, and communication equipment.
3670 Electronic components and accessories
3698 Other electric equipment

Transportation equipment:

3710 Motor vehicles and equipment.
3725 Aircraft, guided missiles, and parts
3730 Ship and boat building and repairing
3798 Other transportation equipment

Measuring and controlling instruments; photographic and medical goods, watches and clocks:

3815 Scientific instruments and measuring devices: watches, and clocks.
3845 Optical, medical, and ophthalmic goods
3860 Photographic equipment and supplies.
3998 Other manufacturing products.

TRANSPORTATION, COMMUNICATION, ELECTRIC, GAS, SANITARY SERVICES

Transportation:

4000 Railroad transportation

Local and interurban passenger transit:

4121 Taxicabs
4189 Other passenger transportation

Trucking and warehousing:

4210 Trucking, local and long distance
4289 Public warehousing and trucking terminals

Other transportation including transportation services:

4400 Water transportation.
4500 Transportation by air
4600 Pipelines, except natural gas
4722 Passenger transportation arrangement
4723 Freight transportation arrangement.
4799 Other transportation services

Communication:

4825 Telephone, telegraph and other communication services.
4830 Radio and television broadcasting.

Electric, gas, and sanitary services:

4910 Electric services.
4920 Gas production and distribution.
4930 Combination utility services.
4990 Water supply and other sanitary services.

WHOLESALE TRADE

Durable:

5010 Motor vehicles and automotive equipment
5020 Furniture and home furnishings
5030 Lumber and construction materials
5040 Sporting, recreational, photographic, and hobby goods, toys, and supplies.
5050 Metals and minerals, except petroleum and scrap
5060 Electrical goods.
5070 Hardware, plumbing, and heating equipment.
5083 Farm machinery and equipment
5089 Other machinery, equipment, and supplies.
5098 Other durable goods.

Nondurable:

5110 Paper and paper products
5129 Drugs, drug proprietaries, and druggists' sundries
5130 Apparel, piece goods, and notions.
5140 Groceries and related products, except meats and meat products.
5147 Meats and meat products.
5150 Farm product raw materials.
5160 Chemicals and allied products
5170 Petroleum and petroleum products
5180 Alcoholic beverages
5190 Miscellaneous nondurable goods

Code

RETAIL TRADE**Building materials hardware, garden supply, and mobile home dealers:**

5211 Lumber and other building materials dealers.
 5231 Paint, glass and wallpaper stores.
 5251 Hardware stores.
 5261 Retail nurseries and garden stores.
 5271 Mobile home dealers.

General merchandise:

5331 Variety stores.
 5398 Other general merchandise stores.

Food stores:

5411 Grocery stores.
 5420 Meat and fish markets and freezer provisioners.
 5431 Fruit stores and vegetable markets.
 5441 Candy, nut, and confectionary stores.
 5451 Dairy products stores.
 5460 Retail bakeries.
 5490 Other food stores.

Automotive dealers and service stations:

5511 New car dealers (franchised).
 5521 Used car dealers.
 5531 Auto and home supply stores.
 5541 Gasoline service stations.
 5551 Boat dealers.
 5561 Recreational vehicle dealers.
 5571 Motorcycle dealers.
 5599 Aircraft and other automotive dealers.

Apparel and accessory stores:

5611 Men's and boys' clothing and furnishings.
 5621 Women's ready-to-wear stores.
 5631 Women's accessory and specialty stores.
 5641 Children's and infants' wear stores.
 5651 Family clothing stores.
 5661 Shoe stores.
 5681 Furriers and fur shops.
 5699 Other apparel and accessory stores.

Furniture, home furnishings, and equipment stores:

5712 Furniture stores.
 5713 Floor covering stores.
 5714 Drapery, curtain, and upholstery stores.
 5719 Home furnishings, except appliances.
 5722 Household appliance stores.
 5732 Radio and television stores.
 5733 Music stores.

Eating and drinking places:

5812 Eating places.
 5813 Drinking places.

Miscellaneous retail stores:

5912 Drug stores and proprietary stores.
 5921 Liquor stores.
 5931 Used merchandise stores.
 5941 Sporting goods stores and bicycle shops.
 5942 Book stores.
 5943 Stationery stores.
 5944 Jewelry stores.
 5945 Hobby, toy, and game shops.
 5946 Camera and photographic supply stores.
 5947 Gift, novelty, and souvenir shops.
 5948 Luggage and leather goods stores.
 5949 Sewing, needlework, and piece goods stores.
 5961 Mail order houses.
 5962 Merchandising machine operators.
 5963 Direct selling organizations.
 5982 Fuel and ice dealers (except fuel oil and bottle gas dealers).
 5983 Fuel oil dealers.
 5984 Liquefied petroleum gas (bottled gas).
 5992 Florists.
 5993 Cigar stores and stands.
 5994 News dealers and newsstands.
 5996 Other miscellaneous retail stores.

Code

FINANCE, INSURANCE, AND REAL ESTATE**Banking:**

6030 Mutual savings banks.
 6060 Banking holding companies.
 6090 Banks, except mutual savings banks and bank holding companies.

Credit agencies other than banks:

6120 Savings and loan associations.
 6140 Personal credit institutions.
 6150 Business credit institutions.
 6199 Other credit agencies.

Security, commodity brokers, dealers, exchanges, and services:

6212 Security underwriting syndicates.
 6218 Security brokers and dealers, except underwriting syndicates.
 6299 Commodity contracts brokers and dealers; security and commodity exchanges; and allied services.

Insurance:

6355 Life insurance.
 6356 Mutual insurance, except life or marine and certain fire or flood insurance companies.
 6359 Other insurance companies.
 6411 Insurance agents, brokers, and services.

Real estate:

6511 Real estate operators (except developers) and lessors of buildings.
 6516 Lessors of mining, oil, and similar property.
 6518 Lessors of railroad property and other real property.
 6531 Real estate agents, brokers and managers.
 6541 Title abstract offices.
 6552 Subdividers and developers, except cemeteries.
 6553 Cemetery subdividers and developers.
 6599 Other real estate.
 6611 Combined real estate, insurance, loans and law offices.

Holding and other investment companies:

6742 Regulated investment companies.
 6743 Real estate investment trusts.
 6744 Small business investment companies.
 6749 Holding and other investment companies, except bank holding companies.

SERVICES**Hotels and other lodging places:**

7012 Hotels.
 7013 Motels, motor hotels, and tourist courts.
 7021 Rooming and boarding houses.
 7032 Sporting and recreational camps.
 7033 Trailer parks and camp sites.
 7041 Organizational hotels and lodging houses on a membership basis.

Personal services:

7215 Coin-operated laundries and dry cleaning.
 7219 Other laundry, cleaning and garment services.
 7221 Photographic studios, portrait.
 7231 Beauty shops.
 7241 Barber shops.
 7251 Shoe repair and hat cleaning shops.
 7261 Funeral services and crematories.
 7299 Miscellaneous personal services.

Business services:

7310 Advertising.
 7340 Services to buildings.
 7370 Computer and data processing services.
 7392 Management, consulting, and public relations services.
 7394 Equipment rental and leasing.
 7398 Other business services.

Code

Automotive repair and services:

7510 Automotive rentals and leasing, without drivers.
 7520 Automobile parking.
 7531 Automobile top and body repair shops.
 7538 General automobile repair shops.
 7539 Other automobile repair shops.
 7540 Automobile services, except repair.

Miscellaneous repair services:

7622 Radio and TV repair shops.
 7628 Electrical repair shops, except radio and TV.
 7641 Reupholstery and furniture repair.
 7680 Other miscellaneous repair shops.

Motion pictures:

7812 Motion picture production, distribution, and services.
 7830 Motion picture theaters.

Amusement and recreation services:

7920 Producers, orchestras, and entertainers.
 7932 Billiard and pool establishments.
 7933 Bowling alleys.
 7980 Other amusement and recreation services.

Medical and health services:

8011 Offices of physicians.
 8021 Offices of dentists.
 8031 Offices of osteopathic physicians.
 8041 Offices of chiropractors.
 8042 Offices of optometrists.
 8048 Registered and practical nurses.
 8050 Nursing and personal care facilities.
 8060 Hospitals.
 8071 Medical laboratories.
 8072 Dental laboratories.
 8098 Other medical and health services.

Other services:

8111 Legal services.
 8200 Educational services.
 8911 Engineering and architectural services.
 8932 Certified public accountants.
 8933 Other accounting, auditing, and bookkeeping services.
 8999 Other services, not elsewhere classified.

TAX-EXEMPT ORGANIZATIONS

9002 Church plans making an election under section 410(d) of the Internal Revenue Code.
 9319 Other tax-exempt organizations.
 9904 Governmental instrumentality or agency.