APPENDIX F, SCHEDULE 3 SEPs and SARSEPs

Plan Nan (Please incl	ame:EIN:	Plan #: ission.)
Instruction	ions: This Schedule 3 is available for Simplified Employee Pension plans (SEPs), inc salary reduction arrangements (i.e. Salary Reduction Simplified Employee Pension p	luding SEPs that
PART I. II	IDENTIFICATION OF FAILURE(S) AND PROPOSED METHOD(S) OF CORRI	ECTION
	owing failure(s) occurred with respect to the plan identified above. Check the failure(s) the ure, check applicable boxes, and provide the information requested:	at apply. Within
☐ A. <u>En</u>	Employer Eligibility Failure (SARSEPs only)	
	The Plan Sponsor was not eligible to sponsor a SARSEP because the plan was established a sponsor was not eligible to sponsor a sponsor a sponsor as the plan was established by the plan was establish	lished on
	(Plan Sponsors were not permitted to establish SARSEPs after December 31, 1996.)	.
	The plan was adopted by a Plan Sponsor who was (or subsequently became) ineligib a SARSEP under the requirements of § 408(k)(6) because the Plan Sponsor (and, if a related controlled group or affiliated service group employers) had more than 25 em (including leased employees, if applicable) during the following plan year(s):	applicable its
	The plan was adopted by a Plan Sponsor that became ineligible to sponsor a SARSE requirements of § 408(k)(6) because, in one or more plan year(s), fewer than 50% of employees eligible to participate in the plan elected to make salary reduction contrib failure occurred during the following plan year(s):	the
<u>De</u>	Description of Proposed Method of Correction:	
ap	All contributions ceased as of (insert date beginning no later than application is filed under VCP). The Plan Sponsor will not permit any new salary reduction the plan.	
☐ B. <u>Fai</u>	Failure to satisfy the deferral percentage test (SARSEPs only)	
co	At least one highly compensated employee ("HCE") deferred an amount which, as a percompensation, was more than 125% of the average deferral percentage ("ADP") for all necompensated employees ("NHCEs") eligible to participate in the plan (§ 408(k)(6)(A)(iii	onhighly

Plan N	Name:		EIN:	Plan #:
	The total excess deferrals	for each affected plan year we	ere as follows:	
Year		Excess Deferrals		
Descrin	tion of the Proposed Metho	d of Correction:		
is equal have past HCE de in order corrective contributant day correctiva ffected	to the difference between the seed the nondiscrimination for the plan to pass the norwe contribution on behalf of the plan year for which two contribution (adjusted for the plan year for which two contributions) (adjusted for the plan year for which the contribution (adjusted for the plan year for which two contributions) (adjusted for the plan year for which two contributions) (adjusted for the plan year for which the contributions) (adjusted for the plan year for which the plan y	bution equal to a uniform per he (1) ADP that would have be test and (2) the actual ADP for The ADP for NHCEs for the discrimination test, the ADP each eligible NHCE will be he NHCE will also be adjusted the failure occurred through the rearnings) will be made to ea SARSEP IRA account, a SAI ted for an affected NHCE's a	peen required for a HCE's or NHCEs. (Example: In a same plan year is 5% of c should have been 8% of cequal to 3% of compensation for earnings. Earnings we have date of the corrective cach affected NHCE's SAF RSEP IRA account will be account on the basis of one	s deferral percentage to a particular plan year, an compensation. However, compensation. The tion.) The corrective fill be calculated from the contribution. The RSEP IRA account. If an e established for that
	Actual investment results	of the affected NHCE's SAR	SEP IRA account.	
	Online Calculator ("VFCF	ted in the Department of Lab Online Calculator") (http://w cted NHCE's SARSEP IRA a	ww.dol.gov/ebsa/calcula	tor/main.html), since the
	Calculator for years in wh	for years in which data is ava- ich the actual earnings of the aline Calculator was or will be	affected NHCE's SARSE	P IRA account cannot be

Plan Name:		EIN:	Plan #:
The total corrective contributi is as follows:	on (before adjusting for e	earnings) on behalf of the affec	ted NHCEs for each plan year
Year	Corrective contr	ibution	
Former employees affected by	the failure (check one):		
There are no former emp	ployees affected by the fa	ilure.	
IRA accounts. To the ex employee's last known a Such actions include the 94-22, 1994-1 C.B. 608) actions are taken, if an a	tent that an affected form address, the Plan Sponsor use of the Internal Rever or the Social Security Ac ffected employee is not for	I corrective contributions will be er employee cannot be located will take reasonable actions to nue Service Letter Forwarding dministration Employer Reportund but is subsequently locate affected employee's SARSEP	following a mailing to the clocate that employee. Program (see Rev. Proc. ting Service. After such ed on a later date, the Plan
C. <u>Failure to Make Rec</u>	<u>quired Employer</u> Contri	butions (SEPs or SARSEPs)	
The Plan Sponsor fai the terms of the plan.		ntributions on behalf of eligible	e employees as required under
☐ The failure occu	rred on account of the err	roneous exclusion of eligible en	mployees.
Other (describe)	:		
m 0:1	0 1 011 : 1	()	
The failure occurred	for the following plan yes	ar(s):	

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

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

The t		perfore adjusting for earnings) for each year is: Corrective Contribution	
Yea	ır	Corrective Contribution	
Earni		affected employee on the basis of the following i	
Ш	Actual investment results of	the affected employee's SEP or SARSEP IRA ac	ecount.
	The interest rate incorporated employee's IRA account can	I in the VFCP Online Calculator, since the actual not be ascertained.	l earnings of the affected
	Calculator for years in which	years in which data is available, or the rate inco the actual earnings of the affected employee's I was or will be used for the following year(s):	
Form	er employees affected by the	failure (check one):	
	There are no former employe	es affected by the failure.	
	SARSEP IRA accounts. To the mailing to the employee's last employee. Such actions inclusive. Proc. 94-22, 1994-1 C.F. After such actions are taken,	will be contacted, and corrective contributions with extent that an affected former employee cannot known address, the Plan Sponsor will take reast de the use of the Internal Revenue Service Lette 3. 608) or the Social Security Administration Emif an affected employee is not found but is subsetake corrective contributions to the affected employee.	ot be located following a sonable actions to locate that r Forwarding Program (see aployer Reporting Service. equently located on a later
	D. Failure to provide eligib	le employees with the opportunity to make ele	ective deferrals (SARSEPs only)
		e(s) who satisfied the applicable eligibility requires. SEP. The failure occurred for the following plan	

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

The Plan Sponsor has contributed (or will contribute) additional amounts to the plan on behalf of each affected employee. The corrective contribution will be made to compensate the affected employee(s) for the missed deferral opportunity. The corrective contribution on behalf of each affected employee is equal to 50% of what the employee's deferral might have been had he or she been provided with the opportunity to make elective deferrals to

Pla	n Name:	EIN:	Plan #:
aver (Exa com mak	plan. Since the employee's deferral decision is not kno rage of the deferral percentages for the employee's groundless N, an NHCE, was erroneously excluded from the appensation. The average of the deferral percentages for the elective deferrals was 5%. N's missed deferral is estimated to the exercise contribution on behalf of N, before adjusting for the elective contribution on behalf of N, before adjusting for the elective contribution on behalf of N, before adjusting for the elective contribution on the elective contribution of th	up (highly compensated or he plan. During the year of other NHCEs who were primated to be: 5% times \$10	r nonhighly compensated). Fexclusion, N made \$10,000 in rovided with the opportunity to 0,000 or \$500. The required
	total corrective contribution (before adjusting for earn s follows:	nings) on behalf of the affect	cted NHCEs for each plan year
Ye	ear	Corrective contribution	1
will cont IRA	corrective contribution made on behalf of each affected be calculated from the date(s) that the contribution(s) stribution. The corrective contribution (adjusted for earn account. If an affected employee does not have a SAR blished for that employee. Earnings will be calculated actual investment results of the affected employee's The interest rate incorporated in the VFCP Online Ca employee's IRA account cannot be ascertained. Actual investment results for years in which data is a Calculator for years in which the actual earnings of the ascertained. The VFCP Online Calculator was or will accertain the terms of the calculator was or will be calculator.	should have been made the nings) will be made to each RSEP IRA account, a SAR on the basis of one of the f SARSEP IRA account. alculator, since the actual equality and the property of the rate incorphe affected employee's IRA.	rough the date of the corrective in affected employee's SARSEP SEP IRA account will be following methods (check one): earnings of the affected earnings of the VFCP Online A account cannot be
Fori	mer employees affected by the failure (check one):		
	There are no former employees affected by the failur	·e.	
	Affected former employees will be contacted, and co IRA accounts. To the extent that an affected former employee's last known address, the Plan Sponsor wil Such actions include the use of the Internal Revenue 94-22, 1994-1 C.B. 608) or the Social Security Admi actions are taken, if an affected employee is not foun Sponsor will make corrective contributions to the affetime.	employee cannot be located Il take reasonable actions to Service Letter Forwarding inistration Employer Report and but is subsequently located	d following a mailing to the o locate that employee. g Program (see Rev. Proc. rting Service. After such ted on a later date, the Plan

Plan Name:		EIN:	Plan #:
E. Excess Amounts Contri	<u>ibuted</u>		
The Plan Sponsor contri (check boxes that apply)	buted Excess Amounts to the P	Plan on behalf of partic	ipants as follows:
Amounts were cont	ributed in excess of the benefit	the participants were	entitled to under the plan.
	ctive deferrals were contributed the SARSEP (e.g., the lesser of		
The total of the Excess Amounts	for each affected plan year was	s as follows:	
Year	Excess Amounts	Number of P	articipants Affected
Description of the Proposed Meth (check all correction methods tha			
Distribution of Excess Elec	tive Deferrals (SARSEPs only)	l	
earnings through the date of based on the actual rates of	ted (or will effect) a corrective f correction, to the affected part return of the participant's SAR through the date of correction.	ticipant(s). The earning SEP IRA account from	gs adjustment will be
	(or will be) informed that the coeatment accorded to distribution.		

Plan Name:	1	EIN:	Plan #:
The total corrective distribu	ation (before adjusting for earnings) for ea	ach affected year is as	s follows:
Year	Corrective Distribution	Number of Partic	cipants Affected
			•
☐ Distribution of Excess	s Employer Contributions		
earnings through the actual rates of return made through the da income of the affecte employer contribution affected participant(s	as effected (or will effect) the return of ex date of correction, to the Plan Sponsor. To of the SEP or SARSEP from the date(s) the of correction. The amount returned to the participant(s). The Plan Sponsor is not ons. The amount returned is reported on Fest, indicating the taxable amount as zero.	The earnings adjustmenthat the excess emploon the Plan Sponsor is not entitled to a deduction orm 1099-R as a district.	ent will be based on the yer contributions were of includible in the gross on for such excess ribution issued to the
Year	Return of Excess Employer Contributions	Number of Partic	cipants
Retention of Excess A Note: If this correction Proc. 2008-50.)	Amounts n method is selected, an additional VCP f	fee is required. (See so	ection 12.05(2) of Rev.

Plan Name:]	EIN:	Plan #:
	amounts (including earnings) were retained articipants as follows:	ed in the SARSEP or	SEP IRA accounts of
Year	Excess Amounts Retained	Number of Part Affected	icipants
Excess Amou	ployer contributions were made through ints of \$100 or less (See section 6.02(5)(expression participants, the total Excess Amount ore adjusting for earnings) is \$100 or less.	e) of Rev. Proc. 2008 (employer contributi	-50.) ions and/or elective
lease include an explanati	DMINISTRATIVE PROCEDURES on of how and why the failures arose and the same failures will not occur.	a description of the	measures that will be

Pla	n Name:	EIN:	Plan #:
	RT III. REQUEST(S) FOR EXCISE TAX REI	LIEF	
	Excise tax pursuant to § 4979. The Applicant re 4979. (This applies only to failures to satisfy the 6.09(4) of Rev. Proc. 2008-50 for an example o be considered. Please enclose a written explanatax.)	e nondiscrimination test for elect f a situation where a request for	rive deferrals. See section relief under § 4979 would
	Excise tax pursuant to § 4972. The Applicant re 4972 (This applies to situations where corrective would be nondeductible contributions for the year under § 4972. See section 6.09(3) of Rev. Proc. of your request for relief from this excise tax.)	re contributions made in accordate ar of correction and thus would	nce with this submission be subject to the excise tax

PART IV. ENCLOSURES

In addition to the applicable enclosures listed on Appendix F, the Plan Sponsor encloses the following with this submission:

- The applicable plan document, (This could be an IRS form document, such as a Form 5305-SEP or 5305A-SEP, or a prototype plan document developed by a financial institution. If a prototype plan document is used, please send a copy of the most recent favorable opinion letter issued for such plan document).
- A written explanation of how and why the failure(s) described in this submission occurred, including a description of the administrative procedures applicable to the failure(s) in effect at the time the failure(s) occurred.
- For failures that involve corrective contributions or corrective distributions, a description of assumptions and supporting calculations used to determine the amounts needed for correction:
 - 1) For failures to satisfy the nondiscrimination test for elective deferrals, Computations in support of the proposed correction, including:
 - a) The determination of HCEs and NHCEs,
 - b) The deferral percentages of individual employees and the applicable ADP calculations,
 - c) The determination of corrective contributions on behalf of NHCEs to correct the ADP test, and,
 - d) Calculations showing how the earnings adjustment and the ultimate corrective contribution on behalf of affected employees will be determined. (Please use estimates, including an estimated correction date, if corrective distributions have not been made
 - 2) For failures to make required employer contributions and for failures to provide eligible employees with the opportunity to make elective deferrals:
 - a) Computations in support of the corrective contribution amounts attributable to each participant. In the case of a failure to provide eligible employees with the opportunity to make elective deferrals, please include computations showing how the average deferral percentage, missed deferral, and corrective contribution amount was determined.
 - b) Calculations showing how the earnings adjustment and the ultimate corrective contribution on behalf of affected employees will be determined.

Plan Name:	EIN:	Plan #:
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- 3) For failures involving the contribution of Excess Amounts:
 - a) Computations in support of the excess contribution amounts attributable to each participant;
 - b) Calculations showing how the earnings adjustment and the ultimate corrective distribution amounts are determined. (Please use estimates, including an estimated correction date, if corrective distributions have not been made yet.)
- Explanations in support of requests for excise tax relief.
- Any other information that would be useful for the purpose of understanding the proposals made under the submission.