Significant Index No. 0431.00-00



DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224

JAN 2 5 2024

Release Number: 202416017 Release Date: 4/19/2024

Dear

Re:	Request for a	iutomatik	c extensio	n of amortizati	on periods
	Taxpayer = Plan =	(EIN:	**)	
		(EIN:	60-	; Plan No:	}

This letter constitutes notice that approval has been granted for your request for an automatic extension for amortizing the unfunded liabilities as of July 1, 2022, for the above-named Plan. This approval applies to such unfunded liabilities which are described in sections 431(b)(2)(B) and 431(b)(4) of the Internal Revenue Code ("Code"), and sections 304(b)(2)(B) and 304(b)(4) of the Employee Retirement Income Security Act of 1974 ("ERISA"). This extension is effective with the plan year beginning July 1, 2022 and applies to the eligible amortization charge bases as identified in your application submission, as shown below. This approval will extend the amortization period of each amortization charge base shown below for 5 years.

Amortization Base Table

Description	Date Established	Initial Base Amount	Outstanding Balance as of 7/1/2022	Requested
Experience Loss			in the second se	5
Assumptions		and the contract of the contra	de la companya de la	5
Experience Loss	•		p	5
Experience Loss				

Amortization Base Table (continued)

Description	Date Established	Initial Base Amount	Outstanding Balance as of 7/1/2022		
Assumptions	anning transmission of the second	The second secon	www.t	5	
Experience Loss		40/damana0		5	
Experience Loss		12:	. The Thirty of the second sec	5	
Experience Loss	-	Annual Material State of the St	. 300 Pr. Pr. Annual Company of the	5	
Plan Amendment			1	5	
Assumptions		r strong control of the	The baggaranteen conference of the	5	
Experience Loss		C. 1. 5. 1. 1. 1. 2. Department of the control of t		5	
Assumptions		No. 1000 - Control of the Control of	Total Control of the	5	
Experience Loss		200 5 mm - Shenazayagaagaagaagaagaagaagaagaagaagaagaagaag	manufacture,, y or y y y y y y y y y y y y y y y y y	5	
Experience Loss		Standard Standard Company Commence of the Comm		5	
Experience Loss			The second secon	5	
Assumptions			1	5	
Assumptions			5	5	
Experience Loss			2 and a second	5	

The extension of the amortization periods of the unfunded liabilities of the Plan was granted in accordance with section 431(d)(1) of the Code. Section 431(d)(1)(A) of the Code requires the Secretary to extend the period of time required to amortize any unfunded liability of a plan for a period of time (not in excess of 5 years) if the plan submits an application meeting the criteria stated in section 431(d)(1)(B) of the Code. The Plan has submitted the required information to meet the criteria in section 431(d)(1)(B) of the Code, including a certification from the plan's actuary that:

- (i) absent the extension under section 431(a)(1)(A) of the Code, the Plan would have an accumulated funding deficiency in the current plan year or any of the 9 succeeding plan years.
- (ii) the Plan Sponsor has adopted a plan to improve the Plan's funding status,
- (iii) the Plan is projected to have sufficient assets to timely pay expected benefits and anticipated expenditures over the amortization period as extended, and
- (iv) the notice required under section 431(d)(3)(A) has been provided, in accordance with section 3.05 of Rev. Proc. 2010-52.

In granting this ruling, it is expected that:

- (i) the Plan's assumptions and methods will be reviewed and updated as appropriate so that each prescribed assumption is applied in accordance with applicable law and regulations,
- (ii) each other assumption is reasonable (taking into account the experience of the Plan and reasonable expectations) and such other assumptions, in

- combination, offer the best estimate of anticipated experience under the Plan, and
- (iii) the plan sponsor obtained the appropriate approvals for any changes in assumptions or funding methods (whether through an individual private letter ruling or by qualifying for automatic approvals available in the Code, Treasury Regulations or other generally applicable guidance).

Furthermore, we are not expressing any opinion as to the accuracy of any material submitted with your request.

Your attention is called to section 412(c)(7) of the Code and section 302(c)(7) of ERISA which describe the consequences that would result in the event the Plan is amended to increase benefits, change the rate in the accrual of benefits, or to change the rate of vesting while the amortization extension remains in place. Please note that any amendment that increases liabilities for a profit sharing plan or any other retirement plans (whether qualified or unqualified) maintained by the Trustees of the Plan and covering participants of the Plan to which this ruling applies, would be considered an amendment for purposes of section 412(c)(7) of the Code and section 302(c)(7) of ERISA.

We have sent a copy of this letter to the Manager, Classification Group in

This letter ruling may be revoked or modified retroactively if there was a misstatement or omission of controlling facts, the facts at the time of the transaction are materially different from the controlling facts on which the letter ruling was based, or the transaction involves a continuing action or series of actions, and the controlling facts change during the course of the transaction.

This ruling is directed only to the taxpayer that requested it. Section 6110(k)(3) of the Code provides that it may not be used or cited by others as precedent.

If you	require	further	assista	nce	conce	ming	this	matter,	please	contact
	(ID#) at ()	-	•				

Sincerely yours,

David M. Ziegler, Manager Employee Plans Actuarial Group 2