Form **14568** (January 2014)

Department of the Treasury - Internal Revenue Service

## Appendix C Part I Model VCP Submission Compliance Statement

OMB Number 1545-1673

Please include the plan name, Applicant's EIN, and plan number on each page of the submission, including attachments Section I - Plan Information 1. Applicant's name 2. Applicant's EIN (do not use SSN) 3. Plan number 4. Plan name Section II - Applicant's Description of Failures Attach additional pages, as needed. Label attachment "Section II. Applicant's Description of Failures." List and number each failure separately. If using the Appendix C, Part II Schedules, simply specify the Schedule(s) that are to be part of this compliance statement and attach them to this compliance statement. Section III - Applicant's Description of the Proposed Method of Correction Attach additional pages, as needed. Label attachment "Section III. Applicant's Description of the Proposed Method of Correction." Describe the correction method applicable to each failure listed in Section II. If using the Appendix C, Part II Schedules, simply specify the Schedule(s) that are to be part of this compliance statement and attach them to this compliance statement. Section IV - Applicant's Proposed Procedures to Locate and Notify Former Employees or Beneficiaries Attach additional pages, as needed. Label attachment "Section IV. Applicant's Proposed Procedures to Locate and Notify Former Employees or Beneficiaries." Describe the method(s) that will be used to locate and notify former employees and beneficiaries, or provide an affirmative statement that no former employees or beneficiaries were affected by each failure listed in Section II or will be affected by the correction methods described in Section III. See section 6.02(5)(d) of Rev. Proc. 2013-12. Section V - Applicant's Proposed Revision to Administrative Procedures Attach additional pages, as needed. Label attachment "Section V. Applicant's Proposed Revision to Administrative Procedures." Please include an explanation of how and why the failures arose and a description of the measures that will be implemented to ensure that the same failures do not occur in the future. If using the Appendix C, Part II Schedules, simply specify the Schedule(s) that are to be part of this compliance statement and attach them to this compliance statement. Section VI - Requests Related to Excise Taxes, Additional Tax, and Tax Reporting The Applicant reguests that the Internal Revenue Service ("Service") not pursue the following taxes under the Internal Revenue Code ("Code") (attach supporting rationale as required by section 6.09 of Rev. Proc. 2013-12): Excise tax under Code section 4972 with respect to failure(s) number Excise tax under Code section 4973 with respect to failure(s) number Excise tax under Code section 4974 with respect to failure(s) number Excise tax under Code section 4979 with respect to failure(s) number Imposition of additional tax under Code section 72(t) with respect to failure(s) number The Applicant requests that the Service grant the following with respect to plan loan failures as described in section 6.07 of Rev. Proc. 2013-12: With respect to loan(s) described in failure(s) number , that a deemed distribution corrected pursuant to this VCP submission not be required to be reported on Form 1099-R and that repayments made by such correction not result in the affected participant having additional basis in the plan for purposes of determining the tax treatment of subsequent distributions from the plan. With respect to loan(s) described in failure(s) number, that a deemed distribution be reported on Form 1099-R with respect to affected participant(s) for the year of correction instead of the year of the failure.

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Plan	nam	е	EIN	Plan number
Sec	tion	VII - Enforcement Resolution (to be completed by IRS only)		
		cant will neither attempt to nor otherwise amortize, deduct, or recover from the such compliance fee.	he Service any portior	of the compliance fee nor
Inter acce expr prov failu not a	nal Reptabiless a ided by re or year	ce will not pursue the sanction of revoking the tax-favored status of the plan evenue Code ("Code") on account of the failure(s) described in this submiss lity of the correction method(s) and the revision(s) of administrative procedure no opinion as to the accuracy or acceptability of any calculations or other mat by this compliance statement is limited to the specific failures and years specyear. In no event may this compliance statement be relied on for the purpose year any other law, including Title I of the Employee Retirement Income Securi	ion. This compliance ares described in the siterials submitted with a cified and does not properly of concluding that the dinot be construed as	statement considers only the ubmission and does not the submission. The reliance ovide reliance for any other e plan or Plan Sponsor was
subr	nissio	bliance statement is conditioned on (1) there being no misstatement or omiss on and (2) the completion of all corrections described in this compliance state e compliance statement.		
	6.05 ame com	Service will treat the failure to adopt interim amendments or amendments fo (3)(a) of Rev. Proc. 2013-12 as if they had been adopted timely for the purpondment period currently set forth in Revenue Procedure 2007-44, 2007-2 C. pliance statement does not constitute a determination as to whether any succiable changes in qualification requirements.	ose of making availab B. 54, or its successo	le the extended remedial rs. However, this
	403( mak state	regard to failure number relating to the 403(b) Plan failure to timely b) regulations and Notice 2009-3, the Service will treat the written plan as if ing available the extended remedial amendment period set forth in Announcement does not constitute a determination as to whether the written plan, as irrements associated with § 403(b) and the final § 403(b) regulations.	it had been adopted to ement 2009-89. Howe	mely for the purposes of ever, this compliance
	agre corre (prov ame Prod in se reve corre	regard to failure number (provided that no modification has been mement of the plan that would otherwise cause the employer to lose reliance ective amendment will not cause the plan to lose its status as a Master or Provided that no modification has been made that would otherwise affect the endment cycle) the employer will be allowed to remain within the six-year removed the endedure 2007-44, 2007-2, on a continuing basis until the expiration of the next extraction 18.01 of Rev. Proc. 2007-44, or, if different, the deadline announced become procedure. In addition, the issuance of this compliance statement constructive plan amendment on the qualification of the plan, and a subsequent filling and the required until the expiration of the next six-year remedial	on the plan's opinion of ototype plan or Volum pployer's eligibility for nedial amendment cycles is:  y the Service, as provitutes a determination ng of a determination	or advisory letter), the see Submitter plan and the six-year remedial ele described in Revenue endment cycle as provided ided in section 18.03 of that of the effect of the
	The	Service will not pursue the following on account of the qualification failure(s)	described in this sub	mission:
		Excise tax under Code section 4972.		
		Excise tax under Code section 4973.		
		Excise tax under Code section 4974.		
		Excise tax under Code section 4979.		
		With respect to the Overpayment failures described in this submission that distributions from the IRA(s) of the affected participant(s) and returning the pursue% of the 10% additional income tax under Code § 72(t).		

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Plan name	9	EIN	Plan number
With	respect to the loan failure(s) described in this submission:		
	Loan(s) that are corrected in accordance with one of the methods described in 2013-12: The Service will not require deemed distributions under Code§ 72(p) to the participant(s) affected by the failure(s), and repayments made pursuant in an affected participant having additional basis in the plan for the purpose of distributions from the plan to such participant(s).	to be reported on Form to the correction of such	1099-R with respect loan(s) will not result
	Loan(s) that are not being corrected in accordance with one of the methods de Proc. 2013-12: The Service will require deemed distributions under Code § 720 respect to the participant(s) affected by the failure(s). However, the plan will be Form 1099-R in the year of correction, instead of the year of the failure.	p) to be reported on Fo	rm 1099-R with
Approved:			
	Manager, Employee Plans Voluntary Compliance Tax Exempt and Government Entities Division		
Date:			