Form **14568-C** (September 2017)

Department of the Treasury - Internal Revenue Service

Model VCP Compliance Statement - Schedule 3 SEPs and SARSEPs

OMB Number 1545-1673

Include the plan name, Applicant's EIN and plan number on each page of the compliance statement, including attachments. Plan name **EIN** Plan number Instructions: This Schedule 3 is available for Simplified Employee Pension plans (SEPs), including SEPs that include salary reduction arrangements (Salary Reduction Simplified Employee Pension plans (SARSEPs)). Section I - Identification of Failure(s) and Proposed Method(s) of Correction The following failure(s) to comply with the Internal Revenue Code (IRC) occurred with respect to the plan identified above. Check the failure(s) that apply. Within each failure, check applicable boxes and provide the information requested: A. Employer Eligibility Failure (SARSEPs only) The plan sponsor was not eligible to sponsor a SARSEP because the plan was established 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) ineligible to sponsor a SARSEP under the requirements of IRC Section 408(k)(6) because the plan sponsor (and, if applicable, its related controlled group or affiliated service group employers) had more than 25 employees (including leased employees, if applicable) during the following plan year(s) The plan was adopted by a plan sponsor that became ineligible to sponsor a SARSEP under the requirements of IRC Section 408(k)(6) because, in one or more plan years, fewer than 50% of the employees eligible to participate in the plan elected to make salary reduction contributions. The failure occurred during the following plan year(s) **Description of Proposed Method of Correction** (insert date beginning no later than the date this VCP All contributions ceased as of submission is filed with the IRS). The plan sponsor will not permit any new salary reduction contributions to the plan. B. Failure to Satisfy the Deferral Percentage Test (SARSEPs only) At least one Highly Compensated Employee (HCE) deferred an amount which, as a percentage of compensation, was more than 125% of the Average Deferral Percentage (ADP) for all Nonhighly Compensated Employees (NHCEs) eligible to participate in the plan (IRC Section 408(k)(6)(A)(iii)). The total excess deferrals for each affected plan year were Year **Excess Deferrals**

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Description of the Proposed Method of Correction	1		
The plan sponsor has made (or will make) nonforfeitable contributions on behalf of all eligible NHCEs. Each eligible NHCE will receive a contribution equal to a uniform percentage of compensation. The uniform percentage is equal to the difference between the (1) ADP that would have been required for an HCE's deferral percentage to have passed the nondiscrimination test and (2) the actual ADP for NHCEs. (Example: In a particular plan year, an HCE defers 10% of compensation. The ADP for NHCEs for the same plan year is 5% of compensation. However, for the plan to pass the nondiscrimination test, the ADP should have been 8% of compensation. The corrective contribution on behalf of each eligible NHCE will be equal to 3% of compensation.) The corrective contribution made on behalf of each NHCE will also 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 NHCE's SARSEP IRA. If an affected employee does not have a SARSEP IRA, a SARSEP IRA will be established for that employee. Earnings will be calculated for an affected NHCE's account on the basis of one of the following methods (check one)			
Actual investment results of the affected NHCE's	SARSEP IRA.		
The interest rate incorporated in the Department of Labor's Voluntary Fiduciary Correction Program Online Calculator (VFCP Online Calculator) (http://www.dol.gov/ebsa/calculator/main.html), since the actual earnings of the affected NHCE's SARSEP IRA cannot be ascertained.			
	s available, or the rate incorporated in the VFCP Online of the affected NHCE's SARSEP IRA cannot be ascertained. For the following year(s)		
The total corrective contribution (before adjusting for e	earnings) on behalf of the affected NHCEs for each plan year is		
Year	Corrective Contribution		
Former employees affected by the failure (check one)			
☐ There are no former employees affected by the fa	ilure.		
contributions will be made to their SARSEP IRA. 1	estate or known beneficiary) will be contacted, and corrective To the extent that an affected former employee or beneficiary nown address, the plan sponsor will take the actions specified		

After such actions are taken, if an affected employee or beneficiary is not found but is located at a later date, the plan sponsor will make corrective contributions to the affected SARSEP IRA at that time.

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_	C Failure to	Make Required Employer Contributions (SEPs or SARSEPs)			
		or failed to make employer contributions on behalf of eligible employees as required under the terms			
	•	occurred on account of the erroneous exclusion of eligible employees.			
	☐ The failure	The failure occurred due to errors in the determination of compensation for eligible employees.			
	Other (desc	cribe)			
	☐ The failure	occurred for the following plan year(s)			
	Description of	the Proposed Method of Correction			
	employee. For of the employee we on behalf of the be adjusted for through the data affected employ	or has contributed (or will contribute) additional amounts to the plan on behalf of each affected each affected employee, the corrective contribution will be determined by calculating the contribution would have been entitled to under the terms of the plan and subtracting any contributions already made participant for the plan year. The required contribution made on behalf of an affected participant will earnings. Earnings will be calculated from the last day of the plan year for which the failure occurred e of the corrective contribution. The corrective contribution (adjusted for earnings) will be made to each ree's SEP (or SARSEP, if applicable) IRA. If an affected employee does not have a SEP (or SARSEP, A, a SEP (or SARSEP, if applicable) IRA will be established for that employee.			
	The total correct	tive contribution (before adjusting for earnings) on behalf of the affected NHCEs for each plan year is			
	Year	Corrective Contribution			
	•	e calculated for an affected employee on the basis of the following method (check one)			
		stment results of the affected employee's SEP or SARSEP IRA.			
		t rate incorporated in the VFCP Online Calculator, since the actual earnings of the affected employee's be ascertained.			
	Calculator f	stment results for years in which data is available, or the rate incorporated in the VFCP Online or years in which the actual earnings of the affected employee's IRA cannot be ascertained. The ne Calculator was or will be used for the following year(s)			

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	☐ There are n ☐ Affected for contribution cannot be lo	ns will be made to their SARSEP IRA. To	re. ate or known beneficiary) will be contacted and corrective the extent that an affected former employee or beneficiary wn address, the plan sponsor will take the actions specified	
	plan sponso	or will make corrective contributions to the		
	D. Failure to p	provide eligible employees with the o	opportunity to make elective deferrals (SARSEPs only)	
	The plan did not provide employees who satisfied the applicable eligibility requirements with the opportunity to make elective deferrals to the SARSEP. The failure occurred for the following plan year(s)			
	Description of the Proposed Method of Correction			
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 the plan. Since the employee's deferral decision is not known, the deferral amount is estimated by determining the average of the deferral percentages for the employee's group (highly compensated or nonhighly compensated). (Example: NHC N was erroneously excluded from the plan. During the year of exclusion, N made \$10,000 in compensation. The average of the deferral percentages for other NHCEs who were provided with the opportunity to make elective deferrals was 5%. N's missed deferral is estimated to be 5% times \$10,000 or \$500. The required corrective contribution on behalf of N, before adjusting for earnings, is 50% of \$500 or \$250.)				
	The total correct	tive contribution (before adjusting for ear	nings) on behalf of the affected NHCEs for each plan year is	
	Year		Corrective Contribution	
	-			

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be calculated from the date(s) that the contribution contribution. The corrective contribution (adjusted	n affected employee will also be adjusted for earnings. Earnings will (s) should have been made through the date of the corrective for earnings) will be made to each affected employee's SARSEP ISEP IRA, a SARSEP IRA will be established for that employee. he following methods (check one)		
Actual investment results of the affected emplo	oyee's SARSEP IRA.		
The interest rate incorporated in the VFCP Online Calculator, since the actual earnings of the affected employee IRA cannot be ascertained.			
Actual investment results for years in which data is available, or the rate incorporated in the VFCP Online Calculator for years in which the actual earnings of the affected employee's IRA cannot be ascertained. The VFCP Online Calculator was or will be used for the following year(s)			
Former employees affected by the failure <i>(check one)</i> There are no former employees affected by the failure.			
contributions will be made to their SARSEP IR	Affected former employees (or if deceased, their estate or known beneficiary) will be contacted, and corrective contributions will be made to their SARSEP IRA. To the extent that an affected former employee or beneficiary cannot be located following a mailing to the last known address, the plan sponsor will take the actions specified		
plan sponsor will make corrective contributions	ployee or beneficiary is not found but is located at a later date, the s to the affected SARSEP IRA at that time.		
E. Excess Amounts Contributed The plan engager contributed excess amounts to the	he plan on behalf of participants as follows (check boxes that apply)		
 Amounts were contributed in excess of the benefit the participants were entitled to under the plan. SARSEP only: Elective deferrals were contributed to the SARSEP in excess of the limitation under the terms of the SARSEP (such as, the lesser of 25% of compensation or the applicable limit under IRC Section 402(g)). 			
The total of the excess amounts for each affected	plan year was		
Year Excess Amounts	Number of Participants Affected		
Excess amounts of \$100 or less. For one or more participants, the total excess adjusting for earnings) is \$100 or less. The exception of the second	amount (employer contributions and/or elective deferrals before cess amount will not be distributed.		

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De	scription of the	Proposed Method of Correction (che	ck all corre	ection methods that apply)
Distribution of excess elective deferrals (SARSEPs only) The plan sponsor has effected (or will effect) a corrective distribution of the excess amounts, adjusted for earnings through the date of correction, to the affected participant(s). The earnings adjustment will be based the actual rates of return of the participant's SARSEP IRA from the date(s) that the excess deferrals were methrough the date of correction. Affected participants were (or will be) informed that the corrective distribution of an excess amount is not elifor favorable tax treatment accorded to distributions from a SARSEP and, specifically, is not eligible for tax-rollover. The total corrective distribution (before adjusting for earnings) for each affected year is as follows:				tion of the excess amounts, adjusted for t(s). The earnings adjustment will be based on
				SEP and, specifically, is not eligible for tax-free
	Year	Corrective Distribution	90, 101	Number of Participants Affected
				, and a second s
	through the date return of the SEI date of correctio participant(s). The returned is report amount as zero.	e of correction, to the plan sponsor. The P or SARSEP from the date(s) that the in. The amount returned to the plan spone plan sponsor is not entitled to a deducted on Form 1099-R as a distribution is	earnings excess er ensor is no uction for t ssued to th	employer contributions, adjusted for earnings adjustment will be based on the actual rates of imployer contributions were made through the includible in the gross income of the affected the excess employer contributions. The amount he affected participant(s), indicating the taxable for earnings) for each affected year is
	Year	Return of Excess Employer Contrib	outions	Number of Participants Affected
] F.	Written Arrang	ement Not Timely Updated for Ta	x Law C	hanges
	Tax Relief Reco scription of Prop	nciliation Act of 2001 (EGTRRA) as recoosed Method of Correction	luired by F	
I he	e pian sponsor ha	as adopted a new version of the SEP or	SARSEP	plan that includes the EGTRRA tax law changes

retroactive to 2002. A copy of the signed and dated plan is enclosed with this VCP submission.

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Plan name	
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Section II - Change in Administrative Procedures	
Include an explanation of how and why the failures arose and implemented to ensure that the same failures will not recur.	d a description of the measures that have been or will be
IRC Section 4979. (This applies only to failures to sar a written explanation in support of your request for re Excise tax pursuant to IRC Section 4972. The Application IRC Section 4972. (This applies to situations where of submission would be nondeductible contributions for	ant requests that the IRS not pursue the excise tax under tisfy the nondiscrimination test for elective deferrals. Enclose elief from this excise tax.) ant requests that the IRS not pursue the excise tax under

Section IV - Enclosures

this excise tax.)

- A copy of the applicable plan document in effect at the time of the failures. (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, include a copy of the most recent favorable opinion letter issued for the 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 yet.)

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- 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; and
 - b) Calculations showing how the earnings adjustment and the ultimate corrective contribution on behalf of affected employees will be determined.
- 3) For failures involving the contribution of excess amounts:
 - a) Computations in support of the excess contribution amounts attributable to each participant, and
 - 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.
- If the plan was not timely updated for EGTRRA, include a copy of the updated document that was adopted by the plan sponsor.