Form 13070 (Rev. September 2006)		Department of the Treasury — Internal Revenue Service Employee Plan Deficiency Checksheet Attachment #13 — Section 401(h)	Date	
				For IRS Use
		For a section 420 transfer of excess assets to retiree health accounts, the plan must be provisions for a medical benefits account within the meaning of section 401(h). IRC se		
I.a.b.				
		A pension or annuity plan containing a section 401(h) account may only provide medical benefits including payment of benefits for sickness, accident, hospitalization and medical expenses. Section		
I.c.d.		he plan should be amended to specify the medical benefits which will be available, the amount which will be paid d when the payments will occur. IRC section 401(h); Treas. Regs. 1.401-1(b)(1)(i); 1.401-14(a) and (c)(1).		
		Section of the plan should be amended to specify who is eligible to rece from the section 401(h) account. Note that benefits may only be provided to retired en		
I.e.	and th	eir dependents. IRC section 401(h); Treas. Regs. 1.401-14(a), (b)(1) and (b)(2).		
	omplo	Section of the plan should be amended to provide whether contributions to the section 401(h) account are provided entirely from employer contributions or whether they will be paid from employer and loyee contributions. Treas. Reg. 1.401-14(b)(3).		
I.f.	emplo			
		Section of the plan should be amended to provide that the aggregate ac retiree medical benefits, when added to the actual contributions for life insurance unde		
II.a.	after th	percent of the total actual contributions made to the plan (other than contributions to fund percent of the adoption or effective date of the section 401(h) arrangement (note that the deel employer signs or executes the section 401(h) amendment). IRC section 401(h); Treas	ate of adoption is the	
	IDC se	Section of the plan should be amended to provide that a separate account maintained with respect to contributions to fund medical benefits under the section 40′ ection 401(h)(2); Treas. Reg. 1.401-14(c)(2).		
III.a.	INC Se			
		Section of the plan should be amended to provide that in the case of an key employee (as defined in IRC section 416(i)), a separate account is established and	d maintained for	
III.b.c.	plan y	nefits payable to such employee (and his spouse and dependents) and such benefits (to the extent attributable to an years beginning after March 31, 1984, for which the employee is a key employee) are only payable to such apployee (and his spouse and dependents) from such separate account. IRC section 401(h)(6).		
		Section of the plan should be amended to provide that the employer's c medical benefits account are reasonable and ascertainable and that the employer must		
IV.a.	addition time p medic	oution is made, designate that portion of such contribution allocable to the funding of medicion, section of the plan should be amended to specify the amounts of benefits eriod with respect to which benefits which will be paid from each source, when other source all benefits exist, such as a welfare benefit fund (for example, a section 501(c)(9) voluntary ation) or the general funds of the employer. IRC section 401(h)(3); Treas. Reg. 1.401-14(cal benefits. In s, the priority and the ees of payment for such employees beneficiary	
		Section of the plan should be amended to provide that it is impossible, a satisfaction of all liabilities under the plan to provide section 401(h) medical benefits, for	or any part of the	
V.a.	-	s or income of such separate account to be (within the taxable year or thereafter) used for, se other than the providing of such benefits. IRC section 401(h)(4); Treas. Reg. 1.401-14(
		Section of the plan should be amended to provide, notwithstanding the 401(a)(2), that upon the satisfaction of all liabilities under the plan to provide section 4	01(h) medical benefits,	
V.b.	-	mount remaining in such separate account must be returned to the employer. IRC section 14(c)(5).	401(h)(5); Treas. Reg.	
		Section of the plan should be amended to provide that in the event an ir the medical benefits account is forfeited prior to termination of the plan an amount equ	al to the amount of the	
V.c.		ure must be applied as soon as possible to reduce employer contributions to fund the medit.401-14(c)(6).	cal benefits. Treas.	