APPENDIX F, SCHEDULE 1 Interim and Certain Discretionary Nonamender Failures

Plan I	Name:	EIN:	
(Please	include	the plan name, EIN, and plan number information on each pag	e of the submission.)
PART	I. IDEN	ITIFICATION OF FAILURES	
A.	Interim	Amendments	
The pla	ın identif	ied above was not amended timely for (check all failures that apply)	
	("EGT)	aith amendments under the Economic Growth and Tax Relief Record RRA") required under Notice 2001-42 (for details see Notice 2001-53 adopt one or more good faith amendments required for the plan to comb box on the left and check the applicable amendments below:	57). If the Plan Sponsor failed to
		The increased limit on annual additions under § 415(c) (applies to do not incorporate § 415(c) by reference)	defined contribution plans that
		Modification of top heavy rules under § 416 (applies to both defin contribution plans)	ed benefit and defined
		Vesting requirements for employer matching contributions under provided for employer matching contributions that do not vest as a provided for under § 411(a)(12))	
		Modification of rules relating to eligible rollover distributions und 401(a)(31)(C), 402(c)(4), and 402(c)(8) (applies to both defined b plans)	
		Repeal of the multiple use test under Treasury Regulations § 1.40 plans that were formerly subject to the multiple use test)	1 (m)-2 (applies to § 401(k)
		Suspension period following hardship distribution (required for pl requirements of $\S 401(k)(12)$ or $\S 401(m)(11)$)	ans subject to the safe harbor
		Plan provisions prohibiting loans to any owner-employee or share plans that provide loans to participants but prohibit the making of Subchapter S shareholder-employees)	
		tomatic rollover provision under § 401(a)(31)(B), as described in N benefit and defined contribution plans)	otice 2005-5 (applies to both
	contrib	al and temporary regulations under § 401(a)(9) (interim amendment ution plans; defined benefit plans have until the end of the extended to amend. See Rev. Procs. 2002-29 and 2003-10.	
		ice relating to the prescribed mortality table under § 415(b)(2)(E)(v) § 417(e)(3)(A)(ii)(I), as described in Rev. Rul. 2001-62 (applies to d	
	more a	amendments, as described in Rev. Proc. 2007-44 or its successors. mendments <u>required</u> for the plan to comply with a law change, then he applicable amendments below:	
		Final §§ 401(k) and 401(m) regulations (plans with 401(k) and 40 with the regulations for plan years beginning on or after January 1	
		Prohibited allocation of securities in an ESOP maintained by a S-O	Corp. pursuant to § 409(p)

		Retroactive annuity starting date provisions pursuant to Treasury Regulations § 1.417(e)-1 (required for plans that provide for retroactive annuity starting dates)	
		Final regulations regarding low normal retirement age (§ (1.401(a)-1(b)(2))	
	Amendi	ments to § 1.411(d)-3 of the final regulations	
	Final regulations under § 415		
		.e., any other interim amendment that complies with the requirements in Rev. Proc. 2007-44 or its ors). Please list:	
B. Impl	lementati	on of Applicable Optional Law Changes (defined in section 6.05(3) of Rev. Proc. 2008-50)	
The plan	n identifi	ed above was not amended timely for (check all failures that apply):	
	Optional good faith EGTRRA amendments under Notice 2001-42 (for details, see Notice 2001-57). If the Plan Sponsor implemented any of the optional law changes and failed to adopt good faith amendments timely to conform the plan to its operation, then check the box on the left and check the applicable amendments below:		
		Increasing the limit on compensation (under § 401(a)(17)) that is taken into account for the purpose of determining allocations in a defined contribution plan or benefits in a defined benefit plan.	
		Disregarding amounts attributable to rollovers in determining the value of an employee's vested accrued benefit subject to involuntary distribution pursuant to $\S 411(a)(11)(D)$	
		Increasing the contribution limit for elective deferrals on account of the increased limitation under $\S 402(g)$ or, in the case of a SIMPLE $401(k)$ plan, $\S 408(p)(2)$	
		Adding types of rollovers accepted by the plan pursuant to EGTRRA §§ 641, 642, and 643 (available for rollovers accepted after December 31, 2001)	
		Providing for catch-up contributions pursuant to § 414(v)	
		Adding "severance from employment" as a distributable event pursuant to §§ $401(k)(2)$ and $401(k)(10)$	
		Increasing the limit on a participant's benefit pursuant to § 415(b)	
		\$ 401(k) and 401(m) regulations (optional for plan years beginning before January 1,2006, the possible plan year in which regulations could be effective: plan year ending after December 29,	
	Permitting participants to designate elective deferrals as Roth contributions pursuant to § 402A		

	Permitting deemed individual retirement accounts pursuant to § 408(q)			
	Final regulations under § 409(p) regarding ESOPs holding S-Corp stock			
	Other amendments relating to implementation of optional law changes, Please list:			
DADT	II. DESCRIPTION OF METHOD OF CORRECTION			
Append	The Plan Sponsor has adopted amendments that satisfy the requirements of all of the items checked in Part I of this Appendix F, Schedule 1 retroactively to the effective dates of the specific provisions contained in the amendments. The executed amendments have been enclosed with this submission.			
PART	PART III. CHANGE IN ADMINISTRATIVE PROCEDURES			
The Applicant has taken the following step(s) to ensure that the failure(s) will not recur:				
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PART IV. ENCLOSURES

In addition to the applicable enclosures listed on Appendix F, the Plan Sponsor encloses copies of the signed and dated amendments used to correct the failure(s) identified in Part I of this Appendix F, Schedule 1.