SCHEDULE E (Form 5500)

## **ESOP Annual Information**

Under Section 6047(e) of the Internal Revenue Code

Official Use Only

OMB No. 1210-0110

2002

	rtment of the Treasury rnal Revenue Service	► File as an attachme	nt to Form 5500 or 5500-EZ.				Form is N Public Insj		
For cal	endar plan year 2002	or fiscal plan year beginning	, an	d ending			,		
<b>A</b> Na	me of plan			B Thre	e-digit				
				plan	number				
<b>C</b> Pla	n sponsor's name as	shown on line 2a of Form 5500 or 5500-EZ	мнтп	D Emp	oloyer Id	lentific	ation Nur	nber	
<b>1a</b> [	Did the employee stoc	k ownership plan (ESOP) have an outstandi	ng securities acquisition loan wit	hin the me	eaning			Yes	No
c	of Code section 133 d	uring the plan year?							
		taining the ESOP pay dividends (deductible							
ł	neld by the ESOP duri	ng the employer's tax year in which the plan	year ends?						
ľ	f both line <b>1a</b> and line	1b are "No," DO NOT complete any other qu	uestions on this schedule. Attach	n the schee	dule				
t	o the Form 5500 or 55	500-EZ you file for your ESOP plan.							
		of the ESOP assets?							
-		erred stock, under what formula(s) is the pre		nmon stoc	k of				
t	he employer corporati	on?							
<b>4</b> I	f unallocated employe	r securities were released from a loan suspe	nse account, indicate below the	methods	used:		_		
a	Principal and intere	st (Excise Tax Regulations section 54.4975-7	7(b)(8)(i));						
b	Principal only (Exci	se Tax Regulations section 54.4975-7(b)(8)(ii	));						
c	Other (attach an ex	planation)							
5 \	Vere unallocated secu	irities or proceeds from the sale of unallocate	d securities used to repay any e	exempt loa	an				
(	within the meaning of	Code section 4975(d)(3))? If "Yes," attach a	description of the transaction						
		nployer corporation has one or more outst 133, complete lines 6 through 11, otherwis	•	loans inte	nded to				
	•	art of a "back to back" loan? (See instruction	•	loan )					
-	-	he terms of the two loans substantially simila							<u> </u>
		the same amortization schedule? If "No," att							
		te allocation loan as defined in Code section						<u> </u>	<u> </u>
		he securities acquisition loan?							
		·····		mo	nth da	ιγ γε	ar		
For Pa	perwork Reduction	Act Notice and OMB Control Numbers,	v5.0				e E (Form	n 5500)	) 2002
	e instructions for Fo	,					•		

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to repay the loan generated by securities that were not acquired with the proceeds of the loan being repaid?		Schedule E (Form 5500) 2002	Page <b>2</b>			
50% of: (i) each class of outstanding stock of the employer corporation, or (ii) the total value of all outstanding stock of the corporation?.         c If line 8b is "No," does the securities acquisition loan satisfy one of the transition rules of Act section 7301(f) of OBRA 1989 or satisfy the exception in Code section 133(b)(6)(B)(iii)? (See instructions for explanation of transition rules).         d If line 8c is "No," enter the name and address of payees to whom interest with respect to securities acquisition loans was paid         9       What was the amount of interest paid on the securities acquisition loan?         10a       Were any securities disposed of within 3 years after the plan acquired section 133 securities in a taxable event described in Code section 4978B(c)?         b If line 10a is "Yes," does one or more of the exceptions provided in Code section 1972B(d) apply to all dispositions of employer securities?         11a       Were any of the ESOP securities acquisition loans refinanced during this reporting period?         b If line 11a is "Yes," does the refinancing meet the requirements of Act section 1602 of SBJPA 19962.         11a       Were any of the ESOP deducted dividends under Code section 404(k), answer the questions on lines 12 through 15, otherwise skip to line 16.         12a       Did the amount of the dividends paid exceed the employer's current or accumulated earnings and profits within the meaning of Code section 404(k) were used to repay an exempt loan, were any dividends used to repay the loan generated by securities that leaw?         13       I dividends beducted under applicable state law?         14 <th></th> <th></th> <th></th> <th>Official Use</th> <th>Only</th> <th></th>				Official Use	Only	
stock of the corporation?.       Image bits "No," does the securities acquisition loan satisfy one of the transition rules of Act section 7301(f) of OBRA 1989 or satisfy the exception in Code section 133(b)(6)(B)(iii)? (See instructions for explanation of transition rules.).         d If line Bb is "No," enter the name and address of payees to whom interest with respect to securities acquisition loans was paid         g         9       What was the amount of interest paid on the securities acquisition loan?         10a       Were any securities disposed of within 3 years after the plan acquired section 133 securities in a taxable event described in Code section 4978B(c)?         b       If line Bb is "No," toes one or more of the exceptions provided in Code section 4978B(d) apply to all dispositions of employer securities?         11a       Were any of the ESOP securities acquisition loans refinanced during this reporting period?         b       If line Bb is "No," close ship to line 16.         12a       Did the amount of the dividends paid exceed the employer's current or accumulated earnings and profits within the meaning of Code section 316?         b       Is the amount paid a dividend under applicable state law?         13       If dividends dectoring the toe dividends paid with respect to employer securities and dividends paid with respect to employer securities that satisfy the transition rules of Act section 7302(b)(2) of OBRA 1989?         14       If the answer to line 13 is "Yes," were the dividends paid with respect to employer securities that satisfy the transition rules of Act section 7302(b)(2) o	8b	At all times after the acquisition of the employer securities with the loan proceeds, did the ESOF	own more than		Yes	No
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		If "Yes," answer lines 16b and 16c. If "No," skip to line 17a.				
C Are dividends reinvested in employer securities pursuant to the election fully vested?	b	Did the election comply with the requirements of Notice 2002-2?				
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	FUR	Yes	No
17a	Is the ESOP maintained by an S corporation?		
	If "Yes," answer lines 17b, c, d, and e. (Also, "2Q" must be entered on Form 5500, line 8.)		
b	Was the ESOP established after March 14, 2001?		
С	If the ESOP was established on or before March 14, 2001, was an S corporation election under section 1362(a) in		
	effect on that date? (See Notice 2002-2, Q&A-15 for further information.)		
d	If the answer to line 17b is "Yes" or to line 17c is "No," were any prohibited allocations of securities in an S corporation		
	within the meaning of section 409(p)(1) made to any disqualified person (as defined in section 409(p)(4))?		
е	If any prohibited allocations were made, has the ESOP complied with section 409(p)(2)(A) relating to distributions to		
	disgualified persons and has the S corporation maintaining the ESOP complied with section 4979A?		

18 Complete the following information for each class of stock owned by the ESOP:

(a)			(d) Dividend rate	<b>(e)</b> Dividends	(f) Dividends used to repay exempt loan		
Class of stock	Preferred stock (P)	Yes (Y) No (N)	during plan year**	paid to participants***	(1) allocated stock	(2) unallocated stock	
				\$	\$	\$	
				\$	\$	\$	
\$				\$	\$		
Totals of dividends for all classes of st attachments, see in	ock (includi	ng any repo	) and (f) orted on	\$	\$	\$	
* If the stock is re	adily tradab	e on an esta	ablished securitie	s market within the meaning c	of Code section 409(I), enter "Y	," otherwise enter "N."	

\*\* Dividend rate paid for each class of stock during the plan year.

\*\*\* Dividends paid directly to or distributed to participants.







