## APPENDIX D VCP SUBMISSION

Plan Name:			EIN:	
(Please include the plan name, EIN, and pl	an numb	er infor	mation on each page of th	e submission.)
PART 1 – PLAN INFORMATION				
1. APPLICANT'S NAME				
2. APPLICANT'S ADDRESS				
3. APPLICANT'S TELEPHONE NO(			4. FAX NO	
5. APPLICANT'S EIN(do not use Social Security	Number)	6. PLA	N NO	
7. PLAN NAME				
8. TYPE OF SUBMISSION				
REGULAR SUBMISSION				
REGULAR SUBMISSION - A	NONYM	OUS		
REGULAR SUBMISSION – N	/ULTI-EI	MPLOY	ER PLAN	
REGULAR SUBMISSION – N	<b>IULTIPL</b>	E EMPI	OYER PLAN	
GROUP SUBMISSION				
9. TYPE OF PLAN (CHECK ONE ONLY):				
01 PROFIT SHARING		09	CASH BALANCE	
02 401(k)		10	GOVERNMENTAL PI	LAN (§ 414(d))
03 MONEY PURCHASE		11	SEP	
04 DEFINED BENEFIT		12	SARSEP	
O5 ESOP		13	SIMPLE	
☐ 06 TARGET BENEFIT		14	STOCK BONUS	
07 403(b)		15	KSOP	
08   457		16	OTHER (specify):	
10. DATE (month and day) ON WHICH PLA  11. NUMBER OF PARTICIPANTS IN THE 5500 SERIES (See Rev. Proc. 2008-50, section available to the Plan Sponsor):	PLAN A	S PROV	IDED ON THE MOST RE	
12. ASSETS IN THE PLAN AS PROVIDED (ROUND TO NEAREST DOLLAR) (See Rethe most recent data available to the Plan Spo	v. Proc. 2			

someor	applicant is being represented by someone in connection with this matter or wishes to authorize to receive information from us in connection with this matter, submit a completed Form 2848 or 821, and complete items 13 through 18.
13. NA	ME OF APPLICANT'S REPRESENTATIVE
14. NA	ME OF REPRESENTATIVE'S FIRM
15. RE	PRESENTATIVE'S ADDRESS:
16. RE	PRESENTATIVE'S PHONE NO 17. FAX NO
18. RE	PRESENTATIVE'S E-MAIL ADDRESS
	(optional)
PART	II. APPLICANT'S DESCRIPTION OF FAILURES
	additional pages, as needed. Label attachment "PART II. APPLICANT'S DESCRIPTION OF FAILURES." I number each failure separately.
PART	III. APPLICANT'S DESCRIPTION OF THE PROPOSED METHOD OF CORRECTION
	additional pages, as needed. Label attachment "PART III. APPLICANT'S DESCRIPTION OF THE DSED METHOD OF CORRECTION." Describe the correction method applicable to each failure listed in
PART	IV. APPLICANT'S PROPOSED REVISION TO ADMINISTRATIVE PROCEDURES
ADMI	additional pages, as needed. Label attachment "PART IV. APPLICANT'S PROPOSED REVISION TO NISTRATIVE PROCEDURES." Please include an explanation of how and why the failures arose and a tion of the measures that will be implemented to ensure that the same failures will not occur.
PART	V. REQUESTS RELATED TO EXCISE TAXES, ADDITIONAL TAX, AND TAX REPORTING
	The Applicant requests that the Service not pursue the following taxes under the Internal Revenue Code (attach supporting rationale as required by Section 6.09), labeled "PART V. REQUESTS RELATED TO EXCISE TAX, ADDITIONAL TAX, AND TAX REPORTING.")
	Excise tax under § 4972 with respect to failure(s) #
	Excise tax under § 4973 with respect to failure(s) #
	Excise tax under § 4974 with respect to failure(s) #
	Excise tax under § 4979 with respect to failure(s) #
	Imposition of additional tax under § 72(t) with respect to failure(s) #
	The Applicant requests that the Service grant the following with respect to plan loan failures as described in section 6.07 of Rev. Proc. 2008-50:

		With respect to failure(s) #, 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 failure(s) #, 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.			
PART V	VI. APP	LICANT'S REPRESENTATIONS			
		representations include the penalty of perjury statement, the representations under Part VI of this t be signed by the Plan Sponsor, not the plan representative.)			
A.	Under E	er Examination			
	To the b	est of my knowledge:			
	1)	The subject plan is not currently under examination of either an Employee Plans Form 5500 series return or other Employee Plans examination,			
	2)	The Plan Sponsor is not under an Exempt Organizations examination (that is, an examination of a Form 990 series return or other Exempt Organizations examination),			
	3)	Neither the Plan Sponsor nor any of its representatives has received verbal or written notification from the Tax Exempt and Government Entities Division of the Internal Revenue Service of an impending examination or of any impending referral for such examination, nor is the plan in Appeals or litigation for any issues raised in such an examination, and			
	4)	The subject plan is not currently under investigation by the Criminal Investigation Division of the Internal Revenue Service.			
B.	Abusive	tax avoidance transaction (check box that applies)			
		Neither the plan nor the Plan Sponsor has been a party to an abusive tax avoidance transaction as defined in section 4.13(2) of Rev. Proc. 2008-50.			
		The plan or the Plan Sponsor has been a party to an abusive tax avoidance transaction. Details of the transaction(s) are provided in a separate statement which has been included with the submission.			
C.	Complia	ance Fee			
	complia	plicant will neither attempt to amortize, deduct, or recover from the Internal Revenue Service any nce fee paid in connection with this compliance statement nor receive any Federal tax benefit on of payment of such compliance fee.			
D.	Penalties of Perjury				
	docume	enalties of perjury, I declare that I have examined this submission, including accompanying nts and representations. To the best of my knowledge and belief, the facts and information and in support of this submission are true, correct, and complete.			
Signed:		Date:			
Name (p	orinted):	Title:			

## PART VII. ENFORCEMENT RESOLUTION (to be completed by IRS only)

The Service will not pursue the sanction of revoking the tax-favored status of the plan under §§ 401(a), 403(b), 408(k) or 408(p) on account of the failure(s) described in this submission. This compliance statement considers only the acceptability of the correction method(s) and the revision(s) of administrative procedures described in the submission and does not express an opinion as to the accuracy or acceptability of any calculations or other material submitted with the application. In no event may this compliance statement be relied on for the purpose of concluding that the plan or Plan Sponsor (as defined in Rev. Proc. 2008-50) was not a party to an abusive tax avoidance transaction. The compliance statement should not be construed as affecting the rights of any party under any other law, including Title I of the Employee Retirement Income Security Act of 1974.

connect	ion wit	ce statement is conditioned on (1) there being no misstatement or omission of material facts in the submission and (2) the completion of all corrections described within one hundred fifty (150) e of the compliance statement.				
	The Service will treat the failure to adopt interim amendments or amendments for optional law changes, as described in section 6.05(3)(a) of Rev. Proc. 2008-50 as if they had been adopted timely for the purpose of making available the extended remedial amendment period currently set forth in Revenue Procedure 2007-44, 2007-28 I.R.B. 54, or its successors. However, this compliance statement does not constitute a determination as to whether any such plan amendments, as drafted, comply with the applicable changes in qualification requirements.					
	The S	ervice will not pursue the following on account of the qualification failure(s) described in this assion:				
		Excise tax under § 4972.				
		Excise tax under § 4973.				
		Excise tax under § 4974.				
		Excise tax under § 4979.				
	With 1	Vith respect to the loan failure(s) described in this submission:				
		The Service will not require deemed distributions under § 72(p) to be reported on Forms 1099-R with respect to the participant(s) affected by the failure(s), and repayments made pursuant to the correction of such loan(s) will not result in an affected participant having additional basis in the plan for the purpose of determining the tax treatment of subsequent distributions from the plan to such participant(s).				
		The Service will_require deemed distributions under § 72(p) to be reported on Form 1099-R with respect to the participant(s) affected by the failure(s). However, the plan will be permitted to report deemed distributions on Form 1099-R in the year of correction, instead of the year of the failure.				
	impro	respect to the Overpayment failures described in this submission that were corrected by removing per distributions from the IRA(s) of the affected participant(s) and returning those distributions to the the Service will not pursue % of the 10% additional income tax under § 72(t).				
Approve						
	]	Joyce Kahn, Manager Employee Plans Voluntary Compliance Tax Exempt and Government Entities Division				
Date	<b>:</b>					