AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 10

OFFERED BY MR. THOMAS AND MR. BOEHNER

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE; REFERENCES; TABLE OF CON-

- 2 TENTS.
- 3 (a) SHORT TITLE.—This Act may be cited as the
- 4 "Comprehensive Retirement Security and Pension Reform
- 5 Act of 2001".
- 6 (b) Amendment of 1986 Code.—Except as other-
- 7 wise expressly provided, whenever in this Act an amend-
- 8 ment or repeal is expressed in terms of an amendment
- 9 to, or repeal of, a section or other provision, the reference
- 10 shall be considered to be made to a section or other provi-
- 11 sion of the Internal Revenue Code of 1986.
- 12 (c) Table of Contents of
- 13 this Act is as follows:
 - Sec. 1. Short title; references; table of contents.

TITLE I—INDIVIDUAL RETIREMENT ACCOUNT PROVISIONS

Sec. 101. Modification of IRA contribution limits.

TITLE II—EXPANDING COVERAGE

- Sec. 201. Increase in benefit and contribution limits.
- Sec. 202. Plan loans for subchapter S owners, partners, and sole proprietors.
- Sec. 203. Modification of top-heavy rules.
- Sec. 204. Elective deferrals not taken into account for purposes of deduction limits.



- Sec. 205. Repeal of coordination requirements for deferred compensation plans of State and local governments and tax-exempt organizations.
- Sec. 206. Elimination of user fee for requests to IRS regarding pension plans.
- Sec. 207. Deduction limits.
- Sec. 208. Option to treat elective deferrals as after-tax contributions.
- Sec. 209. Availability of qualified plans to self-employed individuals who are exempt from the self-employment tax by reason of their religious beliefs.
- Sec. 210. Certain nonresident aliens excluded in applying minimum coverage requirements.

TITLE III—ENHANCING FAIRNESS FOR WOMEN

- Sec. 301. Catch-up contributions for individuals age 50 or over.
- Sec. 302. Equitable treatment for contributions of employees to defined contribution plans.
- Sec. 303. Faster vesting of certain employer matching contributions.
- Sec. 304. Modifications to minimum distribution rules.
- Sec. 305. Clarification of tax treatment of division of section 457 plan benefits upon divorce.
- Sec. 306. Provisions relating to hardship distributions.
- Sec. 307. Waiver of tax on nondeductible contributions for domestic or similar workers.

TITLE IV—INCREASING PORTABILITY FOR PARTICIPANTS

- Sec. 401. Rollovers allowed among various types of plans.
- Sec. 402. Rollovers of IRAs into workplace retirement plans.
- Sec. 403. Rollovers of after-tax contributions.
- Sec. 404. Hardship exception to 60-day rule.
- Sec. 405. Treatment of forms of distribution.
- Sec. 406. Rationalization of restrictions on distributions.
- Sec. 407. Purchase of service credit in governmental defined benefit plans.
- Sec. 408. Employers may disregard rollovers for purposes of cash-out amounts.
- Sec. 409. Minimum distribution and inclusion requirements for section 457 plans.

TITLE V—STRENGTHENING PENSION SECURITY AND ENFORCEMENT

- Sec. 501. Repeal of percent of current liability funding limit.
- Sec. 502. Maximum contribution deduction rules modified and applied to all defined benefit plans.
- Sec. 503. Excise tax relief for sound pension funding.
- Sec. 504. Excise tax on failure to provide notice by defined benefit plans significantly reducing future benefit accruals.
- Sec. 505. Treatment of multiemployer plans under section 415.
- Sec. 506. Protection of investment of employee contributions to 401(k) plans.
- Sec. 507. Periodic pension benefits statements.
- Sec. 508. Prohibited allocations of stock in S corporation ESOP.

TITLE VI—REDUCING REGULATORY BURDENS

- Sec. 601. Modification of timing of plan valuations.
- Sec. 602. ESOP dividends may be reinvested without loss of dividend deduction.



- Sec. 603. Repeal of transition rule relating to certain highly compensated employees.
- Sec. 604. Employees of tax-exempt entities.
- Sec. 605. Clarification of treatment of employer-provided retirement advice.
- Sec. 606. Reporting simplification.
- Sec. 607. Improvement of employee plans compliance resolution system.
- Sec. 608. Repeal of the multiple use test.
- Sec. 609. Flexibility in nondiscrimination, coverage, and line of business rules.
- Sec. 610. Extension to all governmental plans of moratorium on application of certain nondiscrimination rules applicable to State and local plans.
- Sec. 611. Notice and consent period regarding distributions.
- Sec. 612. Annual report dissemination.
- Sec. 613. Technical corrections to SAVER Act.

TITLE VII—OTHER ERISA PROVISIONS

- Sec. 701. Missing participants.
- Sec. 702. Reduced PBGC premium for new plans of small employers.
- Sec. 703. Reduction of additional PBGC premium for new and small plans.
- Sec. 704. Authorization for PBGC to pay interest on premium overpayment refunds.
- Sec. 705. Substantial owner benefits in terminated plans.
- Sec. 706. Civil penalties for breach of fiduciary responsibility.
- Sec. 707. Benefit suspension notice.
- Sec. 708. Studies.

TITLE VIII—PLAN AMENDMENTS

Sec. 801. Provisions relating to plan amendments.

1 TITLE I—INDIVIDUAL 2 RETIREMENT ACCOUNTS

- 3 SEC. 101. MODIFICATION OF IRA CONTRIBUTION LIMITS.
- 4 (a) Increase in Contribution Limit.—
- 5 (1) In General.—Paragraph (1)(A) of section
- 6 219(b) (relating to maximum amount of deduction)
- 7 is amended by striking "\$2,000" and inserting "the
- 8 deductible amount".
- 9 (2) DEDUCTIBLE AMOUNT.—Section 219(b) is
- amended by adding at the end the following new
- 11 paragraph:



1	"(5) Deductible amount.—For purposes of
2	paragraph (1)(A)—
3	"(A) IN GENERAL.—The deductible
4	amount shall be determined in accordance with
5	the following table:
	"For taxable years beginning in: The deductible amount is: 2002 \$3,000 2003 \$4,000 2004 and thereafter \$5,000
6	"(B) CATCH-UP CONTRIBUTIONS FOR INDI-
7	VIDUALS 50 OR OLDER.—In the case of an indi-
8	vidual who has attained the age of 50 before
9	the close of the taxable year, the deductible
10	amount for taxable years beginning in 2002 or
11	2003 shall be \$5,000.
12	"(C) Cost-of-living adjustment.—
13	"(i) In general.—In the case of any
14	taxable year beginning in a calendar year
15	after 2004, the \$5,000 amount under sub-
16	paragraph (A) shall be increased by an
17	amount equal to—
18	"(I) such dollar amount, multi-
19	plied by
20	"(II) the cost-of-living adjust-
21	ment determined under section
22	1(f)(3) for the calendar year in which
23	the taxable year begins, determined by



1	substituting 'calendar year 2003' for
2	'calendar year 1992' in subparagraph
3	(B) thereof.
4	"(ii) Rounding rules.—If any
5	amount after adjustment under clause (i)
6	is not a multiple of \$500, such amount
7	shall be rounded to the next lower multiple
8	of \$500.".
9	(b) Conforming Amendments.—
10	(1) Section 408(a)(1) is amended by striking
11	"in excess of \$2,000 on behalf of any individual"
12	and inserting "on behalf of any individual in excess
13	of the amount in effect for such taxable year under
14	section 219(b)(1)(A)".
15	(2) Section 408(b)(2)(B) is amended by strik-
16	ing "\$2,000" and inserting "the dollar amount in
17	effect under section 219(b)(1)(A)".
18	(3) Section 408(b) is amended by striking
19	"\$2,000" in the matter following paragraph (4) and
20	inserting "the dollar amount in effect under section
21	219(b)(1)(A)".
22	(4) Section 408(j) is amended by striking
23	"\$2,000".



1	(5) Section 408(p)(8) is amended by striking
2	"\$2,000" and inserting "the dollar amount in effect
3	under section 219(b)(1)(A)".
4	(c) Effective Date.—The amendments made by
5	this section shall apply to taxable years beginning after
6	December 31, 2001.
7	TITLE II—EXPANDING
8	COVERAGE
9	SEC. 201. INCREASE IN BENEFIT AND CONTRIBUTION
10	LIMITS.
11	(a) Defined Benefit Plans.—
12	(1) Dollar limit.—
13	(A) Subparagraph (A) of section 415(b)(1)
14	(relating to limitation for defined benefit plans)
15	is amended by striking "\$90,000" and inserting
16	"\$160,000".
17	(B) Subparagraphs (C) and (D) of section
18	415(b)(2) are each amended by striking
19	"\$90,000" each place it appears in the head-
20	ings and the text and inserting "\$160,000".
21	(C) Paragraph (7) of section 415(b) (relat-
22	ing to benefits under certain collectively bar-
23	gained plans) is amended by striking "the
24	greater of \$68,212 or one-half the amount oth-

erwise applicable for such year under paragraph



1	(1)(A) for '\$90,000'" and inserting "one-half
2	the amount otherwise applicable for such year
3	under paragraph (1)(A) for '\$160,000'".
4	(2) Limit reduced when benefit begins
5	BEFORE AGE 62.—Subparagraph (C) of section
6	415(b)(2) is amended by striking "the social security
7	retirement age" each place it appears in the heading
8	and text and inserting "age 62" and by striking the
9	second sentence.
10	(3) Limit increased when benefit begins
11	AFTER AGE 65.—Subparagraph (D) of section
12	415(b)(2) is amended by striking "the social security
13	retirement age" each place it appears in the heading
14	and text and inserting "age 65".
15	(4) Cost-of-living adjustments.—Sub-
16	section (d) of section 415 (related to cost-of-living
17	adjustments) is amended—
18	(A) by striking "\$90,000" in paragraph
19	(1)(A) and inserting "\$160,000"; and
20	(B) in paragraph (3)(A)—
21	(i) by striking "\$90,000" in the head-
22	ing and inserting "\$160,000"; and
23	(ii) by striking "October 1, 1986" and
24	inserting "July 1, 2001".
25	(5) Conforming amendments.—



1	(A) Section 415(b)(2) is amended by strik-
2	ing subparagraph (F).
3	(B) Section 415(b)(9) is amended to read
4	as follows:
5	"(9) Special rule for commercial airline
6	PILOTS.—
7	"(A) In general.—Except as provided in
8	subparagraph (B), in the case of any partici-
9	pant who is a commercial airline pilot, if, as of
10	the time of the participant's retirement, regula-
11	tions prescribed by the Federal Aviation Admin-
12	istration require an individual to separate from
13	service as a commercial airline pilot after at-
14	taining any age occurring on or after age 60
15	and before age 62, paragraph (2)(C) shall be
16	applied by substituting such age for age 62.
17	"(B) Individuals who separate from
18	SERVICE BEFORE AGE 60.—If a participant de-
19	scribed in subparagraph (A) separates from
20	service before age 60, the rules of paragraph
21	(2)(C) shall apply.".
22	(C) Section 415(b)(10)(C)(i) is amended
23	by striking "applied without regard to para-
24	graph (2)(F)".
25	(b) Defined Contribution Plans.—



1	(1) Dollar Limit.—Subparagraph (A) of sec-
2	tion 415(c)(1) (relating to limitation for defined con-
3	tribution plans) is amended by striking "\$30,000"
4	and inserting "\$40,000".
5	(2) Cost-of-living adjustments.—Sub-
6	section (d) of section 415 (related to cost-of-living
7	adjustments) is amended—
8	(A) by striking "\$30,000" in paragraph
9	(1)(C) and inserting "\$40,000"; and
10	(B) in paragraph (3)(D)—
11	(i) by striking "\$30,000" in the head-
12	ing and inserting "\$40,000"; and
13	(ii) by striking "October 1, 1993" and
14	inserting "July 1, 2001".
15	(c) QUALIFIED TRUSTS.—
16	(1) Compensation limit.—Sections
17	401(a)(17), $404(l)$, $408(k)$, and $505(b)(7)$ are each
18	amended by striking "\$150,000" each place it ap-
19	pears and inserting "\$200,000".
20	(2) Base period and rounding of cost-of-
21	LIVING ADJUSTMENT.—Subparagraph (B) of section
22	401(a)(17) is amended—
23	(A) by striking "October 1, 1993" and in-
24	serting "July 1, 2001"; and



1	(B) by striking "\$10,000" both places it
2	appears and inserting "\$5,000".
3	(d) Elective Deferrals.—
4	(1) In General.—Paragraph (1) of section
5	402(g) (relating to limitation on exclusion for elec-
6	tive deferrals) is amended to read as follows:
7	"(1) In general.—
8	"(A) Limitation.—Notwithstanding sub-
9	sections (e)(3) and (h)(1)(B), the elective defer-
10	rals of any individual for any taxable year shall
11	be included in such individual's gross income to
12	the extent the amount of such deferrals for the
13	taxable year exceeds the applicable dollar
14	amount.
15	"(B) APPLICABLE DOLLAR AMOUNT.—For
16	purposes of subparagraph (A), the applicable
17	dollar amount shall be the amount determined
18	in accordance with the following table:
	"For taxable years The applicable beginning in dollar amount: calendar year:
	2002 \$11,000 2003 \$12,000 2004 \$13,000 2005 \$14,000 2006 or thereafter \$15,000."
19	(2) Cost-of-living adjustment.—Paragraph
20	(5) of section 402(g) is amended to read as follows:



1	"(5) Cost-of-living adjustment.—In the
2	case of taxable years beginning after December 31,
3	2006, the Secretary shall adjust the \$15,000
4	amount under paragraph (1)(B) at the same time
5	and in the same manner as under section 415(d),
6	except that the base period shall be the calendar
7	quarter beginning July 1, 2005, and any increase
8	under this paragraph which is not a multiple of
9	\$500 shall be rounded to the next lowest multiple of
10	\$500.".
11	(3) Conforming amendments.—
12	(A) Section 402(g) (relating to limitation
13	on exclusion for elective deferrals), as amended
14	by paragraphs (1) and (2), is further amended
15	by striking paragraph (4) and redesignating
16	paragraphs (5), (6), (7), (8), and (9) as para-
17	graphs (4), (5), (6), (7), and (8), respectively.
18	(B) Paragraph (2) of section 457(c) is
19	amended by striking "402(g)(8)(A)(iii)" and in-
20	serting "402(g)(7)(A)(iii)".
21	(C) Clause (iii) of section $501(c)(18)(D)$ is
22	amended by striking "(other than paragraph

(4) thereof)".



1	(e) Deferred Compensation Plans of State
2	AND LOCAL GOVERNMENTS AND TAX-EXEMPT ORGANI-
3	ZATIONS.—
4	(1) In general.—Section 457 (relating to de-
5	ferred compensation plans of State and local govern-
6	ments and tax-exempt organizations) is amended—
7	(A) in subsections $(b)(2)(A)$ and $(c)(1)$ by
8	striking "\$7,500" each place it appears and in-
9	serting "the applicable dollar amount"; and
10	(B) in subsection (b)(3)(A) by striking
11	"\$15,000" and inserting "twice the dollar
12	amount in effect under subsection (b)(2)(A)".
13	(2) Applicable dollar amount; cost-of-
14	LIVING ADJUSTMENT.—Paragraph (15) of section
15	457(e) is amended to read as follows:
16	"(15) APPLICABLE DOLLAR AMOUNT.—
17	"(A) In general.—The applicable dollar
18	amount shall be the amount determined in ac-
19	cordance with the following table:
	"For taxable years The applicable beginning in dollar amount calendar year:
	2002
	2004
	2005
	2006 or thereafter
20	"(B) Cost-of-living adjustments.—In
21	the case of taxable years beginning after De-



1	cember 31, 2006, the Secretary shall adjust the
2	\$15,000 amount under subparagraph (A) at the
3	same time and in the same manner as under
4	section 415(d), except that the base period shall
5	be the calendar quarter beginning July 1, 2005,
6	and any increase under this paragraph which is
7	not a multiple of \$500 shall be rounded to the
8	next lowest multiple of \$500.".
9	(f) SIMPLE RETIREMENT ACCOUNTS.—
10	(1) Limitation.—Clause (ii) of section
11	408(p)(2)(A) (relating to general rule for qualified
12	salary reduction arrangement) is amended by strik-
13	ing "\$6,000" and inserting "the applicable dollar
14	amount".
15	(2) Applicable dollar amount.—Subpara-
16	graph (E) of 408(p)(2) is amended to read as fol-
17	lows:
18	"(E) Applicable dollar amount; cost-
19	OF-LIVING ADJUSTMENT.—
20	"(i) In general.—For purposes of
21	subparagraph (A)(ii), the applicable dollar
22	amount shall be the amount determined in
23	accordance with the following table:
	"For taxable years The applicable beginning in dollar amounts calendar year: 2002 \$7,000
	9009 \$000



	2004
1	"(ii) Cost-of-living adjustment.—
2	In the case of a year beginning after De-
3	cember 31, 2005, the Secretary shall ad-
4	just the \$10,000 amount under clause (i)
5	at the same time and in the same manner
6	as under section 415(d), except that the
7	base period taken into account shall be the
8	calendar quarter beginning July 1, 2004,
9	and any increase under this subparagraph
10	which is not a multiple of \$500 shall be
11	rounded to the next lower multiple of
12	\$500."·
13	(3) Conforming amendments.—
14	(A) Subclause (I) of section
15	401(k)(11)(B)(i) is amended by striking
16	"\$6,000" and inserting "the amount in effect
17	under section 408(p)(2)(A)(ii)".
18	(B) Section 401(k)(11) is amended by
19	striking subparagraph (E).
20	(g) Rounding Rule Relating to Defined Ben-
21	EFIT PLANS AND DEFINED CONTRIBUTION PLANS.—
22	Paragraph (4) of section 415(d) is amended to read as
23	follows:
24	"(4) Rounding.—



1	"(A) \$160,000 AMOUNT.—Any increase
2	under subparagraph (A) of paragraph (1) which
3	is not a multiple of \$5,000 shall be rounded to
4	the next lowest multiple of \$5,000.
5	"(B) \$40,000 AMOUNT.—Any increase
6	under subparagraph (C) of paragraph (1) which
7	is not a multiple of \$1,000 shall be rounded to
8	the next lowest multiple of \$1,000.".
9	(h) Effective Date.—The amendments made by
10	this section shall apply to years beginning after December
11	31, 2001.
12	SEC. 202. PLAN LOANS FOR SUBCHAPTER S OWNERS, PART-
13	NERS, AND SOLE PROPRIETORS.
13 14	NERS, AND SOLE PROPRIETORS. (a) AMENDMENT OF INTERNAL REVENUE CODE.—
14	(a) Amendment of Internal Revenue Code.—
14 15	(a) AMENDMENT OF INTERNAL REVENUE CODE.— Subparagraph (B) of section 4975(f)(6) (relating to exemptions not to apply to certain transactions) is amended
141516	(a) AMENDMENT OF INTERNAL REVENUE CODE.— Subparagraph (B) of section 4975(f)(6) (relating to exemptions not to apply to certain transactions) is amended
14151617	(a) AMENDMENT OF INTERNAL REVENUE CODE.—Subparagraph (B) of section 4975(f)(6) (relating to exemptions not to apply to certain transactions) is amended by adding at the end the following new clause:
14 15 16 17 18	(a) AMENDMENT OF INTERNAL REVENUE CODE.— Subparagraph (B) of section 4975(f)(6) (relating to exemptions not to apply to certain transactions) is amended by adding at the end the following new clause: "(iii) LOAN EXCEPTION.—For pur-
141516171819	(a) Amendment of Internal Revenue Code.— Subparagraph (B) of section 4975(f)(6) (relating to exemptions not to apply to certain transactions) is amended by adding at the end the following new clause: "(iii) Loan exception.—For purposes of subparagraph (A)(i), the term
14 15 16 17 18 19 20	(a) Amendment of Internal Revenue Code.— Subparagraph (B) of section 4975(f)(6) (relating to exemptions not to apply to certain transactions) is amended by adding at the end the following new clause: "(iii) Loan exception.—For purposes of subparagraph (A)(i), the term 'owner-employee' shall only include a per-
14 15 16 17 18 19 20 21	(a) Amendment of Internal Revenue Code.— Subparagraph (B) of section 4975(f)(6) (relating to exemptions not to apply to certain transactions) is amended by adding at the end the following new clause: "(iii) Loan exception.—For purposes of subparagraph (A)(i), the term 'owner-employee' shall only include a person described in subclause (II) or (III) of



1	(29 U.S.C. 1108(d)(2)) is amended by adding at the end
2	the following new subparagraph:
3	"(C) For purposes of paragraph (1)(A), the term
4	'owner-employee' shall only include a person described in
5	clause (ii) or (iii) of subparagraph (A).".
6	(c) Effective Date.—The amendments made by
7	this section shall apply to years beginning after December
8	31, 2001.
9	SEC. 203. MODIFICATION OF TOP-HEAVY RULES.
10	(a) Simplification of Definition of Key Em-
11	PLOYEE.—
12	(1) In general.—Section 416(i)(1)(A) (defin-
13	ing key employee) is amended—
14	(A) by striking "or any of the 4 preceding
15	plan years" in the matter preceding clause (i)
16	(B) by striking clause (i) and inserting the
17	following:
18	"(i) an officer of the employer having
19	an annual compensation greater than
20	\$150,000,";
21	(C) by striking clause (ii) and redesig-
22	nating clauses (iii) and (iv) as clauses (ii) and
23	(iii), respectively; and



1	(D) by striking the second sentence in the
2	matter following clause (iii), as redesignated by
3	subparagraph (C).
4	(2) Conforming Amendment.—Section
5	416(i)(1)(B)(iii) is amended by striking "and sub-
6	paragraph (A)(ii)".
7	(b) Matching Contributions Taken Into Ac-
8	COUNT FOR MINIMUM CONTRIBUTION REQUIREMENTS.—
9	Section 416(c)(2)(A) (relating to defined contribution
10	plans) is amended by adding at the end the following:
11	"Employer matching contributions (as defined in section
12	401(m)(4)(A)) shall be taken into account for purposes
13	of this subparagraph.".
14	(c) Distributions During Last Year Before
15	DETERMINATION DATE TAKEN INTO ACCOUNT.—
16	(1) In General.—Paragraph (3) of section
17	416(g) is amended to read as follows:
18	"(3) Distributions during last year be-
19	FORE DETERMINATION DATE TAKEN INTO AC-
20	COUNT.—
21	"(A) In General.—For purposes of
22	determining—
23	"(i) the present value of the cumu-
24	lative accrued benefit for any employee, or



1	"(ii) the amount of the account of any
2	employee,
3	such present value or amount shall be increased
4	by the aggregate distributions made with re-
5	spect to such employee under the plan during
6	the 1-year period ending on the determination
7	date. The preceding sentence shall also apply to
8	distributions under a terminated plan which is
9	it had not been terminated would have been re-
10	quired to be included in an aggregation group
11	"(B) 5-YEAR PERIOD IN CASE OF IN-SERV-
12	ICE DISTRIBUTION.—In the case of any dis-
13	tribution made for a reason other than separa-
14	tion from service, death, or disability, subpara-
15	graph (A) shall be applied by substituting '5-
16	year period' for '1-year period'.".
17	(2) Benefits not taken into account.—
18	Subparagraph (E) of section 416(g)(4) is
19	amended—
20	(A) by striking "LAST 5 YEARS" in the
21	heading and inserting "LAST YEAR BEFORE DE-
22	TERMINATION DATE"; and
23	(B) by striking "5-year period" and insert-
24	ing "1-year period"



1	(d) Definition of Top-Heavy Plans.—Paragraph
2	(4) of section 416(g) (relating to other special rules for
3	top-heavy plans) is amended by adding at the end the fol-
4	lowing new subparagraph:
5	"(H) Cash or deferred arrangements
6	USING ALTERNATIVE METHODS OF MEETING
7	NONDISCRIMINATION REQUIREMENTS.—The
8	term 'top-heavy plan' shall not include a plan
9	which consists solely of—
10	"(i) a cash or deferred arrangement
11	which meets the requirements of section
12	401(k)(12), and
13	"(ii) matching contributions with re-
14	spect to which the requirements of section
15	401(m)(11) are met.
16	If, but for this subparagraph, a plan would be
17	treated as a top-heavy plan because it is a
18	member of an aggregation group which is a top-
19	heavy group, contributions under the plan may
20	be taken into account in determining whether
21	any other plan in the group meets the require-
22	ments of subsection $(c)(2)$.".
23	(e) Frozen Plan Exempt From Minimum Ben-
24	EFIT REQUIREMENT.—Subparagraph (C) of section
25	416(c)(1) (relating to defined benefit plans) is amended—



1	(A) by striking "clause (ii)" in clause (i)
2	and inserting "clause (ii) or (iii)"; and
3	(B) by adding at the end the following:
4	"(iii) Exception for frozen
5	PLAN.—For purposes of determining an
6	employee's years of service with the em-
7	ployer, any service with the employer shall
8	be disregarded to the extent that such
9	service occurs during a plan year when the
10	plan benefits (within the meaning of sec-
11	tion 410(b)) no key employee or former
12	key employee.".
13	(f) Elimination of Family Attribution.—Sec-
14	tion 416(i)(1)(B) (defining 5-percent owner) is amended
15	by adding at the end the following new clause:
16	"(iv) Family attribution dis-
17	REGARDED.—Solely for purposes of apply-
18	ing this paragraph (and not for purposes
19	of any provision of this title which incor-
20	porates by reference the definition of a key
21	employee or 5-percent owner under this
22	paragraph), section 318 shall be applied
23	without regard to subsection (a)(1) thereof
24	in determining whether any person is a 5-
25	percent owner.".



- 1 (g) Effective Date.—The amendments made by
- 2 this section shall apply to years beginning after December
- 3 31, 2001.
- 4 SEC. 204. ELECTIVE DEFERRALS NOT TAKEN INTO AC-
- 5 COUNT FOR PURPOSES OF DEDUCTION LIM-
- 6 ITS.
- 7 (a) IN GENERAL.—Section 404 (relating to deduction
- 8 for contributions of an employer to an employees' trust
- 9 or annuity plan and compensation under a deferred pay-
- 10 ment plan) is amended by adding at the end the following
- 11 new subsection:
- 12 "(n) Elective Deferrals Not Taken Into Ac-
- 13 COUNT FOR PURPOSES OF DEDUCTION LIMITS.—Elective
- 14 deferrals (as defined in section 402(g)(3)) shall not be
- 15 subject to any limitation contained in paragraph (3), (7),
- 16 or (9) of subsection (a), and such elective deferrals shall
- 17 not be taken into account in applying any such limitation
- 18 to any other contributions.".
- 19 (b) Effective Date.—The amendment made by
- 20 this section shall apply to years beginning after December
- 21 31, 2001.



1	SEC. 205. REPEAL OF COORDINATION REQUIREMENTS FOR
2	DEFERRED COMPENSATION PLANS OF STATE
3	AND LOCAL GOVERNMENTS AND TAX-EX-
4	EMPT ORGANIZATIONS.
5	(a) In General.—Subsection (c) of section 457 (re-
6	lating to deferred compensation plans of State and local
7	governments and tax-exempt organizations), as amended
8	by section 201, is amended to read as follows:
9	"(c) Limitation.—The maximum amount of the
10	compensation of any one individual which may be deferred
11	under subsection (a) during any taxable year shall not ex-
12	ceed the amount in effect under subsection $(b)(2)(A)$ (as
13	modified by any adjustment provided under subsection
14	(b)(3)).".
15	(b) Effective Date.—The amendment made by
16	subsection (a) shall apply to years beginning after Decem-
17	ber 31, 2001.
18	SEC. 206. ELIMINATION OF USER FEE FOR REQUESTS TO
19	IRS REGARDING PENSION PLANS.
20	(a) Elimination of Certain User Fees.—The
21	Secretary of the Treasury or the Secretary's delegate shall
22	not require payment of user fees under the program estab-
23	lished under section 10511 of the Revenue Act of 1987
24	for requests to the Internal Revenue Service for deter-
25	mination letters with respect to the qualified status of a

26 pension benefit plan maintained solely by one or more eli-



1	gible employers or any trust which is part of the plan.
2	The preceding sentence shall not apply to any request—
3	(1) made after the later of—
4	(A) the fifth plan year the pension benefit
5	plan is in existence; or
6	(B) the end of any remedial amendment
7	period with respect to the plan beginning within
8	the first 5 plan years; or
9	(2) made by the sponsor of any prototype or
10	similar plan which the sponsor intends to market to
11	participating employers.
12	(b) Pension Benefit Plan.—For purposes of this
13	section, the term "pension benefit plan" means a pension,
14	profit-sharing, stock bonus, annuity, or employee stock
15	ownership plan.
16	(e) Eligible Employer.—For purposes of this sec-
17	tion, the term "eligible employer" has the same meaning
18	given such term in section $408(p)(2)(C)(i)(I)$ of the Inter-
19	nal Revenue Code of 1986. The determination of whether
20	an employer is an eligible employer under this section shall
21	be made as of the date of the request described in sub-
22	section (a).
23	(d) Determination of Average Fees
24	Charged.—For purposes of any determination of average



1	fees charged, any request to which subsection (a) applies
2	shall not be taken into account.
3	(e) Effective Date.—The provisions of this section
4	shall apply with respect to requests made after December
5	31, 2001.
6	SEC. 207. DEDUCTION LIMITS.
7	(a) Stock Bonus and Profit Sharing Trusts.—
8	(1) In general.—Subclause (I) of section
9	404(a)(3)(A)(i) (relating to stock bonus and profit
10	sharing trusts) is amended by striking "15 percent"
11	and inserting "20 percent".
12	(2) Conforming amendment.—Subparagraph
13	(C) of section 404(h)(1) is amended by striking "15
14	percent" each place it appears and inserting "20
15	percent".
16	(b) Compensation.—
17	(1) In general.—Section 404(a) (relating to
18	general rule) is amended by adding at the end the
19	following:
20	"(12) Definition of Compensation.—For
21	purposes of paragraphs (3), (7), (8), and (9), the
22	term 'compensation otherwise paid or accrued dur-
23	ing the taxable year' shall include amounts treated
24	as 'participant's compensation' under subparagraph

(C) or (D) of section 415(e)(3).".



1	(2) Conforming amendments.—
2	(A) Subparagraph (B) of section 404(a)(3)
3	is amended by striking the last sentence.
4	(B) Clause (i) of section $4972(c)(6)(B)$ is
5	amended by striking "(within the meaning of
6	section 404(a))" and inserting "(within the
7	meaning of section 404(a) and as adjusted
8	under section $404(a)(12)$)".
9	(e) Effective Date.—The amendments made by
10	this section shall apply to years beginning after December
11	31, 2001.
12	SEC. 208. OPTION TO TREAT ELECTIVE DEFERRALS AS
13	AFTER-TAX CONTRIBUTIONS.
13 14	AFTER-TAX CONTRIBUTIONS. (a) IN GENERAL.—Subpart A of part I of subchapter
14 15	(a) In General.—Subpart A of part I of subchapter
14 15	(a) In General.—Subpart A of part I of subchapter D of chapter 1 (relating to deferred compensation, etc.)
14151617	(a) In General.—Subpart A of part I of subchapter D of chapter 1 (relating to deferred compensation, etc.) is amended by inserting after section 402 the following
14151617	(a) In General.—Subpart A of part I of subchapter D of chapter 1 (relating to deferred compensation, etc.) is amended by inserting after section 402 the following new section:
14 15 16 17 18	(a) In General.—Subpart A of part I of subchapter D of chapter 1 (relating to deferred compensation, etc.) is amended by inserting after section 402 the following new section: "SEC. 402A. OPTIONAL TREATMENT OF ELECTIVE DEFER-
141516171819	(a) In General.—Subpart A of part I of subchapter D of chapter 1 (relating to deferred compensation, etc.) is amended by inserting after section 402 the following new section: "SEC. 402A. OPTIONAL TREATMENT OF ELECTIVE DEFERRALS AS PLUS CONTRIBUTIONS.
14 15 16 17 18 19 20	(a) In General.—Subpart A of part I of subchapter D of chapter 1 (relating to deferred compensation, etc.) is amended by inserting after section 402 the following new section: "SEC. 402A. OPTIONAL TREATMENT OF ELECTIVE DEFERBALS AS PLUS CONTRIBUTIONS. "(a) General Rule.—If an applicable retirement
14 15 16 17 18 19 20 21	(a) In General.—Subpart A of part I of subchapter D of chapter 1 (relating to deferred compensation, etc.) is amended by inserting after section 402 the following new section: "SEC. 402A. OPTIONAL TREATMENT OF ELECTIVE DEFERBALS AS PLUS CONTRIBUTIONS. "(a) General Rule.—If an applicable retirement plan includes a qualified plus contribution program—



1	ter, except that such contribution shall not be ex-
2	cludable from gross income, and
3	"(2) such plan (and any arrangement which is
4	part of such plan) shall not be treated as failing to
5	meet any requirement of this chapter solely by rea-
6	son of including such program.
7	"(b) Qualified Plus Contribution Program.—
8	For purposes of this section—
9	"(1) In general.—The term 'qualified plus
10	contribution program' means a program under which
11	an employee may elect to make designated plus con-
12	tributions in lieu of all or a portion of elective defer-
13	rals the employee is otherwise eligible to make under
14	the applicable retirement plan.
15	"(2) SEPARATE ACCOUNTING REQUIRED.—A
16	program shall not be treated as a qualified plus con-
17	tribution program unless the applicable retirement
18	plan—
19	"(A) establishes separate accounts ('des-
20	ignated plus accounts') for the designated plus
21	contributions of each employee and any earn-
22	ings properly allocable to the contributions, and
23	"(B) maintains separate recordkeeping
24	with respect to each account.



1	"(c) Definitions and Rules Relating to Des-
2	IGNATED PLUS CONTRIBUTIONS.—For purposes of this
3	section—
4	"(1) Designated Plus contribution.—The
5	term 'designated plus contribution' means any elec-
6	tive deferral which—
7	"(A) is excludable from gross income of an
8	employee without regard to this section, and
9	"(B) the employee designates (at such time
10	and in such manner as the Secretary may pre-
11	scribe) as not being so excludable.
12	"(2) Designation Limits.—The amount of
13	elective deferrals which an employee may designate
14	under paragraph (1) shall not exceed the excess (in
15	any) of—
16	"(A) the maximum amount of elective de-
17	ferrals excludable from gross income of the em-
18	ployee for the taxable year (without regard to
19	this section), over
20	"(B) the aggregate amount of elective de-
21	ferrals of the employee for the taxable year
22	which the employee does not designate under
23	paragraph (1).
24	"(3) Rollover contributions.—



1	"(A) IN GENERAL.—A rollover contribu-
2	tion of any payment or distribution from a des-
3	ignated plus account which is otherwise allow-
4	able under this chapter may be made only if the
5	contribution is to—
6	"(i) another designated plus account
7	of the individual from whose account the
8	payment or distribution was made, or
9	"(ii) a Roth IRA of such individual.
10	"(B) Coordination with Limit.—Any
11	rollover contribution to a designated plus ac-
12	count under subparagraph (A) shall not be
13	taken into account for purposes of paragraph
14	(1).
15	"(d) Distribution Rules.—For purposes of this
16	title—
17	"(1) Exclusion.—Any qualified distribution
18	from a designated plus account shall not be includ-
19	ible in gross income.
20	"(2) Qualified distribution.—For purposes
21	of this subsection—
22	"(A) IN GENERAL.—The term 'qualified
23	distribution' has the meaning given such term
24	by section $408A(d)(2)(A)$ (without regard to
25	clause (iv) thereof).



1	"(B) Distributions within nonexclu-
2	SION PERIOD.—A payment or distribution from
3	a designated plus account shall not be treated
4	as a qualified distribution if such payment or
5	distribution is made within the 5-taxable-year
6	period beginning with the earlier of—
7	"(i) the first taxable year for which
8	the individual made a designated plus con-
9	tribution to any designated plus account
10	established for such individual under the
11	same applicable retirement plan, or
12	"(ii) if a rollover contribution was
13	made to such designated plus account from
14	a designated plus account previously estab-
15	lished for such individual under another
16	applicable retirement plan, the first taxable
17	year for which the individual made a des-
18	ignated plus contribution to such pre-
19	viously established account.
20	"(C) Distributions of excess defer-
21	RALS AND CONTRIBUTIONS AND EARNINGS
22	THEREON.—The term 'qualified distribution'
23	shall not include any distribution of an excess

deferral under section 402(g)(2) or any excess



1	contribution under section 401(k)(8), and any
2	income on the excess deferral or contribution.
3	"(3) Treatment of distributions of cer-
4	TAIN EXCESS DEFERRALS.—Notwithstanding section
5	72, if any excess deferral under section 402(g)(2) at-
6	tributable to a designated plus contribution is not
7	distributed on or before the 1st April 15 following
8	the close of the taxable year in which such excess de-
9	ferral is made, the amount of such excess deferral
10	shall—
11	"(A) not be treated as investment in the
12	contract, and
13	"(B) be included in gross income for the
14	taxable year in which such excess is distributed.
15	"(4) Aggregation Rules.—Section 72 shall
16	be applied separately with respect to distributions
17	and payments from a designated plus account and
18	other distributions and payments from the plan.
19	"(e) Other Definitions.—For purposes of this
20	section—
21	"(1) Applicable retirement plan.—The
22	term 'applicable retirement plan' means—
23	"(A) an employees' trust described in sec-
24	tion 401(a) which is exempt from tax under
25	section 501(a), and



1	"(B) a plan under which amounts are con-
2	tributed by an individual's employer for an an-
3	nuity contract described in section 403(b).
4	"(2) Elective deferral.—The term 'elective
5	deferral' means any elective deferral described in
6	subparagraph (A) or (C) of section 402(g)(3).".
7	(b) Excess Deferrals.—Section 402(g) (relating
8	to limitation on exclusion for elective deferrals) is
9	amended—
10	(1) by adding at the end of paragraph (1)(A)
11	(as added by section $201(d)(1)$) the following new
12	sentence: "The preceding sentence shall not apply to
13	so much of such excess as does not exceed the des-
14	ignated plus contributions of the individual for the
15	taxable year."; and
16	(2) by inserting "(or would be included but for
17	the last sentence thereof)" after "paragraph (1)" in
18	paragraph $(2)(A)$.
19	(c) Rollovers.—Subparagraph (B) of section
20	402(c)(8) is amended by adding at the end the following:
21	"If any portion of an eligible rollover distribu-
22	tion is attributable to payments or distributions
23	from a designated plus account (as defined in
24	section 402A), an eligible retirement plan with
25	respect to such portion shall include only an-



1	other designated plus account and a Roth
2	IRA.".
3	(d) Reporting Requirements.—
4	(1) W-2 information.—Section 6051(a)(8) is
5	amended by inserting ", including the amount of
6	designated plus contributions (as defined in section
7	402A)" before the comma at the end.
8	(2) Information.—Section 6047 is amended
9	by redesignating subsection (f) as subsection (g) and
10	by inserting after subsection (e) the following new
11	subsection:
12	"(f) Designated Plus Contributions.—The Sec-
13	retary shall require the plan administrator of each applica-
14	ble retirement plan (as defined in section 402A) to make
15	such returns and reports regarding designated plus con-
16	tributions (as so defined) to the Secretary, participants
17	and beneficiaries of the plan, and such other persons as
18	the Secretary may prescribe.".
19	(e) Conforming Amendments.—
20	(1) Section 408A(e) is amended by adding after
21	the first sentence the following new sentence: "Such
22	term includes a rollover contribution described in
23	section $402A(c)(3)(A)$.".
24	(2) The table of sections for subpart A of part
25	I of subchapter D of chapter 1 is amended by insert-



- ing after the item relating to section 402 the following new item:
 - "Sec. 402A. Optional treatment of elective deferrals as plus contributions.".
- 3 (f) Effective Date.—The amendments made by
- 4 this section shall apply to taxable years beginning after
- 5 December 31, 2001.
- 6 SEC. 209. AVAILABILITY OF QUALIFIED PLANS TO SELF-EM-
- 7 PLOYED INDIVIDUALS WHO ARE EXEMPT
- FROM THE SELF-EMPLOYMENT TAX BY REA-
- 9 SON OF THEIR RELIGIOUS BELIEFS.
- 10 (a) IN GENERAL.—Subparagraph (A) of section
- 401(c)(2) (defining earned income) is amended by adding
- 12 at the end thereof the following new sentence: "For pur-
- 13 poses of this part only (other than sections 419 and
- 14 419A), this subparagraph shall be applied as if the term
- 15 'trade or business' for purposes of section 1402 included
- 16 service described in section 1402(c)(6).".
- 17 (b) SIMPLE RETIREMENT ACCOUNTS.—Clause (ii) of
- 18 section 408(p)(6)(A) (defining self-employed) is amended
- 19 by adding at the end the following new sentence: "The
- 20 preceding sentence shall be applied as if the term 'trade
- 21 or business' for purposes of section 1402 included service
- 22 described in section 1402(c)(6).".



1	(c) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	December 31, 2001.
4	SEC. 210. CERTAIN NONRESIDENT ALIENS EXCLUDED IN
5	APPLYING MINIMUM COVERAGE REQUIRE-
6	MENTS.
7	(a) In General.—Subparagraph (C) of section
8	410(b)(3) (relating to exclusion of certain employees) is
9	amended by inserting ", determined without regard to the
10	reference to subchapter D in the last sentence thereof"
11	after "section 861(a)(3)".
12	(b) Effective Date.—The amendment made by
13	subsection (a) shall apply to plan years beginning after
14	December 31, 2001.
15	TITLE III—ENHANCING
16	FAIRNESS FOR WOMEN
17	SEC. 301. CATCH-UP CONTRIBUTIONS FOR INDIVIDUALS
18	AGE 50 OR OVER.
19	(a) In General.—Section 414 (relating to defini-
20	tions and special rules) is amended by adding at the end
21	the following new subsection:
22	"(v) CATCH-UP CONTRIBUTIONS FOR INDIVIDUALS
23	Age 50 or Over.—
24	"(1) In General.—An applicable employer
25	plan shall not be treated as failing to meet any re-



1	quirement of this title solely because the plan per-
2	mits an eligible participant to make additional elec-
3	tive deferrals in any plan year.
4	"(2) Limitation on amount of additional
5	DEFERRALS.—A plan shall not permit additional
6	elective deferrals under paragraph (1) for any year
7	in an amount greater than the lesser of—
8	"(A) \$5,000, or
9	"(B) the excess (if any) of—
10	"(i) the participant's compensation for
11	the year, over
12	"(ii) any other elective deferrals of the
13	participant for such year which are made
14	without regard to this subsection.
15	"(3) Treatment of contributions.—In the
16	case of any contribution to a plan under paragraph
17	(1), such contribution shall not, with respect to the
18	year in which the contribution is made—
19	"(A) be subject to any otherwise applicable
20	limitation contained in section 402(g),
21	402(h)(2), 404(a), 404(h), 408(p)(2)(A)(ii),
22	415, or 457, or
23	"(B) be taken into account in applying
24	such limitations to other contributions or bene-
25	fits under such plan or any other such plan.



1	"(4) Application of nondiscrimination
2	RULES.—
3	"(A) In General.—An applicable em-
4	ployer plan shall not be treated as failing to
5	meet the nondiscrimination requirements under
6	section 401(a)(4) with respect to benefits
7	rights, and features if the plan allows all eligi-
8	ble participants to make the same election with
9	respect to the additional elective deferrals under
10	this subsection.
11	"(B) AGGREGATION.—For purposes of
12	subparagraph (A), all plans maintained by em-
13	ployers who are treated as a single employer
14	under subsection (b), (c), (m), or (o) of section
15	414 shall be treated as 1 plan.
16	"(5) Eligible participant.—For purposes of
17	this subsection, the term 'eligible participant' means
18	with respect to any plan year, a participant in a
19	plan—
20	"(A) who has attained the age of 50 before
21	the close of the plan year, and
22	"(B) with respect to whom no other elec-
23	tive deferrals may (without regard to this sub-
24	section) be made to the plan for the plan year

by reason of the application of any limitation or



1	other restriction described in paragraph (3) or
2	comparable limitation contained in the terms of
3	the plan.
4	"(6) Other definitions and rules.—For
5	purposes of this subsection—
6	"(A) APPLICABLE EMPLOYER PLAN.—The
7	term 'applicable employer plan' means—
8	"(i) an employees' trust described in
9	section 401(a) which is exempt from tax
10	under section 501(a),
11	"(ii) a plan under which amounts are
12	contributed by an individual's employer for
13	an annuity contract described in section
14	403(b),
15	"(iii) an eligible deferred compensa-
16	tion plan under section 457 of an eligible
17	employer as defined in section
18	457(e)(1)(A), and
19	"(iv) an arrangement meeting the re-
20	quirements of section 408 (k) or (p).
21	"(B) ELECTIVE DEFERRAL.—The term
22	'elective deferral' has the meaning given such
23	term by subsection (u)(2)(C).
24	"(C) Exception for section 457
25	PLANS.—This subsection shall not apply to an



1	applicable employer plan described in subpara-
2	graph (A)(iii) for any year to which section
3	457(b)(3) applies.
4	"(D) Cost-of-living adjustment.—In
5	the case of a year beginning after December 31,
6	2006, the Secretary shall adjust annually the
7	\$5,000 amount in paragraph (2)(A) for in-
8	creases in the cost-of-living at the same time
9	and in the same manner as adjustments under
10	section 415(d); except that the base period
11	taken into account shall be the calendar quarter
12	beginning July 1, 2005, and any increase under
13	this subparagraph which is not a multiple of
14	\$500 shall be rounded to the next lower mul-
15	tiple of \$500.".
16	(b) Effective Date.—The amendment made by
17	this section shall apply to contributions in taxable years
18	beginning after December 31, 2001.
19	SEC. 302. EQUITABLE TREATMENT FOR CONTRIBUTIONS OF
20	EMPLOYEES TO DEFINED CONTRIBUTION
21	PLANS.
22	(a) Equitable Treatment.—
23	(1) In general.—Subparagraph (B) of section
24	415(c)(1) (relating to limitation for defined con-



1	tribution plans) is amended by striking "25 percent"
2	and inserting "100 percent".
3	(2) Application to Section 403(b).—Section
4	403(b) is amended—
5	(A) by striking "the exclusion allowance
6	for such taxable year" in paragraph (1) and in-
7	serting "the applicable limit under section
8	415";
9	(B) by striking paragraph (2); and
10	(C) by inserting "or any amount received
11	by a former employee after the fifth taxable
12	year following the taxable year in which such
13	employee was terminated" before the period at
14	the end of the second sentence of paragraph
15	(3).
16	(3) Conforming amendments.—
17	(A) Subsection (f) of section 72 is amend-
18	ed by striking "section 403(b)(2)(D)(iii))" and
19	inserting "section 403(b)(2)(D)(iii), as in effect
20	before the enactment of the Comprehensive Re-
21	tirement Security and Pension Reform Act of
22	2001)".
23	(B) Section 404(a)(10)(B) is amended by
24	striking ", the exclusion allowance under sec-
25	tion 403(b)(2),".



1	(C) Section 404(j) is amended by adding
2	at the end the following new paragraph:
3	"(3) Special rule for money purchase
4	PLANS.—For purposes of paragraph (1)(B), in the
5	case of a defined contribution plan which is subject
6	to the funding standards of section 412, section
7	415(c)(1)(B) shall be applied by substituting '25
8	percent' for '100 percent'.''.
9	(D) Section 415(a)(2) is amended by strik-
10	ing ", and the amount of the contribution for
11	such portion shall reduce the exclusion allow-
12	ance as provided in section 403(b)(2)".
13	(E) Section 415(c)(3) is amended by add-
14	ing at the end the following new subparagraph:
15	"(E) ANNUITY CONTRACTS.—In the case
16	of an annuity contract described in section
17	403(b), the term 'participant's compensation'
18	means the participant's includible compensation
19	determined under section 403(b)(3).".
20	(F) Section 415(c) is amended by striking
21	paragraph (4).
22	(G) Section 415(c)(7) is amended to read
23	as follows:
24	"(7) CERTAIN CONTRIBUTIONS BY CHURCH
25	PLANS NOT TREATED AS EXCEEDING LIMIT.—



1	"(A) IN GENERAL.—Notwithstanding any
2	other provision of this subsection, at the elec-
3	tion of a participant who is an employee of a
4	church or a convention or association of church-
5	es, including an organization described in sec-
6	tion 414(e)(3)(B)(ii), contributions and other
7	additions for an annuity contract or retirement
8	income account described in section 403(b) with
9	respect to such participant, when expressed as
10	an annual addition to such participant's ac-
11	count, shall be treated as not exceeding the lim-
12	itation of paragraph (1) if such annual addition
13	is not in excess of \$10,000.
14	"(B) \$40,000 AGGREGATE LIMITATION.—
15	The total amount of additions with respect to
16	any participant which may be taken into ac-
17	count for purposes of this subparagraph for all
18	years may not exceed \$40,000.
19	"(C) Annual addition.—For purposes of
20	this paragraph, the term 'annual addition' has
21	the meaning given such term by paragraph
22	(2).".
23	(H) Subparagraph (B) of section
24	402(g)(7) (as redesignated by section 201) is

amended by inserting before the period at the



1	end the following: "(as in effect before the en-
2	actment of the Comprehensive Retirement Se-
3	curity and Pension Reform Act of 2001)".
4	(I) Section 664(g) is amended—
5	(i) in paragraph (3)(E) by striking
6	"limitations under section 415(c)" and in-
7	serting "applicable limitation under para-
8	graph (7)", and
9	(ii) by adding at the end the following
10	new paragraph:
11	"(7) Applicable limitation.—
12	"(A) In general.—For purposes of para-
13	graph (3)(E), the applicable limitation under
14	this paragraph with respect to a participant is
15	an amount equal to the lesser of—
16	"(i) \$30,000, or
17	"(ii) 25 percent of the participant's
18	compensation (as defined in section
19	415(c)(3)).
20	"(B) Cost-of-living adjustment.—The
21	Secretary shall adjust annually the \$30,000
22	amount under subparagraph (A)(i) at the same
23	time and in the same manner as under section
24	415(d), except that the base period shall be the
25	calendar quarter beginning October 1, 1993,



1	and any increase under this subparagraph
2	which is not a multiple of \$5,000 shall be
3	rounded to the next lowest multiple of \$5,000.".
4	(4) Effective date.—The amendments made
5	by this subsection shall apply to years beginning
6	after December 31, 2001.
7	(b) Special Rules for Sections 403(b) and
8	408.—
9	(1) In general.—Subsection (k) of section
10	415 is amended by adding at the end the following
11	new paragraph:
12	"(4) Special rules for sections 403(b)
13	AND 408.—For purposes of this section, any annuity
14	contract described in section 403(b) for the benefit
15	of a participant shall be treated as a defined con-
16	tribution plan maintained by each employer with re-
17	spect to which the participant has the control re-
18	quired under subsection (b) or (c) of section 414 (as
19	modified by subsection (h)). For purposes of this
20	section, any contribution by an employer to a sim-
21	plified employee pension plan for an individual for a
22	taxable year shall be treated as an employer con-
23	tribution to a defined contribution plan for such in-
24	dividual for such year.".



1	(A) In general.—The amendment made
2	by paragraph (1) shall apply to limitation years
3	beginning after December 31, 1999.
4	(B) EXCLUSION ALLOWANCE.—Effective
5	for limitation years beginning in 2000, in the
6	case of any annuity contract described in sec-
7	tion 403(b) of the Internal Revenue Code of
8	1986, the amount of the contribution disquali-
9	fied by reason of section 415(g) of such Code
10	shall reduce the exclusion allowance as provided
11	in section 403(b)(2) of such Code.
12	(3) Modification of 403(b) exclusion al-
13	LOWANCE TO CONFORM TO 415 MODIFICATION.—The
14	Secretary of the Treasury shall modify the regula-
15	tions regarding the exclusion allowance under section
16	403(b)(2) of the Internal Revenue Code of 1986 to
17	render void the requirement that contributions to a
18	defined benefit pension plan be treated as previously
19	excluded amounts for purposes of the exclusion al-
20	lowance. For taxable years beginning after Decem-
21	ber 31, 1999, such regulations shall be applied as if
22	such requirement were void.
23	(c) Deferred Compensation Plans of State
24	AND LOCAL GOVERNMENTS AND TAX-EXEMPT ORGANI-
25	ZATIONS.—



1	(1) In General.—Subparagraph (B) of section
2	457(b)(2) (relating to salary limitation on eligible
3	deferred compensation plans) is amended by striking
4	" $33\frac{1}{3}$ percent" and inserting " 100 percent".
5	(2) Effective date.—The amendment made
6	by this subsection shall apply to years beginning
7	after December 31, 2001.
8	SEC. 303. FASTER VESTING OF CERTAIN EMPLOYER
9	MATCHING CONTRIBUTIONS.
10	(a) Amendment of Internal Revenue Code.—
11	Section 411(a) (relating to minimum vesting standards)
12	is amended—
13	(1) in paragraph (2) in the matter preceding
14	subparagraph (A), by striking "A plan" and insert-
15	ing "Except as provided in paragraph (12), a plan";
16	and
17	(2) by adding at the end the following:
18	"(12) Faster vesting for matching con-
19	TRIBUTIONS.—In the case of matching contributions
20	(as defined in section 401(m)(4)(A)), paragraph (2)
21	shall be applied—
22	"(A) by substituting '3 years' for '5 years'
23	in subparagraph (A), and
24	"(B) by substituting the following table for
25	the table contained in subparagraph (B):



	The nonforfeitable "Years of service: percentage is:
	2
	4
	5
1	(b) AMENDMENT OF ERISA.—Section 203(a) of the
2	Employee Retirement Income Security Act of 1974 (29
3	U.S.C. 1053(a)) is amended—
4	(1) in paragraph (2), in the matter preceding
5	subparagraph (A), by striking "A plan" and insert-
6	ing "Except as provided in paragraph (4), a plan",
7	and
8	(2) by adding at the end the following:
9	"(4) In the case of matching contributions (as
10	defined in section 401(m)(4)(A) of the Internal Rev-
11	enue Code of 1986), paragraph (2) shall be
12	applied—
13	"(A) by substituting '3 years' for '5 years'
14	in subparagraph (A), and
15	"(B) by substituting the following table for
16	the table contained in subparagraph (B):
	"Years of service: percentage is: 20
	340
	4
	6



1	(1) In general.—Except as provided in para-
2	graph (2), the amendments made by this section
3	shall apply to contributions for plan years beginning
4	after December 31, 2001.
5	(2) Collective bargaining agreements.—
6	In the case of a plan maintained pursuant to one or
7	more collective bargaining agreements between em-
8	ployee representatives and one or more employers
9	ratified by the date of the enactment of this Act, the
10	amendments made by this section shall not apply to
11	contributions on behalf of employees covered by any
12	such agreement for plan years beginning before the
13	earlier of—
14	(A) the later of—
15	(i) the date on which the last of such
16	collective bargaining agreements termi-
17	nates (determined without regard to any
18	extension thereof on or after such date of
19	the enactment); or
20	(ii) January 1, 2002; or
21	(B) January 1, 2006.
22	(3) Service required.—With respect to any
23	plan, the amendments made by this section shall not
24	apply to any employee before the date that such em-

ployee has 1 hour of service under such plan in any



1	plan year to which the amendments made by this
2	section apply.
3	SEC. 304. MODIFICATIONS TO MINIMUM DISTRIBUTION
4	RULES.
5	(a) Life Expectancy Tables.—The Secretary of
6	the Treasury shall modify the life expectancy tables under
7	the regulations relating to minimum distribution require-
8	ments under sections $401(a)(9)$, $408(a)(6)$ and $(b)(3)$,
9	403(b)(10), and 457(d)(2) of the Internal Revenue Code
10	to reflect current life expectancy.
11	(b) Repeal of Rule Where Distributions Had
12	Begun Before Death Occurs.—
13	(1) In general.—Subparagraph (B) of section
14	401(a)(9) is amended by striking clause (i) and re-
15	designating clauses (ii), (iii), and (iv) as clauses (i),
16	(ii), and (iii), respectively.
17	(2) Conforming Changes.—
18	(A) Clause (i) of section 401(a)(9)(B) (as
19	so redesignated) is amended—
20	(i) by striking "for other cases" in
21	the heading; and
22	(ii) by striking "the distribution of the
23	employee's interest has begun in accord-
24	ance with subparagraph (A)(ii)" and in-



1	serting "his entire interest has been dis-
2	tributed to him".
3	(B) Clause (ii) of section 401(a)(9)(B) (as
4	so redesignated) is amended by striking "clause
5	(ii)" and inserting "clause (i)".
6	(C) Clause (iii) of section 401(a)(9)(B) (as
7	so redesignated) is amended—
8	(i) by striking "clause (iii)(I)" and in-
9	serting "clause (ii)(I)";
10	(ii) by striking "clause (iii)(III)" in
11	subclause (I) and inserting "clause
12	(ii)(III)";
13	(iii) by striking "the date on which
14	the employee would have attained age
15	70½," in subclause (I) and inserting
16	"April 1 of the calendar year following the
17	calendar year in which the spouse attains
18	$70\frac{1}{2}$,"; and
19	(iv) by striking "the distributions to
20	such spouse begin," in subclause (II) and
21	inserting "his entire interest has been dis-
22	tributed to him,".
23	(3) Effective date.—
24	(A) In general.—Except as provided in
25	subparagraph (B), the amendments made by



1	this subsection shall apply to years beginning
2	after December 31, 2001.
3	(B) Distributions to surviving
4	SPOUSE.—
5	(i) In general.—In the case of an
6	employee described in clause (ii), distribu-
7	tions to the surviving spouse of the em-
8	ployee shall not be required to commence
9	prior to the date on which such distribu-
10	tions would have been required to begin
11	under section 401(a)(9)(B) of the Internal
12	Revenue Code of 1986 (as in effect on the
13	day before the date of the enactment of
14	this Act).
15	(ii) Certain employees.—An em-
16	ployee is described in this clause if such
17	employee dies before—
18	(I) the date of the enactment of
19	this Act, and
20	(II) the required beginning date
21	(within the meaning of section
22	401(a)(9)(C) of the Internal Revenue
23	Code of 1986) of the employee.
24	(c) REDUCTION IN EXCISE TAX.—



1	(1) In general.—Subsection (a) of section
2	4974 is amended by striking "50 percent" and in-
3	serting "10 percent".
4	(2) Effective date.—The amendment made
5	by this subsection shall apply to years beginning
6	after December 31, 2001.
7	SEC. 305. CLARIFICATION OF TAX TREATMENT OF DIVISION
8	OF SECTION 457 PLAN BENEFITS UPON DI-
9	VORCE.
10	(a) In General.—Section 414(p)(11) (relating to
11	application of rules to governmental and church plans) is
12	amended—
13	(1) by inserting "or an eligible deferred com-
14	pensation plan (within the meaning of section
15	457(b))" after "subsection (e))"; and
16	(2) in the heading, by striking "GOVERN-
17	MENTAL AND CHURCH PLANS" and inserting "CER-
18	TAIN OTHER PLANS".
19	(b) Waiver of Certain Distribution Require-
20	MENTS.—Paragraph (10) of section 414(p) is amended by
21	striking "and section 409(d)" and inserting "section
22	409(d), and section 457(d)".
23	(e) Tax Treatment of Payments From a Sec-
24	TION 457 Plan.—Subsection (p) of section 414 is amend-
25	ed by redesignating paragraph (12) as paragraph (13) and



1	inserting after paragraph (11) the following new para-
2	graph:
3	"(12) Tax treatment of payments from a
4	SECTION 457 PLAN.—If a distribution or payment
5	from an eligible deferred compensation plan de-
6	scribed in section 457(b) is made pursuant to a
7	qualified domestic relations order, rules similar to
8	the rules of section 402(e)(1)(A) shall apply to such
9	distribution or payment.".
10	(d) Effective Date.—The amendments made by
11	this section shall apply to transfers, distributions, and
12	payments made after December 31, 2001.
13	SEC. 306. PROVISIONS RELATING TO HARDSHIP DISTRIBU-
14	
	TIONS.
15	TIONS. (a) Safe Harbor Relief.—
1516	
	(a) Safe Harbor Relief.—
16	(a) SAFE HARBOR RELIEF.—(1) IN GENERAL.—The Secretary of the Treas-
16 17	(a) Safe Harbor Relief.—(1) In general.—The Secretary of the Treasury shall revise the regulations relating to hardship
16 17 18	(a) SAFE HARBOR RELIEF.— (1) IN GENERAL.—The Secretary of the Treasury shall revise the regulations relating to hardship distributions under section 401(k)(2)(B)(i)(IV) of
16 17 18 19	(a) SAFE HARBOR RELIEF.— (1) IN GENERAL.—The Secretary of the Treasury shall revise the regulations relating to hardship distributions under section 401(k)(2)(B)(i)(IV) of the Internal Revenue Code of 1986 to provide that

cial need shall be equal to 6 months.



1	(2) Effective date.—The revised regulations
2	under this subsection shall apply to years beginning
3	after December 31, 2001.
4	(b) Hardship Distributions Not Treated as
5	ELIGIBLE ROLLOVER DISTRIBUTIONS.—
6	(1) Modification of Definition of Eligi-
7	BLE ROLLOVER.—Subparagraph (C) of section
8	402(c)(4) (relating to eligible rollover distribution) is
9	amended to read as follows:
10	"(C) any distribution which is made upon
11	hardship of the employee.".
12	(2) Effective date.—The amendment made
13	by this subsection shall apply to distributions made
14	after December 31, 2001.
15	SEC. 307. WAIVER OF TAX ON NONDEDUCTIBLE CONTRIBU-
16	TIONS FOR DOMESTIC OR SIMILAR WORKERS.
17	(a) In General.—Section 4972(c)(6) (relating to
18	exceptions to nondeductible contributions), as amended by
19	section 502, is amended by striking "or" at the end of
20	subparagraph (A), by striking the period and inserting ",
21	and" at the end of subparagraph (B), and by inserting
22	after subparagraph (B) the following new subparagraph:
23	"(C) so much of the contributions to a
24	simple retirement account (within the meaning



1	meaning of section $401(k)(11)$) which are not
2	deductible when contributed solely because such
3	contributions are not made in connection with
4	a trade or business of the employer."
5	(b) Exclusion of Certain Contributions.—Sec-
6	tion 4972(c)(6) is amended by adding at the end the fol-
7	lowing new sentence: "Subparagraph (C) shall not apply
8	to contributions made on behalf of the employer or a mem-
9	ber of the employer's family (as defined in section
10	447(e)(1)).".
11	(c) No Inference.—Nothing in the amendments
12	made by this section shall be construed to infer the proper
13	treatment of nondeductible contributions under the laws
14	in effect before such amendments.
15	(d) Effective Date.—The amendments made by
16	this section shall apply to taxable years beginning after
17	December 31, 2001.
18	TITLE IV—INCREASING PORT-
19	ABILITY FOR PARTICIPANTS
20	SEC. 401. ROLLOVERS ALLOWED AMONG VARIOUS TYPES
21	OF PLANS.
22	(a) Rollovers From and to Section 457
23	Plans.—
24	(1) ROLLOVERS FROM SECTION 457 PLANS.—



1	(A) In General.—Section 457(e) (relat-
2	ing to other definitions and special rules) is
3	amended by adding at the end the following:
4	"(16) Rollover amounts.—
5	"(A) GENERAL RULE.—In the case of an
6	eligible deferred compensation plan established
7	and maintained by an employer described in
8	subsection (e)(1)(A), if—
9	"(i) any portion of the balance to the
10	credit of an employee in such plan is paid
11	to such employee in an eligible rollover dis-
12	tribution (within the meaning of section
13	402(c)(4) without regard to subparagraph
14	(C) thereof),
15	"(ii) the employee transfers any por-
16	tion of the property such employee receives
17	in such distribution to an eligible retire-
18	ment plan described in section
19	402(c)(8)(B), and
20	"(iii) in the case of a distribution of
21	property other than money, the amount so
22	transferred consists of the property distrib-
23	uted



1	then such distribution (to the extent so trans-
2	ferred) shall not be includible in gross income
3	for the taxable year in which paid.
4	"(B) CERTAIN RULES MADE APPLICA-
5	BLE.—The rules of paragraphs (2) through (7)
6	(other than paragraph $(4)(C)$) and (9) of sec-
7	tion 402(c) and section 402(f) shall apply for
8	purposes of subparagraph (A).
9	"(C) Reporting.—Rollovers under this
10	paragraph shall be reported to the Secretary in
11	the same manner as rollovers from qualified re-
12	tirement plans (as defined in section
13	4974(e)).".
14	(B) Deferral limit determined with-
15	OUT REGARD TO ROLLOVER AMOUNTS.—Section
16	457(b)(2) (defining eligible deferred compensa-
17	tion plan) is amended by inserting "(other than
18	rollover amounts)" after "taxable year".
19	(C) Direct rollover.—Paragraph (1) of
20	section 457(d) is amended by striking "and" at
21	the end of subparagraph (A), by striking the
22	period at the end of subparagraph (B) and in-
23	serting ", and", and by inserting after subpara-

graph (B) the following:



1	"(C) in the case of a plan maintained by
2	an employer described in subsection (e)(1)(A),
3	the plan meets requirements similar to the re-
4	quirements of section 401(a)(31).
5	Any amount transferred in a direct trustee-to-trust-
6	ee transfer in accordance with section 401(a)(31)
7	shall not be includible in gross income for the tax-
8	able year of transfer.".
9	(D) WITHHOLDING.—
10	(i) Paragraph (12) of section 3401(a)
11	is amended by adding at the end the fol-
12	lowing:
13	"(E) under or to an eligible deferred com-
14	pensation plan which, at the time of such pay-
15	ment, is a plan described in section 457(b)
16	maintained by an employer described in section
17	457(e)(1)(A); or".
18	(ii) Paragraph (3) of section 3405(c)
19	is amended to read as follows:
20	"(3) Eligible rollover distribution.—For
21	purposes of this subsection, the term 'eligible roll-
22	over distribution' has the meaning given such term
23	by section $402(f)(2)(A)$.".
24	(iii) Liability for withholding.—
25	Subparagraph (B) of section 3405(d)(2) is



1	amended by striking "or" at the end of
2	clause (ii), by striking the period at the
3	end of clause (iii) and inserting ", or", and
4	by adding at the end the following:
5	"(iv) section 457(b) and which is
6	maintained by an eligible employer de-
7	scribed in section 457(e)(1)(A).".
8	(2) Rollovers to Section 457 Plans.—
9	(A) In General.—Section 402(c)(8)(B)
10	(defining eligible retirement plan) is amended
11	by striking "and" at the end of clause (iii), by
12	striking the period at the end of clause (iv) and
13	inserting ", and", and by inserting after clause
14	(iv) the following new clause:
15	"(v) an eligible deferred compensation
16	plan described in section 457(b) which is
17	maintained by an eligible employer de-
18	scribed in section 457(e)(1)(A).".
19	(B) SEPARATE ACCOUNTING.—Section
20	402(c) is amended by adding at the end the fol-
21	lowing new paragraph:
22	"(10) Separate accounting.—Unless a plan
23	described in clause (v) of paragraph (8)(B) agrees to
24	separately account for amounts rolled into such plan

from eligible retirement plans not described in such



1	clause, the plan described in such clause may not ac-
2	cept transfers or rollovers from such retirement
3	plans.".
4	(C) 10 PERCENT ADDITIONAL TAX.—Sub-
5	section (t) of section 72 (relating to 10-percent
6	additional tax on early distributions from quali-
7	fied retirement plans) is amended by adding at
8	the end the following new paragraph:
9	"(9) Special rule for rollovers to sec-
10	TION 457 PLANS.—For purposes of this subsection,
11	a distribution from an eligible deferred compensation
12	plan (as defined in section 457(b)) of an eligible em-
13	ployer described in section 457(e)(1)(A) shall be
14	treated as a distribution from a qualified retirement
15	plan described in section 4974(c)(1) to the extent
16	that such distribution is attributable to an amount
17	transferred to an eligible deferred compensation plan
18	from a qualified retirement plan (as defined in sec-
19	tion 4974(e)).".
20	(b) Allowance of Rollovers From and to
21	403(b) Plans.—
22	(1) ROLLOVERS FROM SECTION 403(b) PLANS.—
23	Section 403(b)(8)(A)(ii) (relating to rollover
24	amounts) is amended by striking "such distribution"

and all that follows and inserting "such distribution



1	to an eligible retirement plan described in section
2	402(c)(8)(B), and".
3	(2) Rollovers to section 403(b) plans.—
4	Section $402(c)(8)(B)$ (defining eligible retirement
5	plan), as amended by subsection (a), is amended by
6	striking "and" at the end of clause (iv), by striking
7	the period at the end of clause (v) and inserting ",
8	and", and by inserting after clause (v) the following
9	new clause:
10	"(vi) an annuity contract described in
11	section 403(b).".
12	(c) Expanded Explanation to Recipients of
13	ROLLOVER DISTRIBUTIONS.—Paragraph (1) of section
14	402(f) (relating to written explanation to recipients of dis-
15	tributions eligible for rollover treatment) is amended by
16	striking "and" at the end of subparagraph (C), by striking
17	the period at the end of subparagraph (D) and inserting
18	", and", and by adding at the end the following new sub-
19	paragraph:
20	"(E) of the provisions under which dis-
21	tributions from the eligible retirement plan re-
22	ceiving the distribution may be subject to re-
23	strictions and tax consequences which are dif-
24	ferent from those applicable to distributions
25	from the plan making such distribution.".



1	(d) Spousal Rollovers.—Section 402(c)(9) (relat-
2	ing to rollover where spouse receives distribution after
3	death of employee) is amended by striking "; except that"
4	and all that follows up to the end period.
5	(e) Conforming Amendments.—
6	(1) Section 72(o)(4) is amended by striking
7	"and $408(d)(3)$ " and inserting " $403(b)(8)$,
8	408(d)(3), and 457(e)(16)".
9	(2) Section 219(d)(2) is amended by striking
10	"or $408(d)(3)$ " and inserting " $408(d)(3)$, or
11	457(e)(16)".
12	(3) Section 401(a)(31)(B) is amended by strik-
13	ing "and $403(a)(4)$ " and inserting ", $403(a)(4)$,
14	403(b)(8), and $457(e)(16)$ ".
15	(4) Subparagraph (A) of section $402(f)(2)$ is
16	amended by striking "or paragraph (4) of section
17	403(a)" and inserting ", paragraph (4) of section
18	403(a), subparagraph (A) of section 403(b)(8), or
19	subparagraph (A) of section 457(e)(16)".
20	(5) Paragraph (1) of section 402(f) is amended
21	by striking "from an eligible retirement plan".
22	(6) Subparagraphs (A) and (B) of section
23	402(f)(1) are amended by striking "another eligible
24	retirement plan' and inserting "an eligible retire-



25

ment plan".

1	(7) Subparagraph (B) of section 403(b)(8) is
2	amended to read as follows:
3	"(B) CERTAIN RULES MADE APPLICA-
4	BLE.—The rules of paragraphs (2) through (7)
5	and (9) of section 402(c) and section 402(f)
6	shall apply for purposes of subparagraph (A),
7	except that section 402(f) shall be applied to
8	the payor in lieu of the plan administrator.".
9	(8) Section 408(a)(1) is amended by striking
10	"or $403(b)(8)$," and inserting " $403(b)(8)$, or
11	457(e)(16)".
12	(9) Subparagraphs (A) and (B) of section
13	415(b)(2) are each amended by striking "and
14	408(d)(3)" and inserting " $403(b)(8)$, $408(d)(3)$, and
15	457(e)(16)".
16	(10) Section 415(c)(2) is amended by striking
17	"and $408(d)(3)$ " and inserting " $408(d)(3)$, and
18	457(e)(16)".
19	(11) Section $4973(b)(1)(A)$ is amended by
20	striking "or $408(d)(3)$ " and inserting " $408(d)(3)$, or
21	457(e)(16)".
22	(f) EFFECTIVE DATE; SPECIAL RULE.—
23	(1) Effective date.—The amendments made
24	by this section shall apply to distributions after De-



25

cember 31, 2001.

1	(2) Reasonable notice.—No penalty shall be
2	imposed on a plan for the failure to provide the in-
3	formation required by the amendment made by sub-
4	section (c) with respect to any distribution made be-
5	fore the date that is 90 days after the date on which
6	the Secretary of the Treasury issues a safe harbor
7	rollover notice after the date of the enactment of
8	this Act, if the administrator of such plan makes a
9	reasonable attempt to comply with such requirement.
10	(3) Special rule.—Notwithstanding any other
11	provision of law, subsections (h)(3) and (h)(5) of
12	section 1122 of the Tax Reform Act of 1986 shall
13	not apply to any distribution from an eligible retire-
14	ment plan (as defined in clause (iii) or (iv) of section
15	402(c)(8)(B) of the Internal Revenue Code of 1986)
16	on behalf of an individual if there was a rollover to
17	such plan on behalf of such individual which is per-
18	mitted solely by reason of any amendment made by
19	this section.
20	SEC. 402. ROLLOVERS OF IRAS INTO WORKPLACE RETIRE
21	MENT PLANS.
22	(a) In General.—Subparagraph (A) of section
23	408(d)(3) (relating to rollover amounts) is amended by
24	adding "or" at the end of clause (i), by striking clauses
25	(ii) and (iii), and by adding at the end the following:



1	"(ii) the entire amount received (in-
2	cluding money and any other property) is
3	paid into an eligible retirement plan for
4	the benefit of such individual not later
5	than the 60th day after the date on which
6	the payment or distribution is received, ex-
7	cept that the maximum amount which may
8	be paid into such plan may not exceed the
9	portion of the amount received which is in-
10	cludible in gross income (determined with-
11	out regard to this paragraph).
12	For purposes of clause (ii), the term 'eligible re-
13	tirement plan' means an eligible retirement plan
14	described in clause (iii), (iv), (v), or (vi) of sec-
15	tion $402(e)(8)(B)$.".
16	(b) Conforming Amendments.—
17	(1) Paragraph (1) of section 403(b) is amended
18	by striking "section 408(d)(3)(A)(iii)" and inserting
19	"section 408(d)(3)(A)(ii)".
20	(2) Clause (i) of section 408(d)(3)(D) is amend-
21	ed by striking "(i), (ii), or (iii)" and inserting "(i)
22	or (ii)".
23	(3) Subparagraph (G) of section $408(d)(3)$ is
24	amended to read as follows:



1	"(G) SIMPLE RETIREMENT ACCOUNTS.—In
2	the case of any payment or distribution out of
3	a simple retirement account (as defined in sub-
4	section (p)) to which section 72(t)(6) applies,
5	this paragraph shall not apply unless such pay-
6	ment or distribution is paid into another simple
7	retirement account.".
8	(c) Effective Date; Special Rule.—
9	(1) Effective date.—The amendments made
10	by this section shall apply to distributions after De-
11	cember 31, 2001.
12	(2) Special rule.—Notwithstanding any other
13	provision of law, subsections (h)(3) and (h)(5) of
14	section 1122 of the Tax Reform Act of 1986 shall
15	not apply to any distribution from an eligible retire-
16	ment plan (as defined in clause (iii) or (iv) of section
17	402(c)(8)(B) of the Internal Revenue Code of 1986)
18	on behalf of an individual if there was a rollover to
19	such plan on behalf of such individual which is per-
20	mitted solely by reason of the amendments made by
21	this section.
22	SEC. 403. ROLLOVERS OF AFTER-TAX CONTRIBUTIONS.
23	(a) Rollovers From Exempt Trusts.—Para-
24	graph (2) of section 402(e) (relating to maximum amount
25	which may be rolled over) is amended by adding at the



1	end the following: "The preceding sentence shall not apply
2	to such distribution to the extent—
3	"(A) such portion is transferred in a direct
4	trustee-to-trustee transfer to a qualified trust
5	which is part of a plan which is a defined con-
6	tribution plan and which agrees to separately
7	account for amounts so transferred, including
8	separately accounting for the portion of such
9	distribution which is includible in gross income
10	and the portion of such distribution which is
11	not so includible, or
12	"(B) such portion is transferred to an eli-
13	gible retirement plan described in clause (i) or
14	(ii) of paragraph (8)(B).".
15	(b) Optional Direct Transfer of Eligible
16	ROLLOVER DISTRIBUTIONS.—Subparagraph (B) of sec-
17	tion 401(a)(31) (relating to limitation) is amended by add-
18	ing at the end the following:
19	"The preceding sentence shall not apply to such
20	distribution if the plan to which such distribu-
21	tion is transferred—
22	"(i) agrees to separately account for
23	amounts so transferred, including sepa-
24	rately accounting for the portion of such
25	distribution which is includible in gross in-



1	come and the portion of such distribution
2	which is not so includible, or
3	"(ii) is an eligible retirement plan de-
4	scribed in clause (i) or (ii) of section
5	402(c)(8)(B).".
6	(c) Rules for Applying Section 72 to IRAs.—
7	Paragraph (3) of section 408(d) (relating to special rules
8	for applying section 72) is amended by inserting at the
9	end the following:
10	"(H) Application of Section 72.—
11	"(i) In General.—If—
12	"(I) a distribution is made from
13	an individual retirement plan, and
14	"(II) a rollover contribution is
15	made to an eligible retirement plan
16	described in section 402(e)(8)(B)(iii)
17	(iv), (v), or (vi) with respect to all or
18	part of such distribution,
19	then, notwithstanding paragraph (2), the
20	rules of clause (ii) shall apply for purposes
21	of applying section 72.
22	"(ii) Applicable rules.—In the
23	case of a distribution described in clause
24	(i)—



1	"(I) section 72 shall be applied
2	separately to such distribution,
3	"(II) notwithstanding the pro
4	rata allocation of income on, and in-
5	vestment in, the contract to distribu-
6	tions under section 72, the portion of
7	such distribution rolled over to an eli-
8	gible retirement plan described in
9	clause (i) shall be treated as from in-
10	come on the contract (to the extent of
11	the aggregate income on the contract
12	from all individual retirement plans of
13	the distributee), and
14	"(III) appropriate adjustments
15	shall be made in applying section 72
16	to other distributions in such taxable
17	year and subsequent taxable years.".
18	(d) Effective Date.—The amendments made by
19	this section shall apply to distributions after December 31,
20	2001.
21	SEC. 404. HARDSHIP EXCEPTION TO 60-DAY RULE.
22	(a) Exempt Trusts.—Paragraph (3) of section
23	402(c) (relating to transfer must be made within 60 days

 $24\,\,$ of receipt) is amended to read as follows:



1	"(3) Transfer must be made within 60
2	DAYS OF RECEIPT.—
3	"(A) IN GENERAL.—Except as provided in
4	subparagraph (B), paragraph (1) shall not
5	apply to any transfer of a distribution made
6	after the 60th day following the day on which
7	the distributee received the property distrib-
8	uted.
9	"(B) Hardship exception.—The Sec-
10	retary may waive the 60-day requirement under
11	subparagraph (A) where the failure to waive
12	such requirement would be against equity or
13	good conscience, including casualty, disaster, or
14	other events beyond the reasonable control of
15	the individual subject to such requirement.".
16	(b) IRAs.—Paragraph (3) of section 408(d) (relating
17	to rollover contributions), as amended by section 403, is
18	amended by adding after subparagraph (H) the following
19	new subparagraph:
20	"(I) Waiver of 60-day requirement.—
21	The Secretary may waive the 60-day require-
22	ment under subparagraphs (A) and (D) where
23	the failure to waive such requirement would be
24	against equity or good conscience, including
25	casualty, disaster, or other events beyond the



1	reasonable control of the individual subject to
2	such requirement.".
3	(c) Effective Date.—The amendments made by
4	this section shall apply to distributions after December 31,
5	2001.
6	SEC. 405. TREATMENT OF FORMS OF DISTRIBUTION.
7	(a) Plan Transfers.—
8	(1) Amendment of internal revenue
9	CODE.—Paragraph (6) of section 411(d) (relating to
10	accrued benefit not to be decreased by amendment)
11	is amended by adding at the end the following:
12	"(D) Plan transfers.—
13	"(i) In general.—A defined con-
14	tribution plan (in this subparagraph re-
15	ferred to as the 'transferee plan') shall not
16	be treated as failing to meet the require-
17	ments of this subsection merely because
18	the transferee plan does not provide some
19	or all of the forms of distribution pre-
20	viously available under another defined
21	contribution plan (in this subparagraph re-
22	ferred to as the 'transferor plan') to the
23	extent that—
24	"(I) the forms of distribution
25	previously available under the trans-



1	feror plan applied to the account of a
2	participant or beneficiary under the
3	transferor plan that was transferred
4	from the transferor plan to the trans-
5	feree plan pursuant to a direct trans-
6	fer rather than pursuant to a distribu-
7	tion from the transferor plan,
8	"(II) the terms of both the trans-
9	feror plan and the transferee plan au-
10	thorize the transfer described in sub-
11	clause (I),
12	"(III) the transfer described in
13	subclause (I) was made pursuant to a
14	voluntary election by the participant
15	or beneficiary whose account was
16	transferred to the transferee plan,
17	"(IV) the election described in
18	subclause (III) was made after the
19	participant or beneficiary received a
20	notice describing the consequences of
21	making the election, and
22	"(V) the transferee plan allows
23	the participant or beneficiary de-
24	scribed in subclause (III) to receive

any distribution to which the partici-



1	pant or beneficiary is entitled under
2	the transferee plan in the form of a
3	single sum distribution.
4	"(ii) Exception.—Clause (i) shall
5	apply to plan mergers and other trans-
6	actions having the effect of a direct trans-
7	fer, including consolidations of benefits at-
8	tributable to different employers within a
9	multiple employer plan.
10	"(E) Elimination of form of distribu-
11	TION.—Except to the extent provided in regula-
12	tions, a defined contribution plan shall not be
13	treated as failing to meet the requirements of
14	this section merely because of the elimination of
15	a form of distribution previously available there-
16	under. This subparagraph shall not apply to the
17	elimination of a form of distribution with re-
18	spect to any participant unless—
19	"(i) a single sum payment is available
20	to such participant at the same time or
21	times as the form of distribution being
22	eliminated, and
23	"(ii) such single sum payment is

based on the same or greater portion of



1	the participant's account as the form of
2	distribution being eliminated.".
3	(2) Amendment of Erisa.—Section 204(g) of
4	the Employee Retirement Income Security Act of
5	1974 (29 U.S.C. 1054(g)) is amended by adding at
6	the end the following:
7	"(4)(A) A defined contribution plan (in this subpara-
8	graph referred to as the 'transferee plan') shall not be
9	treated as failing to meet the requirements of this sub-
10	section merely because the transferee plan does not pro-
11	vide some or all of the forms of distribution previously
12	available under another defined contribution plan (in this
13	subparagraph referred to as the 'transferor plan') to the
14	extent that—
15	"(i) the forms of distribution previously avail-
16	able under the transferor plan applied to the account
17	of a participant or beneficiary under the transferor
18	plan that was transferred from the transferor plan
19	to the transferee plan pursuant to a direct transfer
20	rather than pursuant to a distribution from the
21	transferor plan;
22	"(ii) the terms of both the transferor plan and
23	the transferee plan authorize the transfer described
24	in clause (i);



1	"(iii) the transfer described in clause (i) was
2	made pursuant to a voluntary election by the partici-
3	pant or beneficiary whose account was transferred to
4	the transferee plan;
5	"(iv) the election described in clause (iii) was
6	made after the participant or beneficiary received a
7	notice describing the consequences of making the
8	election; and
9	"(v) the transferee plan allows the participant
10	or beneficiary described in clause (iii) to receive any
11	distribution to which the participant or beneficiary is
12	entitled under the transferee plan in the form of a
13	single sum distribution.
14	"(B) Subparagraph (A) shall apply to plan mergers
15	and other transactions having the effect of a direct trans-
16	fer, including consolidations of benefits attributable to dif-
17	ferent employers within a multiple employer plan.
18	"(5) Except to the extent provided in regulations pro-
19	mulgated by the Secretary of the Treasury, a defined con-
20	tribution plan shall not be treated as failing to meet the
21	requirements of this subsection merely because of the
22	elimination of a form of distribution previously available
23	thereunder. This paragraph shall not apply to the elimi-
24	nation of a form of distribution with respect to any partici-



25 pant unless—

	19
1	"(A) a single sum payment is available to such
2	participant at the same time or times as the form
3	of distribution being eliminated; and
4	"(B) such single sum payment is based on the
5	same or greater portion of the participant's account
6	as the form of distribution being eliminated.".
7	(3) Effective date.—The amendments made
8	by this subsection shall apply to years beginning
9	after December 31, 2001.
10	(b) Regulations.—
11	(1) Amendment of internal revenue
12	CODE.—Paragraph (6)(B) of section 411(d) (relat-
13	ing to accrued benefit not to be decreased by amend-
14	ment) is amended by inserting after the second sen-
15	tence the following new sentence: "The Secretary
16	shall by regulations provide that this subparagraph
17	shall not apply to any plan amendment which re-
18	duces or eliminates benefits or subsidies which cre-
19	ate significant burdens or complexities for the plan
20	and plan participants and does not adversely affect
21	the rights of any participant in a more than de mini-
22	mis manner.".
23	(2) Amendment of Erisa.—Section 204(g)(2)
24	of the Employee Retirement Income Security Act of

1974 (29 U.S.C. 1054(g)(2)) is amended by insert-



25

1	ing before the last sentence the following new sen-
2	tence: "The Secretary of the Treasury shall by regu-
3	lations provide that this paragraph shall not apply
4	to any plan amendment which reduces or eliminates
5	benefits or subsidies which create significant bur-
6	dens or complexities for the plan and plan partici-
7	pants and does not adversely affect the rights of any
8	participant in a more than de minimis manner.".
9	(3) Secretary directed.—Not later than
10	December 31, 2003, the Secretary of the Treasury
11	is directed to issue regulations under section
12	411(d)(6) of the Internal Revenue Code of 1986 and
13	section 204(g) of the Employee Retirement Income
14	Security Act of 1974, including the regulations re-
15	quired by the amendment made by this subsection.
16	Such regulations shall apply to plan years beginning
17	after December 31, 2003, or such earlier date as is
18	specified by the Secretary of the Treasury.
19	SEC. 406. RATIONALIZATION OF RESTRICTIONS ON DIS-
20	TRIBUTIONS.
21	(a) Modification of Same Desk Exception.—
22	(1) Section 401(k).—
23	(A) Section $401(k)(2)(B)(i)(I)$ (relating to
24	qualified cash or deferred arrangements) is



1	amended by striking "separation from service"
2	and inserting "severance from employment".
3	(B) Subparagraph (A) of section
4	401(k)(10) (relating to distributions upon ter-
5	mination of plan or disposition of assets or sub-
6	sidiary) is amended to read as follows:
7	"(A) In general.—An event described in
8	this subparagraph is the termination of the
9	plan without establishment or maintenance of
10	another defined contribution plan (other than
11	an employee stock ownership plan as defined in
12	section 4975(e)(7)).".
13	(C) Section 401(k)(10) is amended—
14	(i) in subparagraph (B)—
15	(I) by striking "An event" in
16	clause (i) and inserting "A termi-
17	nation"; and
18	(II) by striking "the event" in
19	clause (i) and inserting "the termi-
20	nation";
21	(ii) by striking subparagraph (C); and
22	(iii) by striking "OR DISPOSITION OF
23	ASSETS OR SUBSIDIARY" in the heading.
24	(2) Section 403(b).—



1	(A) Paragraphs $(7)(A)(ii)$ and $(11)(A)$ of
2	section 403(b) are each amended by striking
3	"separates from service" and inserting "has a
4	severance from employment".
5	(B) The heading for paragraph (11) of
6	section 403(b) is amended by striking "SEPARA-
7	TION FROM SERVICE" and inserting "SEVER-
8	ANCE FROM EMPLOYMENT".
9	(3) Section 457.—Clause (ii) of section
10	457(d)(1)(A) is amended by striking "is separated
11	from service" and inserting "has a severance from
12	employment".
13	(b) Effective Date.—The amendments made by
14	this section shall apply to distributions after December 31,
15	2001.
16	SEC. 407. PURCHASE OF SERVICE CREDIT IN GOVERN-
17	MENTAL DEFINED BENEFIT PLANS.
18	(a) 403(b) Plans.—Subsection (b) of section 403 is
19	amended by adding at the end the following new para-
20	graph:
21	"(13) Trustee-to-trustee transfers to
22	PURCHASE PERMISSIVE SERVICE CREDIT.—No
23	amount shall be includible in gross income by reason
24	of a direct trustee-to-trustee transfer to a defined



1	benefit governmental plan (as defined in section
2	414(d)) if such transfer is—
3	"(A) for the purchase of permissive service
4	credit (as defined in section 415(n)(3)(A))
5	under such plan, or
6	"(B) a repayment to which section 415
7	does not apply by reason of subsection (k)(3)
8	thereof.".
9	(b) 457 Plans.—Subsection (e) of section 457 is
10	amended by adding after paragraph (16) the following
11	new paragraph:
12	"(17) Trustee-to-trustee transfers to
13	PURCHASE PERMISSIVE SERVICE CREDIT.—No
14	amount shall be includible in gross income by reason
15	of a direct trustee-to-trustee transfer to a defined
16	benefit governmental plan (as defined in section
17	414(d)) if such transfer is—
18	"(A) for the purchase of permissive service
19	credit (as defined in section 415(n)(3)(A))
20	under such plan, or
21	"(B) a repayment to which section 415
22	does not apply by reason of subsection (k)(3)
23	thereof.".



1	(c) Effective Date.—The amendments made by
2	this section shall apply to trustee-to-trustee transfers after
3	December 31, 2001.
4	SEC. 408. EMPLOYERS MAY DISREGARD ROLLOVERS FOR
5	PURPOSES OF CASH-OUT AMOUNTS.
6	(a) Qualified Plans.—
7	(1) Amendment of internal revenue
8	CODE.—Section 411(a)(11) (relating to restrictions
9	on certain mandatory distributions) is amended by
10	adding at the end the following:
11	"(D) Special rule for rollover con-
12	TRIBUTIONS.—A plan shall not fail to meet the
13	requirements of this paragraph if, under the
14	terms of the plan, the present value of the non-
15	forfeitable accrued benefit is determined with-
16	out regard to that portion of such benefit which
17	is attributable to rollover contributions (and
18	earnings allocable thereto). For purposes of this
19	subparagraph, the term 'rollover contributions'
20	means any rollover contribution under sections
21	402(e), 403(a)(4), 403(b)(8), 408(d)(3)(A)(ii),
22	and 457(e)(16).".
23	(2) Amendment of Erisa.—Section 203(e) of
24	the Employee Retirement Income Security Act of



- 1 1974 (29 U.S.C. 1053(c)) is amended by adding at
- 2 the end the following:
- 3 "(4) A plan shall not fail to meet the requirements
- 4 of this subsection if, under the terms of the plan, the
- 5 present value of the nonforfeitable accrued benefit is de-
- 6 termined without regard to that portion of such benefit
- 7 which is attributable to rollover contributions (and earn-
- 8 ings allocable thereto). For purposes of this subparagraph,
- 9 the term 'rollover contributions' means any rollover con-
- 10 tribution under sections 402(c), 403(a)(4), 403(b)(8),
- 11 408(d)(3)(A)(ii), and 457(e)(16) of the Internal Revenue
- 12 Code of 1986.".
- 13 (b) Eligible Deferred Compensation Plans.—
- 14 Clause (i) of section 457(e)(9)(A) is amended by striking
- 15 "such amount" and inserting "the portion of such amount
- 16 which is not attributable to rollover contributions (as de-
- 17 fined in section 411(a)(11)(D))".
- 18 (c) Effective Date.—The amendments made by
- 19 this section shall apply to distributions after December 31,
- 20 2001.
- 21 SEC. 409. MINIMUM DISTRIBUTION AND INCLUSION RE-
- 22 QUIREMENTS FOR SECTION 457 PLANS.
- 23 (a) Minimum Distribution Requirements.—
- 24 Paragraph (2) of section 457(d) (relating to distribution
- 25 requirements) is amended to read as follows:



1	"(2) Minimum distribution require-
2	MENTS.—A plan meets the minimum distribution re-
3	quirements of this paragraph if such plan meets the
4	requirements of section 401(a)(9).".
5	(b) Inclusion in Gross Income.—
6	(1) Year of inclusion.—Subsection (a) of
7	section 457 (relating to year of inclusion in gross in-
8	come) is amended to read as follows:
9	"(a) Year of inclusion in gross income.—
10	"(1) In general.—Any amount of compensa-
11	tion deferred under an eligible deferred compensa-
12	tion plan, and any income attributable to the
13	amounts so deferred, shall be includible in gross in-
14	come only for the taxable year in which such com-
15	pensation or other income—
16	"(A) is paid to the participant or other
17	beneficiary, in the case of a plan of an eligible
18	employer described in subsection $(e)(1)(A)$, and
19	"(B) is paid or otherwise made available to
20	the participant or other beneficiary, in the case
21	of a plan of an eligible employer described in
22	subsection $(e)(1)(B)$.
23	"(2) Special rule for rollover
24	AMOUNTS.—To the extent provided in section



1	72(t)(9), section 72(t) shall apply to any amount in-
2	cludible in gross income under this subsection.".
3	(2) Conforming amendments.—
4	(A) So much of paragraph (9) of section
5	457(e) as precedes subparagraph (A) is amend-
6	ed to read as follows:
7	"(9) Benefits of tax exempt organization
8	PLANS NOT TREATED AS MADE AVAILABLE BY REA-
9	SON OF CERTAIN ELECTIONS, ETC.—In the case of
10	an eligible deferred compensation plan of an em-
11	ployer described in subsection (e)(1)(B)—".
12	(B) Section 457(d) is amended by adding
13	at the end the following new paragraph:
14	"(3) Special rule for government plan.—
15	An eligible deferred compensation plan of an em-
16	ployer described in subsection (e)(1)(A) shall not be
17	treated as failing to meet the requirements of this
18	subsection solely by reason of making a distribution
19	described in subsection (e)(9)(A).".
20	(c) Effective Date.—The amendments made by
21	this section shall apply to distributions after December 31
22	2001



1	TITLE V—STRENGTHENING PEN-
2	SION SECURITY AND EN-
3	FORCEMENT
4	SEC. 501. REPEAL OF PERCENT OF CURRENT LIABILITY
5	FUNDING LIMIT.
6	(a) Amendment of Internal Revenue Code.—
7	Section $412(c)(7)$ (relating to full-funding limitation) is
8	amended—
9	(1) by striking "the applicable percentage" in
10	subparagraph (A)(i)(I) and inserting "in the case of
11	plan years beginning before January 1, 2004, the
12	applicable percentage"; and
13	(2) by amending subparagraph (F) to read as
14	follows:
15	"(F) Applicable percentage.—For
16	purposes of subparagraph (A)(i)(I), the applica-
17	ble percentage shall be determined in accord-
18	ance with the following table:
	"In the case of any plan year beginning in— percentage is— 2002
19	(b) Amendment of ERISA.—Section 302(c)(7) of
20	the Employee Retirement Income Security Act of 1974
21	(29 U.S.C. 1082(c)(7)) is amended—
22	(1) by striking "the applicable percentage" in
23	subparagraph (A)(i)(I) and inserting "in the case of



1	plan years beginning before January 1, 2004, the
2	applicable percentage"; and
3	(2) by amending subparagraph (F) to read as
4	follows:
5	"(F) Applicable percentage.—For purposes
6	of subparagraph (A)(i)(I), the applicable percentage
7	shall be determined in accordance with the following
8	table:
	"In the case of any plan year beginning in—The applicable percentage is— 2002 165 2003 $170.$ ".
9	(c) Effective Date.—The amendments made by
10	this section shall apply to plan years beginning after De-
11	cember 31, 2001.
12	SEC. 502. MAXIMUM CONTRIBUTION DEDUCTION RULES
13	MODIFIED AND APPLIED TO ALL DEFINED
14	BENEFIT PLANS.
15	(a) In General.—Subparagraph (D) of section
16	404(a)(1) (relating to special rule in case of certain plans)
17	is amended to read as follows:
18	"(D) Special rule in case of certain
19	PLANS.—
20	"(i) In general.—In the case of any
21	defined benefit plan, except as provided in
22	regulations, the maximum amount deduct-
23	ible under the limitations of this paragraph



1	shall not be less than the unfunded termi-
2	nation liability (determined as if the pro-
3	posed termination date referred to in sec-
4	tion $4041(b)(2)(A)(i)(II)$ of the Employee
5	Retirement Income Security Act of 1974
6	were the last day of the plan year).
7	"(ii) Plans with less than 100
8	PARTICIPANTS.—For purposes of this sub-
9	paragraph, in the case of a plan which has
10	less than 100 participants for the plan
11	year, termination liability shall not include
12	the liability attributable to benefit in-
13	creases for highly compensated employees
14	(as defined in section 414(q)) resulting
15	from a plan amendment which is made or
16	becomes effective, whichever is later, within
17	the last 2 years before the termination
18	date.
19	"(iii) Rule for determining num-
20	BER OF PARTICIPANTS.—For purposes of
21	determining whether a plan has more than
22	100 participants, all defined benefit plans
23	maintained by the same employer (or any
24	member of such employer's controlled
25	group (within the meaning of section



1	412(l)(8)(C)) shall be treated as one plan
2	but only employees of such member or em-
3	ployer shall be taken into account.
4	"(iv) Plans maintained by profes-
5	SIONAL SERVICE EMPLOYERS.—Clause (i)
6	shall not apply to a plan described in sec-
7	tion 4021(b)(13) of the Employee Retire-
8	ment Income Security Act of 1974.".
9	(b) Conforming Amendment.—Paragraph (6) of
10	section 4972(c), as amended by section 207, is amended
11	to read as follows:
12	"(6) Exceptions.—In determining the amount
13	of nondeductible contributions for any taxable year
14	there shall not be taken into account so much of the
15	contributions to one or more defined contribution
16	plans which are not deductible when contributed
17	solely because of section 404(a)(7) as does not ex-
18	ceed the greater of—
19	"(A) the amount of contributions not in
20	excess of 6 percent of compensation (within the
21	meaning of section 404(a)) paid or accrued
22	(during the taxable year for which the contribu-
23	tions were made) to beneficiaries under the
24	plans, or
25	"(B) the sum of—



1	"(i) the amount of contributions de-
2	scribed in section 401(m)(4)(A), plus
3	"(ii) the amount of contributions de-
4	scribed in section $402(g)(3)(A)$.
5	For purposes of this paragraph, the deductible limits
6	under section 404(a)(7) shall first be applied to
7	amounts contributed to a defined benefit plan and
8	then to amounts described in subparagraph (B).".
9	(c) Effective Date.—The amendments made by
10	this section shall apply to plan years beginning after De-
11	cember 31, 2001.
12	SEC. 503. EXCISE TAX RELIEF FOR SOUND PENSION FUND-
13	ING.
13	11101
14	(a) In General.—Subsection (c) of section 4972
14	(a) In General.—Subsection (c) of section 4972
14 15	(a) In General.—Subsection (c) of section 4972 (relating to nondeductible contributions) is amended by
14 15 16	(a) In General.—Subsection (c) of section 4972 (relating to nondeductible contributions) is amended by adding at the end the following new paragraph:
14 15 16 17 18	(a) In General.—Subsection (c) of section 4972 (relating to nondeductible contributions) is amended by adding at the end the following new paragraph: "(7) Defined benefit plan exception.—In
14 15 16 17	(a) In General.—Subsection (c) of section 4972 (relating to nondeductible contributions) is amended by adding at the end the following new paragraph: "(7) Defined benefit plan exception.—In determining the amount of nondeductible contribu-
14 15 16 17 18	(a) In General.—Subsection (c) of section 4972 (relating to nondeductible contributions) is amended by adding at the end the following new paragraph: "(7) Defined benefit plan exception.—In determining the amount of nondeductible contributions for any taxable year, an employer may elect for
14 15 16 17 18 19 20	(a) In General.—Subsection (c) of section 4972 (relating to nondeductible contributions) is amended by adding at the end the following new paragraph: "(7) Defined benefit plan exception.—In determining the amount of nondeductible contributions for any taxable year, an employer may elect for such year not to take into account any contributions
14 15 16 17 18 19 20 21	(a) In General.—Subsection (c) of section 4972 (relating to nondeductible contributions) is amended by adding at the end the following new paragraph: "(7) Defined benefit plan exception.—In determining the amount of nondeductible contributions for any taxable year, an employer may elect for such year not to take into account any contributions to a defined benefit plan except to the extent that
14 15 16 17 18 19 20 21	(a) In General.—Subsection (c) of section 4972 (relating to nondeductible contributions) is amended by adding at the end the following new paragraph: "(7) Defined benefit plan exception.—In determining the amount of nondeductible contributions for any taxable year, an employer may elect for such year not to take into account any contributions to a defined benefit plan except to the extent that such contributions exceed the full-funding limitation



1	section 404(a)(7) shall first be applied to amounts
2	contributed to defined contribution plans and then
3	to amounts described in this paragraph. If an em-
4	ployer makes an election under this paragraph for a
5	taxable year, paragraph (6) shall not apply to such
6	employer for such taxable year.".
7	(b) Effective Date.—The amendment made by
8	this section shall apply to years beginning after December
9	31, 2001.
10	SEC. 504. EXCISE TAX ON FAILURE TO PROVIDE NOTICE BY
11	DEFINED BENEFIT PLANS SIGNIFICANTLY
12	REDUCING FUTURE BENEFIT ACCRUALS.
13	(a) Amendment of Internal Revenue Code.—
14	(1) In General.—Chapter 43 (relating to
15	qualified pension, etc., plans) is amended by adding
16	at the end the following new section:
17	"SEC. 4980F. FAILURE OF APPLICABLE PLANS REDUCING
18	BENEFIT ACCRUALS TO SATISFY NOTICE RE-
19	QUIREMENTS.
20	"(a) Imposition of Tax.—There is hereby imposed
21	a tax on the failure of any applicable pension plan to meet
22	the requirements of subsection (e) with respect to any ap-
23	plicable individual.
24	"(b) Amount of Tax.—



1	"(1) In general.—The amount of the tax im-
2	posed by subsection (a) on any failure with respect
3	to any applicable individual shall be \$100 for each
4	day in the noncompliance period with respect to such
5	failure.
6	"(2) Noncompliance period.—For purposes
7	of this section, the term 'noncompliance period'
8	means, with respect to any failure, the period begin-
9	ning on the date the failure first occurs and ending
10	on the date the notice to which the failure relates is
11	provided or the failure is otherwise corrected.
12	"(c) Limitations on Amount of Tax.—
13	"(1) Tax not to apply where failure not
14	DISCOVERED AND REASONABLE DILIGENCE EXER-
15	CISED.—No tax shall be imposed by subsection (a)
16	on any failure during any period for which it is es-
17	tablished to the satisfaction of the Secretary that
18	any person subject to liability for the tax under sub-
19	section (d) did not know that the failure existed and
20	exercised reasonable diligence to meet the require-
21	ments of subsection (e).
22	"(2) Tax not to apply to failures cor-
23	RECTED WITHIN 30 DAYS.—No tax shall be imposed



24

1	"(A) any person subject to liability for the
2	tax under subsection (d) exercised reasonable
3	diligence to meet the requirements of subsection
4	(e), and
5	"(B) such person provides the notice de-
6	scribed in subsection (e) during the 30-day pe-
7	riod beginning on the first date such person
8	knew, or exercising reasonable diligence would
9	have known, that such failure existed.
10	"(3) Overall limitation for uninten-
11	TIONAL FAILURES.—
12	"(A) In general.—If the person subject
13	to liability for tax under subsection (d) exer-
14	cised reasonable diligence to meet the require-
15	ments of subsection (e), the tax imposed by
16	subsection (a) for failures during the taxable
17	year of the employer (or, in the case of a multi-
18	employer plan, the taxable year of the trust
19	forming part of the plan) shall not exceed
20	\$500,000. For purposes of the preceding sen-
21	tence, all multiemployer plans of which the
22	same trust forms a part shall be treated as 1
23	plan.
24	"(B) TAXABLE YEARS IN THE CASE OF
25	CERTAIN CONTROLLED GROUPS.—For purposes



1	of this paragraph, if all persons who are treated
2	as a single employer for purposes of this section
3	do not have the same taxable year, the taxable
4	years taken into account shall be determined
5	under principles similar to the principles of sec-
6	tion 1561.
7	"(4) WAIVER BY SECRETARY.—In the case of a
8	failure which is due to reasonable cause and not to
9	willful neglect, the Secretary may waive part or all
10	of the tax imposed by subsection (a) to the extent
11	that the payment of such tax would be excessive or
12	otherwise inequitable relative to the failure involved.
13	"(d) Liability for Tax.—The following shall be lia-
14	ble for the tax imposed by subsection (a):
15	"(1) In the case of a plan other than a multi-
16	employer plan, the employer.
17	"(2) In the case of a multiemployer plan, the
18	plan.
19	"(e) Notice Requirements for Plans Signifi-
20	CANTLY REDUCING BENEFIT ACCRUALS.—
21	"(1) In general.—If an applicable pension
22	plan is amended to provide for a significant reduc-
23	tion in the rate of future benefit accrual, the plan
24	administrator shall provide written notice to each



1	applicable individual (and to each employee organi-
2	zation representing applicable individuals).
3	"(2) Notice.—The notice required by para-
4	graph (1) shall be written in a manner calculated to
5	be understood by the average plan participant and
6	shall provide sufficient information (as determined
7	in accordance with regulations prescribed by the
8	Secretary) to allow applicable individuals to under-
9	stand the effect of the plan amendment. The Sec-
10	retary may provide a simplified form of notice for
11	or exempt from any notice requirement, a plan—
12	"(A) which has fewer than 100 partici-
13	pants who have accrued a benefit under the
14	plan, or
15	"(B) which offers participants the option
16	to choose between the new benefit formula and
17	the old benefit formula.
18	"(3) Timing of notice.—Except as provided
19	in regulations, the notice required by paragraph (1)
20	shall be provided within a reasonable time before the
21	effective date of the plan amendment.
22	"(4) Designees.—Any notice under paragraph
23	(1) may be provided to a person designated, in writ-
24	ing, by the person to which it would otherwise be



25

provided.

1	"(5) Notice before adoption of amend-
2	MENT.—A plan shall not be treated as failing to
3	meet the requirements of paragraph (1) merely be-
4	cause notice is provided before the adoption of the
5	plan amendment if no material modification of the
6	amendment occurs before the amendment is adopt-
7	ed.
8	"(f) Definitions and Special Rules.—For pur-
9	poses of this section—
10	"(1) APPLICABLE INDIVIDUAL.—The term 'ap-
11	plicable individual' means, with respect to any plan
12	amendment—
13	"(A) each participant in the plan, and
14	"(B) any beneficiary who is an alternate
15	payee (within the meaning of section 414(p)(8))
16	under an applicable qualified domestic relations
17	order (within the meaning of section
18	414(p)(1)(A)),
19	whose rate of future benefit accrual under the plan
20	may reasonably be expected to be significantly re-
21	duced by such plan amendment.
22	"(2) APPLICABLE PENSION PLAN.—The term
23	'applicable pension plan' means—
24	"(A) any defined benefit plan, or



1	"(B) an individual account plan which is
2	subject to the funding standards of section 412.
3	Such term shall not include a governmental plan
4	(within the meaning of section 414(d)) or a church
5	plan (within the meaning of section 414(e)) with re-
6	spect to which the election provided by section
7	410(d) has not been made.
8	"(3) Early retirement.—A plan amendment
9	which eliminates or significantly reduces any early
10	retirement benefit or retirement-type subsidy (within
11	the meaning of section 411(d)(6)(B)(i)) shall be
12	treated as having the effect of significantly reducing
13	the rate of future benefit accrual.
14	"(g) New Technologies.—The Secretary may by
15	regulations allow any notice under subsection (e) to be
16	provided by using new technologies.".
17	(2) CLERICAL AMENDMENT.—The table of sec-
18	tions for chapter 43 is amended by adding at the
19	end the following new item:
	"Sec. 4980F. Failure of applicable plans reducing benefit accruals to satisfy notice requirements.".
20	(b) AMENDMENT OF ERISA.—Section 204(h) of the
21	Employee Retirement Income Security Act of 1974 (29
22	U.C.C. 1054(b)) is amonded by adding at the and the fel



- $22\,$ U.S.C. 1054(h)) is amended by adding at the end the following
- 23 lowing new paragraphs:

1	"(3)(A) An applicable pension plan to which para-
2	graph (1) applies shall not be treated as meeting the re-
3	quirements of such paragraph unless, in addition to any
4	notice required to be provided to an individual or organiza-
5	tion under such paragraph, the plan administrator pro-
6	vides the notice described in subparagraph (B) to each ap-
7	plicable individual (and to each employee organization rep-
8	resenting applicable individuals).
9	"(B) The notice required by subparagraph (A) shall
10	be written in a manner calculated to be understood by the
11	average plan participant and shall provide sufficient infor-
12	mation (as determined in accordance with regulations pre-
13	scribed by the Secretary of the Treasury) to allow applica-
14	ble individuals to understand the effect of the plan amend-
15	ment. The Secretary of the Treasury may provide a sim-
16	plified form of notice for, or exempt from any notice re-
17	quirement, a plan—
18	"(i) which has fewer than 100 participants who
19	have accrued a benefit under the plan, or
20	"(ii) which offers participants the option to
21	choose between the new benefit formula and the old
22	benefit formula.
23	"(C) Except as provided in regulations prescribed by

24 the Secretary of the Treasury, the notice required by sub-



1	paragraph (A) shall be provided within a reasonable time
2	before the effective date of the plan amendment.
3	"(D) Any notice under subparagraph (A) may be pro-
4	vided to a person designated, in writing, by the person
5	to which it would otherwise be provided.
6	"(E) A plan shall not be treated as failing to meet
7	the requirements of subparagraph (A) merely because no-
8	tice is provided before the adoption of the plan amendment
9	if no material modification of the amendment occurs be-
10	fore the amendment is adopted.
11	"(F) The Secretary of the Treasury may by regula-
12	tions allow any notice under this paragraph to be provided
13	by using new technologies.
14	"(4) For purposes of paragraph (3)—
15	"(A) The term 'applicable individual' means,
16	with respect to any plan amendment—
17	"(i) each participant in the plan; and
18	"(ii) any beneficiary who is an alternate
19	payee (within the meaning of section
20	206(d)(3)(K)) under an applicable qualified do-
21	mestic relations order (within the meaning of
22	section $206(d)(3)(B)(i)$,
23	whose rate of future benefit accrual under the plan
24	may reasonably be expected to be significantly re-
25	duced by such plan amendment.



1	"(B) The term 'applicable pension plan
2	means—
3	"(i) any defined benefit plan; or
4	"(ii) an individual account plan which is
5	subject to the funding standards of section 412
6	of the Internal Revenue Code of 1986.
7	"(C) A plan amendment which eliminates or
8	significantly reduces any early retirement benefit or
9	retirement-type subsidy (within the meaning of sub-
10	section (g)(2)(A)) shall be treated as having the ef-
11	fect of significantly reducing the rate of future ben-
12	efit accrual.".
13	(c) Effective Dates.—
14	(1) In general.—The amendments made by
15	this section shall apply to plan amendments taking
16	effect on or after the date of the enactment of this
17	Act.
18	(2) Transition.—Until such time as the Sec-
19	retary of the Treasury issues regulations under sec-
20	tions 4980F(e)(2) and (3) of the Internal Revenue
21	Code of 1986, and section 204(h)(3) of the Em-
22	ployee Retirement Income Security Act of 1974, as
23	added by the amendments made by this section, a

plan shall be treated as meeting the requirements of



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1	such sections if it makes a good faith effort to com-
2	ply with such requirements.
3	(3) Special notice rule.—
4	(A) In General.—The period for pro-
5	viding any notice required by the amendments
6	made by this section shall not end before the
7	date which is 3 months after the date of the en-
8	actment of this Act.
9	(B) Reasonable notice.—The amend-
10	ments made by this section shall not apply to
11	any plan amendment taking effect on or after
12	the date of the enactment of this Act if, before
13	April 25, 2001, notice was provided to partici-
14	pants and beneficiaries adversely affected by
15	the plan amendment (or their representatives)
16	which was reasonably expected to notify them
17	of the nature and effective date of the plan
18	amendment.
19	(d) Study.—The Secretary of the Treasury shall
20	prepare a report on the effects of conversions of tradi-
21	tional defined benefit plans to cash balance or hybrid for-
22	mula plans. Such study shall examine the effect of such
23	conversions on longer service participants, including the
24	incidence and effects of "wear away" provisions under

25 which participants earn no additional benefits for a period



1	of time after the conversion. As soon as practicable, but
2	not later than 60 days after the date of the enactment
3	of this Act, the Secretary shall submit such report, to-
4	gether with recommendations thereon, to the Committee
5	on Ways and Means and the Committee on Education and
6	the Workforce of the House of Representatives and the
7	Committee on Finance and the Committee on Health,
8	Education, Labor, and Pensions of the Senate.
9	SEC. 505. TREATMENT OF MULTIEMPLOYER PLANS UNDER
10	SECTION 415.
11	(a) Compensation Limit.—
12	(1) In general.—Paragraph (11) of section
13	415(b) (relating to limitation for defined benefit
14	plans) is amended to read as follows:
15	"(11) Special limitation rule for govern-
16	MENTAL AND MULTIEMPLOYER PLANS.—In the case
17	of a governmental plan (as defined in section
18	414(d)) or a multiemployer plan (as defined in sec-
19	tion 414(f)), subparagraph (B) of paragraph (1)
20	shall not apply.".
21	(2) Conforming amendment.—Section
22	415(b)(7) (relating to benefits under certain collec-
23	tively bargained plans) is amended by inserting
	ervery bargamen plans) is amended by inserting



1	benefit plan" in the matter preceding subparagraph
2	(A).
3	(b) Combining and Aggregation of Plans.—
4	(1) COMBINING OF PLANS.—Subsection (f) of
5	section 415 (relating to combining of plans) is
6	amended by adding at the end the following:
7	"(3) Exception for multiemployer
8	PLANS.—Notwithstanding paragraph (1) and sub-
9	section (g), a multiemployer plan (as defined in sec-
10	tion 414(f)) shall not be combined or aggregated—
11	"(A) with any other plan which is not a
12	multiemployer plan for purposes of applying
13	subsection (b)(1)(B) to such other plan, or
14	"(B) with any other multiemployer plan
15	for purposes of applying the limitations estab-
16	lished in this section.".
17	(2) Conforming amendment for aggrega-
18	TION OF PLANS.—Subsection (g) of section 415 (re-
19	lating to aggregation of plans) is amended by strik-
20	ing "The Secretary" and inserting "Except as pro-
21	vided in subsection (f)(3), the Secretary".
22	(c) Effective Date.—The amendments made by
23	this section shall apply to years beginning after December
24	31. 2001.



1	SEC. 506. PROTECTION OF INVESTMENT OF EMPLOYEE
2	CONTRIBUTIONS TO 401(K) PLANS.
3	(a) In General.—Section 1524(b) of the Taxpayer
4	Relief Act of 1997 is amended to read as follows:
5	"(b) Effective Date.—
6	"(1) In general.—Except as provided in para-
7	graph (2), the amendments made by this section
8	shall apply to elective deferrals for plan years begin-
9	ning after December 31, 1998.
10	"(2) Nonapplication to previously ac-
11	QUIRED PROPERTY.—The amendments made by this
12	section shall not apply to any elective deferral which
13	is invested in assets consisting of qualifying em-
14	ployer securities, qualifying employer real property,
15	or both, if such assets were acquired before January
16	1, 1999.".
17	(b) Effective Date.—The amendment made by
18	this section shall apply as if included in the provision of
19	the Taxpayer Relief Act of 1997 to which it relates.
20	SEC. 507. PERIODIC PENSION BENEFITS STATEMENTS.
21	(a) In General.—Section 105(a) of the Employee
22	Retirement Income Security Act of 1974 (29 U.S.C. 1025
23	(a)) is amended to read as follows:
24	"Sec. 105. (a)(1)(A) The administrator of an indi-
25	vidual account plan shall furnish a pension benefit
26	statement—



1	"(i) to a plan participant at least once annually,
2	and
3	"(ii) to a plan beneficiary upon written request.
4	"(B) The administrator of a defined benefit plan
5	shall furnish a pension benefit statement—
6	"(i) at least once every 3 years to each
7	participant with a nonforfeitable accrued ben-
8	efit who is employed by the employer maintain-
9	ing the plan at the time the statement is fur-
10	nished to participants, and
11	"(ii) to a plan participant or plan bene-
12	ficiary of the plan upon written request.
13	"(2) A pension benefit statement under paragraph
14	(1)—
15	"(A) shall indicate, on the basis of the latest
16	available information—
17	"(i) the total benefits accrued, and
18	"(ii) the nonforfeitable pension benefits, if
19	any, which have accrued, or the earliest date on
20	which benefits will become nonforfeitable,
21	"(B) shall be written in a manner calculated to
22	be understood by the average plan participant, and
23	"(C) may be provided in written, electronic, or
24	other appropriate form.



1	"(3)(A) In the case of a defined benefit plan, the re-
2	quirements of paragraph (1)(B)(i) shall be treated as met
3	with respect to a participant if the administrator provides
4	the participant at least once each year with notice of the
5	availability of the pension benefit statement and the ways
6	in which the participant may obtain such statement. Such
7	notice shall be provided in written, electronic, or other ap-
8	propriate form, and may be included with other commu-
9	nications to the participant if done in a manner reasonably
10	designed to attract the attention of the participant.
11	"(B) The Secretary may provide that years in which
12	no employee or former employee benefits (within the
13	meaning of section 410(b) of the Internal Revenue Code
14	of 1986) under the plan need not be taken into account
15	in determining the 3-year period under paragraph
16	(1)(B)(i).".
17	(b) Conforming Amendments.—
18	(1) Section 105 of the Employee Retirement In-
19	come Security Act of 1974 (29 U.S.C. 1025) is
20	amended by striking subsection (d).
21	(2) Section 105(b) of such Act (29 U.S.C.
22	1025(b)) is amended to read as follows:



- 1 in subsection (a)(1)(A) or (a)(1)(B)(ii), whichever is appli-
- 2 cable, in any 12-month period.".
- 3 (c) Model Statements.—The Secretary of Labor
- 4 shall develop a model benefit statement, written in a man-
- 5 ner calculated to be understood by the average plan partic-
- 6 ipant, that may be used by plan administrators in com-
- 7 plying with the requirements of section 105 of the Em-
- 8 ployee Retirement Income Security Act of 1974.
- 9 (d) Effective Date.—The amendments made by
- 10 this section shall apply to plan years beginning after De-
- 11 cember 31, 2002.
- 12 SEC. 508. PROHIBITED ALLOCATIONS OF STOCK IN S COR-
- 13 **PORATION ESOP.**
- 14 (a) IN GENERAL.—Section 409 (relating to qualifica-
- 15 tions for tax credit employee stock ownership plans) is
- 16 amended by redesignating subsection (p) as subsection (q)
- 17 and by inserting after subsection (o) the following new
- 18 subsection:
- 19 "(p) Prohibited Allocations of Securities in
- 20 AN S CORPORATION.—
- 21 "(1) IN GENERAL.—An employee stock owner-
- ship plan holding employer securities consisting of
- stock in an S corporation shall provide that no por-
- 24 tion of the assets of the plan attributable to (or allo-
- cable in lieu of) such employer securities may, dur-



1	ing a nonallocation year, accrue (or be allocated di-
2	rectly or indirectly under any plan of the employer
3	meeting the requirements of section 401(a)) for the
4	benefit of any disqualified person.
5	"(2) Failure to meet requirements.—
6	"(A) IN GENERAL.—If a plan fails to meet
7	the requirements of paragraph (1), the plan
8	shall be treated as having distributed to any
9	disqualified person the amount allocated to the
10	account of such person in violation of para-
11	graph (1) at the time of such allocation.
12	"(B) Cross reference.—
	"For excise tax relating to violations of paragraph (1) and ownership of synthetic equity, see section 4979A.
13	"(3) Nonallocation year.—For purposes of
14	this subsection—
15	"(A) IN GENERAL.—The term 'nonalloca-
16	tion year' means any plan year of an employee
17	stock ownership plan if, at any time during
18	such plan year—
19	"(i) such plan holds employer securi-
20	ties consisting of stock in an S corpora-
21	tion, and
22	"(ii) disqualified persons own at least
23	50 percent of the number of shares of
24	stock in the S corporation.



1	"(B) Attribution rules.—For purposes
2	of subparagraph (A)—
3	"(i) In general.—The rules of sec-
4	tion 318(a) shall apply for purposes of de-
5	termining ownership, except that—
6	"(I) in applying paragraph (1)
7	thereof, the members of an individ-
8	ual's family shall include members of
9	the family described in paragraph
10	(4)(D), and
11	"(II) paragraph (4) thereof shall
12	not apply.
13	"(ii) Deemed-owned shares.—Not-
14	withstanding the employee trust exception
15	in section 318(a)(2)(B)(i), individual shall
16	be treated as owning deemed-owned shares
17	of the individual.
18	Solely for purposes of applying paragraph (5),
19	this subparagraph shall be applied after the at-
20	tribution rules of paragraph (5) have been ap-
21	plied.
22	"(4) Disqualified Person.—For purposes of
23	this subsection—
24	"(A) IN GENERAL.—The term 'disqualified
25	person' means any person if—



1	"(i) the aggregate number of deemed-
2	owned shares of such person and the mem-
3	bers of such person's family is at least 20
4	percent of the number of deemed-owned
5	shares of stock in the S corporation, or
6	"(ii) in the case of a person not de-
7	scribed in clause (i), the number of
8	deemed-owned shares of such person is at
9	least 10 percent of the number of deemed-
10	owned shares of stock in such corporation.
11	"(B) Treatment of family members.—
12	In the case of a disqualified person described in
13	subparagraph (A)(i), any member of such per-
14	son's family with deemed-owned shares shall be
15	treated as a disqualified person if not otherwise
16	treated as a disqualified person under subpara-
17	graph (A).
18	"(C) Deemed-owned shares.—
19	"(i) In GENERAL.—The term
20	'deemed-owned shares' means, with respect
21	to any person—
22	"(I) the stock in the S corpora-
23	tion constituting employer securities
24	of an employee stock ownership plan



1	which is allocated to such person
2	under the plan, and
3	"(II) such person's share of the
4	stock in such corporation which is
5	held by such plan but which is not al-
6	located under the plan to participants.
7	"(ii) Person's share of
8	UNALLOCATED STOCK.—For purposes of
9	clause (i)(II), a person's share of
10	unallocated S corporation stock held by
11	such plan is the amount of the unallocated
12	stock which would be allocated to such per-
13	son if the unallocated stock were allocated
14	to all participants in the same proportions
15	as the most recent stock allocation under
16	the plan.
17	"(D) Member of family.—For purposes
18	of this paragraph, the term 'member of the
19	family' means, with respect to any individual—
20	"(i) the spouse of the individual,
21	"(ii) an ancestor or lineal descendant
22	of the individual or the individual's spouse,
23	"(iii) a brother or sister of the indi-
24	vidual or the individual's spouse and any



1	lineal descendant of the brother or sister,
2	and
3	"(iv) the spouse of any individual de-
4	scribed in clause (ii) or (iii).
5	A spouse of an individual who is legally sepa-
6	rated from such individual under a decree of di-
7	vorce or separate maintenance shall not be
8	treated as such individual's spouse for purposes
9	of this subparagraph.
10	"(5) Treatment of synthetic equity.—For
11	purposes of paragraphs (3) and (4), in the case of
12	a person who owns synthetic equity in the S corpora-
13	tion, except to the extent provided in regulations, the
14	shares of stock in such corporation on which such
15	synthetic equity is based shall be treated as out-
16	standing stock in such corporation and deemed-
17	owned shares of such person if such treatment of
18	synthetic equity of 1 or more such persons results
19	in—
20	"(A) the treatment of any person as a dis-
21	qualified person, or
22	"(B) the treatment of any year as a non-
23	allocation year.
24	For purposes of this paragraph, synthetic equity
25	shall be treated as owned by a person in the same



1	manner as stock is treated as owned by a person
2	under the rules of paragraphs (2) and (3) of section
3	318(a). If, without regard to this paragraph, a per-
4	son is treated as a disqualified person or a year is
5	treated as a nonallocation year, this paragraph shall
6	not be construed to result in the person or year not
7	being so treated.
8	"(6) Definitions.—For purposes of this
9	subsection—
10	"(A) Employee stock ownership
11	PLAN.—The term 'employee stock ownership
12	plan' has the meaning given such term by sec-
13	tion $4975(e)(7)$.
14	"(B) Employer securities.—The term
15	'employer security' has the meaning given such
16	term by section 409(l).
17	"(C) Synthetic equity.—The term 'syn-
18	thetic equity' means any stock option, warrant,
19	restricted stock, deferred issuance stock right,
20	or similar interest or right that gives the holder
21	the right to acquire or receive stock of the S
22	corporation in the future. Except to the extent
23	provided in regulations, synthetic equity also in-
24	cludes a stock appreciation right, phantom

stock unit, or similar right to a future cash



1	payment based on the value of such stock or
2	appreciation in such value.
3	"(7) REGULATIONS.—The Secretary shall pre-
4	scribe such regulations as may be necessary to carry
5	out the purposes of this subsection.".
6	(b) Coordination With Section $4975(e)(7)$.—The
7	last sentence of section 4975(e)(7) (defining employee
8	stock ownership plan) is amended by inserting ", section
9	409(p)," after "409(n)".
10	(c) Excise Tax.—
11	(1) Application of Tax.—Subsection (a) of
12	section 4979A (relating to tax on certain prohibited
13	allocations of employer securities) is amended—
14	(A) by striking "or" at the end of para-
15	graph (1), and
16	(B) by striking all that follows paragraph
17	(2) and inserting the following:
18	"(3) there is any allocation of employer securi-
19	ties which violates the provisions of section 409(p),
20	or a nonallocation year described in subsection
21	(e)(2)(C) with respect to an employee stock owner-
22	ship plan, or
23	"(4) any synthetic equity is owned by a dis-
24	qualified person in any nonallocation year.



1	there is hereby imposed a tax on such allocation or owner-
2	ship equal to 50 percent of the amount involved.".
3	(2) Liability.—Section 4979A(c) (defining li-
4	ability for tax) is amended to read as follows:
5	"(c) Liability for Tax.—The tax imposed by this
6	section shall be paid—
7	"(1) in the case of an allocation referred to in
8	paragraph (1) or (2) of subsection (a), by—
9	"(A) the employer sponsoring such plan, or
10	"(B) the eligible worker-owned cooperative,
11	which made the written statement described in sec-
12	tion $664(g)(1)(E)$ or in section $1042(b)(3)(B)$ (as
13	the case may be), and
14	"(2) in the case of an allocation or ownership
15	referred to in paragraph (3) or (4) of subsection (a),
16	by the S corporation the stock in which was so allo-
17	cated or owned.".
18	(3) Definitions.—Section 4979A(e) (relating
19	to definitions) is amended to read as follows:
20	"(e) Definitions and Special Rules.—For pur-
21	poses of this section—
22	"(1) Definitions.—Except as provided in
23	paragraph (2), terms used in this section have the
24	same respective meanings as when used in sections
25	409 and 4978.



1	"(2) Special rules relating to tax im-
2	POSED BY REASON OF PARAGRAPH (3) OR (4) OF
3	SUBSECTION (a).—
4	"(A) Prohibited allocations.—The
5	amount involved with respect to any tax im-
6	posed by reason of subsection (a)(3) is the
7	amount allocated to the account of any person
8	in violation of section $409(p)(1)$.
9	"(B) Synthetic equity.—The amount
10	involved with respect to any tax imposed by rea-
11	son of subsection (a)(4) is the value of the
12	shares on which the synthetic equity is based
13	"(C) Special rule during first non-
14	ALLOCATION YEAR.—For purposes of subpara-
15	graph (A), the amount involved for the first
16	nonallocation year of any employee stock owner-
17	ship plan shall be determined by taking into ac-
18	count the total value of all the deemed-owned
19	shares of all disqualified persons with respect to
20	such plan.
21	"(D) STATUTE OF LIMITATIONS.—The
22	statutory period for the assessment of any tax
23	imposed by this section by reason of paragraph

(3) or (4) of subsection (a) shall not expire be-



1	fore the date which is 3 years from the later
2	of—
3	"(i) the allocation or ownership re-
4	ferred to in such paragraph giving rise to
5	such tax, or
6	"(ii) the date on which the Secretary
7	is notified of such allocation or owner-
8	ship.".
9	(d) Effective Dates.—
10	(1) IN GENERAL.—The amendments made by
11	this section shall apply to plan years beginning after
12	December 31, 2004.
13	(2) Exception for Certain Plans.—In the
14	case of any—
15	(A) employee stock ownership plan estab-
16	lished after March 14, 2001, or
17	(B) employee stock ownership plan estab-
18	lished on or before such date if employer securi-
19	ties held by the plan consist of stock in a cor-
20	poration with respect to which an election under
21	section 1362(a) of the Internal Revenue Code
22	of 1986 is not in effect on such date,
23	the amendments made by this section shall apply to
24	plan years ending after March 14, 2001.



TITLE VI—REDUCING 1 REGULATORY BURDENS 2 3 SEC. 601. MODIFICATION OF TIMING OF PLAN VALUATIONS. 4 (a) Amendment of Internal Revenue Code.— 5 Paragraph (9) of section 412(c) (relating to annual valuation) is amended to read as follows: 6 7 "(9) ANNUAL VALUATION.— 8 "(A) In General.—For purposes of this 9 section, a determination of experience gains and losses and a valuation of the plan's liability 10 11 shall be made not less frequently than once 12 every year, except that such determination shall 13 be made more frequently to the extent required 14 in particular cases under regulations prescribed 15 by the Secretary. 16 "(B) VALUATION DATE.— 17 "(i) Current year.—Except as pro-18 vided in clause (ii), the valuation referred 19 to in subparagraph (A) shall be made as of



a date within the plan year to which the

valuation refers or within one month prior

to the beginning of such year.

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21

22

23

24

1	date within the plan year prior to the year
2	to which the valuation refers if—
3	"(I) an election is in effect under
4	this clause with respect to the plan,
5	and
6	"(II) as of such date, the value
7	of the assets of the plan are not less
8	than 125 percent of the plan's current
9	liability (as defined in paragraph
10	(7)(B)).
11	"(iii) Adjustments.—Information
12	under clause (ii) shall, in accordance with
13	regulations, be actuarially adjusted to re-
14	flect significant differences in participants.
15	"(iv) Election.—An election under
16	clause (ii), once made, shall be irrevocable
17	without the consent of the Secretary.".
18	(b) AMENDMENT OF ERISA.—Paragraph (9) of sec-
19	tion 302(c) of the Employee Retirement Income Security
20	Act of 1974 (29 U.S.C. 1053(c)) is amended—
21	(1) by inserting "(A)" after "(9)"; and
22	(2) by adding at the end the following:
23	"(B)(i) Except as provided in clause (ii), the valu-
24	ation referred to in subparagraph (A) shall be made as



- 1 of a date within the plan year to which the valuation refers
- 2 or within one month prior to the beginning of such year.
- 3 "(ii) The valuation referred to in subparagraph (A)
- 4 may be made as of a date within the plan year prior to
- 5 the year to which the valuation refers if—
- 6 "(I) an election is in effect under this clause
- 7 with respect to the plan; and
- 8 "(II) as of such date, the value of the assets of
- 9 the plan are not less than 125 percent of the plan's
- current liability (as defined in paragraph (7)(B)).
- 11 "(iii) Information under clause (ii) shall, in accord-
- 12 ance with regulations, be actuarially adjusted to reflect
- 13 significant differences in participants.
- 14 "(iv) An election under clause (ii), once made, shall
- 15 be irrevocable without the consent of the Secretary of the
- 16 Treasury.".
- (c) Effective Date.—The amendments made by
- 18 this section shall apply to plan years beginning after De-
- 19 cember 31, 2001.
- 20 SEC. 602. ESOP DIVIDENDS MAY BE REINVESTED WITHOUT
- 21 LOSS OF DIVIDEND DEDUCTION.
- 22 (a) In General.—Section 404(k)(2)(A) (defining
- 23 applicable dividends) is amended by striking "or" at the
- 24 end of clause (ii), by redesignating clause (iii) as clause



1	(iv), and by inserting after clause (ii) the following new
2	clause:
3	"(iii) is, at the election of such par-
4	ticipants or their beneficiaries—
5	"(I) payable as provided in clause
6	(i) or (ii), or
7	"(II) paid to the plan and rein-
8	vested in qualifying employer securi-
9	ties, or".
10	(b) STANDARDS FOR DISALLOWANCE.—Section
11	404(k)(5)(A) (relating to disallowance of deduction) is
12	amended by inserting "avoidance or" before "evasion".
13	(c) Effective Date.—The amendments made by
14	this section shall apply to taxable years beginning after
15	December 31, 2001.
16	SEC. 603. REPEAL OF TRANSITION RULE RELATING TO CER-
17	TAIN HIGHLY COMPENSATED EMPLOYEES.
18	(a) In General.—Paragraph (4) of section 1114(c)
19	of the Tax Reform Act of 1986 is hereby repealed.
20	(b) Effective Date.—The repeal made by sub-
21	section (a) shall apply to plan years beginning after De-
22	cember 31, 2001.
23	SEC. 604. EMPLOYEES OF TAX-EXEMPT ENTITIES.
24	(a) In General.—The Secretary of the Treasury
25	shall modify Treasury Regulations section 1.410(b)-6(g)



1	to provide that employees of an organization described in
2	section 403(b)(1)(A)(i) of the Internal Revenue Code of
3	1986 who are eligible to make contributions under section
4	403(b) of such Code pursuant to a salary reduction agree-
5	ment may be treated as excludable with respect to a plan
6	under section 401(k) or (m) of such Code that is provided
7	under the same general arrangement as a plan under such
8	section 401(k), if—
9	(1) no employee of an organization described in
10	section 403(b)(1)(A)(i) of such Code is eligible to
11	participate in such section 401(k) plan or section
12	401(m) plan; and
13	(2) 95 percent of the employees who are not
14	employees of an organization described in section
15	403(b)(1)(A)(i) of such Code are eligible to partici-
16	pate in such plan under such section 401(k) or (m).
17	(b) Effective Date.—The modification required by
18	subsection (a) shall apply as of the same date set forth
19	in section 1426(b) of the Small Business Job Protection
20	Act of 1996.
21	SEC. 605. CLARIFICATION OF TREATMENT OF EMPLOYER-
22	PROVIDED RETIREMENT ADVICE.
23	(a) In General.—Subsection (a) of section 132 (re-
24	lating to exclusion from gross income) is amended by

25 striking "or" at the end of paragraph (5), by striking the



1	period at the end of paragraph (6) and inserting ", or",
2	and by adding at the end the following new paragraph:
3	"(7) qualified retirement planning services.".
4	(b) Qualified Retirement Planning Services
5	Defined.—Section 132 is amended by redesignating sub-
6	section (m) as subsection (n) and by inserting after sub-
7	section (l) the following:
8	"(m) Qualified Retirement Planning Serv-
9	ICES.—
10	"(1) In general.—For purposes of this sec-
11	tion, the term 'qualified retirement planning serv-
12	ices' means any retirement planning advice or infor-
13	mation provided to an employee and his spouse by
14	an employer maintaining a qualified employer plan.
15	"(2) Nondiscrimination rule.—Subsection
16	(a)(7) shall apply in the case of highly compensated
17	employees only if such services are available on sub-
18	stantially the same terms to each member of the
19	group of employees normally provided education and
20	information regarding the employer's qualified em-
21	ployer plan.
22	"(3) Qualified employer plan.—For pur-
23	poses of this subsection, the term 'qualified employer
24	plan' means a plan, contract, pension, or account de-

scribed in section 219(g)(5).".



1	(c) Effective Date.—The amendments made by
2	this section shall apply to years beginning after December
3	31, 2001.
4	SEC. 606. REPORTING SIMPLIFICATION.
5	(a) Simplified Annual Filing Requirement for
6	OWNERS AND THEIR SPOUSES.—
7	(1) IN GENERAL.—The Secretary of the Treas-
8	ury and the Secretary of Labor shall modify the re-
9	quirements for filing annual returns with respect to
10	one-participant retirement plans to ensure that such
11	plans with assets of \$250,000 or less as of the close
12	of the plan year need not file a return for that year.
13	(2) One-participant retirement plan de-
14	FINED.—For purposes of this subsection, the term
15	"one-participant retirement plan" means a retire-
16	ment plan that—
17	(A) on the first day of the plan year—
18	(i) covered only the employer (and the
19	employer's spouse) and the employer
20	owned the entire business (whether or not
21	incorporated); or
22	(ii) covered only one or more partners
23	(and their spouses) in a business partner-
24	ship (including partners in an S or C cor-
25	poration);



1	(B) meets the minimum coverage require-
2	ments of section 410(b) of the Internal Revenue
3	Code of 1986 without being combined with any
4	other plan of the business that covers the em-
5	ployees of the business;
6	(C) does not provide benefits to anyone ex-
7	cept the employer (and the employer's spouse)
8	or the partners (and their spouses);
9	(D) does not cover a business that is a
10	member of an affiliated service group, a con-
11	trolled group of corporations, or a group of
12	businesses under common control; and
13	(E) does not cover a business that leases
14	employees.
15	(3) Other definitions.—Terms used in para-
16	graph (2) which are also used in section 414 of the
17	Internal Revenue Code of 1986 shall have the re-
18	spective meanings given such terms by such section.
19	(b) SIMPLIFIED ANNUAL FILING REQUIREMENT FOR
20	PLANS WITH FEWER THAN 25 EMPLOYEES.—In the case
21	of plan years beginning after December 31, 2002, the Sec-
22	retary of the Treasury and the Secretary of Labor shall
23	provide for the filing of a simplified annual return for any
24	retirement plan which covers less than 25 employees on
25	the first day of a plan year and which meets the require-



1	ments described in subparagraphs (B), (D), and (E) of
2	subsection (a)(2).
3	(c) Effective Date.—The provisions of this section
4	shall take effect on January 1, 2002.
5	SEC. 607. IMPROVEMENT OF EMPLOYEE PLANS COMPLI-
6	ANCE RESOLUTION SYSTEM.
7	The Secretary of the Treasury shall continue to up-
8	date and improve the Employee Plans Compliance Resolu-
9	tion System (or any successor program) giving special at-
10	tention to—
11	(1) increasing the awareness and knowledge of
12	small employers concerning the availability and use
13	of the program;
14	(2) taking into account special concerns and
15	circumstances that small employers face with respect
16	to compliance and correction of compliance failures;
17	(3) extending the duration of the self-correction
18	period under the Self-Correction Program for signifi-
19	cant compliance failures;
20	(4) expanding the availability to correct insig-
21	nificant compliance failures under the Self-Correc-
22	tion Program during audit; and
23	(5) assuring that any tax, penalty, or sanction
24	that is imposed by reason of a compliance failure is



	not excessive and bears a reasonable relationship to
2	the nature, extent, and severity of the failure.
3	SEC. 608. REPEAL OF THE MULTIPLE USE TEST.
4	(a) In General.—Paragraph (9) of section 401(m)
5	is amended to read as follows:
6	"(9) Regulations.—The Secretary shall pre-
7	scribe such regulations as may be necessary to carry
8	out the purposes of this subsection and subsection
9	(k), including regulations permitting appropriate ag-
10	gregation of plans and contributions.".
11	(b) Effective Date.—The amendment made by
12	this section shall apply to years beginning after December
13	31, 2001.
	31, 2001. SEC. 609. FLEXIBILITY IN NONDISCRIMINATION, COV
14	
14 15	SEC. 609. FLEXIBILITY IN NONDISCRIMINATION, COV
14 15 16	SEC. 609. FLEXIBILITY IN NONDISCRIMINATION, COVERAGE, AND LINE OF BUSINESS RULES.
14 15 16 17	SEC. 609. FLEXIBILITY IN NONDISCRIMINATION, COVERAGE, AND LINE OF BUSINESS RULES. (a) Nondiscrimination.—
14 15 16 17	SEC. 609. FLEXIBILITY IN NONDISCRIMINATION, COVERAGE, AND LINE OF BUSINESS RULES. (a) NONDISCRIMINATION.— (1) IN GENERAL.—The Secretary of the Trease
114 115 116 117 118	SEC. 609. FLEXIBILITY IN NONDISCRIMINATION, COVERAGE, AND LINE OF BUSINESS RULES. (a) Nondiscrimination.— (1) In general.—The Secretary of the Treasury shall, by regulation, provide that a plan shall be
114 115 116 117 118 119 220	SEC. 609. FLEXIBILITY IN NONDISCRIMINATION, COVERAGE, AND LINE OF BUSINESS RULES. (a) NONDISCRIMINATION.— (1) IN GENERAL.—The Secretary of the Treasury shall, by regulation, provide that a plan shall be deemed to satisfy the requirements of sections.
13 14 15 16 17 18 19 20 21	SEC. 609. FLEXIBILITY IN NONDISCRIMINATION, COVERAGE, AND LINE OF BUSINESS RULES. (a) NONDISCRIMINATION.— (1) IN GENERAL.—The Secretary of the Treasury shall, by regulation, provide that a plan shall be deemed to satisfy the requirements of section 401(a)(4) of the Internal Revenue Code of 1986 if



1	(A) the plan satisfies conditions prescribed
2	by the Secretary to appropriately limit the
3	availability of such test; and
4	(B) the plan is submitted to the Secretary
5	for a determination of whether it satisfies such
6	test.
7	Subparagraph (B) shall only apply to the extent pro-
8	vided by the Secretary.
9	(2) Effective dates.—
10	(A) REGULATIONS.—The regulation re-
11	quired by paragraph (1) shall apply to years be-
12	ginning after December 31, 2003.
13	(B) Conditions of Availability.—Any
14	condition of availability prescribed by the Sec-
15	retary under paragraph (1)(A) shall not apply
16	before the first year beginning not less than
17	120 days after the date on which such condition
18	is prescribed.
19	(b) Coverage Test.—
20	(1) In general.—Section 410(b)(1) (relating
21	to minimum coverage requirements) is amended by
22	adding at the end the following:
23	"(D) In the case that the plan fails to
24	meet the requirements of subparagraphs (A),
25	(B) and (C), the plan—



1	"(i) satisfies subparagraph (B), as in
2	effect immediately before the enactment of
3	the Tax Reform Act of 1986,
4	"(ii) is submitted to the Secretary for
5	a determination of whether it satisfies the
6	requirement described in clause (i), and
7	"(iii) satisfies conditions prescribed by
8	the Secretary by regulation that appro-
9	priately limit the availability of this sub-
10	paragraph.
11	Clause (ii) shall apply only to the extent pro-
12	vided by the Secretary.".
13	(2) Effective dates.—
14	(A) IN GENERAL.—The amendment made
15	by paragraph (1) shall apply to years beginning
16	after December 31, 2003.
17	(B) CONDITIONS OF AVAILABILITY.—Any
18	condition of availability prescribed by the Sec-
19	retary under regulations prescribed by the Sec-
20	retary under section 410(b)(1)(D) of the Inter-
21	nal Revenue Code of 1986 shall not apply be-
22	fore the first year beginning not less than 120
23	days after the date on which such condition is



prescribed.

1	(c) Line of Business Rules.—The Secretary of
2	the Treasury shall, on or before December 31, 2003, mod-
3	ify the existing regulations issued under section 414(r) of
4	the Internal Revenue Code of 1986 in order to expand
5	(to the extent that the Secretary determines appropriate)
6	the ability of a pension plan to demonstrate compliance
7	with the line of business requirements based upon the
8	facts and circumstances surrounding the design and oper-
9	ation of the plan, even though the plan is unable to satisfy
10	the mechanical tests currently used to determine compli-
11	ance.
12	SEC. 610. EXTENSION TO ALL GOVERNMENTAL PLANS OF
13	MORATORIUM ON APPLICATION OF CERTAIN
13 14	MORATORIUM ON APPLICATION OF CERTAIN NONDISCRIMINATION RULES APPLICABLE TO
14	
	NONDISCRIMINATION RULES APPLICABLE TO
14 15	NONDISCRIMINATION RULES APPLICABLE TO STATE AND LOCAL PLANS.
14 15 16 17	NONDISCRIMINATION RULES APPLICABLE TO STATE AND LOCAL PLANS. (a) IN GENERAL.—
14 15 16 17 18	NONDISCRIMINATION RULES APPLICABLE TO STATE AND LOCAL PLANS. (a) IN GENERAL.— (1) Subparagraph (G) of section 401(a)(5) of
14 15 16 17 18	NONDISCRIMINATION RULES APPLICABLE TO STATE AND LOCAL PLANS. (a) IN GENERAL.— (1) Subparagraph (G) of section 401(a)(5) of the Internal Revenue Code of 1986 and subpara-
14 15 16	NONDISCRIMINATION RULES APPLICABLE TO STATE AND LOCAL PLANS. (a) IN GENERAL.— (1) Subparagraph (G) of section 401(a)(5) of the Internal Revenue Code of 1986 and subparagraph (H) of section 401(a)(26) are each amended
14 15 16 17 18 19 20 21	NONDISCRIMINATION RULES APPLICABLE TO STATE AND LOCAL PLANS. (a) IN GENERAL.— (1) Subparagraph (G) of section 401(a)(5) of the Internal Revenue Code of 1986 and subparagraph (H) of section 401(a)(26) are each amended by striking "section 414(d))" and all that follows
14 15 16 17 18 19 20	NONDISCRIMINATION RULES APPLICABLE TO STATE AND LOCAL PLANS. (a) IN GENERAL.— (1) Subparagraph (G) of section 401(a)(5) of the Internal Revenue Code of 1986 and subparagraph (H) of section 401(a)(26) are each amended by striking "section 414(d))" and all that follows and inserting "section 414(d)).".
14 15 16 17 18 19 20 21	NONDISCRIMINATION RULES APPLICABLE TO STATE AND LOCAL PLANS. (a) IN GENERAL.— (1) Subparagraph (G) of section 401(a)(5) of the Internal Revenue Code of 1986 and subparagraph (H) of section 401(a)(26) are each amended by striking "section 414(d))" and all that follows and inserting "section 414(d)).". (2) Subparagraph (G) of section 401(k)(3) and



1	ical subdivision thereof (or agency or instrumentality
2	thereof)".
3	(b) Conforming Amendments.—
4	(1) The heading for subparagraph (G) of sec-
5	tion 401(a)(5) is amended to read as follows: "Gov-
6	ERNMENTAL PLANS.—".
7	(2) The heading for subparagraph (H) of sec-
8	tion 401(a)(26) is amended to read as follows: "Ex-
9	CEPTION FOR GOVERNMENTAL PLANS.—".
10	(3) Subparagraph (G) of section 401(k)(3) is
11	amended by inserting "Governmental plans.—"
12	after "(G)".
13	(e) Effective Date.—The amendments made by
14	this section shall apply to years beginning after December
15	31, 2001.
16	SEC. 611. NOTICE AND CONSENT PERIOD REGARDING DIS-
17	TRIBUTIONS.
18	(a) Expansion of Period.—
19	(1) Amendment of internal revenue
20	CODE.—
21	(A) IN GENERAL.—Subparagraph (A) of
22	section 417(a)(6) is amended by striking "90-
23	day" and inserting "180-day".
24	(B) Modification of regulations.—
25	The Secretary of the Treasury shall modify the



1	regulations under sections $402(f)$, $411(a)(11)$,
2	and 417 of the Internal Revenue Code of 1986
3	to substitute "180 days" for "90 days" each
4	place it appears in Treasury Regulations sec-
5	tions 1.402(f)-1, 1.411(a)-11(c), and 1.417(e)-
6	1(b).
7	(2) Amendment of Erisa.—
8	(A) In general.—Section 205(c)(7)(A) of
9	the Employee Retirement Income Security Act
10	of 1974 (29 U.S.C. 1055(c)(7)(A)) is amended
11	by striking "90-day" and inserting "180-day".
12	(B) Modification of regulations.—
13	The Secretary of the Treasury shall modify the
14	regulations under part 2 of subtitle B of title
15	I of the Employee Retirement Income Security
16	Act of 1974 to the extent that they relate to
17	sections 203(e) and 205 of such Act to sub-
18	stitute "180 days" for "90 days" each place it
19	appears.
20	(3) Effective date.—The amendments made
21	by paragraph (1)(A) and (2)(A) and the modifica-
22	tions required by paragraph (1)(B) shall apply to
23	years beginning after December 31, 2001.
24	(b) Consent Regulation Inapplicable to Cer-
25	TAIN DISTRIBUTIONS.—



1	(1) In General.—The Secretary of the Treas-
2	ury shall modify the regulations under section
3	411(a)(11) of the Internal Revenue Code of 1986
4	and under section 205 of the Employee Retirement
5	Income Security Act of 1974 to provide that the de-
6	scription of a participant's right, if any, to defer re-
7	ceipt of a distribution shall also describe the con-
8	sequences of failing to defer such receipt.
9	(2) Effective date.—The modifications re-
10	quired by paragraph (1) shall apply to years begin-
11	ning after December 31, 2001.
12	SEC. 612. ANNUAL REPORT DISSEMINATION.
12 13	SEC. 612. ANNUAL REPORT DISSEMINATION. (a) REPORT AVAILABLE THROUGH ELECTRONIC
13	(a) Report Available Through Electronic
13 14	(a) Report Available Through Electronic Means.—Section 104(b)(3) of the Employee Retirement
13 14 15 16	(a) REPORT AVAILABLE THROUGH ELECTRONIC MEANS.—Section 104(b)(3) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1024(b)(3)) is
13 14 15 16	(a) REPORT AVAILABLE THROUGH ELECTRONIC MEANS.—Section 104(b)(3) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1024(b)(3)) is amended by adding at the end the following new sentence:
13 14 15 16	(a) REPORT AVAILABLE THROUGH ELECTRONIC MEANS.—Section 104(b)(3) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1024(b)(3)) is amended by adding at the end the following new sentence: "The requirement to furnish information under the pre-
13 14 15 16 17	(a) REPORT AVAILABLE THROUGH ELECTRONIC MEANS.—Section 104(b)(3) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1024(b)(3)) is amended by adding at the end the following new sentence: "The requirement to furnish information under the previous sentence shall be satisfied if the administrator makes
13 14 15 16 17 18	(a) REPORT AVAILABLE THROUGH ELECTRONIC MEANS.—Section 104(b)(3) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1024(b)(3)) is amended by adding at the end the following new sentence: "The requirement to furnish information under the previous sentence shall be satisfied if the administrator makes such information reasonably available through electronic



23 December 31, 2000.

SEC. 613. TECHNICAL CORRECTIONS TO SAVER ACT. 2 Section 517 of the Employee Retirement Income Se-3 curity Act of 1974 (29 U.S.C. 1147) is amended— 4 (1) in subsection (a), by striking "2001 and 5 2005 on or after September 1 of each year involved" 6 and inserting "2001, 2005, and 2009 in the month 7 of September of each year involved"; 8 (2) in subsection (b), by adding at the end the 9 following new sentence: "To effectuate the purposes 10 of this paragraph, the Secretary may enter into a co-11 operative agreement, pursuant to the Federal Grant 12 and Cooperative Agreement Act of 1977 (31 U.S.C. 13 6301 et seq.), with the American Savings Education 14 Council or any other appropriate, qualified entity."; 15 (3) in subsection (e)(2)— 16 (A) by striking "Committee on Labor and Human Resources" in subparagraph (D) and 17 18 inserting "Committee on Health, Education, 19 Labor, and Pensions"; 20 (B) by striking subparagraph (F) and in-21 serting the following: 22 "(F) the Chairman and Ranking Member 23 of the Subcommittee on Labor, Health and 24 Human Services, and Education of the Com-25 mittee on Appropriations of the House of Rep-

resentatives and the Chairman and Ranking



1	Member of the Subcommittee on Labor, Health
2	and Human Services, and Education of the
3	Committee on Appropriations of the Senate;";
4	(C) by redesignating subparagraph (G) as
5	subparagraph (J); and
6	(D) by inserting after subparagraph (F)
7	the following new subparagraphs:
8	"(G) the Chairman and Ranking Member
9	of the Committee on Finance of the Senate;
10	"(H) the Chairman and Ranking Member
11	of the Committee on Ways and Means of the
12	House of Representatives;
13	"(I) the Chairman and Ranking Member
14	of the Subcommittee on Employer-Employee
15	Relations of the Committee on Education and
16	the Workforce of the House of Representatives;
17	and";
18	(4) in subsection (e)(3)—
19	(A) by striking "There shall be not more
20	than 200 additional participants." in subpara-
21	graph (A) and inserting "The participants in
22	the National Summit shall also include addi-
23	tional participants appointed under this sub-
24	paragraph.";



	101
1	(B) by striking "one-half shall be ap-
2	pointed by the President," in subparagraph
3	(A)(i) and inserting "not more than 100 par-
4	ticipants shall be appointed under this clause by
5	the President,";
6	(C) by striking "one-half shall be ap-
7	pointed by the elected leaders of Congress" in
8	subparagraph (A)(ii) and inserting "not more
9	than 100 participants shall be appointed under
10	this clause by the elected leaders of Congress";
11	(D) by redesignating subparagraph (B) as
12	subparagraph (C); and
13	(E) by inserting after subparagraph (A)
14	the following new subparagraph:
15	"(B) Presidential authority for ad-
16	DITIONAL APPOINTMENTS.—The President, in
17	consultation with the elected leaders of Con-
18	gress referred to in subsection (a), may appoint
19	under this subparagraph additional participants
20	to the National Summit. The number of such
21	additional participants appointed under this
22	subparagraph may not exceed the lesser of 3
23	percent of the total number of all additional
24	participants appointed under this paragraph, or

10. Such additional participants shall be ap-



1	pointed from persons nominated by the organi-
2	zation referred to in subsection (b)(2) which is
3	made up of private sector businesses and asso-
4	ciations partnered with Government entities to
5	promote long term financial security in retire-
6	ment through savings and with which the Sec-
7	retary is required thereunder to consult and co-
8	operate and shall not be Federal, State, or local
9	government employees.";
10	(5) in subsection (e)(3)(C) (as redesignated), by
11	striking "January 31, 1998" and inserting "May 1
12	2001, May 1, 2005, and May 1, 2009, for each of
13	the subsequent summits, respectively";
14	(6) in subsection $(f)(1)(C)$, by inserting ", no
15	later than 90 days prior to the date of the com-
16	mencement of the National Summit," after "com-
17	ment'';
18	(7) in subsection (g), by inserting ", in con-
19	sultation with the congressional leaders specified in
20	subsection (e)(2)," after "report" the first place it
21	appears;
22	(8) in subsection (i)—
23	(A) by striking "beginning on or after Oc-
24	tober 1, 1997" in paragraph (1) and inserting

"2001, 2005, and 2009"; and



1	(B) by adding at the end the following new
2	paragraph:
3	"(3) Reception and representation au-
4	THORITY.—The Secretary is hereby granted recep-
5	tion and representation authority limited specifically
6	to the events at the National Summit. The Secretary
7	shall use any private contributions accepted in con-
8	nection with the National Summit prior to using
9	funds appropriated for purposes of the National
10	Summit pursuant to this paragraph."; and
11	(9) in subsection (k)—
12	(A) by striking "shall enter into a contract
13	on a sole-source basis" and inserting "may
14	enter into a contract on a sole-source basis";
15	and
16	(B) by striking "fiscal year 1998" and in-
17	serting "fiscal years 2001, 2005, and 2009".
18	TITLE VII—OTHER ERISA
19	PROVISIONS
20	SEC. 701. MISSING PARTICIPANTS.
21	(a) In General.—Section 4050 of the Employee Re-
22	tirement Income Security Act of 1974 (29 U.S.C. 1350)
23	is amended by redesignating subsection (c) as subsection
24	(e) and by inserting after subsection (b) the following new
25	subsections:



1	"(c) Multiemployer Plans.—The corporation
2	shall prescribe rules similar to the rules in subsection (a)
3	for multiemployer plans covered by this title that termi-
4	nate under section 4041A.
5	"(d) Plans Not Otherwise Subject to Title.—
6	"(1) Transfer to corporation.—The plan
7	administrator of a plan described in paragraph (4)
8	may elect to transfer a missing participant's benefits
9	to the corporation upon termination of the plan.
10	"(2) Information to the corporation.—To
11	the extent provided in regulations, the plan adminis-
12	trator of a plan described in paragraph (4) shall
13	upon termination of the plan, provide the corpora-
14	tion information with respect to benefits of a miss-
15	ing participant if the plan transfers such benefits—
16	"(A) to the corporation, or
17	"(B) to an entity other than the corpora-
18	tion or a plan described in paragraph (4)(B)(ii)
19	"(3) Payment by the corporation.—If ben-
20	efits of a missing participant were transferred to the
21	corporation under paragraph (1), the corporation
22	shall, upon location of the participant or beneficiary
23	pay to the participant or beneficiary the amount
24	transferred (or the appropriate survivor benefit
25	either—



1	"(A) in a single sum (plus interest), or
2	"(B) in such other form as is specified in
3	regulations of the corporation.
4	"(4) Plans described.—A plan is described
5	in this paragraph if—
6	"(A) the plan is a pension plan (within the
7	meaning of section 3(2))—
8	"(i) to which the provisions of this
9	section do not apply (without regard to
10	this subsection), and
11	"(ii) which is not a plan described in
12	paragraphs (2) through (11) of section
13	4021(b), and
14	"(B) at the time the assets are to be dis-
15	tributed upon termination, the plan—
16	"(i) has missing participants, and
17	"(ii) has not provided for the transfer
18	of assets to pay the benefits of all missing
19	participants to another pension plan (with-
20	in the meaning of section $3(2)$).
21	"(5) CERTAIN PROVISIONS NOT TO APPLY.—
22	Subsections (a)(1) and (a)(3) shall not apply to a
23	plan described in paragraph (4).".
24	(b) Conforming Amendments.—Section 206(f) of
25	such Act (29 U.S.C. 1056(f)) is amended—



1	(1) by striking "title IV" and inserting "section
2	4050"; and
3	(2) by striking "the plan shall provide that,".
4	(c) Effective Date.—The amendment made by
5	this section shall apply to distributions made after final
6	regulations implementing subsections (c) and (d) of sec-
7	tion 4050 of the Employee Retirement Income Security
8	Act of 1974 (as added by subsection (a)), respectively, are
9	prescribed.
10	SEC. 702. REDUCED PBGC PREMIUM FOR NEW PLANS OF
11	SMALL EMPLOYERS.
12	(a) In General.—Subparagraph (A) of section
13	4006(a)(3) of the Employee Retirement Income Security
14	Act of 1974 (29 U.S.C. 1306(a)(3)(A)) is amended—
15	(1) in clause (i), by inserting "other than a new
16	single-employer plan (as defined in subparagraph
17	(F)) maintained by a small employer (as so de-
18	fined)," after "single-employer plan,",
19	(2) in clause (iii), by striking the period at the
20	end and inserting ", and", and
21	(3) by adding at the end the following new
22	clause:
23	"(iv) in the case of a new single-employer plan
24	(as defined in subparagraph (F)) maintained by a
25	small employer (as so defined) for the plan year, \$5



- 1 for each individual who is a participant in such plan
- 2 during the plan year.".
- 3 (b) Definition of New Single-Employer
- 4 Plan.—Section 4006(a)(3) of the Employee Retirement
- 5 Income Security Act of 1974 (29 U.S.C. 1306(a)(3)) is
- 6 amended by adding at the end the following new subpara-
- 7 graph:
- 8 "(F)(i) For purposes of this paragraph, a single-em-
- 9 ployer plan maintained by a contributing sponsor shall be
- 10 treated as a new single-employer plan for each of its first
- 11 5 plan years if, during the 36-month period ending on the
- 12 date of the adoption of such plan, the sponsor or any
- 13 member of such sponsor's controlled group (or any prede-
- 14 cessor of either) did not establish or maintain a plan to
- 15 which this title applies with respect to which benefits were
- 16 accrued for substantially the same employees as are in the
- 17 new single-employer plan.
- 18 "(ii)(I) For purposes of this paragraph, the term
- 19 'small employer' means an employer which on the first day
- 20 of any plan year has, in aggregation with all members of
- 21 the controlled group of such employer, 100 or fewer em-
- 22 ployees.
- 23 "(II) In the case of a plan maintained by two or more
- 24 contributing sponsors that are not part of the same con-
- 25 trolled group, the employees of all contributing sponsors



- 1 and controlled groups of such sponsors shall be aggregated
- 2 for purposes of determining whether any contributing
- 3 sponsor is a small employer.".
- 4 (c) Effective Date.—The amendments made by
- 5 this section shall apply to plans established after Decem-
- 6 ber 31, 2001.

7 SEC. 703. REDUCTION OF ADDITIONAL PBGC PREMIUM FOR

- 8 NEW AND SMALL PLANS.
- 9 (a) New Plans.—Subparagraph (E) of section
- 10 4006(a)(3) of the Employee Retirement Income Security
- 11 Act of 1974 (29 U.S.C. 1306(a)(3)(E)) is amended by
- 12 adding at the end the following new clause:
- 13 "(v) In the case of a new defined benefit plan, the
- 14 amount determined under clause (ii) for any plan year
- 15 shall be an amount equal to the product of the amount
- 16 determined under clause (ii) and the applicable percent-
- 17 age. For purposes of this clause, the term 'applicable per-
- 18 centage' means—
- 19 "(I) 0 percent, for the first plan year.
- 20 "(II) 20 percent, for the second plan year.
- 21 "(III) 40 percent, for the third plan year.
- "(IV) 60 percent, for the fourth plan year.
- "(V) 80 percent, for the fifth plan year.
- 24 For purposes of this clause, a defined benefit plan (as de-
- 25 fined in section 3(35)) maintained by a contributing spon-



- 1 sor shall be treated as a new defined benefit plan for each
- 2 of its first 5 plan years if, during the 36-month period
- 3 ending on the date of the adoption of the plan, the sponsor
- 4 and each member of any controlled group including the
- 5 sponsor (or any predecessor of either) did not establish
- 6 or maintain a plan to which this title applies with respect
- 7 to which benefits were accrued for substantially the same
- 8 employees as are in the new plan.".
- 9 (b) Small Plans.—Paragraph (3) of section
- 10 4006(a) of the Employee Retirement Income Security Act
- 11 of 1974 (29 U.S.C. 1306(a)), as amended by section
- 12 702(b), is amended—
- 13 (1) by striking "The" in subparagraph (E)(i)
- and inserting "Except as provided in subparagraph
- 15 (G), the", and
- 16 (2) by inserting after subparagraph (F) the fol-
- lowing new subparagraph:
- 18 "(G)(i) In the case of an employer who has 25 or
- 19 fewer employees on the first day of the plan year, the addi-
- 20 tional premium determined under subparagraph (E) for
- 21 each participant shall not exceed \$5 multiplied by the
- 22 number of participants in the plan as of the close of the
- 23 preceding plan year.
- 24 "(ii) For purposes of clause (i), whether an employer
- 25 has 25 or fewer employees on the first day of the plan



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1	year is determined taking into consideration all of the em-
2	ployees of all members of the contributing sponsor's con-
3	trolled group. In the case of a plan maintained by two
4	or more contributing sponsors, the employees of all con-
5	tributing sponsors and their controlled groups shall be ag-
6	gregated for purposes of determining whether the 25-or-
7	fewer-employees limitation has been satisfied.".
8	(c) Effective Dates.—
9	(1) Subsection (a).—The amendments made
10	by subsection (a) shall apply to plans established
11	after December 31, 2001.
12	(2) Subsection (b).—The amendments made
13	by subsection (b) shall apply to plan years beginning
14	after December 31, 2001.
15	SEC. 704. AUTHORIZATION FOR PBGC TO PAY INTEREST ON
16	PREMIUM OVERPAYMENT REFUNDS.
17	(a) In General.—Section 4007(b) of the Employ-
18	ment Retirement Income Security Act of 1974 (29 U.S.C.
19	1307(b)) is amended—
20	(1) by striking "(b)" and inserting "(b)(1)",
21	and
22	(2) by inserting at the end the following new
23	paragraph:

"(2) The corporation is authorized to pay, subject to

25 regulations prescribed by the corporation, interest on the



1	amount of any overpayment of premium refunded to a des-
2	ignated payor. Interest under this paragraph shall be cal-
3	culated at the same rate and in the same manner as inter-
4	est is calculated for underpayments under paragraph
5	(1).".
6	(b) Effective Date.—The amendment made by
7	subsection (a) shall apply to interest accruing for periods
8	beginning not earlier than the date of the enactment of
9	this Act.
10	SEC. 705. SUBSTANTIAL OWNER BENEFITS IN TERMINATED
11	PLANS.
12	(a) Modification of Phase-In of Guarantee.—
13	Section 4022(b)(5) of the Employee Retirement Income
14	Security Act of 1974 (29 U.S.C. 1322(b)(5)) is amended
1 ~	
15	to read as follows:
15 16	to read as follows: $\label{eq:condition} ``(5)(A) \ \ \text{For purposes of this paragraph, the term}$
16	
16 17	"(5)(A) For purposes of this paragraph, the term
16 17	"(5)(A) For purposes of this paragraph, the term 'majority owner' means an individual who, at any time
16 17 18	"(5)(A) For purposes of this paragraph, the term 'majority owner' means an individual who, at any time during the 60-month period ending on the date the deter-
16 17 18 19	"(5)(A) For purposes of this paragraph, the term 'majority owner' means an individual who, at any time during the 60-month period ending on the date the determination is being made—
16 17 18 19 20	"(5)(A) For purposes of this paragraph, the term 'majority owner' means an individual who, at any time during the 60-month period ending on the date the determination is being made— "(i) owns the entire interest in an unincor-
116 117 118 119 220 221	"(5)(A) For purposes of this paragraph, the term 'majority owner' means an individual who, at any time during the 60-month period ending on the date the determination is being made— "(i) owns the entire interest in an unincorporated trade or business,



in such partnership, or

1	"(iii) in the case of a corporation, owns, directly
2	or indirectly, 50 percent or more in value of either
3	the voting stock of that corporation or all the stock
4	of that corporation.
5	For purposes of clause (iii), the constructive ownership
6	rules of section 1563(e) of the Internal Revenue Code of
7	1986 shall apply (determined without regard to section
8	1563(e)(3)(C)).
9	"(B) In the case of a participant who is a majority
10	owner, the amount of benefits guaranteed under this sec-
11	tion shall equal the product of—
12	"(i) a fraction (not to exceed 1) the numerator
13	of which is the number of years from the later of the
14	effective date or the adoption date of the plan to the
15	termination date, and the denominator of which is
16	10, and
17	"(ii) the amount of benefits that would be guar-
18	anteed under this section if the participant were not
19	a majority owner.".
20	(b) Modification of Allocation of Assets.—
21	(1) Section 4044(a)(4)(B) of the Employee Re-
22	tirement Income Security Act of 1974 (29 U.S.C
23	1344(a)(4)(B)) is amended by striking "section

4022(b)(5)" and inserting "section 4022(b)(5)(B)".



1	(2) Section 4044(b) of such Act (29 U.S.C.
2	1344(b)) is amended—
3	(A) by striking "(5)" in paragraph (2) and
4	inserting " (4) , (5) ,", and
5	(B) by redesignating paragraphs (3)
6	through (6) as paragraphs (4) through (7), re-
7	spectively, and by inserting after paragraph (2)
8	the following new paragraph:
9	"(3) If assets available for allocation under
10	paragraph (4) of subsection (a) are insufficient to
11	satisfy in full the benefits of all individuals who are
12	described in that paragraph, the assets shall be allo-
13	cated first to benefits described in subparagraph (A)
14	of that paragraph. Any remaining assets shall then
15	be allocated to benefits described in subparagraph
16	(B) of that paragraph. If assets allocated to such
17	subparagraph (B) are insufficient to satisfy in full
18	the benefits described in that subparagraph, the as-
19	sets shall be allocated pro rata among individuals on
20	the basis of the present value (as of the termination
21	date) of their respective benefits described in that
22	subparagraph.".



1	(1) Section 4021 of the Employee Retirement
2	Income Security Act of 1974 (29 U.S.C. 1321) is
3	amended—
4	(A) in subsection (b)(9), by striking "as
5	defined in section 4022(b)(6)", and
6	(B) by adding at the end the following new
7	subsection:
8	"(d) For purposes of subsection (b)(9), the term 'sub-
9	stantial owner' means an individual who, at any time dur-
10	ing the 60-month period ending on the date the determina-
11	tion is being made—
12	"(1) owns the entire interest in an unincor-
13	porated trade or business,
14	"(2) in the case of a partnership, is a partner
15	who owns, directly or indirectly, more than 10 per-
16	cent of either the capital interest or the profits inter-
17	est in such partnership, or
18	"(3) in the case of a corporation, owns, directly
19	or indirectly, more than 10 percent in value of either
20	the voting stock of that corporation or all the stock
21	of that corporation.
22	For purposes of paragraph (3), the constructive ownership
23	rules of section 1563(e) of the Internal Revenue Code of
24	1986 shall apply (determined without regard to section
25	1563(e)(3)(C)).".



1	(2) Section $4043(c)(7)$ of such Act (29 U.S.C.
2	1343(c)(7)) is amended by striking "section $4022(b)(6)$ "
3	and inserting "section 4021(d)".
4	(d) Effective Dates.—
5	(1) In general.—Except as provided in para-
6	graph (2), the amendments made by this section
7	shall apply to plan terminations—
8	(A) under section 4041(c) of the Employee
9	Retirement Income Security Act of 1974 (29
10	U.S.C. 1341(e)) with respect to which notices
11	of intent to terminate are provided under sec-
12	tion $4041(a)(2)$ of such Act (29 U.S.C.
13	1341(a)(2)) after December 31, 2001, and
14	(B) under section 4042 of such Act (29
15	U.S.C. 1342) with respect to which proceedings
16	are instituted by the corporation after such
17	date.
18	(2) Conforming amendments.—The amend-
19	ments made by subsection (c) shall take effect on
20	January 1, 2002.
21	SEC. 706. CIVIL PENALTIES FOR BREACH OF FIDUCIARY
22	RESPONSIBILITY.
23	(a) Imposition and Amount of Penalty Made
24	DISCRETIONARY.—Section 502(l)(1) of the Employee Re-



- 1 tirement Income Security Act of 1974 (29 U.S.C.
- $2 \quad 1132(1)(1)$) is amended—
- 3 (1) by striking "shall" and inserting "may",
- 4 and
- 5 (2) by striking "equal to" and inserting "not
- 6 greater than".
- 7 (b) Applicable Recovery Amount.—Section
- 8 502(l)(2) of such Act (29 U.S.C. 1132(l)(2)) is amended
- 9 by inserting after "fiduciary or other person" the fol-
- 10 lowing: "(or from any other person on behalf of any such
- 11 fiduciary or other person)".
- 12 (c) Other Rules.—Section 502(l) of the Employee
- 13 Retirement Income Security Act of 1974 (29 U.S.C.
- 14 1132(l)) is amended by adding at the end the following
- 15 new paragraphs:
- 16 "(5) A person shall be jointly and severally liable for
- 17 the penalty described in paragraph (1) to the same extent
- 18 that such person is jointly and severally liable for the ap-
- 19 plicable recovery amount on which the penalty is based.
- 20 "(6) No penalty shall be assessed under this sub-
- 21 section unless the person against whom the penalty is as-
- 22 sessed is given notice and opportunity for a hearing with
- 23 respect to the violation and applicable recovery amount.".
- 24 (d) Effective Date.—The amendments made by
- 25 this section shall apply to any breach of fiduciary responsi-



1	bility or other violation of part 4 of subtitle B of title I
2	of the Employee Retirement Income Security Act of 1974
3	occurring on or after the date of the enactment of this
4	Act.
5	SEC. 707. BENEFIT SUSPENSION NOTICE.
6	(a) Modification of Regulation.—The Secretary
7	of Labor shall modify the regulation under subparagraph
8	(B) of section 203(a)(3) of the Employee Retirement In-
9	come Security Act of 1974 (29 U.S.C. 1053(a)(3)(B)) to
10	provide that the notification required by such regulation
11	in connection with any suspension of benefits described in
12	such subparagraph—
13	(1) in the case of an employee who returns to
14	service under the plan after commencement of pay-
15	ment of benefits under the plan—
16	(A) shall be made during the first calendar
17	month or payroll period in which the plan with-
18	holds payments, and
19	(B) if a reduced rate of future benefit ac-
20	crual will apply to the returning employee (as
21	of the first date of participation in the plan by
22	the employee after returning to work), shall in-
23	clude a statement that the rate of future benefit
24	accrual will be reduced, and



1	(2) in the case of any employee who is not de-
2	scribed in paragraph (1)—
3	(A) may be included in the summary plan
4	description for the plan furnished in accordance
5	with section 104(b) of such Act (29 U.S.C.
6	1024(b)), rather than in a separate notice, and
7	(B) need not include a copy of the relevant
8	plan provisions.
9	(b) Effective Date.—The modification made
10	under this section shall apply to plan years beginning after
11	December 31, 2001.
12	SEC. 708. STUDIES.
13	(a) Model Small Employer Group Plans
14	STUDY.—As soon as practicable after the date of the en-
15	actment of this Act, the Secretary of Labor, in consulta-
16	tion with the Secretary of the Treasury, shall conduct a
17	study to determine—
18	(1) the most appropriate form or forms of—
19	(A) employee pension benefit plans which
20	would—
21	(i) be simple in form and easily main-
22	tained by multiple small employers, and
23	(ii) provide for ready portability of
24	benefits for all participants and bene-
25	ficiaries.



1	(B) alternative arrangements providing
2	comparable benefits which may be established
3	by employee or employer associations, and
4	(C) alternative arrangements providing
5	comparable benefits to which employees may
6	contribute in a manner independent of employer
7	sponsorship, and
8	(2) appropriate methods and strategies for
9	making pension plan coverage described in para-
10	graph (1) more widely available to American work-
11	ers.
12	(b) Matters to Be Considered.—In conducting
13	the study under subsection (a), the Secretary of Labor
14	shall consider the adequacy and availability of existing em-
15	ployee pension benefit plans and the extent to which exist-
16	ing models may be modified to be more accessible to both
17	employees and employers.
18	(c) Report.—Not later than 18 months after the
19	date of the enactment of this Act, the Secretary of Labor
20	shall report the results of the study under subsection (a),
21	together with the Secretary's recommendations, to the
22	Committee on Education and the Workforce and the Com-
23	mittee on Ways and Means of the House of Representa-
24	tives and the Committee on Health, Education, Labor,
25	and Pensions and the Committee on Finance of the Sen-



1	ate. Such recommendations shall include one or more
2	model plans described in subsection (a)(1)(A) and model
3	alternative arrangements described in subsections
4	(a)(1)(B) and (a)(1)(C) which may serve as the basis for
5	appropriate administrative or legislative action.
6	(d) STUDY ON EFFECT OF LEGISLATION.—Not later
7	than 5 years after the date of the enactment of this Act,
8	the Secretary of Labor shall submit to the Committee on
9	Education and the Workforce of the House of Representa-
10	tives and the Committee on Health, Education, Labor,
11	and Pensions of the Senate a report on the effect of the
12	provisions of this Act on pension plan coverage, including
13	any change in—
14	(1) the extent of pension plan coverage for low
15	and middle-income workers,
16	(2) the levels of pension plan benefits generally,
17	(3) the quality of pension plan coverage gen-
18	erally,
19	(4) workers' access to and participation in pen-
20	sion plans, and
21	(5) retirement security.
22	TITLE VIII—PLAN AMENDMENTS
23	SEC. 801. PROVISIONS RELATING TO PLAN AMENDMENTS.

(a) IN GENERAL.—If this section applies to any plan



24

25 or contract amendment—

1	(1) such plan or contract shall be treated as
2	being operated in accordance with the terms of the
3	plan during the period described in subsection
4	(b)(2)(A); and
5	(2) except as provided by the Secretary of the
6	Treasury, such plan shall not fail to meet the re-
7	quirements of section 411(d)(6) of the Internal Rev-
8	enue Code of 1986 or section 204(g) of the Em-
9	ployee Retirement Income Security Act of 1974 by
10	reason of such amendment.
11	(b) Amendments to Which Section Applies.—
12	(1) In general.—This section shall apply to
13	any amendment to any plan or annuity contract
14	which is made—
15	(A) pursuant to any amendment made by
16	this Act, or pursuant to any regulation issued
17	under this Act; and
18	(B) on or before the last day of the first
19	plan year beginning on or after January 1,
20	2004.
21	In the case of a governmental plan (as defined in
22	section 414(d) of the Internal Revenue Code of
23	1986), this paragraph shall be applied by sub-
24	stituting "2006" for "2004"



1	(2) Conditions.—This section shall not apply
2	to any amendment unless—
3	(A) during the period—
4	(i) beginning on the date the legisla-
5	tive or regulatory amendment described in
6	paragraph (1)(A) takes effect (or in the
7	case of a plan or contract amendment not
8	required by such legislative or regulatory
9	amendment, the effective date specified by
10	the plan); and
11	(ii) ending on the date described in
12	paragraph (1)(B) (or, if earlier, the date
13	the plan or contract amendment is adopt-
14	ed),
15	the plan or contract is operated as if such plan
16	or contract amendment were in effect; and
17	(B) such plan or contract amendment ap-
18	plies retroactively for such period.

