

Application for Approval of Prototype Simplified Employee Pension-SEP

(Under Section 408(k) of the Internal Revenue Code)

1 Enter amount of user fee submitted (see **Specific Instructions**) ▶ \$ _____ **For IRS Use Only**

Part I Identifying Information (see instructions before completing this part)

2a Approval requested for (check one box):
 Initial application Amendment (If "Yes," complete 2b(1) through 2b(4))

File folder number ▶ _____

2b (1) Latest letter serial number _____ (2) Date letter issued _____ (3) File folder number _____ (4) Plan number _____

3 If the plan contains elective deferral provisions, check this box ▶ **AND**, if so, indicate if it is a: long amendment short amendment

4a Name of applicant _____ **4b** Applicant's employer identification number _____

Number, street, and room or suite no. (If a P.O. box, see instructions on page 2.) _____

City or town, state, and ZIP code _____

5a Name of person to contact _____ **5b** Telephone number () _____

- 6** Type of sponsoring organization:
- a** Insurance company
 - b** Trade or professional organization
 - c** Savings and loan association that qualifies as a bank
 - d** Bank
 - e** Regulated investment company
 - f** Federally insured credit union
 - g** Other (specify) ▶ _____

Part II Plan Information (see **Specific Instructions**)

Attach a copy of the plan documents and indicate the article or section and the page number where the following provisions appear. If any item does not apply, write "N/A."

	Article or section	Page number	For IRS Use Only
7a Participation requirements:			
(1) The SEP must cover each employee (see instructions) who has reached age 21, performed service for the employer during 3 of the immediately preceding 5 years, and received at least \$300 in compensation (adjusted for cost-of-living) for the year (see Specific Instructions)			1
(2) The SEP excludes nonresident alien employees and/or employees covered by a collective bargaining agreement whose retirement benefits were the subject of good faith bargaining with the employer			1
b Definite written allocation formula:			
(1) Requirements that employees must satisfy to share in an allocation			2
(2) Statement on how the amount allocated is figured			3
(3) Provision that the allocation formula allows permitted disparity			3
8 Miscellaneous plan provisions:			
a The plan provides for restrictions on which employers can use this SEP			4
b There is a provision that requires that the plan be used with a prototype IRA that has a favorable opinion letter from the IRS or an IRS model IRA			5
c The SEP imposes prohibitions on withdrawals (other than those permitted to insure compliance with deferral limitations in the case of a SEP which contains elective deferral provisions)			6
d This SEP includes elective deferral features, as described in section 408(k)(6), and the plan also contains the provisions required by Rev. Proc. 91-44			SARSEP LRM
e Provision that only the first \$200,000 (adjusted for cost-of-living) of each employee's compensation be included in total compensation used in the allocation formula (see instructions)			7
f The plan defines "compensation" in a manner that satisfies one of the safe harbor definitions under section 414(s)			7

Please Sign Here Under penalties of perjury, I declare that I have examined this application, including accompanying statements, and to the best of my knowledge and belief, it is true, correct, and complete.

Signature of officer _____ Date _____ Title _____

General Information

(Section references are to the Internal Revenue Code unless otherwise noted.)

Paperwork Reduction Act Notice.—

We ask for the information on this form to carry out the Internal Revenue laws of the United States. We need it to determine if your prototype simplified employee pension (SEP) meets the requirements of section 408(k). If you want this approval, you are required to give us the information.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is:

Recordkeeping	8 hr., 37 min.
Learning about the law or the form	1 hr., 4 min.
Preparing the form	2 hr., 11 min.
Copying, assembling, and sending the form to the IRS	16 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form more simple, we would be happy to hear from you. You can write to both the **Internal Revenue Service**, Washington, D.C. 20224, Attention: IRS Reports Clearance Officer, T:FP; and the **Office of Management and Budget**, Paperwork Reduction Project (1545-0199), Washington, DC 20503. **DO NOT** send the tax form to either of these offices. Instead, see **Where to file** below.

Purpose.—Form 5306-SEP is used by program sponsors who want to get IRS approval of their prototype simplified employee pension agreements.

General Instructions

Who may file.—Use Form 5306-SEP to request a favorable opinion letter if:

- You are a bank, federally insured credit union, savings and loan association that qualifies as a bank, insurance company, regulated investment company, or trade or professional society or association (other than an employee association); and
- You want to get a favorable opinion letter that a SEP agreement to be used by more than one employer is acceptable in form.

Who does not need to file.—Instead of designing their own SEP, sponsors of programs may use IRS **Form 5305-SEP**, Simplified Employee Pension—Individual Retirement Accounts Contribution Agreement or **Form 5305A-SEP**, Salary Reduction and Other Elective Simplified Employee Pension-Individual Retirement Accounts Contribution Agreement, to establish a SEP. Sponsors who use Form 5305-SEP or Form 5305A-SEP with individual retirement accounts or annuities on which the IRS has issued a favorable opinion or ruling letter, or with model individual retirement accounts issued by the IRS, are considered to have established a SEP that meets the requirements of section 408(k). This applies even if you have reproduced the provisions of Form 5305-SEP or Form 5305A-SEP on your own letterhead or in pamphlets that omit all references to the IRS or its forms. Therefore, these sponsors should not file Form 5306-SEP for approval of their SEP by the IRS.

Note: *The IRS will not issue an opinion letter on a document submitted with Form 5306-SEP that is a combination of a prototype SEP and a prototype individual retirement account or annuity.*

What to file.—File this application and one copy of all documents that make up the SEP agreement. If this is an amendment, include a copy of the amendment and an explanation of its effect on the SEP agreement.

Where to file.—File this application with the Assistant Commissioner (Employee Plans and Exempt Organizations), Internal Revenue Service, Attention: E:EP:Q, P.O. Box 14073, Ben Franklin Station, Washington, DC 20044.

Address.—Include the suite, room or other unit number after the street number. If the Post Office does not deliver mail to the street address and you have a P.O. box, show the box number instead of the street address.

Signature.—An officer who is authorized to sign or another person authorized under a power of attorney must sign this application. (Send the power of attorney with this application when you file it.)

Specific Instructions

User fee.—All applications must be accompanied by the appropriate user fee. Applications submitted without the proper user fee will not be processed and will be returned to the applicant.

For the proper user fee, see Rev. Proc. 90-17, 1990-1 C.B. 479.

Line 2b(3).—If you are amending your SEP, enter the file folder number from the latest opinion letter you received for your SEP.

Line 2b(4).—Enter the plan number assigned to the plan covered by this application. In order to distinguish between the SEPs of the same sponsor, the sponsor must designate a different three-digit SEP number beginning with the number 001 for each separate plan of the sponsor. The second SEP submitted by a sponsor should be designated 002 and so forth.

Line 7a.—The term “employees” includes all employees of a controlled group of corporations (section 414(b)); a group of businesses under common control (section 414(c)); an affiliated service group (section 414(m)); certain leased employees required to be treated as the employer’s own employees under section 414(n); and all employees required to be aggregated under section 414(o).

Line 7a(1).—The amount under section 408(k)(2)(C) is \$300. It is adjusted annually for increases in the cost of living. In 1992, the compensation received must be at least \$374.

Line 8e.—The compensation amount under section 408(k)(3)(C) is \$200,000. It is adjusted annually for increases in the cost of living. In 1992, each employee’s compensation base must not exceed \$228,860.

Note: *The cost-of-living adjustments applicable to the dollar limitations on lines 7a(1) and 8e are published in an IRS news release at the beginning of each year.*