5309 5309

(Rev. December 2004)

Department of the Treasury Internal Revenue Service **Application for Determination of Employee Stock Ownership Plan**

(Under section 409 or 4975(e)(7) of the Internal Revenue Code)

► Attach to Form 5300.

OMB No. 1545-0284

For IRS Use Only

1	Name of	employer or plan sponsor	2 Employer identification number	3 Three-digit plan number		
			1	1	:	
4	This app	plication is for (complete one):				
а	☐ A ta	x credit employee stock ownership plan under section 409				
b						
5	Type of					
а	<u>~</u> .	it-sharing b \square Stock bonus c \square	Money purchase and stock bon	us		
		Complete lines 6a through 6h.)	mene, parenaee and electrical	,	Yes	No
_			otion 400(1)2			
6a	Is the plan designed to invest primarily in employer securities as defined in section 409(I)?					
b						
С		·				
	be distributed in the form of employer securities, and, if the securities are not readily tradable on an established market, can					
	the participant require the employer to repurchase the securities under a fair valuation formula within the time frames prescribed					
	by law? (See section 409(h).)					
d						
	participants are entitled to receive distributions in cash? (See section 409(h)(2).)					
е	· · · · · · · · · · · · · · · · · · ·					
	(See section 409(h).)					
f						
	as required by section 401(a)(28)(B)?					
g	1986, which are not readily tradable on an established securities market made by an independent appraiser? (See section					
	401(a)(28)(C).)					
h	h Does the plan provide that a participant may begin receiving a distribution of his or her account that is attributable to employer					
	securities acquired after December 31, 1986 (within the guidelines of section 409(o)) after reaching normal retirement age, or					
PI		ying Under Section 409 (Complete lines 7a and 7b.)	_			
7a	Do the participants have a nonforfeitable right to the securities allocated to them?					
b						
		such credit shall remain in the plan and, if allocated, shall remain allocat	ted?			
_	Plans Applying Under Section 4975(e)(7) (Complete lines 8a through 9.)					
8a	Is the plan designed as an ESOP within the meaning of section 4975(e)(7)?					
b						
	securities, repay such loan, or repay a prior loan as required under Regulations section 54.4975-7(b)(4)?					
С						
	54.4975-11(c)?					
d	Does the plan provide that the collateral must be limited to qualifying employer securities purchased with such exempt loan					
	or a prior exempt loan as required under Regulations section 54.4975-7(b)(5)?					
е		plan provide that no person entitled to payment under an exempt loan sha	, ,			
		given for such loan, contributions (other than contributions of employer s	,	•		
f		attributable to such collateral and the investment of such contributions as a plan provide that payments made with respect to an exempt loan by				
•	amount	equal to the sum of contributions and earnings received during or prior	to such year less such payments	in prior years		
		red under Regulations 54.4975-7(b)(5)?				
g		terms provide that qualifying employer securities will be forfeited onl				
L		-11(d)(4)?				
h			,			
9	54.4975-11(a)(3)(i) and (ii)?					
•	of the pl	an attributable to employer securities acquired by the plan (in a sale to when the plan in a sale to when the sale to	nich section 1042 applies) cannot a	ccrue for the		
benefit of the persons specified in section 409(n) during the nonallocation period?						
10	Does th	e plan provide that no portion of the assets attributable to employer ation year, accrue to the benefit of a disqualified person? (See section	securities in an S Corporation m	nay, during a		
	riorialioc	Under penalties of perjury, I declare that I have examined this ap			ond t	o the
Sia	n	best of my knowledge and belief it is true, correct, and complete		ng statements	anu t	o me
Sign						
He	re	Signature Date	 Title			
		g	11110			

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What's New

An S corporation–sponsored ESOP must provide that no prohibited allocation of employer stock may be made to a disqualified person for a nonallocation year. This applies to all plan years beginning on or after January 1, 2005. This also applies to plan years ending after March 14, 2001, if:

- 1. The ESOP was established after March 14, 2001 or
- 2. The ESOP was established on or before March 14, 2001, if the employer maintaining the ESOP had not made an S corporation election in effect on such date.

General Information

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

Use this form to apply for a determination letter for either a tax credit employee stock ownership plan that meets the requirements of section 409, or an employee stock ownership plan (ESOP) that meets the requirements of section 4975(e)(7). Attach Form 5309 to Form 5300.

The plan you establish must be designed to invest primarily in employer securities. For a definition of employer securities and how it applies to your plan, see section 409(I) or section 4975(e)(8). Also see Regulations section 54.4975-11 for the formal plan requirements of an ESOP, and Regulations section 1.46-8(d) for the formal requirements of a tax credit employee stock ownership plan.

General Instructions

Who May File

- 1. Any corporate employer who has established an ESOP intended to meet the requirements under section 4975(e)(7).
- **2.** Any corporate employer who amends an ESOP under section 409 or 4975.

What To File

To receive a determination on whether a plan, initially or as a result of a plan amendment, meets the requirements of section 409 or 4975(e)(7), submit Form 5309, Form 5300, and a copy of all documents and statements required by those forms. Attach the completed Form 5309 to Form 5300.

Signature

Form 5309 must be signed by the principal officer authorized to sign.

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to determine whether you meet the legal requirements for the plan approval you request. Your filing of this information is only required if you wish the IRS to determine if your plan qualifies under section 409 or 4975(e)(7).

Section 6109 requires you to provide your taxpayer identification number (SSN or EIN). If you fail to provide this information in a timely manner, you may be liable for penalties and interest. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation, and cities,

states, and the District of Columbia for use in administering their tax laws. We may also disclose this information to other countries under a tax treaty, or to federal and state or local agencies to enforce federal nontax criminal laws and to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

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

Recordkeeping 6 hr., 42 min.

Learning about the law or the form 2 hr., 17 min.

Preparing and sending the form to the IRS 2 hr., 29 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can write to the Internal Revenue Service, Tax Products Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Ave. NW, IR-6406, Washington, DC 20224.