

DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224

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OCT 0 5 2004

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	SE.T.EP.PA:T.
In re:	-
Plan 1 =	
Plan 2 =	
Company =	
Parent =	
This letter constitutes notice that a conditiona standard has been granted for each of the ab plan year beginning	waiver of the minimum funding ove-named pension plans for the
Each conditional waiver has been granted in the Internal Revenue Code (Code) and section Income Security Act of 1974 (ERISA). The acconditional waivers has been granted is the crequired to reduce the balance in the funding zero as of the end of the plan year.	n 303 of the Employee Retirement nount for which each of the ontribution that would otherwise be
The Company has experienced hardship as e basis, negative working capital for the fiscal y negative net worth for the fiscal years ending net losses in income for the losses, and	ea <u>rs ending i</u> n and and and and and and and and and and
The Company has experienced increased fur negotiated amendment providing for a Rule or in increased earlier retirements, low mandate calculations, weak investment performance of the Company's share of health insurance cos	f 85 Retirement Date that resulted interest rates used in funding plan assets, and an increase of
The Company has taken numerous steps to e financial position. The Company experienced	ffect recovery and improve its a positive operating profit and net

profit for the fiscal year ending statement. Steps taken by the Company have included:

- increasing the efficiency of its operations, and implementing cost reductions:
- substantially reducing its office and plant workforce;
- renegotiating a number of financing agreements to more favorable terms;
- reducing capital expenditures as a result of terminating its building lease in order to purchase the land and building of its primary office and manufacturing facility; and
- renegotiating its labor contract on the following concessions retroactive to the following concessions.
 - o changing the health insurance to a higher deductible plan with employees paying a greater share of cost;
 - o phasing out retiree medical insurance;
 - o terminating Medicare supplement coverage for retirees over age
 - o freezing both Plan 1 and Plan 2 effective
 - o giving employees fewer paid holidays starting in and and
 - o freezing wages for all employees in

Benefit accruals under both Plan 1 and Plan 2 were frozen effective to the funded status on a current liability basis is \$20\% for Plan 1 and \$20\% for Plan 2.

Because recovery prospects are still somewhat questionable, the waiver for each plan is granted subject to the following condition.

The Company will contribute the applicable minimum funding standard to the plan by the period described in § 412(c)(10) of the Code for the plan year beginning January 1, 2004 (i.e., by September 15 of the following year), including the amortization payment for the plan for the plan year.

The Company has agreed to this condition. If this condition is not satisfied for a plan the waiver for that plan is retroactively null and void.

Your attention is called to section 412(f) of the Code and section 304(b) of ERISA which describe the consequences that would result in the event the plan is amended to increase benefits, change the rate in the accrual of benefits, or to change the rate of vesting while any portion of the waived funding deficiency remains unamortized. Please note that any amendment to other retirement plans maintained by the Company to increase the liabilities of those plans, or the establishment of new plans, would be considered an amendment for purposes of section 412(f) of the Code and section 304(b) of ERISA.

This ruling is directed only to the organization that requested it. Section 6110(k)(3) of the Code provides that it may not be used or cited by others as precedent.

When filing Form 5500 for the plan year beginning the state of this letter should be entered on Schedule B (Actuarial Information). We have sent a copy of this letter to the Manager, EP Classification, in the state of the state of this letter, and to your authorized representative in accordance with a power of attorney (Form 2848) on file with this office.

If you have any questions concerning this letter, please contact any correspondence relating to this letter, please refer to SE:T:EP:RA:T:A2 as well.

Sincerely,

James E. Holland, Jr., Manager Employee Plans Technical

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