		Department of the Treasury — Internal Revenue Service	Date	
Form 8400 (September 2006)		Employee Plan Deficiency Checksheet Attachment #10 — Affiliated Service Groups		
For IRS Use	Please furnish the amendment(s) requested in the section(s) checked below.			
1002		Your application contains information indicating that your organization may be a memb service group within the meaning of section 414(m) of the Internal Revenue Code. To		
l.a.	determination on this issue, send all information indicated in section 5.01 of Rev. Proc. 85-43, 1985-2 C.B. 501. Specifically, the information requested in section is needed.			
1011		Send information showing, on the basis of all relevant facts and circumstances, whether or not the principal business of any of the organizations is the performance of management services, on a regular and continuing		
II.a.	basis, for another organization (or organization related to the other organization). IRC section 414(m)(5)(A).			
1012		Show whether or not the management functions performed by the management organization for the managed entity are the type that, in the business field of the managed entity, have historically been		
II.b.		performed by employees, including partners and sole proprietors. See Conference Committee Report on the Tax Equity and Fiscal Responsibility Act of 1982.		
1021		Show whether or not one or more of the organizations in the potential affiliated service group is a service organization. (Also discussed in section 1.414(m)-2(f) of the proposed regulations.)	group is a service	
III.a.				
1022		Show whether or not one or more members of the potential affiliated service group is a partnership or professional service corporation that is a service organization. IRC section 414(m)(2)(A).		
III.b.			,	
1023		Show whether or not a partnership or professional service corporation that is a service organization and a member of the potential affiliated service group is owned, in whole or in part, by one or more other members.		
III.c.	of the	potential affiliated service group that is also a service organization. IRC section 414(m)(2))(A).	
1024		Show whether any of the shareholders or partners that are service organizations either: (i) regularly perfo services for another organization in which they own an interest, or (ii) regularly associate with that organization in providing services to third parties. IRC section 414(m)(2)(A).		
III.d.	tion in			
1031		Please show whether one or more of the service organizations (a potential First Service Organizatio potential A organization) in the potential affiliated service group receives service from another organ	another organization	
IV.a.	that is also a potential member of the affiliated service group and not an A Organization. IRC section 414(m)(2)(E (Also discussed in section 1.414(m)-2(b) and (c) of the proposed regulations.)		ection 414(m)(2)(B).	
1044		Show whether or not highly compensated employees of a potential First Service Organization ow or constructively, in the aggregate, 10 percent or more of one or more organizations from which the	_	
IV.b.		First Service Organization receives services. IRC sections 414(m)(2)(B) and 318(a). (Also discussed in section 1.414(m)-2(c) of the proposed regulations.)		
1033		Show whether or not, as of December 13, 1980, it was or was not unusual for employees of organization the service field of the potential First Service Organization, and any A-organization associated with that ntial First Service Organization, to perform the services now received by the organization from another entity. cussed in section 1.414(m)-2(c)(3) of the proposed regulations.)		
IV.c.	-			
1034		Show whether at least 5 percent of all receipts of the potential B organization derived from performing service for others are earned performing service for the potential First Service Organization (FSO) and a organization of the potential FSO. (Discussed in section 1.414(m)-2(c)(2)(ii) of the proposed regulations.)		
IV.d.	A orga			

1035	Show whether or not 10 percent or more of the potential B organization's gross receipts are derived from performing service for the potential First Service Organization or its A organizations. (Discussed in section		
IV.e.	1.414(m)-2(c)(2)(iii) of the proposed regulations.)		
1036	Based on all relevant facts and circumstances, demonstrate whether or not the portion of the services rendered to the potential First Service Organization and/or its A Organization is a significant portion of the total services rendered by the potential B Organization. Proposed Regs. section 1.414(m)-2(c)(2)(i).		
IV.f.			
1041	Section of the plan, defining employer, should be amended to include all employers that are members of the affiliated service group or groups of which the employer is a member. IRC section 414(m)(1).		
V.a.	members of the difficulties group of groups of which the employer to a member. The decident if it (m)(1).		
1043	Show that the plan of each applicant organization meets the requirements of Internal Revenue Code sections 401(a)(3), (4), (7), (16), (17) and (26) and sections 408(k), 408(p), 410, 411, 415, and 416, considering all		
V.b.	employees of all organizations that are members of an affiliated service group with the applicant as employed by the same employer. IRC section 414(m)(4).		

Cat. No. 63080A