Accounting trends & techniques, employee benefit plans: financial statement reporting and disclosure practices, 2007

Linda C. Delahanty
Accounting Trends & Techniques — Employee Benefit Plans

SECOND EDITION, revised

Financial Statement Reporting and Disclosure Practices
NOTICE TO READERS

Accounting Trends & Techniques—Employee Benefit Plans, Second Edition, revised—is intended to provide preparers and auditors of financial statements of employee benefit plans with a compilation of illustrative financial statement disclosures based on examples provided by members of the AICPA Employee Benefit Plans Committee and Expert Panel. This edition has been updated to reflect the issuance of new accounting and auditing pronouncements specific to employee benefit plans and Department of Labor requirements through March 1, 2007. This publication has been prepared by the AICPA staff and the members of the 1997–1998 AICPA Employee Benefit Plans Committee, the 2002–2003 Employee Benefit Plans Audit Guide Revision Task Force, and the 2004–2005 Employee Benefit Plans Expert Panel. It has not been approved, disapproved, or otherwise acted on by a senior technical committee of the AICPA. Therefore, the contents of this publication have no official or authoritative status.
Accounting Trends & Techniques — Employee Benefit Plans

SECOND EDITION, revised

Financial Statement Reporting and Disclosure Practices

Edited by
Linda C. Delahanty, CPA
Technical Manager
Audit and Attest Standards
ACKNOWLEDGMENTS


**Employee Benefit Plans Committee**

<table>
<thead>
<tr>
<th>Chair</th>
<th>William M. LeRoy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Randi L. Starr</td>
<td></td>
</tr>
<tr>
<td>Theresa P. Ahlstrom</td>
<td></td>
</tr>
<tr>
<td>David Cattalini</td>
<td>Rebecca J. Miller</td>
</tr>
<tr>
<td>Kenneth E. Dakdduk</td>
<td>Andrew E. Nolan</td>
</tr>
<tr>
<td>David Evangelista</td>
<td>Kenneth L. Rubin</td>
</tr>
<tr>
<td>Michael J. Fitzpatrick</td>
<td>Diana J. Scott</td>
</tr>
</tbody>
</table>

**Employee Benefit Plans Expert Panel**

<table>
<thead>
<tr>
<th>Chair</th>
<th>Karl Greve</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marilee P. Lau</td>
<td></td>
</tr>
<tr>
<td>Bradley A. Anderson</td>
<td></td>
</tr>
<tr>
<td>Lawrence R. Beebe</td>
<td></td>
</tr>
<tr>
<td>Michael J. Fitzpatrick</td>
<td></td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Chair</th>
<th>Lynne Schoenl</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marilee Lau</td>
<td></td>
</tr>
<tr>
<td>Lawrence R. Beebe</td>
<td></td>
</tr>
<tr>
<td>Cindy A. Finestone</td>
<td></td>
</tr>
<tr>
<td>Kevin Murphy</td>
<td>Alice Wunderlich</td>
</tr>
<tr>
<td>Alan Ross</td>
<td>Donald Zucker</td>
</tr>
</tbody>
</table>

**Employee Benefit Plans Audit Guide Revision Task Force**

<table>
<thead>
<tr>
<th>Chair</th>
<th>Alexander W. Miller</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anita Baker</td>
<td></td>
</tr>
<tr>
<td>Lawrence R. Beebe</td>
<td></td>
</tr>
<tr>
<td>Cindy A. Finestone</td>
<td></td>
</tr>
<tr>
<td>Marilee P. Lau</td>
<td></td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Chair</th>
<th>Deborah Smith</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marilee Lau</td>
<td></td>
</tr>
<tr>
<td>Lawrence R. Beebe</td>
<td></td>
</tr>
<tr>
<td>Cindy A. Finestone</td>
<td></td>
</tr>
<tr>
<td>Kevin Murphy</td>
<td>Alice Wunderlich</td>
</tr>
</tbody>
</table>
# Table of Contents

**Introduction** ............................................................................................................ ix

**Chapter 1: Disclosures Specific to Defined Benefit Pension Plans** ............. 1

1. Description of Plan .................................................................................................................. 1
2. Summary of Significant Accounting Policies .............................................................................. 6
3. Investments .................................................................................................................................. 10
4. Contracts With Insurance Companies ...................................................................................... 18
5. Interest in Master Trusts ........................................................................................................... 19
6. Plan Amendments ..................................................................................................................... 21
7. Plan Mergers and Acquisitions ............................................................................................... 25
8. Plan Terminations ..................................................................................................................... 28
9. Other ......................................................................................................................................... 33

**Chapter 2: Disclosures Specific to Defined Contribution Pension Plans** ...... 39

1. Description of Plan .................................................................................................................. 39
2. Summary of Significant Accounting Policies .............................................................................. 45
3. Investments .................................................................................................................................. 47
4. Contracts With Insurance Companies ...................................................................................... 52
5. Employer Contributions ............................................................................................................ 54
6. Interest in Master Trust .............................................................................................................. 55
7. Plan Amendments ..................................................................................................................... 57
8. Plan Mergers, Acquisitions, and Spin-offs ............................................................................... 58
9. Plan Terminations ..................................................................................................................... 60
10. Employee Stock Ownership Plans (ESOPs) ............................................................................. 61
11. Other ......................................................................................................................................... 65

**Chapter 3: Disclosures Specific to Health and Welfare Benefit Plans** ........ 67

1. Description of Plan .................................................................................................................. 67
2. Summary of Significant Accounting Policies .............................................................................. 70
Chapter 4: Other Financial Statement Disclosures ............................................79

1. Subsequent Events ..........................................................................................79
2. SOP 94-6, Disclosure of Certain Significant Risks and Uncertainties ..........83
3. Commitments and Contingencies ...................................................................87
4. Derivatives ........................................................................................................89
5. Related Party Disclosures ...............................................................................94
6. Prohibited Transactions ..................................................................................96
7. Going Concern ..................................................................................................97
8. Tax Status ..........................................................................................................98
9. Reconciliation of Financial Statements to Form 5500 ....................................102
10. Excess Participant Contributions Payable .....................................................103
11. Forfeitures .......................................................................................................105
12. Other ...............................................................................................................106

Chapter 5: Limited Scope Audit Disclosures and Auditor’s Reports ...............111

Disclosures:

1. Information Certified by Trustee .................................................................111

Auditor’s Reports:

1. Limited Scope Audit Reports .......................................................................115
2. Prior Year Audited by Another Firm ..............................................................124
3. Change in Trustee ..........................................................................................126

Chapter 6: Independent Auditor’s Reports .......................................................129

Audit Reports—Following Two Sets of Standards ..........................................129

- SEC Requirements ........................................................................................129
- Applicable Audit Standards ..........................................................................129
- Performance and Reporting Requirements ....................................................129

Auditing Interpretation No. 17 (Audit of Nonissuers) ...................................130

1. Unqualified Opinions ....................................................................................131
2. Supplemental Schedules .............................................................................136
3. Prohibited Transactions ..............................................................................138
4. Going Concern ................................................................. 141
5. Prior Year Audited by Another Firm ................................. 144
6. Initial Audits ................................................................. 145
7. Audits of Issuers, Such as Form 11-K Filers ..................... 147

Reporting Considerations for Nonaccelerated Filer Audit Reports .......... 147

Chapter 7: Illustrative Form 5500 Schedules ......................... 149

Chapter 8: Management Letter Comments (Audits of Nonissuers) .......... 163
Introduction

This publication provides illustrative disclosures for financial statements of employee benefit plans. It has been issued by the Accounting and Auditing Publications group of the AICPA and is intended to provide practitioners with nonauthoritative practical guidance on such disclosures.

The contents of this publication, its focus, and the way it has been presented was originally shaped by the members of the 1997-1998 AICPA Employee Benefit Plans Committee, who recognized the need for disclosure guidance in the area of employee benefit plans.

This publication was originally issued as a Practice Aid titled Financial Statement Reporting and Disclosure Practices for Employee Benefit Plans. In 2000, it was updated for newly issued pronouncements and reissued as a second edition. In 2003, this publication was updated for new pronouncements and was renamed Accounting Trends & Techniques—Employee Benefit Plans. In 2005, it was updated for newly issued pronouncements and reissued as a second edition. This revised second edition of the publication has been updated by the AICPA staff to include certain changes necessary because of the issuance of authoritative accounting and auditing pronouncements and other changes necessary to keep this publication current on industry and regulatory matters.

The examples contained herein have been taken from (a) actual financial statements of audited pension plans that have been edited to protect confidentiality; (b) examples developed by the Employee Benefit Plans Committee and the AICPA Employee Benefit Plans Expert Panel; and (c) the AICPA Audit and Accounting Guide Employee Benefit Plans with Conforming Changes as of March 1, 2007 (the EBP Guide). The company names used in the examples are fictitious. Any resemblance or similarities to real companies are entirely coincidental and beyond the intent of the staff or the committee.

Please note that all years have been changed to reflect the current year as 20X2 (with 20X1 as the prior year and 20X3 the succeeding year).

This publication is organized to be used as a reference tool based on disclosures for specific types of pension plans as follows:

- Chapter 1 contains illustrative disclosures specific to defined benefit pension plans.
- Chapter 2 contains illustrative disclosures specific to defined contribution pension plans.
- Chapter 3 contains illustrative disclosures specific to health and welfare benefit plans.
- Chapter 4 contains illustrative disclosures general to all types of plans, such as subsequent events, related parties, and tax status.
Accounting for Fully-Benefit Responsive Investment Contracts

In December 2005, the Financial Accounting Standards Board (FASB) issued FASB Staff Position (FSP) AAG INV-1 and SOP 94-4-1, Reporting of Fully Benefit-Responsive Investment Contracts Held by Certain Investment Companies Subject to the AICPA Investment Company Guide and Defined-Contribution Health and Welfare and Pension Plans.1

This FSP provides (1) a definition of a fully benefit-responsive investment contracts and (2) guidance with respect to the financial statement presentation and disclosure of fully benefit-responsive investment contracts.

---

1 The financial statement presentation and disclosure guidance in paragraphs 8 through 11 of Financial Accounting Standards Board (FASB) Staff Position (FSP) AAG INV-1 and SOP 94-4-1, Reporting of Fully Benefit-Responsive Investment Contracts Held by Certain Investment Companies Subject to the AICPA Investment Company Guide and Defined-Contribution Health and Welfare and Pension Plans, is effective for financial statements for plan years ending after December 15, 2006. The revised definition of fully benefit responsive in paragraph 7 of the FSP shall be effective for all investment contracts as of the last day of the annual period ending after December 15, 2006. Earlier application is permitted for fiscal years in which annual financial statements have not been issued. If comparative financial statements are presented, the guidance in that FSP shall be applied retroactively to all prior periods presented. If an investment contract is considered fully benefit responsive under the revised definition as of the last day of the annual period ending after December 15, 2006, that contract shall be considered fully benefit responsive for all periods presented, provided that contract would have been considered fully benefit responsive in accordance with the then-existing provisions of the Statement of Position (SOP).
This FSP amends the guidance in AICPA Statement of Position (SOP) 94-4, Reporting of Investment Contracts Held by Health and Welfare Benefit Plans and Defined- Contribution Pension Plans, with respect to the definition of fully benefit responsive and the presentation and disclosure of fully benefit-responsive investment contracts. It also amends the guidance in SOP 92-6, Accounting and Reporting by Health and Welfare Benefit Plans, and paragraph 10(h) of FASB Statement No. 133, Accounting for Derivative Instruments and Hedging Activities, to effectively remove the scope exception provided for fully benefit-responsive investment contracts reported at contract value in accordance with SOP 94-4. Appendix B of the FSP shows the amendments to SOP 94-4, SOP 92-6, and FASB Statement No. 133.

Financial Statement Presentation and Disclosure Requirements

Defined-benefit health and welfare benefit plans should report investment contracts at fair value. Defined-contribution plans, including both health and welfare and pension plans, should report all investments (including derivative contracts) at fair value. However, contract value is the relevant measurement attribute for that portion of the net assets available for benefits of a defined-contribution plan attributable to fully benefit-responsive investment contracts. An investment contract is considered fully benefit responsive for purposes of this SOP if certain criteria are met for that contract, analyzed on an individual basis. See paragraph 3.19 of the EBP Guide for such criteria.

The statement of net assets available for benefits of the plan shall present amounts for (1) total assets, (2) total liabilities, (3) net assets reflecting all investments at fair value, and (4) net assets available for benefits. The amount representing the difference between 3 and 4 shall be presented on the face of the statement of net assets available for benefits as a single amount, calculated as the sum of the amounts necessary to adjust the portion of net assets attributable to each fully benefit-responsive investment contract from fair value to contract value. The statement of changes in net assets available for benefits shall be prepared on a basis that reflects income credited to participants in the plan and net appreciation or depreciation in the fair value of only those investment contracts that are not deemed to be fully benefit responsive.

Defined-contribution plans, including both health and welfare and pension plans shall disclose the following in connection with fully benefit-responsive investment contracts, in the aggregate:

1. A description of the nature of those investment contracts, how they operate, and the methodology for calculating the interest crediting rate, including the key factors that could influence future average interest crediting rates, the basis for and frequency of determining interest crediting rate resets, and any minimum interest crediting rate under the terms of the contracts. This disclosure should explain the relationship between future interest crediting rates and the amount reported on the statement of net assets available for benefits representing the adjustment for the portion of net assets attributable to fully benefit-responsive investment contracts from fair value to contract value.
2. The average yield earned by the plan for all fully benefit-responsive investment contracts (which may differ from the interest rate credited to participants in the plan) for each period for which a statement of net assets available for benefits is presented. This average yield shall be calculated by dividing the annualized earnings of all fully benefit-responsive investment contracts in the plan (irrespective of the interest rate credited to participants in the plan) by the fair value of all fully benefit-responsive investment contracts in the plan.

Help Desk—The average yield should be based on the investment income from the investments in the fund (not the crediting rate) as of the last day of the period, annualized, divided by the fair value of the investments as of the last day of the period. In situations where there are material unsettled trades as of year end, consideration should be given to adjusting the investment earnings for the estimated amount relating to those unsettled trades.

3. The average yield earned by the plan for all fully benefit-responsive investment contracts with an adjustment to reflect the actual interest rate credited to participants in the plan for each period for which a statement of net assets available for benefits is presented. This average yield shall be calculated by dividing the annualized earnings credited to participants in the plan for all fully benefit-responsive investment contracts in the plan (irrespective of the actual earnings of those investments) by the fair value of all fully benefit-responsive investment contracts in the plan.

Help Desk—The average yield should be based on the amounts credited to participants in the fund as of the last day of the period, annualized, divided by the fair value of the investments in the fund as of the last day of the period. Note that even though the numerator is the earnings credited to participants in the fund (crediting rate) based on contract value, the denominator is based on the fair value, not the contract value, of the investments.

4. A description of the events that limit the ability of the plan to transact at contract value with the issuer (for example, premature termination of the contracts by the plan, plant closings, layoffs, plan termination, bankruptcy, mergers, and early retirement incentives), including a statement as to whether the occurrence of those events that would limit the plan’s ability to transact at contract value with participants in the plan is probable or not probable. The term probable is used in this FSP consistent with its use in FASB Statement No. 5, Accounting for Contingencies.

5. A description of the events and circumstances that would allow issuers to terminate fully benefit-responsive investment contracts with the plan and settle at an amount different from contract value.
MANAGEMENT LETTER COMMENTS (FOR NONISSUERS)

Chapter 8 pertains to audits of nonissuers only.\(^2\) AICPA Professional Standards, volume 1, AU section 325, Communicating Internal Control Related Matters Identified in an Audit (Statement on Auditing Standards (SAS) No. 112) provides guidance to enhance your ability to identify and evaluate control deficiencies during an audit and then communicate to management and those charged with governance those deficiencies that you believe are significant deficiencies or material weaknesses.

AU section 325.24 states that nothing precludes the auditor from communicating to management and those charged with governance other matters that the auditor believes to be of potential benefit to the entity, such as recommendations for operational or administrative efficiency or for improving internal control, or if the auditor has been requested to communicate, for example, control deficiencies that are not significant deficiencies or material weaknesses. Such matters may be communicated orally or in writing. If the information is communicated orally, the auditor should document the communication. These matters are often referred to as “management letter comments” (MLCs).

Chapter 8 of this publication shows illustrative MLCs that have been communicated to management on actual employee benefit plan audits to illustrate deficiencies noted and suggestions for improving operations of the plan. The illustrations in Chapter 8 are control deficiencies that are not significant deficiencies or material weaknesses. SAS No. 112 (AU section 325) provides guidance on how to assess whether control deficiencies are significant deficiencies or material weaknesses. When a SAS No. 112 letter is issued, these other matters may be communicated in the same letter or in a separate letter as illustrated in Chapter 8.

SIGNIFICANT DEFICIENCIES (FOR AUDITS OF ISSUERS ONLY, SUCH AS FORM 11-K AUDITS)

AU section 325 requires auditors to communicate in writing to management and the audit committee\(^3\) all significant deficiencies and material weaknesses identified during the audit. The written communication should be made prior to the issuance

---

\(^2\) Subject to the Securities and Exchange Commission (Commission) oversight, Section 103 of the Sarbanes-Oxley Act (Act) authorizes the Public Company Accounting Oversight Board (PCAOB) to establish auditing and related attestation, quality control, ethics, and independence standards to be used by registered public accounting firms in the preparation and issuance of audit reports as required by the Act or the rules of the Commission. Accordingly, public accounting firms registered with the PCAOB are required to adhere to all PCAOB standards in the audits of issuers, as defined by the Act, and other entities when prescribed by the rules of the Commission. Generally, plans that are required to file Form 11-K would be considered issuers. For audits of issuers, such as Form 11-K audits, see the AICPA publication PCAOB Standards and Related Rules, AU section 325, for guidance.

\(^3\) For audits of public companies, such as Form 11-K audits, if no such committee exists with respect to the company, all references to the audit committee in this standard apply to the entire board of directors of the company.
of the auditor’s report on the financial statements. The auditor’s communication should distinguish clearly between those matters considered significant deficiencies and those considered material weaknesses.

**THE FORM 5500 SERIES**

In addition to the reporting requirements of generally accepted accounting principles (GAAP), employee benefit plans may have reporting requirements under the Employee Retirement Income Security Act of 1974, as amended (ERISA). The annual report to be filed for employee benefit plans generally is the Form 5500 Series.

The U.S. Department of Labor (DOL) has released tips to avoid common filing errors. The tips will help plans avoid basic filing errors and can be found on the Employee Benefits Security Administration (EBSA) Web site at www.dol.gov/ebsa.

**Small Pension Plan Audit Waiver**

The DOL has released frequently asked questions (FAQs) for small pension plans that use the audit exception to assist filers in complying with their reporting obligations. The FAQs will help explain the conditions that small pension plans must meet to be eligible for a waiver of the annual audit requirement. The FAQs also include model summary annual report language for the required participant notice under the small plan audit exception. This guidance may be found on the EBSA Web site at www.dol.gov/ebsa.

**Supplemental Schedules**

The Form 5500 requires that certain supplemental schedules be attached to the annual Form 5500 filing. Such schedules include:

- Schedule H, line 4i—Schedule of Assets (Held at End of Year)
- Schedule H, line 4i—Schedule of Assets (Acquired and Disposed of Within Year)
- Schedule H, line 4j—Schedule of Reportable Transactions

The following schedules are required to be reported on Schedule G:

- Schedule G, Part I—Schedule of Loans or Fixed Income Obligations in Default or Classified as Uncollectible
- Schedule G, Part II—Schedule of Leases in Default or Classified as Uncollectible
- Schedule G, Part III—Schedule of Nonexempt Transactions

---

4 Participant- or beneficiary-directed transactions are not required to be taken into account for purposes of preparing the schedule of reportable transactions. In a plan’s initial year the 5-percent threshold for the schedule of reportable transactions is based on the end-of-year balance of the plan’s assets.
Reporting of Delinquent Participant Contributions

Failure to remit or untimely remittance of participant contributions constitutes a prohibited transaction under ERISA section 406, regardless of materiality. Such transactions constitute either a use of plan assets for the benefit of the employer or a prohibited extension of credit. In certain circumstances, such transactions may even be considered an embezzlement of plan assets.

Information on all delinquent participant contributions should be reported on line 4a of either Schedule H or Schedule I of Form 5500, regardless of the manner in which they have been corrected. In addition, plan administrators should correct the prohibited transaction with the IRS by filing a Form 5330 and paying any applicable excise taxes.

Information about delinquent participant contributions reported on line 4a is not required to be reported again on line 4d of Schedule H or on Schedule G. See the frequently asked questions about reporting delinquent participant contributions on the Form 5500 at the EBSA Web site at www.dol.gov/ebsa/faqs/faq_compliance_5500.html.

Reporting of Delinquent Loan Repayments

Generally speaking, participant loan repayments are not subject to the DOL’s participant contribution regulation (29 C.F.R. sec. 2510.3-102). Accordingly, their delinquent remittance is not reported on line 4a of either Schedule H or Schedule I. However, delinquent remittance of participant loan repayments is a prohibited transaction.

In Advisory Opinion 2002-2A, the DOL concluded that, while not subject to the participant contribution regulation, participant loan repayments paid to or withheld by an employer for purposes of transmittal to an employee benefit plan are sufficiently similar to participant contributions to justify, in the absence of regulations providing otherwise, the application of principles similar to those underlying the final participant contribution regulation for purposes of determining when such repayments become assets of the plan. Specifically, the Advisory Opinion concluded that participant loan repayments paid to or withheld by an employer for purposes of transmittal to the plan become plan assets as of the earliest date on which such repayments can reasonably be segregated from the employer’s general assets.

Accordingly, the DOL will not reject a Form 5500 report based solely on the fact that delinquent forwarding of participant loan repayments is included on line 4a of Schedule H or Schedule I. Filers that choose to include such participant loan repayments on Line 4a must apply the same supplemental schedule and independent qualified public accountant (IQPA) disclosure requirements to the loan repayments of participant contributions. See the frequently asked questions about reporting delinquent participant contributions on the Form 5500 at the EBSA Web site at www.dol.gov/ebsa/faqs/faq_compliance_5500.html.
CHAPTER 1: Disclosures Specific to Defined Benefit Pension Plans

1. DESCRIPTION OF PLAN

Note X: Description of the Plan

The following brief description of the Retirement Income Plan for Certain Salaried Employees (the “Plan”) is provided for general information purposes only. Participants should refer to the Plan document for more complete information.

a. General—The Plan is a defined benefit pension plan covering certain salaried employees at divisions, plants, offices or locations designated by Red Corporation. Red Corporation’s Employee Benefit Plan Committee, its Central Retirement Committee and the Plan Administrator control and manage the operation and administration of the Plan. ABC Bank serves as the trustee of the Plan and, together with several investment managers, manages a portion of the Plan’s investment assets. The Plan’s other investment assets consist of unallocated insurance contracts with National Insurance Company (“National”), and United Insurance Company (“United”). The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (“ERISA”), as amended.

b. Pension Benefits—Participants generally become fully vested after five years of vesting service, as defined by the Plan. There is no partial vesting of benefits. The Plan provides for normal retirement benefits upon reaching age 65 and has provisions for early retirement benefits. The Plan also provides for benefits upon meeting certain other preconditions. Upon retirement, the amount of benefits under the Plan is the highest amount determined based upon three different computations: 1) the Career Earnings Formula, 2) the Alternate Benefit Formula or 3) the Minimum Benefit Formula, as provided by the Plan. Under each benefit computation, the annual benefit is a percentage of earnings or average annual earnings multiplied or adjusted by years of credited service. Benefits are payable in the form of a joint and survivor annuity, a single life annuity or other optional forms.

.........................

Note X: Plan Description

The following brief description of the C&H Company Pension Plan (Plan) is provided for general information purposes only. Participants should refer to the Plan agreement for more complete information.
1. **General.** The Plan is a defined benefit pension plan covering substantially all employees of C&H Company (Company). It is subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA).

2. **Pension Benefits.** Employees with 5 or more years of service are entitled to annual pension benefits beginning at normal retirement age (65) equal to $1\frac{1}{2}\%$ of their final 5-year average annual compensation for each year of service. The Plan permits early retirement at ages 55-64. Employees may elect to receive their pension benefits in the form of a joint and survivor annuity. If employees terminate before rendering 5 years of service, they forfeit the right to receive the portion of their accumulated plan benefits attributable to the Company's contributions. Employees may elect to receive the value of their accumulated plan benefits as a lump-sum distribution upon retirement or termination, or they may elect to receive their benefits as a life annuity payable monthly from retirement. For each employee electing a life annuity, payments will not be less than the greater of (a) the employee's accumulated contributions plus interest or (b) an annuity for five years.

3. **Death and Disability Benefits.** If an active employee dies at age 55 or older, a death benefit equal to the value of the employee's accumulated pension benefits is paid to the employee's beneficiary. Active employees who become totally disabled receive annual disability benefits that are equal to the normal retirement benefits they have accumulated as of the time they become disabled. Disability benefits are paid until normal retirement age at which time disabled participants begin receiving normal retirement benefits computed as though they had been employed to normal retirement age with their annual compensation remaining the same as at the time they became disabled.

............... 

**Note X: Description of Plan**

The XYZ Company Pension Plan (the “Plan”) is a multiple employer plan maintained by XYZ Company and GHI Company (the “Sponsors”) as a defined benefit pension plan. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (“ERISA”).

Employees eligible to participate in the Plan are those employees of XYZ Company and GHI Company who are at least 21 years old.

The Pension Committee of XYZ Company is the Plan Administrator. Additional information concerning the Plan and its provisions can be found in the summary plan description. A copy of that document can be obtained from the Plan Administrator through XYZ Company, 1 New York Plaza, New York, NY 10021.

...............
Chapter 1: Disclosures Specific to Defined Benefit Pension Plans

Note X: Description of the Plan

The following brief description of the Supplemental Retirement Plan for Non-Represented Employees of Jaba Corporation (the “Plan”) is provided for general information purposes only. Participants should refer to the Plan document for more complete information.

a. General—The Plan is a defined benefit pension plan intended to supplement the amount of the retirement benefits payable under Jaba Corporation’s (the “Company”) basic retirement plan, the Retirement Plan for Employees of Jaba Corporation (“Retirement Plan”), to employees who are not represented by a collective bargaining agreement. The Plan is administered by the company and provides for the establishment of a trust. Effective January 1, 20X0, a Master Trust arrangement was established for the Plan and the Retirement Plan. Use of the Master Trust permits the commingling of the Plan assets and the Retirement Plan assets for investment and administrative purposes. Although assets are commingled in the Master Trust, ABC Bank maintains supporting records for the purpose of allocating the net gain of the investment accounts to both plans.

The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (“ERISA”).

b. Vesting and Pension Benefits—The Plan covers all full-time employees of Jaba Corporation, except those covered under a collective bargaining agreement. Employees become fully vested in benefits after 5 years of credited service as defined by the Plan. The Plan provides for regular retirement benefits upon reaching age 65 and has provisions for disability, early retirement, survivor and other benefits, each of which reduces the regular benefit by an amount stated in the Plan or determined by the Plan’s actuary. Annual benefits at retirement are based on compensation and years of continuous service, reduced by the amount of the pension payable under the company’s basic retirement plan.

Note X: Description of the Plan

The Plan includes a medical-benefit (health and welfare) component in addition to the normal retirement benefits to fund a portion of the postretirement obligations for retirees and their beneficiaries in accordance with section 401(h) of the Internal Revenue Code (IRC). A separate account has been established and maintained in the Plan for the net assets related to the health and welfare component (401(h) account). In accordance with IRC
Accounting Trends & Techniques—Employee Benefit Plans

section 401(h), the Plan’s investments in the 401(h) account may not be used for, or diverted to, any purpose other than providing health and welfare benefits for retirees and participants. Any assets transferred to the 401(h) account from the defined benefit pension plan in a qualified transfer of excess pension plan assets (and any income allocable thereto) that are not used during the plan year must be transferred out of the account to the pension plan. The related obligations for health and welfare benefits are not included in this Plan’s obligations in the statement of accumulated plan benefits but are reflected as obligations in the financial statements of the health and welfare benefit plan. Plan participants do not contribute to the 401(h) account. Employer contributions or qualified transfers to the 401(h) account are determined annually and are at the discretion of the Plan Sponsor.

Note X: 401(h) Account

Effective January 1, 20X0, the Plan was amended to include a medical-benefit component in addition to the normal retirement benefits to fund a portion of the postretirement obligations for retirees and their beneficiaries in accordance with Section 401(h) of the Internal Revenue Code (IRC). A separate account has been established and maintained in the Plan for the net assets related to the medical-benefit component (401(h) account). In accordance with IRC Section 401(h), the Plan’s investments in the 401(h) account may not be used for, or diverted to, any purpose other than providing health benefits for retirees and their beneficiaries. Any assets transferred to the 401(h) account from the defined benefit pension plan in a qualified transfer of excess pension plan assets (and any income allocable thereto) that are not used during the plan year must be transferred out of the account to the pension plan. The related obligations for health benefits are not included in this Plan’s obligations in the statement of accumulated plan benefits but are reflected as obligations in the financial statements of the health and welfare benefit plan. Plan participants do not contribute to the 401(h) account. Employer contributions or qualified transfers to the 401(h) account are determined annually and are at the discretion of the Plan Sponsor. Certain of the Plan’s net assets are restricted to fund a portion of postretirement health benefits for retirees and their beneficiaries in accordance with IRC Section 401(h).

Note X (In Part): Description of Plan

The Plan is a noncontributory cash balance plan covering substantially all employees of ABC Inc. .... Effective January 1, 20X2, a hypothetical account is
maintained for each participant in which contributions are credited for the benefit of the individual. Participants who were actively employed on December 31, 20X1 were credited with a lump-sum opening balance equivalent to the present value of accrued pension benefit under the Plan's prior benefit provisions. For participants who were at least age 35 and had 10 or more years of service, transitional contributions ranging from 4% to 10% based on age and years of service, will be made for up to 10 years.

Note X: Description of the Plan

The following description of the Candlestick Union and Industry International Pension Plan (the Plan) provides only general information. Participants should refer to the Trust Agreement and Summary Plan Description and Rules and Regulations for a more complete description of the Plan's provisions.

A. General

The Plan is a multiemployer collectively bargained defined benefit pension plan subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA). The Plan operates as a trust to provide retirement benefits to retirees who, during active employment, were covered employees of participating employers under collectively bargained agreements with various local unions of the Candlestick, Wax Workers, and Wick Makers International Union.

B. Administration of the Trust

The administration of the Trust is the responsibility of the Plan's Board of Trustees comprised of Union Trustees and Employer Trustees. The investments of the Fund are managed by ten investment advisors. ABC Deposit and Trust Company serves as the custodian of the Plan's investments.

C. Pension Benefits

Generally, participants with five or more years of vested service are entitled to annual pension benefits beginning at age 65. The Plan permits early retirement at ages 55 through 64. The pension benefit amount varies depending on the benefit level in the Collective Bargaining Agreement when employment is terminated, earned pension credits, retirement age and certain participant elections.

Participants will generally receive benefits under one of several husband and wife options, which guarantee payment of benefits during the lives of both the participant and the participant's spouse, unless the participant, with spousal consent, elects the single life option. Alternatively, a participant may elect other
options whereby pension payments are guaranteed for a certain period from the effective date of the pension and if the pensioner dies prior to the end of the period, his or her beneficiary receives the remaining payments.

D. Disability Benefits

Participants who become totally and permanently disabled, have at least 10 years of pension credit, and have been disabled for six months, receive disability pension benefits that are equal to the normal retirement benefits they have accumulated as of the time they become disabled.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Note X (In Part): Summary of Significant Accounting Policies

c. Accumulated Plan Benefits—Accumulated plan benefits are those future benefit payments attributable under the Plan’s provisions to service that employees have rendered. The actuarial present value of accumulated plan benefits has been determined by an independent actuary, and is that amount which results from applying actuarial assumptions to adjust the accumulated plan benefits to reflect the time value of money (through discounts for interest) and the probability of payment (by means of decrements such as for death, disability, withdrawal or retirement) between the benefit information date and the expected payment dates. The effect of Plan amendments on accumulated plan benefits is recognized during the year in which such amendments become effective.

The significant actuarial assumptions used in determining accumulated plan benefits as of December 31, 20X2 are as follows:

<table>
<thead>
<tr>
<th>Investment Return:</th>
<th>8.0%, compounded annually</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mortality:</td>
<td>The UP-1984 Mortality Table, Modified for actual experience</td>
</tr>
<tr>
<td>Retirement:</td>
<td>Average retirement age—61.</td>
</tr>
</tbody>
</table>

The foregoing actuarial assumptions are based on the presumption that the Plan will continue. If the Plan were to terminate, different actuarial assumptions and other factors might be applicable in determining the actuarial present value of accumulated plan benefits.

Note X: Summary of Significant Accounting Policies

The following are the significant accounting policies followed by the Plan:

1. Basis of Accounting. The accompanying financial statements are prepared on the accrual basis of accounting.
Chapter 1: Disclosures Specific to Defined Benefit Pension Plans

2. Use of Estimates. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, and changes therein, disclosure of contingent assets and liabilities, and the actuarial present value of accumulated plan benefits at the date of the financial statements. Actual results could differ from those estimates.

3. Investment Valuation and Income Recognition. If available, quoted market prices are used to value investments.

The amounts shown in Note E for securities that have no quoted market price represent estimated fair value. Many factors are considered in arriving at that fair market value. In general, however, corporate bonds are valued based on yields currently available on comparable securities of issuers with similar credit ratings. Investments in certain restricted common stocks are valued at the quoted market price of the issuer’s unrestricted common stock less an appropriate discount. If a quoted market price for unrestricted common stock of the issuer is not available, restricted common stocks are valued at a multiple of current earnings less an appropriate discount. The multiple chosen is consistent with multiples of similar companies based on current market prices. Shares of registered investment companies are valued at quoted market prices which represent the net asset value of shares held by the plan at year end. Mortgages have been valued on the basis of their future principal and interest payments discounted at prevailing interest rates for similar investments. The fair value of real estate investments, principally rental property subject to long-term leases has been estimated on the basis of future rental receipts and estimated residual values discounted at interest rates commensurate with the risks involved. The fair value of the Plan’s interest in the C&H Master Trust (Master Trust) is based on the beginning of year value of the Plan’s interest in the trust plus actual contributions and allocated investment income less actual distributions and allocated administrative expenses (Note F). Quoted market prices are used to value investments in the Master Trust. The Plan’s investment contract with the National Insurance Company (National) (Note G) is valued at fair value by discounting the related cash flows based on current yields of similar instruments with comparable durations. Funds under the investment contract that have been allocated and applied to purchase annuities (that is, National is obligated to pay the related pension benefits) are excluded from the Plan’s assets.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date.

4. Actuarial Present Value of Accumulated Plan Benefits. Accumulated plan benefits are those future periodic payments, including lump-sum distributions, that are attributable under the Plan’s provisions to the service employees have rendered. Accumulated plan benefits include benefits expected to be paid to (a) retired or terminated employees or their beneficiaries, (b) beneficiaries of employees who have died, and (c) present employees or their beneficiaries.
Benefits under the Plan are based on employees’ compensation during their last five years of credited service. The accumulated plan benefits for active employees are based on their average compensation during the five years ending on the date as of which the benefit information is presented (the valuation date). Benefits payable under all circumstances—retirement, death, disability, and termination of employment are included, to the extent they are deemed attributable to employee service rendered to the valuation date. Benefits to be provided via annuity contracts excluded from Plan assets are excluded from accumulated Plan benefits.

The actuarial present value of accumulated plan benefits is determined by an actuary from the AAA Company and is that amount that results from applying actuarial assumptions to adjust the accumulated plan benefits to reflect the time value of money (through discounts for interest) and the probability of payment (by means of decrements such as for death, disability, withdrawal, or retirement) between the valuation date and the expected date of payment. The significant actuarial assumptions used in the valuations as of December 31, 20X2 and 20X1 were (a) life expectancy of participants (the 1991 Group Annuity Mortality Table was used), (b) retirement age assumptions (the assumed average retirement age was 60), and (c) investment return. The 20X2 and 20X1 valuations included assumed average rates of return of 7% and 6.25%, respectively, including a reduction of .2% to reflect anticipated administrative expenses associated with providing benefits. The foregoing actuarial assumptions are based on the presumption that the Plan will continue. Were the Plan to terminate, different actuarial assumptions and other factors might be applicable in determining the actuarial present value of accumulated plan benefits.

5. Payment of Benefits. Benefit payments to participants are recorded upon distribution.

Note X (In Part): Summary of Significant Accounting Policies

(d) Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of Plan assets and the actuarial present value of accumulated plan benefits at the date of the financial statements. Actual results could differ from those estimates.

Note X (In Part): Summary of Significant Accounting Policies

Net Appreciation (Depreciation) in Fair Value of Investments

Net realized and unrealized appreciation (depreciation) is recorded in the accompanying financial statements as net appreciation (depreciation) in fair value of investments.
Note X (In Part): Summary of Significant Accounting Policies

Actuarial Present Value of Accumulated Plan Benefits

...Through December 31, 20X1, benefits under the plan were based on employee’s years of credited service and the final average annual salary for a three consecutive year period which results in the highest average within the last ten plan years preceding the employee’s retirement or termination of service. Effective January 1, 20X2, benefits under the Plan are based on the participant’s hypothetical account balance.

Note X (In Part): Summary of Significant Accounting Policies

H. Allocation of Administration Expenses

Certain expenses incurred for the benefit of both the Fund and the Candlestick Union and Industry Benefits Fund (the Benefits Fund) are allocated to the respective funds based upon various factors:

• Rental and related expenses are allocated based upon the square footage of office space devoted to each Fund
• Payroll processing expenses are based on the number of employees of each Fund.
• Administrative services, accounting, records processing and electronic data processing expenses are allocated 60% to the Fund and 40% to the Benefits Fund based on management’s estimation of utilization.
• Certain administrative expenses incurred by the Fund for the processing of medical/death benefits to retirees are allocated to the Benefits Fund, based on management’s determination of the expenses which relate to the processing of those benefits.

I. Employers’ Withdrawal Liability

The Fund complies with provisions of the Multiemployer Pension Plan Amendments Act of 1980 that require imposition of “ Withdrawal Liability” on a contributing employer that partially or totally withdraws from the Fund. The Trustees adopted the first alternative method set forth in ERISA Section 4211(c)(2), to allocate potential employers’ liabilities. Basically, a portion of the Fund’s actuarially determined unfunded vested liability is allocated to a withdrawing employer in proportion to the employer’s contributions in the ten years before withdrawal compared to total employers’ contributions during the same period.
Note X: Termination Priorities

Benefits under the Plan are insured by the Pension Benefit Guaranty Corporation (PBGC). In the event that the Plan terminates, the net assets of the Plan shall be allocated among the participants and beneficiaries in accordance with the priorities mandated by ERISA. Whether a particular participant’s accumulated plan benefits will be paid depends on both the priority of those benefits and the level of benefits guaranteed by the PBGC at that time. Some benefits may be fully or partially provided for by the then existing assets and the PBGC guaranty, while other benefits may not be provided for at all.

A full description of the defined benefit plan termination priorities is available in the Summary Plan Description and Rules and Regulations.

3. INVESTMENTS

Note X (In Part): Summary of Significant Accounting Policies

Valuation Policy

Investments in equity securities (common and preferred) and equity securities sold short are valued by a pricing service based upon closing market prices as of year-end. Investments in fixed income securities (U.S. government, domestic, and foreign bonds) are valued by a pricing service based upon closing market prices as of year-end. Investments denominated in foreign currencies are translated into U.S. dollars using the last reported exchange rate. Common/collective trusts, pooled separate accounts, registered investment companies and 103-12 funds are valued at their last reported net asset value. Investments in the separate accounts are equity security portfolios valued at their last reported net asset value. Investments in real estate are valued based on yearly independent appraised values. Investments in limited partnerships and joint ventures are valued at estimated fair value based on quarterly financial information received from the investment adviser and/or general partner. Securities and other assets for which market quotations are not readily available or for which the above valuation procedures are deemed not to reflect fair value are valued in a manner that is intended to reflect their fair value as determined in accordance with procedures approved by the Trustees of the Plan. Cash equivalents are valued at cost, which, due to their short maturity, approximates fair value.
Note X: Derivative Policy

The Plan enters into contractual arrangements classified as derivatives in carrying out its investment strategy, principally to (1) hedge a portion of the Plan's portfolio to limit or minimize exposure to certain risks, (2) gain exposure to a market more rapidly or less expensively than could be accomplished through the use of the cash markets, and (3) increase investment returns by reducing the cost of structuring the portfolio or by capturing value disparities between financial instruments. The Plan utilizes both exchange traded investment instruments such as equity and interest rate futures, options on futures, over-the-counter (OTC) options, and forward exchange contracts. Select major financial institutions are used in derivatives transactions. When engaging in OTC and forward exchange contracts, there is exposure to credit loss in the event of nonperformance by the counterparties to these transactions. The Plan manages this exposure through credit approvals, limits, monitoring procedures, and, to the extent possible, by restricting the period over which unpaid balances are allowed to accumulate. Procedures are in place at the Trustee to regularly monitor and report market and counterparty credit risks associated with these instruments. The Plan does not anticipate nonperformance by counterparties to these contracts, and no material loss would be expected from any such nonperformance.

The following is a summary of the significant accounting policies associated with the Plan's use of derivatives.

Forward Foreign Currency Exchange Contracts

A forward foreign currency exchange contract ("forward currency contract") is a commitment to purchase or sell a foreign currency at a future settlement date and at a negotiated rate.

Forward currency contracts are utilized to hedge a portion of the currency exposure that results from the Plan's holdings of equity and fixed income securities denominated in foreign currencies.

Forward currency contracts are marked-to-market at the prevailing forward exchange rate of the underlying currencies and the difference between contract value and market value is recorded as unrealized appreciation (depreciation) in Plan net assets. When the forward exchange contract is closed, the Plan transfers the unrealized appreciation (depreciation) to a realized gain (loss) equal to the change in the value of the forward exchange contract when it was opened and the value at the time it was closed or offset. Sales and purchases of forward currency contracts having the same settlement date and broker are offset and any gain (loss) is realized on the date of offset.

Certain risks may arise upon entering into a forward currency contract from the potential inability of counterparties to meet the terms of their contracts. Additionally, when utilizing forward currency contracts to hedge, the Plan gives up the opportunity to profit from favorable exchange rate movements during the term of the contract.
A summary of open forward currency contracts at December 31, 20X2 is presented below:

<table>
<thead>
<tr>
<th>Settlement Date</th>
<th>Aggregate Face Value</th>
<th>Market Value</th>
<th>Unrealized Appreciation (Depreciation)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Australian Dollar</td>
<td>2/05/20X3</td>
<td>4,511,682</td>
<td>4,754,242</td>
</tr>
<tr>
<td>Swiss Franc</td>
<td>1/05/20X3–1/30/20X3</td>
<td>892,795</td>
<td>1,003,949</td>
</tr>
<tr>
<td>Swiss Franc</td>
<td>1/30/20X3–2/5/20X3</td>
<td>6,101,138</td>
<td>6,530,167</td>
</tr>
<tr>
<td>Euro</td>
<td>1/2/20X3–2/5/20X3</td>
<td>29,903,282</td>
<td>31,308,418</td>
</tr>
</tbody>
</table>

**Future Contracts**

A future contract is a contractual agreement to make or take delivery of a standardized quantity of a specified grade or type of commodity or financial instrument at a specified future date in accordance with terms specified by a regulated future exchange.

The Plan uses equity index and fixed income future contracts to manage exposure to the market. Buying futures tends to increase the Plan’s exposure to the underlying instrument. Selling futures tends to decrease the Plan’s exposure to the underlying instrument held, or hedge the fair value of other fund investments. The Plan does not employ leverage in its use of futures, thus cash balances are maintained at a level at least equal to the contract value of the futures.

Future contracts are valued at the last settlement price at the end of each day on the exchange upon which they are traded. Upon entering into a future contract, the Plan is required to deposit either in cash or securities an amount equal to a certain percentage of the nominal value of the contract ("initial margin"). Pursuant to the future contract, the Plan agrees to receive from, or pay to, the broker an amount of cash equal to the daily fluctuation in the value of the future contract. Such receipts or payments are known as "variation margin" which are settled daily and are included in the realized gains (losses) on future contracts. The Plan will record a variation margin receivable or payable in the net assets for variation margins, which have not yet been paid at the end of the year.

Future contracts involve, to varying degrees, credit and market risks. The Plan enters into future contracts on exchanges where the exchange acts as the counterparty to the transaction. Thus, credit risk on such transactions is limited to the failure of the exchange. The daily settlement on the future contracts serves to greatly reduce credit risk. Losses in value may arise from changes in the value of the underlying instrument or if there is an illiquid secondary market for
the contracts. In addition, there is the risk that there may not be an exact correlation between a future contract and the underlying index or security.

At December 31, 20X2, U.S. government and agency securities with a par value of $26,757,397 were pledged as collateral for open equity index and fixed income future positions.

A summary of the open futures as of December 31, 20X2 is presented below:

<table>
<thead>
<tr>
<th></th>
<th>Long Contracts</th>
<th></th>
<th>Short Contracts</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Notional Amount</td>
<td>Unrealized Gain (Loss)</td>
<td>Notional Amount</td>
</tr>
<tr>
<td>S&amp;P 500 Index</td>
<td>$ 111,500</td>
<td>$5,545,175</td>
<td>—</td>
</tr>
<tr>
<td>Euribor</td>
<td>18,000,000</td>
<td>45,310</td>
<td>(1,250,000)</td>
</tr>
<tr>
<td>U.S. 10-year Treasury</td>
<td>281,000,000</td>
<td>4,670,547</td>
<td>(25,200,000)</td>
</tr>
</tbody>
</table>

**Options**

An option contract is a contract in which the writer of the option grants the buyer of the option the right to purchase from ("call option"), or sell to ("put option"), the writer a designated instrument at a specified price within a specified period of time. Certain options, including options on indices, will require cash settlement by the Plan if the option is exercised. The Plan may enter into put or call option contracts in order to hedge against potential adverse price movements in the value of the portfolio assets; as a temporary substitute for selling selected investments; to lock in the purchase price of a security or currency which it expects to purchase in the near future; as a temporary substitute for the purchase of selected investments; and to enhance potential gain. The Plan does not employ leverage in its use of options, thus cash balances are maintained at a level at least equal to the underlying index exposure of the option contracts.

When the Plan purchases or writes an option, an amount equal to the premium paid or received by the Plan is recorded as an asset or liability and is subsequently adjusted to the current market value of the option purchased or written. Options purchased or written are valued at the last sale price or, in the absence of a sale, the mean between the closing bid and asked prices or at the most recent asked price (bid for purchased options) if no bid and asked price are available. Over-the-counter purchased or written options are valued using dealer supplied quotations. Gain and loss is recognized when the option contract expires or is closed.

If the Plan writes a covered call option, the Plan foregoes, in exchange for the premium, the opportunity to profit during the option period from an increase in the value of the underlying security above the exercise price. If the Plan writes a put option, it accepts the risk of a decline in the value of the underlying security below the exercise price. Over-the-counter options have a risk of the potential inability of counterparties to meet the terms of their
contracts. The Plan’s maximum exposure to purchased options is limited to the premium initially paid. In addition, certain risks may arise upon entering into option contracts prior to the expiration date and a change in value of the option contract may not correlate exactly with changes in the value of the securities or currencies hedged.

The Plan uses the following types of options: options on fixed income futures, on equity indices, on foreign currencies, and on equity securities.

A summary of open written options on fixed income futures as of December 31, 20X2 and 20X1 is presented below:

<table>
<thead>
<tr>
<th>Call Options</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Contracts</td>
<td>Market Value</td>
<td>Number of Contracts</td>
</tr>
<tr>
<td>LIBOR</td>
<td>631</td>
<td>$(2,145,614)</td>
</tr>
<tr>
<td>Eurodollar futures</td>
<td>—</td>
<td>—</td>
</tr>
</tbody>
</table>

**Note X: Investments**

During 20X2 and 20X1, the Plan’s investments appreciated (depreciated) in fair value by $4,206,708 and $(449,844), respectively, as follows:

<table>
<thead>
<tr>
<th>Net Appreciation (Depreciation) in Fair Value</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Collective investment trusts</td>
<td>$0</td>
<td>$(434,382)</td>
</tr>
<tr>
<td>Equity securities</td>
<td>3,880,090</td>
<td>152,126</td>
</tr>
<tr>
<td>Mutual funds</td>
<td>326,618</td>
<td>(167,588)</td>
</tr>
</tbody>
</table>

$4,206,708 $449,844

**Note X: Investments**

The fair market values of individual assets that represent 5% or more of the Plan’s net assets as of December 14, 20X2 and 20X1 are as follows:

<table>
<thead>
<tr>
<th>20X2</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABC Bank money market, variable rate—4.87% as of December 14, 20X2</td>
</tr>
<tr>
<td>National Life Insurance Company, group annuity contract No. 6455739, variable rate—5.5% as of December 14, 20X2</td>
</tr>
<tr>
<td>National Life Insurance Company, group annuity contract No. 6455744, variable rate—5.5% as of December 14, 20X2</td>
</tr>
</tbody>
</table>
Cash surrender value of Prosperity Life Insurance Policy $ 946,908
National Life Insurance Company, group annuity contract
No. 6455739, variable rate—5.25% as of December 14, 20X1 230,388
National Life Insurance Company, group annuity contract
No. 6455744, variable rate—5.25% as of December 14, 20X1 886,510

[The following disclosure is from a multiple employer plan.]

Note X: Investments

The Plan’s investment in a Commingled Trust Liquid Reserve Fund, which had a cost and fair value of $4,887,386, was the only investment held by the Plan that exceeded 5% of the Plan’s net assets at March 31, 20X2.

The Plan’s investment in the 9.25% United States Treasury notes due May 15, 20X5, which had a cost of $4,641,446 and a fair value of $4,537,974, was the only investment held by the Plan that exceeded 5% of the Plan’s net assets at March 31, 20X2.

During the years ended March 31, 20X2 and 20X1, the Plan had net appreciation (depreciation) (including gains and losses on investments bought and sold, as well as held during the year) in the fair value of investments as follows:

<table>
<thead>
<tr>
<th>Investment Type</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>United States Government and agency securities</td>
<td>$ 358,124</td>
<td>$(48,452)</td>
</tr>
<tr>
<td>Municipal bonds</td>
<td>7,158</td>
<td>16,758</td>
</tr>
<tr>
<td>Corporate bonds</td>
<td>29,600</td>
<td>(56,760)</td>
</tr>
<tr>
<td>Convertible bonds</td>
<td>94,872</td>
<td>61,682</td>
</tr>
<tr>
<td>Foreign bonds</td>
<td>(240,488)</td>
<td>(136,126)</td>
</tr>
<tr>
<td>Asset-backed securities</td>
<td>(21,158)</td>
<td>3,984</td>
</tr>
<tr>
<td>Mortgage-backed securities</td>
<td>131,482</td>
<td>62,970</td>
</tr>
<tr>
<td>Common stocks</td>
<td>11,489,778</td>
<td>4,452,674</td>
</tr>
<tr>
<td>Preferred stocks</td>
<td>38,652</td>
<td>50,478</td>
</tr>
<tr>
<td>Mutual funds</td>
<td>119,590</td>
<td>0</td>
</tr>
<tr>
<td>Totals</td>
<td>$12,007,610</td>
<td>$ 4,407,208</td>
</tr>
</tbody>
</table>

.................................
[The following disclosure is for a multiemployer collectively bargained defined benefit pension plan.]

**Note X: Investments**

Investments held at December 31, 20X2 and 20X1 are summarized as follows:

<table>
<thead>
<tr>
<th>Fair value determined by quoted market prices</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Short-term investments</td>
<td>$ 293,749,835</td>
<td>$ 376,342,476</td>
</tr>
<tr>
<td>U.S. government securities</td>
<td>302,667,460</td>
<td>588,109,934</td>
</tr>
<tr>
<td>Corporate bonds</td>
<td>607,054,024</td>
<td>458,279,500</td>
</tr>
<tr>
<td>Other bonds</td>
<td>103,600,826</td>
<td>207,955,409</td>
</tr>
<tr>
<td>Bond index fund</td>
<td>374,448,756</td>
<td>546,914,778</td>
</tr>
<tr>
<td>Stocks</td>
<td>2,252,828,064</td>
<td>2,271,647,515</td>
</tr>
<tr>
<td>Equity mutual funds</td>
<td>546,808,188</td>
<td>486,677,649</td>
</tr>
<tr>
<td>Estimated fair value</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Real estate investment trusts</td>
<td>322,088,945</td>
<td>296,087,740</td>
</tr>
<tr>
<td>Mortgages</td>
<td>—</td>
<td>578</td>
</tr>
<tr>
<td>Private equity holdings</td>
<td>42,225,925</td>
<td>27,038,205</td>
</tr>
<tr>
<td>Guaranteed insurance contracts</td>
<td>351,673,350</td>
<td>306,275,730</td>
</tr>
<tr>
<td></td>
<td>$5,197,145,373</td>
<td>$5,565,329,514</td>
</tr>
</tbody>
</table>

The fair values of investments that individually represent 5% or more of the Fund’s net assets available for benefits at December 31, 20X2 and 20X1 are as follows:

<table>
<thead>
<tr>
<th></th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Debt Bond Index Fund</td>
<td>$ 372,448,756</td>
<td>$ 546,914,778</td>
</tr>
<tr>
<td>Longview Collective Investment Fund</td>
<td>297,951,316</td>
<td>223,200,898</td>
</tr>
<tr>
<td>Guaranteed insurance contract</td>
<td>351,673,350</td>
<td>306,275,730</td>
</tr>
<tr>
<td></td>
<td>$1,022,073,422</td>
<td>$1,076,391,406</td>
</tr>
</tbody>
</table>

During 20X2 and 20X1, the Fund’s investments (including investments bought, sold and held during the year) appreciated (depreciated) in value as follows:

<table>
<thead>
<tr>
<th></th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. government securities</td>
<td>$ 7,973,265</td>
<td>$ 31,832,147</td>
</tr>
<tr>
<td>Corporate bonds</td>
<td>54,045</td>
<td>(5,167,688)</td>
</tr>
<tr>
<td>Other bonds</td>
<td>(12,350,719)</td>
<td>12,192,326</td>
</tr>
<tr>
<td>Bond index fund</td>
<td>45,228,879</td>
<td>62,386,171</td>
</tr>
<tr>
<td>Stocks</td>
<td>(232,968,190)</td>
<td>(46,738,844)</td>
</tr>
<tr>
<td>Equity mutual funds</td>
<td>(89,873,376)</td>
<td>(52,619,285)</td>
</tr>
<tr>
<td>Real estate investment trusts</td>
<td>18,829,680</td>
<td>22,368,868</td>
</tr>
<tr>
<td>Guaranteed insurance contracts</td>
<td>23,966,295</td>
<td>6,275,730</td>
</tr>
<tr>
<td></td>
<td>$(239,140,121)</td>
<td>$ 30,529,425</td>
</tr>
</tbody>
</table>
Chapter 1: Disclosures Specific to Defined Benefit Pension Plans

Note X: Securities Lending

The Trustees of the Plan have an agreement with the custodial bank for the Plan authorizing the bank to lend securities held in the Plan account to third parties. The bank must obtain collateral from the borrower in the form of cash, letters of credit issued by an entity other than the borrower, or acceptable securities. Both the collateral and the securities loaned are marked-to-market on a daily basis so that all loaned securities are fully collateralized at all times. In the event that the loaned securities are not returned by the borrower, the bank will at its own expense either replace the loaned securities or, if unable to purchase those securities on the open market, credit the Plan account with cash equal to the fair value of the loaned securities.

The Plan and the bank each receive a percentage of the net income derived from securities lending activities based on the type of securities. Income earned during 20X2 and 20X1 was $1,363,284 and $1,133,473, respectively, net of bank fees of $569,960 and $489,944, respectively.

Although the Plan's securities lending activities are collateralized as described above, they involve both market and credit risk. In this context, market risk refers to the possibility that the borrowers of securities will be unable to collateralize the loan upon a sudden material change in the fair value of the loaned securities or the collateral. Credit risk refers to the possibility that counterparties involved in the securities lending program may fail to perform in accordance with the terms of their contracts.

The fair value of securities loaned by the Plan is $138,000,000 at December 31, 20X2 and $112,000,000 at December 31, 20X1.

Note X: Securities Lending

The Plan participates in a securities lending program with the Trustee. The program allows the Trustee to loan securities, which are assets of the Plan, to approved brokers (the "Borrowers"). The Trustee requires Borrowers, pursuant to a security loan agreement, to deliver collateral to secure each loan. The collateral requires ranges between 102 percent and 100 percent of the fair value of U.S. securities borrowed and 105 percent for non-U.S. securities borrowed. The Plan bears the risk of loss with respect to the unfavorable change in fair value of the invested cash collateral. However, the Borrower bears the risk of loss related to the decrease in the fair value of the securities collateral and, therefore, will have to deliver additional securities to maintain the required collateral. In the event of default by the Borrower, the Trustee shall indemnify the Plan by purchasing replacement securities equal to the number of unreturned loaned securities or, if replacement securities are not able to be purchased, the Trustee shall credit the Plan for the market value of the unreturned securities. In each case, the Trustee would apply the proceeds from the collateral for such a loan to make the Plan whole.
The fair value of the securities on loan to Borrowers at December 31, 20X2 and 20X1 was $523,057,773 and $416,123,981, respectively. Cash collateral of $537,724,771 and $428,764,384 was received for securities on loan at December 31, 20X2 and 20X1, respectively and was invested in the ABC Short Term Investment Fund, which is a fund affiliated to the Trustee. Noncash collateral of $44,643,388 and $0 received for securities on loan at December 31, 20X2 and 20X1, respectively, consisted of U.S. Government and Agency securities held by the Trustee on behalf of the Plan. A portion of the income generated upon investment of cash collateral is remitted to the Borrowers, and the remainder is allocated between the Plan and the Trustee in its capacity as a security agent. Securities lending income allocated to the Plan amounted to $1,369,163 and $1,965,668 for 20X2 and 20X1, respectively. Security lending income allocated to the Trustee amounted to $707,906 and $1,020,558 for 20X2 and 20X1, respectively.

Note X: Forward Exchange Contracts

The Plan has entered into forward exchange contracts for nontrading purposes in order to reduce its exposure to fluctuations in foreign currency exchange on its portfolio holdings. Forward exchange contracts are valued at the forward rate and are marked-to-market quarterly. The change in market value is recorded by the Plan as an unrealized gain or loss. When the contract is closed, the Plan records a realized gain or loss equal to the difference between the value of the contract at the time that it was opened and the value of the contract at the time that it was closed.

The use of forward exchange contracts does not eliminate fluctuations in the underlying prices of the Plan’s investment securities, but it does establish a rate of exchange that can be achieved in the future. Although forward exchange contracts limit the risk of loss due to a decline in the value of the hedged currency, they also limit any potential gain that might result should the value of the currency increase. In addition, the Plan could be exposed to risks if the counterparties to the contracts are unable to meet the terms of their contracts.

4. Contracts With Insurance Companies

Note X (In Part): Summary of Significant Accounting Policies

b. Investments—Plan assets are invested in an annuity guaranteed deposit contract, an international stock separate account, a fixed-income separate account, an intermediate-term income account, a Prosperity Investments Capital Growth Account, a Fiduciary International Equity Account, an Industrial Income Account and a short-term separate account with National Insurance Company. Investments, excluding the guaranteed deposit contracts, are valued at fair value.
as measured by the quoted market price on the last day of the plan year. Guaranteed deposit contract assets are maintained in the general investment fund, which is stated at contract value, which represents cost, plus interest income, less distributions for benefits and administrative expenses to date. The Plan’s annuity guaranteed deposit contract was entered into prior to March 20, 1992. Such contract is permitted to be carried at contract value.

5. INTEREST IN MASTER TRUSTS

Note X: Interest in C&H Master Trust

A portion of the Plan’s investments are in the Master Trust which was established for the investment of assets of the Plan and several other C&H Company sponsored retirement plans. Each participating retirement plan has an undivided interest in the Master Trust. The assets of the Master Trust are held by GLC Trust Company (Trustee). At December 31, 20X2 and 20X1, the Plan’s interest in the net assets of the Master Trust was approximately 9% and 11%, respectively. Investment income and administrative expenses relating to the Master Trust are allocated to the individual plans based upon average monthly balances invested by each plan.

The following table presents the fair values of investments for the Master Trust.

<table>
<thead>
<tr>
<th>Investments at fair value:</th>
<th>December 31, 20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Common stocks</td>
<td>$11,900,000</td>
<td>$8,800,000</td>
</tr>
<tr>
<td>Corporate bonds</td>
<td>11,800,000</td>
<td>6,700,000</td>
</tr>
<tr>
<td>U.S. government securities</td>
<td>867,000</td>
<td>750,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$24,567,000</strong></td>
<td><strong>$16,250,000</strong></td>
</tr>
</tbody>
</table>

Investment income for the Master Trust is as follows:

<table>
<thead>
<tr>
<th>Investment Income:</th>
<th>Year Ended December 31, 20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net appreciation in fair value of investments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Common stocks</td>
<td>$300,000</td>
<td>$200,000</td>
</tr>
<tr>
<td>Corporate bonds</td>
<td>200,000</td>
<td>200,000</td>
</tr>
<tr>
<td>U.S. government securities</td>
<td>300,000</td>
<td>200,000</td>
</tr>
<tr>
<td></td>
<td>800,000</td>
<td>600,000</td>
</tr>
<tr>
<td>Interest</td>
<td>400,000</td>
<td>300,000</td>
</tr>
<tr>
<td>Dividends</td>
<td>230,000</td>
<td>300,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,430,000</strong></td>
<td><strong>$1,200,000</strong></td>
</tr>
</tbody>
</table>

..........................
Note X: Investment in Combined Trust Fund

The plan's investment assets are held in a trust account at ABC Bank and consist of an interest in an investment account of the Combined Trust Fund, a master trust established by XYZ Company and administered by ABC Bank. Use of the Combined Trust Fund permits the commingling of the trust assets of a number of pension plans of XYZ Company and its subsidiaries for investment and administrative purposes. Although assets are commingled in the Combined Trust Fund, ABC Bank maintains supporting records for the purpose of allocating the net gain of the investment accounts to the various participating trusts.

The investment accounts of the Combined Trust Fund are valued at estimated fair value at the end of each month. The net gain of the accounts for each month is allocated by the trustee to each participating trust based on the relationship of the interest of each trust to the total of the interests of all participating trusts.

The Combined Trust Fund is composed of three investment accounts: the Balanced Investment Account, which invests principally in equity and fixed-income securities and temporary investments; the Fixed-Income Investment Account, which invests in fixed-income securities; and the Guaranteed Investment Account, which invests in insurance contracts. The Plan has no interest in the Fixed-Income, or Guaranteed Investment Account.

The investment accounts of the Combined Trust Fund at December 31, 20X2 and 20X1 are summarized as follows (in millions):

<table>
<thead>
<tr>
<th></th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balanced Investment Account</td>
<td>$15,798.2</td>
<td>$15,062.2</td>
</tr>
<tr>
<td>Fixed-Income Investment Account</td>
<td>45.4</td>
<td>54.8</td>
</tr>
<tr>
<td>Guaranteed Investment Account</td>
<td>11.4</td>
<td>17.0</td>
</tr>
<tr>
<td>Net Assets</td>
<td>$15,855.0</td>
<td>$15,134.0</td>
</tr>
</tbody>
</table>

The Combined Trust Fund's investments are valued at estimated fair value. If available, quoted market prices are used to value investments. In instances wherein quoted market prices are not available, the fair value of investments is estimated primarily by independent investment brokerage firms and insurance companies.

The net assets of the Combined Trust Fund at December 31, 20X2 and 20X1 are summarized as follows (in millions):

<table>
<thead>
<tr>
<th></th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Common Stock</td>
<td>$10,206.8</td>
<td>$8,368.8</td>
</tr>
<tr>
<td>Bonds</td>
<td>4,604.0</td>
<td>5,239.0</td>
</tr>
<tr>
<td>Short-Term Investments</td>
<td>1,025.6</td>
<td>1,454.0</td>
</tr>
<tr>
<td>Other Assets—net</td>
<td>18.6</td>
<td>72.2</td>
</tr>
<tr>
<td>Net Assets</td>
<td>$15,855.0</td>
<td>$15,134.0</td>
</tr>
</tbody>
</table>
Chapter 1: Disclosures Specific to Defined Benefit Pension Plans

The net investment income of the Combined Trust Fund for the years ended December 31, 20X2 and 20X1 is summarized as follows (in millions):

<table>
<thead>
<tr>
<th></th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest</td>
<td>$354.8</td>
<td>$439.6</td>
</tr>
<tr>
<td>Dividends</td>
<td>201.0</td>
<td>181.2</td>
</tr>
<tr>
<td>Net appreciation in fair value of investments</td>
<td>1,069.4</td>
<td>430.8</td>
</tr>
<tr>
<td>Net investment income</td>
<td>$1,625.2</td>
<td>$1,051.6</td>
</tr>
</tbody>
</table>

The Plan's interest in the total Combined Trust Fund as a percentage of net assets of the Combined Trust Fund was approximately 8.5% and 9.3% at December 31, 20X2 and 20X1, respectively.

6. PLAN AMENDMENTS

Note X: Subsequent Event

The plan was amended on April 1, 20X2 to increase the retirement benefit unit by $1 for all retirees, and terminated and active participants, effective for all retirements after May 31, 20X2. Using the assumptions used to measure the accumulated plan benefits at December 31, 20X1, the amendment will increase the actuarial present value of accumulated plan benefits by $5,236,000 of which $2,262,000 relates to vested benefits of plan participants currently receiving benefits, $365,000 relates to vested benefits of other plan participants, and $2,609,000 relates to nonvested benefits.

Note X: Changes in the Plan

The Plan was not amended during 20X2.

Effective January 15, 20X1, the Plan was amended to provide full credited service for all layoff time accumulated through February 1, 20X1 for all employees on the Plan's seniority list.

During 20X1, the Plan was amended to increase the benefit unit per year of credited service for all retirements after February 1, 20X1, as follows:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Benefit Unit Increased</th>
</tr>
</thead>
<tbody>
<tr>
<td>February 1, 20X1</td>
<td>$24.00</td>
</tr>
<tr>
<td>January 1, 20X2</td>
<td>25.00</td>
</tr>
<tr>
<td>January 1, 20X3</td>
<td>26.00</td>
</tr>
<tr>
<td></td>
<td>$25.00</td>
</tr>
<tr>
<td></td>
<td>26.00</td>
</tr>
<tr>
<td></td>
<td>27.00</td>
</tr>
</tbody>
</table>
For participants who retire after February 1, 20X1, with 25 or more years of credited service, the Plan was amended to increase the monthly early retirement supplement benefit prior to age 62 from $450 to $550 per month.

For participants who retire after January 1, 20X0 with 30 or more years of credited service, the Plan was amended to increase the total monthly early retirement benefit payable prior to age 62 to the following amounts:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Total Monthly Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>February 1, 20X1</td>
<td>$1,400</td>
</tr>
<tr>
<td>January 1, 20X2</td>
<td>1,500</td>
</tr>
<tr>
<td>January 1, 20X3</td>
<td>1,600</td>
</tr>
</tbody>
</table>

The Plan’s actuary estimates that amendments becoming effective subsequent to December 31, 20X1 will increase accumulated plan benefits by approximately $655,850.

Note X: Changes in the Plan

Effective January 1, 20X2, a subsidiary part of the Plan, formerly known as the Retirement Income Plan for Certain Salaried Employees, was amended to include employees of the Toledo, Ohio Plant and to count vesting service for service before January 1, 20X2 and credited service beginning on that date.

Effective January 1, 20X2, a subsidiary part of the Plan, formerly known as the Retirement Plan for Represented Hourly-Rated Employees of the Altoona, Pennsylvania Plant, was amended to increase the benefit unit per year of credited service for employees who elect to waive participation in the Altoona Savings Plan and to establish a lump-sum retirement bonus in the year of retirement for participants retiring on or after January 1, 20X2, as follows:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Benefit Unit From</th>
<th>Benefit Unit To</th>
<th>Retirement Bonus</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 1, 20X2</td>
<td>$15.00</td>
<td>$15.50</td>
<td>$1,500</td>
</tr>
<tr>
<td>January 1, 20X3</td>
<td>15.50</td>
<td>16.00</td>
<td>2,000</td>
</tr>
<tr>
<td>January 1, 20X4</td>
<td>16.00</td>
<td>16.25</td>
<td>2,000</td>
</tr>
<tr>
<td>January 1, 20X5</td>
<td>16.25</td>
<td>16.50</td>
<td>2,000</td>
</tr>
</tbody>
</table>

Effective as of October 1, 20X1, a subsidiary part of the Plan, formerly known as the Hourly-Rated Employees Pension Plan-Union, was amended, for employment at the Hoboken and Hempstead plants, to increase the monthly benefit unit per year of credited service and the 30 and out provision for those employees retiring after October 1, 20X2 from $25 to $30 and from $1,550 and $1,950, respectively. In addition, the Plan was amended to include, for certain employees,
credited service under the Plan for those periods previously not credit because of layoff from the active payroll.

The same subsidiary part of the Plan was also amended for retirements occurring on or after October 1, 20X2, to establish interim monthly supplement amounts for early retirements by participants with less than 30 years of credited service and temporary benefits payable until the earlier of age 61 and one month or payment of Social Security Disability Benefits. The monthly benefit per year of credited service used to calculate temporary benefits is $34, limited to a maximum of 30 years or a maximum monthly amount of $1,000.

Effective August 31, 20X1, the Plan was amended to approve the merger of 32 retirement plans of Starfish Company, Inc. and its affiliates into the Plan (see Note X.b.).

Effective August 1, 20X1, the name of the Plan was changed from the “Retirement Plan for Eligible Employees on the Salary and Weekly Payrolls of the Acme Section A Operations, Acme Section B Operations and Acme Section C Operations” to the “Acme Retirement Plan for Eligible Employees.”

Effective January 1, 20X1, the Plan was amended to include as vesting service periods of service with companies which are members of the Vortex Operations Contract and to permit payment of internal administrative and investment management expenses directly to the ongoing operations of the plan.

Effective January 1, 20X1, the Plan was amended to allow retirees from the Retirement Income Plan for Certain Salaried Employees, now a subsidiary part of the Plan, to participate in and accrue benefits as members of the Acme flexible work force.

Note X: Plan Amendment

Effective July 1, 20X2, the Plan was amended to increase future annual pension benefits from 1¼% to 1½% of final 5-year average annual compensation for each year of service, including service rendered before the effective date. The retroactive effect of the Plan amendment, an increase in the actuarial present value of accumulated plan benefits of $2,410,000, was accounted for in the year ended December 31, 20X2. [The actuarial present value of accumulated plan benefits at December 31, 20X0 do not reflect the effect of that Plan amendment. The Plan’s actuary estimates that the amendment’s retroactive effect on the actuarial present value of accumulated plan benefits at December 31, 20X0 was an increase of approximately $1,750,000, of which approximately $1,300,000 represents an increase in vested benefits.]
Note X (In Part): Description of Plan

Effective July 27, 20X2, the Plan was amended to implement a Voluntary Early Retirement Window Policy. This amendment provided the opportunity for eligible participants to elect early retirement during the window period of July 27, 20X2 through September 10, 20X2. The early retirement benefit was equal to the unreduced accrued benefit at age 65, and the participants could opt to receive this benefit as a lump sum payment. In addition, participants who elected to retire early under this program will receive an additional $300 per month for the period from May 1, 20X2 until attainment of age 65. Benefit payments that resulted from the Voluntary Early Retirement Window Policy approximated $6.6 million.

Note X: Plan Amendments

Effective January 1, 20X2, the Plan was amended to provide a permanent monthly increase of $50 for all pensioners whose pension effective date was during 20X2.

Effective July 1, 20X2, if a participant dies before retirement, the surviving spouse may defer receipt of the pension until the date when the participant would have attained the age at which he or she could have received a Golden 80, Golden 90 or normal retirement age pension, provided the participant earned at least one hour of pension credit on or after July 1, 20X1 and the participant (if alive) would have been otherwise qualified to receive such a pension.

The Plan was amended effective January 1, 20X1 as follows:

1. For husband and wife pensions (the normal form of pension for a married participant) with an effective date on or after January 1, 20X1, there will be no reduction of benefits from the amount for a single pensioner during the participant’s lifetime. Benefits paid to the surviving spouse upon the death of the participants will be reduced by one half.

2. For disability pensions with an effective date on or after January 1, 20X1 participants will be paid a benefit equal to the normal pension accrued.

3. A special pension benefit increase of $25 or $50 per month will be paid to each pensioner or beneficiary in addition to their regular monthly benefits otherwise payable. The increase will apply to any pensioner, surviving spouse and beneficiary who received a monthly pension check for December 20X0 or any month during calendar year 20X1 as follows:

<table>
<thead>
<tr>
<th>Pension Effective Date</th>
<th>Monthly Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prior to December 31, 19XX</td>
<td>$50</td>
</tr>
<tr>
<td>After December 31, 19XX but before December 31, 20X0</td>
<td>25</td>
</tr>
<tr>
<td>After December 31, 20X0 but before December 31, 20X1</td>
<td>50</td>
</tr>
</tbody>
</table>
Chapter 1: Disclosures Specific to Defined Benefit Pension Plans

This special increase is determined for the surviving spouse or beneficiaries of any deceased pensioner based on the original pension effective date, as shown above, pursuant to a husband and wife pension, the 36-month guarantee benefit or any optional form of benefit elected by the pensioner. 4. The threshold for the $25 supplements was lowered from the $600–$699 level to the $25–$699 level for those who otherwise qualify.

7. PLAN MERGERS AND ACQUISITIONS

Note X: Plan Merger (mid-year)

On June 15, 20X1, the ABC Co. was acquired by the plan sponsor and its pension plan was merged with the XYZ pension plan. At the date of the merger, the ABC plan’s accumulated plan benefits and net assets available for benefits were as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actuarial present value of vested benefits</td>
<td></td>
</tr>
<tr>
<td>Participants currently receiving benefits</td>
<td>$3,040,000</td>
</tr>
<tr>
<td>Other participants</td>
<td>8,120,000</td>
</tr>
<tr>
<td>Total</td>
<td>$11,160,000</td>
</tr>
<tr>
<td>Actuarial present value of nonvested benefits</td>
<td>2,720,000</td>
</tr>
<tr>
<td>Actuarial present value of accumulated plan benefits</td>
<td>$13,880,000</td>
</tr>
<tr>
<td>Net assets available for benefits (cash)</td>
<td>18,012,000</td>
</tr>
<tr>
<td>Excess of assets not available for benefits over actuarial</td>
<td>$4,132,000</td>
</tr>
<tr>
<td>present value of accumulated plan benefits</td>
<td></td>
</tr>
</tbody>
</table>

Note X: Plan Merger (year-end)

On December 31, 20X1, the ABC subsidiary pension plan was merged into this plan. On the date of the merger, the ABC plan’s accumulated plan benefits and net assets available for benefits were as follows:

[Present full statement of accumulated plan benefits and net assets available for plan benefits for ABC at December 31, 20X1.]

Note X (In Part): Description of Plan

b. Plan Merger—Effective August 31, 20X1, the Plan merged with the following eight qualified U.S. defined benefit pension plans:

- Retirement Income Plan for Certain Salaried Employees
- Salaried Employees’ Retirement Plan—Acme A Operations
- Pension Plan for Salaried Employees of Acme Corporation
• Pension Plan for Represented Hourly Employees of Acme Corporation
• Pension Plan for Hourly Employees of Acme Corporation
• Acme D Operations Contract Retirement Plan for Eligible Employees of Acme Corporation
• Beta Company Off-Site Retirement Plan
• Beta International Service Company Retirement Plan for Operations and Maintenance Employees

The eight Acme Company pension plans listed above had aggregate plan net assets of $7.2 billion at August 31, 20X1, and an aggregate present value of accumulated plan benefits, at December 31, 20X0 of $6.6 billion (computed in accordance with Financial Accounting Standards Board Statement No. 35—see Footnote 2c). This merger does not impact participant pension benefits as the benefit provisions of the merged plans are incorporated into the Plan.

Note X (In Part): Description of Plan

c. Plan Merger—Effective August 31, 20X1, Acme Company merged 33 of its qualified U.S. defined benefit pension plans (including the Plan) into one pension plan, the Acme Retirement Plan for Eligible Employees. This merger will not impact participant pension benefits as the benefit provisions of these plans will be incorporated into the merged pension plan. Acme management believes that the Plan merger was a tax-exempt transaction under the applicable provisions of the Internal Revenue Code and, therefore, is not subject to federal income taxes.

Note X: Subsequent Events—Merger of Pension Plan

On July 6, 20X2 the Swordfish Company’s Board of Directors approved the merger, effective August 31, 20X2, of Swordfish Company’s 33 qualified U.S. defined benefit pension plans (including the plan) into one pension plan, the Swordfish Company Retirement Plan for Eligible Employees. This merger will not impact participant pension benefits as the benefit provisions of these plans will be incorporated into the merged pension plan. Swordfish Company management expects the merged pension plan to have net assets in excess of actuarially determined accrued liabilities and to be qualified under the Internal Revenue Code.

Note X (In Part): Description of Plan

c. Plan Merger—Effective December 31, 20X2, the Plan was merged with the Group Employees’ Retirement Plan—Operations. The net assets of the Plan were transferred to the Group Employees’ Retirement Plan—Operations on
December 31, 20X2. Accordingly, all benefits earned under the Plan and contributions due to the Plan prior to December 31, 20X2 will be payable or receivable in accordance with the Plan out of or into the Group Employees Retirement Plan—Operations. The management of the Company believes that the Plan merger was a tax-exempt transaction under the applicable provisions of the Internal Revenue Code and, therefore, is not subject to federal income taxes.

Note X: Subsequent Events

Following the close of business on January 31, 20X3, ABC Corporation (the Company), the holding company for the Association, acquired DEF Company, (DEF) with DEF ultimately merging with and into the Association.

Pursuant to the acquisition agreement, the Company and the Association agreed to amend the Plan so as to provide, at their option, either (i) credit, for benefit accrual purposes, for each employee of DEF who will remain in the employ of the Association following the acquisition, to the extent that such service would have been recognized for similar purposes under DEF’s defined benefit plan (the DEF Plan), as in effect immediately prior to the acquisition, and to provide an offset to the accrued benefits provided under the DEF Plan through the date of the acquisition or (ii) benefits for each employee of DEF who will remain in the employ of the Association following the acquisition which will equal the sum of the accrued benefits provided under the DEF Plan through the date of the acquisition and such employee’s accrued benefits under the benefit formula set forth in the Plan for the period after the acquisition.

Following the acquisition, the DEF Plan was merged into the Plan and the Plan was amended to provide credit, for benefit accrual purposes, for each participant of DEF who remained in the employ of the Association following the acquisition, to the extent that such service would have been recognized for similar purposes under the DEF Plan as in effect immediately prior to the acquisition. Former DEF Plan participants are eligible to receive a benefit using the Plan’s benefit formula based on total service with the Association and DEF, not less than their accrued benefit under the DEF Plan through the date of the acquisition. As a result of a merger of the plans on April 30, 20X3, 642 additional participants became enrolled in the Plan and additional assets of $16,038,572 were acquired by the Plan from the DEF Plan. In addition, the actuarial present value of accumulated plan benefits for former DEF Plan participants as of April 30, 20X3 was $11,671,200.

Note X (In Part): Plan Description

The following brief description of the Brown Company Automobile Plant Pension Plan for Hourly Employees (the “Plan”) is provided for general
Information purposes only. Participants should refer to the plan document for more complete information.

a. General—The Plan is a noncontributory, defined benefit plan which provides for pension and disability benefits covering substantially all of the hourly employees at the Automobile Plant of Brown Company (the “Company”). A subsidiary of Brown, Inc. (“Brown”). In January 20X2, Blue Company completed its acquisition of Brown and controls and manages the operation and administration of the Plan. As of June 1, 20X2, the Plan changed its trustee from XYZ Bank to ABC Bank. ABC Bank serves as the trustee of the Plan and, together with several investment managers, manages the Plan’s investment assets. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (“ERISA”).

8. Plan Terminations

Note X: Plan Termination

The plan sponsor froze the accrued benefits as of February 28, 20X1 and terminated the plan as of March 31, 20X1. Therefore, the accrued benefits of each participant became nonforfeitable to the extent then funded and the net assets of the plan will be allocated, as prescribed by the terms and provisions of the plan in accordance with ERISA and its related regulations, generally, to provide the following benefits in the order indicated subject to any required approval of the Internal Revenue Service and the Pension Benefit Guaranty Corporation (PBGC):

First: Benefits attributable to employee contributions, if any, taking into account those paid out before termination.

Second: Annuity benefits former employees or their beneficiaries have been receiving for at least three years, or that employees eligible to retire for that three-year period would have been receiving if they had retired with benefits in the normal form of annuity under the Plan. The priority amount is limited to the lowest benefit that was payable (or would have been payable) during those three years. The amount is further limited to the lowest benefit that would be payable under plan provisions in effect at any time during the five years preceding plan termination.

Third: Other vested benefits insured by the PBGC (a U.S. governmental agency) up to the applicable limitations (discussed below).

Fourth: All other vested benefits (that is, vested benefits not insured by the PBGC).

Fifth: All nonvested benefits.

Certain benefits under the plan are insured by the PBGC if the plan terminates. Generally, the PBGC guarantees most vested normal age retirement benefits,
early retirement benefits and certain disability and survivors pensions. However, the PBGC does not guarantee all types of benefits under the plan, and the amount of benefit protection is subject to certain limitations. Vested benefits under the plan are guaranteed at the level in effect on the date of the plan’s termination. However, there is a statutory ceiling on the amount of an individual’s monthly benefit that the PBGC guarantees. For plan terminations occurring during 20X2 and 20X1, that ceiling which is adjusted periodically was $X,XXX and $X,XXX per month, respectively. That ceiling applies to those pensioners who elect to receive their benefits in the form of a single life annuity and are at least 65 years old at the time of retirement or plan termination (whichever comes later). For younger annuitants or for those who elect to receive their benefits in some form more valuable than a single life annuity, the corresponding ceilings are actuarially adjusted downward. Benefit improvements, if any, attributable to plan amendments may not be fully guaranteed even though total benefit entitlements fall below the aforementioned ceilings. The PBGC guarantees XX% of any benefit improvements that result in benefits below the ceiling each year following the effective date of the amendment. If the amount of the benefit increase below the ceiling is also less than $XXX, $XX of the increase (rather than XX%) becomes guaranteed by the PBGC each year following the effective date of the amendment. As a result, only the primary ceiling would be applicable after the fifth year following the effective date of the amendment.

Note X: Plan Termination

On April 25, 20X2, the Board of Trustees expressed their intent to terminate the Plan. Benefits will continue to accrue through June 1, 20X2 and all participants will be considered to be fully vested as of January 1, 20X2. Employees will receive a lump-sum payment from the Plan once Beta Company receives IRS approval to terminate the Plan, and such employees may elect to have his/her lump-sum payment rolled over into an Individual Retirement Account (IRA) account. If an employee retires during 20X2, he or she may elect to have his/her lump-sum payment rolled over into an IRA account. A new defined contribution plan will be made available to Beta Company employees in 20X2.

Note X: Plan Termination

Benefits were accrued through June 1, 20X2, and were considered to be fully vested for all participants and no additional service was earned after June 1, 20X2. During May and June 20X2, the Plan purchased annuity contracts from National Life Insurance Company amounting to $485,242 to provide benefits to current retirees of the Plan. On August 1, 20X2, the Plan was terminated. The remaining Plan participants received a lump-sum payment from the Plan and the final distributions were made from the Plan on December 22, 20X2.
Plan assets amounting to approximately $79,300 were reverted to ABC Company. On December 4, 20X2, ABC Company received Internal Revenue Service ("IRS") approval to terminate the Plan. A new defined contribution plan was made available to ABC Company employees effective July 1, 20X2.

Note X: Plan Termination

In the event the Plan is terminated, the net assets of the Plan will be allocated for payment of Plan benefits to the participants in order of priority determined in accordance with ERISA, applicable regulations thereunder and the Plan document.

Certain benefits under the Plan are insured by the Pension Benefit Guaranty Corporation ("PBGC") if the Plan terminates. Generally, the PBGC guarantees most vested normal age retirement benefits, early retirement benefits and certain disability and survivor’s pensions. However, the PBGC does not guarantee all types of benefits under the Plan, and the amount of benefit protection is subject to certain limitations. Vested benefits under the Plan are guaranteed at the level in effect on the date of the Plan’s termination, subject to a statutory ceiling on the amount of an individual’s monthly benefit.

Whether all participants receive their benefits, should the Plan be terminated at some future time, will depend on the sufficiency, at that time, of the Plan’s net assets to provide those benefits, the priority of those benefits to be paid and the level and type of benefits guaranteed by the PBGC at that time. Some benefits may be fully or partially provided for by the then existing assets and the PBGC guaranty while other benefits may not be provided for at all.

Note X: Plan Termination

In the event the Plan terminates, the net assets of the Plan will be allocated, as prescribed by ERISA and its related regulations, generally, to provide the following benefits in the order indicated:

a. Benefits attributable to employee contributions, taking into account those paid out before termination.

b. Annuity benefits that former employees or their beneficiaries have been receiving for at least three years, or that employees eligible to retire for that three-year period would have been receiving if they had retired with benefits in the normal form of annuity under the Plan. The priority amount is limited to the lowest benefit that was payable (or would have been payable) during those three years. The amount is further limited to the lowest benefit that would be payable under Plan provisions in effect at any time during the five years preceding Plan termination.
c. Other vested benefits insured by the Pension Benefit Guaranty Corporation (PBGC) (a U.S. government agency) up to the applicable limitations (discussed below).

d. All other vested benefits (that is, vested benefits not insured by the PBGC).

e. All nonvested benefits.

Benefits to be provided via contracts under which National (Note G) is obligated to pay the benefits would be excluded for allocation purposes.

Certain benefits under the Plan are insured by the PBGC if the Plan terminates. Generally, the PBGC guarantees most vested normal age retirement benefits, early retirement benefits, and certain disability and survivor’s pensions. However, the PBGC does not guarantee all types of benefits under the Plan, and the amount of benefit protection is subject to certain limitations. Vested benefits under the Plan are guaranteed at the level in effect on the date of the Plan’s termination. However, there is a statutory ceiling, which is adjusted periodically, on the amount of an individual’s monthly benefit that the PBGC guarantees. For Plan terminations occurring during 20X3 that ceiling is $X,XXX per month. That ceiling applies to those pensioners who elect to receive their benefits in the form of a single-life annuity and are at least 65 years old at the time of retirement or plan termination (whichever comes later). For younger annuitants or for those who elect to receive their benefits in some form more valuable than a single-life annuity, the corresponding ceilings are actuarially adjusted downward. Benefit improvements attributable to the Plan amendment effective July 1, 20X2, (Note H) may not be fully guaranteed even though total benefit entitlements fall below the aforementioned ceilings. For example, none of the improvements would be guaranteed if the Plan were to terminate before July 1, 20X3. After that date, the PBGC would guarantee 20% of any benefit improvements that resulted in benefits below the ceiling, with an additional 20% guaranteed each year the Plan continued beyond July 1, 20X3. If the amount of the benefit increase below the ceiling is also less than $100, $20 of the increase (rather than 20%) becomes guaranteed by the PBGC each year following the effective date of the amendment. As a result, only the primary ceiling would be applicable after July 1, 20X7.

Whether all participants receive their benefits should the Plan terminate at some future time will depend on the sufficiency, at that time, of the Plan’s net assets to provide for accumulated benefit obligations and may also depend on the financial condition of the Plan sponsor and the level of benefits guaranteed by the PBGC.

Note X: Subsequent Events

The Company has experienced a decrease in plan participants subsequent to year end, which could possibly be deemed a partial termination of the plan. The
Company is currently investigating the issue to determine if partial termination has occurred. If the decrease in participants is deemed to be a partial termination, all participants would become 100% vested in their account balances.

Note X: Plan Termination

On November 15, 20X0, the trustees of the Plan elected to terminate the Plan, effective April 1, 20X1. The Company applied for and received approval for the termination from the Internal Revenue Service. All participants became fully vested in their account balances, and had the option of either receiving a distribution (less applicable penalties and taxes), transferring their balance to another qualified fund, or transferring their balance to the Company’s Profit Sharing Plan. All of the Plan’s assets were either distributed or transferred, as elected by each participant, by February 5, 20X2.

Note X (In Part): Description of the Plan

The Plan was terminated on January 31, 20X2. All benefit and service accruals of the Plan were frozen as of December 31, 20X1.

[The following disclosure is for when a plan sponsor files for bankruptcy after year end and announces that the plan will be terminated.]

Note X: Subsequent Event and Plan Termination

On June 19, 20X3, ABC Company filed for Chapter 11 bankruptcy in the Columbia District of the United States District Bankruptcy Court. All of the Company’s assets were subsequently sold to XYZ Acquisition Company on October 28, 20X2. Participants have been notified that benefits under the Plan have stopped accruing effective November 30, 20X2. ABC Company also notified participants of its intent to terminate the plan promptly.

The following is a summary of how participants’ claims are being satisfied during the termination process. The plan purchased a group annuity contract during 20X3 to fulfill the Plan’s obligation to retirees currently receiving benefits. In addition, terminated vested participants have been paid out by lump-sum distributions. Management is in the process of paying benefits to active participants and believes the Plan will have the necessary funds to fulfill its obligations under the Plan. The Plan will terminate upon making its final distribution.
Chapter 1: Disclosures Specific to Defined Benefit Pension Plans

[The following disclosure is for a partial termination of a defined benefit pension plan as a result of terminating the employees of a division of the plan sponsor.]

Note X: Partial Termination

During the year ended December 31, 20X2, the Plan Sponsor terminated the employees of the Widget Division. In aggregate the termination represented a partial termination of the Plan. As a result of this partial termination, all accumulated benefits of affected employees were fully vested as of June 15, 20X2, the date on which the employees were terminated.

9. OTHER

Note X: Funding Policy

The Company’s funding policy is to make quarterly contributions to the Plan as determined by the Plan’s independent actuary. No employee contributions are permitted. The Company’s contributions for 20X2 and 20X1 comply with the minimum funding requirements of ERISA.

[The following disclosure is for a multiple employer plan.]

Note X: Funding Policy

The Sponsors’ funding policy is to contribute funds to the trust for the Plan as necessary to provide for current service and for any unfunded projected benefit obligation over a reasonable period. To the extent that these requirements are fully covered by assets in the trust, the Sponsors may elect not to make any contribution in a particular year. The Sponsors did not make any contributions in the years ended March 31, 20X2 and 20X1. The Plan met the minimum funding requirements of ERISA as of March 31, 20X2 and 20X1.

Note X: Funding Policy

As a condition of participation, employees are required to contribute 3% of their salary to the Plan. Present employees’ accumulated contributions at December 31, 20X2 and 20X1 were $2,575,000 and $2,325,000, respectively, including interest credit on an interest rate of 5% compounded annually. The Company’s funding policy is to make annual contributions to the Plan in amounts that are estimated to remain a constant percentage of employees’ compensation each year (approximately 5% for 20X2 [and 20X1]), such that, when combined with employees’ contributions, all employees’ benefits will be fully provided for by the time they retire. Beginning in 20X3, the Company’s contribution is expected to increase to approximately 6% to provide for the
increase in benefits attributable to the Plan amendment effective July, 20X2 (Note H). The Company's contributions for 20X2 [and 20X1] exceeded the minimum funding requirements of ERISA.

Although it has not expressed any intention to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions set forth in ERISA.

[The following disclosure is for a multiple employer plan.]

Note X: Benefits

Generally, pension benefits are computed based on 1% of credited annual earnings not in excess of Social Security covered earnings plus 1.50% of credited annual earnings in excess of Social Security covered earnings, multiplied by years of credited service, subject to the minimum benefit, as defined. Participants become fully vested after five years of service.

If the total present value of a participant's retirement or deferred vested benefit is $5,000 or less, the Pension Committee, at its discretion, may direct that the benefit be paid in a lump sum.

[The following disclosure is for a multiple employer plan.]

Note X: Changes in Accumulated Plan Benefits

The following is a summary of the changes in the actuarial present value of accumulated plan benefits for, effectively, the years ended March 31, 20X2 and 20X1:

<table>
<thead>
<tr>
<th></th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actuarial present value of accumulated plan benefits at beginning of year</td>
<td>$50,231,746</td>
<td>$45,056,224</td>
</tr>
<tr>
<td>Increase (decrease) attributable to:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Benefits accumulated</td>
<td>3,288,218</td>
<td>3,649,266</td>
</tr>
<tr>
<td>Increase for interest due to the decrease in the discount period</td>
<td>3,799,162</td>
<td>3,299,508</td>
</tr>
<tr>
<td>Benefits paid</td>
<td>(2,466,642)</td>
<td>(2,164,658)</td>
</tr>
<tr>
<td>Change in interest rate assumption</td>
<td>—</td>
<td>(1,425,916)</td>
</tr>
<tr>
<td>Effect of plan amendment related to compensation limits used in determining benefits</td>
<td>3,042</td>
<td>1,817,322</td>
</tr>
<tr>
<td>Net increase</td>
<td>4,623,780</td>
<td>5,175,522</td>
</tr>
<tr>
<td>Actuarial present value of accumulated plan benefits at end of year</td>
<td>$54,855,526</td>
<td>$50,231,746</td>
</tr>
</tbody>
</table>
Chapter 1: Disclosures Specific to Defined Benefit Pension Plans

[The following disclosure is for a multiemployer collectively bargained defined benefit pension plan.]

Note X: Actuarial Present Value of Accumulated Plan Benefits

As of January 1, 20X2 and 20X1, the actuarial present value of accumulated plan benefits is as follows:

<table>
<thead>
<tr>
<th>December 31,</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vested benefits</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Participants currently receiving payments</td>
<td>$2,970,816,755</td>
<td>$2,908,273,645</td>
</tr>
<tr>
<td>Other participants</td>
<td>1,951,089,163</td>
<td>1,803,090,548</td>
</tr>
<tr>
<td>Nonvested benefits</td>
<td>4,921,905,918</td>
<td>4,711,364,193</td>
</tr>
<tr>
<td>Total actuarial present value of accumulated plan benefits—January 1, 20X2 and 20X1</td>
<td>$5,278,016,924</td>
<td>$5,021,778,543</td>
</tr>
</tbody>
</table>

The changes in the actuarial present value of accumulated plan benefits from the previous benefit information date were as follows:

<table>
<thead>
<tr>
<th>December 31,</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increase (decrease) attributable to</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plan amendments and shifts in benefit levels</td>
<td>$ 43,887,845</td>
<td>$ 45,344,754</td>
</tr>
<tr>
<td>Benefits accumulated, net experience gain or loss or changes in data</td>
<td>152,794,088</td>
<td>140,870,057</td>
</tr>
<tr>
<td>Benefits paid</td>
<td>(399,871,629)</td>
<td>(394,896,490)</td>
</tr>
<tr>
<td>Interest</td>
<td>369,182,948</td>
<td>344,867,205</td>
</tr>
<tr>
<td>Changes in actuarial assumptions</td>
<td>90,245,129</td>
<td>73,461,356</td>
</tr>
<tr>
<td>Net increase (decrease)</td>
<td>256,238,381</td>
<td>209,646,882</td>
</tr>
<tr>
<td>Total actuarial present value of accumulated plan benefits—January 1, 20X1 and 20X0</td>
<td>5,021,778,543</td>
<td>4,812,131,661</td>
</tr>
<tr>
<td>Total actuarial present value of accumulated plan benefits—January 1, 20X2 and 20X1</td>
<td>$5,278,016,924</td>
<td>$5,021,778,543</td>
</tr>
</tbody>
</table>

As of January 1, 20X2 and 20X1, the fund's actuarially determined Minimum Funding Standards Account exceeded the minimum funding requirements of ERISA.

Significant assumptions and methods underlying the actuarial computations are as follows:

- Actuarial Cost Method—Entry Age Normal
- Net Investment Return—7.5% on all assets
• Mortality Rates—1971 Group Annuity Mortality Table
• Employee Turnover, All Causes—Varying rates depending on age and sex
• Annual Administrative Expenses—$7,300,000 for 20X2 and $7,200,000 for 20X1
• Retirement Age—Based on retirement probability for various age ranges for active employees and inactive vested employees, including provision for retirement when age plus years of service equal 80 (Golden 80 pension) or when age plus years of service equal 90 (Golden 90 pension) under certain plans.
• Actuarial Value of Assets—Sum of actuarial value of total assets at beginning of year and increase in cost value during year excluding realized and unrealized gains or losses plus 20% of market value at end of year in excess of that sum, plus additional adjustments as necessary so that final actuarial value of assets is within 20% of their market value.

Benefits paid during the years ended December 31, 20X1 and 20X0 included bonus payments to active retirees. The bonus amounts were based on the retirees’ retirement dates and aggregated approximately $42,779,000 and $76,321,000 for 20X1 and 20X0 respectively.

[The following disclosure is for a multiemployer collectively bargained defined benefit pension plan.]

Note X: Employers’ Contribution Obligation Exemption

The Plan’s Trustee voted to suspend each employer’s obligation to contribute to the Fund in 20X2 and 20X1 for six weeks beginning July 1. The contribution obligation resumed after the respective periods of suspension.

[The following disclosure is for a multiemployer collectively bargained defined benefit pension plan.]

Note X: Occupancy Expense and Lease Commitment

The Plan and the Benefits Fund jointly lease office space from the International Union. Their five-year lease expired on December 31, 20X1 and they exercised their option to renew the lease for an additional five-year term. As of December 31, 20X2, the Plan’s portion of the required minimum lease payments, representing 60% of the total obligation, is:

<table>
<thead>
<tr>
<th>Year</th>
<th>Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>20X3</td>
<td>$455,361</td>
</tr>
<tr>
<td>20X4</td>
<td>469,922</td>
</tr>
<tr>
<td>20X5</td>
<td>483,093</td>
</tr>
<tr>
<td>20X6</td>
<td>497,585</td>
</tr>
<tr>
<td></td>
<td>$1,905,061</td>
</tr>
</tbody>
</table>
Occupancy expenses, including rent and utilities, for 20X2 and 20X1 was $448,850 and $461,164, respectively, and is included in administrative expenses.

[For a defined benefit pension plan that includes a medical-benefit component (401(h)) account.]

**Note X: Reconciliation of Financial Statements to Form 5500**

The following is a reconciliation of net assets available for pension benefits per the financial statements to the Form 5500:

<table>
<thead>
<tr>
<th></th>
<th>December 31, 20X2</th>
<th>December 31, 20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net assets available for pension benefits per the financial statements</td>
<td>$40,860,000</td>
<td>$39,550,000</td>
</tr>
<tr>
<td>Net assets held in 401(h) account included as assets in Form 5500</td>
<td>3,041,000</td>
<td>2,789,000</td>
</tr>
<tr>
<td>Net assets available for benefits per the Form 5500</td>
<td>$43,901,000</td>
<td>$42,339,000</td>
</tr>
</tbody>
</table>

The net assets of the 401(h) account included in Form 5500 are not available to pay pension benefits but can be used only to pay retiree medical benefits.

The following is a reconciliation of the changes in net assets per the financial statements to the Form 5500:

<table>
<thead>
<tr>
<th></th>
<th>For the Year Ended December 31, 20X2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amounts per</td>
<td>Financial Statements</td>
</tr>
<tr>
<td>Net appreciation in fair value of investments</td>
<td>$430,000</td>
</tr>
<tr>
<td>Interest income</td>
<td>221,000</td>
</tr>
<tr>
<td>Employer contributions</td>
<td>679,000</td>
</tr>
<tr>
<td>Benefits paid to retirees</td>
<td>1,100,000</td>
</tr>
<tr>
<td>Administrative expenses</td>
<td>60,000</td>
</tr>
</tbody>
</table>

[For a defined benefit pension plan that includes a medical-benefit component (401(h)) account.]

**Note X: Reconciliation of Financial Statements to Form 5500**

The following is a reconciliation of net assets available for pension benefits per the financial statements to the Form 5500:
Net assets available for pension benefits per the financial statements | December 31,  
<table>
<thead>
<tr>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>$7,940,000</td>
<td>$7,180,000</td>
</tr>
</tbody>
</table>

Net assets held in 401(h) account included as assets in Form 5500 | 1,072,000 | 966,000 |

Net assets available for benefits per the Form 5500 | $9,012,000 | $8,146,000 |

The net assets of the 401(h) account included in Form 5500 are not available to pay pension benefits but can be used only to pay retiree health benefits.

The following is a reconciliation of the changes in net assets per the financial statements to the Form 5500:

| For the Year Ended December 31, 20X2 |
|---|---|---|
| Amounts per Financial Statements | 401(h) Account | Amounts per Form 5500 |
| Net appreciation in fair value of investments | $233,000 | $10,800 | $243,800 |
| Interest income | 293,000 | 80,200 | 373,200 |
| Employer contributions | 740,000 | 40,000 | 780,000 |
| Benefits paid to retirees | 740,000 | 10,000 | 750,000 |
| Administrative expenses | 50,000 | 15,000 | 65,000 |
CHAPTER 2: Disclosures Specific to Defined Contribution Pension Plans

1. DESCRIPTION OF PLAN

Note X: Description of Plan

The following description of the Blue Company, Inc. Cash or Deferred Retirement Plan for Represented Employees (the “Plan”) provides only general information. For a more complete description of the Plan’s provisions, refer to the agreement governing the Plan (the “Plan Agreement”).

General

The Plan was established as a result of a collective bargaining agreement (CBA) between Blue Company, Inc. (“Blue”) and the Group Union (the GU) and replaces the benefits provided by the Group Council Cash or Deferred Plan (“Prior Plan”). The Plan was established on May 15, 20X1, and is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended. The Plan was adopted under the provisions of Section 401(a) of the Internal Revenue Code (the “Code”) with a cash or deferred arrangement qualified under Section 401(k) of the Code. Pursuant to the requirements of Section 401(a)27 of the Code, the Plan is also a profit sharing plan. The Plan is a defined contribution plan that covers all active employees of Blue who are represented by a collective bargaining agreement.

During 20X1 assets of $8,006,358 were transferred in from the Prior Plan. The assets transferred were attributable to employees who participated in the Prior Plan and were transferred to the Plan on October 1, 20X1. Participants began contributing to the Plan in September 20X1.

The Plan is administered by Blue and advised by a committee whose members are appointed by the Board of Directors of Blue (the “Administration Committee”). The assets of the Plan are held and invested by ABC Bank (“the Trustee”).

Tax Status of the Plan

Blue has filed for a determination letter from the Internal Revenue Service regarding the Plan’s qualification under Section 401(a) and the related trust’s tax-exempt status under provisions of Section 501(a) of the Code. The Administration Committee believes that the Plan is currently designed and is being operated in compliance with the applicable requirements of the Code. The Administration Committee will make any changes deemed necessary to ensure that the Plan is granted tax-exempt status.
Amendment and Termination of the Plan Agreement

The Plan Agreement may be amended or terminated by Blue at any time unless such amendment violates the CBA. No such termination is contemplated, but if it should occur, the assets of the Plan shall be used to pay or provide for the payment of any and all obligations hereunder in accordance with the provisions of the Plan and the directions of the Administration Committee. No portion of the assets of the Plan, directly or indirectly, shall revert to or accrue to the benefit of Blue. In addition, in the event of the termination or partial termination of the Plan, all participants shall have a fully vested interest in all accrued benefits.

Participation

Eligibility in the Plan includes all employees who were participants in the Prior Plan on May 15, 20X1. Any other represented employee of Blue may become a participant immediately after his/her employment date.

Contributions and Blue Matching

Contributions to the Plan include (i) salary reduction contributions authorized by participants, (ii) matching contributions made by Blue, (iii) nonelective contributions made by Blue, and (iv) rollovers from new participants in another qualified plan.

Each participant may authorize Blue to contribute into the Plan on a pre-tax basis up to 15% of their annual salary. The contribution is subject to Internal Revenue Code limitations.

Participants must be employed on the last day of the plan year, complete 1,000 hours of service during the plan year, and be represented by the GU to receive matching contributions. Blue matching contributions are in the form of Blue stock calculated at $.50 for each dollar contributed by the participant, up to a maximum of 5% of the participant’s compensation that is elected to be deferred as a salary reduction contribution. Forfeitures are used to reduce matching contributions.

No nonelective contributions by Blue were made in 20X2 or 20X1.

Vesting

If the participant terminates employment prior to normal or early retirement age (65 or 55) for any reasons other than death or permanent disability, the portion of the matching contribution that is vested is as follows:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Vesting Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than X years</td>
<td>0%</td>
</tr>
<tr>
<td>X years or more</td>
<td>100%</td>
</tr>
</tbody>
</table>

Participants are fully vested at all times in all other contributions.
Participants’ Accounts/Benefits

Individual accounts are maintained for each plan participant to reflect the participant’s contributions and related matching contribution. Income and loss is allocated to the participants’ accounts based on the ratio of the account balance of the individual participant to the aggregate of all account balances of all participants in the fund within the Plan. Participants withdrawing from the Plan receive their balance by (i) a transfer to another qualified plan, (ii) a transfer to an individual retirement account, or (iii) a lump-sum distribution which is subject to a 20% income tax withholding.

Loans

The Plan Agreement specifies that in the event the Administration Committee decides to permit loans, it may authorize the Trustee to make a loan to any participant, subject to certain limitations stipulated in the Plan Agreement. As of December 31, 20X2 and 20X1, the Administration Committee had not elected to grant loans to participants.

Note X: Description of Plan

The following brief description of the Black Company 401(k) Savings Plan (the “Plan”) is provided for general information purposes only. Participants should refer to the Plan document for more complete information.

a. General—The Plan is a defined contribution savings plan established by Black Company and is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended. Participation in the Plan is entirely voluntary. An eligible employee is any person employed by Black Company who is an employee at any of the following Black Company divisions: Charcoal, Grey, Marble, Absolute, or Night and an employee becomes eligible to participate in the Plan on the first day of the quarter immediately following hire. The Plan’s Retirement Committee and plan administrator control and manage the operation and administration of the Plan. The Retirement Committee has all powers necessary to carry out the provisions of the Plan and to satisfy the requirements of any applicable law. ABC Bank is custodian and record keeper of the Plan.

b. Contributions—An eligible employee may become a participant in the Plan by completing an enrollment form whereby the employee agrees to accept a specified reduction in salary/wage for each pay period in consideration of Black Company contributing such amount to the Plan. Participants may elect to contribute between 1% and 15% of their compensation, excluding bonuses and commissions, to the Plan each year. Such contributions are excluded from the participant’s taxable income for federal income tax purposes until received as a withdrawal or distribution from the Plan.
A participant may increase or decrease the amount of the salary/wage reduction on the first day of each Plan quarter.

Each month Black Company will make a matching contribution to each participant’s account equal to 25% of the amount of the participant’s contribution. The maximum contribution amount eligible to be matched is 5% of compensation. The Black Company matching contributions are allocated to participants’ accounts on each monthly valuation date. Total participant contributions in any calendar year are limited to the applicable limit under the Internal Revenue Code Section 402(g). The Plan also provides that certain limitations may be imposed on participants’ contributions in order to comply with statutory requirements.

The participant contributions and Black Company matching contributions may be allocated to six mutual funds as the participant directs.

c. Investment Elections—Each participant may direct that salary reduction contributions be invested in one or more of the six mutual funds. Allocations must be in increments of 5% of each contribution. A participant may change such allocation at any time directly with ABC Bank and may transfer all or a portion of the value of his or her account, in increments of 5%, among the six funds as often as once each calendar quarter. On each monthly valuation date, the investment earnings will be determined for each fund. A participant’s share of these investment earnings for a month are determined based upon the participant’s percentage of the total fund balance as of the previous monthly valuation date.

d. Valuation—All of a participant’s salary reduction contributions are credited to his or her account. The value of each of the separate funds is determined by ABC Bank on each monthly valuation date. ABC Bank then values and increases or decreases each participant’s account to reflect his or her proportionate interest in each of the funds as adjusted for fund activity since the preceding valuation date.

e. Vesting and Distributions—Participants’ contributions are fully vested at all times. The matching contributions to each participant’s account are subject to vesting requirements. The matching contributions vest according to the following schedule:

<table>
<thead>
<tr>
<th>Completed Years of Service</th>
<th>Percentage of Matching Contribution Vested</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 2</td>
<td>0%</td>
</tr>
<tr>
<td>2 or more</td>
<td>100%</td>
</tr>
</tbody>
</table>

Amounts contributed through salary/wage reductions may be withdrawn by, or distributed to, a participant only upon (1) termination of employment or (2) attaining the age of 59½. Withdrawals prior to attaining age 59½ are not permitted except in the event of retirement, disability or as a hardship distribution. Upon proof, to the satisfaction of the plan administrator, of an immediate and heavy financial need, amounts contributed may be withdrawn.
for a hardship purpose. Certain income tax penalties may apply to withdrawals or distributions prior to age 59½.

g. Forfeitures—When certain terminations of participation in the Plan occur, the nonvested portion of the participant’s account, as defined by the Plan, represents a forfeiture. Forfeitures are utilized to reduce Black Company matching contributions for the plan year. However, if the participant is re-employed and fulfills certain requirements, as defined in the Plan, the participant’s account will be reinstated.

h. Termination of the Plan—Black Company may terminate, amend, modify or suspend the Plan in whole or in part at any time. However, in any such event, the participants’ rights to their accrued benefits are nonforfeitable.

Note X: Description of Plan

The following description of the XYZ Company (“Company”) 401(k) Plan (“Plan”) provides only general information. Participants should refer to the Plan agreement for a more complete description of the Plan’s provisions.

1. General. The Plan is a defined contribution plan covering all full-time employees of the Company who have one year of service and are age twenty-one or older. It is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA).

2. Contributions. Each year, participants may contribute up to 12 percent of pretax annual compensation, as defined in the Plan. Participants who have attained age 50 before the end of the plan year are eligible to make catch-up contributions. Participants may also contribute amounts representing distributions from other qualified defined benefit or contribution plans. The Company contributes 25 percent of the first 6 percent of base compensation that a participant contributes to the Plan. The matching contribution is invested in XYZ Company common stock. Additional amounts may be contributed at the option of the Company’s board of directors and are invested in a portfolio of investments as directed by the Company. Contributions are subject to certain limitations.

3. Participant Accounts. Each participant’s account is credited with the participant’s contribution and allocations of (a) the Company’s contribution and, (b) Plan earnings, and charged with an allocation of administrative expenses. Allocations are based on participant earnings or account balances, as defined. The benefit to which a participant is entitled is the benefit that can be provided from the participant’s vested account.

4. Vesting. Participants are immediately vested in their contributions plus actual earnings thereon. Vesting in the Company’s matching and discretionary contribution portion of their accounts plus actual earnings thereon is based on years of continuous service. A participant is 100 percent vested after five years of credited service.
5. **Investment Options.** Upon enrollment in the Plan, a participant may direct employee contributions in 25 percent increments in any of four investment options. Participants may change their investment options quarterly.

6. **Participant Loans.** Participants may borrow from their fund accounts a minimum of $1,000 up to a maximum equal to the lesser of $50,000 or 50 percent of their account balance. Loan terms range from 1-5 years or up to 25 years for the purchase of a primary residence. The loans are secured by the balance in the participant’s account and bear interest at a rate commensurate with local prevailing rates as determined quarterly by the Plan administrator. Principal and interest is paid ratably through monthly payroll deductions.

7. **Payment of Benefits.** On termination of service due to death, disability or retirement, a participant may elect to receive either a lump-sum amount equal to the value of the participant’s vested interest in his or her account, or annual installments over a ten year period. For termination of service due to other reasons, a participant may receive the value of the vested interest in his or her account as a lump-sum distribution.

8. **Forfeited Accounts.** At December 31, 20X2, forfeited nonvested accounts totaled $7,500. These accounts will be used to reduce future employer contributions. Also, in 20X2, employer contributions were reduced by $5,000 from forfeited nonvested accounts.

**Note X: Description of Plan**

The following description of the XYZ Company (“Company”) Profit-Sharing Plan (“Plan”) provides only general information. Participants should refer to the Plan agreement for a more complete description of the Plan’s provisions.

1. **General.** The Plan is a defined contribution plan covering all full-time employees of the Company who have one year of service and are age twenty-one or older. It is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA).

2. **Contributions.** Each year, the Company contributes to the Plan 10 percent of its current profits before pension and profit-sharing costs and income taxes. Additional amounts may be contributed at the option of the Company’s board of directors. Participants may contribute up to 10 percent of their annual wages before bonuses and overtime. Contributions are subject to certain limitations.

3. **Participant Accounts.** Each participant’s account is credited with the participant’s contribution and an allocation of (a) the Company’s contribution, (b) Plan earnings, and (c) forfeitures of terminated participants’ nonvested accounts and charged with an allocation of administrative expenses. Allocations are based on participant earnings or account balances, as defined. The benefit
to which a participant is entitled is the benefit that can be provided from the participant's vested account.

4. **Vesting.** Participants are immediately vested in their voluntary contributions plus actual earnings thereon. Vesting in the Company contributions portion of their accounts plus earnings thereon is based on years of continuous service. A participant is 100 percent vested after five years of credited service.

5. **Payment of Benefits.** On termination of service due to death, disability or retirement, a participant may elect to receive an amount equal to the value of the participant's vested interest in his or her account in either a lump-sum amount, or in annual installments over a ten year period. For termination of service due to other reasons, a participant may receive the value of the vested interest in his or her account as a lump-sum distribution.

2. **SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

**Note X (In Part): Summary of Significant Accounting Policies**

(d) **Forfeited Accounts**

In 20X2 and 20X1, forfeited nonvested accounts totaling $150,486 and $50,170, respectively were used to reduce employer contributions.

**Note X: Summary of Significant Accounting Policies**

*Basis of Accounting.* The financial statements of the Plan are prepared under the accrual method of accounting.

*Use of Estimates.* The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of net assets available for benefits and changes therein. Actual results could differ from those estimates.

*Investment Valuation and Income Recognition.* The Plan’s investments are stated at fair value. Shares of registered investment companies are valued at quoted market prices which represent the net asset value of shares held by the Plan at year-end. The Company stock is valued at its quoted market price. Participant loans are valued at their outstanding balance which approximates fair value.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date.

*Payment of Benefits.* Benefits are recorded when paid.
Note X (In Part): Summary of Significant Accounting Policies

Investment Valuation and Income Recognition. The Plan’s investments are stated at fair value. If available, quoted market prices are used to value investments. The amounts shown in Note C for securities that have no quoted market price represent estimated fair value. Many factors are considered in arriving at fair value. In general, however, corporate bonds are valued based on yields currently available on comparable securities of issuers with similar credit ratings. Investments in certain restricted common stocks are valued at the quoted market price of the issuer’s unrestricted common stock less an appropriate discount. If a quoted market price for unrestricted common stock of the issuer is not available restricted common stocks are valued at a multiple of current earnings less an appropriate discount. The multiple chosen is consistent with multiples of similar companies based on current market prices. Certificates of deposit are valued based on amortized cost or original cost plus accrued interest.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date.

Note X (In Part): Summary of Significant Accounting Policies

Investment Valuation and Income Recognition. The common shares of the Company are valued at fair value on December 31, 20X2 and 20X1. Fair value is determined by annual independent appraisals.

Dividend income is accrued on the ex-dividend date.

Purchases and sales of securities are recorded on a trade-date basis. Realized gains and losses from security transactions are reported on the average cost method.

[The following disclosure is for financial statements prepared on the modified cash basis of accounting.]

Note X (In Part): Summary of Significant Accounting Policies

Accounting Method

The accounts of the Plan are maintained, and the accompanying financial statements have been prepared, on the modified cash basis: investment income is recognized when received, disbursements are recognized when made and contributions are accrued at year-end. Additionally, securities investments are reflected at fair value. Accordingly, the financial statements are not intended to present the net assets available for benefits and changes in net assets available for benefits of the Plan in conformity with accounting principles generally accepted in the United States of America.
3. **Investments**

**Note X (In Part): Summary of Significant Accounting Policies**

a. **Valuation of Investments**—Investments in the Balanced, Fixed and Growth investment accounts are presented at estimated fair value. If available, quoted market prices are used to value investments. Quoted market prices are based on the last reported sales price on the last business day of the year, securities traded in the over-the-counter market and listed securities for which no sale was reported on that date are valued at bid quotations. In instances wherein quoted market prices are not available, securities are stated at estimated fair value as determined by independent investment brokerage firms. Investments in common trust funds ("funds") are stated at estimated fair values, which have been determined based on the unit values of the funds. Unit values are determined by the bank sponsoring such funds by dividing the fund's net assets at fair value by its units outstanding at the valuation dates. Investments in real estate are valued at estimated fair values as determined by independent appraisals. Investments in the growth limited partnerships are determined by the investment managers based on the estimated value of the various holdings of the partnership portfolio. Generally, the holdings are valued at public market, private market or appraised value.

---------------------

**Note X (In Part): Summary of Significant Accounting Policies**

*Valuation of Investments*

Investments in the Money Market Investment Fund are based on historical cost, which approximates fair value. Investments in the Stock Index Fund are reported at fair value based on the quoted asset value of shares of the fund. Investments in the Common Stock Fund are stated at fair value based upon the closing sales price of Common Stock reported on recognized securities exchanges on the last business day of the year. Investments in the Long-Term Income Fund are reported at fair value based on the quoted asset value of the bond issues of the fund. Investments in Whale Company Preferred Stock, Plan Series A, are valued at the greater of the fair value of 1.5 shares of Whale Company common stock or $71 per share. The value of $71 per share is the liquidation value established in the Statement with respect to the Preferred Stock, Plan Series A, filed with the Department of State under Section 1522 of the Delaware Business Corporation Law of 1988.

---------------------

**Note X (In Part): Summary of Significant Accounting Policies**

a. **Investments**—Investments consist of short-term common trust funds stated at estimated fair values which represent the net asset value of shares held by the plan at year-end. The investments included in the common trust funds...
are limited primarily to bonds, notes and other evidences of indebtedness which are payable upon demand. At September 30, 20X2 and 20X1, all investments were in the ABC Bank Temporary Investment Fund.

b. Expenses—The Plan’s administrative expenses are paid by either the Plan or the Company, as provided by the Plan document.

Note X (In Part): Summary of Significant Accounting Policies

a. Valuation of Investments—The investments of the Short-Term Fund, the Balanced Fund, the Equity Index Fund, and the Growth Fund are valued at fair market value based on quoted market prices. The investments of the Long-Term Fund are also valued at fair market based quoted market prices with the exception of private placement investments held by the Long-Term Fund. The private placement investments have been estimated by ABC Bank’s Valuation Committee in the absence of readily ascertainable market values. Net appreciation of the fair value of investments consists of the unrealized appreciation or depreciation of investments held during the year and the realized gain or loss on investments sold during the year.

Note X: Investments

The following table presents the individual investment securities that exceeded 5% of the Plan’s net assets available for benefits at December 31, 20X2 and 20X1:

<table>
<thead>
<tr>
<th>Number of shares</th>
<th>Net value</th>
<th>Fair value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prosperity Trust Company Mutual Funds:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balanced Fund</td>
<td>1,706,096</td>
<td>34.00</td>
</tr>
<tr>
<td>Stock Fund</td>
<td>1,309,820</td>
<td>61.54</td>
</tr>
<tr>
<td>Equity Fund</td>
<td>798,756</td>
<td>42.86</td>
</tr>
<tr>
<td>XYZ Company Common Stock*</td>
<td>500,000</td>
<td>20.22</td>
</tr>
<tr>
<td>ABC Company Common Stock*</td>
<td>200,000</td>
<td>10.00</td>
</tr>
</tbody>
</table>

During 20X2, the Plan’s investments (including gains and losses on investments bought and sold, as well as held during the year) appreciated in value by $1,003,000 as follows:

- Mutual funds: $900,000
- Bank collective investment funds: $80,000
- Common stock: $60,000
- U.S. Government Securities: $(37,000)

$1,003,000
Note X: Investments

The following presents investments that represent 5 percent or more of the Plan’s net assets.

<table>
<thead>
<tr>
<th>December 31,</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>XYZ Company common stock, 400,000 and 390,000 shares, respectively</td>
<td>$ 470,000*</td>
<td>$ 420,000*</td>
</tr>
<tr>
<td>ABC Corporation common stock, 390,000 and 380,000 shares, respectively</td>
<td>490,000*</td>
<td>450,000*</td>
</tr>
<tr>
<td>Prosperity Investments Common Stock Fund, 226,250 and 200,000 shares, respectively</td>
<td>2,262,500*</td>
<td>2,000,000*</td>
</tr>
<tr>
<td>Prosperity Investments Balanced Fund, 40,000 and 210,000 shares, respectively</td>
<td>1,422,000</td>
<td>2,100,000</td>
</tr>
<tr>
<td>Investment Contract with National Insurance Company, #2012A, matures 12/31/20X5 (Note E)</td>
<td>1,500,000</td>
<td>650,000</td>
</tr>
</tbody>
</table>

* Nonparticipant-directed

During 20X2, the Plan’s investments (including gains and losses on investments bought and sold, as well as held during the year) appreciated in value by $279,000 as follows:

- Mutual funds $229,000
- Common stock 30,000
- Corporate bond 30,000
- U.S. Government Securities (10,000)

.................................................................

$279,000

Note X: Nonparticipant-Directed Investments

Information about the net assets and the significant components of the changes in net assets relating to the nonparticipant-directed investments is as follows:

<table>
<thead>
<tr>
<th>December 31,</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Assets:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Investments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Common stock</td>
<td>$ 656,000</td>
<td>$ 678,000</td>
</tr>
<tr>
<td>Mutual funds</td>
<td>1,455,500</td>
<td>1,456,000</td>
</tr>
<tr>
<td>Corporate bonds</td>
<td>344,000</td>
<td>300,000</td>
</tr>
<tr>
<td>U.S. Government Securities</td>
<td>345,000</td>
<td>100,000</td>
</tr>
<tr>
<td>Employer contribution receivable</td>
<td>500,000</td>
<td>400,000</td>
</tr>
<tr>
<td></td>
<td>$3,300,500</td>
<td>$2,934,000</td>
</tr>
</tbody>
</table>
Changes in Net Assets:

<table>
<thead>
<tr>
<th></th>
<th>Year Ended</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>December 31, 20X2</td>
</tr>
<tr>
<td>Employer contributions</td>
<td>$ 500,000</td>
</tr>
<tr>
<td>Dividends</td>
<td>165,000</td>
</tr>
<tr>
<td>Net appreciation</td>
<td>60,000</td>
</tr>
<tr>
<td>Benefits paid to participants</td>
<td>(280,000)</td>
</tr>
<tr>
<td>Transfers to participant-directed investments</td>
<td>(78,500)</td>
</tr>
<tr>
<td></td>
<td>$ 366,500</td>
</tr>
</tbody>
</table>

**Note X: Nonparticipant-Directed Investments**

Information about the net assets and the significant components of the changes in net assets relating to the nonparticipant-directed investments is as follows:

<table>
<thead>
<tr>
<th></th>
<th>December</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>20X2</td>
</tr>
<tr>
<td></td>
<td>20X1</td>
</tr>
<tr>
<td>Common stock</td>
<td>$ 960,000</td>
</tr>
<tr>
<td></td>
<td>$ 870,000</td>
</tr>
<tr>
<td>Mutual funds</td>
<td>2,262,500</td>
</tr>
<tr>
<td></td>
<td>2,000,000</td>
</tr>
<tr>
<td>Corporate bonds</td>
<td>307,500</td>
</tr>
<tr>
<td></td>
<td>255,000</td>
</tr>
<tr>
<td>U.S. Government Securities</td>
<td>225,000</td>
</tr>
<tr>
<td></td>
<td>120,000</td>
</tr>
<tr>
<td></td>
<td>$3,755,000</td>
</tr>
<tr>
<td></td>
<td>$3,245,000</td>
</tr>
</tbody>
</table>

Changes in Net Assets:

<table>
<thead>
<tr>
<th></th>
<th>Year Ended</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>December 31, 20X2</td>
</tr>
<tr>
<td>Contributions</td>
<td>$ 699,000</td>
</tr>
<tr>
<td>Dividends</td>
<td>165,000</td>
</tr>
<tr>
<td>Net appreciation</td>
<td>60,000</td>
</tr>
<tr>
<td>Benefits paid to participants</td>
<td>(280,000)</td>
</tr>
<tr>
<td>Transfers to participant-directed investments</td>
<td>(134,000)</td>
</tr>
<tr>
<td></td>
<td>$ 510,000</td>
</tr>
</tbody>
</table>

[The following disclosure relates to self-directed assets when the self-directed assets are immaterial.]

**Note X: Investments**

Participant contributions and investment earnings were directed by the individual Plan Participants to nine investment choices offered under the Plan: the Moon Common Share Fund, seven mutual funds (Asset Manager, Big Stock, Retirement Government Money Market, U.S. Equity Index, Intermediate Bond, International Growth and Income and Equity) managed by Star Investments, and Star Brokerage.
Chapter 2: Disclosures Specific to Defined Contribution Pension Plans

Link. Star Brokerage Link is a self-directed brokerage account through which Participants are able to invest in a variety of securities, including stock, bonds, mutual funds and certificates of deposit. Effective April 2, 20X2, the Moon Savings Plan began offering twelve investment choices: seven Star-managed investment options, a 500 index and growth and income mutual funds, a growth-oriented mutual fund, a self-directed brokerage account and the Moon Common Share Fund.

Investments at fair value are summarized as follows. Investments representing more than 5% of plan assets are listed separately:

<table>
<thead>
<tr>
<th></th>
<th>December 31,</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>20X2</td>
</tr>
<tr>
<td>Registered investment companies</td>
<td></td>
</tr>
<tr>
<td>Star Asset Manager</td>
<td>$5,723</td>
</tr>
<tr>
<td>Star Growth</td>
<td>19,924</td>
</tr>
<tr>
<td>Star U.S. Equity Index</td>
<td>5,708</td>
</tr>
<tr>
<td>Star Equity</td>
<td>4,864</td>
</tr>
<tr>
<td>Other registered investment companies</td>
<td>4,512</td>
</tr>
<tr>
<td>Total registered investment companies</td>
<td>40,731</td>
</tr>
<tr>
<td>Star Brokerage Link</td>
<td>2,830</td>
</tr>
<tr>
<td>Moon Common Share Fund*</td>
<td>18,428</td>
</tr>
<tr>
<td>Participant loans receivable</td>
<td>1,500</td>
</tr>
<tr>
<td>Total investments</td>
<td>$63,489</td>
</tr>
</tbody>
</table>

*Partially nonparticipant-directed.

Investments Valuation

Plan investments held by Star Brokerage Link were stated at fair value. Fair value of shares of registered investment companies represented the net asset value of such shares as of the close of business at the end of the period. Fair value of Moon common shares were based on the last quoted market price as of the close of business at period end. Fair value of the Star Brokerage Link Account assets, which consist primarily of registered investment companies, were determined using the methods stated above. Participant loans were valued at their outstanding balances, which approximated fair value.

Net Appreciation/Depreciation

Net appreciation/depreciation by investment type is as follows:

Net depreciation in fair value of investments:

- Registered investment companies: (3,608)
- Common shares of Moon: (1,695)
- Star Brokerage Link: (544)
- Total investments: (5,847)
Nonparticipant-Directed Investments

Information about the significant components of the changes in net assets relating to the nonparticipant-directed investments was as follows (in thousands):

<table>
<thead>
<tr>
<th>Year Ended December 31, 20X2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Moon Common Share Fund:</td>
</tr>
<tr>
<td>Beginning of period</td>
</tr>
<tr>
<td>Changes in net assets</td>
</tr>
<tr>
<td>Contributions</td>
</tr>
<tr>
<td>Net depreciation</td>
</tr>
<tr>
<td>Benefits paid to participants</td>
</tr>
<tr>
<td>End of period</td>
</tr>
</tbody>
</table>

4. CONTRACTS WITH INSURANCE COMPANIES

Note X (In Part): Summary of Significant Accounting Policies

B. Summary of Accounting Policies

Use of Estimates and Basis of Accounting

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates that affect the financial statements and accompanying notes. Actual results could differ from those estimates.

As described in Financial Accounting Standards Board Staff Position, FSP AAG INV-1 and SOP 94-4-1, Reporting of Fully Benefit-Responsive Investment Contracts Held by Certain Investment Companies Subject to the AICPA Investment Company Guide and Defined-Contribution Health and Welfare and Pension Plans (the FSP), investment contracts held by a defined-contribution plan are required to be reported at fair value. However, contract value is the relevant measurement attribute for that portion of the net assets available for benefits of a defined-contribution plan attributable to fully benefit-responsive investment contracts because contract value is the amount participants would receive if they were to initiate permitted transactions under the terms of the plan. As required by the FSP, the Statement of Net Assets Available for Benefits presents the fair value of the investment contracts as well as the adjustment of the fully benefit-responsive investment contracts from fair value to contract value. The Statement of Changes in Net Assets Available for Benefits is prepared on a contract value basis.
Chapter 2: Disclosures Specific to Defined Contribution Pension Plans

Investment Valuation and Income Recognition

The Plan’s investments are stated at fair value. Quoted market prices are used to value investments. Shares of mutual funds are valued at the net asset value of shares held by the Plan at year end. Participant loans are valued at their outstanding balances, which approximate fair value. The fair value of the guaranteed investment contract is calculated by discounting the related cash flows based on current yields of similar instruments with comparable durations.

Purchases and sales of securities are recorded on a trade-date basis. Dividends are recorded on the ex-dividend date.

Note X: Investment Contract with Insurance Company

In 20X0, the Plan entered into a benefit-responsive investment contract with National Insurance Company (National). National maintains the contributions in a general account. The account is credited with earnings on the underlying investments and charged for participant withdrawals and administrative expenses. The guaranteed investment contract issuer is contractually obligated to repay the principal and a specified interest rate that is guaranteed to the Plan.

As described in Note Y, because the guaranteed investment contract is fully benefit-responsive, contract value is the relevant measurement attribute for that portion of the net assets available for benefits attributable to the guaranteed investment contract. Contract value, as reported to the Plan by National, represents contributions made under the contract, plus earnings, less participant withdrawals and administrative expenses. Participants may ordinarily direct the withdrawal or transfer of all or a portion of their investment at contract value.

There are no reserves against contract value for credit risk of the contract issuer or otherwise. The crediting interest rate is based on a formula agreed upon with the issuer, but it may not be less than four percent. Such interest rates are reviewed on a quarterly basis for resetting.

Certain events limit the ability of the Plan to transact at contract value with the issuer. Such events include the following: (1) amendments to the plan documents (including complete or partial plan termination or merger with another plan), (2) changes to plan’s prohibition on competing investment options or deletion of equity wash provisions, (3) bankruptcy of the plan sponsor or other plan sponsor events (for example, divestitures or spin-offs of a subsidiary) that cause a significant withdrawal from the plan, or (4) the failure of the trust to qualify for exemption from federal income taxes or any required prohibited transaction exemption under Employee Retirement Income Security Act of 1974. The Plan administrator does not believe that the occurrence of any such value event, which would limit the Plan’s ability to transact at contract value with participants, is probable.
The guaranteed investment contract does not permit the insurance company to terminate the agreement prior to the scheduled maturity date.

<table>
<thead>
<tr>
<th>Average yields:</th>
<th>20X1</th>
<th>20X0</th>
</tr>
</thead>
<tbody>
<tr>
<td>Based on actual earnings</td>
<td>4.68%</td>
<td>4.90%</td>
</tr>
<tr>
<td>Based on interest rate credited to participants</td>
<td>4.68%</td>
<td>4.90%</td>
</tr>
</tbody>
</table>

5. **Employer Contributions**

**Note X: Matching Contributions**

Effective January 1, 20X2, a matching contribution feature, which provides that the Company will contribute $.25 for every $1.00 of salary reduction contributions by a Participant to his or her 401(k) account up to a maximum of 6% of his or her eligible salary, was implemented by the Plan.

The Company will match up to an additional $.25 on every $1.00 of eligible employee contributions as an annual performance matching contribution if the Company achieves certain performance objectives established by the Company's board of directors. The Company is funding its match with contributions to a tandem leveraged Employee Stock Ownership Plan (ESOP). See Note X below. In 20X2 and 20X1, these incentive goals were met and an additional performance matching contribution was made to each Participant's Matching Contribution Account.

**Note X (In Part): Description of the Plan**

*Contributions*—An eligible employee may become a participant in the Plan by completing an enrollment form whereby the employee agrees to accept a specified reduction in salary/wage for each pay period in consideration of Yellow Company contributing such amount to the Plan. Participants may elect to contribute between 1% and 15% of their compensation, excluding bonuses and commission, to the Plan each year. Such contributions are excluded from the participant’s taxable income for federal income tax purposes until received as a withdrawal or distribution from the Plan. A participant may increase or decrease the amount of the salary/wage reduction on the first day of each Plan quarter.

Each month Yellow Company will make a matching contribution to each participant's account equal to 25% of the amount of the participant’s contribution. The maximum contribution amount eligible to be matched is 5% of compensation. The Yellow Company matching contributions are allocated to
participants’ accounts on each monthly valuation date. Total participant contributions in any calendar year are limited to the applicable limit under Internal Revenue Code Section 402(g). The Plan also provides that certain limitations may be imposed on participant’s contributions in order to comply with statutory requirements.

Note X (In Part): Description of Plan

b. Contributions—Contributions under the Plan may be made by both the participants and the Corporation. A participant may elect to make pre-tax contributions of at least 1% of eligible annual compensation up to a maximum percentage as determined by the plan administrator. For 20X2, the maximum employee contribution permitted was $9,240 and the maximum employee matching contribution was $5,000. Additionally, the Plan document provides for voluntary after-tax contributions. Contributions are invested in seven mutual funds at the discretion of the participants. The investments are allocated to seven funds as the participants direct. Participants may transfer or redirect contributions monthly.

The Corporations may make contributions to the Plan in amounts determined by the Board of Directors. Any such contributions are allocated to the participants’ pre-tax account as provided by the Plan, and invested directly in Corporation common stock. Dividends paid on the Corporation common stock in 20X2 and 20X1 were $25,000 and $20,000; distributions of Corporation common stock were $40,000 and $30,000; and transfers out to other investment options were $55,000 and $66,000, respectively. Contributions of $280,000 and $200,000 were made by the Corporation in 20X2 and 20X1 respectively. See Note X for additional information regarding the contributions made by the Corporation.

6. Interest in Master Trust

Note X: Investment in Master Trust

At June 30, 20X2 and 20X1, the Plan’s investment assets were held in a trust account at Prosperity and consist of an interest in a Master Trust. The Master Trust also includes the investment assets of the Retirement Plan for Hourly Employees of the XYZ Company’s Toledo, Ohio Division, Richmond, Virginia Division, and Louisville, Kentucky Division.

The Master Trust was composed of the following investments at June 30, 20X2 and 20X1:
The net investment income of the Master Trust for the years ended June 30, 20X2, and 20X1 is summarized as follows:

<table>
<thead>
<tr>
<th></th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest</td>
<td>$221,126</td>
<td>$273,684</td>
</tr>
<tr>
<td>Dividends</td>
<td>17,596</td>
<td>16,058</td>
</tr>
<tr>
<td>Net appreciation (depreciation) in fair value of investments</td>
<td>178,724</td>
<td>(89,812)</td>
</tr>
<tr>
<td></td>
<td>$417,446</td>
<td>$199,930</td>
</tr>
</tbody>
</table>

The Plan’s interest in the Master Trust as a percentage of net assets of the Master Trust was 61.3% and 59.3% at June 30, 20X2, and 20X1, respectively.

[The following disclosure is for when a defined contribution plan establishes a master trust mid-year. Prior to the master trust being established the plan held investments in its own related trust.]

Note X (In Part): Summary of Significant Accounting Policies

Valuation of Investments

The ABC Company, Inc. 401(k) Master Trust (Master Trust) was established in October 1, 20X1 to hold the investment assets of plans sponsored by ABC Company, Inc. (the Company and Plan Sponsor). Investments, and the income therefrom, are allocated to participating plans based on each plan’s participation in investment options within the Master Trust. Accordingly, the Plan’s investment gain for the year ended December 31, 20X2 includes its allocable share of the Master Trust’s interest and dividends and net appreciation in fair value of mutual funds since October 1, 20X2.

Investments, other than the group annuity contract, held in the Master Trust after October 1, 20X2 and by the Plan prior to the transfer of assets to the Master Trust are stated at fair value. The mutual funds are valued at quoted market prices, which represent the net asset value of underlying investments held by the mutual fund. Participant loans are valued at their outstanding balances, which approximate fair value.
Chapter 2: Disclosures Specific to Defined Contribution Pension Plans

[The following disclosure is for when a defined contribution plan establishes a master trust mid-year. Prior to the master trust being established the plan held investments in its own related trust.]

Note X: Interest in ABC Company 401(k) Master Trust

At December 31, 20X2, the Plan’s interest in the net assets of the Master Trust was approximately 52%. Investment income and expenses are allocated to the Plan based upon its pro rata share in the net assets of the Master Trust.

The following table represents the value of investments held in the Master Trust at December 31, 20X2.

<table>
<thead>
<tr>
<th>Investments at fair value as determined by quoted market prices:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mutual funds</td>
<td>$25,000,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Investments at estimated fair value:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Participant loans</td>
<td>1,000,000</td>
</tr>
</tbody>
</table>

$26,000,000

Investment income for the Master Trust was as follows for the portion of the year ended December 31, 20X2 that the Master Trust was in existence.

| Net appreciation in fair value of mutual funds | $2,400,000 |
| Interest and dividends                           | 580,000    |

7. PLAN AMENDMENTS

Note X (In Part): Description of Plan

Plan Amendment. Effective October 1, 20X2, the Plan was amended and restated ("Plan Amendment") and a new trustee, administrator and custodian ("Trustee") of the Plan was appointed. Plan assets transferred to the new Trustee were transferred into funds comparable to those offered by the previous custodian. The conversion initiated a "Black Out" period beginning October 1, 20XX and continued through November 1, 20XX. During this period, funds could not be applied to the employee selected funds with the Trustee or withdrawn from the Plan until the Trustee had time to accurately complete the conversion. During this period, employee contributions continued to be made through payroll deductions and the contributions were deposited and held in the Equity Fund until the completion of the Black Out period. At the end of the Black Out period, these funds were transferred to the new Trustee and invested in funds as requested by each participant.

..........................
Note X: Changes in the Plan

The Plan had no significant amendments during the periods ended December 31, 20X1, December 31, 20X0, or November 30, 20X0, except for changing the Plan year-end from November 30 to December 31, effective December 1, 20X1.

Effective October 1, 20X2, the name of the Plan was changed to the Omega Savings and Investment Plan for Salaried Employees. In addition, on October 1, 20X2, the Plan was amended to provide for four investment funds in which participant contributions to the Plan may be invested. Company contributions are invested in the Stock Fund, which invests in common stock of Omega Corporation. Effective October 1, 20X2, the Plan was also amended to provide a variable Company match ranging from 50% to 100% of a participant’s contributions, provided that such amount does not exceed 6% of a participant’s base compensation. The percentage match is determined based on the consolidated net sales growth of Omega Corporation. Company contributions, effective October 1, 20X2 are made in the form of cash or common stock, or any combination thereof.

8. PLAN MERGERS, ACQUISITIONS, AND SPIN-OFFS

Note X (In Part): Description of Plan

(a) General

The Plan is a defined contribution plan covering substantially all employees of ABC Savings and Loan Association (the Association and plan administrator). The Plan was established in March of 20X0, and is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA).

After the close of business on January 31, 20X2, ABC Corporation, the holding company for the Association, acquired DEF Company (DEF) with DEF ultimately merging with and into the Association.

Effective January 27, 20X2, DEF terminated the DEF 401(k) Plan (the DEF Plan). Upon termination of the DEF Plan, all of its participants were immediately fully vested in the benefits provided pursuant to the DEF Plan, and the trustee of the DEF Plan was directed to distribute the assets of the DEF Plan to the eligible participants.

Pursuant to the terms of the Plan, as amended, participants in the DEF Plan who continued in the employ of the Association following the acquisition of DEF were provided the opportunity to transfer the distributions (including loans) from the DEF Plan to the Plan. Distributions of $1,675,254 consisting of $1,467,746 in cash and $207,508 in loans, were transferred from the DEF Plan to the Plan during the first five months of 20X2. In addition, the Plan was amended to provide service credit for eligibility and vesting for individuals employed by DEF, as of the date of acquisition and who subsequently became employees of the Association.
Note X: Subsequent Events
On January 1, 20X2, the Plan was merged into the Company's Deferred Compensation Plan. Under the new consolidated plan, the three individual components (Deferred Compensation Plan, Capital Accumulation, and Employee Savings Plan) formerly comprising the two separate plans, will be retained.

In addition, the Plan changed its trustee from XYZ Bank to ABC Bank and its record keeper from DEF to GHI, effective January 1, 20X2. In April of 20X2, GHI was acquired and record keeping responsibilities were assumed by Alpha Bank and Trust Company.

Note X (In Part): Description of Plan
Plan Split
Effective January 1, 20X2, the Plan was split into two separate plans identical in all respects except as to participating employer locations and employee groups. The employees, excluding employees who satisfy the Plan definition of highly compensated employee (HCE), at the following locations became eligible to participate in the Supplemental Plan rather than the Plan: ABC Corporation, New York, NY; XYZ Tools, Miami, FL; Widget Plastics, Cincinnati, OH; Typical Manufacturing, Lexington, KY. These participants were transferred along with their corresponding assets of the Plan to the Supplemental Plan on January 1, 20X2. The participants that remain in the Plan include employees of the following locations: ABC Forging, Minneapolis, MN; ABC Trucks, Troy, MI; Generic Products, Inc., Madison, WI; Common Components Mfg., Seattle, WA; and employees of any participating employer location who on or after January 1, 20X2 qualified as HCEs.

Note X: Subsequent Event
On May 14, 20X3, the Board of Directors of XYZ Company, as permitted by the plan document, made the decision to merge the XYZ Company 401(k) Plan into the XYZ Company Retirement Income Plan effective June 30, 20X3.

Note X: Subsequent Event
Effective April 1, 20X3, ABC Company became the sponsor of the Plan as part of an asset purchase agreement whereby ABC Company acquired the operating assets of the XYZ Company.
Note X: Subsequent Event

Effective July 1, 20X3, an amendment to the Plan was adopted that will change the plan year to January 1 of each year through the following December 31.

9. PLAN TERMINATIONS

Note X: Plan Terminations

The company has reserved the right to terminate the Plan or reduce or cease contributions at the discretion of the Board of Directors, or to amend the Plan at any time and in any respect. However, no such action may deprive any participant or beneficiary under the Plan of any vested right.

Note X (In Part): Description of Plan

Plan Termination. In the event the Plan is wholly or partially terminated, or upon the complete discontinuance of contributions under the Plan by any entity that is a part of the Company, each participant’s interest in their Company Account affected by such termination or discontinuance shall be nonforfeitable on the date of such termination or discontinuance. Any unallocated assets of the Plan fund then held by the Trustee shall be allocated among the appropriate Company Accounts, and Employee Accounts of the participants and will be distributed in such a manner as the Company may determine.

Note X: Subsequent Events—Plan Termination

Effective April, 20X3, Dolphin, Inc. announced the termination of the Plan and the intention to transfer existing account balances into successor plans. The hourly employees at the Columbus and Augusta, Georgia, and Mobile, Alabama facilities of the Electronic Systems Division became eligible to participate in the Dolphin Corporation Savings Plan effective May 1, 20X3. The hourly employees at the Ames, Cedar Rapids, Dubuque, Des Moines, and Waterloo, Iowa facilities of the Missile Division became eligible to participate in a new Retirement Savings Plan effective June 1, 20X3.

Note X: Termination of Plan

On June 1, 20X2, the company entered into an agreement providing for the sale of certain assets of Alpha Company (“Alpha”) to Beta Company (“Beta”)
effective June 2, 20X2. As a result of this transaction, most participants in the Plan terminated their employment with Alpha and commenced employment with Beta, and their Plan accounts were transferred to the Beta Employee Retirement Savings Plan. Most of the remaining participants who terminated employment with Alpha and did not commence employment with Beta have had their Plan accounts distributed during 20X2 in accordance with Plan provisions. With respect to plan participants who are continuing employment with an affiliate of the company, their Plan accounts were transferred to the Beta Affiliate Pension Plan. The company has adopted amendments to the Plan discontinuing all contributions as of June 2, 20X2, and terminating the Plan as of that date. The Plan was also amended to include the transfer of remaining Profit-Sharing Plan participant accounts into the Beta Plan as of May 31, 20X3. Transferred accounts will be treated in accordance with the Beta Plan’s provision concerning unclaimed benefits.

Note X (In Part): Description of the Plan

Plan Termination

By action of its Board of Directors, Sample Company and its U.S. subsidiaries (the Company) terminated the Plan on December 31, 20X1, and filed an application with the Internal Revenue Service for approval.

Once Internal Revenue Service approval has been received, the net assets will be distributed to participants. Participants will have a choice of options regarding these distributions. Participants may elect either an annuity, lump-sum payment, IRA rollover or direct transfer into one of the Company’s other plans.

10. EMPLOYEE STOCK OWNERSHIP PLANS (ESOPs)

Note X: Plan Description and Basis of Presentation

The following brief description of the Sponsor Company Employee Stock Ownership Plan (the Plan) is provided for general information purposes only. Participants should refer to the Plan Agreement for complete information.

The Sponsor Company (Company) established the Sponsor Company Stock Ownership Plan (Plan) effective as of January 1, 20XX. As of January 1, 20XY, the Plan was amended and operates, in relevant part, as a leveraged employee stock ownership plan (ESOP), and is designed to comply with Section 4975(e)(7) and the regulations thereunder of the Internal Revenue Code of 1986, as amended (Code) and is subject to the applicable provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA). The Plan is administered by an Employee Benefits Administration Committee comprising up to three persons appointed by the Sponsor Company’s Board of Directors. The trust department of an independent third-party bank is the Plan’s Trustee.
The Plan purchased Company common shares using the proceeds of a bank borrowing (see Note 6) guaranteed by the Company, and holds the stock in a trust established under the Plan. The borrowing is to be repaid over a period of ten years by fully deductible Company contributions to the trust fund. As the Plan makes each payment of principal, an appropriate percentage of stock will be allocated to eligible employees' accounts in accordance with applicable regulations under the Code. Shares vest fully upon allocation.

The borrowing is collateralized by the unallocated shares of stock and is guaranteed by the Company. The lender has no rights against shares once they are allocated under the ESOP. Accordingly, the financial statements of the Plan for the years 20X2 and 20X1 present separately the assets and liabilities and changes therein pertaining to:

a. the accounts of employees with vested rights in allocated stock (Allocated) and
b. stock not yet allocated to employees (Unallocated).

Eligibility

Employees of the Company and its participating subsidiaries are generally eligible to participate in the Plan after one year of service providing they worked at least 1,000 hours during such plan year. Participants who do not have at least 1,000 hours of service during such plan year or are not employed on the last working day of a plan year are generally not eligible for an allocation of Company contributions for such year.

Payment of Benefits

No distributions from the Plan will be made until a participant retires, dies (in which case, payment shall be made to his or her beneficiary or, if none, his or her legal representatives), or otherwise terminates employment with the Company and its participating subsidiaries. Distributions are made in cash or, if a participant elects, in the form of Company common shares plus cash for any fractional share.

Under the provisions of the Plan, the Company is obligated to repurchase participant shares which have been distributed under the terms of the Plan as long as the shares are not publicly traded or if the shares are subject to trading limitations. During 20X2, the Company repurchased from participants XXXX shares at prices determined from the independent appraisal.

Voting Rights

Each participant is entitled to exercise voting rights attributable to the shares allocated to his or her account and is notified by the Trustee prior to the time that such rights are to be exercised. The Trustee is not permitted to vote any allocated share for which instructions have not been given by a participant. The Trustee is required, however, to vote any unallocated shares on behalf of the collective best interest of plan participants and beneficiaries.
Chapter 2: Disclosures Specific to Defined Contribution Pension Plans

Termination

The Company reserves the right to terminate the Plan at any time, subject to Plan provisions. Upon such termination of the Plan, the interest of each participant in the trust fund will be distributed to such participant or his or her beneficiary at the time prescribed by the Plan terms and the Code. Upon termination of the Plan, the Employee Benefits Administration Committee shall direct the Trustee to pay all liabilities and expenses of the trust fund and to sell shares of financed stock held in the loan suspense account to the extent it determines such sale to be necessary in order to repay the loan.

Participant Accounts

The Plan is a defined contribution plan under which a separate individual account is established for each participant. Each participant’s account is credited as of the last day of each plan year with an allocation of shares of the Company’s common stock released by the Trustee from the unallocated account and forfeitures of terminated participants’ nonvested accounts. Only those participants who are eligible employees of the Company as of the last day of the plan year will receive an allocation. Allocations are based on a participant’s eligible compensation, relative to total eligible compensation.

Vesting

If a participant’s employment with the Company ends for any reason other than retirement, permanent disability or death, he or she will vest in the balances in his or her account based on total years of service with the Company. Participants vest 20% per year of service and are 100% vested after five years of service.

Put Option

Under Federal income tax regulations, the employer stock that is held by the Plan and its participants and is not readily tradable on an established market, or is subject to trading limitations includes a put option. The put option is a right to demand that the Company buy any shares of its stock distributed to participants for which there is no market. The put price is representative of the fair market value of the stock. The Company can pay for the purchase with interest over a period of five years. The purpose of the put option is to ensure that the participant has the ability to ultimately obtain cash.

Diversification

Diversification is offered to participants close to retirement so that they may have the opportunity to move part of the value of their investment in Company stock into investments which are more diversified. Participants who are at least age 55 with at least 10 years of participation in the Plan may elect to diversify a portion of their account. Diversification is offered to each eligible participant over a six-year period. In each of the first five years, a participant may diversify up to 25% of the number of post-1986 shares allocated to his or her account, less any shares previously diversified. In the sixth year, the percentage changes to 50%. Participants who elect to diversify receive a cash distribution.
Participant Accounts and Forfeitures

Employer contributions and Plan forfeitures are allocated to each participant's account based upon the relation of the participant's compensation to total compensation for the Plan year. Forfeitures of terminated nonvested account balances allocated to remaining participants at December 31, 20X2 and 20X1 totaled XXXX and XXXX, respectively. Plan earnings are allocated to each participant's account based on the ratio of the participant's beginning of the year account balance to all participants' beginning of the year account balances.

Note X: Loan Payable (ESOP)

In 20XX, the Plan entered into an $80,000,000 term loan agreement with a bank. The proceeds of the loan were used to purchase Company's common stock. Unallocated shares are collateral for the loan. The agreement provides for the loan to be repaid over ten years. The scheduled amortization of the loan for the next five years and thereafter is as follows: 20X3—$6,500,000; 20X4—$7,000,000; 20X5—$7,500,000; 20X6—$8,000,000; 20X7—$8,500,000; and thereafter—$31,470,900. The loan bears interest at the prime rate of the lender. For 20X2 and 20X1 the loan interest rate averaged 7.34 percent and 5.12 percent, respectively.

Note X: Subsequent Events

At December 31, 20X2, the Plan had a net deficiency in assets of $750,000. The Plan incurred unrealized depreciation in fair value of investments in 20X2 of $1,300,000 and the investments have continued to depreciate during 20X3. A valuation of the preferred stock subsequent to December 31, 20X2 estimates the total value of these investments to be $336,000. These factors raise substantial doubt about the Plan's ability to continue as a going concern.

For the Plan to remain viable, XYZ Company must pursue and obtain appropriate financing and eventually become profitable.

The financial statements do not include any adjustments that might result from the going concern consideration noted above.

Note X: Employee Stock Ownership Plan (ESOP) and Note Payable to Company

In December 20W0, Guppie, Inc. established an ESOP to provide matching contributions under the Plan. Guppie, Inc. issued and sold 1,690,140 shares of
Preference Stock, Plan Series A, to the Plan. As consideration for the stock, the Plan issued a promissory note to Guppie, Inc. valued at $59,999,970 with an interest rate of 8.25%.

Principal payments, due January 1, commenced in 20X0. Effective December 31, 20X0, the terms of the Plan’s promissory notes were amended to reflect a 35 year amortization period. The revised minimum loan amortization requirements for the next five years are as follows: 20X3—$324,026; 20X4—$350,758; 20X5—$379,696; 20X6—$411,022; 20X7—$411,022; and thereafter, $38,260,498. The Company is obligated to make contributions in cash to the Plan which, when aggregated with the Plan’s dividends, equal the amount necessary to enable the Plan to make its regularly scheduled payment of principal and interest due on the note payable. This preference stock represented an unallocated investment of the Plan which the Plan began to allocate to individual Participant Accounts beginning March 31, 20X0, as the promissory note was repaid. The preference stock has an annual dividend rate of $2.50 per share and at December 31, 20X2 and 20X1, each share of the preference stock is redeemable for equivalent share of Common Stock. Alternatively, the Participant may elect to receive a cash distribution upon withdrawal from the Plan.

11. OTHER

[The following is for failure to remit participant contributions timely (a nonexempt transaction) when it is determined that this disclosure is material to the overall presentation of the financial statements.]

Note X: Nonexempt Transaction

Participant contributions of $500,000 were withheld from participants’ pay during the month of August 20X2 but were not remitted to the Plan’s trust within the time frame required by the Department of Labor under the plan asset rules. This constituted a $500,000 loan from the Plan to the Plan Sponsor for the period September 23, 20X2 through December 20, 20X2. The loan plus interest of $10,100, 10% based on the yields earned by the Plan’s assets during the period, was remitted to the Plan’s trust on December 20, 20X2.
CHAPTER 3: Disclosures Specific to Health and Welfare Benefit Plans

1. Description of Plan

Note X: Description of Plan

The following description of the Allied Industries Health Care Benefit Plan (the Plan) provides only general information. Participants should refer to the Plan agreement for a complete description of the Plan’s provisions.

General. The Plan provides health and other benefits covering all participants in the widgets industry in the Greater Metropolis area. The Plan and related trust were established on May 8, 1966, pursuant to a collective bargaining agreement between the Allied Employers’ Trade Association and the Allied Union, Local 802. It is subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA), as amended.

Benefits. The Plan provides health benefits (medical, hospital, surgical, major medical, and dental), life insurance coverage, long-term disability benefits, and death benefits to full-time participants (with at least 450 hours of work in the industry during a consecutive three-month period) and to their beneficiaries and covered dependents. Retired employees are entitled to similar health benefits (in excess of Medicare coverage) provided they have attained at least age sixty-two and have fifteen years of service with participating employers before retirement.

The Plan also provides health benefits to participants during periods of unemployment, provided they have accumulated in the current year or in prior years credit amounts (expressed in hours) in excess of the hours required for current coverage. Accumulated eligibility credits equal to one year’s coverage may be carried forward.

Health, disability, and death claims of active and retired participants, dependents, and beneficiaries are processed by the Administrator Group, but the responsibility for payments to participants and providers is retained by the Plan.

In 20X2, the board of trustees amended the Plan to increase the deductible under major medical coverage from $100 to $300 and to extend dental coverage to employees retiring after December 31, 20X3. The amendment will not affect participating employers’ contributions to the Plan in 20X3 under the current collective bargaining agreement.

Contributions. Participating employers contribute 5.5 percent of wages pursuant to the current collective bargaining agreement between employers and the union (expiring February 19, 20X5). Employees may contribute specified
amounts, determined periodically by the Plan's actuary, to extend coverage to eligible dependents. The costs of the postretirement benefit plan are shared by the Plan's participating employers and retirees. In addition to deductibles and copayments, participant contributions in the current (and prior, if applicable) year were as follows:

<table>
<thead>
<tr>
<th>Participants Retiring</th>
<th>Retiree Contribution</th>
<th>20X1</th>
<th>20X0</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Pre-19X0</td>
<td>(1) None</td>
<td>(1) None</td>
<td></td>
</tr>
<tr>
<td>(2) 19X0–19X4</td>
<td>(2) Retirees contribute 20% of estimated cost of providing their postretirement benefits*</td>
<td>(2) Retirees contribute 20% of estimated cost of providing their postretirement benefits</td>
<td></td>
</tr>
<tr>
<td>(3) 19X5–19X9</td>
<td>(3) Retirees pay the cost of providing their postretirement benefits in excess of $200 per month “cap” (approximately 60% of the estimated cost)</td>
<td>(3) Retirees pay the cost of providing their postretirement benefits in excess of $200 per month “cap” (approximately 50% of the estimated cost)</td>
<td></td>
</tr>
<tr>
<td>(4) 20X0 and after</td>
<td>(4) Retirees pay 100% of estimated cost of providing their postretirement benefits</td>
<td>(4) Retirees pay 100% of estimated cost of providing their postretirement benefits</td>
<td></td>
</tr>
</tbody>
</table>

*Excluding $15 per month per capita increase in 20X1 due to adverse claims experience in 20X0.

Other. The Plan's board of trustees, as Sponsor, has the right under the Plan to modify the benefits provided to active employees. The Plan may be terminated only by joint agreement between industry and union, subject to the provisions set forth in ERISA.

Note X: Description of Plan

The International Plumbers Union XXX Welfare Fund was formed in 1952 under an agreement between the National Plumbers Contractor's Association, Inc. and the International Plumbers Union XXX. The current agreement provides, among other things, for employers of members of the Union to contribute, on behalf of each member employed, based on employee classifications and work zones, to the Fund, on a weekly basis, and with a written report. Details of this agreement can be obtained at the Fund Office.

The Fund provides for accident, hospital, medical, surgical, disability, death, dental, optical and prescription benefits for eligible members as specified in the Plan. All benefits are provided from the assets of the Fund. All other pertinent information regarding the plan can be obtained at the Fund office.

A favorable ruling dated August 1, 1989, has been obtained from the Internal Revenue Service regarding the merger of International Plumbers Union XXX Vacation and Paid Holiday Fund with International Plumbers Union XXX

--------------------------

[For a health and welfare benefit plan with a 401(h) (retiree medical) component.]

**Note X: Description of the Plan**

The Lynntine Company Pension Plan (the "Pension Plan"), a separate plan sponsored by the Company, includes a medical-benefit (health and welfare) component in addition to normal retirement benefits to fund a portion of the postretirement obligations for retirees and their beneficiaries in accordance with section 401(h) of the Internal Revenue Code (IRC). A separate account has been established and maintained in the Pension Plan for such contributions. In accordance with IRC section 401(h), the Plan’s investments in the 401(h) account may not be used for, or diverted to, any purpose other than providing health and welfare benefits for retirees and participants. The related obligations for health and welfare benefits are not included in the Pension Plan’s obligations in the statement of accumulated plan benefits but are reflected as obligations in the financial statements of the Plan.

--------------------------

**Note X: 401(h) Account**

Effective January 1, 20X0, the C&H Company pension plan (the "benefit plan") was amended to include a medical-benefit component in addition to normal retirement benefits to fund a portion of the postretirement obligations for retirees and their beneficiaries in accordance with Section 401(h) of the Internal Revenue Code (IRC). A separate account has been established and maintained in the benefit plan for such contributions. In accordance with IRC Section 401(h), the Plan’s investments in the 401(h) account may not be used for, or diverted to, any purpose other than providing health benefits for retirees and their beneficiaries. The related obligations for health benefits are not included in the benefit plan’s obligations in the statement of accumulated plan benefits but are reported as obligations in the financial statements of the Health and Welfare Benefit Plan.

--------------------------

**Note X: Description of Plan**

In connection with a negotiated contract, the Supplemental Unemployment Benefit Plan for Employees of ABC Company Established Pursuant to Agreement With United Workers of America (the Plan) provides for payment of supplemental unemployment benefits to covered employees who have completed two years of continuous service. Payments are made to (a) employees on layoff and (b) certain employees who work less than 32 hours in...
any week. The following description is provided for general information purposes. The Plan document should be referred to for specific information regarding benefits and other Plan matters.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Note X: Summary of Significant Accounting Policies

A. Use of Estimates. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, benefit obligations, and changes therein, IBNR, eligibility credits, claims payable, and disclosure of contingent assets and liabilities. Actual results could differ from those estimates.

B. Valuation of Investments. The Plan’s investments are stated at fair value. Securities traded on the national securities exchange are valued at the last reported sales price on the last business day of the plan year. Investments traded in the over-the-counter market and listed securities for which no sale was reported on that date are valued at the average of the last reported bid and asked prices. For certain corporate bonds that do not have an established fair value, the Plan’s board of trustees has established a fair value based on yields currently available on comparable securities of issuers with similar credit ratings.

C. Postretirement Benefits. The amount reported as the postretirement benefit obligation represents the actuarial present value of those estimated future benefits that are attributed by the terms of the plan to employees’ service rendered to the date of the financial statements, reduced by the actuarial present value of contributions expected to be received in the future from current plan participants. Postretirement benefits include future benefits expected to be paid to or for (1) currently retired or terminated employees and their beneficiaries and dependents and (2) active employees and their beneficiaries and dependents after retirement from service with participating employers. The postretirement benefit obligation represents the amount that is to be funded by contributions from the plan’s participating employers and from existing plan assets. Prior to an active employee’s full eligibility date, the postretirement benefit obligation is the portion of the expected postretirement benefit obligation that is attributed to that employee’s service in the industry rendered to the valuation date.

The actuarial present value of the expected postretirement benefit obligation is determined by an actuary and is the amount that results from applying actuarial assumptions to historical claims-cost data to estimate future annual incurred claims costs per participant and to adjust such
estimates for the time value of money (through discounts for interest) and the probability of payment (by means of decrements such as those for death, disability, withdrawal, or retirement) between the valuation date and the expected date of payment.

For measurement purposes, a 9.5 percent annual rate of increase in the per capita cost of covered health care benefits was assumed for 20X3; the rate was assumed to decrease gradually to 8.0 percent for 20X8 and to remain at that level thereafter. These assumptions are consistent with those used to measure the benefit obligation at December 31, 20X2.

The following were other significant assumptions used in the valuations as of December 31, 20X2 and 20X1.

<table>
<thead>
<tr>
<th>Assumption</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted-average discount rate</td>
<td>8.0%</td>
<td>8.25%</td>
</tr>
<tr>
<td>Average retirement age</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>Mortality</td>
<td>1971 Group Annuity Mortality Table</td>
<td></td>
</tr>
</tbody>
</table>

The foregoing assumptions are based on the presumption that the Plan will continue. Were the Plan to terminate, different actuarial assumptions and other factors might be applicable in determining the actuarial present value of the postretirement benefit obligation.

D. Other Plan Benefits. Plan obligations at December 31 for health claims incurred by active participants but not reported at that date, for accumulated eligibility of participants, and for future disability payments to members considered permanently disabled at December 31 are estimated by the Plan’s actuary in accordance with accepted actuarial principles. Such estimated amounts are reported in the accompanying statement of the Plan’s benefit obligations at present value, based on an 8.0 percent discount rate. Health claims incurred by retired participants but not reported at year end are included in the postretirement benefit obligation.

Note X: Accounting Policies

The records of International Plumbers Union XXX Welfare Fund are maintained on the accrual basis of accounting, except that benefit payments are recorded when paid (See Note Y).

Note X: Summary of Accounting Policies

Basis of Accounting: The financial statements of the Plan are prepared under the accrual method of accounting.

Investment Valuation. The Plan’s investments consist of shares of a money market portfolio. The investments are reported at fair value.
Use of Estimates. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America (GAAP) requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Benefit Obligations. The Plan's obligation for accumulated eligibility credits is discounted using a weighted-average assumed rate of 7½ percent.

3. Benefit Obligations

Note X (In Part): Summary of Significant Accounting Policies
d. Postretirement Benefit Obligations—The postretirement benefit obligations represent the actuarial present value of those estimated future benefits that are attributed to employee service rendered to September 30, 20X2 and 20X1. Postretirement benefits include future benefits to be paid to or for (1) currently retired or terminated employees and their beneficiaries and dependents and (2) active employees and their beneficiaries and dependents after retirement from service with Hoth Corporation. Prior to an active employee's full eligibility date, the postretirement benefit obligation is the portion of the expected postretirement benefit obligation that is attributed to that employee's service rendered to the valuation date.

The actuarial present value of the expected postretirement benefit obligation is determined by an actuary and is the amount that results from applying actuarial assumptions to historical claims-cost data to estimate future annual incurred claims costs per participant and to adjust such estimates for the time value of money (through discounts for interest) and the probability of payment (by means of decrements such as those for deaths, disability, withdrawal or retirement) between the valuation date and the expected date of payment.

For measurement purposes, healthcare cost trend rates were 8.0 percent for 20X3, gradually decreasing to 5.0 percent in the year 20XX; remaining at that level thereafter. All of the assumptions in the 20X2 valuations are the same as in the previous valuation except for assumptions relating to Compensatory Health Trend for 20X2, and the discount rate, which increased from 7.50 percent in 20X1 to 8.00 percent in 20X2.

The following were other significant assumptions used in the valuations as of September 30, 20X2 and 20X1:
• Retirement rates vary by age or by age and service for various groups of employees and divisional locations.
• Mortality assumptions were primarily based on the UP-20X2 Mortality Table with certain modifications made for various groups of employees and divisional locations.

The foregoing assumptions are based on the presumption that the Plan will continue. Were the Plan to terminate, different actuarial assumptions and other factors might be applicable in determining the actuarial present value of the postretirement benefit obligations.

e. Other Benefit Obligations—Benefit claims currently payable include the Plan’s liability for claims incurred as of September 30, 20X2 and 20X1 but not reported, and the Plan’s liability for claims reported as of September 30, 20X2 and 20X1 but not yet processed. The Plan’s liability for claims incurred but not reported is estimated by the third-party administrators utilizing actuarial methods which take into consideration prior claims experience and the expected time period from the date such claims are incurred to the date that the related claims are submitted and paid.

Note X: Benefit Obligations

The Plan’s excess of benefit obligations over net assets at September 30, 20X2 and 20X1, relates primarily to the postretirement benefit obligation, the funding of which is not covered by the contribution rate provided by the current funding vehicle. It is expected that the deficiency will be funded through future contributions from the Plan sponsor and participants.

The weighted average health care cost-trend rate assumption (see Note X.d.) has a significant effect on the amounts reported in the accompanying financial statements. If the assumed rates increased by one percentage point in each year, it would increase the obligations as of September 30, 20X2 and 20X1, by $238,000,000 and $260,200,000, respectively.

Note X: Benefit Obligations

The Plan’s deficiency of net assets over benefit obligations at December 31, 20X2 and 20X1, relates primarily to the postretirement benefit obligation, the funding of which is not covered by the contribution rate provided by the current bargaining agreement. It is expected that the deficiency will be funded through future increases in the collectively bargained contribution rates.

The weighted-average health care cost-trend rate assumption (see note 2B) has a significant effect on the amounts reported in the accompanying financial statements. If the assumed rates increased by one percentage point in each year, it would increase the obligation as of December 31, 20X2 and 20X1, by $2,600,000 and $2,500,000, respectively.
Note X: Funding and Operation of the Plan

Funding of the Plan. Contributions funded by ABC Company, the Plan’s sponsor, pursuant to the Plan are invested in assets held in a trust fund (the Fund). General Bank, the trustee of the Fund (the Trustee), invests the Fund’s money as set forth in the Plan document. Investments consist of money market funds and are reported in the accompanying financial statements at fair value. Interest income from investments is recognized when earned.

Administration. The ABC Company Benefit Plan Administrative Committee has responsibility for administering the Plan. The ABC Company Benefit Plan Asset Review Committee has responsibility for the management and control of the assets of the Trust.

Benefits Under the Plan. The Plan provides for the payment of weekly and short-week supplemental unemployment benefits. The benefits payable are reduced by any state unemployment benefits or any other compensation received. Also, a “waiting-week” benefit of $100 will be payable if a participant fails to receive a state unemployment benefit solely because of the state’s waiting-week requirement. Benefits paid for any week for which the employee received state unemployment benefits are limited to $180. Benefits paid for all other weeks are limited to $235. The Plan provides for a possible reduction of weekly benefits for employees with less than twenty years of service based upon a percentage determined generally by dividing the net assets of the Plan, as defined in the Plan document, by the “maximum financing” (see “ABC’s Obligations Under the Plan”). Employees earn one-half credit unit for each week in which hours are worked or, in some situations, in which hours are not worked (vacation, disability, serving on grievance committee, and so on) up to a maximum of fifty-two credit units for employees with less than twenty years of service and 104 credit units for employees with twenty or more years of service. Generally, one credit unit is canceled for each weekly benefit paid and one-half credit unit is canceled for each short-week benefit paid.

ABC’s Obligations Under the Plan. The “maximum financing” of the Plan at any month end is the lesser of (a) the product of $.40 and the number of hours worked by covered employees during the first twelve of the fourteen months next preceding the first day of the month and (b) 100 times the sum of the monthly benefits paid for sixty of the preceding sixty-two months divided by sixty. ABC’s monthly contribution to the Plan is computed as the lesser of (a) the product of $.175 and the number of hours worked by covered employees in the month and (b) the amount that, when added to the net assets of the Plan, as defined by the Plan document, as of the end of the preceding month, will equal the “maximum financing.” In addition, ABC contributes an income security contribution of $.25 per hour worked by covered employees in the month. In the event of a plan deficit, ABC intends to make sufficient contributions to fund benefits as they become payable.
The following tables present the components of the plan’s benefit obligations and the related changes in the plan’s benefit obligations.

**Benefit Obligations**

<table>
<thead>
<tr>
<th></th>
<th>December 31,</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>20X1</td>
</tr>
<tr>
<td>Accumulated eligibility credits and total benefit obligations</td>
<td>$1,107,777</td>
</tr>
</tbody>
</table>

**Changes in Benefit Obligations**

<table>
<thead>
<tr>
<th></th>
<th>Year Ended December 31, 20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Benefit obligations, beginning of year</td>
<td>$1,095,620</td>
</tr>
<tr>
<td>Benefits earned</td>
<td>1,390,330</td>
</tr>
<tr>
<td>Interest</td>
<td>77,287</td>
</tr>
<tr>
<td>Claims paid</td>
<td>(1,455,460)</td>
</tr>
<tr>
<td>Benefit obligations, end of year</td>
<td>$1,107,777</td>
</tr>
</tbody>
</table>

**Plan Expenses.** ABC bears all administrative costs, except trustee fees, that are paid by the Plan.

4. **Other**

**Note X: Estimated Contractor Contributions Receivable**

Included in Estimated Contractor Contributions Receivable is the amount of $192,900 which has been turned over to the Fund’s Collection Attorney for appropriate legal action. A reserve for uncollectible accounts has been set up for 20XX in the amount of $127,430 after discussion with the Fund’s Collection Attorney and Union officials regarding the probability of collecting some of the older receivables which are in litigation or bankruptcy.

**Note X: 401(h) Account**

The following table presents the components of the net assets available for postretirement health and welfare benefits in the 401(h) account and the related changes in net assets.
### Net Assets Available for Postretirement

#### Health and Welfare Benefits in 401(h) Account

<table>
<thead>
<tr>
<th>December 31,</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investments at fair value:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. government securities</td>
<td>$90,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>Money market fund</td>
<td>20,000</td>
<td>30,000</td>
</tr>
<tr>
<td>Total investments at fair value</td>
<td>$110,000</td>
<td>$80,000</td>
</tr>
<tr>
<td>Employer's contribution receivable</td>
<td>9,000</td>
<td>5,000</td>
</tr>
<tr>
<td>Accrued interest</td>
<td>2,000</td>
<td>4,000</td>
</tr>
<tr>
<td>Total assets available</td>
<td>121,000</td>
<td>89,000</td>
</tr>
</tbody>
</table>

#### Changes in Net Assets in 401(h) Account

<table>
<thead>
<tr>
<th>For the Year Ended</th>
</tr>
</thead>
<tbody>
<tr>
<td>December 31, 20X2</td>
</tr>
</tbody>
</table>

Net appreciation in fair value of investments:
- U.S. government securities $10,000
- Interest 5,000
- Employer contributions 35,000
- Health and welfare benefits paid to retirees (10,000)
- Administrative expenses (8,000)

Net increase in net assets available $32,000

[For a health and welfare benefit plan with a 401(h) (retiree medical) component.]

### Note X: 401(h) Account

A portion of the Plan's obligations are funded through contributions to the C&H Company's pension plan in accordance with IRC Section 401 (h). The following table presents the components of the net assets available for such obligations and the related changes in net assets available.
Chapter 3: Disclosures Specific to Health and Welfare Benefit Plans

Net Assets Available for Postretirement Health and Welfare Benefits in 401(h) Account

<table>
<thead>
<tr>
<th>December 31,</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investments at fair value:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. government securities</td>
<td>$140,000</td>
<td>$150,000</td>
</tr>
<tr>
<td>Money market fund</td>
<td>900,000</td>
<td>800,000</td>
</tr>
<tr>
<td>Cash</td>
<td>20,000</td>
<td>10,000</td>
</tr>
<tr>
<td>Employer’s contribution receivable</td>
<td>20,000</td>
<td>15,000</td>
</tr>
<tr>
<td>Accrued interest</td>
<td>7,000</td>
<td>6,000</td>
</tr>
<tr>
<td>Total assets</td>
<td>1,087,000</td>
<td>981,000</td>
</tr>
<tr>
<td>Accrued administrative expenses</td>
<td>(15,000)</td>
<td>(15,000)</td>
</tr>
<tr>
<td>Net assets available</td>
<td>$1,072,000</td>
<td>$966,000</td>
</tr>
</tbody>
</table>

Changes in Net Assets in 401(h) Account

<table>
<thead>
<tr>
<th>For the Year Ended December 31, 20X2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net appreciation in fair value of investments:</td>
</tr>
<tr>
<td>U.S. government securities</td>
</tr>
<tr>
<td>Interest</td>
</tr>
<tr>
<td>Total</td>
</tr>
<tr>
<td>Employer contributions</td>
</tr>
<tr>
<td>Health and welfare benefits paid to retirees</td>
</tr>
<tr>
<td>Administrative expenses</td>
</tr>
<tr>
<td>Net increase in net assets available</td>
</tr>
</tbody>
</table>

[For a health and welfare benefit plan with a 401(h) (retiree medical) component.]

Note X: Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of net assets available for benefits at December 31, 20X2 and 20X1 per the financial statements to the Form 5500:

<table>
<thead>
<tr>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net assets available for benefits per the financial statements</td>
<td>$4,321,000</td>
</tr>
<tr>
<td>Claims payable</td>
<td>(31,000)</td>
</tr>
<tr>
<td>Claims incurred but not reported</td>
<td>(58,000)</td>
</tr>
<tr>
<td>Net assets held in ABC Inc. Pension Plan 401(h) account</td>
<td>(145,000)</td>
</tr>
<tr>
<td>Net assets available for benefits per Form 5500</td>
<td>$4,087,000</td>
</tr>
</tbody>
</table>
The following is a reconciliation of claims paid per the financial statements to the Form 5500 for the year ending December 31, 20X2:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Claims paid per the financial statements</td>
<td>$220,000</td>
</tr>
<tr>
<td>Add: Amounts payable at December 31, 20X2</td>
<td>31,000</td>
</tr>
<tr>
<td>Less: Amounts payable at December 31, 20X1</td>
<td>(28,000)</td>
</tr>
<tr>
<td>Claims paid per Form 5500</td>
<td>$223,000</td>
</tr>
</tbody>
</table>

Note X: Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of net assets available for benefits per the financial statements to the Form 5500:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net assets available for benefits per the financial statements</td>
<td>$9,557,000</td>
</tr>
<tr>
<td>Claims payable</td>
<td>(1,200,000)</td>
</tr>
<tr>
<td>Net assets held in defined benefit plan—401(h) account</td>
<td>(1,072,000)</td>
</tr>
<tr>
<td>Net assets available for benefits per Form 5500</td>
<td>$7,285,000</td>
</tr>
</tbody>
</table>

The following is a reconciliation of claims paid per the financial statements to the Form 5500:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Claims paid per the financial statements</td>
<td>$16,770,000</td>
</tr>
<tr>
<td>Add: Amounts payable at December 31, 20X2</td>
<td>1,200,000</td>
</tr>
<tr>
<td>Less: Amounts payable at December 31, 20X1</td>
<td>(1,050,000)</td>
</tr>
<tr>
<td>Claims paid per Form 5500</td>
<td>$16,920,000</td>
</tr>
</tbody>
</table>

The following is a reconciliation of total additions per the financial statements to the Form 5500:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total additions per financial statements</td>
<td>$18,941,000</td>
</tr>
<tr>
<td>Less: Net increase in 401(h) net assets available</td>
<td>(106,000)</td>
</tr>
<tr>
<td>Net additions per Form 5500</td>
<td>$18,835,000</td>
</tr>
</tbody>
</table>

Note X: Termination of the Plan

Under certain conditions, the Plan may be terminated. Upon termination, the assets then remaining shall be subject to the applicable provisions of the Plan then in effect and shall be used until exhausted to pay benefits to employees in the order of their entitlement.
CHAPTER 4: Other Financial Statement Disclosures

1. SUBSEQUENT EVENTS

Note X: Subsequent Events

On February 16, 20X3, the Boards of Directors of ABC Holdings, Inc. (Holdings), ABC Management, Inc. (Management), and ABC Operations Inc. (Operations), approved resolutions which resulted in the adoption of the ABC Holdings, Inc. Profit Sharing Plan and Trust by Management and Operations and renamed the Plan ABC 401(k) Profit Sharing Plan and Trust (the "Plan"). Effective February 16, 20X3, all the employees of Holdings became employees of Management or Operations. The Boards also approved the change in the signatory employer from Holdings to Operations.

On February 16, 20X3, the Board of Directors of Operations approved the merger of the ABC Operations Money Purchase Pension Plan and Trust into the Plan.

........................

Note X: Subsequent Events

The Plan changed the Trustee to ABC Trust Company and adopted a new plan document effective June 1, 20X3. The Company has not yet received a determination letter for the new plan document. The Company believes that the provisions under the new plan document are in compliance with the applicable requirements of the IRC.

........................

Note X: Subsequent Events

Effective January 1, 20X3, the Plan Sponsor merged this plan into an existing plan sponsored by Acquiring Company and discontinued contributions to the Plan subject to the provisions of ERISA. As a result of this merger, net Plan assets of $244,133,126 were transferred to Acquiring Company 401(k) Plan & Trust on February 12, 20X3.

........................

Note X: Subsequent Events

The Plan Document provides the option of forced distributions of diminimus account balances held by inactive participants. To date, inactive participants have been permitted to leave their funds invested in the Plan. The Plan intends
to commence distributing diminimus account balances held by inactive participants in the second quarter of fiscal year 20X3.

....................

Note X: Subsequent Events

On March 8, 20X3, an amendment to the Plan was made to transfer the account balance of the ABC Profit-Sharing Plan and Trust, which was terminated January 1, 20X2. On March 19, 20X3, $2,828,654 was transferred to the Plan.

On April 16, 20X3, an amendment to the Plan changed the definition of an “Eligible Employee.” An employee who has been employed for 90 days from date of hire is considered an “Eligible Employee” effective the 1st of the month following the 90-day anniversary. This amendment was effective May 1, 20X3.

....................

Note X: Subsequent Events

Effective April 20X3, the Plan was amended to:

- Increase the maximum deferral percentage from 15% to 25%;
- Simplify the loan interest rate to prime plus 1%;
- Eliminate the requirement that the term of any plan loan shall not extend beyond the date on which a participant attains age 70.

....................

Note X: Subsequent Events

Effective May 1, 20X3, the Company changed its Plan Administrator and record keeper from ABC Trust Company to Blue, a service group within DEF Bank.

The investment options available to employees prior to May 1, 20X3 were also replaced with the following investment options:

- ABC Small Cap Value Fund
- ABC Small Company Fund
- ABC Funds EuroPacific Growth Fund
- ABC Growth Fund of America
- DEF S&P 500 Fund
- DEF Life Retirement Fund
- DEF Life 2010 Fund
- DEF Life 2020 Fund
- DEF Life 2030 Fund
- DEF Life 2040 Fund
- XYZ Stock Fund
- Atlantic Total Return Fund

....................

80
Note X: Subsequent Events

Effective January 1, 20X3, the Company adopted an amendment to the Plan to, among other changes, provide for “Safe Harbor” provisions described in Section 401(k)(12) of the IRC. The Plan will apply for a new determination letter from the Internal Revenue Service during 20X3 stating that the Plan as amended is qualified under Section 401(a) of the IRC. However, the Plan administrator believes that the Plan has been designed to comply with and is operating in accordance with the requirements of the IRC and, therefore, believes the Plan is qualified and the related trust is exempt from taxation.

Note X: Subsequent Events

Effective June 25, 20X3, the ABC Corporation Retirement Savings Plan Committee temporarily suspended future investments in the ABC Corporation Stock Fund under the Retirement Savings Plan until the Company becomes current on its SEC filings. A notice to participants was distributed on June 25, 20X3.

Note X: Subsequent Event

Effective January 1, 20X2, assets of participants that are employees of Red Corporation and Green Filmworks, Inc. were spun-off to a separate qualified plan.

Effective January 1, 20X2, the investments were transferred to ABC Bank. The funds are invested in the following investment options, as directed by the participants:

a. **Fund A**—This Portfolio consists of common stock, bonds and cash equivalents in an effort to generate a significant rate of capital growth over time.

b. **Fund B**—This Portfolio consists of common stocks, bonds and cash equivalents in an effort to generate a mix of some capital growth and some capital preservation.

c. **Fund C**—This option invests in a pooled investment trust fund. The Fund is comprised of a diversified portfolio of GICs and/or other stable value investments, such as certificates of deposits. The objective of this option is to generate a relatively high rate of interest while protecting against declines in market value.
Note X: Subsequent Event

On May 25, 20X3, DEF Corporation agreed to acquire from ABC Corporation, its XYZ subsidiary. The effect this acquisition will have on the Plan has not been determined.

Note X: Subsequent Event

On December 29, 20X2, the Company's Board of Directors approved merger of the Plan, effective February 28, 20X3, into the ABC Plan. As of the approval date, the Plan was frozen and the ABC Plan assumed all of the assets and liabilities of the Plan.

On February 14, 20X3, Plan participants' investment account balances were liquidated and the cash and participant loans were transferred into the ABC Plan. As a result of the merger, participants of the Plan were allowed to participate in the ABC Plan, effective January 1, 20X3.

Note X: Subsequent Event

During 20X3, the sponsoring employer amended and completely restated the Plan and trust document, effective January 1, 1997, to incorporate provisions of the set of laws known collectively as "GUST"—GATT (the General Agreement on Tariffs and Trade, as part of the Uruguay Round Agreements Act), USERRA (the Uniformed Services Employment and Re-employment Act of 1994), SBJPA (the Small Business Job Protection Act of 1996), TRA '97 (the Taxpayer Relief Act of 1997) and the IRS Restructuring and Reform Act of 1998.

Note X: Subsequent Event

The Company's Board of Directors voted on July 31, 20X2 to adopt a Section 401(k) safe harbor design for the Plan which means that the Plan automatically complies with the nondiscrimination requirements of Section 401 of the IRC. The Company amended the Plan for the 20X3 plan year. Effective January 1, 20X3, the Company will provide for a fully vested 100% matching contribution on up to 5% of pay deferred by a participant and eligible participants may begin participating in the Plan on the first day of each plan quarter.
Chapter 4: Other Financial Statement Disclosures

2. SOP 94-6, Disclosure of Certain Significant Risks and Uncertainties

[The following disclosure is from a defined contribution plan.]

Note X: Risks and Uncertainties

The Plan invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the statement of net assets available for benefits.

............................

[The following disclosure is from a health and welfare benefit plan.]

Note X: Risks and Uncertainties

The Plan invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the statement of net assets available for benefits.

The actuarial present value of benefit obligations is reported based on certain assumptions pertaining to interest rates, health care inflation rates and employee demographics, all of which are subject to change. Due to uncertainties inherent in the estimations and assumptions process, it is at least reasonably possible that changes in these estimates and assumptions in the near term would be material to the financial statements.

............................

[The following disclosure is from a defined benefit pension plan.]

Note X: Risks and Uncertainties

The Plan invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the statement of net assets available for benefits.

Plan contributions are made and the actuarial present value of accumulated plan benefits reported based on certain assumptions pertaining to interest rates, inflation rates, and employee demographics, all of which are subject to
change. Due to uncertainties inherent in the estimations and assumptions process, it is at least reasonably possible that changes in these estimates and assumptions in the near term would be material to the financial statements.

........................................

**Note X (In Part): Summary of Significant Accounting Policies**

h. *Use of Estimates*

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of net assets available for benefits and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of changes in net assets available for benefits during the reporting period. Actual results could differ from those estimates. Significant estimates primarily consist of the estimated fair market value of the Plan’s investment in Private Limited Partnership (see Note Y).

........................................

**Note X: Risks and Uncertainties**

The Plan utilizes various investment instruments which are exposed to various risks, such as interest rate, credit, and overall market volatility. Due to the level of risk associated with certain investment securities, it is reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect participants’ account balances and the amounts reported in the financial statements. The Plan’s investments are not insured or protected by the Plan’s Trustee, the Pension Benefit Guaranty Corporation, or any other governmental agency; accordingly, the Plan is subject to the normal investment risks associated with money market funds, mutual funds, stocks, bonds, and other similar types of investments.

........................................

**Note X: Risks and Uncertainties**

On August 11, 20X1, the Company and its domestic subsidiaries (collectively, the Filing Entities), filed voluntary petitions for relief under Chapter 11 of the United States Bankruptcy Code (Bankruptcy Code) in the United States Bankruptcy Court for the Eastern District of Virginia, Alexandria Division (Bankruptcy Court). During the pendency of the Chapter 11 cases, the Filing Entities continued to operate its business under the jurisdiction of the Bankruptcy Court and in accordance with the applicable provisions of the Bankruptcy Code and orders of the Bankruptcy Court.
The Filing Entities emerged from bankruptcy protection under a Bankruptcy Court approved plan of reorganization, which became effective on March 31, 20X2. Among other things, the plan of reorganization provided for full payment of all allowed administrative and priority claims and the distribution of new equity in the reorganized Filing Entities to a new investor, a guarantor of a new debt arrangement, certain lenders, management and labor unions, and unsecured creditors in satisfaction of their allowed claims. Investors in equity of the Filing Entities immediately prior to its emergence from bankruptcy protection, including Plan participants, were not entitled to any distribution under the plan of reorganization and their shares of common stock were cancelled.

While the Filing Entities emerged from bankruptcy protection in March 20X2, it has continued to incur losses from operations. Primary factors contributing to these losses include the continued downward pressure on industry pricing and significant increases in raw material prices. The pressure on industry pricing is resulting from the rapid growth of foreign competition and cheaper products. Given the Filing Entities continued operating losses, the Filing Entities is pursuing a transformation of its manufacturing plan to further reduce cost per unit produced. Key elements of this plan are included in the Filing Entities Form 10-K filed for the year ended December 31, 20X2. Since the plan will require changes in the Filing Entities' collective bargaining agreements, there can be no assurance that the plan can be achieved. While the Filing Entities' preference is to complete its transformation on a consensual basis, failure to achieve the planned competitive cost structure will force the Filing Entities to reexamine its strategic options, including but not limited to asset sales or a judicial restructuring.

The most recently issued independent auditors' reports on the financial statements of the Filing Entities for the year ended December 31, 20X2, contained an explanatory paragraph which discusses certain conditions which raise substantial doubt about the ability of the Filing Entities to continue as a going concern.

Note X: Concentration of Market Risk

As of December 31, 20X2 and 20X1, approximately 10% and 8% of the Plan’s assets were invested in ABC Learning, Inc. common stock, respectively. The underlying value of the Growth Fund is dependent on the performance of ABC Learning, Inc. and the market’s evaluation of such performance. It is at least reasonably possible that changes in the fair value of ABC Learning, Inc. common stock in the near term could materially affect participants’ account balances and the amounts reported in the Statements of Assets Available for Benefits and the Statement of Changes in Assets Available for Benefits.
Note X: Concentration of Market Risk

The Plan holds investments in the Plan Sponsor's common stock as well as various mutual funds; accordingly, Plan participants' accounts that hold shares of the Plan Sponsor's common stock are exposed to market risk in the event of a significant decline in the value of such stock.

For all mutual funds, refer to the specific fund's prospectus and annual report for a full description of each Fund's investment holdings and significant concentrations of credit risk. The mutual fund prospectus and annual reports can be obtained by contacting the ABC, Inc. Retirement Savings and Investment Plan Participant Service Center.

Note X: Concentration of Investments

Included in investments at December 31, 20X2 and 20X1 are shares of the sponsor's common stock amounting to $2,309,186 and $1,055,422, respectively. This investment represents 45% and 37% of total investments at December 31, 20X2 and 20X1, respectively. A significant decline in the market value of the sponsor's stock would significantly affect the net assets available for benefits.

Note X: Concentration of Credit Risk

Financial instruments which potentially subject the Plan to concentrations of credit risk consist principally of investment contracts with financial institutions. These investment contracts typically are uncollateralized contractual obligations under which the issuer agrees to pay a specific rate of interest for a fixed period of time and to repay principal at maturity. The investment contract fund seeks to place its contracts with high-credit quality institutions, limiting the amount of credit exposure to any one financial institution.

Note X: Concentration of Investments

Participant contributions in the Plan Sponsor Stock Fund led to concentrations of holdings in these accounts in excess of ERISA allowances. As a result, future contributions to these funds have been restricted.

Note X: Certain Significant Estimates

The plan sponsor is engaged in collective bargaining with the union representing plan participants. Among other things, the union has demanded that employees receive a significant increase in hourly wages. Management of the plan sponsor
has offered a significant increase in pension benefits in lieu of granting the
union’s request for an increase in cash compensation. If accepted during the
next year, the increase in pension benefits would significantly increase the
present value of accumulated plan benefits.

Note X: Certain Significant Estimates
As part of an announced downsizing program, the plan sponsor intends to
reduced employee headcount but has not yet decided on the number of
employees to be terminated. Management intends to decide on that number
during the next year. It is reasonably possible that when that decision is made it
will result in some eligible employees receiving pension benefits sooner than
expected and in an amount greater than originally projected which would
significantly increase the present value of accumulated plan benefits.

Note X: Current Vulnerability Due to Certain Concentrations
The plan holds several apartment buildings for investment purposes. The
properties are located in a town that has only one significant employer. The
employer announced this year that it is considering leaving the area and it is
reasonably possible that the company will do so within the next year, which
would significantly affect the plan’s future cash flows from rents and the value
of the properties.

Note X: Current Vulnerability Due to Certain Concentrations
The plan holds investments in several high-tech companies whose values have
tended to fluctuate based on market demand for their products and the market’s
reaction to competing investment products in that industry. Given the rapidly
changing state of the high-tech industry, it is reasonably possible that a significant
decline in the fair value of those investments during the next year will occur
and therefore it is reasonably possible that a change in the assumed rates of
return used to calculate the present value of accumulated plan benefits would
be needed.

3. COMMITMENTS AND CONTINGENCIES

Note X: Commitments and Contingencies
From 1997 through January 20X3, the Plan sponsor failed to register, in
compliance with applicable securities laws, shares of the Plan sponsor’s
common stock transferred to participants in its 401(k) plan and the interests of
those participants in that plan, which may also be deemed securities requiring
registration. The Plan sponsor intends to offer a 30-day right of rescission to
those participants who received shares of its common stock in violation of
applicable securities laws during the two years preceding the date of the
rescission offer, the statute of limitations period that the Plan sponsor believes
may apply to claims for rescission under applicable state laws, or possibly a
longer or shorter period.

Under the rescission offer, the participants will be entitled to require the Plan
sponsor to repurchase those shares at the price per share of the Plan sponsor’s
common stock when the shares were transferred to the participant’s account,
plus interest at a rate to be determined.

Based upon the Plan sponsor’s preliminary investigation, the Plan sponsor
currently believes that approximately 22,000 shares of its common stock were
transferred to 401(k) plan participants since January 1, 20X1 in violation of
applicable securities laws and, if subject to its rescission offer, would have an
aggregate repurchase price of approximately $301,000, plus interest. The Plan
sponsor may also face fines and other penalties for its violation of applicable
securities laws, and may be required to offer rescission to participants who
received shares of the Plan sponsor’s common stock prior to the two-year
period preceding our anticipated rescission offer.

In addition, applicable securities laws do not expressly provide that the Plan
sponsor’s planned rescission offer will terminate a participant’s right to rescind
a sale of stock that was not properly registered. Accordingly, the Plan sponsor
may continue to have a contingent liability relating to the shares transferred to
participants who do not accept the rescission offer, based upon the price per
share of the Plan sponsor’s common stock when the shares were transferred to
the participant’s account.

Note X: Commitments and Contingencies

The Parent has incurred continued operating losses since 20X1. As a result, on
October 27, 20X2, the Parent announced that it had retained legal and
financial advisers to assist in its objective of restructuring the Parent’s capital
structure. This initiative has resulted in a decision by the Parent not to pay an
$11.1 million interest payment due November 15, 20X2 on its 8 7/8% senior
notes due 20Y2 (the “Senior Notes”). Since the Parent did not cure the non-
payment before the expiration of a 30-day grace period, the Parent is in default
under the Senior Notes indenture, which gives rise to cross-default provisions
under certain other U.S. credit agreements. The Parent continues to analyze its
financial restructuring alternatives. The Parent is continuing to hold
discussions with financial and legal advisers to an ad hoc committee of holders
of the Senior Notes and with other creditors.
In addition, on December 28, 20X2, the Parent announced that it had received notice from the NASDAQ Listing Qualifications Staff that the Parent’s common stock has closed below the minimum $1.00 per share requirement for continued inclusion under Marketplace Rule 4450(a)(5). If the Parent cannot demonstrate compliance with the minimum bid price requirement rule or meet certain other requirements on or before June 6, 20X3, the NASDAQ Listing Qualifications Staff will provide written notice that the Parent’s common stock will be delisted or moved to the NASDAQ SmallCap Market.

As a result of the above, the common stock of the Parent has become extremely volatile and has experienced severe devaluation, particularly since December 31, 20X2. Although the Parent, Inc. Common Stock Fund was closed to new investments as of October 15, 20X2, a balance of $449,354 was held in the Parent’s common stock as of December 31, 20X2. Since that date, the stock price has declined $1.56, or 87%, from $1.79 at December 31, 20X2 to $0.23 at May 28, 20X3.

While the Parent is in the process of restructuring, investments in its securities will be highly speculative. If the Parent is unable to accomplish a financial restructuring outside the protection of bankruptcy laws, it may be forced to seek the protection of the bankruptcy laws. In that event, shares of the Parent’s common stock will likely have little or no value.

4. DERIVATIVES

Note X: Financial Investments With Off-Balance Sheet Risk

As of and during the years ended December 31, 20X3 and 20X2, the Plan held no direct investments in derivatives.

Note X (In Part): Summary of Significant Accounting Policies
e. Derivative Financial Instruments. The Master Trust makes use of several investment strategies involving limited use of derivative investments. The Master Trust’s management, as a matter of policy and with risk management as their primary objective, monitors risk indicators such as duration and counter-party credit risk, both for the derivatives themselves and for the investment portfolios holding the derivatives. Investment managers are allowed to use derivatives for such strategies as portfolio structuring, return enhancement, and hedging against deterioration of investment holdings from market and interest rate changes. Derivatives are also used as a hedge against foreign currency fluctuations. The Master Trust’s management does not allow investment managers for the Master Trust to use leveraging for any investment purchase. Derivative investments are stated at estimated fair value.
market values as determined by quoted market prices. Gains and losses on such investments are included in the net appreciation (depreciation) of the Master Trust.

Note X: Derivative Financial Instruments

The Plan has limited transactions that fall under the accounting rules of FASB Statement No. 133. The Plan does not use derivatives for trading purposes. The Plan owns shares in a commingled international equity fund, and the managers of this fund may, from time to time, use currency futures and forward contracts to manage the fund’s currency position. The Plan also invests in commingled domestic equity funds. The managers of these funds have the authority to invest in futures contracts in the Standards & Poor’s 500 stock index to create exposure to equity securities as part of the fund’s cash management strategy. Daily margin settlement for future contracts results in maintaining a zero market value for the contracts. The plan also invests in a commingled bond fund, and the manager of the fund may, from time to time, use derivatives for asset allocation and hedging purposes.

Note X: Derivative Financial Instruments

The Stable Value Fund may hold wrapper contracts in order to manage market risks and to alter the return characteristics of underlying securities to match certain fixed income fund objectives. Wrapper contracts generally change the investment characteristics of underlying securities (such as corporate debt or U.S. government securities) to those of guaranteed investment contracts. The wrapper contracts provide that benefit-responsive distributions for specific underlying securities may be withdrawn at contract or face value. Benefit-responsive distributions are generally defined as a withdrawal on account of a participant’s retirement, disability, or death, or participant-directed transfers in accordance with the terms of the Plan. As of December 31, 20X2, the Stable Value Fund held wrapper contracts with a negative fair value of $618,494 (negative fair value of $1,323,329 as of December 31, 20X1). At December 31, 20X2, the crediting interest rates on the wrapper contracts ranged from 2.96% to 5.04% (3.46% to 6.35% at December 31, 20X1). The average yield earned on the wrapper contracts was 3.72% in 20X2 (5.20% in 20X1).

Note X (In Part): Summary of Significant Accounting Policies

The derivatives most commonly used by the investment managers are highly liquid exchange traded equity and fixed income futures and over-the-counter foreign
exchange forward contracts. The use of derivative instruments is not believed to materially increase the credit or market the risk of the Plan’s investments.

Note X: Derivatives

The Plan uses derivative financial instruments in the normal course of business to hedge against adverse changes in interest rates and foreign exchange rates. These financial instruments include options written, forward foreign exchange contracts, and futures contracts. The time period related to these hedges is dependent upon the types of securities being hedged, and typically varies from three months to one year.

The plan manages market risk by limiting the use of derivatives to hedging activities or by limiting potential exposures to amounts that are not considered to be material to the statement of changes in net assets available for plan benefits. The Plan does not enter into individually structured deals, limiting derivative investments to standardized exchange-traded securities. The Plan posts collateral for the equity and fixed income futures contracts in the form of U.S. Treasury Bills with face values of $10,500,000 and $8,000,000 and market value of $10,374,000 and $7,918,000 at June 30, 20X2 and 20X1, respectively. The Plan had sold $164,146,000 and $71,440,000 S&P 500 Index futures as hedges against its equity holdings as of June 30, 20X2 and 20X1, respectively. The Plan had sold $34,060,000 and $0 U.S. Treasury long bond futures as hedges against its fixed income holdings as of June 30, 20X2 and 20X1, respectively.

Forward foreign exchange contracts are contracts for delayed delivery of securities or money market instruments in which the seller agrees to make delivery at a specified future date of a specified instrument, at a specified price or yield. The holder is exposed to credit risk for nonperformance and to market risk for changes in interest and currency rates. Those instruments involve, to varying degrees, elements of credit risk in excess of the amount recognized in the statement of net assets available for plan benefits. The Plan attempts to mitigate this credit risk by utilizing the same policies in making commitments and conditional obligations as it does for on-balance-sheet instruments, and through structured trading with reputable parties and continual monitoring procedures. Accordingly, the Plan does not anticipate losses for nonperformance. The Plan does not require collateral or other security to support forward foreign exchange contracts.

At June 30, 20X2 and 20X1, the Plan had $102,558,000 and $127,882,000 of foreign currency exchange contracts receivable and $105,012,000 and $133,758,000 of foreign currency exchange contracts payable, respectively.

The Plan participates in a program of selling covered call and put options. The equities under option had a market value of $1,062,676,000 at June 30, 20X2 and $1,242,882,000 at June 30, 20X1.
Note X (In Part): Summary of Significant Accounting Policies

Derivative financial instruments are used by the Plan’s equity and balanced portfolio investment managers primarily to rebalance the fixed income/equity allocation of the Plan’s portfolio and to hedge the currency risk component of the Plan’s foreign investments. Certain of the fixed income investment managers are permitted to use certain specified types of derivative instruments as part of their respective strategies. These strategies include the use of futures and options as substitutes for certain types of fixed income securities. Leveraging of the Plan’s assets and speculation are prohibited. Currency hedge positions are not permitted to exceed the level of exposure in the related Plan’s assets.

Note X: Derivative Financial Instruments

Foreign Currency Exchange Contracts—The Plan enters into forward contracts to purchase and sell foreign currencies in the normal course of its investing activities to manage the currency exposure associated with the plan’s foreign equity and fixed income investments. The terms of these contracts generally do not exceed one year. The credit risk associated with these contracts is minimal as they are entered into with a limited number of highly rated counterparties.

The Plan reflects the fair value of all forward contracts as an asset or liability in the plan’s financial statements. The fair values associated with the foreign currency contracts have been estimated by valuing the net position of the
contracts using the applicable spot rates and forward rates as of the reporting
date. In the statements of net assets available for benefits, forward contracts to
purchase foreign currency are shown as currency contract payables and
forward contracts to sell foreign currency are shown as currency contract
receivables. Changes in fair value are accounted for as net appreciation
(depreciation) in fair value of investments.

Futures Contracts—The Plan enters into futures contracts in the normal course
of its investing activities to manage market risk associated with the Plan’s equity
and fixed income investments and to achieve overall investment portfolio
objectives. These contracts involve elements of market risk in excess of
amounts recognized in the statements of net assets available for benefits. The
credit risk associated with these contracts is minimal as they are traded on
organized exchanges and settled daily.

During 20X2 and 20X1, the Plan was a party to futures contracts held for
trading purposes for the Standard & Poors (S&P) 500 index, Russell 2000 index,
S&P BARRA Value index and U.S. Treasury Bonds. Upon entering into a futures
contract, the Plan is required to deposit either in cash or securities an amount
("initial margin") equal to a certain percentage of the nominal value of the
contract. Subsequent payments are then made or received by the Plan,
depending on the daily fluctuation in the value of the underlying contracts. U.S.
Treasury bills owned and included in the investments of the Plan, with a value of
$X million and $Y million at December 31, 20X2 and 20X1, respectively, were
held by the Plan's brokers as performance security on futures contracts.

The Plan had futures contracts with notional amounts of $XX million and $XX
million at December 31, 20X2 and 20X1, respectively. At December 31, 20X2
the Plan had futures contracts to purchase (sell) S&P 500 index, Russell 2000
index, S&P BARRA Value index and U.S. Treasury Bonds contracts with
notional amounts of $XX million, $XX million, $XX million, and ($XX
million), respectively. At December 31, 20X1, the Plan had futures contracts to
purchase (sell) S&P 500 index, Russell 2000 index, S&P BARRA Value index
and U.S. Treasury Bonds contracts with notional amounts of ($XX million),
($XX million), $XX million, and $XX million, respectively. Notional amounts
do not quantify risk or represent assets or liabilities of the Plan, but are used in
the calculation of cash settlements under the contracts.

The fair value of futures contracts in the statements of net assets available for
benefits is zero at December 31, 20X2 and 20X1, as settlements are by cash
daily. Changes in fair value are accounted for as net appreciation
(depreciation) in fair value of investments.

............................
5. RELATED PARTY DISCLOSURES

Note X: Related Party Transactions

Certain plan investments are shares of ABC Company common stock and shares of common collective trusts managed by DEF Finance, Inc. ABC Company is the Plan sponsor, and DEF Finance, Inc. is the custodian and record-keeper as defined by the Plan and, therefore, these transactions qualify as party-in-interest transactions. Fees paid by the Plan for the custodial and record-keeping services amounted to $25,000 for the year ended December 31, 20X3.

..........................

Note X: Related Party Transactions

One of the Plan’s investments represents a money market fund managed by Big Street. Big Street is the trustee as defined by the Plan and, therefore, these transactions qualify as party-in-interest transactions. Fees paid by the Plan for investment management services were included as a reduction of the return earned on each fund.

At December 31, 20X3 and December 31, 20X2, the Plan held 24,897,344 and 22,530,622 shares, respectively, of common stock of ABC Companies, Inc., the sponsoring employer, with a cost basis of $246,553,714 and $235,694,512 respectively. During the years ended December 31, 20X3 and December 31, 20X2 the Plan recorded dividend income of $3,658,268 and $3,687,367, respectively.

..........................

Note X: Related Party Transactions

The Plan sold approximately $8,100,000 and $9,200,000 of the Plan Sponsor Stock Fund in 20X2 and 20X1, respectively. In addition, contributions used to purchase the Plan Sponsor Stock Fund by the Plan were approximately $16,300,000 and $17,400,000 in 20X2 and 20X1, respectively. The Plan Sponsor Stock Fund is comprised of common shares of the Plan Sponsor and cash. Shares of the Plan Sponsor were bought/sold in the open market at quoted fair market values at the date of purchase/sale.

..........................

Note X: Related Party Transactions

The Plan allows for transactions with certain parties who may perform services or have fiduciary responsibilities to the Plan, including the Company. Certain Plan investments are shares of various mutual funds which are owned and managed by ABC Funds, who has been designated as the investment manager. The Plan invests in common stock of the Company and issues loans to participants, which are secured by the balances in the participants’ accounts.
Chapter 4: Other Financial Statement Disclosures

The Cash Management Trust primarily consists of a cash account that is used to facilitate the trustee in purchasing shares of the Company's common stock. These transactions qualify as party-in-interest transactions.

Note X: Related Party Transactions

Certain Plan investments are shares of separate pooled accounts managed by XYZ Financial Group. XYZ Financial Group is the trustee as defined by the Plan and qualifies as a party-in-interest. The Plan also invests in the common stock of the Company.

Note X: Related Party Transactions

General Trust Company, the trustee of the Plan, manages certain Plan investments. Therefore these transactions qualify as party-in-interest transactions and are denoted as such on the supplemental Schedule of Assets (Held at End of Year). Plan investments include publicly traded common stock of ABC Company, the Plan sponsor.

Note X: Related Party Transactions

Certain Plan investments are shares of mutual funds managed by Prosperity Investments. Prosperity Investments is the trustee as defined by the Plan and, therefore, these transactions qualify as party-in-interest. Fees paid by the Plan for the investment management services amounted to $105,000 for the year ended December 31, 20X2.

Note X: Transactions With Parties in Interest

ABC provides to the Plan certain accounting and administrative services for which no fees are charged.

Note X: Related Party Transactions

On December 29, 20X2, the Plan issued Seller Notes to fund the purchase of 329,446 shares of the Company's common stock for $11,316,470 from various members of the Jones Family (note 4).

In 20X2, the Plan purchased, at fair value, as determined by an independent appraiser, approximately 379,000 shares of the Company's common stock for approximately $12,887,000. These shares purchased include the remaining
332,681 outstanding shares the Plan purchased on December 29, 20X2 at $34.35 per share (note 4) from the Selling Shareholders. As of December 31, 20X2, the Plan owns 100% of the Company.

In 20X1, the Plan purchased, at fair value, as determined by an independent appraiser, approximately 103,500 shares of the Company's common stock for approximately $1,995,000. As of December 31, 20X1, the Plan owns approximately 60% of the Company.

6. PROHIBITED TRANSACTIONS

Note X: Prohibited Transactions

During 20X2, the Company failed to remit to the Plan's trustee certain employee contributions totaling approximately $52,000 within the period prescribed by Department of Labor regulations. Delays in remitting contributions to the Trustee were due to administrative errors, and the Company has or will make contributions to the affected participants' accounts to compensate those participants an aggregate of approximately $800 for potential lost income due to the delays.

Note X: Prohibited Transactions

As required by ERISA Section 2510.3-102, the Plan Sponsor is required to segregate employee contributions to the Plan from its general assets as soon as practicable, but in no event more than 15 business days following the end of the month in which amounts are withheld from wages. Due to the change in Plan administrator from ABC to DEF during the fourth quarter of 20X2 (see Note 8—Subsequent Events), contributions from the November 30, 20X2 payroll were not able to be transferred to and accepted by the new Third Party Plan Administrator (DEF) until December 30, 20X2, which exceeded the 15-business-day limitation by 7 business days. Total contributions and loan repayments for the November 30, 20X2 pay period were $60,160, of which $28,780 represented employee contributions, $27,681 represented the Company's matching contributions, and $3,699 represented loan repayments. Contributions for this pay period are considered a prohibited transaction. The Company made an interest payment of $2,587 to compensate the Plan for lost investment earnings relating to this prohibited transaction. There were no prohibited transactions during 20X1.
Note X: Party-in-Interest Transaction

During 20X2, the Plan sponsor did not remit certain participant contributions to the Plan in a timely manner, as defined by ERISA. These instances were corrected during 20X2. These contributions are considered non-exempt party-in-interest transactions, which may result in an imposition of a 15% excise tax on the amount of the transactions. The Plan sponsor intends to compensate participants for any lost interest resulting from the delay in contributions. Management estimates that lost income associated with the delay in contributions amounts to $147 computed at a 10.5% interest rate. These non-exempt transactions do not affect the tax status determination of the Plan and the Company intends to pay all fines imposed.

Note X: Prohibited Transaction

During 20X2, the Plan was advanced funds by one of the custodians, ABC Bank, for the purchase of certain investments. The amount payable to ABC Bank at March 31, 20X2 amounted to approximately $173,800. This amount is included in accounts payable in the March 31, 20X2 financial statements. The Plan intends to repay ABC Bank for the amount borrowed which was prohibited according to the provisions of ERISA and the Internal Revenue Code. The Plan also paid $10,076 in interest during fiscal year 20X2 related to the funds advanced to the Plan.

7. GOING CONCERN

Note X: Subsequent Events

On April 15, 20X2, Bluefish Incorporated filed for reorganization under the protection of Chapter 11 of the Federal Bankruptcy Code. Management of the Company is in the process of developing its plan of reorganization, which will include the Plan’s unfunded liability (approximately $900,000 at December 31, 20X1), for submission to the Federal Bankruptcy Court for approval. In connection with this process, the possibility exists that the Court may terminate the Plan (a “distress termination”) or, alternatively, the Pension Benefit Guaranty Corporation (P.B.G.C.) may terminate the Plan (an “involuntary termination”). In either case, vested benefits of the Plan are insured by P.B.G.C. subject to certain limitations including a ceiling on the maximum benefits payable which may be lower than certain Plan participants would otherwise have received under the Plan. In the event of a Plan termination, the net assets of the Plan would be distributed in accordance with the provisions of the Plan document. No provision for the above uncertainty has been made in the Plan’s financial statements.
Note X (In Part): Summary of Significant Accounting Policies

a. Basis of Presentation. The accompanying financial statements of the ABC Hospital Employees’ Pension (Plan) have been prepared on an accrual basis of accounting. The financial statements and supplemental schedule have been prepared assuming that ABC Hospital (Hospital), the Plan’s sponsor will continue as a going concern. The Hospital’s recurring losses from operations and a partners’ deficit raise substantial doubt about the Hospital’s ability to continue as a going concern. On December 23, 20X0 the Hospital filed a petition for relief under Chapter 11 of the Federal bankruptcy laws in the United States Bankruptcy Court of the East District of New York. The uncertainty regarding the Hospital’s ability to continue as a going concern raises substantial doubt about the Plan’s continuation. Should the Plan be terminated, the terms discussed in note X(e) would be applicable. The financial statements and the supplemental schedule do not include any adjustments that might result from the outcome of this uncertainty.

.....................

8. TAX STATUS

Note X: Tax Status

On November 19, 20X1, the Internal Revenue Service stated that the prototype adopted by the Plan, as then designed, qualifies under Section 401(a) of the Internal Revenue Code (IRC). The Plan has not received a determination letter specific to the Plan itself; however, the Plan administrator and the Plan’s tax counsel believe that the Plan was designed and was being operated in compliance with the applicable requirements of the IRC. Therefore, no provision for income taxes has been included in the Plan’s financial statements.

.....................

Note X: Tax Status

The Plan has received a determination letter from the Internal Revenue Service dated June 8, 20X3, stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code (the Code) and, therefore, the related trust is exempt from taxation. Once qualified, the Plan is required to operate in conformity with the Code to maintain its qualification. The Plan administrator believes the Plan is being operated in compliance with the applicable requirements of the Code and, therefore, believes that the Plan is qualified and the related trust is tax-exempt.

.....................
Note X: Income Tax Status

The prototype Plan sponsor has obtained an opinion letter dated August 7, 20X1 in which the Internal Revenue Service stated that the restated prototype Plan document was in compliance with applicable requirements of the Internal Revenue Code. The Plan administrator timely adopted the restated prototype Plan. The Plan administrator believes that the Plan is currently being operated in accordance with the Internal Revenue Code.

........................

Note X: Income Tax Status

The Internal Revenue Service issued on October 15, 20X1 a favorable determination that the Plan meets the requirements of Section 401(a) of the Code and is exempt from federal income taxes under Section 501(a) of the Code. Such determination letter did not involve a review of the effect on the Plan of certain recent tax laws that have become effective after 20X1. The Plan administrator and the Plan’s tax counsel believe that the Plan is designed and has been operated in compliance with the applicable requirements of such recent tax laws.

........................

Note X: Tax Status

The Plan obtained its latest determination letter in 20X0, in which the Internal Revenue Service stated that the Plan, as then designed, was in compliance with the applicable requirements of the Internal Revenue Code. The Plan has been amended since receiving the determination letter. The Plan was not timely amended to bring it into compliance with the requirements of the Tax Reform Act of 1986 and the Technical and Miscellaneous Revenue Act of 1988. The Company voluntarily requested to correct the defect under the Closing Agreement Program with the Internal Revenue Service. Under this program, the Company amended the Plan on September 30, 20X2, to bring the Plan into compliance. On June 15, 20X3, the Company and the Internal Revenue Service entered into a signed closing agreement in which the Internal Revenue Service concluded that it will treat the Plan as having been timely amended for the purposes of Tax Reform Act of 1986 and the Technical and Miscellaneous Revenue Act of 1988 with respect to plan years beginning after December 31, 1986. As part of the agreement, the Company paid $135,000 in penalties.

Effective October 1, 20X2, the Plan was amended and restated. The Company has not yet received a determination letter for the amended and restated plan. The Company believes that the Plan currently is designed and being operated in compliance with the applicable requirements of the Internal Revenue Code and that, therefore, the plan continues to qualify under Section 401(a) and the
related trust continues to be tax-exempt as of December 31, 20X1. Therefore, no provision for income taxes is included in the Plan’s financial statements.

Note X: Tax Status

The Plan then known as the Lando Corporation Plan for Eligible Employees of the Salary and Weekly Payrolls of Group Operations, obtained its latest determination letter in 20X0, in which the Internal Revenue Service stated that the Plan, as then designed, was in compliance with the applicable requirements of the Internal Revenue Code. The Plan has been amended and merged since receiving the determination letter. Lando Corporation (the “Company”) is currently restating the Plan document to reflect all changes and upon completion of the restatement, will request a new determination letter. The Company believes that the Plan currently is designed and being operated in compliance with the applicable requirements of the Internal Revenue Code and that, therefore, the Plan continues to qualify under Section 401(a) and the related trust continues to be tax-exempt as of December 31, 20X2. Therefore, no provision for income taxes has been included in the Plan’s financial statements.

Note X: Federal Income Taxes

The Company adopted a Prototype Standardized Profit Sharing Plan with a cash or deferral arrangement which received a favorable opinion letter from the Internal Revenue Service (IRS) on November 15, 20X0 which stated that the Plan and related trust are designed in accordance with applicable sections of the IRC. The Company identified certain operational omissions with respect to the Plan and has submitted an application under the Standardized Voluntary Compliance Resolution (SVP) program to the IRS. The plan administrator and counsel for the Company expect that the final outcome of the SVP process will not have any material effect on the Plan’s financial statements.

[The following disclosure is for a Health and Welfare Pension Plan.]

Note X: Income Tax Status

The trust fund established under the Plan to hold the Plan’s assets qualifies as an exempt organization under Section 501(c)(9) of the Internal Revenue Code (IRC).

The Internal Revenue Service made a favorable determination in a letter dated September 1, 20X0 that the Plan meets the requirements of IRC Section 501(c)(9) and is, therefore, exempt from federal income taxes under IRC Section 501(a). The Plan has since been amended and restated. The Trustee, plan sponsor and
plan administrator are not aware of any course of action or series of events that have occurred that would adversely affect the qualified status of the Plan.

[The following disclosure is for a VEBA plan.]

**Note X: Income Tax Status**

The Trust funding the Plan has received an exemption letter from the Internal Revenue Service dated September 15, 20X0, stating that the Trust is tax-exempt under the provisions of Section 501(c)(9) of the Internal Revenue Code (the "Code") as a Voluntary Employee Beneficiary Association. The Plan and trust are required to operate in conformity with the Code to maintain the tax-exempt status of the Trust. The plan administrator believes the Plan is being operated in compliance with the applicable requirements of the Code, and therefore, believes the related trust is tax exempt.

[This disclosure is for a supplemental unemployment benefit plan in accordance with SOP 01-2.]

**Note X: Tax Status**

The Plan obtained its latest determination letter in 1990, in which the Internal Revenue Service stated that the Plan, as then designed, was in compliance with the applicable requirements of the Internal Revenue Code (IRC). The Plan has been amended since receiving the determination letter. Plan management and Plan’s tax counsel believe that the Plan is currently designed and being operated in compliance with the applicable requirements of the IRC. Therefore, no provision for income taxes has been included in the Plan’s financial statements.

**Note X: Income Tax Status**

The Plan has applied for but has not received a determination letter from the Internal Revenue Service stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code (the “Code”). However, the plan administrator believes that the Plan is qualified and, therefore, the related trust is exempt from taxation.

**Note X: Income Tax Status**

The Plan has received a determination letter from the Internal Revenue Service (IRS) dated July 14, 20X2, stating that the Plan is qualified under
Section 401(a) of the Internal Revenue Code (the “Code”) and, therefore, the related trust is exempt from taxation. Once qualified, the Plan is required to operate in conformity with the Code to maintain its qualification.

Currently, the 20X2 plan year is under audit by the IRS and the plan administrator expects that no issues will be identified as a result of the audit. Additionally, the plan administrator believes the Plan is being operated in compliance with the applicable requirements of the Code and, therefore, believes that the Plan is qualified and the related trust is tax-exempt.

[The following disclosure is for a plan that either has entered into an IRS correction program or has identified issues that may require corrective action.]

Note X: Income Tax Status

The plan has received a determination letter from the Internal Revenue Service dated July 1, 20XX, stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code (the “Code”) and, therefore, the related trust is exempt from taxation. Once qualified, the Plan is required to operate in conformity with the Code to maintain its qualification. The plan sponsor has indicated that it will take the necessary steps, if any, to maintain the Plan’s qualified status.

9. **Reconciliation of Financial Statements to Form 5500**

Note X: Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of net assets available for plan benefits per the financial statements to the Form 5500:

<table>
<thead>
<tr>
<th></th>
<th>December 31, 20X2</th>
<th>December 31, 20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net assets available for plan benefits per the financial statements</td>
<td>$7,953,182</td>
<td>$6,608,408</td>
</tr>
<tr>
<td>Amounts allocated to withdrawing participants</td>
<td>(117,944)</td>
<td>(103,212)</td>
</tr>
<tr>
<td>Net assets available for plan benefits per Form 5500</td>
<td>$7,835,238</td>
<td>$6,505,196</td>
</tr>
</tbody>
</table>

The following is a reconciliation of benefits paid to participants per the financial statements to the Form 5500:
Benefits paid to participants per the financial statements $ 1,195,582
Add: Amounts allocated to withdrawing participants at December 31, 20X2 117,944
Less: Amounts allocated to withdrawing participants at December 31, 20X1 (103,212)
Benefits paid to participants per the Form 5500 $ 1,210,314

10. EXCESS PARTICIPANT CONTRIBUTIONS PAYABLE

Note X: Excess Participant Contributions Payable

The Plan failed to pass the Average Deferral Percentage (ADP) Test and the Actual Contribution Percentage (ACP) Test for the 20X2 and 20X1 Plan years. For 20X2, no participants exceeded the 415 limits of the IRC; however, for 20X1, certain participants did exceed such limits. The accompanying Statements of Net Assets Available for Benefits include approximately $140,000 and $191,000 as of December 31, 20X2 and 20X1, respectively, in “Excess participant contributions payable to participants” related to these issues.

In order to correct the failure of the ADP and ACP Tests for the 20X1 Plan year, federal law generally required that corrective distributions be made no later than December 31, 20X2. The Company did not fully settle the 20X1 corrective distribution obligation during 20X2. However, as permitted under applicable IRS guidance, the Company opted to correct a portion of the nondiscrimination testing failures in 20X3 using the “one-to-one” correction method, which generally requires an excess contribution amount be refunded to highly compensated employees and a qualified non-elective contribution to be made by the Company to the Plan in the same amount and allocated to certain nonhighly compensated employees. The accompanying Statements of Net Assets Available for Benefits include approximately $19,000 in “Other receivables” and an equal amount in “Excess participant contributions payable to participants” related to this issue as of December 31, 20X2.

Note X: Excess Participant Contributions Payable

The Plan failed the discrimination test for the year ended December 31, 20X2. Excess contributions amounting to $10,700 are recorded as a liability in the accompanying statement of net assets available for benefits and as a reduction of participant-directed contributions for the year. The Plan expects to reimburse these excess contributions to its participants during 20X3.
The Plan has also recognized a payable in the amount of $38,435 related to excess contributions made by the Plan sponsor during 20X2. These excess contributions were reimbursed after year end.

Note X: Excess Contributions Refundable
At December 31, 20X2 and 20X1, liabilities of $247,537 and $128,929, respectively, are recorded for amounts refundable by the Plan to participants for contributions made in excess of amounts allowed by the Internal Revenue Service.

Note X: Excess Contributions Refundable
In 20X3, the Plan will refund to “highly compensated employees” (HCEs) their excess 20X2 contributions. The highly compensated employees will be refunded their excess contributions of $843,223 plus approximate investment earnings of $51,776, which is recorded as a liability on the Statement of Net Assets Available for Benefits at December 31, 20X2.

Note X (In Part): Summary of Significant Accounting Policies
C. Payment of Benefits. Benefits are recorded when paid. Corrective distributions payable generally represent the distribution of certain assets to employees in order for the plan to comply with ERISA nondiscrimination rules.

Note X: Benefits Payable
As of the report date, the Company had not completed discrimination testing for the year ended December 31, 20X2. For the year ended December 31, 20X1, $42,832 (less than 0.2% of net assets available for Plan benefits as of December 31, 20X1) was refunded during 20X2 as a result of the 20X1 tests. Management believes the amount of refunds, if any, resulting from the 20X2 testing would not be material to the financial statements and therefore no liability has been recorded for such refunds.

Note X: Benefit Obligations
Included in net assets available for benefits are amounts allocated to individuals who have elected to withdraw from the plan, but who have not been paid. Plan assets allocated to these participants were $87,597 and $32,520 at December 31, 20X2 and 20X1, respectively.
11. FORFEITURES

Note X: Forfeitures

Forfeited nonvested amounts are first used to pay administrative expenses of the Plan or to restore unvested amounts to re-employed participants. Any remaining forfeitures are used to reduce Company contributions into the Plan. Forfeited nonvested accounts totaled $2,336 and $2,007 at December 31, 20X2 and 20X1, respectively. During 20X2 forfeited nonvested accounts of $45 were used to pay administrative expenses of the plan and $2,040 were used to reduce employer matching contributions.

Note X: Forfeitures

Forfeited balances of terminated participants' nonvested accounts are reallocated among the remaining participants in the proportion that each participant's compensation for the year bears to the total compensation of all participants for the year.

Approximately $79,000 and $166,000 of forfeitures were allocated to remaining participants during fiscal 20X2 and 20X1, respectively. At February 28, 20X2, net assets available for benefits include approximately $166,000 of unallocated forfeitures that will be allocated among remaining participants in fiscal 20X3.

Note X: Forfeitures

Upon termination of employment, participants forfeit their nonvested balances. Forfeited balances of terminated participants' nonvested accounts are used to reduce future Company contributions. Unallocated forfeiture balances as of December 31, 20X2 and 20X1 are approximately $61,000 and $51,000, respectively, and forfeitures used to reduce employer-matching contributions for 20X2 and 20X1 were approximately $49,000 and $143,000, respectively.

Note X: Forfeitures

The distribution and allocation of Company profit-sharing and matching contributions forfeited are first made available to reinstate previously forfeited Company profit-sharing or matching contributions account balances of rehired, former participants provided certain provisions in the Plan Agreement are met. The remaining forfeitures are used to reduce Company matching contributions or to reduce Plan expenses for the Plan year in which such forfeitures occur. Forfeitures in the amount of $99,462 and $86,701 were used to reduce Company matching contributions during 20X2 and 20X1,
respectively. Forfeiture balances as of December 31, 20X2 and 20X1 amounted to $xx,xxx and $xx,xxx, respectively.

Note X (In Part): Summary of Significant Accounting Policies

f. Forfeitures. For profit-sharing contributions made by the Company prior to January 1, 20X0, if a participant terminates his/her employment before he/she is 100% vested, he/she forfeits any nonvested amounts. The nonvested portion of a participant’s account is forfeited as of the date of distribution of his/her vested interest. Employees resuming participation in the Plan prior to incurring the greater of five consecutive one-year breaks in service, or their prior service if greater than five years, may have the nonvested portion of their account balance restored upon repayment to the Plan of the full amount of such previously distributed vested interest. Restoration of the nonvested portion of a participant’s account is to be made first from available forfeitures and then from Company contributions.

12. OTHER

Note X: Due From Other Plans

On December 31, 20X2, the USA, Inc. Profit Sharing 401(k) Plan (USA) was merged into the Plan; however, the funds had not been remitted to the Plan as of such date; accordingly, the amounts due are reflected as a receivable due from other plans on the Statement of Net Assets Available for Benefits at December 31, 20X2, and included in the net transfers on the Statement of Changes in Net Assets Available for Benefits.

Note X (In Part): Summary of Significant Accounting Policies

g. Net Transfers From Other Plans. In conjunction with ABC’s business acquisition and divestiture activities, plan assets have been transferred into and out of the Plan, respectively. When an acquired company’s plan is terminated, those participants are given the option to roll over their accounts into the Plan. Such rollovers are included in the “Rollover” line item of the accompanying Statement of Changes in Net Assets Available for Benefits. Mergers of acquired-company plans, plan assets transferred out of the Plan due to divestitures, and plan assets transferred into and out of the Plan from and to other Company-sponsored qualified plans as a result of employee status changes are included in the “Transfers from/to other plans” line item of the accompanying Statement of Changes in Net Assets Available for Benefits. The following summarizes such plan transfers for the year ended December 31, 20X2:
Transfers from other plans:

Western, Inc.
   Retirement Savings Plan $ 987,248

Transfers to other plans:

Fisher, Inc. (275,004)
Other (8,331)

Net Transfer from/to other plans $ 703,913

Note X: Voting Rights and Dividends

Each participant who has an interest in the Company Stock Fund is entitled to exercise voting rights attributable to the shares allocated to his or her Company Stock Fund account and is notified by the trustee prior to the time that such rights are to be exercised. If the trustee does not receive timely instructions, the trustee itself or by proxy shall vote all such shares in the same ratio as the shares with respect to which instructions were received from participants.

Each participant who has a vested interest in the Company Stock Fund may elect to receive cash dividends that are paid on shares of Company stock. Cash dividends that are distributed under this election shall be paid not later than 90 days after the close of the Plan year in which the cash dividends are paid. If a participant does not elect to receive cash dividends, cash dividends that are paid on shares of Company stock are reinvested in the Company Stock Fund.

Note X: Plan Amendments

Assets of the Plan were transferred from FDC to ABC on January 2, 20X3. Concurrent with the change of trustees, the Plan was amended and restated to consolidate the ABC, Inc. Matched Retirement Savings Plan which was the former retirement plan for the employees of ZZZ, Inc. Upon restatement, the Plan name was changed to Total Incorporated Retirement Savings Plan.

Effective January 1, 20X2, the Plan was amended and restated to comply with several recent legislative actions. Additionally, effective January 1, 20X2, the Plan was amended to allow participation by eligible employees of Small, Inc., a wholly owned subsidiary of the Company, who previously participated in the Small, Inc. 401(k) Plan. In February 20X2, the Plan was amended to convert the Company Stock Fund component of the Plan to a nonleveraged employee stock ownership plan, satisfying the requirements of IRC Sections 401(a), 409, and 4975(e)(7).
Note X: Plan Description

The Giant Stores, Inc. 401(k) Retirement Savings Plan is a defined contribution plan established by the Company on January 1, 1994, which was amended, effective July 1, 20X2, to merge certain assets of the Giant Stores, Inc. Profit Sharing Plan into the Giant Stores, Inc. 401(k) Retirement Savings Plan. The surviving Plan is named Giant Stores, Inc. Profit Sharing and 401(k) Plan. As a result of the merger, approximately $1.2 billion of assets were transferred into the Plan on July 1, 20X2.

Note X: Final Form 11-K

Pursuant to the Securities Exchange Act of 1933, the filing of the Annual Report on Form 11-K with the Securities and Exchange Commission (SEC) is not required for defined contribution plans not involving the purchase of employer securities with employee contributions. As discussed in Note 1, in the third quarter of 20X2, the ABC Stock Fund was frozen to new investments; therefore, no employee contributions will be used to purchase units of this fund beginning September 3, 20X2 and thereafter. As a result, the filing of this report with the SEC will not be required in the future.

Note X: Plan Termination

The Plan is being terminated due to the closure of the Southern facilities whose employees participate in this Plan. In April 20X1, the Company set the effective date of termination of the Plan at April 30, 20X1. All assets were not distributed or transferred by year-end. Final distributions or transfers will commence when the Internal Revenue Service (IRS) issues a favorable determination letter regarding the Plan’s termination. The IRS determination letter is anticipated to be received in 20X3.

Note X: Voluntary Correction Program

Two participants were each found to have taken out three separate loans concurrently. This is prohibited by the terms of the Plan document (see Note 1), and the loans were issued due to an administrative error. The third loan for each of these participants was classified as a deemed distribution. These deemed distributions totaled $18,500, which is included in “Benefits paid to participants” in the accompanying Statement of Changes in Net Assets Available for Benefits. This issue will be included in the Company’s Voluntary Correction Program submission (see Note X).
Note X: Voluntary Correction Program

When the Plan was amended in 20X0, the definition of compensation was amended such that the Company was to have excluded certain withholdings from participants’ compensation in determining participant contributions and the Company matching contribution. However, the Company continued to withhold participants’ contributions and compute the Company match contribution based on participants’ gross wages in accordance with the Plan’s prior definition of compensation.

Additionally, the Company has identified certain loan administration errors involving 26 participants’ balances that occurred during the transition of Plan recordkeeping services from Guardian Retirement Services to the Benefits Group. The Company is in the process of filing a Voluntary Correction Program (VCP) submission with the IRS which further details these matters and the Company’s plan for correcting them. The Company is also researching certain other items which may be included in a supplement to the VCP submission.

None of these items had a material impact on the Plan’s net assets available for benefits, and the Company does not expect the VCP submission to affect the Plan’s tax status.

Note X: Voluntary Compliance Program

Subsequent to December 31, 20X2, the Company determined that participants were allowed to contribute certain compensation that did not meet the Plan’s definition of Eligible Compensation. The Company is taking remedial actions under the Department of Labor Voluntary Compliance Program to correct the matter through retroactive amendment to the Plan’s definition of Eligible Compensation whereby the definition was expanded to include all such compensation contributed by participants. The Company submitted its request to the IRS in June 20X3, and as of the date of this report, the Company has not received a response.

Note X: Voluntary Compliance

The Company intends to correct a limited number of isolated operational errors related to employee referrals under the Internal Revenue Service’s Employee Plans Compliance Resolution System.

Note X: Nonexempt Transactions

It was noted that in 20X2 there were unintentional delays by the Company in submitting employee contributions and loan repayments in the aggregate
amount of $75,000 to the trustee. The Company intends to reimburse the Plan for lost interest in the amount of $3,000 in 20X3.

Note X: Other

During 20X3, the Plan Administrator discovered that certain employer matching contributions for the years ended December 31, 20X2 and 20X1 were calculated incorrectly. The Company corrected this error in accordance with the provision of the IRS’ Employee Plans Compliance Resolution System (EPCRS). The additional amount required for the correction ($365,000), plus earnings, was recorded as other employer contribution in 20X2 and an other employer contribution receivable was accrued at December 31, 20X1 and 20X2. On March 14, 20X3, the actual correction amount, including earnings, which together totaled $381,983, was paid to the Plan.

Note X: Demutualization of City Life Insurance Company

During April 20X2, the Plan received a one-time payment of City Life Insurance Company (CityLife) common stock under the contract issued by New England Financial. The payment was made to the Plan as a result of the conversion of CityLife, the parent company of New England Financial, from a mutual insurance company to a stock insurance company. The amount received by the Plan represents the compensation to which the Plan was entitled under CityLife’s demutualization plan which was approved by the state of New York on April 7, 20X2. The shares of common stock were sold in November 20X2 and the proceeds were allocated as a one-time pro rata earnings adjustment to the accounts of all current participants in proportion to each participant’s account balance.
CHAPTER 5: Limited Scope Audit Disclosures and Auditor’s Reports

DISCLOSURES

1. INFORMATION CERTIFIED BY TRUSTEE

Note X: Trustee Information

The following is a summary of the investment information regarding the Plan as of December 31, 20X2 and 20X1, and for the years then ended, included in the Plan’s financial statements and supplemental schedules, that was prepared by or derived from information prepared by ABC Bank, the trustee of the Plan, and furnished to the plan administrator. The plan administrator has obtained certifications from the trustee that such information is complete and accurate.

<table>
<thead>
<tr>
<th>Investments:</th>
<th>20X2</th>
<th>20X1</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABC Bank Reserve Fund</td>
<td>$1,482,712</td>
<td>$1,573,696</td>
</tr>
<tr>
<td>ABC Bank Growth and Income Fund</td>
<td>2,538,366</td>
<td>2,100,286</td>
</tr>
<tr>
<td>ABC Bank Stable Fund</td>
<td>2,273,506</td>
<td>2,286,188</td>
</tr>
</tbody>
</table>

Investment Income:

| Dividends                        | 235,036    | 176,480    |
| Interest                         | 168,680    | 172,124    |
| Net appreciation (depreciation)  | 467,154    | (125,212)  |
| in fair value of Investments     |            |            |

Note X: Investment Information

The following is a summary of the investment information regarding the Plan, included in the Plan’s financial statements and supplemental schedules, that was prepared by or derived from information prepared by ABC Bank and furnished to the plan administrator. The plan administrator has obtained certifications from the custodian that the information is complete and accurate as of June 30, 20X2 and 20X1:
Statements of net assets available for benefits:

20X2 | 20X1
---|---
Investments—Value of interest in pooled separate accounts | $9,465,570 | $8,537,038

Statements of changes in net assets available for benefits:

20X2 | 20X1
---|---
Net investment gain from pooled separate accounts | 1,186,434 | 596,712

Note X: Investments

The Plan administrator has elected the method of compliance permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under ERISA. Accordingly, as permitted under such election, the following investment information was certified by the Insurance Company and was not subjected to any auditing procedures performed by the independent public accountants:

a. Total investments as shown in the accompanying statements of net assets available for benefits of $9,568,326 as of December 31, 20X2, and $4,431,808 as of December 31, 20X1.

b. Net investment earnings as shown in the accompanying statement of changes in net assets available for benefits of $105,622 for the year ended December 31, 20X2.

c. All investment-related information in the accompanying supplemental Schedule H, Line 4i—Schedule of Assets (Held at End of Year) as of December 31, 20X2 and Schedule H, line 4j—Schedule of Reportable Transactions for the Year Ended December 31, 20X2.

The fair values of individual investments that represent 5 percent or more of the Plan’s net assets as of December 31 are as follows:

20X2 | 20X1
---|---
Guaranteed investment account | $2,184,846 | $990,396
U.S. equity account | 2,830,554 | 1,440,492
Bond and mortgage account | 1,420,766 | 755,016
International equity account | 1,408,862 | 554,532
Stock index account | 1,007,920 | 468,976

112
[The following disclosure is appropriate when all investments and related investment income of the plan are certified.]

Note X: Information Certified by the Plan’s Trustee

The plan administrator has elected the method of compliance permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under ERISA. Accordingly, ABC Bank, the trustee of the Plan, has certified to the completeness and accuracy of all investments reflected on the accompanying statements of assets available for pension benefits as of June 30, 20X2 and 20X1, Note Y, and the supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year) as of June 30, 20X2, the related investment activity reflected in the statements of changes in assets available for pension benefits for the years ended June 30, 20X2 and 20X1, and the information reflected on the supplemental Schedule H, line 4j—Schedule of Reportable Transactions for the year ended June 30, 20X2.

Note X: Information Certified by the Plan’s Custodian

The plan administrator has elected the method of compliance as permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under ERISA. Accordingly, as permitted under such election, the plan administrator instructed the Plan’s independent auditors not to perform any auditing procedures with respect to the following information certified by ABC Bank, except for comparing, such information certified by the custodian to information included in the Plan’s financial statements and supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year):

<table>
<thead>
<tr>
<th>Investments</th>
<th>December 31, 20X1</th>
<th>December 31, 20X0</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investment contract with Insurance Company</td>
<td>$1,000,000</td>
<td>$890,000</td>
</tr>
<tr>
<td>Corporate bonds and debentures</td>
<td>3,500,000</td>
<td>3,670,000</td>
</tr>
<tr>
<td>U.S. Government securities</td>
<td>350,000</td>
<td>270,000</td>
</tr>
<tr>
<td>Mortgages</td>
<td>480,000</td>
<td>460,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$5,330,000</strong></td>
<td><strong>$5,290,000</strong></td>
</tr>
</tbody>
</table>

The custodian also certified to the completeness and accuracy of $110,000 and $290,000 of net appreciation in fair value of investments and $195,000 and $75,000 of interest income related to the aforementioned investments for the year ended December 31, 20X1 and 20X0, respectively.
[The following disclosure is appropriate when all or a portion of the investments and related investment income are certified.]

**Note X: Information Certified by the Trustee**

The plan administrator has elected the method of compliance as permitted by 29 CFR 2520.103-8 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under ERISA. Accordingly, as permitted under such election, the plan administrator instructed the Plan’s independent auditors not to perform any auditing procedures with respect to the following information certified by ABC Bank, the trustee of the Plan, as complete and accurate, except for comparing such information certified by the trustee to information included in the Plan’s financial statements and supplemental schedules:

(a) Investments held and certified to by ABC Bank:

<table>
<thead>
<tr>
<th></th>
<th>December 31,</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>20X2</td>
<td>20X1</td>
<td></td>
</tr>
<tr>
<td>Guaranteed investment fund</td>
<td>$ 230,522</td>
<td>$ 217,238</td>
<td></td>
</tr>
<tr>
<td>Diversified bond fund</td>
<td>8,956,988</td>
<td>7,032,488</td>
<td></td>
</tr>
<tr>
<td>Money market fund</td>
<td>173,470</td>
<td>1,014,596</td>
<td></td>
</tr>
<tr>
<td>Growth stock fund</td>
<td>12,510</td>
<td>9,426</td>
<td></td>
</tr>
<tr>
<td>Indexed stock fund</td>
<td>12,710</td>
<td>9,352</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$9,386,200</td>
<td>$8,283,100</td>
<td></td>
</tr>
</tbody>
</table>

(b) Investment income (loss) certified by ABC Bank:

|                                | Year Ended December 31, |          |          |
|                                |                          | 20X2     | 20X1     |
|                                |                          | Interest income | Net (depreciation) appreciation in fair value | Interest income | Net (depreciation) appreciation in fair value |
| Guaranteed investment fund     | $12,108                  | $             | —        | $12,120          | $ (18,888)          |
| Diversified bond fund          | —                        | 1,242,404    | —        | —                | (211,232)          |
| Money market fund              | —                        | 56,958       | —        | —                | 36,014             |
| Growth stock fund              | —                        | 3,084        | —        | —                | 8,778              |
| Indexed stock fund             | —                        | 3,358        | —        | —                | 9,352              |
| **Total**                      | $12,108                  | $1,305,804   | $12,120  | $ (175,976)      |
AUDITOR’S REPORTS

1. LIMITED SCOPE AUDIT REPORTS

Standard Report

Independent Auditor’s Report

[Addressee]

We were engaged to audit the financial statements and supplemental schedules of XYZ Pension Plan as of December 31, 20X2 and 20X1, and for the year ended December 31, 20X2, as listed in the accompanying index.¹ These financial statements and supplemental schedules are the responsibility of the Plan’s management. As permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in Note X, which was certified by ABC Bank, the trustee (or custodian) of the Plan, except for comparing such information with the related information included in the financial statements and supplemental schedules. We have been informed by the plan administrator that the trustee (or custodian) holds the Plan’s investment assets and executes investment transactions. The plan administrator has obtained a certification from the trustee (or custodian) as of December 31, 20X2 and 20X1 and for the year ended December 31, 20X2, that the information provided to the plan administrator by the trustee (or custodian) is complete and accurate.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and supplemental schedules taken as a whole. The form and content of the information included in the financial statements and supplemental schedules, other than that derived from the information certified by the trustee or custodian, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, are presented in compliance with the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]

[City and State]

[Date]

¹ If an index is not used, the first paragraph of the auditor’s report would be as follows:

We were engaged to audit the accompanying statements of net assets available for benefits of XYZ Pension Plan as of December 31, 20X2 and 20X1, and the related statement of changes in net assets available for benefits for the year ended December 31, 20X2, and the statement of accumulated benefits as of December 31, 20X2 and 20X1, and the related statement of changes in accumulated benefits for the year ended December 31, 20X2, and the supplemental schedules of (1) Schedule H, line 4i—Schedule of Assets (Held at End of Year) and (2) Schedule H, line 4j—Schedule of Reportable Transactions. These financial statements and supplemental schedules are the responsibility of the plan’s management.
Limited-Scope Audit in Prior Year

The following illustrates a report on comparative financial statements of a 401(k) plan when the plan administrator elects not to limit the scope of the audit in the current year even though the scope of the audit in the prior year was limited in accordance with DOL regulations.

Independent Auditor’s Report

We have audited the accompanying statements of net assets available for benefits of XYZ Company 401(k) Plan as of December 31, 20X2 and the related statement of changes in net assets available for benefits for the year ended December 31, 20X2. These financial statements are the responsibility of the Plan’s management. Our responsibility is to express an opinion on these financial statements based on our audits.

Except as explained in the following paragraph, we conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

As permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, investment assets held by ABC Bank, the trustee of the Plan, and transactions in those assets were excluded from the scope of our audit of the Plan’s 20X1 financial statements, except for comparing the information provided by the trustee, which is summarized in Note X, with the related information included in the financial statements.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the Plan’s financial statements as of December 31, 20X1. The form and content of the information included in the 20X1 financial statements, other than that derived from the information certified by the trustee, have been audited by us and, in our opinion, are presented in compliance with the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

In our opinion, the financial statements, referred to above, of XYZ Company 401(k) Plan as of December 31, 20X2, and for the year then ended present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 20X2, and the changes in net assets available for benefits for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit of the Plan’s financial statements as of and for the year ended December 31, 20X2, was made for the purpose of forming an opinion on the
financial statements taken as a whole. The supplemental schedules of [identify] are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan’s management. The supplemental schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements for the year ended December 31, 20X2, and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]

..........................

Limited-Scope Audit in Current Year

The following illustrates a report on comparative financial statements of a 401(k) plan when the plan administrator elects to exclude from the auditor’s examination plan assets held by banks or insurance companies in the current year, whereas the scope of the audit in the prior year was unrestricted.

Independent Auditor’s Report

[Addressee]

We were engaged to audit the accompanying statement of net assets available for benefits of XYZ Company 401(k) Plan as of December 31, 20X2 and the related statement of changes in net assets available for benefits for the year ended December 31, 20X2 and the supplemental schedules of (1) Schedule H, line 4i—Schedule of Assets (Held at End of Year), (2) Schedule H, line 4j—Schedule of Reportable Transactions, and (3) Schedule G, Part I—Schedule of Loans or Fixed Income Obligations in Default or Classified as Uncollectible as of or for the year ended December 31, 20X2. These financial statements and supplemental schedules are the responsibility of the Plan’s management.

As permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in Note X, which was certified by ABC Bank, the trustee of the Plan, except for comparing the information with the related information included in the 20X2 financial statements and the supplemental schedules. We have been informed by the plan administrator that the trustee holds the Plan’s investment assets and executes investment transactions. The plan administrator has obtained a certification from the trustee as of and for
the year ended December 31, 20X2, that the information provided to the plan administrator by the trustee is complete and accurate.

Because of the significance of the information in the Plan's 20X2 financial statements that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and supplemental schedules as of or for the year ended December 31, 20X2. The form and content of the information included in the financial statements and supplemental schedules, other than that derived from the information certified by the trustee, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, are presented in compliance with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

We have audited the statement of net assets available for benefits of XYZ Company 401(k) Plan as of December 31, 20X1, and in our report dated May 20, 20X2, we expressed our opinion that such financial statement presents fairly, in all material respects, the net assets available for benefits of XYZ Company 401(k) Plan as of December 31, 20X1, in conformity with accounting principles generally accepted in the United States of America.

[Signature of Firm]

[City and State]

[Date]

..........................

Modified Report—Omitted Information or Omitted Schedule Required Under DOL Regulations in a Limited Scope Engagement

In the following illustration, the supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year) which accompanies the Defined Contributions Plan's financial statements does not disclose that the Plan has loans to participants. Because the omitted participant loan information is information that is not certified by the trustee or custodian, an omission of participant loan information would require that a qualified or adverse opinion be issued on the applicable supplemental schedules.

Independent Auditor’s Report

[Addressee]

[Same first and second paragraphs as the limited-scope report.]

The supplemental schedule, Schedule H, line 4i—Schedule of Assets (Held at End of Year) that accompanies the Plan's financial statements does not disclose that the Plan has loans to participants which are considered assets held for investment purposes. Disclosure of this information is required by the

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and schedules taken as a whole. The form and content of the information included in the financial statements and schedules, other than that derived from the information certified by the trustee, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, except for the omission of the information discussed in the preceding paragraph, are presented in compliance with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]
[City and State]
[Date]

Or

In the following illustration, the Plan has not presented the supplemental Schedule H, line 4j—Schedule of Reportable Transactions. Because the schedule of reportable transactions is information that is certified by the trustee or custodian, an omission of the schedule would require that an explanatory paragraph be added to the auditor's report.

Independent Auditor's Report

[Addressee]

[Same first, second, and third paragraphs as the limited-scope report.]

The Plan has not presented the supplemental Schedule H, line 4j—Schedule of Reportable Transactions. Disclosure of this information is required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]
[City and State]
[Date]

The following illustrates a limited-scope audit in the current year with a comparative statement of assets compiled. Cost information is missing from the supplemental schedules.
Independent Auditor’s Report

The Trustees
Pictures Inc. Savings and Investment Plan:

We were engaged to audit the financial statements and supplemental schedules of Pictures, Inc. Savings and Investment Plan (Plan) as of and for the year ended December 31, 20X2, as listed in the accompanying index. These financial statements and supplemental schedules are the responsibility of the Plan’s management.

As permitted by Section 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in note X, which was certified by National Insurance Company, the custodian of the Plan, except for comparing such information with the related information included in the financial statements and supplemental schedules. We have been informed by the plan administrator that the custodian holds the Plan’s investment assets and executes investment transactions. The plan administrator has obtained a certification from the custodian as of and for the year ended December 31, 20X2, that the information provided to the plan administrator by the custodian is complete and accurate.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and schedules taken as a whole. The form and content of the information included in the financial statements and schedules, other than that derived from the information certified by the custodian, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, is presented in compliance with the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

The supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year) that accompanies the Plan’s financial statements does not disclose the historical costs of certain nonparticipant directed plan assets held for investment purposes. Disclosure of this information is required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

We have compiled the accompanying statement of net assets available for benefits as of December 31, 20X1, in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants. A compilation is limited to presenting in the form of financial statements information that is the representation of management. We have not audited or reviewed the accompanying statement of net assets available for benefits and, accordingly, do not express an opinion or any other form of assurance on it.

[Name of Firm]

[City and State]

[Date] .............................
Modified Cash Basis of Accounting

The financial statements and supplemental schedules were prepared on a modified cash basis of accounting.

Report of Independent Public Accountants

To the Administrative Committee of the Pension Plan of XYZ Corporation

We were engaged to audit the accompanying financial statements—modified cash basis and supplemental schedules—modified cash basis of the Pension Plan of XYZ Corporation (the Plan) as of and for the years ended December 31, 20X2 and 20X1, as listed in the accompanying index. These financial statements and schedules are the responsibility of the Plan's management.

As permitted by 29 CFR 2520.103-8 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in Note X, which was certified by ABC Bank, the trustee of the Plan, except for comparing such information with the related information included in the 20X2 and 20X1 financial statements and supplemental schedules. We have been informed by the plan administrator that the trustee holds the Plan's investment assets and executes investment transactions. The plan administrator has obtained a certification from the trustee as of December 31, 20X2 and 20X1, and for the years then ended, that the information provided to the plan administrator by the trustee is complete and accurate.

As described in Note Y, these financial statements and supplemental schedules were prepared on a modified cash basis of accounting, which is a comprehensive basis of accounting other than generally accepted accounting principles.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and schedules taken as a whole. The form and content of the information included in the financial statements and schedules, other than that derived from the information certified by the trustee, have been audited by us in accordance with auditing standards generally accepted in the United States of America, and, in our opinion, are presented in compliance with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]

[City and State]

[Date]
Plan Merger (with a short period)

Report of Independent Public Accountants

To the Compensation Committee of
Lucky Company

We were engaged to audit the accompanying financial statements and supplemental schedules of the Lucky Company Employee Savings Plan as of January 31, 20X2 and December 31, 20X1 and 20X0, and from January 1, 20X2 to January 31, 20X2 and for the period ended January 31, 20X2 and for the year ended December 31, 20X1, as listed in the accompanying index. These financial statements and schedules are the responsibility of the Plan’s management.

As permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in Note X, which was certified by ABC Bank, the trustee of the Plan, except for comparing such information with the related information included in the 20X2, 20X1, and 20X0 financial statements and supplemental schedules. We have been informed by the plan administrator that the trustee holds the Plan’s investment assets and executes investment transactions. The plan administrator has obtained certifications from the trustee for the period January 1, 20X2 to January 31, 20X2, and for the years ended December 31, 20X1, that the information provided to the plan administrator by the trustee is complete and accurate.

As further discussed in Note Y, the Plan was merged into the Lucky Company Deferred Compensation Plan effective January 31, 20X2.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and schedules taken as a whole. The form and content of the information included in the financial statements and schedules, other than that derived from the information certified by the trustee, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, are presented in compliance with the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]

[City and State]

[Date]
Plan Termination

The following illustrates a limited-scope audit report of a terminated plan.

Report of Independent Public Accountants

To the Advisory Committee of Sample Company Pension Plan:

We were engaged to audit the accompanying financial statements and supplemental schedules of Sample Company Pension Plan as of March 31, 20X1 and 20X0 and for the year ended March 31, 20X1, as listed in the accompanying index. These financial statements and schedules are the responsibility of the Plan’s management.

As permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in Note X, which was certified by ABC Bank, the trustee of the Plan, except for comparing such information with the related information included in the financial statements and supplemental schedules. We have been informed by the plan administrator that the trustee holds the Plan’s investment assets and executes investment transactions. The plan administrator has obtained certifications from the trustee as of March 31, 20X1 and 20X0, and for the year ended March 31, 20X2, that the information provided to the plan administrator by the trustee is complete and accurate.

As further discussed in Note Y, the Company’s Board of Directors elected to terminate the Plan effective December 31, 20X1. In accordance with accounting principles generally accepted in the United States of America, the Plan uses a liquidation basis of accounting to determine the amount at which accumulated benefit information is stated in presenting the 20X1 and 20X2 financial statements.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and schedules taken as a whole. The form and content of the information included in the financial statements and schedules, other than that derived from the information certified by the trustee, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, are presented in compliance with the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]

[City and State]

[Date]
2. PRIOR YEAR AUDITED BY ANOTHER FIRM

Initial Limited-Scope Audit in Current Year, Prior-Year Limited-Scope Audit Performed by Other Auditors

An example of an initial limited-scope audit in the current year with the prior-year limited-scope audit performed by other auditors for a profit sharing plan follows.

Report of Independent Certified Public Accountants

To the ABC Company Profit Sharing Plan
and Participants:

We were engaged to audit the accompanying statements of net assets available for benefits of ABC Company Profit-Sharing Plan (the Plan) as of December 31, 20X2 and the related statement of changes in net assets available for benefits for the year ended December 31, 20X2 and the supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year) as of December 31, 20X2. These financial statements and supplemental schedule are the responsibility of the Plan’s management. The financial statements of the plan as of December 31, 20X1 were audited by other auditors. As permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 (ERISA), the Plan administrator instructed the other auditors not to perform, and they did not perform, any auditing procedures with respect to the information certified by the Trustee. Their report, dated May 20, 20X2, indicated that (a) because of the significance of the information that they did not audit, they were unable to, and did not, express an opinion on the financial statements taken as a whole and (b) the form and content of the information included in the financial statements other than that derived from the information certified by the Trustee were presented in compliance with the Department of Labor’s Rules and Regulations for Reporting and Disclosure under ERISA.

As permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the Plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the information summarized in note E, which was certified by Bank & Trust Company, the trustee of the Plan, except for comparing such information with the related information included in the 20X2 financial statements and supplemental schedule. We have been informed by the Plan administrator that the trustee holds the Plan’s investment assets and executes investment transactions. The Plan administrator has obtained a certification from the trustee as of and for the year ended December 31, 20X2, that the information provided to the Plan administrator by the trustee is complete and accurate.

Because of the significance of the information in the Plan’s 20X2 financial statements and supplemental schedule that we did not audit, we are unable to, and do not, express an opinion on the accompanying 20X2 financial statements and supplemental schedule taken as a whole. The form and
content of the information included in the 20X2 financial statements and supplemental schedule, other than that derived from the information certified by the trustee, have been audited by us in accordance with auditing standards generally accepted in the United States of America and, in our opinion, are presented in compliance with the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]
[City and State]
[Date]

The following illustrates a full scope audit in the current year, limited scope in the prior year with reference made to the report of prior auditor.

Independent Auditor’s Report

To the Cookie Company
Savings and Investment Plan
and Participants:

We have audited the accompanying statement of net assets available for benefits of the Cookie Company Savings and Investment Plan as of December 31, 20X2, and the statement of changes in net assets available for benefits for the year then ended. These financial statements are the responsibility of the Plan’s management. Our responsibility is to express an opinion on these financial statements based on our audit. Other auditors were engaged to audit the financial statements for the year ended December 31, 20X1. Their report dated May 21, 20X2, disclaimed an opinion on the 20X1 financial statements as permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits as of December 31, 20X2, and the changes in net assets available for benefits for the year then ended in...
conformity with accounting principles generally accepted in the United States of America.

Our audit was performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules of (1) Schedule H, line 4i—Schedule of Assets (Held at End of Year) and (2) Schedule H, line 4j—Schedule of Reportable Transactions are presented for the purpose of additional analysis and are not a required part of the basic financial statements but are supplementary information required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental schedules are the responsibility of the Plan’s management. Such supplemental schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

____________________________
[Signature of Firm]

____________________________
[City and State]

____________________________
[Date]

3. Change in Trustee

An example of an auditor’s report reflecting a change in trustee for a pension plan follows.

Report of Independent Certified Public Accountants

To the XYZ Pension Plan
and Participants:

We were engaged to audit the accompanying statements of net assets available for benefits and of accumulated plan benefits of XYZ Pension Plan as of December 31, 20X2 and 20X1, and the related statements of changes in net assets available for benefits and of changes in accumulated plan benefits for the year ended December 31, 20X2, and the supplemental schedules of (1) Schedule H, line 4i—Schedule of Assets (Held at End of Year) as of December 31, 20X2, and (2) Schedule H, line 4j—Schedule of Reportable Transactions for the year ended December 31, 20X2. These financial statements and schedules are the responsibility of the Plan’s management.

As permitted by 29 CFR 2520.103-8 of the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, the plan administrator instructed us not to perform, and we did not perform, any auditing procedures with respect to the investment information summarized in Note X, which was certified by the ABC Bank and XYZ Trust Company, the trustees of the Plan, except for

126
comparing such information with the related information included in the financial statements and supplemental schedules. We have been informed by the plan administrator that XYZ Trust Company held the Plan’s investment assets and executed investment transactions from July 1, 20X2 to December 31, 20X2, and that ABC Bank held the Plan’s investment assets and executed investment transactions as of December 31, 20X1 and for the period January 1, 20X1 to June 30, 20X2. The plan administrator has obtained certifications from the trustees as of and for the years ended December 31, 20X2 and 20X1, that the information provided to the plan administrator by the trustees is complete and accurate.

Because of the significance of the information that we did not audit, we are unable to, and do not, express an opinion on the accompanying financial statements and supplemental schedules taken as a whole. The form and content of the information included in the financial statements and supplemental schedules, other than that derived from the investment information certified by the trustees, have been audited by us in accordance with auditing standards generally accepted in the United States and, in our opinion, are presented in compliance with the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]

[City and State]

[Date]
CHAPTER 6: Independent Auditor’s Reports

This chapter provides guidance on the auditor’s report on the financial statements of an employee benefit plan when the auditor expresses an opinion on financial statements presented in accordance with generally accepted accounting principles (audits of nonissuers). Issuers, such as Form 11-K filers, should instead refer to “the standards of the Public Company Accounting Oversight Board (United States)” in accordance with PCAOB Auditing Standard No. 1, References in Auditors’ Reports to the Standards of the Public Company Accounting Oversight Board. See section 7 of this chapter for an illustration of an audit opinion under PCAOB Standard No. 1.

AUDIT REPORTS—FOLLOWING TWO SETS OF STANDARDS

SEC Requirements

The Securities and Exchange Commission (SEC) requires employee stock purchase, savings, and similar plans with interests that constitute securities registered under the Securities Act of 1933 to file Form 11-K pursuant to Section 15(d) of the Securities Exchange Act of 1934. Reports on Form 11-K must be filed with the SEC within 90 days after the end of the fiscal year of the plan, provided that plans subject to the Employee Retirement Income Security Act of 1974, as amended (ERISA) file the plan financial statements within 180 days after the plan’s fiscal year end.

Applicable Audit Standards

Plans that are required to file Form 11-Ks are deemed to be “issuers” under the Sarbanes-Oxley Act and must submit to the SEC an audit in accordance with the auditing and related professional practice standards promulgated by the PCAOB. These plans may also be subject to ERISA and must submit to the U.S. Department of Labor (DOL) an audit in accordance with generally accepted auditing standards (GAAS) promulgated by the AICPA’s Auditing Standards Board (ASB). It is our understanding that the SEC will not accept an audit report that references GAAS, and the DOL will not accept an audit report that does not reference GAAS.

Performance and Reporting Requirements

Based on AICPA staff discussions with the SEC and PCAOB staff to seek clarification of the performance and reporting requirements for audits of 11-K filers, firms will need to conduct their audits of these 11-K plans in accordance with two sets of standards and prepare two separate audit reports: an audit report referencing PCAOB standards for Form 11-K filings with the SEC, and a separate audit report referencing GAAS for DOL filings. The PCAOB and SEC staff believe that an opinion issued in accordance with PCAOB
Auditing Standard No. 1 does not allow a reference to GAAS, hence a “dual” standard report is not appropriate and will not be accepted by the SEC.

Any questions regarding performance and reporting requirements of audits of financial statements of Form 11-K filers should be directed to the SEC Division of Corporation Finance, Office of the Chief Accountant at (202) 942-2960.

AUDITING INTERPRETATION NO. 17 (AUDIT OF NONISSUERS)

Audit Interpretation No. 17, “Clarification in the Audit Report of the Extent of Testing of Internal Control Over Financial Reporting in Accordance With Generally Accepted Auditing Standards,” of SAS No. 58, Reports on Audited Financial Statements (AICPA, Professional Standards, vol. 1, AU sec. 9508.85-.88), allows the following language to be added to the auditor’s standard report (full-scope audits of nonissuers) to clarify that an audit performed in accordance with generally accepted auditing standards does not require the same level of testing and reporting on internal control over financial reporting as an audit of an issuer when Section 404(b) of the Act is applicable:

Independent Auditor’s Report

[Same first paragraph as the standard report]

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company’s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

[Same opinion paragraph as the standard report]

The illustrative opinions in this chapter include this optional language.
1. UNQUALIFIED OPINIONS

Unqualified Opinion on the Financial Statements of a Profit-Sharing Plan

[Guide par. 13.06]

Independent Auditor's Report

[Addressee]

We have audited the accompanying statements of net assets available for benefits of XYZ Company Profit-Sharing Plan as of December 31, 20X2 and 20X1, and the related statement of changes in net assets available for benefits for the year ended December 31, 20X2. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 20X2 and 20X1, and the changes in net assets available for benefits for the year ended December 31, 20X2 in conformity with accounting principles generally accepted in the United States of America.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules of [identify title of schedules and period covered] are presented for the purpose of additional analysis and are not a required part of the basic financial statements but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. The supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.1

[Signature of Firm]

[City and State]

[Date]

1 This paragraph on the supplemental schedules required by ERISA and DOL regulations may also be shown separately in the auditor-submitted document.

Independent Auditor’s Report

[Addressee]

We have audited the accompanying statements of net assets available for benefits and of accumulated plan benefits of XYZ Pension Plan as of December 31, 20X2 and 20X1, and the related statements of changes in net assets available for benefits and of changes in accumulated plan benefits for the year ended December 31, 20X2. These financial statements are the responsibility of the Plan’s management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company’s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial status of the Plan as of December 31, 20X2 and 20X1, and the changes in its financial status for the year ended December 31, 20X2, in conformity with accounting principles generally accepted in the United States of America.

[Signature of Firm]

[City and State]

[Date]

............................
Unqualified Opinion on the Financial Statements of Defined Benefit Pension Plan Assuming Beginning-of-Year Benefit Information Date

[Guide, par. 13.05]

Independent Auditor’s Report

[Addressee]

We have audited the accompanying statements of net assets available for benefits of XYZ Pension Plan as of December 31, 20X2 and 20X1, the related statements of changes in net assets available for benefits for the years then ended and the statement of accumulated plan benefits as of December 31, 20X1, and the related statement of changes in accumulated plan benefits for the year then ended. These financial statements are the responsibility of the Plan’s management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company’s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, information regarding the Plan’s net assets available for benefits as of December 31, 20X2, and changes therein for the year then ended and its financial status as of December 31, 20X1, and changes therein for the year then ended in conformity with accounting principles generally accepted in the United States of America.

[Signature of Firm]

[City and State]

[Date]

........................
Terminated Plan

Independent Auditor’s Report

[Addressee]

We have audited the accompanying statements of net assets available for plan benefits of the GHI Company Pension Plan as of February 5, 20X2 and March 31, 20X1, and the related statement of changes in net assets available for plan benefits for the period ended February 5, 20X2. These financial statements are the responsibility of the Plan’s management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company’s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for plan benefits of the GHI Company Pension Plan as of February 5, 20X2 and March 31, 20X1, and the changes in net assets available for plan benefits for the period ended February 5, 20X2 in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note Y to the accompanying financial statements, the Plan has been terminated and all assets of the Plan have been distributed. In accordance with accounting principles generally accepted in the United States of America, the financial statements are presented on the liquidation basis of accounting.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of Schedule H, line 4j—Schedule of Reportable Transactions is presented for purposes of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental schedule has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]
Modified Cash Basis

The financial statements and supplemental schedules were prepared on a modified cash basis of accounting. A full scope audit was performed.

Report of Independent Public Accountants

To the Administrative Committee of the Pension Plan of XYZ Corporation:

We have audited the accompanying statements of net assets available for benefits (modified cash basis) of XYZ Pension Plan as of December 31, 20X2 and 20X1, and the related statement of changes in net assets available for benefits (modified cash basis) for the year ended December 31, 20X2. These financial statements are the responsibility of the plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

As described in Note X, these financial statements and supplemental schedules were prepared on a modified cash basis of accounting, which is a comprehensive basis of accounting other than generally accepted accounting principles.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits and the accumulated plan benefits of XYZ Pension Plan as of December 31, 20X2 and 20X1, and the changes in net assets available for benefits and changes in accumulated plan benefits for the year ended December 31, 20X2, on the basis of accounting described in Note X.

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The supplemental schedules (modified cash basis) of [identify title of schedules and period covered] are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are
fairly stated in all material respects in relation to the basic financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]

2. SUPPLEMENTAL SCHEDULES

The following are illustrations of paragraphs that should be added to the auditor’s report when the auditor should modify his or her report on the supplemental schedules because of omitted information or an omitted schedule which is required under DOL regulations. [Guide, par. 13.16]

Modified Report—Omitted Information or Omitted Schedule Required Under DOL Regulations

Independent Auditor’s Report

[Addressee]

[Same first, second, and third paragraphs as the standard report.]

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The supplemental schedules of [identify title of schedules and period covered] are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan’s management. The supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year) that accompanies the Plan’s financial statements does not disclose the historical cost of certain nonparticipant directed plan assets held by the Plan trustee. Disclosure of this information is required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

Or

The Plan has not presented the supplemental Schedule H, line 4j—Schedule of Reportable Transactions. Disclosure of this information is required by the
Chapter 6: Independent Auditor’s Reports


[Signature of Firm]

[City and State]

[Date]

Qualified Opinion—Omitted or Incomplete Schedule or Material Inconsistency

The following paragraphs should be added to the auditor’s report when the auditor concludes that his or her opinion on the supplemental schedules should be qualified because a schedule, or information thereon, was omitted (when the schedules are not covered by a trustee’s certification as to completeness and accuracy), or because information in a required schedule is materially inconsistent with the financial statements.

Independent Auditor’s Report

[Addressee]

[Same first, second, and third paragraphs as the standard report.]

The supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year) that accompanies the Plan’s financial statements does not disclose that the Plan had loans to participants which are considered assets held for investment purposes. Disclosure of this information is required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The supplemental schedules of [identify title of schedules and period covered] are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan’s management. The supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, except for the omission of the information discussed in the preceding paragraph, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]

.........................
3. PROHIBITED TRANSACTIONS

The following illustrates an auditor's report on the plan's financial statements when the auditor concludes that the plan has entered into a prohibited transaction with a party in interest that is also considered a related party transaction and (1) is material to the financial statements, (2) the transaction has not been properly disclosed in the notes to the financial statements and the supplemental schedule, and (3) the auditor should express a qualified opinion on the financial statements and supplemental schedule.

Qualified Opinion—Disclosure of Material Prohibited Transaction With Party-in-Interest Omitted

Independent Auditor's Report

[Addressee]

We have audited the accompanying statements of net assets available for benefits of XYZ Company Profit-Sharing Plan as of December 31, 20X2 and 20X1, and the related statement of changes in net assets available for benefits for the year ended December 31, 20X2. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

The Plan's financial statements do not disclose that the Plan [describe related-party transaction]. Disclosure of this information is required by accounting principles generally accepted in the United States of America.

In our opinion, except for the omission of the information discussed in the preceding paragraph, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 20X2 and 20X1, and the changes in net assets available for benefits for the year ended December 31, 20X2 in conformity with accounting principles generally accepted in the United States of America.

The supplemental Schedule G, Part III—Schedule of Nonexempt Transactions that accompanies the plan's financial statements does not disclose that the

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The supplemental schedules of [identify title of schedules and period covered] are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. The supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, except for the omission of the information discussed in the preceding paragraph, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]

.........................

Adverse Opinion—Disclosure of Material Prohibited Transaction With Party-in-Interest Omitted

The following illustrates an auditor's report when the auditor decides that an adverse opinion should be expressed on the supplemental schedules because disclosure of a material prohibited transaction with a party in interest is omitted. [Guide, par. 13.17]

Independent Auditor's Report

[Addressee]

[Same first, second, and third paragraphs as the standard report.]

The supplemental Schedule G, Part III—Schedule of Nonexempt Transactions that accompanies the plan's financial statements does not disclose that the Plan [describe prohibited transaction]. Disclosure of this information is required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The supplemental schedules of [identify title of schedules and period covered] are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. The supplemental schedules have been subjected to
the auditing procedures applied in the audits of the basic financial statements and, in our opinion, because of the omission of the information discussed in the preceding paragraph are not fairly stated in all material respects in relation to the basic financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]

.........................


The following paragraphs should be added to the auditor's report on the plan's financial statements when the auditor decides to modify his or her report on the supplemental schedules because disclosure of a prohibited transaction with a party in interest that is not material to the financial statements has been omitted. [Guide, par. 13.17]

Independent Auditor's Report

[Addressee]

[Same first, second, and third paragraphs as the standard report.]

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The supplemental schedules of [identify title of schedules and period covered] are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. The supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The supplemental Schedule G, Part III—Schedule of Nonexempt Transactions that accompanies the plan's financial statements does not disclose that the Plan [describe prohibited transaction]. Disclosure of this information, which is not considered material to the financial statements taken as a whole, is required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]

[City and State]

[Date]

.........................
Chapter 6: Independent Auditor's Reports

4. Going Concern

Independent Auditor's Report

The Administrative Committee,
Dagobar Incorporated Past Services
Defined Benefit Plan:

We have audited the accompanying financial statements of the Dagobar Incorporated Past Services Defined Benefit Plan as of December 31, 20X2 and 20X1 and for the years then ended listed in the foregoing table of contents. These financial statements and the supplemental schedules discussed below are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such financial statements referred to above present fairly, in all material respects, the financial status of the Plan as of December 31, 20X2 and 20X1, and the changes in its financial status for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note X to the financial statements, Dagobar Incorporated (the Plan sponsor) has filed for reorganization under the protection of Chapter 11 of the Federal Bankruptcy Code and, at December 31, 20X2, the Plan's net assets available for benefits were less than the actuarial present value of accumulated Plan benefits. As a result of the Plan sponsor's bankruptcy filing, the continuation of the Plan is uncertain. The financial statements do not include any adjustments that might result from this uncertainty.

Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules for 20X2, listed in the foregoing table of contents, are presented for purposes of additional analysis and are not a required part of the basic financial statements but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental schedules have

141
been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated in all material respects when considered in relation to the basic financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]

The following illustrates an auditor's report when the auditor concludes that there is substantial doubt about the plan's ability to continue as a going concern.

Independent Auditor's Report

To the Trustees of DEF Hospital Employees' Pension Plan:

We have audited the accompanying statements of assets available for plan benefits of DEF Hospital Employees' Pension Plan (the Plan) as of December 31, 20X2 and 20X1, and the related statements of changes in assets available for plan benefits for the years then ended. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the assets available for plan benefits of DEF Hospital Employees' Pension Plan as of December 31, 20X2 and 20X1, and the changes in assets available for plan benefits for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental Schedule H, line
4i—Schedule of Assets (Held at End of Year) as of December 31, 20X2 is presented for purposes of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplementary schedule is the responsibility of the Plan’s management. The supplemental schedule has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The accompanying financial statements and supplemental schedule has been prepared assuming that DEF Hospital (Hospital), the Plan’s sponsor, will continue as a going concern. Our report on the December 31, 20X2 financial statements of the Hospital was issued under the date of April 5, 20X3 and stated that the Hospital’s recurring losses from operations and a partners’ deficit raise substantial doubt about the Hospital’s ability to continue as a going concern. On December 23, 20X0 the Hospital filed a petition for relief under Chapter 11 of the federal bankruptcy laws in the United States Bankruptcy Court of the Eastern District of New York. The uncertainty regarding the Hospital’s ability to continue as a going concern raises substantial doubt about the Plan’s continuation. Should the Plan be terminated, the terms discussed in Note X(e) would be applicable. The financial statements and supplemental schedule do not include any adjustments that might result from the outcome of this uncertainty.

The schedule of assets held for investment purposes at end of year that accompanies the Plan’s financial statements does not disclose the historical cost of certain nonparticipant directed plan assets held by the Plan custodian. Disclosure of this information is required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

The Plan has not presented the schedule of reportable transactions (transaction or series of transactions in excess of 5 percent of the current value of plan assets at the beginning of the year). Disclosure of this information is required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

[Signature of Firm]

[City, State]

[Date]

....................................
5. PRIOR YEAR AUDITED BY ANOTHER FIRM

Reference Made to Report of Prior Auditor—Prior Year and Current Year Are Full Scope

Independent Auditor’s Report

To the Trustee of Alpha
Inc. Profit Sharing Plan:

We have audited the accompanying statement of net assets available for plan benefits of Alpha Incorporated Profit Sharing Plan and Trust (the “Plan”) as of December 31, 20X2 and the related statement of changes in net assets available for plan benefits for the year then ended. These financial statements are the responsibility of the Trustee and Plan Administrator of the Plan. Our responsibility is to express an opinion on these financial statements based upon our audit. The financial statements of the Plan as of December 31, 20X1 were audited by other auditors whose report dated May 15, 20X2 expressed an unqualified opinion on those statements.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. These standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company’s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for plan benefits of the Plan as of December 31, 20X2 and the changes in net assets available for plan benefits for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit was performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules of [identify title of schedules and period covered] are presented for the purpose of additional analysis and are not a required part of the basic financial statements but are supplementary information required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan’s management. The supplemental schedules have been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.
Chapter 6: Independent Auditor's Reports

6. INITIAL AUDITS

Independent Auditor's Report

To the Twinkle Company Savings Plan for Certain Eligible Employees:

We have audited the accompanying statement of net assets available for benefits of the Twinkle Company Savings Plan for Certain Eligible Employees (the "Plan") as of December 31, 20X2 and related statement of changes in net assets available for benefits for the year then ended. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, such financial statements present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 20X2, and the changes in net assets available for benefits for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit was performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year) as of December 31, 20X2, and supplemental Schedule H, line 4j—Schedule of Reportable Transactions for the year ended December 31, 20X2, are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. The supplemental schedules have been subjected to the auditing procedures applied in our audit of the basic financial statements and, in our opinion, are fairly stated in all material respects when considered in relation to the basic financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]
Independent Auditor’s Report

To the Star Corporation Investment Committee:

We have audited the accompanying statement of net assets available for plan benefits of the Star Corporation Employees’ Savings and Profit-Sharing Plan (the “Plan”) as of December 31, 20X2 and the related statement of changes in net assets available for plan benefits for the period from June 15, 20X2 (inception) to December 31, 20X2. These financial statements are the responsibility of the Plan’s management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company’s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for plan benefits of the Plan at December 31, 20X2, and the changes in net assets available for plan benefits for the period from June 15, 20X2 (inception) to December 31, 20X2, in conformity with accounting principles generally accepted in the United States of America.

Our audit was made for the purpose of forming an opinion on the financial statements taken as a whole. The supplemental Schedule H, line 4i—Schedule of Assets (Held at End of Year) as of December 31, 20X2, and supplemental Schedule H, line 4j—Schedule of Reportable Transactions for the period from June 15, 20X2 (inception) to December 31, 20X2, are presented for purposes of additional analysis and are not a required part of the basic financial statements but are supplementary information required by the Department of Labor’s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan’s management. The supplemental schedules have been subjected to the auditing procedures applied in our audit of the financial statements and, in our opinion, are fairly stated in all material respects in relation to the financial statements taken as a whole.

[Signature of Firm]

[City and State]

[Date]
7. AUDITS OF ISSUERS, SUCH AS FORM 11-K FILERS

Generally, plans that are required to file Form 11-K would be considered issuers. Accordingly, public accounting firms registered with the PCAOB should adhere to all PCAOB standards in the audits of issuers. PCAOB Auditing Standard No. 1, *Reference in the Auditors’ Reports to the Standards of the Public Company Accounting Oversight Board*, provides guidance on the auditors’ report for an audit of an issuer. The following is an example of an opinion for an 11-K audit. (When also reporting on the supplemental schedules, see paragraph 13.11 in the Audit and Accounting Guide *Employee Benefit Plans* for guidance.)

Report of Independent Registered Public Accounting Firm

To Participants and Administrator of the ABC 401(k) plan:

We have audited the accompanying statements of net assets available for benefits of the ABC 401(k) plan (the “Plan”) as of December 31, 20X2 and 20X1, and the related statement of changes in net assets available for benefits for the year ended December 31, 20X2. These financial statements are the responsibility of the Plan’s management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 20X2 and 20X1, and the changes in net assets available for benefits for the year ended December 31, 20X2, in conformity with U.S. generally accepted accounting principles.

REPORTING CONSIDERATIONS FOR NONACCELERATED FILER AUDIT REPORTS

In an audit of a nonaccelerated filer that has determined it is not required to obtain, nor did it request the auditor to perform, an audit of internal control over financial reporting (under Section 404(b) of the Sarbanes-Oxley Act of 2002 and Item 308(b) of SEC Regulation S-K), firms may wish to consider expanding their audit report to include a statement that the purpose and extent of the auditor’s consideration of internal controls over financial reporting were to determine that the nature, timing, and extent of tests to be performed are appropriate in the circumstances but were not sufficient to express an opinion on the effectiveness of
internal control over financial reporting. Firms are not required to expand their audit report to include this statement. However, the SEC staff has indicated that if a firm chooses to expand its report to clarify this point, the language in Interpretation No. 18, “Reference to PCAOB Standards in an Audit Report on a Nonissuer,” of SAS No. 58, *Reports on Audited Financial Statements* (AICPA, *Professional Standards*, vol. 1, AU sec. 9508.89–.92), provides appropriate language to consider in an audit conducted in accordance with PCAOB standards. Accordingly, the scope section of the auditor’s report might be modified as follows:

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. *The Plan is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Plan’s internal control over financial reporting. Accordingly, we express no such opinion.* An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

As an alternative to the first additional sentence suggested by Interpretation No. 18 to SAS No. 58, a firm also might consider the following:

The Plan has determined that it is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting.

*[This information is from the Center for Public Company Audit Firms (CPCAF)—CPCAF Alert #46- March 22, 2005.]*
CHAPTER 7: Illustrative Form 5500 Schedules

The Form 5500 requires that certain supplemental schedules be attached to the annual Form 5500 filing. Such schedules include:

- Schedule H, line 4i—Schedule of Assets (Held at End of Year)
- Schedule H, line 4i—Schedule of Assets (Acquired and Disposed of Within Year)
- Schedule H, line 4j—Schedule of Reportable Transactions

The following schedules are required to be reported on Schedule G:

- Schedule G, Part I—Schedule of Loans or Fixed Income Obligations in Default or Classified as Uncollectible
- Schedule G, Part II—Schedule of Leases in Default or Classified as Uncollectible
- Schedule G, Part III—Schedule of Nonexempt Transactions

Practice Tip: Schedule of Assets (Held at End of Year) and Schedule of Reportable Transactions. Large plan filers and certain Direct Filing Entities that have assets held for investment purposes at the end of the year and reportable transactions are required to complete these forms. Auditors should note the following:

- Historical cost information is not required on the Schedule of Assets (Held at End of Year) for participant-directed investments. (The illustrative schedules in this chapter may show cost information for some participant-directed investments because such disclosure is not prohibited and some plans may continue to disclose it.)
- Participant- or beneficiary-directed transactions are not required to be taken into account for purposes of preparing the Schedule of Reportable Transactions.
- In a plan’s initial year, the 5 percent threshold for the schedule of reportable transactions is based on the end-of-year balance of the plan’s assets.
- With the exception of investments in tangible personal property, participant directed brokerage accounts should be reported in the aggregate on line 1c(15) of Schedule H and treated as one asset on the Schedule of Assets (Held at End of Year).

REPORTING OF DELINQUENT PARTICIPANT CONTRIBUTIONS

Failure to remit or untimely remittance of participant contributions constitutes a prohibited transaction under Employee Retirement Income Security Act of 1974, as amended (ERISA) section 406, regardless of materiality. Such transactions constitute

---

1 Participant- or beneficiary-directed transactions are not required to be taken into account for purposes of preparing the schedule of reportable transactions. In a plan’s initial year the 5-percent threshold for the schedule of reportable transactions is based on the end-of-year balance of the plan’s assets.
either a use of plan assets for the benefit of the employer or a prohibited extension
of credit. In certain circumstances, such transactions may even be considered an
embezzlement of plan assets.

Information on all delinquent participant contributions should be reported on line
4a of either Schedule H or Schedule I of Form 5500, regardless of the manner in
which they have been corrected. In addition, plan administrators should correct the
prohibited transaction with the IRS by filing a Form 5330 and paying any applicable
excise taxes.

Information about delinquent participant contributions reported on line 4a is not
required to be reported again on line 4d of Schedule H or on Schedule G. See the
frequently asked questions about reporting delinquent participant contributions on
the Form 5500 at the Employee Benefits Security Administration (EBSA) Web site at

**REPORTING OF DELINQUENT LOAN REPAYMENTS**

Generally speaking, participant loan repayments are not subject to the U.S.
Department of Labor’s (DOL’s) participant contribution regulation (29 C.F.R. sec.
2510.3-102). Accordingly, their delinquent remittance is not reported on line 4a of
either Schedule H or Schedule I. However, delinquent remittance of participant
loan repayments is a prohibited transaction.

In Advisory Opinion 2002-2A, the DOL concluded that, while not subject to the
participant contribution regulation, participant loan repayments paid to or withheld
by an employer for purposes of transmittal to an employee benefit plan are
sufficiently similar to participant contributions to justify, in the absence of regulations
providing otherwise, the application of principles similar to those underlying the
final participant contribution regulation for purposes of determining when such
repayments become assets of the plan. Specifically, the Advisory Opinion concluded
that participant loan repayments paid to or withheld by an employer for purposes of
transmittal to the plan become plan assets as of the earliest date on which such
repayments can reasonably be segregated from the employer’s general assets.

Accordingly, the DOL will not reject a Form 5500 report based solely on the fact that
delinquent forwarding of participant loan repayments is included on line 4a of the
Schedule H or Schedule I. Filers that choose to include such participant loan
repayments on line 4a must apply the same supplemental schedule and independent
qualified public accountant (IQPA) disclosure requirements to the loan repayments
as apply to delinquent transmittals of participant contributions. See the frequently
asked questions about reporting delinquent participant contributions on the Form
### 1. Schedule of Assets (Held at End of Year)

**SCHEDULE I**

DEF Holdings, Inc. 401(k) Plan
Plan Sponsor: DEF Holdings, Inc.
Plan Sponsor EIN: 55-5555555
Plan Number: 002

Schedule of Assets (Held at End of Year) as of December 31, 20X2

<table>
<thead>
<tr>
<th>(a) Identity of Issue, Borrower, Lessor, or Similar Party</th>
<th>(b) Description of Investments (No. of Shares)</th>
<th>(d) Cost</th>
<th>(e) Current Value</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MUTUAL FUNDS</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash or Cash Equivalents</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>* DEF Dollar Fund</td>
<td>$1,207,358</td>
<td>$1,207,358</td>
<td>$1,207,358</td>
</tr>
<tr>
<td><strong>Fixed Income Investments</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>* DEF Strategic Income Fund</td>
<td>60,246</td>
<td>638,496</td>
<td>730,788</td>
</tr>
<tr>
<td>* DEF Government Income Fund</td>
<td>18,678</td>
<td>91,594</td>
<td>164,926</td>
</tr>
<tr>
<td>* DEF High Income Fund</td>
<td>110,232</td>
<td>1,317,904</td>
<td>1,694,282</td>
</tr>
<tr>
<td><strong>Total Fixed Income</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Growth and Income Investments</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>* DEF Growth &amp; Income Fund</td>
<td>107,338</td>
<td>642,970</td>
<td>795,368</td>
</tr>
<tr>
<td><strong>Equity Investments</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>* DEF New Pacific Growth Fund</td>
<td>127,506</td>
<td>1,601,002</td>
<td>1,677,968</td>
</tr>
<tr>
<td>* DEF Europe Growth Fund</td>
<td>87,142</td>
<td>944,424</td>
<td>1,125,866</td>
</tr>
<tr>
<td>* DEF Japan Growth Fund</td>
<td>34,822</td>
<td>403,966</td>
<td>341,604</td>
</tr>
<tr>
<td>* DEF International Growth Fund</td>
<td>59,024</td>
<td>555,758</td>
<td>531,216</td>
</tr>
<tr>
<td>* DEF America Growth Fund</td>
<td>110,304</td>
<td>2,010,514</td>
<td>2,289,904</td>
</tr>
<tr>
<td>* DEF Worldwide Growth Fund</td>
<td>138,780</td>
<td>2,192,738</td>
<td>2,334,268</td>
</tr>
<tr>
<td>* DEF Health Care Fund</td>
<td>35,646</td>
<td>689,836</td>
<td>875,132</td>
</tr>
<tr>
<td>* DEF Latin America Growth Fund</td>
<td>41,796</td>
<td>724,574</td>
<td>774,056</td>
</tr>
<tr>
<td>* DEF Telecommunications Fund</td>
<td>82,152</td>
<td>1,287,640</td>
<td>1,289,802</td>
</tr>
<tr>
<td>* DEF Emerging Markets Fund</td>
<td>164,872</td>
<td>2,573,790</td>
<td>2,997,228</td>
</tr>
<tr>
<td>* DEF Financial Services Fund</td>
<td>5,592</td>
<td>1,378</td>
<td>77,716</td>
</tr>
<tr>
<td>* DEF Infrastructure Fund</td>
<td>39,658</td>
<td>475,094</td>
<td>583,370</td>
</tr>
<tr>
<td>* DEF Natural Resources Fund</td>
<td>63,648</td>
<td>980,202</td>
<td>1,122,744</td>
</tr>
<tr>
<td>* DEF Consumer Products Fund</td>
<td>61,704</td>
<td>960,046</td>
<td>1,232,238</td>
</tr>
<tr>
<td>* DEF America Value Fund</td>
<td>20,140</td>
<td>274,502</td>
<td>296,448</td>
</tr>
<tr>
<td>* DEF Small Cap Growth Fund</td>
<td>30,758</td>
<td>382,286</td>
<td>386,936</td>
</tr>
<tr>
<td>Bank in Lisbon Bearer Participating Certificates</td>
<td>1,102</td>
<td>566,022</td>
<td>564,676</td>
</tr>
<tr>
<td><strong>Total Equity</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Participant loans, Interest Rate: 9.75%-10.0%</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL INVESTMENTS</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Represents a party-in-interest to the Plan.

1 Historical cost information is no longer required on the Schedule of Assets (Held at End of Year) for participant directed investments. This example shows the cost information for some participant directed investments because such disclosure is not prohibited and some plans continue to disclose it.
**SCHEDULE I**

**AB&C Enterprises**  
401(k) Retirement Plan  
**EIN:** 55-5555555  
**Plan Number:** 001  

*Schedule of Assets (Held at End of Year)*  
*As of December 31, 20X2*

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b) Identity</th>
<th>(c) Description of Investment</th>
<th>(d) Cost</th>
<th>(e) Current Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>*</td>
<td>The National Group</td>
<td>133,404 shares of National Fund</td>
<td>**</td>
<td>3,488,532</td>
</tr>
<tr>
<td>*</td>
<td>The National Group</td>
<td>1,792,072 shares of National Money Market Reserves—Federal Portfolio</td>
<td>**</td>
<td>1,792,072</td>
</tr>
<tr>
<td>*</td>
<td>The National Group</td>
<td>123,494 shares of National Fixed Income Securities Fund—Short-Term Portfolio</td>
<td>**</td>
<td>1,327,554</td>
</tr>
<tr>
<td>*</td>
<td>The National Group</td>
<td>51,204 shares of National Index Trust—500 Portfolio</td>
<td>**</td>
<td>3,541,276</td>
</tr>
<tr>
<td>*</td>
<td>The National Group</td>
<td>50,770 shares of National International Portfolio</td>
<td>**</td>
<td>1,398,188</td>
</tr>
<tr>
<td>*</td>
<td>The National Group</td>
<td>78,402 shares of National Equity Income Fund</td>
<td>**</td>
<td>1,436,336</td>
</tr>
<tr>
<td>*</td>
<td>The National Group</td>
<td>81,312 shares of National U.S. Growth Portfolio</td>
<td>**</td>
<td>1,930,340</td>
</tr>
<tr>
<td>*</td>
<td>The National Group</td>
<td>17,520 shares of National Index Market Portfolio</td>
<td>**</td>
<td>458,852</td>
</tr>
<tr>
<td>*</td>
<td>Participant Loans</td>
<td>Interest ranging from 6.5 percent to 7 percent</td>
<td>**</td>
<td>55,482</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td></td>
<td>** 15,428,632</td>
</tr>
</tbody>
</table>

* A party-in-interest as defined by ERISA.

**Cost omitted for participant directed investments**

------------------------------------------------------
Sample Company Retirement Plan
Schedule for Assets (Held at End of Year)
as of December 31, 20X2

<table>
<thead>
<tr>
<th>(a) Identity of Issue, Borrower, Lessor, or Similar Party</th>
<th>(b) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value</th>
<th>(d) Cost</th>
<th>(e) Current Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>XYZ Trust Fixed Income Fund</td>
<td>Retirement Mutual Fund, 64,500 shares</td>
<td>200,000</td>
<td>300,000</td>
</tr>
<tr>
<td>XYZ Trust Equity Fund</td>
<td>Retirement Mutual Fund, 68,900 shares</td>
<td>400,000</td>
<td>450,000</td>
</tr>
<tr>
<td>XYZ Trust Growth Fund</td>
<td>Retirement Mutual Fund, 48,800 shares</td>
<td>1,100,000</td>
<td>1,000,000</td>
</tr>
<tr>
<td>XYZ Cash Fund</td>
<td>Money Market Fund</td>
<td>30,000</td>
<td>30,000</td>
</tr>
<tr>
<td>* Participant Loans</td>
<td>Loans, ranging 0–5 years maturity with interest rates of 7.25% to 9.75%</td>
<td>90,000</td>
<td>90,000</td>
</tr>
<tr>
<td>Federal Government</td>
<td>U.S. Treasury Note; maturity date 12/31/2001; 7.25% interest</td>
<td>400,000</td>
<td>400,000</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>2,220,000</td>
<td>2,270,000</td>
</tr>
</tbody>
</table>

*A party-in-interest as defined by ERISA.
### XYZ Savings Program
**EIN:** 55-5555555
**Plan:** 002

**Schedule of Assets ( Held at End of Year)**

**December 31, 20X2**

<table>
<thead>
<tr>
<th>(a)</th>
<th>Identity of Party Involved</th>
<th>(b)</th>
<th>Description of Asset</th>
<th>(c)</th>
<th>Number of Shares or Units</th>
<th>(d)</th>
<th>Current Value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>(a)</td>
<td></td>
<td>(c)</td>
<td></td>
<td>(d)</td>
<td></td>
</tr>
<tr>
<td>*ABC Bank</td>
<td>Money Market Fund</td>
<td>8,284,990</td>
<td>$8,603,200</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prosperity Investments</td>
<td>Mutual Fund</td>
<td>3,001,084</td>
<td>201,224,580</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>DEF Inc.</td>
<td>Money Market Mutual Fund</td>
<td>32,830,692</td>
<td>32,762,690</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GHI Investors</td>
<td>Balanced Fund</td>
<td>1,637,252</td>
<td>85,188,916</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ABC Global Investors</td>
<td>Equity Index Fund</td>
<td>7,656,770</td>
<td>125,894,220</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Participant Loans</td>
<td>Interest ranging from 7%-10%</td>
<td>13,247,714</td>
<td>12,933,714</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**National Synthetic:**

- GNMA ARM #H3-9246 6.50% | 2,600,000 | 1,931,158 |
- GNMA ARM #H3-9013 6.50% | 1,145,708 | 723,358 |
- GNMA ARM #H3-957882, 6.50% | 1,572,778 | 1,127,842 |
- GNMA ARM #H3-9611, 7.15% | 2,321,586 | 819,084 |
- GNMA ARM #H3-9645, 7.15% | 5,000,132 | 1,828,616 |
- GNMA ARM #H3-9933, 7.15% | 1,950,002 | 1,208,864 |
- GNMA ARM #H3-9080, 7.75% | 1,950,000 | 999,994 |
- FHLMC FRM 7.50% | 16,000,000 | 15,975,040 |
- GNMA FRM 7.50% | 10,044,994 | 10,044,994 |
- Interest Rate Floor Agreement 5.50% | 16,000,000 | 3,176,600 |
- U.S. Treasury Note #U-091642, 6.00% | 710,000 | 712,108 |
- *ABC Bank | Money Market Fund | 32,308,798 | 32,316,798 |

**National Wrapper**

- Synthetic Wrapper Agreement — | (393,352) |

**ABC Life Contract**

- #HBD-41463, 6.15%, 3-1-X6 | 20,661,604 | 20,661,604 |
- #HBD-8568392, 5.65%, 9-1-X3 | 26,272,740 | 26,272,740 |

**DEF Contract**

- #HBD-50870, 5.00%, 2-28-X4 | 17,796,028 | 17,814,028 |
- #HBD-50870-3, 6.50%, 3-1-X5 | 11,574,102 | 11,560,102 |

**GHI Mutual Contract**

- #HBD-25193, 7.25%, 3-1-X5 | 14,290,224 | 14,290,224 |
- #HBD-25276, 6.15%, 3-1-X6 | 17,299,096 | 17,299,096 |
- #HBD-29991, 5.50%, 3-2-X4 | 13,880,466 | 13,880,466 |

**MNO Contract**

- #HBD-29318, 7.00%, 9-1-X5 | 14,379,788 | 14,379,788 |
- #HBD-0019, 5.75%, 3-1-X4 | 4,331,894 | 4,331,894 |

**PQR International Group**

- #HBD-29318, 7.00%, 9-1-X5 | 14,379,788 | 14,379,788 |
- #HBD-091642, 6.00% | 710,000 | 712,108 |

**STU Contract**

- #HBD-0019, 5.75%, 3-1-X4 | 4,331,894 | 4,331,894 |
- #HBD-0882, 4.75%, 8-31-X3 | 8,724,514 | 8,724,514 |

**VWX Int'l Group Contract**

- #HBD-987, 5.75%, 3-1-X5 | 11,781,558 | 11,781,558 |

**YZA Int'l Life**

- #HBD-29205, 7.00%, 9-1-X5 | 7,256,842 | 7,256,842 |

**BCD Life Insurance Company**

- #HBD-HB0004, 7.25%, 9-1-X4 | 8,219,378 | 8,219,378 |

**ABC Life Contract**

- #HBD-41587, 6.25%, 3-1-X7 | 20,000,000 | 20,087,880 |

**EFG Mutual Life Insurance**

- #HBD-9737, 6.75%, 3-1-X7 | 14,657,064 | 14,656,664 |

**HIJ Contract**

- #CJD 114062, 6.50%, 9-1-X3 | 10,893,652 | 10,884,652 |

$757,070,854

* A party-in-interest as defined by ERISA.
**Plan Name:** ABC Company Pension Plan II  
**Sponsor:** ABC Holdings (Operations) Inc.  
**Employer Identification Number:** 55-5555555  
**Plan Number:** 001  
**Plan Year Ending:** December 31, 20X2

*Schedule of Assets (Held at End of Year)—See Form 5500*

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b) Identity of Issue, Borrower, Lessor, or Similar Party</th>
<th>(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value</th>
<th>(d) Face Value or Number of Shares</th>
<th>(e) Current Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>*</td>
<td>ABC Bank Liquid Reserve Fund</td>
<td>Money Market Fund</td>
<td>485,698</td>
<td>$ 485,698</td>
</tr>
<tr>
<td>*</td>
<td>GHI Bank Temporary Investment</td>
<td>Money Market Fund</td>
<td>1,542</td>
<td>1,542</td>
</tr>
<tr>
<td>*</td>
<td>GHI Bank Bond Index Fund</td>
<td>Bond Fund</td>
<td>110,612</td>
<td>19,225,196</td>
</tr>
<tr>
<td>*</td>
<td>GHI Bank Stock Index Fund</td>
<td>Equity Fund</td>
<td>85,578</td>
<td>59,901,044</td>
</tr>
<tr>
<td>*</td>
<td>Sample Company, Ltd.</td>
<td>Common Stock</td>
<td>115,956</td>
<td>3,275,756</td>
</tr>
<tr>
<td></td>
<td>XYZ Company</td>
<td>Common Stock</td>
<td>28</td>
<td>230</td>
</tr>
<tr>
<td>*</td>
<td>DEF Realty Fund</td>
<td>Real Estate Fund</td>
<td>42</td>
<td>1,741,808</td>
</tr>
</tbody>
</table>

Total: $84,631,274

* A party-in-interest as defined by ERISA.
**SCHEDULE I**

*Sample Company, Inc. Pension Plan*

*Schedule of Assets (Held at End of Year)*

*December 14, 20X2*

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
<th>Current Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABC Bank money market, variable rate—4.87% as of December 14, 20X2</td>
<td>$2,438,340</td>
<td>$2,438,340</td>
</tr>
<tr>
<td>Prosperity Life Insurance Company, Inc. group annuity contract No. 207503, variable rate—5% as of December 14, 20X2</td>
<td>53,142</td>
<td>53,142</td>
</tr>
<tr>
<td>Prosperity Life Insurance Company, Inc. group annuity contract No. 207636, variable rate—5% as of December 14, 20X2</td>
<td>89,616</td>
<td>89,616</td>
</tr>
<tr>
<td>National Life Insurance Company, group annuity contract No. 6455739, variable rate—5.5% as of December 14, 20X2</td>
<td>242,718</td>
<td>242,718</td>
</tr>
<tr>
<td>National Life Insurance Company, group annuity contract No. 6455744, variable rate—5.5% as of December 14, 20X2</td>
<td>933,536</td>
<td>933,536</td>
</tr>
<tr>
<td>Total investments</td>
<td>$3,757,352</td>
<td>$3,757,352</td>
</tr>
</tbody>
</table>
## Sample Company Retirement Plan

**Schedule of Reportable Transactions for the Year Ending December 31, 20X2**

<table>
<thead>
<tr>
<th>(a) Identity of Party Involved</th>
<th>(b) Description of Asset</th>
<th>(c) Purchase Price</th>
<th>(d) Selling Price</th>
<th>(e) Lease Rental</th>
<th>(f) Expense Incurred With Transaction</th>
<th>(g) Cost of Asset</th>
<th>(h) Current Value of Asset on Transaction Date</th>
<th>(i) Net Gain/(Loss)</th>
</tr>
</thead>
<tbody>
<tr>
<td>XYZ Trust Fixed Income Fund</td>
<td>Retirement Mutual Fund, 12 purchases, 20,500 shares</td>
<td>$100,000</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>$100,000</td>
<td>$100,000</td>
<td>N/A</td>
</tr>
<tr>
<td>XYZ Trust Equity Fund</td>
<td>Retirement Mutual Fund, 20 sales, 40,000 shares</td>
<td>N/A</td>
<td>$400,000</td>
<td>N/A</td>
<td>N/A</td>
<td>$300,000</td>
<td>$400,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>ABC Company</td>
<td>$450,000 note dated 2/15/X0, 7.25% interest, matures 2/15/X6</td>
<td>N/A</td>
<td>$432,278</td>
<td>N/A</td>
<td>N/A</td>
<td>$429,272</td>
<td>$432,280</td>
<td>$3,008</td>
</tr>
<tr>
<td>DEF Growth Fund</td>
<td>Retirement Mutual Fund, purchase of 100,000 shares</td>
<td>$500,000</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>$500,000</td>
<td>$500,000</td>
<td>N/A</td>
</tr>
</tbody>
</table>

(a) Represents transaction or a series of transactions in securities of the same issue in excess of 5% of the plan market value as of December 31, 20X1.
## Schedule of Reportable Transactions
### for the Year Ended December 31, 20X2

<table>
<thead>
<tr>
<th>Identity of Party Involved*</th>
<th>Description of Securities</th>
<th>Number of Transactions</th>
<th>Aggregate Transactions</th>
<th>Aggregate Expenses Incurred</th>
<th>Current Value of Asset on Transaction Date</th>
<th>Net Gain (Loss)</th>
</tr>
</thead>
<tbody>
<tr>
<td>DEF Dollar Fund</td>
<td>Mutual Fund shares</td>
<td>82</td>
<td>$ 836,064</td>
<td></td>
<td>$ 836,064</td>
<td>—</td>
</tr>
<tr>
<td>DEF Dollar Fund</td>
<td>Mutual Fund Shares</td>
<td>84</td>
<td>—</td>
<td></td>
<td>** 773,288</td>
<td>773,288</td>
</tr>
<tr>
<td>DEF America Growth Fund</td>
<td>Mutual Fund Shares</td>
<td>60</td>
<td>696,986</td>
<td></td>
<td>696,986</td>
<td>—</td>
</tr>
<tr>
<td>DEF America Growth Fund</td>
<td>Mutual Fund Shares</td>
<td>94</td>
<td>1,297,394</td>
<td></td>
<td>** 1,297,394</td>
<td>—</td>
</tr>
<tr>
<td>DEF Emerging Markets Fund</td>
<td>Mutual Fund Shares</td>
<td>60</td>
<td>1,082,634</td>
<td></td>
<td>1,082,634</td>
<td>—</td>
</tr>
<tr>
<td>DEF Emerging Markets Fund</td>
<td>Mutual Fund Shares</td>
<td>82</td>
<td>931,458</td>
<td></td>
<td>** 931,458</td>
<td>—</td>
</tr>
<tr>
<td>DEF High Income Fund</td>
<td>Mutual Fund Shares</td>
<td>82</td>
<td>1,113,632</td>
<td></td>
<td>1,113,632</td>
<td>—</td>
</tr>
<tr>
<td>DEF High Income Fund</td>
<td>Mutual Fund Shares</td>
<td>62</td>
<td>804,396</td>
<td></td>
<td>** 804,396</td>
<td>—</td>
</tr>
<tr>
<td>DEF Natural Resources Fund</td>
<td>Mutual Fund Shares</td>
<td>60</td>
<td>1,015,116</td>
<td></td>
<td>1,015,116</td>
<td>—</td>
</tr>
<tr>
<td>DEF Natural Resources Fund</td>
<td>Mutual Fund Shares</td>
<td>22</td>
<td>62,554</td>
<td></td>
<td>** 62,554</td>
<td>—</td>
</tr>
<tr>
<td>DEF Consumer Products Fund</td>
<td>Mutual Fund Shares</td>
<td>60</td>
<td>919,756</td>
<td></td>
<td>919,756</td>
<td>—</td>
</tr>
<tr>
<td>DEF Consumer Products Fund</td>
<td>Mutual Fund Shares</td>
<td>64</td>
<td>325,118</td>
<td></td>
<td>** 325,118</td>
<td>—</td>
</tr>
</tbody>
</table>

* All parties represent parties-in-interest to the Plan.

** Information not available.
### Schedule of Reportable Transactions for the Year Ended December 31, 20X2

<table>
<thead>
<tr>
<th>(a) Identity of Party Involved*</th>
<th>(b) Description of Asset</th>
<th>(c) Number of Purchase Transactions</th>
<th>(d) Number of Sales Transactions</th>
<th>(e) Lease Rental</th>
<th>(f) Expense Incurred With Transaction</th>
<th>(g) Cost of Asset on Transaction Date</th>
<th>(h) Current Value of Asset on Transaction Date</th>
<th>(i) Net Gain (Loss)</th>
</tr>
</thead>
<tbody>
<tr>
<td>*ABC Bank</td>
<td>Money Market Fund</td>
<td>718</td>
<td></td>
<td></td>
<td>$374,309,306</td>
<td>$374,309,306</td>
<td>365,660,824</td>
<td>-</td>
</tr>
<tr>
<td>*ABC Bank</td>
<td>Money Market Fund</td>
<td></td>
<td>700</td>
<td></td>
<td></td>
<td>365,660,824</td>
<td>365,660,824</td>
<td>-</td>
</tr>
<tr>
<td>Prosperity Investments</td>
<td>Mutual Fund</td>
<td>148</td>
<td></td>
<td></td>
<td></td>
<td>60,082,384</td>
<td>60,082,384</td>
<td>-</td>
</tr>
<tr>
<td>Prosperity Investments</td>
<td>Mutual Fund</td>
<td></td>
<td>298</td>
<td></td>
<td></td>
<td>56,731,132</td>
<td>56,731,132</td>
<td>4,409,998</td>
</tr>
<tr>
<td>DEF Inc.</td>
<td>Money Market Fund</td>
<td>166</td>
<td></td>
<td></td>
<td></td>
<td>18,729,248</td>
<td>18,729,248</td>
<td>-</td>
</tr>
<tr>
<td>DEF Inc.</td>
<td>Money Market Fund</td>
<td></td>
<td>312</td>
<td></td>
<td></td>
<td>11,197,446</td>
<td>11,197,446</td>
<td>-</td>
</tr>
<tr>
<td>GHI Investors</td>
<td>Balanced Fund</td>
<td>272</td>
<td></td>
<td></td>
<td></td>
<td>33,188,156</td>
<td>33,188,156</td>
<td>-</td>
</tr>
<tr>
<td>GHI Investors</td>
<td>Balanced Fund</td>
<td></td>
<td>184</td>
<td></td>
<td></td>
<td>11,748,138</td>
<td>11,748,138</td>
<td>1,391,838</td>
</tr>
<tr>
<td>ABC Global Investors</td>
<td>Equity Index Fund</td>
<td>324</td>
<td></td>
<td></td>
<td></td>
<td>51,644,964</td>
<td>51,644,964</td>
<td>-</td>
</tr>
<tr>
<td>ABC Global Investors</td>
<td>Equity Index Fund</td>
<td></td>
<td>116</td>
<td></td>
<td></td>
<td>17,692,672</td>
<td>17,692,672</td>
<td>1,480,754</td>
</tr>
</tbody>
</table>

*A party-in-interest as defined by ERISA.
Sample Company, Inc. Pension Plan  
Schedule of Reportable Transactions  
for the Year Ended December 14, 20X2

<table>
<thead>
<tr>
<th>Identity of Party</th>
<th>Description of Asset</th>
<th>Number of Transactions</th>
<th>Purchase Price</th>
<th>Number of Transactions</th>
<th>Selling Price</th>
<th>Cost</th>
<th>Net Gain (Loss)</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABC Bank</td>
<td>United States Treasury bills</td>
<td>1</td>
<td>$1,804,000</td>
<td>1</td>
<td>$1,804,000</td>
<td>$1,804,000</td>
<td>$0</td>
</tr>
<tr>
<td>Prosperity Life Insurance</td>
<td>Life insurance policies</td>
<td>0</td>
<td>0</td>
<td>516</td>
<td>990,894</td>
<td>990,894</td>
<td>0</td>
</tr>
</tbody>
</table>

.................................
This schedule is prepared using the alternative way of reporting (iii) series transactions under DOL Regulation 2520.103-b(d)(2).

<table>
<thead>
<tr>
<th>Identity of Party Involved</th>
<th>Description of Asset (Include Interest Rate and Maturity in Case of a Loan)</th>
<th>(a) Number of Purchases</th>
<th>(b) Number of Sales</th>
<th>(c) Total Value of Purchases</th>
<th>(d) Total Value of Sales</th>
<th>(e) Net Gain (Loss)</th>
</tr>
</thead>
<tbody>
<tr>
<td>* ABC Bank Liquid Reserve Fund</td>
<td>Commingled Employee Benefit Trust</td>
<td>52</td>
<td>N/A</td>
<td>7,073,036</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>* ABC Bank Liquid Reserve Fund</td>
<td>Commingled Employee Benefit Trust</td>
<td>N/A</td>
<td>40</td>
<td>N/A</td>
<td>6,587,338</td>
<td>N/A</td>
</tr>
<tr>
<td>* GHI Bank</td>
<td>GHI Bank Stock Index Fund</td>
<td>22</td>
<td>N/A</td>
<td>758,650</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>* GHI Bank</td>
<td>GHI Bank Stock Index Fund</td>
<td>N/A</td>
<td>8</td>
<td>N/A</td>
<td>4,051,030</td>
<td>1,180,478</td>
</tr>
<tr>
<td>* GHI Bank</td>
<td>GHI Bank Bond Index Fund</td>
<td>16</td>
<td>N/A</td>
<td>1,101,452</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>* GHI Bank</td>
<td>GHI Bank Bond Index Fund</td>
<td>N/A</td>
<td>10</td>
<td>N/A</td>
<td>3,461,454</td>
<td>(73,002)</td>
</tr>
</tbody>
</table>

*A party-in-interest as defined by ERISA.
3. **Schedule of Nonexempt Transactions**

**Part III: Nonexempt Transactions**

If a nonexempt prohibited transaction occurred with respect to a disqualified person, file Form 5330 with the IRS to pay the excise tax on the transaction.

(a) Identity of party involved

| ABC COMPANY |

(b) Relationship to plan, employer, or other party-in-interest

| PLAN SPONSOR |

(c) Description of transactions including maturity date, rate of interest, collateral, par or maturity value

| 10000000 | NOTE 8.25% INTREST DATED 01-01-XX | DUE 12-31-XX |

(d) Purchase price

| 1000000 |

(e) Selling price

| |

(f) Lease rental

| |

(g) Expenses incurred in connection with transaction

| 20000 |

(h) Cost of asset

| |

(i) Current value of asset

| |

(j) Net gain or (loss) on each transaction

| |

(a) Identity of party involved

| |

(b) Relationship to plan, employer, or other party-in-interest

| |

(c) Description of transactions including maturity date, rate of interest, collateral, par or maturity value

| |

(d) Purchase price

| |

(e) Selling price

| |

(f) Lease rental

| |

(g) Expenses incurred in connection with transaction

| |

*162*
CHAPTER 8: Management Letter Comments
(Audits of Nonissuers)

This section pertains to audits of nonissuers only. For audits of issuers, such as Form 11-K audits, the guidance in AU section 325, Communications About Control Deficiencies in an Audit of Financial Statements in the AICPA Publication PCAOB Standards and Related Rules should be followed.

COMMUNICATING INTERNAL CONTROL RELATED MATTERS

SAS No. 112, Communicating Internal Control Related Matters Identified in an Audit (AICPA, Professional Standards, vol. 1, AU sec. 325) provides guidance to enhance your ability to identify and evaluate control deficiencies during an audit, and then communicate to management and those charged with governance those deficiencies that you believe are significant deficiencies or material weaknesses. Auditors should be aware that the nature of the employee benefit plan environment is likely to give rise to the written communications required by SAS No. 112.

The standard has two unconditional requirements:

- The auditor must evaluate identified control deficiencies and determine whether those deficiencies, individually or in combination, are significant deficiencies or material weaknesses.
- The auditor must communicate, in writing, significant deficiencies and material weaknesses to management and those charged with governance. This communication includes significant deficiencies and material weaknesses identified and communicated to management and those charged with governance in prior audits but not yet remediated.

A control deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis.

When conducting an audit of historical financial statements, you are not required to perform procedures to identify control deficiencies. However, during the course of the audit, you may become aware of deficiencies in the design or operation of the entity's internal control. Your awareness of control deficiencies will vary with each audit and will be influenced by the nature, timing, and extent of audit procedures performed, as well as other factors. The results of your substantive procedures may cause you to reevaluate your earlier assessment of internal control.
Evaluating Internal Control Deficiencies

A control deficiency may be considered just a deficiency. More severe deficiencies are significant deficiencies, and the most severe deficiencies are material weaknesses.

Definitions of Significant Deficiency and Material Weakness

A significant deficiency is a control deficiency, or combination of control deficiencies, that adversely affects the entity's ability to initiate, authorize, record, process, or report financial data reliably in accordance with generally accepted accounting principles (GAAP) such that there is more than a remote likelihood that a misstatement of the entity's financial statements that is more than inconsequential will not be prevented or detected.

A material weakness is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the financial statements will not be prevented or detected.

Help Desk—SAS No. 112 includes a list of areas in which control deficiencies ordinarily are at least significant deficiencies and a list of indicators that a control deficiency should be regarded as at least a significant deficiency and a strong indicator of a material weakness. A material financial statement misstatement that was not identified by management is a strong indicator of a material weakness. SAS No. 112 also contains an appendix that provides examples of circumstances that may be control deficiencies, significant deficiencies, or material weaknesses.

The Evaluation Process

You must evaluate the control deficiencies that you have identified and determine whether these deficiencies, individually or in combination with other control deficiencies, rise to the level of significant deficiencies or material weaknesses.

---

1 The term remote likelihood as used in the definitions of the terms significant deficiency and material weakness has the same meaning as the term remote as used in Financial Accounting Standards Board (FASB) Statement of Financial Accounting Standards No. 5, Accounting for Contingencies. Paragraph 3 of FASB Statement No. 5 states:

When a loss contingency exists, the likelihood that the future event or events will confirm the loss or impairment of an asset or the incurrence of a liability can range from probable to remote. This Statement uses the terms probable, reasonably possible, and remote to identify three areas within that range, as follows:

a. Probable. The future event or events are likely to occur.
b. Reasonably possible. The chance of the future event or events occurring is more than remote but less than likely.
c. Remote. The chance of the future events or events occurring is slight.

Therefore, the likelihood of an event is “more than remote” when it is at least reasonably possible.
Chapter 8: Management Letter Comments

The factors that you should consider when evaluating control deficiencies are likelihood and magnitude. **Likelihood** refers to the probability that a control, or combination of controls, could have failed to prevent or detect a misstatement in the financial statements being audited. **Magnitude** refers to the extent of the misstatement that could have occurred, or that actually occurred, since misstatements include both potential and actual misstatements.

The following table summarizes how you consider the significance of a deficiency to determine whether it is a control deficiency, a significant deficiency, or a material weakness.

<table>
<thead>
<tr>
<th>Magnitude of misstatement that occurred, or could have occurred</th>
<th>Likelyhood of misstatement</th>
<th>Material weakness</th>
<th>Significant deficiency but not a material weakness</th>
<th>Control deficiency but not a significant deficiency or a material weakness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quantitatively or qualitatively material</td>
<td>More than Remote</td>
<td>Remote</td>
<td></td>
<td></td>
</tr>
<tr>
<td>More than inconsequential but less than material</td>
<td>Significant deficiency but not a material weakness</td>
<td>Control deficiency but not a significant deficiency or a material weakness</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inconsequential (i.e., clearly immaterial)</td>
<td>Control deficiency but not a significant deficiency or a material weakness</td>
<td>Control deficiency but not a significant deficiency or a material weakness</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**The “Prudent Official” Test**

When you evaluate the significance of a deficiency, the last step in your evaluation is to conclude whether a “prudent official,” having knowledge of the same facts and circumstances, would agree with your classification of the deficiency.

**Help Desk**—See the following publications for further guidance:

- AICPA Audit Risk Alert—*Understanding SAS No. 112 and Evaluating Control Deficiencies* (product no. 022536) to assist you in the implementation of this Standard and to provide additional guidance on communication requirements including, the form, content, and timing of the communication and the discussion with management and others.
- Appendix B in AICPA Audit Risk Alert—*Employee Benefit Plans Industry Developments—2007* (product no. 022417) for guidance specific to employee benefit plans.

**WHAT ARE MANAGEMENT LETTER COMMENTS?**

AU section 325.24 states that nothing precludes the auditor from communicating to management and those charged with governance other matters that the auditor believes to be of potential benefit to the entity, such as recommendations for operational or administrative efficiency or for improving internal control, or if the
auditor has been requested to communicate, for example, control deficiencies that are not significant deficiencies or material weaknesses. Such matters may be communicated orally or in writing. If the information is communicated orally, the auditor should document the communication. These matters are often referred to as management letter comments (MLCs).

This chapter shows three illustrative management letters and illustrative MLCs that have been communicated to management on actual employee benefit plan audits to illustrate control deficiencies noted and suggestions for improving operations of the plan. These examples are control deficiencies that are not significant deficiencies or material weaknesses. SAS No. 112 provides guidance on how to assess whether control deficiencies are significant deficiencies or material weaknesses. When a SAS No. 112 letter is issued, these other matters may be communicated in the SAS No. 112 letter (see the illustrative SAS No. 112 letter in Appendix B of the AICPA Audit Risk Alert Employee Benefit Plans Industry Developments—2007 [product no. 022417] and AU section 325 in volume 1 of the AICPA Professional Standards for guidance).

Alternatively, a separate management letter may be issued as illustrated below (only for those matters not considered a significant deficiency or a material weakness).

SAMPLE MANAGEMENT LETTERS

The following three reports illustrate typical management letters when there are control deficiencies but those deficiencies were determined not to be significant deficiencies or material weaknesses. A client may ask the auditor to issue a communication indicating that no material weaknesses were identified during the audit. AU section 325.28 provides guidance and an illustrative communication that may be used in such situations.

Plan Administrator
XYZ Company 401(k) Plan

In planning and performing our audit of the financial statements of the XYZ Company 401(k) Plan for the year ended December 31, 20X2, we considered its internal control in order to determine our auditing procedures for the purpose of expressing our opinion on the financial statements and supplemental schedules and not to provide assurance on the internal control. During our engagement to audit, the following matters came to our attention that we believe merit your consideration.

[Insert comments here.]

This letter is intended solely for the information and use of the Plan Administrator and others within the organization and is not intended to be and should not be used by anyone other than these specified parties.

We would be pleased to discuss the above matters or to respond to any questions at your convenience.

[Signature]

[Date]
Limited Scope Audit

Plan Administrator
XYZ Company 401(k) Plan

We were engaged to audit the financial statements of XYZ Company 401(k) Plan (the "Plan") for the year ended December 31, 20X2. In connection with planning and performing our engagement, we developed the following recommendations concerning certain matters related to the Plan's internal control and certain observations and recommendations on other [accounting, administrative, and operating] matters. In our report dated June 15, 20X3 we disclaimed an opinion on the Plan's 20X2 financial statements because of the election by the plan administrator to limit the scope of our audit with respect to information which was certified by the trustee of the Plan (as permitted by section 2520.103-8 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974, as amended). Had the scope of our audit not been limited as described above, other matters might have come to our attention that would have been reported to you. Our comments, arranged by function [operating unit or employee benefit plan], are presented in Exhibit I and are listed in the table of contents thereto. Our principal recommendations are summarized below.

[Insert comments here.]

This letter is intended solely for the information and use of the Plan Administrator and others within the organization and is not intended to be and should not be used by anyone other than these specified parties.

We would be pleased to discuss the above matters or to respond to any questions at your convenience.

[Signature]

[Date]

.........................

Governmental Employee Pension Trust

The Pension Committee and plan administrator of the ABC Government Employees Pension Trust

We have completed our audit of the financial statements of the ABC Government Employees Pension Trust for the year ended December 31, 20X2. While an audit is not intended to provide assurance on the internal control structure, as a result of our observations and documentation of the Plan's systems, we noted several areas for improvement that we would like to convey to you for further action.

[Insert comments here.]
We appreciate the opportunity to be of service to the ABC Government Employees Pension Trust. We have enjoyed working with the staff and look forward to continuing our relationship. We hope that our comments and suggestions will be received in the caring and constructive fashion they are intended. We would be pleased to offer additional insight into or assist in implementing any of our suggestions. It is our hope that you should contact us should you have any questions any time.

[Signature]

[Date]
ILLUSTRATIVE MANAGEMENT LETTER COMMENTS

Note: The following illustrative management letter comments relate to control deficiencies that were determined not to be significant deficiencies or material weaknesses. These comments are for illustrative purposes only and should be modified for the individual circumstances of each engagement. The auditor should evaluate the control deficiencies that have been identified to determine whether they rise to the level of a significant deficiency or material weakness depending upon likelihood and magnitude. See AU section 325(SAS No. 112) for guidance.

This section contains the following illustrative management letter comments:

| 1. Benefits                          | Accumulated Plan Benefit Obligations |
|                                     | Benefit Obligations                  |
|                                     | Benefit Payments                     |
| 2. Contributions                    | Participant/Employee Contributions   |
|                                     | Employer Contributions               |
|                                     | Excess Contribution Deferrals         |
|                                     | Rollovers                             |
| 3. Distributions                    | Hardship Withdrawals                 |
|                                     | Improper Calculation of Benefits      |
|                                     | Improper or Missing Benefit Approval  |
|                                     | Improper Payment of Benefits          |
|                                     | Lack of Review/Reconciliation of Benefits |
|                                     | Taxability of Distributions          |
|                                     | Miscellaneous Distributions          |
|                                     | Qualified Domestic Relations Order (QDRO) |
| 4. Investments                      | Participant Loans                    |
|                                     | Improper Execution of Loans          |
| 5. Loans                            | Participant Accounts                 |
|                                     | Participant Enrollment Forms          |
| 6. Participant Data Testing         | Internal Controls                    |
| 7. Internal Control                 | Regulatory Compliance                |
|                                     | Administrative Costs                 |
|                                     | Investment Policy Guidelines          |
|                                     | Personnel Files                      |
|                                     | Segregation of Duties                |
|                                     | Dual Signatures                      |
|                                     | Accuracy of Data Sent From Third-Party Administrator |
|                                     | Accuracy of Employee Data             |
|                                     | Use of Third-Party Administrators     |
|                                     | Minutes of Trustees Meetings          |
|                                     | Plan Fees and Expenses                |
1. Benefits

Accumulated Plan Benefit Obligations

During our audit, we noted errors in the participant data (e.g., hire date, birth date, etc.) used by the actuary.

Although an occasional error does not materially distort the actuarial information, a lack of reliable, accurate data can invalidate the actuary's results.

Perform a detailed review of the current participant data records to ensure accuracy. For large data files, software such as ACL can assist in identifying errors. Design and implement controls to ensure that all eligible employees are included and that the information about each participant is correct.

The plan's actuary determines the actuarial methods and assumptions with little input from plan personnel.

The plan engages an actuary because of the complexity of the actuarial calculations. It is appropriate to rely on a specialist for these services; however, the plan personnel possess knowledge which may influence the actuary's selection of methods and assumptions.

Review the actuarial methods and assumptions with the actuary prior to completion of the valuation. Challenge whether the factors used in the valuation are reasonable in lieu of prior year factors and changes in the plan, demographics of the employee group and major changes in the plan sponsor (i.e., mergers, spin-offs, etc.).

Benefit Obligations [Health and Welfare Benefit Plan]

During our testing, we noted several instances of missing or incomplete information, including missing participant enrollment forms and missing or incomplete documentation for claims processed by [insurance company]. Maintaining proper documentation regarding participant data and claims can
safeguard the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered a prohibited transaction.

Procedures should be implemented to ensure all enrollment forms and supporting documentation for claims processed are maintained and properly filed.

Benefit Payments

During our testing of benefit payments made during 20X2, we noted two instances where the participant requested a distribution of their account in The Defined Contribution Plan of ABC Company. However, the Plan Sponsor’s personnel completed the wrong paperwork and the participant received a distribution of their account from The Tax Sheltered Annuity Plan of ABC Company.

We recommend that the Plan Sponsor develop and execute policies and procedures to have distributions reviewed by someone other than the individual preparing the requests prior to submission to the recordkeeper. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We noted several instances in which incorrect benefit payment distributions were processed. These instances included overpayments to beneficiaries of deceased individuals, overpayments due to calculations based on hours worked instead of elapsed time and manual calculation errors.

We understand that the overpayments to beneficiaries of deceased individuals were identified in an audit performed by XXXX last year and are being corrected. We also understand that XXX changed from hours counting to elapsed time, retroactive to the beginning of the year. This change resulted in de minimus errors, which have since been corrected. XXX also intends to begin utilizing calculator software, which should eliminate manual errors in the future.

We recommend considering any additional procedures which may need to be implemented to assess the propriety of benefit payments and the computation of the payments. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan’s tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.
2. CONTRIBUTIONS

Participant/Employee Contributions

a. Timely Deposit of Participant Contributions

Issue:
During our audit, it was noted that sufficient controls are not in place to ensure participant contributions are remitted to the Plan in a timely manner. Participant contributions for certain payrolls in December 20X2 were not remitted timely. The Department of Labor ("DOL") requires that participant contributions be remitted to the Plan on the earliest date on which they can be reasonably segregated from the company's general assets but in no event later than the 15th business day following the end of the month in which amounts are contributed by employees or withheld from their wages. Failure to remit participant contributions to the Plan in a timely manner results in a prohibited transaction which must be separately reported to the DOL and may result in penalties to the Plan Sponsor.

Recommendation:
We recommend that the Plan Sponsor review the procedures involved in remittance of participant contributions to the Plan and institute the necessary controls to ensure participant contributions are remitted timely. A Form 5330 should be filed for the contributions that were not remitted timely and lost earnings must be remitted to the Plan and allocated to participants.

During our audit, we found that one employee who should have been allowed to make deferrals and receive matching contributions was not allowed to do so. This occurred due to the employee setting a maximum limit on her contributions that had to be manually stopped once the employee reached the maximum in the previous year. For 20X2, her deferral contribution rate was not reset resulting in no deferral contributions in 20X2.

We recommend that the Plan Sponsor develop and execute policies and procedures to review employee contributions at the beginning of each year to ensure that the proper deferrals are being made. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan's tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.
b. Inaccurate Contribution Percentages

**Issue:**

We noted that the Plan document provides for contributions from 2% to 10% of qualified compensation. In operation, the Plan is allowing contributions from 1% to 15%.

**Recommendation:**

We recommend that the Plan’s management amend the Plan document to allow for prospective contributions from 1% to 15%.

**Available Options for Correction:**

*Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.*

.........................

c. Inaccurate Deduction/Calculations

**Issue:**

We noted that contribution deductions were not properly calculated for certain participants receiving manual checks.

**Recommendation:**

We recommend that the Plan’s management consider implementing controls or programming check changes to ensure these types of errors do not occur. If not corrected, these errors, including restoring lost investment earnings, would be considered a plan operational violation.

.........................

d. Timing of Contribution Election Changes

**Issue:**

We noted a few instances where a participant changed contribution election percentages or investment allocation changes twice within a six-month period; however, the Plan document allows two changes a year and only one such change within a six-month period.

**Recommendation:**

We recommend that the Plan’s management establish policies to monitor participant contribution election changes to ensure compliance with the provisions of the Plan document. In addition, the Plan’s management should review the Plan document and determine if an amendment to the Plan document or a change in policy is necessary.
Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

e. Accuracy of Administering Contribution Election Changes

Issue:

We noted several instances where an employee’s change in elective contributions was made earlier or later than the calculated effective date allowed by the Plan document.

Recommendation:

We recommend that the Plan’s management document the procedures for making elective contributions allowed under the Plan document and review with the personnel responsible for setting the elections up on payroll system.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

f. Participant Deferrals

During our audit, we noted that one participant made deferrals that exceeded the Plan’s 15% limit per the Plan document.

We recommend that the Plan Sponsor develop and execute policies and procedures to review participant deferral percentages. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan’s tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.

During our audit, we noted that one participant made deferrals that exceeded the Internal Revenue Code (IRC) Section 402(g) limits due to a problem in the programming of the payroll system. Refunds were appropriately made prior to April 15, 20X2.

We recommend that the Plan Sponsor develop and execute policies and procedures to ensure that the IRC Section 402(g) limits are not exceeded in the future.
Employer Contributions

a. Accuracy of Utilization of Forfeitures of Employer Contributions

Issue:
We noted that forfeitures totaling approximately $20,000 and $18,000 for 20X2 and 20X1 respectively, were not used to reduce employer contributions as allowed under the Plan document.

Recommendation:
We recommend that the Plan’s management establish procedures for tracking forfeitures to ensure the Company is not funding amounts needlessly, and that appropriate amounts are offset for the applicable year.

b. Adoption Agreement

Through the year ended December 31, 20X2, no employer contributions have ever been made to the Plan. Because the adoption agreement was completed in a contradictory manner with regard to the discretionary matching provisions, it is questionable whether any employer match is allowed under the Plan.

We recommend that the adoption agreement be amended before any employer contributions are made to the Plan to clarify the contradictory language related to the discretionary match.

c. Other

Our testing of employer contributions noted two issues to be considered by the Administrator for corrective action. The first is that the Management company excluded bonuses from compensation for both employee and employer contributions. The Plan definition of compensation is all W-2 wages, excluding fringe benefits. The second is that the Plan states that participants are eligible for the optional company contribution during years in which they have completed 1,000 hours of credited service. The management and construction companies make contributions monthly with the assistance of ADP. While this facilitates administration, it may allow certain participants to receive contributions for which they are not entitled, if they terminate prior to accomplishing 1,000 hours of service.

In order to not apply employee deferral elections to bonuses, there should be documentation for each employee authorizing such a deviation from a previously signed election. Bonuses should always be included in the calculation of the optional company contribution. Regarding the 1,000 hour requirement for the company optional contribution, the Plan should either be amended to properly reflect the intent of the Company and to maintain administrative ease, or procedures should be implemented to ensure compliance with the Plan.
document. This could be achieved by tracking the cumulative hours of each participant and applying the contributions monthly, then, for those employees who terminate during the year, consideration of their eligibility for optional contributions must be given and their account balances adjusted accordingly for those ineligible contributions, which should be returned to the employer or used to offset total employer contributions for the year.

The ABC Company holds and controls employer contributions well after the date the funds can be identified and segregated. Additionally, ABC Company pays administrative fees for the plan from the “temporary holding account” which accrues interest on the contributions. This interest is supposed to benefit the employees. However, the interest earned that goes to the employees is reduced by the administrative fees which are the employer’s responsibility.

We recommend that you consider opening a separate account for the sole purpose of funding administrative expenses. Before any decision is made to initiate this change, we recommend that you consult with legal counsel to determine the impact of termination.

d. Employer Matching Contributions

During our audit for the year ended December 31, 20X2, we noted that a 401(k) contribution was not withheld from one employee’s paycheck for one pay period. The Plan Sponsor found and corrected this error; however, another error was made in calculating the employer matching contribution.

We recommend that the Plan Sponsor develop and execute policies and procedures to ensure any corrections of employee deferral contributions and employer matching contributions be reviewed by someone other than the individual processing the correction. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan’s tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.

During our audit for the year ended December 31, 20X2, we noted that there was a problem in the Company’s payroll system which caused the matching contributions for several participants to be less than that provided in the plan document. The Company found and corrected this error; however, another error was made in the manual correction that was noted during our participant data testing.
We recommend that the Plan Sponsor develop and execute policies and procedures to review employer contributions and that any corrections be reviewed by someone other than the individual calculating the correction. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan’s tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.

During our testing of contributions, we were unable to test the employer matching contribution for two participants selected as certain locations did not properly utilize the matching function when sending their payroll information to ADP.

We recommend that the Plan Sponsor have all locations utilize the matching function on the ADP payroll register. This will allow the Plan Sponsor to verify that employer matching contributions are correct and will facilitate the reconciliation of the employer matching contributions.

During our audit, we found that two non-union employees who worked in a primarily union-related department were not receiving the appropriate employer matching contribution.

We recommend that the Plan Sponsor develop and execute policies and procedures to review employer matching contributions. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan’s tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.

We understand that Plan business is carried out during Executive meetings of ABC’s Board of Directors. Since the Plan’s Trustees have the fiduciary responsibility to act in a prudent manner, we recommend that Plan business be separately identified and recorded in minutes of meetings of the Board of Trustees. In addition to documenting the adoption of plan amendments, these minutes should evidence that the Trustees are reviewing and monitoring investment performance, approving retiree benefits, approving the annual audit of the Plan and other such Plan activity on a periodic basis.
e. Accuracy of Recording Plan Contributions

**Issue:**

We noted that funds transferred to the trust are not reconciled to the Company's wires and payroll registers each pay period to ensure proper receipt and recording.

**Recommendation:**

We recommend that the Plan's management implement controls and procedures to ensure all assets are accurately transferred and recorded.

f. Plan Contribution Limits

During our audit, we noted that two participants made deferrals that exceeded the Plan's established limit per the provisions of the Plan Document and one participant received an employer matching contribution that was in excess of the Plan's established limit per the provisions of the Plan Document.

We recommend that the Plan Sponsor develop and execute policies and procedures to ensure that the Plan operates as designed. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan's tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.

During our audit, we noted that a number of participants received matching contributions that exceeded the Plan's established limit per the provisions of the Plan Document.

We recommend that the Plan Sponsor develop and execute policies and procedures to ensure that the Plan operates as designed. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan’s tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.

During our audit, we noted that one participant received an employer matching contribution that was in excess of the plan specified limits.

We recommend that the Plan Sponsor develop and execute policies and procedures to review employer matching contributions. It is our understanding
that the Plan Sponsor has determined that it was ineligible to self-correct under
the Internal Revenue Service's Self-Correction Program offered by the Internal
Revenue Service (Rev. Proc. 2001-17) and that the Plan Sponsor has self-
corrected the excess contribution in accordance with that revenue procedure;
however, if that is not the case please let us know if we can assist the Plan
Sponsor. Failure to timely correct the error could potentially result in the loss
of the Plan's tax qualified status.

Excess Contribution Deferrals

a. Prevention of Excess Deferral Refunds

Issue:

We noted that excess contributions refunded subsequent to year end totaled
approximately $120,000. As such, numerous highly compensated employees
were limited in sheltering from tax the entire amount they elected to defer
under the existing plan.

Recommendation:

We recommend that the Plan's management establish procedures to determine
maximum percentages allowed for contributions by highly compensated
employees in order to eliminate the need to refund these excess amounts.

In addition, we recommend that the Plan's management consider
implementing a "wrapper" nonqualified deferred compensation plan to which
the excess annual deferrals can be contributed. Implementation of this 401(k)
wrapper plan will enable select highly compensated employees to shelter the
maximum amount permitted by law.

b. Timing of Excess Deferral Refunds

Issue:

A plan must pass certain discrimination tests under the Internal Revenue Code
(IRC) Section 401(k) and 401(m). If a plan fails the discrimination tests, any
excess deferrals must be returned to the participant within 2½ months after the
Plan year end in order to avoid the 10% excise tax on the amount not timely
refunded under IRC Section 4979.

We noted that the Plan had aggregate excess annual deferral refunds in excess
of $100,000 for the 20X2 Plan year and was unable to obtain the payroll data
necessary to calculate the refund within a 2½ month period. As a result, the
Company owed an excise tax of more than $10,000 for the 20X2 Plan year.
Recommendation:

We recommend that the Plan’s management establish procedures to ensure that the excess annual deferrals be refunded within the 2½ month period to avoid excise tax liabilities.

......................

c. Distribution of Excess Deferrals to Terminated Employees

Issue:

We noted that an employee who had taken a distribution from the Plan during the 20X2 Plan year was found to have required an ADP excess contribution refund for that year, resulting in incorrect recording of the distribution.

Recommendation:

We recommend that the Plan’s management establish procedures to ensure that a Form 1099-R (original or amended) is issued showing the correct portion as a Plan distribution and the correct portion as a return of excess ADP deferrals. As the distribution was made in January 20X2, the Form 1099-R is required by January 31, 20X2. Failure to issue a proper Form 1099-R for the ADP excess would be considered a failure to correct the ADP excess for the entire Plan.

......................

d. Coverage Testing Effects on ADP Testing

Issue:

We noted that based on the information provided, the Plan did not pass the 410(b) coverage test for the 20X2 and 20X1 Plan years and accordingly, the ADP testing was not passed for these Plan years.

Recommendation:

We recommend that the Plan’s management review the provisions of the 410(b) coverage testing and implement procedures to ensure that the Plan will pass this test for upcoming years.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

......................

Rollovers

During our testing of rollover contributions, we noted six exceptions for participants tested. For each of these participants, the rollover was inadvertently deposited into the Non-Exempt 401(k) Plan of ABC Company instead of The Defined Contribution Plan of ABC Company. Transactions
construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We recommend that the rollover funds be moved into the correct plan as soon as reasonably possible. We also recommend that a procedure be instituted that ensures that all rollovers are reviewed to verify that the rollover funds have been deposited into the correct plan.

.........................

3. DISTRIBUTIONS

Hardship Withdrawals

During our testing of withdrawals by participants, we noted that although the plan document requires elective deferrals to be suspended for a period of six months following a hardship withdrawal, deferrals were not suspended in all cases when participants took hardship withdrawals. In addition, employer-matching contributions relating to the unallowable participant deferrals were inappropriately made.

We recommend that the plan sponsor develop and execute policies and procedures governing the hardship withdrawal process. We also recommend that the Plan Sponsor consult with an ERISA specialist as soon as possible to determine options for correction. Failure to timely correct the error could potentially result in the loss of the Plan’s tax qualified status. Please let us know if we can be of assistance in correcting these matters through one of the Internal Revenue Service programs.

.........................

Improper Calculation of Benefits

a. Improper Calculation of Vesting

Issue:

We noted several instances in which the vesting calculated in accordance with the Plan document differed from the vesting paid upon termination.

Recommendation:

We recommend that the Plan’s management establish procedures for review of the vesting calculations prior to authorizing the distribution for participants.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

.........................
b. Improper Support for Calculation

Issue:

We noted several instances in which a terminated participant’s monthly accrued benefit could not be recomputed based on the provisions of the Plan document based on the lack of supporting documentation regarding the hours of service worked during employment.

Recommendation:

We recommend that Plan’s management establish procedures to recalculate monthly accrued benefits on a select basis for retirees and benefit files should be reviewed in order to determine that all information necessary to recompute a participant’s benefit has been maintained.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

......................

c. Improper Valuation Period

Issue:

We noted several instances in which a terminated participant was paid a distribution based on the account valuation prior to termination rather than based on the account valuation subsequent to the termination as specified by the Plan document. As a result, participants were either overpaid or underpaid.

Recommendation:

We recommend that the Plan’s management review the provisions of the Plan document and the operating procedures in effect to decide if an amendment or a change in operating procedure is necessary.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

......................

d. Improper Credited Service

Issue:

We noted inconsistent treatment of periods for which an employee was on sick or annual leave. Further, this extended to inconsistent crediting of unused leave time upon termination. Also, under the Plan, an individual was required to be on medical leave for six months before they qualified for worker’s compensation payments and this six month period was not treated consistently.
Chapter 8: Management Letter Comments

Recommendation:

We recommend that the Plan’s management develop written standards for calculating and crediting these periods of service and train the appropriate personnel in the application of these new written guidelines. We recommend that these calculations be retained in participant files. Should an employee challenge the calculation of breaks in service, the Plan should have adequate support for the calculation.

----------------

Improper or Missing Benefit Approval

a. Lack of Authorization

Issue:

We noted several instances where the benefit request form supporting a distribution greater than $5,000 a participant was not signed by the employer, or the employee.

Recommendation:

We recommend that the Plan’s management establish procedures for review of the benefit request forms before releasing distribution checks to ensure that all required signatures have been obtained.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

----------------

b. Lack of Spousal Consent

[Termination Benefits]

Issue:

We noted a number of instances where the spouse did not consent to the form of benefit, such consent was not timely, or not witnessed. Of the three consent issues, lack of witness was by far the most prevalent. We also noticed instances where the witnessing occurred after the fact.

As a related issue, the Plan offers, as the standard form of benefit, a joint and 50% survivor annuity. Yet some locations provide a joint and 100% survivor annuity. In almost every case of a 100% annuity, the spouse did not consent to the distribution.
Recommendation:

We recommend that the Plan’s management establish written procedures to ensure that correct spousal consent is obtained on all distributions, except lump-sum distributions, which by definition may be exempted from consent if they are under $5,000.

[Hardship Benefits]

Issue:

We noted that spousal consent is not required on distributions for hardship withdrawals. Spousal consent is required per the Plan document for termination distributions and loan withdrawals.

Recommendation:

We recommend that the Plan’s management and counsel consider whether the Plan document implies that spousal consent is required on hardship withdrawals.

Improper Payment of Benefits

a. Improper Timing of Payment

Issue:

We noted a number of occasions where a participant requested his benefit, and the lump-sum was correctly computed as of a specified future date. However, the lump-sum was not actually paid until several months later, and with the time value of money if the participant was under age 65, this resulted in underpayment of the lump-sum.

We noted that the timing of the cash-out was inconsistent. The cash-out varied from 2 months to 26 months after termination.

Recommendation:

We recommend that the Plan’s management establish defined cash-out periods each year, say June 1 and December 1, and a mandatory deadline by which the application must be submitted. For example, to receive a December 1 lump-sum, the Plan administrator must have received all information and paperwork not later than the preceding October 15. Any applications received after October 15 will be processed for the next June 1.
b. Duplication of Payments

Issue:

We noted that on several occasions an individual was approved for a second lump-sum payout, having already received a first payment. According to the trustee, both participants received the second payment.

Recommendation:

We recommend that the Plan's management establish procedures in conjunction with the trustee to cross-check all lump-sum distributions, using social security number, name, and location codes.

-----------------------

c. Untimely Cessation of Benefits at Death

Issue:

We noted that the trustee's reconciliation report contains a section entitled "Pensioners Removed," whereby the trustee either stops future payments or removes the deceased pensioner and sets up the beneficiary. Under normal circumstances, two to three months elapse between date of death and removal from the records.

We noted, however, a number of occasions where the removal did not occur until more than six months later, and a few longer than a year.

Recommendation:

We recommend that the Plan's management develop procedures to test, on a monthly basis, a list of pension checks which did not clear the account within 45–60 days of issuance, and contact those participants or their beneficiaries to determine if the participant has died.

-----------------------

Lack of Review/Reconciliation of Benefits

a. Lack of Reconciliation

Issue:

We noted several instances in which the distribution recorded per the trust statement did not agree with the distribution amount recorded in the individual participant account statement.

Recommendation:

We recommend that the Plan's management establish procedures for reconciling the distributions per the trust to the distributions recorded per the participants' accounts routinely (monthly) in order to detect and resolve errors on a timely basis.

-----------------------
b. Lack of Review

[Check Endorsements]

**Issue:**
We noted that benefit check endorsements are not compared with signatures in applicable participant records.

**Recommendation:**
We recommend that the Plan’s management establish procedures to periodically test a sample of benefit check endorsements to signatures in applicable participant records.

---------------------

c. Calculations by Third Parties

**Issue:**
We noted that retirement payments are calculated by an external third party and not by the Plan administrator. During our testing we noted that one monthly retirement payment to a participant used the incorrect number of months of service in a benefit calculation.

**Recommendation:**
We recommend that the Plan’s management implement control procedures to periodically review all data used for benefit calculations and recalculate the actual benefit amount, on a selected basis.

---------------------

d. Payment From Improper Trust

**Issue:**
We noted during fiscal 20XX certain benefits were inadvertently paid from the Salaried VEBA and should have been deducted from the Hourly VEBA.

**Recommendation:**
We recommend that the Plan’s management establish controls to ensure that funds are distributed correctly among the VEBA trusts. In addition, to avoid a financial reporting issue, the error should be corrected prior to the fiscal 20XX Plan year end.

---------------------

**Taxability of Distributions**

**a. Failure to Withhold on Amounts Greater Than $200**
Issue:
We noted several instances in which distributions greater than $200 did not withhold the mandatory 20% taxes.

Recommendations:
We recommend that the Plan’s management review current tax legislation and the operating procedures in effect periodically to ensure that the Plans are operating in compliance with the applicable laws in effect. Establish procedures to ensure that all participants complete the mandatory withholding acknowledgement form.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

b. Improper Tax Withholding on Foreign Citizens

Issue:
We noted that U.S. income taxes were incorrectly withheld on distributions under the Plan; however, under general guidelines which we understand are met, non-U.S. citizens are not subject to U.S. withholding requirements. As income taxes were incorrectly withheld, the Form 1099Rs are improper.

Recommendation:
We recommend that the Plan’s management review current tax legislation and the operating procedures in effect periodically to ensure that the Plan is operating in compliance with the applicable laws in effect.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

c. Improper Tax Withholding on Minimum Required Distributions

Issue:
We noted that withholding on minimum required distributions is done at 20% rather than the specified rate for annuities under the Plan (which allows an election out of withholding).

Recommendation:
We recommend that the Plan’s management review current tax legislation and the operating procedures in effect periodically to ensure that the Plan is operating in compliance with the applicable laws in effect.
Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

------------------------

Miscellaneous Distributions

a. Nonverification of Disability Status for Benefits

Issue:

Per review of the Plan document, we noted that employees becoming “permanently and totally disabled” for a period of a minimum of six months, after 20XX, and having completed a minimum of ten years of vesting service are eligible for monthly pension benefits equal to the employee’s accrued benefit. The Company has the option of requiring additional proof of the continued disability once every six months.

Additional disability proof is not requested on a periodic basis. Therefore, since approximately XX former employees are claimed to be permanently and totally disabled, there is the potential that the Company is unnecessarily distributing pension benefits to these individuals.

Recommendation:

We recommend that the Plan’s management establish procedures to periodically obtain proof from these individuals to verify the continuance of their disability.

------------------------

Qualified Domestic Relations Order (QDRO)

a. Improper QDRO Execution

Issue:

We noted that a distribution made under a divorce decree was not executed in accordance with all the specifications of the qualified domestic relations order (QDRO).

Recommendation:

We recommend that the Plan’s management establish procedures to review the calculation of the distribution in accordance with the terms of the QDRO before authorization and release of the distribution.

------------------------
4. INVESTMENTS

The plan has not adopted a formal investment policy.

ERISA imposes a fiduciary responsibility requiring a plan, among other things, to manage plan assets solely in the interest of participants and beneficiaries and diversify investments to minimize the risk of large losses. If the plan’s fiduciary is determined not to have fulfilled his/her responsibility, the participants would have to be “made whole.” This would likely represent costly cash deposits from the plan sponsor and possibly even jeopardize the plan’s tax qualification status and/or lead to penalties.

In order to ensure that plan assets are prudently and effectively managed, we recommend that the plan adopt an investment policy that outlines the roles and responsibilities of those individuals and committees involved in the plans’ administration and management. Such a policy should also address permitted investments, asset mix and concentration, as well as provide for a method of reviewing, monitoring and taking appropriate action with regard to the plans’ overall investment return.

During our review of the Plan’s investment activity, we noted that the Administrator does not receive monthly transaction statements from ABC Associates and is instead using DEF Company monthly statements of account to record investment activity. These statements are not as complete and thorough as the manager’s statements and do not provide the Administrator with the details necessary to correctly record investment earnings.

We recommend that the Plan Administrator begin receiving monthly investment statements from ABC Associates and record investment activity on a monthly basis. Once investment activity has been recorded, the general ledger should be reconciled to the DEF Company monthly statements of account. This will allow the Plan Administrator to accurately and timely report on the investment valuation and earnings of the Plan.

a. Lack of Investment Policy

Issue:

We noted that the Plan Committee has not adopted a formal investment policy.

Recommendation:

We recommend that Plan’s management adopt a formal investment policy in order that there will be a guideline against which to measure investment performance and fiduciary responsibilities.
b. Lack of Investment Appraisals

**Issue:**

The Internal Revenue Code and Title I of ERISA require that plan assets be stated at fair market value. We noted that the Company did not have a current appraisal performed on the Company stock in the Plan, and that the last valuation was dated 20XX.

**Recommendation:**

The Plan’s management should establish procedures to ensure that an independent appraisal of the Company stock in the Plan is performed annually.

**Available Options for Correction:**

*[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]*

---

c. Uninvested Assets

**Issue:**

We noted that the VEBA Plan document currently states that VEBA cash funds should be invested. The cash is currently held in a non-interest bearing account. During the past year the cash balance has ranged from approximately $200,000 to over $1 million.

**Recommendation:**

We recommend that Plan’s management should consider investing the cash in an interest bearing account to comply with the Plan document and to earn interest income.

---

d. Lack of Historical Cost Data for Nonparticipant Directed Investments

**Issue:**

We were unable to obtain from the trustee a detailed report of investment sales with historical cost information. This was not a problem for reporting the gain/(loss) on reportable transactions because there were no transactions over the reportable threshold in the current Plan year. However, this information is a required disclosure by the Department of Labor, and will present a problem in future years.

**Recommendation:**

We recommend that Plan’s management request from the trustee a report showing the historical cost, selling price, quantity, identification, and
acquisition date so as to eliminate a potential issue as sales transactions increase and surpass the reportable transaction threshold.


**e. Nonverification of Investment Income**

**Issue:**

We noted that investment returns, including dividends and capital gains, are not compared to public sources for interest and dividend values.

**Recommendation:**

We recommend that Plan's management establish a procedure whereby investment returns are monitored and compared to public sources to ensure the completeness and accuracy of the returns posted by the trustee or asset custodian.


**5. LOANS**

**Participant Loans**

The plan document does not limit loans to the lesser of $50,000 or the greater of one-half of the nonforfeitable account balance or $10,000.

The IRS requires these limits in order for loans not to be considered deemed distributions. In addition, failure to comply could result in penalties against the plan sponsor, possible reporting of prohibited transactions and, ultimately, loss of qualifying tax status.

Amend the plan document to bring the participant loan provisions in accordance with the Internal Revenue Code. Past transactions should be reviewed and any not in compliance with the statutory limits brought into compliance through an IRS corrections program.


No written procedures exist for the processing and administration of loans.

Plan requirements and control procedures may not be clearly understood. Improper loans could be deemed distributions and, therefore, taxable to the participant. In addition, failure to comply could result in penalties against the plan sponsor, possible reporting of prohibited transactions and, ultimately, loss of qualifying tax status.

Develop and document policies and procedures governing the participant loan process. This document should then be attached and used in conjunction with the plan document.
Term of participant loans is greater than five years.

The IRS requires loan terms be subject to limits. Except for the purchase of a principal residence, loan terms are limited to five years. Improper loans could be deemed distributions and, therefore, taxable to the participant. In addition, failure to comply could result in penalties against the plan sponsor, possible reporting of prohibited transactions and, ultimately, loss of qualifying tax status.

Amend the plan document to bring the participant loan provisions in accordance with the Internal Revenue Code. Past transactions should be reviewed and any not in compliance with the statutory limits brought into compliance through an IRS corrections program.

Loans in default are not administered in accordance with the plan document.

ERISA and the IRS require loans deemed to be in default, as defined by the plan document, to be treated as a distribution and a Form 1099 issued to the participant.

Existing loans should be reviewed and amended, if necessary, and past transactions brought into compliance through an IRS/DOL corrections program.

Improper Execution of Loans

a. Improper Approval for Loans

Issue:

We noted that several loan agreements lacked the signature of the employer, the lender, or the employee.

Recommendation:

We recommend that the Plan's management establish procedures to review the loan agreements before releasing the loan checks to ensure that all appropriate signatures and required supporting documents have been obtained.

b. Improper Interest Rates Utilized

Issue:

We noted one instance in which the interest rate on a loan under the Plan was not adjusted to reflect an increase in the prime rate, as specified in the loan procedures.


Recommendation:

We recommend that the Plan’s management establish procedures to ensure that the rates on all new loans are proper and are in accordance with written loan procedures.

....................... 

c. Untimely Repayment of Loans

Issue:

We noted several instances in which the payroll deductions for Plan participant loans were not started on a timely basis resulting in outstanding loan balances that differed significantly from that scheduled per the loan amortization schedule.

Recommendation:

We recommend that the Plan’s management establish procedures to ensure that loan repayment information is set up on the payroll system promptly so that delays in payment do not occur.

Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

....................... 

d. Improper Support for Loans

Issue:

We noted that approved principal residence loan agreements did not have a sales contract or other supporting documentation attached, as required by established procedures.

Recommendation:

We recommend that the Plan’s management establish a checklist for required supporting documentation to be obtained for principal residence loans to be completed prior to the approval of the loan. Review the loan application form and determine whether or not to require a copy of a sales contract for principal residence loans. Make revisions to the loan application form as necessary.

.......................
6. PARTICIPANT DATA TESTING

Participant Accounts

Incidences of missing or incomplete participant account information (i.e., enrollment forms, investment change forms, loan authorization forms, etc.) were experienced during the audit.

Maintaining proper documentation regarding participant data can safeguard the plan and the sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the plan sponsor and/or be classified as prohibited transactions.

A procedure should be instituted that ensures all documentation is forwarded and filed into participant files. Also, a record retention policy should be drafted covering all paper and electronic files.

During our testing of participant data, we noted two exceptions for participants tested. The most recent enrollment form for each of these individuals was missing evidence of authorization by the Plan Administrator. Documentation supporting appropriate authorization of all enrollments should be maintained. Maintaining proper documentation regarding participant data can safeguard the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We recommend that enrollments not be processed until proper written authorization has been received. We also recommend that a procedure be instituted that ensures all documentation is forwarded and filed into participant files.

During our testing of participant data, we could not obtain written documentation of the authorization of the change in the deferral percentage by one participant selected for testing. Documentation supporting all changes should be maintained as evidence of the appropriate authorization. Maintaining proper documentation regarding participant data can safeguard the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We recommend that deferral changes not be processed until proper written authorization has been received. We also recommend that a procedure be instituted that ensures all documentation is forwarded and filed into participant files.
Chapter 8: Management Letter Comments

During our testing of participant data, we noted one exception related to the maintenance of an employee’s status. For the exception noted, the employee had changed her status from full-time to temporary; however, the status change was not documented correctly and was recorded as reduced hour part-time. This impacted her eligibility to participate in the Plan.

We recommend that a procedure be instituted that ensures that all employment status changes be reviewed by someone other than the individual preparing them. Documentation supporting all employment status changes should be maintained as evidence of the appropriate change. Maintaining proper documentation regarding participant data can safeguard the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

During our testing of participant data, we could not obtain written documentation of the authorization of a hardship withdrawal by one participant selected for testing from the Tax Sheltered Annuity Plan of ABC Company. Documentation supporting appropriate authorization of all hardship withdrawals should be maintained. Maintaining proper documentation regarding participant data can safeguard the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We recommend that hardship withdrawals not be processed until proper written authorization has been received. We also recommend that a procedure be instituted that ensures all documentation is forwarded and filed into participant files.

During our testing of benefit payments, we noted that certain demographic information per the recordkeeping system, such as date of birth, date of hire, or date of termination, for five participants selected for testing did not agree with the information in the participants’ personnel files.

We recommend that the Plan Sponsor develop and execute policies and procedures to review and approve the participant data after it is entered into the recordkeeping system by someone other than the individual submitting the information to ensure that all required information is accurate and submitted for processing.

During our testing of participant data, we could not obtain written documentation of the authorization of the change in the deferral percentage by one participant selected for testing. Documentation supporting all changes should be maintained as evidence of the appropriate authorization. Maintaining proper documentation regarding participant data can safeguard
the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We recommend that deferral changes not be processed until proper written authorization has been received. We also recommend that a procedure be instituted that ensures all documentation is forwarded and filed into participant files.

-------------------

During our testing of participant data, we noted two exceptions for participants tested. For one participant selected, the date of hire per the participant recordkeeping system was incorrect. For another participant selected, evidence of authorization of the participant’s contribution deferral percentage could not be located. Documentation supporting all enrollments and election changes should be maintained as evidence of the appropriate authorization.

Maintaining proper documentation regarding participant data can safeguard the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We recommend that a procedure be instituted that ensures documentation evidencing authorization of enrollment and deferral rate changes or investment election changes is maintained. Enrollments and election changes should not be processed until proper authorization has been received.

-------------------

During our testing of participant data, we noted that there were components of participant data that did not match those of the actuary. The date of hire for Joe Smith was incorrectly reported as 4/4/20X0 and the social security number for Tom Jones was incorrect. In addition, it appears that the compensation given to the actuary by the administrator was taken from Box 3 of the W-2, which excludes non-taxable health insurance premiums and includes any taxable portion of the participant’s group term life insurance premiums paid by the organization. This is not consistent with the Plan definition of compensation.

We recommend that the administrator and actuary make the correction to the date of hire and the social security number for the participants named above. We also recommend that the administrator use the total earnings as reported on the 12/31 payroll register for compiling participant compensation for reporting to the actuary. While the impact of the year 20X2 incorrect data is not significant to the Plan as a whole, continued reliance on incorrect data may become significant and should not go uncorrected.
Chapter 8: Management Letter Comments

Participant Enrollment Forms

During our testing of participant data, we noted twenty-two exceptions for participants tested. Evidence of authorization of the most recent contribution deferral percentages could not be located. Documentation supporting all enrollments and election changes should be maintained as evidence of the appropriate authorization. Maintaining proper documentation regarding participant data can safeguard the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We recommend that a procedure be instituted that ensures documentation evidencing authorization of enrollment and deferral rate changes or investment election changes is maintained. Enrollments and election changes should not be processed until proper authorization has been received.

During our testing of participant data, we noted four exceptions for participants tested. The most recent enrollment form indicating the contribution deduction percentages could not be located for four participants. Two of the exceptions related to employees of a company which was merged with the Plan Sponsor. Documentation supporting all enrollments and election changes should be maintained as evidence of the appropriate authorization. Maintaining proper documentation regarding participant data can safeguard the Plan and the Plan Sponsor. Transactions construed as a breach of fiduciary duty could result in penalties against the Plan Sponsor and/or be considered prohibited transactions.

We recommend that a procedure be instituted that ensures documentation evidencing authorization of enrollment and deferral rate changes or investment election changes is maintained. Enrollments and election changes should not be processed until proper authorization has been received.

7. INTERNAL CONTROL

Internal Controls

Currently, a formal bank reconciliation is not being prepared for the [name of bank account]. Bank reconciliations are an important internal control procedure to ensure that all assets are accounted for and that any errors are detected and corrected on a timely basis.

We recommend that formal bank reconciliations be prepared for this account as long as funds remain in this account and there are receipt and disbursement activities within it.
The Plan Administrator initiates cash receipt and disbursement activity for loan payments and benefit distributions in an account drawn on the brokerage account. No bank reconciliations are prepared for this account. In addition, Plan Administrator personnel summarize the cash receipt and disbursement activity only as it is reflected as cleared in the brokerage money market account’s monthly statements. Benefit distributions were properly recorded from those checks that were written; however, cash was not reduced by the amount of the checks that had not cleared by year end. Consequently, the cash balance reported to the administrator was overstated and the balance of unrealized gains and losses was “forced” improperly.

We recommend that bank account reconciliations be prepared monthly in order to maintain the integrity of cash controls and ensure that cash is properly accounted for. We also recommend that all cash receipts and disbursements be recorded on a double-entry accounting method as receipts are deposited and checks are written. All activity should then be summarized monthly and entered into the general ledger as recommended above.

8. ADMINISTRATIVE MATTERS

Regulatory Compliance

During our audit of the plan’s records, it came to our attention that the level of documentation normally expected with respect to a retirement plan is not present. Although nothing came to our attention causing us to believe that errors may have occurred, sufficient procedural controls do not seem to be in place. For example, we did not find any documentation by the plan administrator regarding the definition of highly compensated employees, the top heavy test, a test showing compliance with the participation and coverage rules, satisfaction of the maximum contribution or allocation limits, compliance with the nondiscrimination rules for salary deferral arrangements, proper verification of previous employment, verification of signatures on cashed benefit checks, etc. In addition, the trustees do not maintain adequate records of the basis for investment decisions. Further, the trustees do not maintain an up-to-date list of parties in interest/disqualified persons, as those terms are defined by the law. This makes it difficult to ensure that no prohibited transactions occur. Maintaining such a list is required. Finally, the ERISA bond is not up-to-date, is not large enough and/or does not name the plan as the insured. Violation of the bonding law means that the handling of plan assets by nonbonded persons is an illegal act.

We recommend that the Plan sponsor adopt a written set of policies and procedures designed to mitigate the Plan’s risk with regard to regulatory compliance. These procedures should outline the various responsibilities
applicable to plan administration and those parties that are responsible for executing the procedures.

---------------------

**Administrative Costs**

The disclosure rules for benefit plan audits require that we look at the administrative costs of the plan that are paid by the employer. In this investigation, it came to light that the annual costs of this plan exceed the average. (According to the National Chamber of Commerce study of X1 plan activity, the average per participant cost of running a defined contribution qualified plan is $XX. This is for plan recordkeeping and government filings, only, not investment fees.) Your plan’s recordkeeping for last year was $XXX per participant. We suggest that you investigate where these fees are being generated. Sometimes this is simply due to a duplication of services. Where separate administrators are used for both plans, each administrator may be doing all of the nondiscrimination testing for both plans. It may be that both the fund manager and the contract administrator are tracking the 401(k) plan limits. It may be that communication between your personnel and the administrator is not going as well as it could. We found nothing wrong, but are simply suggesting that the matter should be reviewed to see if efficiencies and cost savings can be realized.

We recommend that the Plan sponsor review the assignment of responsibilities with respect to meeting regulatory compliance requirements and eliminate duplication of effort if any exists. Additionally, it may be advisable to seek competitive bids for some aspects of plan administration to ensure only reasonable costs are borne by the Plan sponsor or Plan participants as applicable.

---------------------

**Investment Policy Guidelines**

We noted during our audit that the Plan did not have written investment policy guidelines or seem to maintain adequate records of the basis for investment decisions. In addition, the Plan does not have procedures to periodically monitor investment performance against expected performance.

We recommend that the Plan develop written investment policy guidelines to establish investment mix, risk, safety, liquidity and targeted investment returns. In addition, the Plan Trustees or their designees should periodically monitor investment performance compared to the established guidelines.

---------------------
Personnel Files

The Company could not locate numerous personnel files and files we reviewed did not contain important documents. It is the Company's policy to retain a copy of the participants' investment elections and investment allocation changes. This is an important procedure since the only trail for changes made by the participants is the Company's copy and the copy sent to the investment manager.

We recommend that the personnel files be reviewed for completeness and all missing election forms and change requests be replaced. Copies of the original enrollment forms and change requests should be requested from the investment manager.

Segregation of Duties

The payroll function of the Plan Sponsor has an inadequate segregation of duties. The same person inputs new employees and weekly payroll information into the payroll system, transmits the data to the payroll service, receives the checks and the payroll register, and distributes the checks to the supervisors. The same individual who is responsible for entering new employee and pay rate changes into the payroll system should not be authorized to input weekly payroll information into the system or transmit payroll data. In addition, the individuals authorized to input new employees, rate or time worked should not have access to the paychecks upon their receipt from the payroll service.

We recommend that paychecks be delivered to a person other than the payroll clerks, who could then distribute the checks to the supervisors, thus completely segregating the accounting for payroll from the distribution of paychecks. Although the employee currently in charge of payroll gives the payroll register to another employee to review, we recommend that the reviewer initial the report to evidence the verification. In addition, we recommend that someone other than the supervisors distribute the checks to the employees on a periodic basis.

Dual Signatures

Currently, checks written on the Plan's checking account require only one signature. The same individual who signs the checks maintains the records of the Plan.

We recommend that two signatures be required on all disbursements or that another member of the Committee review all bank statements and canceled checks on a monthly basis.
Accuracy of Data Sent From Third-Party Administrator

While performing our tests on a selected sample of participants, we noted several participants with incorrect vesting percentages. Our sample expanded and finally resulted in a review by the Plan Administrator of each employee’s vesting percentage. Upon further inquiry of Plan Administrator personnel, we noted that many of the reports sent from the outside third-party administrator were not being reviewed by Plan Administrator personnel.

We suggest that procedures be adopted to ensure that Plan Administrator personnel review all data sent from the third-party administrator on a timely basis. Checklists could be developed to ensure all pertinent data gets reviewed. If certain data is not received or is missing, the Plan Administrator could request copies of the third-party administrator’s reports to verify, such as the proper vesting percentages, compensation amounts, birth, hire and termination dates, and number of hours worked.

Accuracy of Employee Data

During our audit, we noted discrepancies between information recorded on the payroll report and personnel files relating to employee data such as date of birth and hire date. Since information recorded on the payroll report is used as a source for updating employee data to be used by the third-party administrator and to determine the eligibility of an employee, failure to keep accurate employee data might result in eligibility status of employees being incorrectly determined. Also, it was noted that incorrect employee data was provided to the third-party Plan administrator resulting in a terminated participant of the Plan still listed as active on the allocation report. Classification errors may result in forfeitures being incorrectly allocated to ineligible participants.

We recommend that in the future, any new or updated employee data being entered into the system be reviewed to make sure it agrees with supporting documents in the personnel files. The accuracy of employee data should also be reviewed before it is sent to the third-party administrator.

Use of Third-Party Administrators

We noted that one of the Plan Trustees performs all administration for the Plan. Compliance with the ERISA regulations is both complex and difficult. Significant and increased complexities in the laws include tests for coverage and discrimination, top heavy rules, highly compensated employees tests and forfeitures tracking for rehired employees.

We recommend the Plan utilize a third-party administrator to perform the various required coverage tests and to perform allocations of contributions,
earnings, and forfeitures, maintain participant account balances and prepare participant account statements.

Minutes of Trustees Meetings

There are no formal minutes maintained for actions taken by the Trustees. With the significant number of investment failures within benefit plans, the complexity of investment alternatives, and the complexity of the tax laws covering the qualifications of the Plan and fiduciary responsibilities of the Trustees, it is important that the trustees adequately document the due diligence they exercise over operations of the Plan, including selection of an investment policy and investment alternatives to offer participants who defer their earnings into the Plan’s investments, and monitoring investment performance against the Plan’s objectives.

The [trustees] [administrative committee] should meet at least annually to review the investment returns, review soundness of investments, select investment managers, determine investment strategies, approve benefit payments, monitor tax and qualification compliance, and approve Plan amendments.

In addition, the Plan changed trustees during the year from the bank trust department to the group of individuals appointed by the Company’s Board of Directors. It is prudent to maintain formal minutes for certain decisions made and actions directed or carried out by the trustees of the Plan, because they have fiduciary responsibility over the Plan. In addition, the trustees and the Company may wish to reduce some of their liability as fiduciaries. Now that the Plan has become participant directed, if the Plan fiduciaries wish to shift to Plan participants the responsibility for investment performance and how funds are invested, as permitted under Section 404(c) of ERISA, certain procedures must be followed. Even if such action is taken, the fiduciary remains responsible for the following:

- Properly selecting and monitoring investment funds
- Timely and accurately carrying out participant directions
- Distributing timely information on investment choices
- Avoiding prohibited transactions and other transactions in violation of Plan terms or which could result in the disqualification of the Plan

For responsibility for asset management to shift to the participants, the Plan must give the participants the opportunity to exercise control on an informed basis over those assets by selecting investments from a broad range of investment alternatives. For the Plan Administrator to escape this responsibility, the participant must be informed that he or she is responsible for these decisions.
Chapter 8: Management Letter Comments

We recommend the trustees/Plan Administrator establish procedures for carrying out the above and document the establishment of those procedures in formal minutes. Procedures should include performance and documentation in the minutes of (a) an annual review of investment performance of each investment offered in light of the objectives established for that investment option, compared with market benchmarks for each related market sector; (b) a periodic review of the operations of the Plan as carried out by the Plan Administrator, third-party administrator and investment manager; and (c) review and approval of all benefit distributions. If the Plan is amended to modify or change certain elections on operating the Plan, the Company is already documenting its approval of the Board resolution; documentation of any actions taken or recommendations made by the trustees leading to the modification of such operations should be included.

Plan Fees and Expenses

A participant-directed retirement savings plan, such as a 401(k) plan, is an important tool to help your employees achieve a secure retirement. As part of offering this type of program, you or someone you choose must select the investment options from which your employees will choose, select the service providers for the plan, and monitor the performance of the investments and the provision of services. All of these duties require you to consider the costs to the plan. You or the person you select to carry out these responsibilities must comply with the standards provided under the Employee Retirement Income Security Act of 1974 (ERISA). This federal law protects private-sector pension plans. The law’s standards include ensuring that you act prudently and solely in the interest of the plan’s participants and beneficiaries. Understanding fees and expenses is important in providing for the services necessary for your plan’s operation. This responsibility is ongoing. After careful evaluation during the initial selection, the plan’s fees and expenses should be monitored to determine whether they continue to be reasonable. While ERISA does not set a specific level of fees, it does require that fees charged to a plan be “reasonable.” Of course, the process of selecting a service provider and investment options should address many factors, including those related to fees and expenses. You must consider the plan’s performance over time for each investment option. This selection process and continual monitoring will make it possible for your employees to make sound investment decisions. As part of your evaluation process, here are 10 questions to help focus your consideration of fees and expenses:

1. Have you given each of your prospective service providers complete and identical information with regard to your plan?

2. Do you know what features you want to provide (e.g., loans, number of investment options, types of investments, Internet trading)?
3. Have you decided which fees and expenses you, as plan sponsor, will pay, which your employees will pay, and/or which you will share?

4. Do you know which fees and expenses are charged directly to the plan and which are deducted from investment returns?

5. Do you know what services are covered under the base fee and what services incur an extra charge? Do you know what the fees are for extra or customized services?

6. Do you understand that some investment options have higher fees than others because of the nature of the investment?

7. Does the prospective service arrangement have any restrictions, such as charges for early termination of your relationship with the provider?

8. Does the prospective arrangement assist your employees in making informed investment decisions for their individual accounts (e.g., providing investment education, information on fees, and the like) and how are you charged for this service?

9. Have you considered asking potential providers to present uniform fee information that includes all fees charged?

10. What information will you receive on a regular basis from the prospective provider so that you can monitor the provision of services and the investments that you select and make changes, if necessary?

Fees are just one of several factors you need to consider in your decision making. All services have costs. Compare all services to be provided with the total cost for each prospective provider. Consider obtaining estimates from more than one service provider before making your decision. Cheaper is not necessarily better. Ask each prospective provider to be specific about which services are covered for the estimated fees and which are not. To help in gathering this information and in making equivalent comparisons, you may want to use the same format for each prospective provider. See www.dol.gov/ebsa for an example of a uniform fee disclosure format to assist in your selection and monitoring process. If you need assistance to evaluate the fees you are paying for your service provider, we would be happy to assist you.

9. OTHER MATTERS

Float Pool Employees

The Plan does not cover “float pool employees” (who are leased employees) or any other leased employees of ABC Company and its participating employers (collectively, the “Company”). Per discussion with Company personnel, it was noted that some of the leased employees may have been employed by the Company for longer than 12 consecutive months and could have worked more than 1,500 hours. Float pool employees who meet the above criteria should be,
but may not have been, included in testing to demonstrate compliance with the Internal Revenue Code ("IRC") requirements for nondiscrimination in coverage (IRC 410(b)). This requirement must be satisfied in order for the Plan to retain its qualified status.

We recommend that any leased employees meeting the above criteria be included in the IRC coverage testing and that the Plan Sponsor take whatever action will be required, based on the results of those tests, prior to December 31, 20X3.

Nondiscrimination Rules

During our audit, we noted that the Plan was originally not in compliance with the Internal Revenue Code ("IRC") requirements for nondiscrimination in benefits (i.e., IRC 401(k) and 401(m)) for 20X2. Refunds were made after March 15, 20X3.

We recommend that the Plan Sponsor file a Form 5330 for late correction of this failure.

Participation

The Plan Adoption Agreement has handwritten reference to eligibility that excludes part-time [name of club] Club employees. The other companies use 1,000 hours as requirement for eligibility, which is appropriate under IRS regulations. Until 20X2 employees of the Club with part-time status who worked at least 1,000 hours were excluded from the Plan. It does not appear that the part-time exclusion, as the Plan is drafted, is proper under IRS regulation. Those part-time employees of the Club who worked more than 1,000 hours have subsequently terminated from the Plan and did not achieve any vesting.

We recommend that the Plan be administered in accordance with the IRS approved prototype plan, not in accordance with handwritten modifications.

Plan Administration

As of the date of our report, we could not determine whether the plan sponsor had performed testing for all adopting employers to demonstrate compliance with certain Internal Revenue Code ("IRC") requirements (e.g., nondiscrimination in coverage (IRC 410(b)), top heavy (IRC 416), annual additions (IRC 415(c)), limits on elective deferrals (IRC 402(g)), and nondiscrimination in benefits (IRC 401(k) and 401(m), etc.)). These requirements must be satisfied in order for a plan to retain its qualified status. Additionally, according to the testing we
did receive, a number of adopting employers failed certain tests. We were unable to determine whether the appropriate steps were taken to correct those failures.

We recommend that the IRC testing be performed for all adopting employers and that the plan sponsor take whatever action will be required, based on the results of those tests, prior to December 31, 20X2.

As of the date of our report, the Plan Sponsor had not performed testing to ensure that fund income was not subject to the tax on unrelated business income in accordance with Internal Revenue Code ("IRC") requirements (i.e., IRC 419A and 511).

We recommend that the IRC testing be performed and that the Plan Sponsor take whatever action will be required, based on the results of those tests, prior to December 31, 20X3.

As of the date of our report, ABC Company (the “Plan Sponsor”) had not performed testing to demonstrate compliance with Internal Revenue Code ("IRC") requirements for nondiscrimination in benefits (i.e., 401(m)) for The Tax Sheltered Annuity Plan of ABC Company. These requirements must be satisfied in order for the Plan to retain its 403(b) status.

We recommend that the IRC testing be performed and that the Plan Sponsor take whatever action will be required, based on the results of those tests, prior to December 31, 20X3.

As of the date of our report, the Plan Sponsor had not performed testing to demonstrate compliance with certain Internal Revenue Code ("IRC") requirements (e.g., nondiscrimination in coverage (IRC 410(b)), annual additions (IRC 415(c)), and limits on elective deferrals (IRC 402(g)). These requirements must be satisfied in order for a plan to retain its qualified status.

We recommend that the IRC testing be performed and that the Plan Sponsor take whatever action will be required, based on the results of those tests, prior to December 31, 20X2.

Reconciliations

During our audit, it was noted that the Plan Sponsor does not reconcile the participant deferral contributions per the payroll records and the employer contributions per the company records to the contributions per the trust
statements or the monthly benefit payments per the company records to benefit payments per the trust statements.

We recommend that the Plan Sponsor perform the above reconciliations on a periodic basis. By performing these reconciliations on a periodic basis, the Plan Sponsor will be able to identify reconciling items on a timely basis and ensure that all contributions and benefit payments are properly recorded on a timely basis.

Plan Compensation

a. Interpretation of Definition of Eligible Compensation

Issue:
We noted that there is some inconsistency in the application of the terms in the Plan document relating to the definition of eligible wages for the purposes of calculating the employees' contributions and the employer's contribution. One participant in our sample received contributions based on his compensation including severance pay although the severance pay should not have been included based on our reading of the Plan document. We also noted that there was some confusion between the payroll department and the human resources department as to what constituted eligible wages.

Recommendation:
We recommend that the Plan's management establish procedures to ensure that payroll and human resources departments are well-versed in the provisions of the Plan document, as these provisions relate to their functions. We also recommend that the Plan document be modified to clarify the definition of what is included in eligible wages. This will ensure that the contribution calculations are made accurately and are understood by the employees who review their accounts. We recommend that the Plan's management review their calculation of eligible pay and periodically “spot-check” the calculation to ensure the proper amount of earnings is being used.

b. Accuracy of Application of 415(c) Plan Compensation

Issue:
We noted that the 415(c) compensation used in the ADP test was not in accordance with the Plan document.

Recommendation:
The Plan’s management should review the definition of 415(c) Plan compensation in the Plan document in conjunction with the calculations of the ADP testing to ensure proper amounts are used in the testing.
Available Options for Correction:

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

\[ \text{c. Nondeferral of Form 1099 Compensation} \]

\textbf{Issue:}

We noted that one contributing participant of the Plan had Form 1099 compensation which was eligible for deferral and no deferral was made.

\textbf{Recommendation:}

We recommend that the Plan’s management review Form 1099s for instances where compensation was eligible for deferral and no deferral was made. The Plan’s management should implement policies to ensure that these amounts have deferrals prospectively.

\textbf{Available Options for Correction:}

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

\[ \text{d. After-Tax Contributions} \]

\textbf{Issue:}

We noted that several participants in the Plan had contributions to after-tax accounts; however, the Plan document does not allow for contributions on an after-tax basis.

\textbf{Recommendation:}

We recommend that the Plan’s management review the provisions of the Plan document related to contributions and determine whether to amend the Plan document to allow for such contributions or establish procedures to prevent any further contributions to after-tax accounts.

\textbf{Available Options for Correction:}

[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]
Chapter 8: Management Letter Comments

Expenses

a. Authorization of Plan Expenses

Issue:
We noted that administrative expenses are deducted from plan earnings without notification or approval from Plan Administrator. We also noted that since fees are deducted from earnings, the Plan Administrator is unaware of the amount of fees actually deducted.

Recommendation:
We recommend that the Plan Administrator establish a process for reviewing and authorizing administrative expenses, prior to payment from Plan assets.

Eligibility

a. No Enrollment Period

Issue:
We noted that there are currently no annual notification procedures for eligible employees under the Plan. Per our review, there were only X participants with account balances out of X eligible participants.

Recommendation:
We recommend that Plan’s management establish procedures to give annual notification to all eligible participants and implement employee education programs to increase enrollment.

b. Documentation of Nonparticipation

Issue:
We were unable to determine if employees who were eligible to participate in the Plan who were not contributing to the Plan had elected not to participate or were being improperly excluded from participation.

Recommendation:
We recommend that the Plan’s management establish procedures such that upon initial eligibility for participation, those employees that elect not to enroll in the Plan should complete a negative enrollment form.
c. Eligibility of Part-Time Employees

Issue:
During our review of the Plan document, we noted that the Plan documents excluded part-time employees from the definition of eligible employees. The IRS has recently taken a new position that states that it is impermissible to exclude a class of employees from participation; however, it is permissible to make a plan available to only a selected class of employees.

Recommendation:
We recommend that the Plan’s management amend the Plan document such that eligible employees are defined under the Plan as those in a full-time position.

----------

d. Eligibility of Rehires

Issue:
We noted several participants who had become eligible for the Plan (i.e., achieved the minimum 1,000 hours of service) terminated, and were rehired without incurring a break in service that were improperly excluded from participation upon re-employment. Accordingly, these participants were improperly excluded for purposes of the Plan discrimination testing.

Recommendation:
We recommend that the Plan’s management establish procedures to review the eligibility for all rehires to ensure that all eligible employees are properly treated for Plan purposes.

Available Options for Correction:
[Note: In situations where an issue has been identified and a recommendation made, consider consulting with ERISA counsel regarding available options for correction.]

----------

Adopting Employers

In accordance with Section 2.01(11) of the Plan, in order for a company’s employees to be covered by the Plan, that company must be either the adopting “Employer” or a “Related Employer” as named in Section 1.02(a) and (b) of the adoption agreement. In the adoption agreement, the adopting Employer is listed as ABC Company and the only named Related Employer is DEF Company. During the course of our audit, it came to our attention that employees of GHI Company began participating in the Plan during 20X2.

We recommend that the Plan Sponsor amend Section 1.02(b) to reflect all of the Related Employers who participate in the Plan and determine if all
employers who have participated in the Plan have executed the proper documentation to adopt the Plan.

During the course of the audit, we were unable to determine exactly who was covered by the Plan since the adoption agreements, tax testing, and Form 5500 reporting did not match.

We recommend that the Plan Sponsor determine if all employers who have participated in the Plan have executed the proper documentation to adopt the Plan and those who are no longer participating have executed the proper documentation to withdraw from the Plan. If an employer has not properly adopted or withdrawn from the Plan, we recommend that the Plan Sponsor utilize the Employee Plan Compliance Resolution System promulgated in Rev. Proc. 2001-18 to have the applicable employers retroactively adopt the Plan. In lieu of that, the Plan Sponsor should have the applicable employers immediately adopt the Plan so they will be protected in the future.

Demographic Data

During our testing of benefit payments, we were unable to verify certain demographic information per the recordkeeping system, such as date of birth, date of hire, or date of termination, for two participants selected for testing as the information could not be located in the participants' personnel files. Both participants became employees of the Plan Sponsor as a result of a merger.

We recommend that the Plan Sponsor develop and execute policies and procedures to obtain the necessary demographic information for all employees that become participants of the Plan as a result of a merger.
Accounting Trends & Techniques —
Employee Benefit Plans
SECOND EDITION, revised