DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Notification of Pending Nominations and Related Actions

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before September 20, 2008. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St. NW., 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eve St. NW., 8th floor, Washington DC 20005; or by fax, 202-371-6447. Written or faxed comments should be submitted by October 22, 2008.

J. Paul Loether,

Chief, National Register of Historic Places/ National Historic Landmarks Program.

ARIZONA

Cochise County

Chiricahua National Monument Historic Designed Landscape, (Historic Park Landscapes in National and State Parks MPS) 12856 E. Rhyolite Canyon Rd., Willcox, 08001020

COLORADO

Weld County

Clubhouse—Student Union, (New Deal Resources on Colorado's Eastern Plains MPS) Between 18th & 19th Sts., & 8th & 10th Aves., Greeley, 08001021

LOUISIANA

Assumption Parish

LaBarre House, 4371 LA 1, Napoleonville, 08001019

MARYLAND

Montgomery County

Krieger, Seymour, House, 9739 Brigadoon Dr., Bethesda, 08001022

MISSOURI

Greene County

Ambassador Apartments, (Springfield MPS) 1235 E. Elm St., Springfield, 08001023

Jasper County

Inter-State Grocer Company Building, (Historic Resources of Joplin, Missouri) 1027–1035 S. Main St., Joplin, 08001024

St. Louis Independent City

Farm and Home Savings and Loan Association, 1001 Locust St., St. Louis (Independent City), 08001025

WASHINGTON

Pierce County

McChord Field Historic District, McChord AFB, Tacoma, 08001026 A request for removal has been made

SOUTH DAKOTA

for the following resource:

McPherson County

Leola Post Office, 741 Sherman St., Leola, 05000627

[FR Doc. E8–23663 Filed 10–6–08; 8:45 am] BILLING CODE 4312–51–P

DEPARTMENT OF LABOR

Employee Benefits Security Administration

[Application Number D-11404]

RIN 1210-ZA12

Adoption of Amendment to Prohibited Transaction Exemption 2006–06; (PTE 2006–06) For Services Provided in Connection With the Termination of Abandoned Individual Account Plans

AGENCY: Employee Benefits Security Administration, U.S. Department of Labor.

ACTION: Adoption of Amendment to PTE 2006–06.

SUMMARY: This document amends PTE 2006-06 (71 FR 20856, Apr. 21, 2006) a prohibited transaction class exemption issued under the Employee Retirement Income Security Act of 1974 (ERISA). Among other things, PTE 2006-06 permits a "qualified termination administrator'' (QTA) of an individual account plan that has been abandoned by its sponsoring employer to select itself to provide services to the plan in connection with the plan's termination, and to pay itself fees for those services. In response to changes to the Internal Revenue Code of 1986 (the Code) enacted as part of the Pension Protection Act (PPA) of 2006, PTE 2006-06 is amended to require, as a condition of relief under the exemption, that benefits for a missing, designated nonspouse beneficiary be directly rolled over into an inherited individual retirement plan that fully complies with Code requirements. This amendment also conforms to the Department's final

rule amending regulations concerning the Termination of Abandoned Individual Account Plans at 29 CFR 2578.1 (the QTA Regulation), and the Safe Harbor for Distributions from Terminated Individual Account Plans at 29 CFR 2550.404a—3 (the Safe Harbor Regulation), which appears elsewhere in this issue of the **Federal Register**. The amendment to the class exemption affects plans, participants and beneficiaries of such plans and certain persons engaging in such transactions. **DATES:** Effective Date: The class exemption is effective November 6,

FOR FURTHER INFORMATION CONTACT:

Brian Buyniski, Office of Exemption Determinations, Employee Benefits Security Administration, U.S. Department of Labor, (202) 693–8545 (this is not a toll-free number).

SUPPLEMENTARY INFORMATION: On February 15, 2007, a notice was published in the Federal Register (72 FR 7461) of the pendency before the Department of a proposed amendment to PTE 2006-06. This class exemption (which was granted in connection with the Department's QTA Regulation, the Department's Safe Harbor Regulation and the Department's regulation relating to the Special Terminal Report for Abandoned Individual Account Plans at 29 CFR 2520.103-13,) provides an exemption from the restrictions of section 406(a)(1)(A) through (D), section 406(b)(1) and (b)(2) of the Employee Retirement Income Security Act of 1974 (ERISA or the Act) and from the taxes imposed by section 4975(a) and (b) of the Internal Revenue Code of 1986 (the Code), by reason of section 4975(c)(1)(A) through (E) of the Code.

The Department is granting the amendment on its own motion pursuant to section 408(a) of ERISA and section 4975(c)(2) of the Code, and in accordance with the procedures set forth in 29 CFR part 2570, subpart B (55 FR 32836, 32847, August 10, 1990).1 The notice of pendency gave interested persons an opportunity to comment or request a public hearing on the proposal. No comments were received by the Department, nor were there any requests for a public hearing, in connection with the proposal. Accordingly, the amendment to the class exemption is adopted without change.

The Department amends the class exemption to reflect amendments to the

¹ Section 102 of the Reorganization Plan No. 4 of 1978 (5 U.S.C. app. at 214 (2000) generally transferred the authority of the Secretary of the Treasury to issue administrative exemptions under section 4975 of the Code to the Secretary of Labor.