

**ROAD CARRIERS – LOCAL 707 PENSION FUND
SUSPENSION APPLICATION**

APPENDIX A

[INSERT DATE]

NOTICE OF APPLICATIONS FOR APPROVAL OF A PROPOSED REDUCTION OF BENEFITS, AND FOR PARTITION, UNDER THE ROAD CARRIERS - LOCAL 707 PENSION FUND

On March 15, 2016, the Board of Trustees of the Road Carriers -Local 707 Pension Fund (the "Board of Trustees") submitted a complete application to the U.S. Treasury Department to reduce benefits under the Road Carriers - Local 707 Pension Fund, EIN 51-6106510, and Plan Number 001 ("Plan"). The reduction is to be effective as of July 1, 2016. If the application is approved and other requirements are satisfied, then the Board of Trustees will be permitted to reduce, by plan amendment, benefits otherwise payable to participants or beneficiaries. This type of benefit reduction is authorized by the Multiemployer Pension Reform Act of 2014, which refers to it as a "suspension" of benefits. It is a reduction of any current or future payments from the Plan to any participant or beneficiary, including retirees and beneficiaries who are receiving benefits at the time of the reduction.

To see whether and how the proposed reduction applies to you, go to "**How the proposed reduction in benefits would affect you**" on page 5 of this notice.

This notice is also to inform you that, on February 19, 2016, the Board of Trustees filed a complete application with the Pension Benefit Guaranty Corporation ("PBGC") requesting approval for a partition of the Plan.

You may obtain a copy of one or both applications by contacting the Fund office in writing at 14 Front Street, Suite 301, Hempstead, NY 11550 or by calling telephone number (516) 560-8500.

Federal law requires the Board of Trustees to send this notice to contributing employers, unions representing participants, and every plan participant and beneficiary, even if his or her benefit is not being reduced by the suspension or affected by the partition.

APPLICATION TO REDUCE BENEFITS

PLAN'S ELIGIBILITY TO REDUCE BENEFITS

Federal law permits the Board of Trustees to apply for a proposed reduction of benefits because the Plan's actuary certified that the Plan is in "critical and declining" status for the plan year beginning February 1, 2015. This means that the Plan is experiencing financial problems, such that it is in "critical" status, and it is projected to be insolvent (that is, not have enough assets to pay benefits) during the plan year starting on February 1, 2017.

The Board of Trustees determined that it has taken "all reasonable measures" to avoid insolvency of the Plan. Unfortunately, those measures have been insufficient to meet that goal. The

proposed reduction of benefits is necessary to avoid insolvency. If the Plan were to become insolvent, benefits will be reduced below the proposed reduction being requested. In that event, the PBGC will provide enough assistance to provide a level of benefits that is set by federal law (“PBGC-guaranteed level”).

For more information about the amount of benefits guaranteed by PBGC, visit: <http://pbgc.gov/prac/multiemployer/multiemployer-benefit-guarantees.html>.

As stated above, the Trustees have also filed an application with the PBGC requesting approval of a partition (described below). Under a partition, a portion of the Plan’s benefits would be assumed and paid by the PBGC. The Trustees believe that having the PBGC assume and pay a portion of the Plan’s benefits, when coupled with the reduction of benefits, will ensure that the Plan will not become insolvent.

DESCRIPTION OF THE PROPOSED BENEFIT REDUCTION AND FACTORS CONSIDERED BY THE BOARD OF TRUSTEES IN DESIGNING THE REDUCTION

Federal law imposes limits on how a reduction of benefits can be designed. And Federal law requires that any reduction of benefits be distributed fairly among the various categories or groups of participants and beneficiaries under the Plan. A participant’s or beneficiary’s monthly benefit may not be reduced below 110% of the PBGC-guaranteed level. In addition, no reduction can apply to benefits based on disability. Finally, an individual’s age affects the amount of the reduction that may apply to the monthly benefit. No reduction applies to the benefits of an individual who has reached age 80 as of the effective date of the reduction. For an individual who is between ages 75 and 80 as of the effective date of the reduction, the maximum amount of the reduction that can apply to his or her benefit is reduced. The closer the individual is to age 80 as of the effective date of the reduction, the smaller the reduction to the individual’s benefit can be. If the age-based limits on the amount of a reduction apply for a participant, then the same limits will continue for any beneficiary of the participant after the participant’s death, regardless of the beneficiary’s age.

The Board of Trustees proposes to reduce benefits to the maximum extent permitted by Federal law. The proposed benefit suspension will treat all current and future participants under the Plan equally. The proposed suspension will remain in effect indefinitely.

If you are a participant or beneficiary, the last part of this notice provides a dollar estimate of how the proposed reduction applies to you.

AVAILABILITY OF THE APPLICATION AND HOW YOU CAN COMMENT ON IT

The application for approval of the proposed reduction of benefits will be publicly available within 30 days after the application has been received by the Treasury Department. The application includes more information about the proposed reduction, including details about:

- 1) the Plan actuary’s certification that the Plan is in critical and declining status;

- 2) how the proposed reduction would satisfy the requirement that it be large enough so that the Plan is projected to avoid insolvency;
- 3) the proposed reduction will be no larger than needed to avoid insolvency; and
- 4) the sensitivity of the projection to the assumptions used.

The application also includes a description of the measures the Board of Trustees has already taken to try to avoid insolvency of the Plan, as well as why the Board of Trustees believes that the proposed reduction is distributed fairly. Comments will be accepted regarding the application from employees, deferred vested participants (participants who are no longer earning benefits under the Plan but are not yet receiving benefits from the Plan), retirees, beneficiaries, contributing employers, unions representing participants, and other interested parties (such as the retiree representative).

See www.treasury.gov/mpra for a copy of the Plan's application, for instructions on how to send a comment on the application, and for how to contact the Treasury Department for further information and assistance. The Treasury website will also provide updated information on the application, such as whether the application has been modified or withdrawn. If the application is withdrawn (or rejected), and the Board of Trustees submits a new application, you will receive a notice for that new application that supersedes this notice.

You may also contact the Treasury Department for further information and assistance at the following address:

Department of the Treasury
Attn: MPRA, Room 1001
1500 Pennsylvania Ave., NW
Washington, D.C. 20220

Although the Plan is not required to appoint a Retiree Representative under the Regulations as it is not a plan with 10,000 or more participants, it has selected a plan participant in pay status to act as the Retiree Representative. Robert King, President of the Teamsters Local 707 Retirees Club and participant, is the Retiree Representative of the Plan. He is not a Trustee of the Plan. He can be contacted at: 14 Front Street, Suite 301, Hempstead, NY 11550, T: (516) 560-8500.

RIGHTS AND REMEDIES OF PLAN PARTICIPANTS AND BENEFICIARIES

Vote on Proposed Benefit Reduction

If the application for the proposed reduction of benefits is approved by the Treasury Department, then participants and beneficiaries will be given the opportunity to vote to approve or reject the proposed reduction.

Final Authorization to Reduce Benefits

If a majority of all plan participants and beneficiaries do not reject the proposed reduction of benefits, then the Treasury Department is required to issue a final authorization to permit the reduction of benefits to take effect.

Claims Process for Incorrect Calculations

If you think the reduction to your benefit was calculated incorrectly, then you have the right to submit a claim to the Plan to have the calculation corrected. Your Plan's summary plan description includes the Plan's claims procedures, including information on your right to have a court review the Plan's final decision on your claim.

Also, see **Access to Plan Documents** section below.

APPLICATION FOR PARTITION

What is partition?

A multiemployer plan that is in critical and declining status may apply to PBGC for an order that separates partitions) and transfers a portion of certain participants' and beneficiaries' benefits to a newly-created successor plan. The total amount transferred from the original plan to the successor plan is the minimum amount needed to keep the original plan solvent. While the Board of Trustees will administer the successor plan, PBGC will provide financial assistance to the successor plan to pay the transferred benefits.

PBGC guarantees benefits up to a legal limit. However, if the PBGC-guaranteed amount payable by the successor plan is less than the benefit payable under the original plan after taking into account benefit reductions or any plan amendments after the effective date of the partition, Federal law requires the original plan to pay the difference. The partition itself does not change the amount payable to any participant or beneficiary.

What are the rules for partition?

Federal law permits, but does not require, PBGC to approve an application for partition. PBGC generally will make a decision on the application for partition within 270 days. A plan is eligible for partition if certain requirements are met, including:

1. The pension plan is in critical and declining status. A plan is in critical and declining status if it is in critical status (which generally means the plan's funded percentage is less than 65%) and is projected to run out of money within 15 years (or 20 years if there are at least twice as many inactive as active participants, or if the plan's funded percentage is less than 80%).
2. PBGC determines, after consulting with the PBGC Participant and Plan Sponsor Advocate, that the Board of Trustees has taken (or is taking) all reasonable measures to avoid insolvency, including reducing benefits to the maximum allowed under the law.

3. PBGC determines that: (1) providing financial assistance in a partition will be significantly less than providing financial assistance in the event the plan becomes insolvent; and (2) partition is necessary for the plan to remain solvent.
4. PBGC certifies to Congress that its ability to meet existing financial assistance obligations to other multiemployer plans (including plans that are insolvent or projected to become insolvent within 10 years) will not be impaired by the partition.
5. The cost of the partition is paid exclusively from PBGC's multiemployer insurance fund.

Why are partition and benefit reductions needed?

The Plan is in critical and declining status, is approximately 3.7% funded, and is projected to become insolvent during the plan year starting on February 1, 2017. The Board of Trustees has taken reasonable measures to avoid insolvency, but has determined that these measures are insufficient and that the proposed partition and reduction of benefits combined are necessary for the Plan to avoid insolvency.

In consideration of the Plan's projected date of insolvency, the Trustees' proposed effective date of the Plan's partition is July 1, 2016. The Trustees intend to partition (that is, transfer) all of the guaranteed benefit liabilities of retirees in pay status as well as all of the guaranteed benefit liabilities of deferred vested terminated employees not yet in pay status to the successor plan. This represents approximately 30% of the Plan's current benefit liabilities and 72% of the Plan's post-suspension liabilities (approximately \$200 million of benefit liabilities). The Trustees have determined that this is the minimum amount of liabilities that must be partitioned for the Plan to remain solvent. The Plan's remaining liabilities would include an ongoing benefit payment obligation by the Plan to participants in the successor plan.

The Plan's large ratio of retirees and terminated vesteds to participants currently employed (approximately 5 to 1), coupled with the fact that the benefits liabilities with respect to a retiree or terminated vested are usually larger than the benefit liabilities with respect to a currently employed active participant, mandates that the benefit liabilities of the retirees and terminated vesteds, as opposed to the currently employed participants, be partitioned in order for the Plan to remain solvent. If instead, the Plan is allowed to become insolvent, the benefits of all participants and beneficiaries whose benefits exceed the PBGC-guaranteed amount would be reduced to the PBGC-guaranteed amount.

What is PBGC's multiemployer plan guarantee?

Federal law sets the maximum that the PBGC may guarantee. For multiemployer plan benefits, PBGC guarantees a monthly benefit payment equal to 100 percent of the first \$11 of the Plan's monthly benefit accrual rate, plus 75 percent of the next \$33 of the accrual rate, times each year of credited service. PBGC's maximum guarantee, therefore, is \$35.75 per month times a participant's years of credited service.

PBGC guarantees vested pension benefits payable at normal retirement age, early retirement benefits, and certain survivor benefits, if the participant met the eligibility requirements for a

benefit before plan termination or insolvency. A benefit or benefit increase that has been in effect for less than 60 months is not eligible for PBGC's guarantee. PBGC also does not guarantee benefits above the normal retirement benefit, disability benefits not in pay status, or non-pension benefits, such as health insurance, life insurance, death benefits, vacation pay, or severance pay.

How will I know when PBGC has made a decision on the application for partition?

If PBGC approves the Board of Trustees' application for partition, PBGC will issue a notice to affected participants and beneficiaries whose benefits will be transferred to the successor plan no later than 14 days after it issues the order of partition. You may also visit www.pbgc.gov/MPRA for a list of applications for partition received by PBGC and the status of those applications.

Plan Contact Information

For more information about this Notice, you may contact:

Kevin McCaffrey, Fund Manager
Road Carriers – Local 707 Pension Fund
14 Front Street, Suite 301, Hempstead, NY 11550
T:(516) 560-8500
E: pension@roadcarriers707.com

PBGC Contact Information

Multiemployer Program Division, PBGC, 1200 K Street, NW, Washington, DC 20005-4026
Email: Multiemployerprogram@pbgc.gov
Phone: (202) 326-4000 "0", or 1-800-400-7242, or 202-326-4000 x6804

PBGC Participant and Plan Sponsor Advocate Contact Information

Constance Donovan, PBGC, 1200 K Street, NW, Washington, DC 20005-4026
Email: Advocate@pbgc.gov
Phone: (202) 326-4448

**ACCESS TO PLAN DOCUMENTS; YOUR RIGHTS TO RECEIVE
INFORMATION ABOUT YOUR PLAN AND ITS BENEFITS**

Your Plan's Summary Plan Description ("SPD") will include information on the procedures for claiming benefits, which will apply to both the original plan and successor plans until the Plan provides you a new SPD. You, your contributing employer, the union representing you, and the retiree representative (if any) also have the legal right to request the documents listed below from the Plan. You may want to review these documents to help you understand the proposed partition, the proposed reduction to your benefits, and your rights. You have a right to receive:

The Plan document (including any amendments adopted to reflect an authorized reduction of benefits), trust agreement, and other documents governing the Plan (such as collective bargaining agreements),

The most recent summary plan description (SPD or plan brochure) and any summary of material modifications,

The Plan's Form 5500 annual reports, including audited financial statements, filed with the U.S. Department of Labor during the last six years,

The annual funding notices furnished by the Plan during the last six years,

Actuarial reports, including reports prepared in anticipation of the benefit reduction and partition, furnished to the Plan within the last six years,

The Plan's current rehabilitation plan, including contribution schedules and annual plan-sponsor determinations that all reasonable measures to avoid insolvency continue to be taken and that the Plan is not projected to avoid insolvency unless benefits are reduced, and

Any quarterly, semi-annual or annual financial reports prepared for the Plan by an investment manager, fiduciary or other advisor and furnished to the Plan within the last six years.

If your benefits are transferred to the successor plan, you will be furnished a successor plan SPD within 120 days of the partition; and the plan document, trust agreement, and other documents governing the successor plan will be available for review following the partition.

The plan administrator must respond to your request for these documents within 30 days, and may charge you the cost per page to the Plan for the least expensive means of reproducing documents, but cannot charge more than 25 cents per page. The Plan's Form 5500 Annual Return/Report of Employee Benefit Plan is also available free of charge at www.dol.gov/ebsa/5500main.html. Some of the documents also may be available for examination, without charge, at the plan administrator's office, your worksite or union hall.

**ROAD CARRIERS – LOCAL 707 PENSION FUND
SUSPENSION APPLICATION**

APPENDIX B

Appendix B

**POWER OF ATTORNEY AND DECLARATION OF REPRESENTATIVES BEFORE
THE DEPARTMENT OF THE TREASURY FOR THE ROAD CARRIERS - LOCAL 707
PENSION FUND**

Applicant

The Board of Trustees of the Road Carriers - Local 707 Pension Fund
14 Front Street, Suite 301
Hempstead, NY 1550
Contact: Kevin McCaffrey
T: (516) 560-8500
F: (516) 486-7375
E: kmccaffrey@ibt707.com
Plan Number: 001
Plan EIN: 51-6106510

Applicant hereby appoints the following representative(s) as attorney(s)-in-fact to represent the taxpayer before the Department of the Treasury and perform acts related to the attached application dated March 15, 2016 for suspension of benefits under § 432(e)(9) of the Internal Revenue Code of 1986, as amended.

Representatives' information:

John F. Ring Morgan, Lewis & Bockius LLP 1111 Pennsylvania Avenue, NW Washington, DC 20004 T: (202) 739-5096 Fax: (202) 739-3001 E: jring@morganlewis.com Licensing Jurisdiction: District of Columbia Bar No.: 429392 EIN: 23-0891050	Charles Pergue Cary Kane LLP 1350 Broadway, Suite 1400 New York, New York 10018 T: (212) 871-0532 F: (646) 599-9572 E: cpergue@carykane.com Licensing Jurisdiction: New York Bar No.: 2495422 EIN: 20-1942442
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Send copies of notices and communications to representative: **YES.**

With the exception of the acts described below, I authorize my representative(s) to receive and inspect my confidential tax information and to perform acts that I can perform with respect to the attached application dated March 15, 2016 for suspension of benefits under § 432(e)(9). For example, my representative(s) shall have the authority to sign any agreements, consents, or similar documents.

Specific acts not authorized: None.

Signatures of Applicant and Date

Redacted by the U.S. Department of the Treasury

Union and Employer Trustees:

Declaration of Representatives

Under penalties of perjury, by my signature below I declare that:

- I am not currently suspended or disbarred from practice before the Internal Revenue Service;
- I am authorized to represent the Applicant for the matter(s) specified in this Power of Attorney and Declaration of Representative; and
- I am one of the following:
 - a Attorney—a member in good standing of the bar of the highest court of the jurisdiction shown below.
 - b Certified Public Accountant—duly qualified to practice as a certified public accountant in the jurisdiction shown below.
 - c Enrolled Agent
 - d Officer—a bona fide officer of the Applicant.
 - e Full-Time Employee—a full-time employee of the Applicant.
 - f Enrolled Actuary—enrolled as an actuary by the Joint Board for the Enrollment of Actuaries under 29 U.S.C. 1242 (the authority to practice before the Internal Revenue Service is limited by section 10.3(d) of Circular 230).
 - g Enrolled Retirement Plan Agent

Required information for Representative: **A.** See information presented above.

Signature of Representatives and Date:

Signatures of Applicant and Date

Union and Employer Trustees:

Declaration of Representatives

Under penalties of perjury, by my signature below I declare that:

- I am not currently suspended or disbarred from practice before the Internal Revenue Service;
- I am authorized to represent the Applicant for the matter(s) specified in this Power of Attorney and Declaration of Representative; and
- I am one of the following:
 - a Attorney—a member in good standing of the bar of the highest court of the jurisdiction shown below.
 - b Certified Public Accountant—duly qualified to practice as a certified public accountant in the jurisdiction shown below.
 - c Enrolled Agent
 - d Officer—a bona fide officer of the Applicant.
 - e Full-Time Employee—a full-time employee of the Applicant.
 - f Enrolled Actuary—enrolled as an actuary by the Joint Board for the Enrollment of Actuaries under 29 U.S.C. 1242 (the authority to practice before the Internal Revenue Service is limited by section 10.3(d) of Circular 230).
 - g Enrolled Retirement Plan Agent

Required information for Representative: A. See information presented above.

Signature of Representatives and Date:

Redacted by the U.S. Department of the Treasury



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**ROAD CARRIERS – LOCAL 707 PENSION FUND
SUSPENSION APPLICATION**

APPENDIX C

APPENDIX C

CHECKLIST - APPLICATION FOR APPROVAL OF BENEFIT SUSPENSION FOR THE ROAD CARRIERS - LOCAL 707 PENSION FUND

Response	Item number	Description of item	Page number in application
Yes	1.	Does the application include an original signature of the plan sponsor or an authorized representative of the plan sponsor. See section 2.01.	14
Yes	2.	Does the application include a description of the proposed benefit suspension - calculated as if no other limitations apply - that includes: <ul style="list-style-type: none"> • the suspension’s effective date (and its expiration date, if applicable), • a description of the different categories or groups of individuals affected, and • how the suspension affects these individuals differently. See section 2.02.	1-2
Yes	3.	Does the application include a penalties-of-perjury statement signed by an authorized trustee on behalf of the board of trustees. See Section 2.03.	Exhibit 1
Yes	4.	Does the application include a statement, signed by an authorized trustee on behalf of the board of trustees, acknowledging that the application and the application’s supporting material will be publicly disclosed on the Treasury Department’s website. See section 2.04.	Exhibit 1
Yes	5.	Does the application include the plan actuary’s certification of critical and declining status and the supporting illustrations, including: <ul style="list-style-type: none"> • the year-by-year projections demonstrating projected insolvency during the relevant period and • separately identifying the available resources (and the market value of assets and changes in cash flow) during each of those years. See section 3.01.	Exhibit 2

Response	Item number	Description of item	Page number in application
Yes	6.	Does the application describe the assumptions used. See section 3.01.	Exhibit 2
Yes	7.	Does the application include the plan actuary's certification that the plan is projected to avoid insolvency if the suspension takes effect and the supporting illustrations, including: <ul style="list-style-type: none"> • the year-by-year projections demonstrating projected solvency during the relevant period and • separately identifying the available resources (and the market value of assets and changes in cash flow)during each of those years. See section 3.02.	Exhibit 3
Yes	8.	Does the application include the plan sponsor's determination of projected insolvency that includes the documentation set forth in section 5 of the revenue procedure. See section 3.03.	3-7
Yes	9.	Does the application include a demonstration that the limitations on individual suspensions are satisfied, including calculations regarding: <ul style="list-style-type: none"> • the guarantee-based limitation, • the disability-based limitation, and • the age-based limitation. See section 4.01.	Exhibit 4
Yes	10.	Does the application include a demonstration that the proposed suspension is reasonably estimated to achieve the level necessary to avoid insolvency for the extended period, including illustrations regarding the plan's solvency ratio and available resources. See section 4.02(1).	Exhibit 5
Yes	11.	Does the application include the required illustration utilizing stochastic projections. (This illustration is not required if the plan is not required to appoint a retiree representative under § 432(e)(9)(B)(v)(I) and stochastic projections were not used in making the required determination.) See section 4.02(2).	Exhibit 5

Response	Item number	Description of item	Page number in application
N/A	12.	Does the application include a demonstration that the proposed suspension is not projected to materially exceed the level necessary to avoid insolvency, including illustrations regarding the plan's solvency ratio and available resources. See section 4.03.	N/A.
Yes	13.	Does the application include a demonstration that the proposed suspension is equitably distributed, including <ul style="list-style-type: none"> • a list of the factors taken into account, • an explanation of why none of the factors listed in § 432(e)(9)(D)(vi) were taken into account (if applicable), and • how any difference in treatment among categories or groups of individuals results from a reasonable application of the relevant factors. See section 4.04.	8
Yes	14.	Does the application include a copy of the actual notices (including redacted sample calculations) that meet the requirements under § 432(e)(9)(F). See section 4.05(1).	Appendix A
Yes	15.	Does the application include a description of the efforts that are being taken to contact participants, beneficiaries in pay status, and alternate payees. See section 4.05(2).	8-9
N/A	16.	Does the application describe the steps the plan sponsor has taken to ensure that notices delivered electronically are reasonably accessible to the recipients. See section 4.05(3)	N/A
Yes	17.	Does the application include a list of each employer who has an obligation to contribute under the Plan and each employee organization representing participants under the Plan. See section 4.05(4).	9
Yes	18.	Does the application include information on past and current measures taken to avoid insolvency. See section 5.01.	3-7

Response	Item number	Description of item	Page number in application
Yes	19.	Does the application include the plan information required by section 5.02.	3-7
Yes	20.	Does the application describe how the plan sponsor took into account – or did not take into account – the factors listed in section 5.02 in the determination that all reasonable measures were taken to avoid insolvency. See section 5.03.	3-7
Yes	21.	Does the application describe how the plan sponsor took into account - or did not take into account - in the determination that all reasonable measures have been taken to avoid insolvency the impact of <ul style="list-style-type: none"> • benefit and contribution levels on retaining active participants and bargaining groups under the plan, and • past and anticipated contribution increases under the plan on employer attrition and retention levels. See section 5.03.	3-7
Yes	22.	Does the application include a discussion of any other factors the plan sponsor took into account including how and why those factors were taken into account. See section 5.04.	3-7
Yes	23.	Does the application include a copy of the proposed ballot. See section 6.01.	Exhibit 6
Yes	24.	Does the application indicate whether the plan sponsor is requesting approval from the PBGC of a proposed partition under section 4233 of ERISA. See section 6.02.	10, Exhibit 7
Yes	25.	If the answer to item 24 is yes, does the application specify the effective date of the proposed partition and include a year-by-year projection of the amount of the reduction in benefit payments attributable to the partition. See section 6.02.	10, Exhibit 7
Yes	26.	Does the application describe the plan's experience with certain critical assumptions, including a disclosure for each of the 10 plan years immediately	Exhibit 8

Response	Item number	Description of item	Page number in application
		<p>preceding the application that separately identifies</p> <ul style="list-style-type: none"> • total contributions, • total contribution base units, • average contribution rates, • withdrawal liability payments, and • the rate of return on plan assets. <p>See section 6.03.</p>	
Yes	27.	<p>Does the application include deterministic projections of the sensitivity of the plan’s solvency ratio throughout the extended period by taking into account more conservative assumptions of investment experience and future contribution base units than assumed elsewhere in the application.</p> <p>See section 6.04.</p>	Exhibit 9
Yes	28.	<p>Does the plan include deterministic projections for each year in the extended period of</p> <ul style="list-style-type: none"> • the value of plan assets, • the plan’s accrued liability, and • the plan’s funded percentage. <p>See section 6.05.</p>	Exhibit 10
Yes	29.	<p>Does the application include the plan sponsor’s representation that, if it receives the Treasury Department’s final authorization to suspend and then chooses to implement the suspension, it will also amend the plan</p> <ul style="list-style-type: none"> • to indicate that the suspension will cease upon the plan sponsor’s failure to determine that both all reasonable measures continue to be taken to avoid insolvency and that the plan is projected to become insolvent without a suspension, • to require that any future benefit improvements must satisfy § 432(e)(9)(E), and • to specify that the plan sponsor will not modify these amendments, notwithstanding any other provision of the plan document. <p>See section 6.06.</p>	Exhibit 11
Yes	30.	<p>Does the application indicate whether the plan is a plan described in § 432(e)(9)(D)(vii)(III) and, if so, how is that fact reflected in the proposed benefit suspension.</p> <p>See section 6.07.</p>	11
Yes	31.	<p>Does the application include the required plan sponsor information, including</p>	12

Response	Item number	Description of item	Page number in application
		<ul style="list-style-type: none"> • name • address • telephone number • email address • fax number • employer identification number (EIN) and • 3-digit plan number (PN). See section 7.01.	
Yes	32.	Does the application include the required plan identification information. See section 7.02.	12
Yes	33.	Does the application include the required retiree representative information (if applicable). See section 7.03.	12
Yes	34.	Does the application include the required enrolled actuary information. See section 7.04.	12
Yes	35.	Does the application include a designation of power of attorney for each authorized representative who will represent the plan sponsor in connection with the application. See section 7.05 and Appendix B.	12 and Appendix B
Yes	36.	Does the application include <ul style="list-style-type: none"> • the required plan documents, • any recent amendments, • the summary plan description (SPD), • the summary of material modifications, and • the most recent determination letter. See section 7.06.	Exhibit 12
Yes	37.	Does the application include the required excerpts from the relevant collective bargaining agreements and side agreements. See section 7.07.	Exhibit 13
Yes	38.	Does the application include the required excerpts from the most recently filed Form 5500. See section 7.08.	Exhibit 14

Response	Item number	Description of item	Page number in application
Yes	39.	Does the application include the most recently updated rehabilitation plan. See section 7.09.	Exhibit 15
Yes	40.	Does the application include this checklist, completed and placed on top of the application. See section 7.10.	Appendix C

Signature: Redacted by the U.S. Department of the Treasury Date: 3-15-16
Kevin McCaffrey

Title: Trustee of the Road Carriers - Local 707 Pension Fund

Signature: Redacted by the U.S. Department of the Treasury Date: 3-15-16
Tom Ventura

Title: Trustee of the Road Carriers - Local 707 Pension Fund