S. 1492

To amend the Employee Retirement Income Security Act of 1974, the Internal Revenue Code of 1986, and the Labor Management Relations Act, 1947 to provide special rules for Teamster plans relating to termination and funding.

IN THE SENATE OF THE UNITED STATES

July 30 (legislative day, July 21), 2003

Mr. Chambles introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

A BILL

To amend the Employee Retirement Income Security Act of 1974, the Internal Revenue Code of 1986, and the Labor Management Relations Act, 1947 to provide special rules for Teamster plans relating to termination and funding.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Multiemployer Pension
- 5 Security Act of 2003".

| 1 | SEC. 2. AMENDMENTS TO THE EMPLOYEE RETIREMENT IN- |
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| 2 | COME SECURITY ACT OF 1974 RELATING TO |
| 3 | TERMINATION INSURANCE PROGRAM. |
| 4 | (a) Teamster Plan Defined.—Section 4001(a) of |
| 5 | the Employee Retirement Income Security Act of 1974 |
| 6 | (29 U.S.C. 1301(a)) is amended— |
| 7 | (1) in paragraph (21), by striking the period at |
| 8 | the end and inserting "; and; and |
| 9 | (2) by adding at the end the following new |
| 10 | paragraph: |
| 11 | "(22) 'teamster plan' means a plan— |
| 12 | "(A) to which more than one employer is |
| 13 | required to contribute, |
| 14 | "(B) which is maintained pursuant to one |
| 15 | or more collective bargaining agreements be- |
| 16 | tween The International Brotherhood of Team- |
| 17 | sters, Chauffeurs, Warehousemen and Helpers |
| 18 | of America or its locals and more than one em- |
| 19 | ployer, and |
| 20 | "(C) which satisfies such other require- |
| 21 | ments as the Secretary of Labor may prescribe |
| 22 | by regulation.". |
| 23 | (b) Modification of Liability Provisions.— |
| 24 | (1) Amounts payable by the corpora- |
| 25 | TION.—Section 4061 of such Act (29 U.S.C. 1361) |
| 26 | is amended by striking "subtitle B" and inserting |

- 1 "subtitles B and G" in the first sentence thereof and
- 2 inserting "or subtitle G" after "4022A" in the third
- 3 sentence thereof.
- 4 (2) Liability under distress termination
- 5 OR A TERMINATION BY THE CORPORATION.—Section
- 6 4062 of such Act (29 U.S.C. 1362) is amended by
- 7 inserting "or subtitle G" after "4041(c)" in sub-
- 8 section (a) thereof.
- 9 (c) Modification of Enforcement Provi-
- 10 SIONS.—Section 4070 of such Act (29 U.S.C. 1370) is
- 11 amended—
- 12 (1) by inserting "AND TEAMSTER PLANS"
- after "SINGLE-EMPLOYER PLANS" in the title
- thereof;
- 15 (2) by inserting at the end of subsection (a) the
- 16 following flush sentence:
- 17 "A plan fiduciary, contributing sponsor, member of a con-
- 18 tributing sponsor's controlled group, participant, or bene-
- 19 ficiary who is adversely affected by the act or omission
- 20 of any party (other than the corporation) under subtitle
- 21 G with respect to a teamster plan, or an employee organi-
- 22 zation which represents such a plan participant or bene-
- 23 ficiary for purposes of collective bargaining, may bring an
- 24 action for appropriate legal or equitable relief, or both.";

| 1 | (3) by inserting in each of subsections (a) and |
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| 2 | (b) "or a teamster plan" after "single-employer |
| 3 | plan" each time it appears in each such subsection; |
| 4 | and |
| 5 | (4) by inserting ", and in the case of a teamster |
| 6 | plan, where the defendant does business" at the end |
| 7 | of the second sentence of subsection (c). |
| 8 | (d) Special Provisions for Teamster Plans.— |
| 9 | (1) In General.—Title IV of such Act (29 |
| 10 | U.S.C. 1301 et seq.) is amended by adding at the |
| 11 | end the following new subtitle: |
| 12 | "Subtitle G—Special Provisions for |
| 13 | Teamster Plans |
| 14 | "SEC. 4501. TREATMENT OF TEAMSTER PLANS. |
| 1 5 | (((a) Crympax Drym Elements ('dl'ad'the |
| 15 | "(a) General Rule.—For purposes of this title, a |
| 15 16 | teamster plan shall not be treated as a multiemployer |
| 16 | |
| 16 17 | teamster plan shall not be treated as a multiemployer |
| 16 17 | teamster plan shall not be treated as a multiemployer plan, and each employer that has an obligation to con- |
| 16 17 18 19 | teamster plan shall not be treated as a multiemployer plan, and each employer that has an obligation to con- tribute to a teamster plan shall be treated as a contrib- |
| 16 17 18 19 | teamster plan shall not be treated as a multiemployer plan, and each employer that has an obligation to con- tribute to a teamster plan shall be treated as a contrib- uting sponsor maintaining a separate single-employer |
| 16 17 18 19 20 | teamster plan shall not be treated as a multiemployer plan, and each employer that has an obligation to con- tribute to a teamster plan shall be treated as a contrib- uting sponsor maintaining a separate single-employer plan, as provided in this subtitle. |
| 116 117 118 119 220 221 | teamster plan shall not be treated as a multiemployer plan, and each employer that has an obligation to contribute to a teamster plan shall be treated as a contributing sponsor maintaining a separate single-employer plan, as provided in this subtitle. "(b) Partition of Liabilities.— |
| 16 17 18 19 20 21 22 | teamster plan shall not be treated as a multiemployer plan, and each employer that has an obligation to contribute to a teamster plan shall be treated as a contributing sponsor maintaining a separate single-employer plan, as provided in this subtitle. "(b) Partition of Liabilities.— "(1) In general.—As of the first day of the |

date, the contributing employers of the plan, in accordance with this subsection.

"(2) Transition liabilities.—For purposes of this subtitle, 'transition liabilities' means the sum of—

"(A) the accrued liability for the benefits under the plan (as a whole, as if such plan were treated as a single multiemployer plan rather than a collection of single-employer plans but taking into account the requirements of section 308) attributable as of the first day of the first plan year for which this subtitle is effective to participants who, as of such date, are not employed in credited service for any employer under such plan, and

"(B) the accrued liability for the benefits under the plan (as a whole, as if such plan were treated as a single multiemployer plan rather than a collection of single-employer plans but taking into account the requirements of section 308) attributable, as of the first day of the first plan year for which this subtitle is effective, to the credited service of participants (other than participants described in (A)) with an employer

| 1 | that, as of such date, does not have an obliga- |
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| 2 | tion to contribute to the teamster plan. |
| 3 | "(3) METHOD OF ALLOCATION.— |
| 4 | "(A) Transition liabilities shall be allocated |
| 5 | under paragraph (1) with respect to each team- |
| 6 | ster plan among those employers who have an |
| 7 | obligation to make contributions to such plan as |
| 8 | of the first day of the first plan year for which |
| 9 | this subtitle is effective. |
| 10 | "(B) Each employer's share of the transi- |
| 11 | tion liabilities shall equal the product derived by |
| 12 | multiplying— |
| 13 | "(i) the transition liabilities of the |
| 14 | plan (as a whole, as if such plan were |
| 15 | treated as a single multiemployer plan |
| 16 | rather than a collection of single-employer |
| 17 | plans, but taking into account the require- |
| 18 | ments of section 308), by |
| 19 | "(ii) a percentage determined as of |
| 20 | the first day of the first plan year for |
| 21 | which this subtitle is effective by divid- |
| 22 | ing— |
| 23 | "(I) the sum of the contributions |
| 24 | required to be made under such plan |

by the employer for the 5 preceding plan years, by "(II) the sum of the contribu-

"(II) the sum of the contributions required to be made by all such employers for the 5 preceding plan years.

"(4) Anticipation of Benefit increases.—
For purposes of this subsection, in determining accrued liability, the funding method of a plan shall anticipate benefit increases scheduled to take effect during the term of the collective bargaining agreement or agreements applicable to the plan.

"(c) Partition of Assets.—

- "(1) IN GENERAL.—As of the first day of the first plan year for which this subtitle is effective, the assets of each teamster plan shall be allocated among those persons who are, as of such date, the contributing employers of the plan, in accordance with this subsection.
- "(2) METHOD OF ALLOCATION.—The assets of the teamster plan shall be allocated, based on fair market value as of the first day of the first plan year for which this subtitle is effective, among those employers who have, as of such date, an obligation to contribute to the plan. The portion allocated to

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| 1 | each such employer shall be equal to the product de- |
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| 2 | rived by multiplying— |
| 3 | "(A) the funded percentage for the team- |
| 4 | ster plan, by |
| 5 | "(B) the employer's share of the accrued |
| 6 | liability for the plan (as a whole, as if such plan |
| 7 | were treated as a single multiemployer plan |
| 8 | rather than a collection of single-employer plans |
| 9 | but taking into account the requirements of sec- |
| 10 | tion 308), as of such date. |
| 11 | "(3) Funded Percentage.—For purposes of |
| 12 | this subsection, 'funded percentage', in connection |
| 13 | with a plan, means the percentage obtained by divid- |
| 14 | ing— |
| 15 | "(A) the fair market value of plan assets |
| 16 | (as a whole, as if such plan were treated as a |
| 17 | single multiemployer plan rather than a collec- |
| 18 | tion of single-employer plans but taking into ac- |
| 19 | count the requirements of section 308), includ- |
| 20 | ing receivables, as of the first day of the first |
| 21 | plan year for which this subtitle is effective, by |
| 22 | "(B) the accrued liability for the plan (as |
| 23 | a whole, as if such plan were treated as a single |
| 24 | multiemployer plan rather than a collection of |
| 25 | single-employer plans but taking into account |

the requirements of section 308), as of such date.

"(4) Investment of Plan Assets.—The assets of a teamster plan shall be invested by the trustees as one master trust and each contributing employer's share of the assets of the plan shall be adjusted annually according to master trust accounting principles for the employer's plan contributions, benefit payments with respect to its ongoing liability and transition liability (if any), and share of investment returns and administrative expenses.

"(5) ANTICIPATION OF BENEFIT INCREASES.—
For purposes of this subsection, in determining accrued liability, the funding method of a plan shall anticipate benefit increases scheduled to take effect during the term of the collective bargaining agreement(s) applicable to the plan.

"(d) SINGLE-EMPLOYER PLAN BENEFITS GUARAN-

- 19 TEED.—Notwithstanding any limitations otherwise appli-20 cable under section 4022(b), the corporation shall guar-21 antee 100 percent of the transition liabilities of each team-22 ster plan.
- 23 "(e) Premium Rates.—
- 24 "(1) In General.—For purposes of section 25 4006—

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| 1 | "(A) the premium rates charged by the |
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| 2 | corporation for teamster plans shall be the |
| 3 | same as the premium rates charged by the cor- |
| 4 | poration for single-employer plans, and |

- "(B) each employer that has an obligation to contribute to a teamster plan shall be responsible for paying the premiums attributable to the single-employer plan the employer is treated as maintaining pursuant to this subtitle.
- "(2) Phase-in of additional premium determined under section 4006(a)(3)(E) with respect to a teamster plan shall be phased in over 10 plan years, beginning with the first plan year for which this subtitle is effective, so that the additional premium shall take effect during the 10-year period in annual increments taking effect for each year, each of which is equal to 10 percent of the full increase that would otherwise apply for such plan year, resulting in application of the full additional premium effective with the final plan year in such period and each plan year thereafter.
- "(3) CONTRIBUTION OF PREMIUMS TO TEAM-STER PLAN.—The corporation may allow an employer to contribute all or part of the additional pre-

mium determined under section 4006(a)(3)(E) directly to the teamster plan, in lieu of payment to the corporation, to the extent that the corporation determines in its discretion that such contribution would be in the best interests of participants and beneficiaries.

"(f) PLAN TERMINATION.—

- "(1) IN GENERAL.—An employer that has an obligation to contribute to a teamster plan may terminate its participation in such plan in either a standard termination or a distress termination, as provided in this subsection.
- "(2) STANDARD TERMINATION.—An employer that has an obligation to contribute to a teamster plan may terminate its participation in such plan in a standard termination by following procedures established by the corporation similar to those that apply to a plan administrator in a standard termination of a single-employer plan under section 4041. For purposes of this paragraph, the employer shall be deemed to have satisfied its obligations to the teamster plan if—
- "(A) the employer obtains an irrevocable commitment from an insurer satisfactory to the

1 corporation to pay its benefit liabilities under 2 such plan, or

"(B) the corporation agrees to assume the employer's obligation to contribute to the plan and make contributions under the teamster plan pursuant to such terms and conditions as shall be satisfactory to the corporation and the teamster plan.

"(3) DISTRESS TERMINATION.—An employer that has an obligation to contribute to a teamster plan may terminate its participation in such plan in a distress termination by following procedures established by the corporation similar to those that apply to a plan administrator in a distress termination of a single-employer plan under section 4041, including meeting the necessary distress criteria under prinsection ciples similar described to those in 4041(c)(2)(B).

"(4) APPLICATION OF CERTAIN TERMINATION PROVISIONS.—Upon an employer's termination of its participation in a teamster plan in either a standard termination or a distress termination, sections 4044, 4045, 4046, and 4050 shall apply to the plan administrator of such plan in a manner consistent with the treatment of such employer as a contributing

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1 sponsor of a single-employer plan under this subtitle.

2 The corporation may institute termination pro-

3 ceedings against a teamster plan or an employer's

4 participation in a teamster plan under section 4042,

5 and the provisions of such section shall be applied

6 to such termination proceedings in a manner con-

7 sistent with the treatment of the teamster plan as

8 a collection of single-employer plans.

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- "(5) Contribution of assets remaining after standard termination to liabilities of other contributed under a teamster plan to an employer after the termination of the employer's participation in the plan in a standard termination under paragraph (2) shall be applied on a pro rata basis toward satisfaction of the benefit liabilities of the remaining employers that contribute to the teamster plan based on such liabilities.
- "(g) Obligation To Furnish Information.—The trustees of a teamster plan shall furnish to each employer that has an obligation to contribute to such plan, within 30 days of an employer's written request, such reports, records, documents, or other information as the employer reasonably determines are necessary to enable the em-

ployer to determine the liabilities and assets of the team-

- ster plan attributable to such employer and to comply with such employer's funding obligations under section 308. 3 The trustees shall be personally liable to an employer for 4 any failure to furnish such information required to be furnished under this subsection and may in the court's discretion be liable to such employer in the amount of up to \$100 a day from the date of such failure, and the court 8 may in its discretion order such other relief as it deems proper. In any action under this subsection, the court in 10 its discretion may allow a reasonable attorney's fee and costs of action to either party.". 11 12 (2) CLERICAL AMENDMENT.—The table of con-13 tents in section 1 of such Act is amended— 14 (A) by amending the item relating to sec-15 tion 4070 to read as follows: "Sec. 4070. Enforcement authority relating to terminations of single-employer plans and teamster plans.". 16 and 17 (B) by adding at the end the following new 18 items: "Subtitle G—Special Provisions for Teamster Plans "Sec. 4501. Treatment of teamster plans.".
- 19 (e) Effective Date.—The amendments made by 20 this section shall apply to plan years beginning after De-21 cember 31, 2003.

| 1 | SEC. 3. AMENDMENTS TO THE EMPLOYEE RETIREMENT IN |
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| 2 | COME SECURITY ACT RELATING TO FUNDING |
| 3 | REQUIREMENTS. |
| 4 | (a) Notice Requirement Relating to Failure |
| 5 | TO MEET MINIMUM FUNDING STANDARD.—Section |
| 6 | 101(d) of the Employee Retirement Income Security Act |
| 7 | of 1974 (29 U.S.C. 1021(d)) is amended by adding at the |
| 8 | end the following new paragraph: |
| 9 | "(4) Teamster plans.—For purposes of this |
| 10 | subsection, effective as of the funding effective date |
| 11 | (as defined in section 308(b)(11)), a teamster plan |
| 12 | (as defined in section 4001(a)(22)) shall not be |
| 13 | treated as a multiemployer plan, and each employer |
| 14 | that has an obligation to contribute to a teamster |
| 15 | plan shall be treated as an employer maintaining a |
| 16 | separate single-employer plan, as provided in section |
| 17 | 308.". |
| 18 | (b) Rule Relating to Prohibition on Benefit |
| 19 | Increases While Sponsor in Bankruptcy.—Section |
| 20 | 204(i) of such Act (29 U.S.C. 1054(i)) is amended— |
| 21 | (1) by redesignating paragraph (4) as para- |
| 22 | graph (5); and |
| 23 | (2) by inserting after paragraph (3) the fol- |
| 24 | lowing new paragraph: |
| 25 | "(4) Special rule for teamster plans.— |
| 26 | For purposes of this subsection, a teamster plan (as |

- defined in section 4001(a)(22)) shall not be treated
- 2 as a multiemployer plan. This subsection shall be
- 3 applied separately with respect to each employer
- 4 that has an obligation to contribute to a teamster
- 5 plan, and the funded current liability percentage for
- 6 purposes of paragraph (3) shall be determined in ac-
- 7 cordance with section 308.".
- 8 (c) Special Funding Rules for Teamster
- 9 Plans.—
- 10 (1) IN GENERAL.—Part 3 of subtitle B of title
- I of such Act is amended—
- 12 (A) by redesignating section 308 (29)
- 13 U.S.C. 1086) as section 309; and
- (B) by inserting after section 307 (29)
- U.S.C. 1085b) the following new section:
- 16 "SEC. 308. TEAMSTER PLANS.
- 17 "(a) IN GENERAL.—For purposes of this part other
- 18 than section 302(d), a teamster plan within the meaning
- 19 of section 4001(a)(22) shall not be treated as a multiem-
- 20 ployer plan, and each employer that has an obligation to
- 21 contribute to a teamster plan shall be treated as a contrib-
- 22 uting sponsor maintaining a single-employer plan, subject
- 23 to the special rules of subsection (b).
- 24 "(b) Special Rules.—

| 1 | "(1) Funding standard account.—A fund- |
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| 2 | ing standard account shall be established and main- |
| 3 | tained for each employer that has an obligation to |
| 4 | contribute to a teamster plan. In determining the |
| 5 | funding standard account under section 302(b) for |
| 6 | each such employer— |
| 7 | "(A) subsections $(b)(2)(B)(i)$ and |
| 8 | (b)(2)(B)(ii) of section 302 shall not apply; |
| 9 | "(B) in the case of a teamster plan in ef- |
| 10 | fect on the first day of the first plan year for |
| 11 | which this section is effective, the funding |
| 12 | standard account shall be charged with— |
| 13 | "(i) the amount necessary to amortize |
| 14 | in equal annual installments (until fully |
| 15 | amortized) the employer's unfunded past |
| 16 | service liability over a period of 30 plan |
| 17 | years, and |
| 18 | "(ii) the amount necessary to amor- |
| 19 | tize over a period of 10 plan years in equal |
| 20 | annual installments (until fully amortized) |
| 21 | the credit determined under section |
| 22 | 308(b)(1)(C)(ii) for the immediately pre- |
| 23 | ceding plan year; and |
| 24 | "(C) in the case of a teamster plan in ef- |
| 25 | fect on the first day of the first plan year for |

| 1 | which this section is effective, the funding |
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| 2 | standard account shall be credited with— |
| 3 | "(i) the amount necessary to amortize |
| 4 | in equal annual installments (until fully |
| 5 | amortized) the excess (if any) of the em- |
| 6 | ployer's initial market value of assets over |
| 7 | the employer's teamster plan accrued li- |
| 8 | ability determined as of the first day of the |
| 9 | first plan year for which this section is ef- |
| 10 | fective, over a period of 30 plan years, and |
| 11 | "(ii) for an employer who has made |
| 12 | its negotiated contribution for a plan year |
| 13 | beginning after December 31, 2003, and |
| 14 | before the funding effective date, the ex- |
| 15 | cess (if any) of— |
| 16 | "(I) the minimum funding re- |
| 17 | quirement determined under this sec- |
| 18 | tion for such plan year, over |
| 19 | "(II) the actual contribution |
| 20 | made to the plan for any such plan |
| 21 | year. |
| 22 | "(2) Valuation of Assets.—For purposes of |
| 23 | section 302(c)(2)(A), the actuarial value of assets of |
| 24 | a teamster plan as of the first day of the first plan |
| 25 | vear for which this section is effective shall be the |

fair market value of such assets as of such date. The value of the assets attributable to each employer shall be adjusted annually according to principles of master trust accounting for the employer's plan contributions, investment income (and loss), the employer's benefit payments with respect to its ongoing liability and transition liability (if any), and the employer's share of administrative expenses. Prospective investment experience may be reflected in accordance with section 302(c)(2) or any applicable regulations issued by the Secretary of the Treasury.

- "(3) ELECTION WITH RESPECT TO BONDS.—
 The special election described in section 302(c)(2)(B) shall not apply.
- "(4) CERTAIN RETROACTIVE PLAN AMEND-MENTS.—Notwithstanding any other provision of this section, a teamster plan shall be treated as a multiemployer plan for purposes of section 302(c)(8)(A).
- "(5) BENEFITS MAY NOT BE INCREASED UN-LESS TEAMSTER PLAN IS SUFFICIENTLY FUNDED.— In addition to the requirements of section 304(b)(1), no amendment of a teamster plan which increases the liabilities of the plan with respect to an employer by reason of any increase in benefits, any change in

| 1 | the accrual of benefits, or any change in the rate |
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| 2 | at which benefits become nonforfeitable under the |
| 3 | plan shall be adopted and no increase in benefits at- |
| 4 | tributable to an existing provision of a teamster plan |
| 5 | (other than an increase that results solely from an |
| 6 | increase in a participant's compensation, age or |
| 7 | service or other similar factor), including an increase |
| 8 | in benefits attributable to an increase in the nego- |
| 9 | tiated contribution, shall take effect unless at the |
| 10 | time such increase otherwise would be effective— |
| 11 | "(A) the percentage determined by divid- |
| 12 | ing— |
| 13 | "(i) the lesser of the fair market value |
| 14 | of the assets and the actuarial value of the |
| 15 | assets attributable to the employer for the |
| 16 | plan year in which the increase otherwise |
| 17 | would be effective, by |
| 18 | "(ii) the employer's teamster plan cur- |
| 19 | rent liability (determined using the highest |
| 20 | rate of interest which is allowable for the |
| 21 | plan year under section $302(d)(7)(C)$ for |
| 22 | the plan year in which the increase other- |
| 23 | wise would be effective, |
| 24 | is at least 90 percent, and |

| 1 | "(B) the percentage determined by divid- |
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| 2 | ing— |
| 3 | "(i) the amount described in subpara- |
| 4 | graph (A)(i), by |
| 5 | "(ii) the sum of— |
| 6 | "(I) the amount described in sub- |
| 7 | paragraph (A)(ii), and |
| 8 | "(II) the increase in the present |
| 9 | value of future service benefits (taking |
| 10 | into account the amendment or other |
| 11 | circumstance resulting in such in- |
| 12 | crease), determined using the highest |
| 13 | rate of interest which is allowable for |
| 14 | the plan year under section |
| 15 | 302(d)(7)(C) and the mortality as- |
| 16 | sumptions required under section |
| 17 | 302(d)(7)(C), for the plan year in |
| 18 | which the increase otherwise would be |
| 19 | effective, |
| 20 | is at least 75 percent. |
| 21 | "(6) Additional funding requirements |
| 22 | FOR TEAMSTER PLANS.— |
| 23 | "(A) For any plan year beginning on or |
| 24 | after January 1, 2004, and before January 1, |
| 25 | 2034, the amount charged to the funding |

| 1 | standard account for the plan year shall be in- |
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| 2 | creased by the amount which, after taking into |
| 3 | account charges and credits under section |
| 4 | 302(b), is necessary to increase the funded cur- |
| 5 | rent liability percentage at the end of the plan |
| 6 | year (taking into account the expected change |
| 7 | in current liability due to benefits and interest |
| 8 | accruing during the plan year, expected dis- |
| 9 | bursements during the plan year, and the |
| 10 | change in the market value of assets due to in- |
| 11 | terest and expected disbursements during the |
| 12 | plan year) for the plan year to a percentage |
| 13 | equal to the sum of— |
| 14 | "(i) the funded current liability per- |
| 15 | centage at the beginning of the plan year, |
| 16 | and |
| 17 | "(ii) the lesser of 4 percent or the |
| 18 | percentage determined by dividing— |
| 19 | "(I) the excess of 90 percent over |
| 20 | the funded current liability percentage |
| 21 | as of the beginning of the plan year, |
| 22 | by |
| 23 | "(II) 30 minus the number of |
| 24 | plan years completed since the last |

| 1 | plan year beginning before January 1 |
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| 2 | 2004. |
| 3 | "(B) For any plan year beginning on or |
| 4 | after January 1, 2034, the amount charged to |
| 5 | the funding standard account for the plan year |
| 6 | shall be increased by the amount which, after |
| 7 | taking into account charges and credits under |
| 8 | section 302(b), is necessary to increase the |
| 9 | funded current liability percentage at the end of |
| 10 | the plan year (taking into account the expected |
| 11 | change in current liability due to benefits and |
| 12 | interest accruing during the plan year, expected |
| 13 | disbursements during the plan year, and the |
| 14 | change in the market value of assets due to in- |
| 15 | terest and expected disbursements during the |
| 16 | plan year) for the plan year to the lesser of— |
| 17 | "(i) 90 percent, and |
| 18 | "(ii) the sum of the funded current li- |
| 19 | ability percentage at the beginning of the |
| 20 | plan year and 4 percent. |
| 21 | "(C) The term 'funded current liability |
| 22 | percentage' means, with respect to any em- |
| 23 | ployer for any plan year, the percentage |
| 24 | which— |
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| 1 | "(i) the lesser of the fair market value |
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| 2 | of the assets and the actuarial value of the |
| 3 | assets attributable to the employer for the |
| 4 | plan year, is of |
| 5 | "(ii) the employer's teamster plan cur- |
| 6 | rent liability. |
| 7 | "(7) Special rules for small teamster |
| 8 | PLANS.— |
| 9 | "(A) Paragraph (6) shall not apply to any |
| 10 | teamster plan for any plan year if on each day |
| 11 | during the preceding plan year such plan had |
| 12 | no more than 100 participants. |
| 13 | "(B) In the case of a teamster plan to |
| 14 | which subparagraph (A) does not apply and |
| 15 | which on each day during the preceding plan |
| 16 | year had no more than 150 participants, the |
| 17 | amount of the increase under paragraph (6) for |
| 18 | such plan year shall be equal to the product |
| 19 | of— |
| 20 | "(i) such increase determined without |
| 21 | regard to this subparagraph, multiplied by |
| 22 | "(ii) 2 percent for the highest number |
| 23 | of participants in excess of 100 on any |
| 24 | such day. |

1 "(C) For purposes of this paragraph, all
2 teamster plans maintained by the same em3 ployer (or any member of such employer's con4 trolled group) shall be treated as 1 plan, but
5 only employees of such employer or member
6 shall be taken into account.

"(8) Benefits may not be increased by Reason of Minimum Required Contribution.—A teamster plan may not provide for any increase in a participant's benefit attributable to an increase in the minimum contributions determined under this section for any plan year to the extent such minimum contributions exceed the negotiated contributions for such plan year.

"(9) Definitions.—For purposes of this section—

"(A) Unfunded past service liability' means, with respect to each employer who, as of the first day of the first plan year for which this section is effective, has an obligation to contribute to a teamster plan, the excess of the employer's teamster plan accrued liability determined as of such date over the employer's initial market value of assets.

"(B) TEAMSTER PLAN ACCRUED LIABILITY.—The term 'teamster plan accrued liability'
means, with respect to each employer who has
an obligation to contribute to a teamster plan,
the sum of the employer's transition liability (if
any) and the employer's ongoing liability.

"(C) Transition Liability.—The term 'transition liability' means, with respect to each employer who, as of the first day of the first plan year for which this section is effective, has an obligation to contribute to a teamster plan, the product of—

"(i) the sum of

"(I) the accrued liability for the benefits under the plan (as a whole, as if such plan were treated as a single multiemployer plan rather than a collection of single-employer plans but taking into account the requirements of this section) attributable as of the first day of the first plan year for which this section is effective to participants who as of such date are not employed in credited service for any employer, and

| 1 | "(II) the accrued liability for the |
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| 2 | benefits under the plan (as a whole, |
| 3 | as if such plan were treated as a sin- |
| 4 | gle multiemployer plan rather than a |
| 5 | collection of single-employer plans but |
| 6 | taking into account the requirements |
| 7 | of this section) attributable as of the |
| 8 | first day of the first plan year which |
| 9 | this section is effective to the credited |
| 10 | service of participants (other than |
| 11 | participants described in (I) with an |
| 12 | employer that does not have an obli- |
| 13 | gation to contribute to the teamster |
| 14 | plan as of such date, and |
| 15 | "(ii) the percentage determined as of |
| 16 | the first day of the first plan year for |
| 17 | which this section is effective by dividing |
| 18 | the sum of the contributions required to be |
| 19 | made under such plan by the employer for |
| 20 | the 5 preceding plan years by the sum of |
| 21 | the contributions required to be made by |
| 22 | all such employers for the 5 preceding plan |
| 23 | years. |
| 24 | "(D) Ongoing liability.—The term 'on- |
| 25 | going liability' means, with respect to each em- |

1 ployer, the accrued liability for benefits under a 2 teamster plan attributable to credited service 3 with the employer for those participants who 4 are employed in credited service with any em-5 ployer at any time on or after the first day of 6 the first plan year for which this section is ef-7 fective. 8 "(E) TEAMSTER PLAN CURRENT LIABIL-9 ITY.—The term 'teamster plan current liability'

- "(E) TEAMSTER PLAN CURRENT LIABIL-ITY.—The term 'teamster plan current liability' means, with respect to each employer who has an obligation to contribute to a teamster plan, the sum of the employer's transition current liability (if any) and the employer's ongoing current liability.
- "(F) Transition current liability.—
 The term 'transition current liability' means,
 with respect to each employer who, as of the
 first day of the first plan year for which this
 section is effective, has an obligation to contribute to a teamster plan, the product of—

"(i) the sum of—

"(I) the current liability (as defined under section 302(d)(7)) for the benefits under the plan (as a whole, as if such plan were treated as a sin-

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gle multiemployer plan rather than a collection of single-employer plans but taking into account the requirements of this section) attributable, as of the first day of the first plan year for which this section is effective, to participants who as of such date are not employed in credited service for any employer, and

"(II) the current liability (as defined under section 302(d)(7)) for the benefits under the plan (as a whole, as if such plan were treated as a single multiemployer plan rather than a collection of single-employer plans but taking into account the requirements of this section) attributable, as of the first day of the first plan year for which this section is effective section, to the credited service of participants (other than participants described in (I)) with an employer that does not have an obligation to contribute to the teamster plan as of such date, and

"(ii) the percentage determined as of the first day of the first plan year for which this section is effective by dividing the sum of the contributions required to be made under such plan by the employer for the 5 preceding plan years by the sum of the contributions required to be made by all such employers for the 5 preceding plan years.

"(G) Ongoing current liability' means, with respect to each employer, the current liability (as defined under section 302(d)(7)) for benefits under a teamster plan attributable to credited service with the employer for those participants who are employed in credited service with any employer at any time on or after the first day of the first plan year for which this section is effective date of this section.

"(H) EMPLOYER'S INITIAL MARKET VALUE OF ASSETS.—The term 'employer's initial market value of assets' means, with respect to each employer who (as of the first day of the first plan year for which this section is effective) has an obligation to contribute to a teamster plan,

the product, determined as of the first day of the first plan year for which this section is effective, of the funded percentage for the teamster plan as of such date and the employer's teamster plan accrued liability as of such date.

"(I) Funded percentage' means, for each teamster plan, the amount determined by dividing the fair market value of the assets of the teamster plan (as a whole, as if such plan were treated as a single multiemployer plan rather than a collection of single-employer plans but taking into account the rules of this section), including receivables, as of the first day of the first plan year for which this section is effective, by the teamster plan accrued liability for the plan (as a whole, as if such plan were treated as a single multiemployer plans but taking into account the rules of this section) as of such date.

"(J) ANTICIPATION OF FUTURE BENEFIT INCREASES.—For purposes of subparagraphs (A), (B), (C), (D), and (I) in determining accrued liability, the funding method of a plan shall anticipate benefit increases scheduled to

take effect during the term of the collective bargaining agreement(s) applicable to the plan.

"(10) Employer.—

"(A) For purposes of this section, all employees of all corporations which are members of a controlled group of corporations (within the meaning of section 1563(a) of the Internal Revenue Code of 1986, determined without regard to section 1563(a)(4) and (e)(3)(C) of such Code) shall be treated as employed by a single employer.

"(B) For purposes of this section, under regulations prescribed by the Secretary of the Treasury, all employees of trades or businesses (whether or not incorporated) which are under common control shall be treated as employed by a single employer. The regulations prescribed under this subparagraph shall be based on principles similar to the principles which apply in the case of subparagraph (A).

"(11) Effective date.—

"(A) IN GENERAL.—This section shall apply to plan years beginning after December 31, 2003.

| 1 | "(B) Periods before funding effec- |
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| 2 | TIVE DATE.— |
| 3 | "(i) In General.—Notwithstanding |
| 4 | any contrary provision, prior to the fund- |
| 5 | ing effective date, an employer shall not be |
| 6 | required to make the minimum contribu- |
| 7 | tions determined under this section and |
| 8 | shall not be treated as maintaining a sin- |
| 9 | gle-employer plan for purposes of sub- |
| 10 | sections (e) and (f) of section 302. |
| 11 | "(ii) For purposes of this subpara- |
| 12 | graph, the term 'funding effective date' |
| 13 | means, with respect to each employer, the |
| 14 | earlier of— |
| 15 | "(I) the date on which the last |
| 16 | collective bargaining agreement rati- |
| 17 | fied before January 1, 2004 termi- |
| 18 | nates (determined without regard to |
| 19 | any extension thereof after January 1, |
| 20 | 2004), and |
| 21 | "(II) January 1, 2009. |
| 22 | "(iii) Special rule.—An employer |
| 23 | shall not be treated as having an accumu- |
| 24 | lated funding deficiency prior to the fund- |
| 25 | ing effective date solely by reason of failing |

| 1 | to make the minimum contributions deter- |
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| 2 | mined under this section, provided such |
| 3 | employer makes its negotiated contribu- |
| 4 | tions.". |
| 5 | (2) CLERICAL AMENDMENT.—The table of con- |
| 6 | tents in section 1 of such Act is amended by striking |
| 7 | the item relating to sections 308 and inserting the |
| 8 | following new items: |
| | "Sec. 308. Teamster plans. "Sec. 309. Effective dates.". |
| 9 | (d) Effective Date.—Except as otherwise pro- |
| 10 | vided herein, the amendments made by this section shall |
| 11 | apply to plan years beginning after December 31, 2003. |
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| 12 | SEC. 4. CONFORMING AMENDMENTS TO INTERNAL REV- |
| 1213 | SEC. 4. CONFORMING AMENDMENTS TO INTERNAL REV- ENUE CODE OF 1986. |
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| 13 | ENUE CODE OF 1986. |
| 131415 | ENUE CODE OF 1986. (a) Teamster Plans Not Multiemployer Plan |
| 131415 | ENUE CODE OF 1986. (a) Teamster Plans Not Multiemployer Plan For Purposes of Security Requirement.—Section |
| 13 14 15 16 | ENUE CODE OF 1986. (a) TEAMSTER PLANS NOT MULTIEMPLOYER PLAN FOR PURPOSES OF SECURITY REQUIREMENT.—Section 401(a)(29) of the Internal Revenue Code of 1986 is |
| 13 14 15 16 17 | ENUE CODE OF 1986. (a) TEAMSTER PLANS NOT MULTIEMPLOYER PLAN FOR PURPOSES OF SECURITY REQUIREMENT.—Section 401(a)(29) of the Internal Revenue Code of 1986 is amended by adding at the end the following new subpara- |
| 13 14 15 16 17 18 | ENUE CODE OF 1986. (a) TEAMSTER PLANS NOT MULTIEMPLOYER PLAN FOR PURPOSES OF SECURITY REQUIREMENT.—Section 401(a)(29) of the Internal Revenue Code of 1986 is amended by adding at the end the following new subparagraph: |
| 13 14 15 16 17 18 19 | ENUE CODE OF 1986. (a) Teamster Plans Not Multiemployer Plan For Purposes of Security Requirement.—Section $401(a)(29)$ of the Internal Revenue Code of 1986 is amended by adding at the end the following new subparagraph: "(F) Teamster Plans.—For purposes of |
| 13 14 15 16 17 18 19 20 | ENUE CODE OF 1986. (a) Teamster Plans Not Multiemployer Plan For Purposes of Security Requirement.—Section 401(a)(29) of the Internal Revenue Code of 1986 is amended by adding at the end the following new subparagraph: "(F) Teamster Plans.—For purposes of this paragraph, effective as of the funding effectiv |
| 13 14 15 16 17 18 19 20 21 | ENUE CODE OF 1986. (a) Teamster Plans Not Multiemployer Plan For Purposes of Security Requirement.—Section 401(a)(29) of the Internal Revenue Code of 1986 is amended by adding at the end the following new subparagraph: "(F) Teamster Plans.—For purposes of this paragraph, effective as of the funding effective date as defined in section 412(o)(10), a |

as a multiemployer plan, and each employer
that has an obligation to contribute to a teamster plan shall be treated as a contributing
sponsor maintaining a single-employer plan in
accordance with section 412(o)."

- 6 (b) Rule Relating to Prohibition on Benefit
 7 Increases While Sponsor in Bankruptcy.—Section
 8 401(a)(33) of such Code is amended by redesignating sub9 paragraph (D) as subparagraph (E) and by inserting after
 10 subparagraph (C) the following new subparagraph:
- "(D) 11 SPECIAL RULE FORTEAMSTER 12 PLANS.—For purposes of this paragraph, a 13 defined teamster plan in (as section 14 4001(a)(22) of the Employee Retirement In-15 come Security Act of 1974) shall not be treated 16 as a multiemployer plan. This paragraph shall 17 be applied separately with respect to each em-18 ployer that has an obligation to contribute to a 19 teamster plan, and the funded current liability 20 percentage for purposes of subparagraph (B) 21 shall be determined in accordance with section 22 412(o).".
- 23 (c) Rules Relating to Deductibility of Con-24 tributions.—

- (1) IN GENERAL.—Section 404(a)(1) of such Code is amended by adding at the end thereof the following subparagraph:
- "(F) Special rule for teamster
 Plans.—Notwithstanding any other provision
 of this subchapter, in the case of any teamster
 plan (as defined in section 4001(a)(22) of the
 Employee Retirement Income Security Act of
 1974), the maximum amount deductible under
 the limitations of this paragraph for a plan year
 by an employer obligated to make contributions
 to such plan for such year shall not be less than
 the minimum contribution required by such employer for such year under section 412(o).".
 - (2) Limitation on deductions where com-Bination of Defined Contribution Plan and Defined Benefit Plan.—Section 404(a)(7) is amended by inserting after subparagraph (D) the following new subparagraph:
 - "(E) Teamster Plans.—Subparagraph

 (A) shall not apply to that portion of the employer's contribution to a teamster plan (as defined in section 4001(a)(22) of the Employee Retirement Income Security Act of 1974) to the extent such contribution is required as a result

| 1 | of charges to the funding standard account de- |
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| 2 | scribed in section $412(o)(2)(B)$ or $412(o)(7)$.". |
| 3 | (d) Special Rules for Teamster Plans.—Sec- |
| 4 | tion 412 of such Code is amended by adding at the end |
| 5 | the following new subsection: |
| 6 | "(o) Teamster Plans.— |
| 7 | "(1) In general.—For purposes of this sec- |
| 8 | tion other than subsection (l), a teamster plan (as |
| 9 | defined in section 4001(a)(22) of the Employee Re- |
| 10 | tirement Income Security Act of 1974) shall not be |
| 11 | treated as a multiemployer plan, and each employer |
| 12 | that has an obligation to contribute to a teamster |
| 13 | plan shall be treated as a contributing sponsor main- |
| 14 | taining a single-employer plan, subject to the special |
| 15 | rules of this subsection. |
| 16 | "(2) Funding Standard Account.—A fund- |
| 17 | ing standard account shall be established and main- |
| 18 | tained for each employer that has an obligation to |
| 19 | contribute to a teamster plan. In determining the |
| 20 | funding standard account under subsection (b) for |
| 21 | each such employer— |
| 22 | "(A) subsections $(b)(2)(B)(i)$ and |
| 23 | (b)(2)(B)(ii) shall not apply; |
| 24 | "(B) in the case of a teamster plan in ef- |
| 25 | fect on the first day of the first plan year for |

| 1 | which this subsection is effective, the funding |
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| 2 | standard account shall be charged with— |
| 3 | "(i) the amount necessary to amortize |
| 4 | in equal annual installments (until fully |
| 5 | amortized) the employer's unfunded past |
| 6 | service liability, over a period of 30 plan |
| 7 | years, and |
| 8 | "(ii) the amount necessary to amor- |
| 9 | tize over a period of 10 plan years in equal |
| 10 | annual installments (until fully amortized) |
| 11 | the credit determined under section |
| 12 | 412(o)(2)(C)(ii) for the immediately pre- |
| 13 | ceding plan year; and |
| 14 | "(C) in the case of a teamster plan in ef- |
| 15 | fect on the first day of the first plan year for |
| 16 | which this subsection is effective, the funding |
| 17 | standard account shall be credited with— |
| 18 | "(i) the amount necessary to amortize |
| 19 | in equal annual installments (until fully |
| 20 | amortized) the excess (if any) of the em- |
| 21 | ployer's initial market value of assets over |
| 22 | the employer's teamster plan accrued li- |
| 23 | ability determined as of the first day of the |
| 24 | first plan year for which this subsection is |

| 1 | effective, over a period of 30 plan years; |
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| 2 | and |
| 3 | "(ii) for an employer who has made |
| 4 | its negotiated contribution for a plan year |
| 5 | beginning after December 31, 2003 and |
| 6 | before the funding effective date, the ex- |
| 7 | cess (if any) of— |
| 8 | "(I) the minimum funding re- |
| 9 | quirement determined under this sec- |
| 10 | tion for such plan year, over |
| 11 | "(II) the actual contribution |
| 12 | made to the plan for any such plan |
| 13 | year. |
| 14 | "(3) Valuation of assets.—For purposes of |
| 15 | subsection (c)(2)(A), the actuarial value of assets of |
| 16 | a teamster plan as of the first day of the first plan |
| 17 | year for which this subsection is effective shall be |
| 18 | the fair market value of such assets as of such date. |
| 19 | The value of the assets attributable to each employer |
| 20 | shall be adjusted annually according to principles of |
| 21 | master trust accounting for the employer's plan con- |
| 22 | tributions, investment income (and loss), the employ- |
| 23 | er's benefit payments with respect to its ongoing li- |
| 24 | ability and transition liability (if any), and the em- |
| 25 | ployer's share of administrative expenses. Prospec- |

- tive investment experience may be reflected in accordance with subsection (c)(2) or any applicable regulations issued by the Secretary.
 - "(4) ELECTION WITH RESPECT TO BONDS.—
 The special election described in subsection (c)(2)(B) shall not apply.
 - "(5) CERTAIN RETROACTIVE PLAN AMEND-MENTS.—Notwithstanding any other provision of this subsection, a teamster plan shall be treated as a multiemployer plan for purposes of subsection (c)(8)(A).
 - "(6) BENEFITS MAY NOT BE INCREASED UN-LESS TEAMSTER PLAN IS SUFFICIENTLY FUNDED.— In addition to the requirements of subsection (f)(1), no amendment of a teamster plan which increases the liabilities of the plan with respect to an employer by reason of any increase in benefits, any change in the accrual of benefits, or any change in the rate at which benefits become nonforfeitable under the plan shall be adopted and no increase in benefits attributable to an existing provision of a teamster plan (other than an increase that results solely from an increase in a participant's compensation, age or service or other similar factor), including an increase in benefits attributable to an increase in the nego-

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| 1 | tiated contribution, shall take effect unless at the |
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| 2 | time such increase otherwise would be effective— |
| 3 | "(A) the percentage determined by divid- |
| 4 | ing— |
| 5 | "(i) the lesser of the fair market value |
| 6 | of the assets and the actuarial value of the |
| 7 | assets attributable to the employer for the |
| 8 | plan year in which the increase otherwise |
| 9 | would be effective, by |
| 10 | "(ii) the employer's teamster plan cur- |
| 11 | rent liability (determined using the highest |
| 12 | rate of interest which is allowable for the |
| 13 | plan year under subsection $(l)(7)(C)$ for |
| 14 | the plan year in which the increase other- |
| 15 | wise would be effective, |
| 16 | is at least 90 percent, and |
| 17 | "(B) the percentage determined by divid- |
| 18 | ing— |
| 19 | "(i) the amount described in subpara- |
| 20 | graph (A)(i), by |
| 21 | "(ii) the sum of— |
| 22 | "(I) the amount described in sub- |
| 23 | paragraph (A)(ii), and |
| 24 | "(II) the increase in the present |
| 25 | value of future service benefits (taking |

1 into account the amendment or other 2 circumstance resulting in such in-3 crease), determined using the highest 4 rate of interest which is allowable for 5 the plan year under subsection 6 (1)(7)C) and the mortality assumprequired 7 tions under subsection 8 (1)(7)(C), for the plan year in which 9 the increase otherwise would be effec-10 tive,

is at least 75 percent.

"(7) Additional funding requirements for teamster plans.—

"(A) For any plan year beginning on or after January 1, 2004, and before January 1, 2034, the amount charged to the funding standard account for the plan year shall be increased by the amount which, after taking into account charges and credits under subsection (b), is necessary to increase the funded current liability percentage at the end of the plan year (taking into account the expected change in current liability due to benefits and interest accruing during the plan year, expected disbursements during the plan year, and the change in

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| 1 | the market value of assets due to interest and |
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| 2 | expected disbursements during the plan year) |
| 3 | for the plan year to a percentage equal to the |
| 4 | sum of— |
| 5 | "(i) the funded current liability per- |
| 6 | centage at the beginning of the plan year, |
| 7 | and |
| 8 | "(ii) the lesser of 4 percent or the |
| 9 | percentage determined by dividing— |
| 10 | "(I) the excess of 90 percent over |
| 11 | the funded current liability percentage |
| 12 | as of the beginning of the plan year, |
| 13 | by |
| 14 | "(II) 30 minus the number of |
| 15 | plan years completed since the last |
| 16 | plan year beginning before January 1, |
| 17 | 2004. |
| 18 | "(B) For any plan year beginning on or |
| 19 | after January 1, 2034, the amount charged to |
| 20 | the funding standard account for the plan year |
| 21 | shall be increased by the amount which, after |
| 22 | taking into account charges and credits under |
| 23 | subsection (b), is necessary to increase the |
| 24 | funded current liability percentage at the end of |
| 25 | the plan year (taking into account the expected |

| 1 | change in current liability due to benefits and |
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| 2 | interest accruing during the plan year, expected |
| 3 | disbursements during the plan year, and the |
| 4 | change in the market value of assets due to in- |
| 5 | terest and expected disbursements during the |
| 6 | plan year) for the plan year to the lesser of— |
| 7 | "(i) 90 percent, and |
| 8 | "(ii) the sum of the funded current li- |
| 9 | ability percentage at the beginning of the |
| 10 | plan year and 4 percent. |
| 11 | "(C) For purposes of this paragraph, the |
| 12 | term 'funded current liability percentage |
| 13 | means, with respect to any plan year, the per- |
| 14 | centage which— |
| 15 | "(i) the lesser of the fair market value |
| 16 | of the assets and the actuarial value of the |
| 17 | assets attributable to the employer for the |
| 18 | plan year, is of |
| 19 | "(ii) the employer's teamster plan cur- |
| 20 | rent liability. |
| 21 | "(8) Special rules for small teamster |
| 22 | PLANS.— |
| 23 | "(A) Paragraph (7) shall not apply to any |
| 24 | teamster plan for any plan year if on each day |

| 1 | during the preceding plan year such plan had |
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| 2 | no more than 100 participants. |
| 3 | "(B) In the case of a teamster plan to |
| 4 | which subparagraph (A) does not apply and |
| 5 | which on each day during the preceding plan |
| 6 | year had no more than 150 participants, the |
| 7 | amount of the increase under paragraph (7) for |
| 8 | such plan year shall be equal to the product |
| 9 | of— |
| 10 | "(i) such increase determined without |
| 11 | regard to this subparagraph, multiplied by |
| 12 | "(ii) 2 percent for the highest number |
| 13 | of participants in excess of 100 on any |
| 14 | such day. |
| 15 | "(C) For purposes of this paragraph, all |
| 16 | teamster plans maintained by the same em- |
| 17 | ployer (or any member of such employer's con- |
| 18 | trolled group) shall be treated as 1 plan, but |
| 19 | only employees of such employer or member |
| 20 | shall be taken into account. |
| 21 | "(9) Benefits may not be increased by |
| 22 | REASON OF MINIMUM REQUIRED CONTRIBUTION.—A |
| 23 | teamster plan may not provide for any increase in |
| 24 | a participant's benefit attributable to an increase in |
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the minimum contributions determined under this

| 1 | subsection for any plan year to the extent such min- |
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| 2 | imum contributions exceed the negotiated contribu- |
| 3 | tions for such plan year. |
| 4 | "(10) Definitions.—For purposes of this sub- |
| 5 | section— |
| 6 | "(A) Unfunded past service liabil- |
| 7 | ITY.—The term 'unfunded past service liability' |
| 8 | means, with respect to each employer who (as |
| 9 | of the first day of the first plan year for which |
| 10 | this subsection is effective) has an obligation to |
| 11 | contribute to a teamster plan, the excess of the |
| 12 | employer's teamster plan accrued liability as of |
| 13 | such date over the employer's initial market |
| 14 | value of assets. |
| 15 | "(B) TEAMSTER PLAN ACCRUED LIABIL- |
| 16 | ITY.—The term 'teamster plan accrued liability' |
| 17 | means, with respect to each employer who has |
| 18 | an obligation to contribute to a teamster plan, |
| 19 | the sum of the employer's transition liability (if |
| 20 | any) and the employer's ongoing liability. |
| 21 | "(C) Transition liability.—The term |
| 22 | 'transition liability' means, with respect to each |
| 23 | employer who, as of the first day of the first |

plan year for which this subsection is effective,

| 1 | has an obligation to contribute to a teamster |
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| 2 | plan, the product of— |
| 3 | "(i) the sum of— |
| 4 | "(I) the accrued liability for the |
| 5 | benefits under the plan (as a whole, |
| 6 | as if such plan were treated as a sin- |
| 7 | gle multiemployer plan rather than a |
| 8 | collection of single-employer plans but |
| 9 | taking into account the requirements |
| 10 | of this subsection) attributable, as of |
| 11 | the first day of the first plan year for |
| 12 | which this subsection is effective, to |
| 13 | participants who as of such effective |
| 14 | date are not employed in credited |
| 15 | service for any employer, and |
| 16 | "(II) the accrued liability for the |
| 17 | benefits under the plan (as a whole, |
| 18 | as if such plan were treated as a sin- |
| 19 | gle multiemployer plan rather than a |
| 20 | collection of single-employer plans but |
| 21 | taking into account the requirements |
| 22 | of this subsection) attributable as of |
| 23 | the first day of the first plan year for |
| 24 | which, this subsection is effective, to |
| 25 | the credited service of participants |

| 1 | (other than participants described in |
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| 2 | subclause (I)) with an employer that |
| 3 | does not have an obligation to con- |
| 4 | tribute to the teamster plan as of |
| 5 | such date, and |
| 6 | "(ii) the percentage determined as of |
| 7 | the first day of the first plan year for |
| 8 | which this subsection is effective by divid- |
| 9 | ing the sum of the contributions required |
| 10 | to be made under such plan by the em- |
| 11 | ployer for the 5 preceding plan years by |
| 12 | the sum of the contributions required to be |
| 13 | made by all such employers for the 5 pre- |
| 14 | ceding plan years. |
| 15 | "(D) Ongoing liability.—The term 'on- |
| 16 | going liability' means, with respect to each em- |
| 17 | ployer, the accrued liability for benefits under a |
| 18 | teamster plan attributable to credited service |
| 19 | with the employer for those participants who |
| 20 | are employed in credited service with any em- |
| 21 | ployer at any time on or after the first day of |
| 22 | the first plan year for which this section is ef- |
| 23 | fective. |
| 24 | "(E) TEAMSTER PLAN CURRENT LIABIL- |
| 25 | ITY.—The term 'teamster plan current liability' |

means, with respect to each employer who has an obligation to contribute to a teamster plan, the sum of the employer's transition current liability (if any) and the employer's ongoing current liability.

"(F) Transition current liability' means, with respect to each employer who, as of the first day of the first plan year for which this subsection is effective, has an obligation to contribute to a teamster plan the product of—

"(i) the sum of—

"(I) the current liability (as defined under subsection (l)(7)) for the benefits under the plan (as a whole, as if such plan were treated as a single multiemployer plan rather than a collection of single-employer plans but taking into account the requirements of this subsection) attributable as of the first day of the first plan year for which this subsection is effective to participants who as of such effective date are not employed in credited service for any employer, and

"(II) the current liability (as de-1 2 fined under subsection (1)(7) for the 3 benefits under the plan (as a whole, as if such plan were treated as a single multiemployer plan rather than a 6 collection of single-employer plans but 7 taking into account the requirements 8 of this subsection) attributable as of 9 the first day of the first plan year for 10 which this subsection is effective to 11 the credited service of participants 12 (other than participants described in 13 subclause (I)) with an employer that 14 does not have an obligation to con-15 tribute to the teamster plan as of 16 such date, and 17 "(ii) the percentage determined as of 18 the first day of the first plan year for 19 which this subsection is effective by divid-20 ing the sum of the contributions required 21 to be made under such plan by the em-22 ployer for the 5 preceding plan years by 23 the sum of the contributions required to be 24 made by all such employers for the 5 pre-

ceding plan years.

"(G) Ongoing current liability means, with respect to each employer, the current liability (as defined under subsection (1)(7)) for benefits under a teamster plan attributable to credited service with the employer for those participants who are employed in credited service with any employer at any time on or after the first day of the first plan year for which this subsection is effective.

"(H) EMPLOYER'S INITIAL MARKET VALUE OF ASSETS.—The term 'employer's initial market value of assets' means with respect to each employer who, as of the first day of the first plan year for which this subsection is effective, has an obligation to contribute to a teamster plan, the product determined as of the first day of the first plan year for which this subsection is effective of the funded percentage for the teamster plan as of such date and the employer's teamster plan accrued liability as of such date.

"(I) Funded percentage' means, for each teamster plan, the amount determined by dividing—

"(i) the fair market value of the as-1 2 sets of the teamster plan (as a whole, as 3 if such plan were treated as a single multiemployer plan rather than a collection of single-employer plans but taking into ac-6 count the requirements of this subsection) 7 including receivables, as of the first day of 8 the first plan year for which this sub-9 section is effective, by 10 "(ii) the teamster plan accrued liabil-11 ity for the plan (as a whole, as if such plan 12 were treated as a single multiemployer 13

ity for the plan (as a whole, as if such plan were treated as a single multiemployer plan rather than a collection of single-employer plans but taking into account the requirements of this subsection), as of such date.

"(J) ANTICIPATION OF FUTURE BENEFIT INCREASES.—For purposes of subparagraphs (A), (B), (C), (D), and (I) in determining accrued liability, the funding method of a plan shall anticipate benefit increases scheduled to take effect during the term of the collective bargaining agreement(s) applicable to the plan.

"(11) Effective date.—

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| 1 | "(A) In general.—This subsection shall |
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| 2 | apply to plan years beginning after December |
| 3 | 31, 2003. |
| 4 | "(B) Periods before funding effec- |
| 5 | TIVE DATE.— |
| 6 | "(i) In General.—Notwithstanding |
| 7 | any contrary provision, prior to the fund- |
| 8 | ing effective date, an employer shall not be |
| 9 | required to make the minimum contribu- |
| 10 | tions determined under this subsection and |
| 11 | shall not be treated as maintaining a sin- |
| 12 | gle-employer plan for purposes of sub- |
| 13 | sections (m) and (n). |
| 14 | "(ii) Funding effective date.— |
| 15 | For purposes of this subparagraph, the |
| 16 | term 'funding effective date' means, with |
| 17 | respect to each employer, the earlier of— |
| 18 | "(I) the date on which the last |
| 19 | collective bargaining agreement rati- |
| 20 | fied before January 1, 2004, termi- |
| 21 | nates (determined without regard to |
| 22 | any extension thereof after January 1, |
| 23 | 2004), or |
| 24 | "(II) January 1, 2009. |

| 1 | "(iii) Special rule.—An employer |
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| 2 | shall not be treated as having an accumu- |
| 3 | lated funding deficiency prior to the fund- |
| 4 | ing effective date solely by reason of failing |
| 5 | to make the minimum contributions deter- |
| 6 | mined under this subsection, provided such |
| 7 | employer makes its negotiated contribu- |
| 8 | tions.". |
| 9 | (e) CERTAIN RULES APPLICABLE TO COLLECTIVELY |
| 10 | BARGAINED PLANS NOT TO APPLY TO TEAMSTER |
| 11 | Plans.—Subsection (b) of section 413 of such Code is |
| 12 | amended by adding at the end the following new para- |
| 13 | graph: |
| 14 | "(10) Teamster Plans.—Notwithstanding |
| 15 | subsection (a), in the case of a teamster plan within |
| 16 | the meaning of section 4001(a)(22) of the Employee |
| 17 | Retirement Income Security Act of 1974, para- |
| 18 | graphs (5), (6), and (7) shall not apply, and— |
| 19 | "(A) the minimum funding standard pro- |
| 20 | vided by section 412 shall be determined in ac- |
| 21 | cordance with subsection (o) of such section, |
| 22 | "(B) liability for taxes under section 4971 |
| 23 | shall be determined under section 4971(h), and |
| 24 | "(C) each employer that has an obligation |
| 25 | to contribute to a teamster plan shall be treated |

- as maintaining a single-employer plan in accordance with section 412(o) for purposes of determining the applicable limitation provided by section 404(a).".
- 5 (f) Modification of Controlled Group 6 Rules.—Subsections (b) and (c) of section 414 of such
- 7 Code are each amended by inserting '412(o),' after '411,'.
- 8 (g) Modification of Rules on Merger and Con-
- 9 SOLIDATION OF PLANS, ETC.—Section 414(1) of such
- 10 Code is amended by adding at the end the following new
- 11 paragraph:
- 12 "(3) Assets of Teamster Plans.—The assets
- allocated to an employer that has an obligation to
- 14 contribute to a teamster plan (as defined in section
- 15 4001(a)(22) of the Employee Retirement Income Se-
- 16 curity Act of 1974) shall not be used to pay benefits
- for service of participants with other employers that
- have an obligation to contribute to such plan.".
- 19 (h) TEAMSTER PLAN NOT TREATED AS MULTIEM-
- 20 PLOYER PLAN UNDER SPECIAL RULES FOR MULTIEM-
- 21 PLOYER PLANS.—
- 22 (1) In General.—Subpart C of part I of sub-
- chapter D of chapter 1 of such Code is amended by
- 24 adding at the end the following new section:

1 "SEC. 418F. TEAMSTER PLANS.

- 2 "For purposes of this subpart, a teamster plan (as
- 3 defined in section 4001(a)(22) of the Employee Retire-
- 4 ment Income Security Act of 1974) shall not be treated
- 5 as a multiemployer plan.".
- 6 (2) The table of sections for such subpart C is
- 7 amended by adding at the end the following new
- 8 item:

"Sec. 418F. Teamster plans.".

- 9 (i) Teamster Plan Not Treated as Multiem-
- 10 PLOYER PLAN UNDER TAX ON FAILURE TO MEET MIN-
- 11 IMUM FUNDING STANDARDS.—Section 4971 of such Code
- 12 is amended by redesignating subsection (g) as subsection
- 13 (h) and by inserting after subsection (f) the following new
- 14 subsection:
- 15 "(g) TEAMSTER PLANS.—For purposes of this sec-
- 16 tion, effective as of the funding effective date as defined
- 17 in section 412(o)(10), a teamster plan (as defined in sec-
- 18 tion 4001(a)(22) of the Employee Retirement Income Se-
- 19 curity Act of 1974) shall not be treated as a multiemployer
- 20 plan, and each employer that has an obligation to con-
- 21 tribute to a teamster plan shall be treated as maintaining
- 22 a single-employer plan in accordance with section
- 23 412(o).".

- 1 (j) Effective Date.—Except as otherwise provided
- 2 herein the amendments made by this section shall apply
- 3 to plan years beginning after December 31, 2003.
- 4 SEC. 5. AMENDMENTS TO THE LABOR MANAGEMENT RELA-
- 5 TIONS ACT, 1947.
- 6 (a) Requirements Relating to Labor Organiza-
- 7 TIONS.—Section 8(a)(2) of the National Labor Relations
- 8 Act (29 U.S.C. 158(a)(2)) is amended by striking "pay;"
- 9 and inserting "pay: Provided further, That an employer
- 10 shall not be prohibited, in the case of a trust fund that
- 11 is part of a plan to which section 308 of the Employee
- 12 Retirement Income Security Act of 1974 or section 412(o)
- 13 of the Internal Revenue Code of 1986 applies, from mak-
- 14 ing contributions to the plan, otherwise required under
- 15 part 3 of subtitle B of title I of such Act or under section
- 16 412 of such Code, at the minimum levels required under
- 17 the applicable provisions of such sections 308 and 412(o),
- 18 or from making future contributions to such plan, other-
- 19 wise required under such part 3 or such section 412, at
- 20 negotiated levels, with respect to each such future con-
- 21 tribution for any period, reduced by the amount by which
- 22 the minimum contribution contributed for any prior con-
- 23 tribution period exceeded the negotiated contribution for
- 24 such period.".

- 1 (b) REQUIREMENT TO BARGAIN COLLECTIVELY.—
- 2 Section 8(a)(5) of such Act (29 U.S.C. 158(a)(5)) is
- 3 amended by striking "section 9(a)." and inserting "section
- 4 9(a): Provided, That an employer shall not be prohibited,
- 5 in the case of a trust fund that is part of a plan to which
- 6 section 308 of the Employee Retirement Income Security
- 7 Act of 1974 or section 412(o) of the Internal Revenue
- 8 Code of 1986 applies, from making contributions to the
- 9 plan, otherwise required under part 3 of subtitle B of title
- 10 I of such Act or under section 412 of such Code, at the
- 11 minimum levels required under the applicable provisions
- 12 of such sections 308 and 412(o), or from making future
- 13 contributions to such plan, otherwise required under such
- 14 part 3 or such section 412, at negotiated levels, with re-
- 15 spect to each such future contribution for any period, re-
- 16 duced by the amount by which the minimum contribution
- 17 contributed for any prior contribution period exceeded the
- 18 negotiated contribution for such period.".
- 19 (c) Protections for Amounts Held in Trust.—
- 20 Section 302(c)(5) of the Labor Management Relations
- 21 Act, 1947 (29 U.S.C. 186(c)(5)) is amended by striking
- 22 "annuities;" and inserting "annuities: "Provided further,
- 23 That an employer shall not be prohibited, in the case of
- 24 a trust fund that is part of a plan to which section 308
- 25 of the Employee Retirement Income Security Act of 1974

- 1 or section 412(o) of the Internal Revenue Code of 1986
- 2 applies, from making contributions to the plan, otherwise
- 3 required under part 3 of subtitle B of title I of such Act
- 4 or under section 412 of such Code, at the minimum levels
- 5 required under the applicable provisions of such sections
- 6 308 and 412(o), or from making future contributions to
- 7 such plan, otherwise required under such part 3 or such
- 8 section 412, at negotiated levels, with respect to each such
- 9 future contribution for any period, reduced by the amount
- 10 by which the minimum contribution contributed for any
- 11 prior contribution period exceeded the negotiated contribu-
- 12 tion for such period;".
- 13 (d) Effective Date.—The amendments made by
- 14 this section shall take effect January 1, 2004.

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