acquired by *S* in the merger. Consequently, neither *P* nor *S* has taxable gain or deductible loss on the exchange of those shares. Under paragraph (c) of this section, however, *S* recognizes \$10 of gain on the exchange of its *P* stock in the reorganization because *S* did not receive the *P* stock from *P* pursuant to the plan of reorganization. See § 1.358–6(d) for the effect on *P*'s basis in its *S* stock.

(e) *Effective date.* This section applies to triangular reorganizations occurring on or after December 23, 1994.

Par. 5. Section 1.1502–30 is added to read as follows:

## §1.1502–30 Stock basis after certain triangular reorganizations.

- (a) *Scope.* This section provides rules for determining the basis of the stock of an acquiring corporation as a result of a triangular reorganization. The definitions and nomenclature contained in § 1.358–6 apply to this section.
- (b) General rules—(1) Forward triangular merger, triangular C reorganization, or triangular B reorganization. P adjusts its basis in the stock of S as a result of a forward triangular merger, triangular C reorganization, or triangular B reorganization under § 1.358–6(c) and (d), except that § 1.358–6 (c)(1)(ii) and (d)(2) do not apply. Instead, P adjusts such basis by taking into account the full amount of—
- (i) *T* liabilities assumed by *S* or the amount of liabilities to which the *T* assets acquired by *S* are subject, and
- (ii) The fair market value of any consideration not provided by P pursuant to the plan of reorganization.
- (2) Reverse triangular merger. If P adjusts its basis in the T stock acquired as a result of a reverse triangular merger under § 1.358–6 (c)(2)(i) and (d), § 1.358–6 (c)(1)(ii) and (d)(2) do not apply. Instead, P adjusts such basis by taking into account the full amount of—
- (i) *T* liabilities deemed assumed by *S* or the amount of liabilities to which the *T* assets deemed acquired by *S* are subject, and
- (ii) The fair market value of any consideration not provided by *P* pursuant to the plan of reorganization.
- (3) Excess loss accounts. Negative adjustments under this section may exceed P's basis in its S or T stock. The resulting negative amount is P's excess loss account in its S or T stock. See § 1.1502–19 for rules treating excess loss accounts as negative basis, and treating references to stock basis as including references to excess loss accounts.
- (4) Application of other rules of law. The rules for this section are in addition to other rules of law. See § 1.1502-80(d) for the non-application of section 357(c) to P.

(5) Examples. The rules of this paragraph (b) are illustrated by the following examples. For purposes of these examples, P, S, and T are domestic corporations, P and S file consolidated returns, P owns all of the only class of S stock, the P stock exchanged in the transaction satisfies the requirements of the applicable triangular reorganization provisions, the facts set forth the only corporate activity, and tax liabilities are disregarded.

Example 1. Liabilities. (a) Facts. T has assets with an aggregate basis of \$60 and fair market value of \$100. Ts assets are subject to \$70 of liabilities. Pursuant to a plan, P forms S with \$5 of cash (which S retains), and T merges into S. In the merger, the T shareholders receive P stock worth \$30 in exchange for their T stock. The transaction is a reorganization to which sections 368 (a)(1)(A) and (a)(2)(D) apply

(a)(1)(A) and (a)(2)(D) apply.

(b) Basis adjustment. Under § 1.358–6, P adjusts its \$5 basis in the S stock as if P had acquired the T assets with a carryover basis under section 362 and transferred these assets to S in a transaction in which P determines its basis in the S stock under section 358. Under the rules of this section, the limitation described in § 1.358–6(c)(1)(ii) does not apply. Thus, P adjusts its basis in the S stock by –\$10 (the aggregate adjusted basis of Ts assets decreased by the amount of liabilities to which the T assets are subject). Consequently, as a result of the reorganization, P has an excess loss account of \$5 in its S stock.

Example 2. Consideration not provided by P. (a) Facts. T has assets with an aggregate basis of \$10 and fair market value of \$100 and no liabilities. S is an operating company with substantial assets that has been in existence for several years. P has a \$5 basis in its S stock. Pursuant to a plan, T merges into S and the T shareholders receive \$70 of P stock provided by P pursuant to the plan of reorganization and \$30 of cash provided by S in exchange for their T stock. The transaction is a reorganization to which sections 368 (a)(1)(A) and (a)(2)(D) apply.

(b) Basis adjustment. Under § 1.358-6, P adjusts its \$5 basis in the S stock as if P had acquired the T assets with a carryover basis under section 362 and transferred these assets to S in a transaction in which P determines its basis in the S stock under section 358. Under the rules of this section, the limitation described in § 1.358-6(d)(2) does not apply. Thus, P adjusts its basis in the S stock by -\$20 (the aggregate adjusted basis of Ts assets decreased by the fair market value of the consideration provided by S). As a result of the reorganization, P has an excess loss account of \$15 in its S stock.

(c) Appreciated asset. The facts are the same as in paragraph (a) of this Example 2, except that in the reorganization S provides an asset with a \$20 adjusted basis and \$30 fair market value instead of \$30 cash. The basis is adjusted in the same manner as in paragraph (b) of this Example 2. In addition, because S recognizes a \$10 gain from the asset under section 1001, P's basis in its S stock is increased under § 1.1502–32(b) by

S's \$10 gain. Consequently, as a result of the reorganization, P has an excess loss account of \$5 in its S stock. (The results would be the same if the appreciated asset provided by S was P stock with respect to which S recognized gain. See § 1.1032–2(c)).

Example 3. Reverse triangular merger. (a) Facts. T has assets with an aggregate basis of \$60 and fair market value of \$100. Ts assets are subject to \$70 of liabilities. P owns all of the only class of S stock. P has a \$5 basis in its S stock. Pursuant to a plan, S merges into T with T surviving. In the merger, the T shareholders exchange their T stock for \$2 cash from P and \$28 worth of P stock provided by P pursuant to the plan. The transaction is a reorganization to which sections 368 (a)(1)(A) and (a)(2)(E) apply.

(b) Basis adjustment. Under § 1.358-6, P's basis in the T stock acquired equals its \$5 basis in its S stock immediately before the transaction adjusted by the \$60 basis in the T assets deemed transferred, and the \$70 of liabilities to which the T assets are subject. Under the rules of this section, the limitation described in § 1.358-6(c)(1)(ii) does not apply. Consequently, P has an excess loss account of \$5 in its T stock as a result of the transaction.

(c) Effective date. This section applies to reorganizations occurring on or after December 21, 1995.

Margaret Milner Richardson, Commissioner of Internal Revenue.

Approved: December 12, 1995. Leslie Samuels,

Assistant Secretary of the Treasury.
[FR Doc. 95–30875 Filed 12–20–95; 8:45 am]
BILLING CODE 4830–01–U

## 26 CFR Parts 1 and 602

[TD 8631]

RIN 1545-AT79

## Notice of Significant Reduction in the Rate of Future Benefit Accrual; Correction

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Correction to final regulations.

**SUMMARY:** This document contains a correction to the final regulations (TD 8631) which were published in the Federal Register for Friday, December 15, 1995 (60 FR 64320). The final regulations provide guidance concerning the requirements of section 204(h) of the Employee Retirement Income Security Act of 1974, as amended (ERISA), relating to defined benefit plans and to individual account plans that are subject to the finding standards of section 302 of ERISA. **EFFECTIVE DATE:** December 15, 1995. FOR FURTHER INFORMATION CONTACT: Betty J. Clary (202) 622-6070 (not a tollfree number).