457 PLAN DIRECT LOAN/REFINANCE FORM PACKET

For Section 457 Deferred Compensation Plans



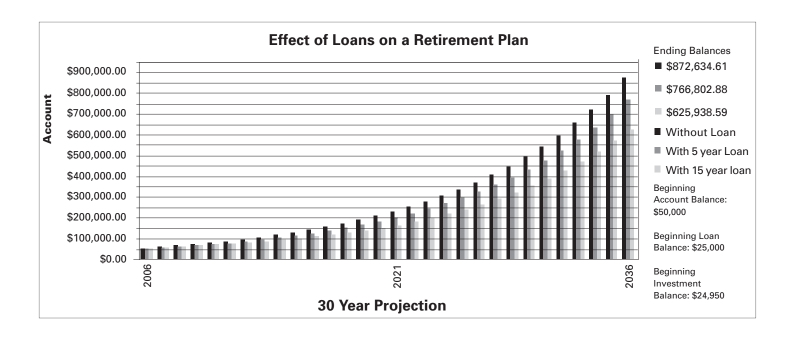




BEFORE YOU BORROW...

Did you know that borrowing from your retirement plan account may have a major impact on your ability to retire with sufficient funds? Before you decide to borrow against your account, you should consider the following:

- 1. While a loan meeting the Internal Revenue Code requirements is not treated as a taxable plan distribution, in the event you default on the loan, it will be treated as ordinary taxable income to you. For those nearing retirement, this increase in income for the tax year resulting from a loan default may influence decisions concerning Social Security and Medicare benefits.
- 2. Loan payments are made from your after-tax proceeds, unlike retirement plan contributions, which may be made on a pre-tax basis. While pre-tax contributions may help reduce your taxable income for a given year, loan repayments are, in fact, taxed twice the second time being when the account is finally distributed. The loan is also not tax deductible and does not offer any tax advantages.
- 3. The money you borrow or take out of your retirement plan account no longer appreciates in value. Therefore, you have less money available to invest and you may have less market value appreciation over time. While the interest repaid to the plan through loan repayments may seem substantial when compared to the rates offered for savings and/or money market accounts, it may actually provide less potential return than the equity markets. The example below perhaps best demonstrates the impact of taking a loan from your retirement plan. The amount that has been borrowed from the retirement plan account \$25,000 is not available to generate tax-deferred earnings. The decrease in the account balance significantly reduces these tax-deferred earnings, even though the loan is being repaid. Upon closer examination, you will see that, over time, the ending value without the impact of the loan is over \$110,000 more than the account with a loan balance over five years. Further, the cost of having a loan balance over 15 years results in a \$250,000 difference when compared to the ending balance of the account without a loan.



Given the expenses and opportunity costs associated with borrowing against your retirement plan, you may want to consider other sources of funds to meet any current needs.

4. Repayment delinquency can have serious consequences. A loan typically is deemed a distribution when scheduled repayments are not made and are outstanding at the end of the calendar quarter following the calendar quarter in which the payment was due. For example, if a loan repayment is due February 1 and is not remitted, the loan is considered delinquent. If the total amount of all delinquent payments is not received by the end of the calendar quarter following the calendar quarter in which the payment was due (June 30 in the February 1 example), the loan is deemed a distribution.

In a deemed distribution, the principal balance, in addition to any accrued interest, is reported as a distribution to the IRS. However, the taxable distribution is not the only event in conjunction with a deemed distribution. The following negative consequences occur as a result of a deemed distribution:

- The deemed distribution is a taxable event. However, it is not an actual distribution and therefore remains an asset of the participant's account. The outstanding loan balance and accrued interest are reported on the participant's statement.
- Repayment of a deemed distribution will not change or reverse the taxable event.
- The loan continues to be considered outstanding until it is repaid or "offset" using the participant's account balance. An offset can occur only if the participant is eligible to receive a distribution from the plan as outlined in the employer's plan document.
- ICMA-RC requires participants to repay any outstanding deemed distribution of the loan before they can become eligible for a new loan. The deemed distribution of the loan and any interest accrued since the date it became a taxable event is taken into account when determining the maximum amount available for a new loan.

Your employer has chosen to make loans available from your section 457 deferred compensation plan, administered by ICMA-RC. The loan provision is a valuable feature, giving you the opportunity to borrow from your account balance and repay the loan through payroll deduction or direct (ACH) debit, if applicable to your employer's plan. The loan is actually an investment of a portion of your account balance in a promissory note which you agree to when you endorse the check as instructed by the loan documents which accompany your check. All loans bear interest that you pay and is credited to your account.

The amount you receive as a loan is not treated as a taxable plan distribution unless you default on the loan or if the loan fails to conform with the Loan Guidelines or with Internal Revenue Code Section 72(p) at any time. You may wish to consider other sources for small loans, as the expense of record keeping loans in a 457 plan results in fees which may be significant in relation to the size of the loan.

The Direct Loan process is established by your employer to allow loan checks to be sent directly to you. Your employer may offer an online application process as well, which is quicker than using this paper form. Please call our toll-free number, 1-800-669-7400, to speak to an Investor Services representative, or consult Account Access at www.icmarc.org. Loan modeling is also available online.

Steps to Follow

1. Obtain Loan Guidelines from your employer. The Loan Guidelines contain the specific provisions adopted by your employer relating to permissible loans, such as:

Eligibility. Loans are available to active employees. Your employer may limit the purpose for which loans are available, including only in the event of hardship.

Loan Frequency. Generally, loans may be taken only once per calendar year; your employer may restrict the total number of loans you can have outstanding at one time.

Loan Amount. Generally, the minimum permitted loan amount is \$1,000. The maximum loan amount is set by the Internal Revenue Code.

The regulations state that, at the time the loan is made, the principal amount of the loan cannot exceed the lesser of:

(1) \$50,000, reduced by the *highest outstanding loan balance during the previous 12 months* of all 401 and 457 loans from all plans,

or

(2) 50% of the value of your account balance, reduced by the *current outstanding loan balance* of all 401 and 457 loans from all plans.

A worksheet for calculating this amount is included on page 6 of this brochure.

Length of Loan. Loans must be repaid in substantially equal installments of principal and interest, at least monthly, over a period that does not exceed five years. The only exception that your employer may permit is a longer repayment period for a loan used to acquire a primary residence.

Separation from Service. Although some employers' loan guidelines allow participants to continue loan repayments after separation from service, this is rare. More often, the plan will require that the loan be paid in full before separation. Outstanding loan balances are usually considered to be in default after separation from service and are treated as a taxable distribution at that time. In these cases, ICMA-RC issues tax reporting on a Form 1099 for the tax year in which the default occured. You may owe additional taxes on this amount as a result.

Loan Repayment Process. You begin repaying your loan as soon as administratively practical. Repayment methods include payroll deduction; some employers offer (or require) the method of direct (ACH) debit from your bank account. You may continue to repay the loan while on leave of absence. Some employers' Loan Guidelines permit participants to continue loan repayments after separation from service. Your loan repayment is prorated according to your most recent election of investment option(s).

You may pay all or a portion of the principal and interest obligation early without penalty or additional fee. However, extra payments do not allow you to "pay ahead" or skip payments. You are still required to make a payment every scheduled period that is at least equal to the repayment amount stated in the promissory note.

Loan Interest Rate. The loan interest rates are set for regular loans at the prime rate (the often-quoted rate that banks charge their best customers) plus 0.5%, and for primary residence loans at the FHA/VA rate. The method for setting these rates is established in the employer's Loan Guidelines. Loan interest rates are locked in at the time of approval and remain fixed throughout the life of the loan. The total finance charge consists of the interest rate. There is also a standard loan maintenance fee, deducted annually from your account. The charges are detailed on the Disclosure Statement of your loan documents.

- 2. Determine whether the amount you wish to borrow is within federal tax code requirements. You may calculate the maximum amount available to you by using the Maximum Loan Worksheet on page 6. ICMA-RC cannot issue a loan for more than the amount allowed by the Internal Revenue Code. Your requested loan amount is subject to downward adjustment without notice due to market fluctuation between the time of application and the time the loan is made.
- **3.** Complete the attached form 457 Direct Loan/Refinance Form. This form is used to apply for a new loan or to refinance an existing loan (increase the amount of the outstanding loan balance). You may apply for a new loan if (1) your employer permits only one loan and you have no loans outstanding or (2) your employer permits up to five loans and you have fewer than five loans outstanding.

Refinancing is available to participants who have *only one* loan outstanding. You must refinance a loan to receive an additional outstanding loan amount if you are not permitted a new loan under your employer's Loan Guidelines. In refinancing a loan, you are not permitted to extend the loan repayment period beyond the length of the payment period permitted for the original loan.

- **4. Submit the completed form.** You must complete the form according to the instructions provided and submit it directly to ICMA-RC. Be sure to keep a copy for your records before mailing the form to ICMA-RC. **Please do not submit your application to your employer, as this will delay processing.** ICMA-RC will review and approve the application. If your application is denied, ICMA-RC will provide you the denial in writing.
- **5.** Receive loan documents and check from ICMA-RC. After reviewing the loan for conformance with the Internal Revenue Code, Plan Document and Loan Guidelines, ICMA-RC will send the loan documents listed below and a check to your mailing address. ICMA-RC sends out loan documents and checks within three business days after receipt of complete applications. Loan documents do not need to be returned to ICMA-RC. Presentment of a check issued under this loan program for payment constitutes an acknowledgement that you have received and read the loan disclosure materials provided to you and you agree to the terms. The loan documents include:

Disclosure Statement and Amortization Schedule. The Disclosure Statement contains all of the terms of your loan, including the annual percentage rate (cost of loan as a yearly rate), finance charge (total interest paid over life of loan), amount financed (loan amount), total repayments (principal plus interest) and frequency of repayment. The Disclosure Statement also covers some additional provisions, such as default, prepayment, nonassignment and arrearages. An Amortization Schedule, listing each payment date and the amount of principal and interest due on that date, is part of the Disclosure Statement. This is a legal document, and by presenting the loan check for payment, you agree to the terms on the Promissory Note.

Promissory Note. This document pledges your account balance in your employer's plan as security for the loan you are receiving. By presenting the loan check for payment, you agree to the terms. If you have any concerns or questions, do not present the check for payment until they are resolved.

Truth-in-Lending Rescission Notice. You may cancel your loan obligation in writing within three business days of receipt of the loan documents and check. The loan check should be returned with the Truth-in-Lending Rescission Notice.

6. Begin loan repayments. Your employer will begin to make payroll deductions for your loan repayments in accordance with the Amortization Schedule provided to you. If you are eligible to repay through direct (ACH) debit, and you have elected this method, these payments will begin following acceptance of your bank information and your presentment of the loan check for payment. Debits will occur on a monthly basis.

Important Additional Information

Will I be charged for the loan?

You will be charged a standard, nonrefundable loan application fee, which will be deducted from your account when your loan request is processed. In addition, you will be charged a standard loan maintenance fee, which is deducted from your account (on the first day of the quarter containing the anniversary of the loan issuance) after each year the loan is outstanding. Please call ICMA-RC toll-free at 1-800-669-7400 for the most current information about loan fees.

What happens if I die before the loan is paid off?

If you die prior to full repayment of your outstanding loan(s), the outstanding loan balance(s) will be deducted from your account prior to distribution to your beneficiary(ies). The unpaid loan amount is a taxable distribution. Your estate is responsible for taxes on the unpaid loan amount, if any. Your beneficiary is responsible for taxes due on the amount he/she actually receives. A Form 1099 will be issued to both your beneficiary and your estate for these purposes.

What happens if I separate from service before my loan is paid off?

Your employer's Loan Guidelines specify whether loans are due and payable when (1) you separate from service (not permitting you to continue repaying the loan), (2) you separate from service and receive a distribution of all of your account balance or (3) you separate from service and receive a distribution of any part of your account balance.

My loan is for a primary residence purchase. Can I deduct the interest on my federal tax return?

While ICMA-RC does not provide tax advice, you should be aware that the instructions for completion of Schedule A, Form 1040 require that a condition of deductibility of home mortgage interest is that the loan is secured by the property. The security of your section 457 deferred compensation plan loan for a residence is your account balance, rather than the property itself.

How are my loan repayments treated for tax purposes?

Your loan repayments will be made on an after-tax basis. At the time that funds were transferred from your account to the investment in the Promissory Note, no taxable income was reported. When loan repayments are made, the repayments are credited back to your account. Because the amounts credited replace amounts already identified as to taxability, the repayment is made on an after-tax basis. A second tax deduction for replacing the funds, which will retain their pre-tax status, would amount to the same funds in the account having resulted in a tax deferral twice.

How does this appear on my statement?

Your quarterly statement will include a loan summary report, detailing the crediting of repayments to your account and presenting the outstanding loan balance amount.

Whom can I call for assistance?

Assistance is available from ICMA-RC's Investor Services staff from 8:30 a.m. to 9:00 p.m. Eastern Time. Please call ICMA-RC toll-free at 1-800-669-7400. Para asistencia en Español llame al 1-800-669-8216.

Maximum Loan Amount Worksheet (Required under the Internal Revenue Code)			
To estimate the maximum amount of a loan for which you may be eligible, calculate each step and select the <i>lesser</i> of the total of Step 1 or Step 2. If you have had no outstanding 401 or 457 plan loans in the last 12 months, you may enter \$50,000 as the total in Step 1 and proceed to Step 2.			
Step 1.	\$50,000	A. \$50,000 is the maximum.	
		B. Enter your highest outstanding loan balance during the previous 12 months from 457 and 401 plan loans.	
Step 1 Total		Subtract Line B from Line A.	
Step 2.		C. Enter 50% of the present value of your total account balance in the 457 plan including any outstanding loan balance.D. Enter your current outstanding 401 and/or 457 plan loan balance(s).	
Step 2 Total		Subtract Line D from Line C.	
Step 3.		E. Enter the lesser of Step 1 and Step 2 totals.	
		Maximum Loan Amount = Line E	
The actual amount you may borrow will be calculated using your account balance on the day the loan is made.			



457 DIRECT LOAN/REFINANCE FORM

- Use this form to apply for a new loan or to refinance an existing loan. Send this form directly to ICMA-RC.
- Please carefully read the instructions before completing this form. Missing information will result in a delay in processing.
- IMPORTANT-REMEMBER TO PRINT LEGIBLY IN BLACK OR BLUE INK

1	Employer Plan Number Employer Plan Name State
Participant Information	3 0
	Social Security Number Daytime Phone Number Marital Status
	Name of Participant
	Last First M.
	Mailing Address
	City State Zip Code
	State Zip Code
2	A. Check one:
New Loan/ Refinance	(1) New Loan Loan Amount: \$ OR maximum dollar amount available
Information	(2) Loan Refinance Additional Amount: \$ OR
	For Refinance, please indicate the Loan Number of the loan you wish to refinance: Loan #
	B. Loan Term Requested (specify number of MONTHS per instructions):
	OR Maximum term available
	C. Loan Type: La Conventional La Primary Residence Loan (attach signed Buyer/Seller agreement)
	D. Purpose of Loan:
3	Choose one method (check with your employer to see what methods apply to your plan)
Repayment	Payroll Deduction Payroll Frequency: Monthly (12) Bi-weekly (26) Semi-monthly (24) Weekly (52
Method	Next Payroll Date: / /
	OR
	ACH Debit (monthly) Check with ICMA-RC to see if this option applies to your plan. Also, please complete and attach an
	ACH Debit Authorization Form.
4 Participant Signature	I hereby apply for a loan, subject to and in accordance with the terms and provisions from my employer's plan. I understand that the loan will be subject to a loan fee being deducted from my account balance, if such fee is applicable to my employer's plan. I also understand that any amortization schedule or loan data received prior to receipt of the actual loan documents was for illustrative purposes only. I understand that my signature on the loan check will constitute acknowledgement that I have received and read the loan materials and agree to the terms therein. I have read the instructions before completing this form. As required by law and under penalty of perjury, I certify that the Social Security Number (Taxpayer Identification Number) I provided is correct.
	Participant Signature Date
	Please submit completed form directly to ICMA-RC. Do not submit to your employer.

IMPORTANT-REMEMBER TO PRINT LEGIBLY IN BLACK OR BLUE INK

PLEASE KEEP A COPY OF YOUR COMPLETED APPLICATION FOR YOUR RECORDS

457 DIRECT LOAN/REFINANCE FORM INSTRUCTIONS

1. Participant Information

You must currently be an active employee in this employer's plan to request a new loan or refinance an existing loan. Please complete all participant information to avoid a delay in processing.

2. New Loan/Refinance Information

A.) Select either a new loan or loan refinance by checking the appropriate box. Availability is subject to the frequency restrictions stated in your plan's Loan Guidelines. The loan amount requested cannot exceed the dollar amount restrictions contained in the Loan Guidelines. The amount you actually receive may be adjusted due to changes in your account balance on the day the loan is made.

An application for a loan refinance is allowed if you have only one outstanding loan and you wish to borrow an additional amount. If you are selecting a loan refinance, the loan amount requested refers to the additional loan amount desired.

B.) The loan term requested is the number of months over which you wish to repay the loan. This period of time may not exceed the maximum allowable term according to your employer's Loan Guidelines. A loan refinance is subject to the same restrictions as a new loan. For example, you want to refinance a two-year, nonresidential loan you were issued on January 1, 2004. You may extend the loan term repayment period, but not beyond January 1, 2009, the maximum allowable term of the original loan. If you do not wish to borrow an additional amount, use the 457 Loan Reamortization Form. A loan for a primary residence cannot be refinanced, but may be reamortized.

The loan term requested is the time period, expressed in months, of the life of the loan. To assist you:

12 months = 1 year 60 months = 5 years 24 months = 2 years 120 months = 10 years 36 months = 3 years 240 months = 20 years 48 months = 4 years 360 months = 30 years The maximum allowable term for a nonresidential loan is five years and the maximum allowable term for a primary residence loan is variable by plan, but may not exceed 30 years. Check with ICMA-RC for the maximum loan term for primary residence loans for your plan. If you are repaying through payroll deduction, ICMA-RC will convert the term of your loan to the number of required payments based upon the frequency of your employer's payroll.

- C.) Loan Type: This information is needed since some employers limit loans to specific purposes. A primary residence loan is allowed only for a purchase of a primary residence. Proof of intent to purchase a primary residence must be attached to the loan application. Proof of intent includes a contract to buy/sell real estate including signatures of BOTH buyer and seller.
- D.) Purpose of Loan: Your employer may limit the purpose for which loans are available, including only in the event of hardship.

3. Repayment Method

To set up your loan repayments:

- A. Indicate the method to be used for repayment.
- B. Provide the payroll frequency.
- C. Provide the first available payroll date for your loan payments to begin.
- D. If you're requesting the method of ACH Debit, please complete and attach an ACH Debit Authorization form.

4. Participant Signature

Sign this application and return it directly to ICMA-RC at the address on the bottom of the application. Be sure to keep a copy for your records. Do not send it to your employer, as this will delay processing.

Additional Information

The interest rate on new and refinanced loans is determined by using the prevailing rate as specified in the Loan Guidelines. Information on this rate is available from ICMA-RC's Investor Services associates (1-800-669-7400). Repayments will be scheduled to begin following the issuance of the loan.



ICMA RETIREMENT CORPORATION P.O. BOX 96220 WASHINGTON, DC 20090-6220 TOLL FREE 1-800-669-7400 EN ESPAÑOL LLAME AL 1-800-669-8216 WWWW.ICMARC.ORG