108TH CONGRESS 1ST SESSION S. 825

To amend the Employee Retirement Income Security Act of 1974 and the Internal Revenue Code of 1986 to protect pension benefits of employees in defined benefit plans and to direct the Secretary of the Treasury to enforce the age discrimination requirements of the Internal Revenue Code of 1986.

IN THE SENATE OF THE UNITED STATES

April 8, 2003

Mr. HARKIN (for himself, Mr. DURBIN, Mr. FEINGOLD, Mr. KENNEDY, and Mrs. BOXER) 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 and the Internal Revenue Code of 1986 to protect pension benefits of employees in defined benefit plans and to direct the Secretary of the Treasury to enforce the age discrimination requirements of the Internal Revenue Code of 1986.
 - 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 "Pension Benefits Pro-

5 tection Act of 2003".

1SEC. 2. PROPER ADMINISTRATION OF INTERNAL REVENUE2LAWS AND NONDISCRIMINATION REQUIRE-3MENTS.

4 (a) IN GENERAL.—The Employee Retirement Income 5 Security Act of 1974, the Internal Revenue Code of 1986, and the Age Discrimination in Employment Act of 1967 6 7 shall be applied and administered without regard to pro-8 posed regulations of the Secretary of the Treasury, in-9 cluded in proposed regulations published in the Federal Register on December 11, 2002 (relating to reductions of 10 11 accruals and allocations because of the attainment of any 12 age; application of nondiscrimination cross-testing rules to 13 cash balance plans) (67 Fed. Reg. 76123), which pertain to plan amendments adopting a cash balance formula, and 14 without regard to any other regulation which reaches the 15 16 same or a similar result. The Secretary of the Treasury 17 action in contravention of section shall take no 18 204(b)(1)(G), 204(b)(1)(H)(i), or 204(g) of the Employee 19 Retirement Income Security Act of 1974, section 20411(b)(1)(G), 411(b)(1)(H)(i), or 411(d)(6) of the Internal Revenue Code of 1986, or section 4(i)(1)(A) of the 21 22 Age Discrimination in Employment Act of 1967.

(b) DIRECTIVE.—The Secretary of the Treasury shall
apply section 411(b)(1)(H) of the Internal Revenue Code
of 1986 without regard to the portion of the preamble to
Treasury Decision 8360 (56 Fed. Reg. 47524–47603,

September 19, 1991) which relates to the allocation of in terest adjustments through normal retirement age under
 a cash balance plan, as such preamble is and has been
 since its adoption without the force of law.

5 SEC. 3. PROTECTION OF PARTICIPANTS FROM CONVER6 SIONS TO HYBRID DEFINED BENEFIT PLANS. 7 (a) ELECTION TO MAINTAIN RATE OF ACCRUAL IN 8 EFFECT BEFORE PLAN AMENDMENT.—

9 (1) AMENDMENT TO ERISA.—Section 204(b)(1)
10 of the Employee Retirement Income Security Act of
11 1974 (29 U.S.C. 1054(b)(1)) is amended by adding
12 at the end the following new subparagraph:

13 "(I)(i) Notwithstanding the preceding subpara14 graphs, in the case of a plan amendment to a defined ben15 efit plan—

16 "(I) which has the effect of converting the plan 17 to a plan under which the accrued benefit is ex-18 pressed to participants and beneficiaries as an 19 amount other than an annual benefit commencing 20 at normal retirement age (or which has a similar 21 effect as determined under regulations issued under 22 clause (iv)), and

23 "(II) which has the effect of reducing the rate
24 of future benefit accrual of 1 or more participants,

such plan shall be treated as not satisfying the require ments of this paragraph unless such plan meets the re quirements of clause (ii).

4 "(ii) A plan meets the requirements of this clause if
5 the plan provides each participant who has attained 40
6 years of age or 10 years of service (as determined under
7 section 203) under the plan at the time such amendment
8 takes effect with—

9 "(I) notice of the plan amendment indicating 10 that it has such effect, including a comparison of the 11 present and projected values of the accrued benefit 12 determined both with and without regard to the plan 13 amendment, and

14 "(II) an election upon retirement to either re-15 ceive benefits under the terms of the plan as in ef-16 fect at the time of retirement or to receive benefits 17 under the terms of the plan as in effect immediately 18 before the effective date of such plan amendment 19 (taking into account all benefit accruals under such 20 terms since such date).

"(iii) For purposes of clause (i), an accrued benefit
shall include any early retirement benefit or retirementtype subsidy (within the meaning of subsection (g)(2)(A)),
but only with respect to a participant who satisfies (either
before or after the effective date of the amendment) the

conditions for the benefit or subsidy under the terms of
 the plan as in effect immediately before such date.

3 "(iv) The Secretary shall issue regulations under 4 which any plan amendment which has an effect similar 5 to the effect described in clause (i)(I) shall be treated as 6 a plan amendment described in clause (i)(I). Such regula-7 tions may provide that if a plan sponsor represents in com-8 munications to participants and beneficiaries that a plan 9 amendment has an effect described in the preceding sen-10 tence, such plan amendment shall be treated as a plan 11 amendment described in clause (i)(I).".

(2) AMENDMENT TO INTERNAL REVENUE
CODE.—Section 411(b)(1) of the Internal Revenue
Code of 1986 (relating to accrued benefit requirements for defined benefit plans) is amended by adding at the end the following new subparagraph:

17 "(I) ELECTION TO MAINTAIN RATE OF AC18 CRUAL IN EFFECT BEFORE CERTAIN PLAN
19 AMENDMENTS.—

20 "(i) IN GENERAL.—Notwithstanding
21 the preceding subparagraphs, in the case
22 of a plan amendment to a defined benefit
23 plan—

24 "(I) which has the effect of con-25 verting the plan to a plan under which

1	the accrued benefit is expressed to
2	participants and beneficiaries as an
3	amount other than an annual benefit
4	commencing at normal retirement age
5	(or which has a similar effect as de-
6	termined under regulations issued
7	under clause (iv)), and
8	"(II) which has the effect of re-
9	ducing the rate of future benefit ac-
10	crual of 1 or more participants,
11	such plan shall be treated as not satisfying
12	the requirements of this paragraph unless
13	such plan meets the requirements of clause
14	(ii).
15	"(ii) Requirements.—A plan meets
16	the requirements of this clause if the plan
17	provides each participant who has attained
18	40 years of age or 10 years of service (as
19	determined under subsection (a)) under
20	the plan at the time such amendment
21	takes effect with—
22	"(I) notice of the plan amend-
23	ment indicating that it has such ef-
24	fect, including a comparison of the
25	present and projected values of the

1 accrued benefit determined both with 2 and without regard to the plan 3 amendment, and "(II) an election upon retirement 4 to either receive benefits under the 5 6 terms of the plan as in effect at the 7 time of retirement or to receive bene-8 fits under the terms of the plan as in 9 effect immediately before the effective 10 date of such plan amendment (taking 11 into account all benefit accruals under 12 such terms since such date). 13 "(iii) TREATMENT OF EARLY RETIRE-

14 MENT BENEFITS AND RETIREMENT-TYPE 15 SUBSIDIES.—For purposes of clause (i), an 16 accrued benefit shall include any early re-17 tirement benefit or retirement-type subsidy 18 (within the meaning of subsection 19 (d)(6)(B)(i)), but only with respect to a 20 participant who satisfies (either before or after the effective date of the amendment) 21 22 the conditions for the benefit or subsidy 23 under the terms of the plan as in effect 24 immediately before such date.

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1	"(iv) REGULATIONS.—The Secretary
2	shall issue regulations under which any
3	plan amendment which has an effect simi-
4	lar to the effect described in clause $(i)(I)$
5	shall be treated as a plan amendment de-
6	scribed in clause (i)(I). Such regulations
7	may provide that if a plan sponsor rep-
8	resents in communications to participants
9	and beneficiaries that a plan amendment
10	has an effect described in the preceding
11	sentence, such plan amendment shall be
12	treated as a plan amendment described in
13	clause (i)(I).".
13 14	clause (i)(I).". (b) Effective Date and Related Rules.—
14	(b) EFFECTIVE DATE AND RELATED RULES.—
14 15	(b) EFFECTIVE DATE AND RELATED RULES.—(1) IN GENERAL.—The amendments made by
14 15 16	(b) EFFECTIVE DATE AND RELATED RULES.—(1) IN GENERAL.—The amendments made by this section apply to plan amendments taking effect
14 15 16 17	 (b) EFFECTIVE DATE AND RELATED RULES.— (1) IN GENERAL.—The amendments made by this section apply to plan amendments taking effect before, on, or after the date of the enactment of this
14 15 16 17 18	 (b) EFFECTIVE DATE AND RELATED RULES.— (1) IN GENERAL.—The amendments made by this section apply to plan amendments taking effect before, on, or after the date of the enactment of this Act, except that such amendments shall not apply to
14 15 16 17 18 19	 (b) EFFECTIVE DATE AND RELATED RULES.— (1) IN GENERAL.—The amendments made by this section apply to plan amendments taking effect before, on, or after the date of the enactment of this Act, except that such amendments shall not apply to a plan amendment if the Internal Revenue Service
14 15 16 17 18 19 20	 (b) EFFECTIVE DATE AND RELATED RULES.— (1) IN GENERAL.—The amendments made by this section apply to plan amendments taking effect before, on, or after the date of the enactment of this Act, except that such amendments shall not apply to a plan amendment if the Internal Revenue Service has issued on or before April 8, 2003, a determina-
14 15 16 17 18 19 20 21	 (b) EFFECTIVE DATE AND RELATED RULES.— (1) IN GENERAL.—The amendments made by this section apply to plan amendments taking effect before, on, or after the date of the enactment of this Act, except that such amendments shall not apply to a plan amendment if the Internal Revenue Service has issued on or before April 8, 2003, a determination letter which has the effect of approving the plan
14 15 16 17 18 19 20 21 22	(b) EFFECTIVE DATE AND RELATED RULES.— IN GENERAL.—The amendments made by this section apply to plan amendments taking effect before, on, or after the date of the enactment of this Act, except that such amendments shall not apply to a plan amendment if the Internal Revenue Service has issued on or before April 8, 2003, a determination letter which has the effect of approving the plan amendment.

25 date of the enactment of this Act, the requirements

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1	of section $204(b)(1)(I)$ of the Employee Retirement
2	Income Security Act of 1974 (as added by this sec-
3	tion) and section $411(b)(1)(I)$ of the Internal Rev-
4	enue Code of 1986 (as added by this section) shall
5	be treated as satisfied in connection with such plan
6	amendment, in the case of any participant described
7	in such sections $204(b)(1)(I)$ and $411(b)(1)(I)$ in
8	connection with such plan amendment, if, as of the
9	end of such 90-day period—
10	(A) the notice described in clause $(i)(I)$ of
11	such section $204(b)(1)(I)$ and clause (i)(I) of
12	such section $411(b)(1)(I)$ in connection with
13	such plan amendment has been provided to
14	such participant, and
15	(B) the plan provides for the election de-
16	scribed in clause $(i)(II)$ of such section
17	204(b)(1)(I) and clause (i)(II) of such section
18	411(b)(1)(I) in connection with such partici-
19	pant's retirement under the plan.
20	SEC. 4. PREVENTION OF WEARING AWAY OF EMPLOYEE'S
21	ACCRUED BENEFIT.
22	(a) Amendment to ERISA.—Section 204(g) of the
23	Employee Retirement Income Security Act of 1974 (29
24	U.S.C. 1054(g)) is amended by adding at the end the fol-
25	lowing new paragraph:

"(6)(A) For purposes of paragraph (1), an applicable
plan amendment adopted by a large defined benefit plan
shall be treated as reducing accrued benefits of a participant if, under the terms of the plan after the adoption
of the amendment, the accrued benefit of the participant
may at any time be less than the sum of—

"(i) the participant's accrued benefit for years
of service before the effective date of the amendment, determined under the terms of the plan as in
effect immediately before the effective date, plus

"(ii) the participant's accrued benefit determined under the formula applicable to benefit accruals under the current plan as applied to years of
service after such effective date.

15 "(B) For purposes of this paragraph—

"(i) The term 'applicable plan amendment' 16 17 means a plan amendment which has the effect of 18 converting the plan to a plan under which the ac-19 crued benefit is expressed to participants and bene-20 ficiaries as an amount other than an annual benefit 21 commencing at normal retirement age (or which has 22 a similar effect as determined under regulations of 23 the Secretary).

24 "(ii) The term 'large defined benefit plan'25 means any defined benefit plan which had 100 or

more participants who had accrued a benefit under
 the plan (whether or not vested) as of the last day
 of the plan year preceding the plan year in which
 the plan amendment becomes effective.

"(iii) An accrued benefit shall include any early 5 6 retirement benefit or retirement-type subsidy (within 7 the meaning of paragraph (2)(A), but only with re-8 spect to a participant who satisfies (either before or 9 after the effective date of the amendment) the condi-10 tions for the benefit or subsidy under the terms of 11 the plan as in effect immediately before such date.". 12 (b) Amendment to Internal Revenue Code.— Section 411(d)(6) of the Internal Revenue Code of 1986 13 14 (relating to accrued benefit may not be decreased by 15 amendment) is amended by adding at the end the following new subparagraph: 16

17 "(F) TREATMENT OF PLAN AMENDMENTS
18 WEARING AWAY ACCRUED BENEFIT.—

19 "(i) IN GENERAL.—For purposes of
20 subparagraph (A), an applicable plan
21 amendment adopted by a large defined
22 benefit plan shall be treated as reducing
23 accrued benefits of a participant if, under
24 the terms of the plan after the adoption of
25 the amendment, the accrued benefit of the

1	participant may at any time be less than
2	the sum of—
3	"(I) the participant's accrued
4	benefit for years of service before the
5	effective date of the amendment, de-
6	termined under the terms of the plan
7	as in effect immediately before the ef-
8	fective date, plus
9	"(II) the participant's accrued
10	benefit determined under the formula
11	applicable to benefit accruals under
12	the current plan as applied to years of
13	service after such effective date.
14	"(ii) Definitions.—For purposes of
15	this subparagraph—
16	"(I) APPLICABLE PLAN AMEND-
17	MENT.—The term 'applicable plan
18	amendment' means a plan amendment
19	which has the effect of converting the
20	plan to a plan under which the ac-
21	crued benefit is expressed to partici-
22	pants and beneficiaries as an amount
23	other than an annual benefit com-
24	mencing at normal retirement age (or
25	which has a similar effect as deter-

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1	mined under regulations of the Sec-
2	retary).
3	"(II) LARGE DEFINED BENEFIT
4	PLAN.—The term 'large defined ben-
5	efit plan' means any defined benefit
6	plan which had 100 or more partici-
7	pants who had accrued a benefit
8	under the plan (whether or not vest-
9	ed) as of the last day of the plan year
10	preceding the plan year in which the
11	plan amendment becomes effective.
12	"(III) PROTECTED ACCRUED
13	BENEFIT.—An accrued benefit shall
14	include any early retirement benefit or
15	retirement-type subsidy (within the
16	meaning of subparagraph (B)(i)), but
17	only with respect to a participant who
18	satisfies (either before or after the ef-
19	fective date of the amendment) the
20	conditions for the benefit or subsidy
21	under the terms of the plan as in ef-
22	fect immediately before such date.".
23	(c) Effective Date and Related Rules.—
24	(1) IN GENERAL.—Except as provided in para-
25	graph (2), the amendments made by this section

apply to plan amendments taking effect before, on,
or after the date of the enactment of this Act, except
that such amendments shall not apply to a plan
amendment if the Internal Revenue Service has
issued on or before April 8, 2003, a determination
letter which has the effect of approving the plan
amendment.

8 (2)SPECIAL RULE.—Notwithstanding para-9 graph (1), the amendments made by this section 10 shall not apply in connection with any participant 11 with respect to any plan amendment which has 12 taken effect before 90 days after the date of the en-13 actment of this Act if, as of the end of such 90-day 14 period, the plan provides that the participant's ac-15 crued benefit shall at no time be less than the sum 16 described in section 204(g)(6)(A) of the Employee 17 Retirement Income Security Act of 1974 (as added 18 by this section) or section 411(d)(6)(F)(i) of the In-19 ternal Revenue Code of 1986 (as added by this sec-20 tion) in connection with such plan amendment.

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