

# **Compliance Bulletin**

# Many defined contribution plan sponsors must annually "notice" their participants

Sponsors of defined contribution plans with certain features are required to provide annual notices to participants. Generally, these annual notices are in addition to any initial notices the plan sponsor may be required to provide on or before an employee's eligibility date for the plan feature (e.g., ADP/ACP Safe Harbor, QACA, EACA and QDIA). Previously, Prudential Retirement published several *Pension Analysts* that describe the *initial* notice requirements applicable to newly eligible participants for <u>Traditional ADP/ACP Safe Harbors</u>, <u>QACAs and EACAs</u> and <u>QDIAs</u>. As the 2014 plan year is nearing its end, it is important to look ahead at the notices that may need to be provided before the start of the 2015 plan year. This publication provides a summary of the *annual* notice requirements for those notices, including timing, recipients, contents, and method of delivery.

### Notices, notices, notices

The **Traditional ADP/ACP Safe Harbor Notice** is required for 401(k) and 403(b) plans that are designed to satisfy the original Small Business Job Protection Act of 1996 (SBJPA) ADP/ACP Safe Harbor design rules, providing either a 3% employer nonelective contribution or a specific schedule of employer matching contributions, which are subject to 100% immediate vesting and specific withdrawal restrictions.

The **Traditional ADP/ACP Safe Harbor Contingent Notice** is required when a plan sponsor wants to preserve the ability to adopt the 3% employer nonelective contribution Safe Harbor design before the end of the plan year.

The **Traditional ADP/ACP Safe Harbor Follow-Up Notice** is required when a plan sponsor has provided the Contingent Notice and decides to adopt that Safe Harbor design for the plan year.

The QACA (Qualified Automatic Contribution Arrangement) Notice is required for 401(k) and 403(b) plans that are designed to satisfy the Pension Protection Act of 2006 (PPA) automatic enrollment and escalation safe harbor plan design, providing either a 3% employer nonelective contribution or a specific schedule of employer matching contributions, which are subject to 100% vesting upon completion of two years of service and specific withdrawal restrictions.

The **QACA Contingent Notice** is required when a plan sponsor wants to preserve the ability to adopt the 3% employer nonelective contribution safe harbor design before the end of the plan year.

The **QACA Follow-Up Notice** is required when a plan sponsor has provided the QACA Contingent Notice and decides to adopt the QACA safe harbor design for the plan year.

The EACA (Eligible Automatic Contribution Arrangement) Notice is required for 401(k) and 403(b) plans that are designed to permit penalty-free distributions of "accidental" automatic deferrals and/or to provide a six-month period to distribute excess contributions and excess aggregate contributions without imposition of the 10% excise tax.

The ACA (Automatic Contribution Arrangement) Notice is required for 401(k) and 403(b) plans that want to guarantee ERISA preemption of state wage withholding laws that prohibit involuntary wage withholding.

The **QDIA** (Qualified Default Investment Alternative) Notice is required for participant-directed defined contribution plans, including 403(b) plans, that intend to comply with the Department of Labor's (DOL) safe harbor rules for default investments.

Some plan designs may require multiple notices and some of these notices may be combined or packaged together in one mailing. The following chart summarizes the requirements that apply to each of these notices.

©2014. The Prudential Insurance Company of America, and its related entities.

Prudential, the Prudential logo, the Rock symbol and Bring Your Challenges are service marks of Prudential Financial, Inc., and its related entities, registered in many jurisdictions worldwide.

**Timing** Recipients **Contents Delivery methods** Traditional ADP/ACP Safe Harbor Notice or QACA Notice Within a "reasonable period" Eligible employees. Must be sufficiently accurate In writing or electronically, in before the first day of the and comprehensive and written accordance with IRS electronic media rules. plan year. in a manner calculated to be understood by the average Safe harbor is at least 30 A paper version may not be eligible employee. posted on a bulletin board or and no more than 90 days For QACA Notice, required before the first day of the left in a central work contents include those items plan year. location. required under the Traditional ADP/ACP Safe Harbor design plus additional items. To preserve the ability to reduce/suspend safe harbor contributions mid -year, the notice should include a statement to that effect. (If such a reduction/suspension occurs mid-year, a supplemental notice must be provided in advance.) SPD may be cross-referenced for some, but not all, required items. May be combined with: **EACA Notice ACA Notice** 

## Traditional ADP/ACP Safe Harbor Contingent Notice or QACA Contingent Notice

Within a "reasonable period" before the first day of the plan year.

Safe harbor is at least 30 and no more than 90 days before the first day of the plan year.

Eligible employees.

Must be sufficiently accurate and comprehensive and written in a manner calculated to be understood by the average eligible employee.

**QDIA Notice.** 

For QACA Notice, required contents include those items required under the Traditional ADP/ACP Safe Harbor design plus additional items.

SPD may be cross-referenced for some, but not all, required items.

May be combined with:

- EACA Notice
- ACA Notice
- QDIA Notice.

In writing or electronically, in accordance with <u>IRS</u> <u>electronic media rules.</u>

A paper version may not be posted on a bulletin board or left in a central work location.

RSMH078

**Timing** Recipients Contents **Delivery methods** Traditional ADP/ACP Safe Harbor Follow-Up Notice or QACA Follow-Up Notice At least 30 days before the Eligible employees. Must state that safe harbor In writing or electronically, in last day of the plan year in nonelective contributions will accordance with IRS which the safe harbor is electronic media rules. be made for the plan year. effective. May be combined with the A paper version may not be standard or Contingent posted on a bulletin board or Notice for the next plan left in a central work location. year. May also be combined with QDIA Notice. **EACA (Eligible Automatic Contribution Arrangement) Notice** Within a "reasonable period" Eligible employees, Must be sufficiently accurate In writing or electronically, in before the first day of the unless the plan provides and comprehensive and accordance with IRS plan year. otherwise. written in a manner electronic media rules. calculated to be understood Safe harbor is at least 30 by the average eligible A paper version may not be and no more than 90 days posted on a bulletin board or employee. before the first day of the left in a central work location. Content requirements plan year. cannot be satisfied by crossreferencing SPDs. May be combined with: **QACA Notice ACA Notice** QDIA Notice.

#### ACA (Automatic Contribution Arrangement) Notice

Within a "reasonable period" of at least 30 days before the first day of the plan year.

Any participant who did not make an affirmative election at the plan's current default deferral rate.

Required contents vary, depending on whether automatic contributions are invested in a QDIA, or not. In either situation, the notice must be written in a manner calculated to be understood by the average plan participant.

May be combined with:

- QACA Notice
- EACA Notice.

In writing or electronically, in accordance with either DOL electronic media rules or IRS

electronic media rules.

DOL permits certain notices to be provided under IRS electronic media rules. It may be possible (depending on the nature of an employer's workforce) to provide notices electronically without advance affirmative consent of affected participants and beneficiaries. Any plan sponsor who is interested in such approach should discuss it with its own legal counsel with particular focus on unclear requirements of the IRS rule.

A paper version may not be posted on a bulletin board or left in a central work location.

RSMH078

©2014, The Prudential Insurance Company of America, and its related entities.

Prudential, the Prudential logo, the Rock symbol and Bring Your Challenges are service marks of Prudential Financial, Inc. and its related entities, registered in many jurisdictions worldwide.

**Timing** Recipients **Contents Delivery methods QDIA (Qualified Default Investment Alternative) Notice** At least 30 days before the All participants and Must be written in a manner May be provided in writing beneficiaries who may have or electronically, in first day of the plan year. calculated to be understood assets defaulted in a QDIA. by the average plan accordance with either DOL participant. electronic media rules or IRS electronic media rules. Fee and expense information may be provided DOL permits certain notices in a separate document to be provided under IRS furnished simultaneously electronic media rules. It with the QDIA Notice. may be possible (depending on the nature of an May be combined with: employer's workforce) to Traditional ADP/ ACP provide notices Safe Harbor Notice electronically without Traditional ADP/ ACP advance affirmative consent Safe Harbor Contingent of affected participants and **Notice** beneficiaries. Any plan **QACA Notice** sponsor who is interested in **QACA Contingent** such approach should **Notice** discuss it with its own legal **EACA Notice.** counsel with particular focus on unclear requirements of the IRS rule. May be distributed with other materials being furnished to participants and beneficiaries, but as a separate stand-alone notice. A paper version may not be posted on a bulletin board or left in a central work location. May not be included in an SPD or an SMM.

#### **Compliance Bulletin by Prudential Retirement**

The Pension Analyst is published by Prudential Retirement, a Prudential Financial business, to provide clients with information on current legislation and regulatory developments affecting qualified retirement plans. This publication is distributed with the understanding that Prudential Retirement is not rendering legal advice. Plan sponsors should consult their attorneys about the application of any law to their retirement plans.