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401(k) Student Loan Benefits? IRS Private Letter Ruling May Clear the Way



On August 17, 2018 the IRS issued a private letter ruling, which permitted an employer to provide a student loan repayment benefit offered through a 401(k) Plan. The student loan benefit program under the plan provided

the employer to make a nonelective contribution to an employee based on the amount of student loan repayments made by the employee outside of the plan. Prior to such ruling, many plan sponsors were not certain such approach is permissible under IRS rules ad regulations and have been reluctant to create such programs.

In particular, the IRS concluded that the employer could make a non-elective contribution to its 401(k) plan, where the amount of the non-elective contribution would be based on an employee's total student loan repayments and would be contributed to the plan in lieu of the matching contributions that would otherwise be made to the plan had the employee made pre-tax, Roth 401(k) and/or after-tax contributions. The student loan benefit program detailed in the PLR includes a number of key features:

- Participation in the student loan repayment benefit program is voluntary. If an employee signs up to participate, then for each payroll period during which the employee makes sufficient student loan repayments, the employee is eligible to receive a non-elective employer contribution.
- The non-elective employer contribution is equal to the matching contribution the employee would otherwise receive if the employee made pre-tax, Roth 401(k) and/or after-tax contributions to the plan during the same payroll period.
- The student loan repayment benefit effectively replaces the employer matching contribution for an employee who

chooses to participate in the program. An employee who signs up for the program is not eligible to receive regular matching contributions under the plan while the employee is participating in the student loan repayment program. However, the employer provides a year-end trueup match to ensure that if an employee fails to make sufficient student loan repayments to receive the full student-loan-based non-elective employer contribution for any payroll period, but does make pre-tax, Roth 401(k) and/or after-tax contributions during the same period, the employee will be eligible to receive a truematching contribution. The true-up matching contribution is equal to the regular matching contribution the employee would otherwise be entitled to receive for such payroll period.

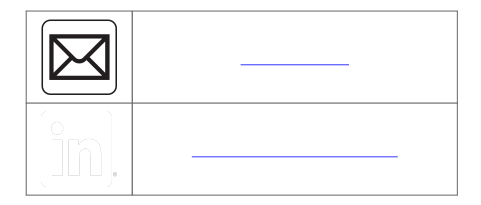
Because employers are constantly looking for new ways to attract and keep employees, the ruling may cause employers, particularly employers with a young and educated workforce, to consider offering a student loan benefit as part of their retirement program. Also, while legal and technical challenges still remain, some providers will likely consider establishing and marketing student loan repayment programs in 401(k) plans. Interested plan sponsors will want to keep in tune to the marketplace and work with their advisors and ERISA counsel if they decide to consider implementing such programs.



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Who We Are

Torrillo & Associates, LLC specializes in employee benefit plan audits including 401k audits, 403b audits, pension plan audits, and other retirement plan audits. We are licensed in 10 states including Pennsylvania, New Jersey, Delaware, New York and Florida. We are also able to practice in additional states that have passed firm mobility.

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