403(b) vs 401(k) – Plan Design Considerations



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Maggie Younis, ERPA, CPC, TGPC, APA, APR
National Director, Consultant Relations
Lincoln Financial Group

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Overview

- Key differences between 403(b) and 401(k) plans
- Advantages/disadvantages
- Which plan type may be the best option for the employer
- Plan design considerations





Poll Question #1

 What types of plans can a 501(c)(3) tax-exempt organization sponsor?

- -401(k)
- 401(a) (Profit Sharing or Money Purchase)
- -403(b)
- 457(b) Top Hat
- 457(f) Top Hat



Plan design options for Tax-Exempt Organizations

What types of plans can a 501(c)(3) tax-exempt organization sponsor?

- -401(k)
- 401(a) (Profit Sharing or Money Purchase)
- -403(b)
- 457(b) Top Hat
- 457(f) Top Hat

Note: A number of tax-exempt organizations sponsor 403(b), 401(a) and 457(b) Top Hat plans.



403(b) Plans ERISA vs non-ERISA

"Subject to ERISA" means participants' benefits and rights are protected.

 These include eligibility, participation, funding, reporting, disclosure, anti-alienation, anti-assignment, bonding, and fiduciary duty

403(b) plans may be exempt from ERISA requirements if certain conditions are met.

- Regulatory exemption
 - ✓ Employer cannot exercise discretionary authority and decision-making.
 - ✓ Additional factors must be considered.
- Statutory exemption
 - ✓ This applies to governmental plans and non-electing church plans.





	ERISA 403(b) plan	401(k) plan
Who can sponsor?	Section 501(c)(3) tax-exempt organization, educational institution, or electing church employer	Any business entity, including tax-exempt organization, corporation, partnership, or sole proprietor Note: A governmental entity is ineligible from sponsoring a 401(k) plan unless the plan is grandfathered
Funding vehicle and investment options	Annuity contract that satisfies Section 403(b)(1) or mutual funds held in a Section 403(b)(7) custodial account	Group annuity contract or trust that may hold investments such as mutual funds, nonregistered separate accounts, stocks, bonds, or employer securities
Written plan document	Required	Required



Who can sponsor?

- Only certain tax-exempt and governmental entities may sponsor 403(b) plans:
 - 501(c)(3) No other tax-exempt organizations
 - Public schools and certain governmental entities

Note: There are a number of organizations under 501(c); it must be 501(c)(3).

Governmental entities are employers who have a "dual status" as both non-profit 501(c)(3) and governmental. These organizations may sponsor both 403(b) and 457(b) governmental plans.

403(B) VS 401(K)



Funding vehicles

- 403(b) Annuity and/or Custodial Accounts
- 401(k) Group Annuity or Trust
 - More flexibility and options for participants – stocks, bonds, brokerage account...

Plan design consideration – If an employer or key decision-maker wants flexibility and access to stocks and bonds, then a 401(k) plan is most likely the best option.





403(b) vs. 401(k) – Comparison

	ERISA 403(b) plan	401(k) plan
Eligible Employee	 Salary deferrals: "universally available"; exclusions include: Employees normally scheduled < 20 hours/week Student employees Nonresident aliens without U.S. source income Employees covered under other 401(k), 403(b), or 457(b) governmental plans Employees with deferrals < \$200 Employer contributions: 	All contributions available to all employees; exclusions include: Statutory exclusions: Nonresident aliens without U.S. source income Collectively bargained employees Non-statutory exclusions: Exclusions allowed provided Section 410(b) minimum coverage test passed
	 Exclusions allowed provided Section 410(b) minimum coverage passed 	



403(b) – Universal availability

What does that mean? Every employee (with limited exceptions) must be allowed to make salary deferrals to the plan.

Note: Actual Deferral Percentage (ADP) test does not apply.

- Exclusions allowed
 - Employees scheduled to work fewer than 20 hours/week
 - Student employees (for education organizations)
 - Employees covered under other plans
 - Employees with deferrals of less than \$200/year

Employer contributions (matching and non-elective) – The same rules and testing apply to both 403(b) and 401(k) plans.

Plan design consideration – A 401(k) plan may be the "best" option if the employer intends to exclude employees from being able to make salary deferrals to the plan (410(b) minimum coverage applies). But why?





403(b) vs. 401(k) – Comparison

	ERISA 403(b) plan	401(k) plan
Entry requirements	 Salary deferrals: Age and/or service requirement not permitted Employer contributions: Age and/or service requirement permitted Maximum age requirement of 21 years Maximum requirement of 1 year of service; 2 years of full and immediate vesting 	 Salary deferrals: Age and/or service requirement permitted Maximum age requirement of 21 years Maximum requirement of 1 year of service Employer contributions: Age and/or service requirement permitted Maximum age requirement of 21 years Maximum requirement of 1 year of service; 2 years if full and immediate vesting



403(b) vs. 401(k) – Comparison

	ERISA 403(b) plan	401(k) plan
Safe harbor design	Allowed – deemed to have passed the Actual Contribution Percentage test (ACP)	Allowed – deemed to have passed the ADP and/or the ACP test
Vesting	Salary deferrals: o Full and immediate Employer contributions:	Salary deferrals: o Full and immediate Employer contributions:
	 Maximum 3-year cliff or 6-year graded vesting schedule 	 Maximum 3-year cliff or 6- year graded vesting schedule
Plan-to-plan transfers	90-24 transfers replaced with contract exchanges and plan-to-plan transfers	Transfers allowed between 401(k) plans in certain circumstances



- Exchanges and transfers
- 403(b) Contract exchange vs. Plan-to-plan transfer
 - What's the difference?
 - When do these occur?

Plan design considerations –The rules/requirements concerning exchanges and transfers are mostly for the initial setup (multiple vendors) and the day-to-day operation of a 403(b) plan.





403(b) vs. 401(k) – Comparison

	ERISA 403(b) plan	401(k) plan
Contribution Limits	415 limit – the lesser of 415 compensation or the 415 limit as indexed: 2019 limit is \$56,000 Includes employee and employer contributions Excludes age 50 catch-up contributions Note: The 15-year special catch-up is included in the 415 limit.	415 limit – the lesser of 415 compensation or the 415 limit as indexed: 2019 limit is \$56,000 Includes employee and employer contributions Excludes age 50 catch-up contributions
Roth	Permitted	Permitted
Catch-up Contributions	Age 50 catch-up permitted 15-year special catch-up permitted for certain employers and specific service and contribution requirements Qualifying employees may contribute up to \$3,000 more than the applicable 402(g) limit	Age 50 catch-up permitted

<u>Please note:</u> Generally, the 415 limit applies individually to each plan ("control" exception). In 2019, an employee could receive \$56,000 in each type of plan. The 402(g) limit requires aggregation of the deferrals made to all 403(b) and 401(k) plans for the calendar year. For 2019, an individual's limit to defer in both plans is \$19,000 exclusive of catch-up contributions.



Contribution limits and aggregation among plans

- 402(g) limit Individual calendar-year limit includes contributions to both
 401(k) and 403(b)
- 457(b) NOT included in the 402(g) dollar limit (separate limit applies for 457 plans and 403(b)/401(k) plans
- 415 limit Applies separately to 403(b) and 401(k) plans (with certain exceptions)

Plan design consideration – Employees may be able to maximize contributions if an employer sponsors both a 403(b) or 401(k) and a 457(b) Top Hat plan. It's possible to maximize employer contributions by using both a 403(b) and a 401(a)/(k) plan.



403(b) 15-year special catch-up provision

Rules/requirements

- Service counted/employed by a "qualified organization"
- Years of service At least 15 years of service with the current employer. Parttime employees?
- Eligibility to utilize An employee must not have contributed on average more than \$5,000 or more for each year of service to any elective deferral plan of the employer, including 401(k), SARSEP, and SIMPLE.
- Contribution limit An eligible participant may be able to defer an additional \$3,000 each year under this provision.
- Lifetime catch-up limit The total aggregate amount that may be contributed under this 15-year special catch up is \$15,000.
- Interaction with age 50 catch-up The 15-year special catch-up provision is required to be used first.



403(b) 15-year special catch-up provision (cont'd.)

- Should an employer offer this provision?
 - Advantage(s): May allow a participant to defer additional amounts to the plan.
 Note: \$5,000 average deferral limit may prevent an employee from using it
 - <u>Disadvantage(s)</u>: Requires calculation and maintenance of employee records for a period of at least 15 years. In addition, an auditor may focus on this provision in order to determine it's being calculated and handled correctly.
- Did the age 50 catch-up provision eliminate the need for a 15-year special catch-up?
- Trend: Some employers are removing the 15-year catch-up from 403(b) plans.

Note: Not considered a 411(d)(6) protected benefit

Plan design consideration – No longer considered a "significant" advantage for 403(b) plans due to changes in employee work history, age 50 catch-up option, the burden to employer, and more.



403(b) vs. 401(k) - Comparison

Testing Requirements

	ERISA 403(b) plan	401(k) plan
Nondiscrimination Testing	 Salary deferrals Universal availability requirement No formal test Employer matching contributions ACP test 410(b) minimum coverage test Employer non-elective 401(a)(4) general test 410(b) minimum coverage test Note: Benefit, right, or feature test may apply. 	 Salary deferrals ADP test 410(b) minimum coverage Employer match ACP test 410(b) minimum coverage test Employer non-elective 401(a)(4) general test 410(b) minimum coverage test Note: Benefit, right, or feature test may apply.
Top-heavy rules	Not applicable	Applicable unless plan meets exception available for 401(k) safe harbor plan design

- Testing requirements
 - 403(b) "advantage"
 - No ADP test
 - No top-heavy test

Plan design considerations – A 403(b) offers an advantage in that HCEs may defer maximum each year (without fear of refunds for deferrals). Topheavy test doesn't apply. (Consider the definition of key employees.)





403(b) vs. 401(k) - Comparison

Reporting and disclosure requirements

ERISA 403(b) plan	401(k) plan
Required	Required
Required if plan has more than 100 lives	Required if plan has more than 100 lives
Summary Plan Description (SPD)/ summary of material modification SMM) Summary annual report (SAR) Benefit statements Fee disclosure Special tax notice Universal availability notice The following may apply: Safe harbor notice Automatic enrollment QDIA	Same, except universal availability does not apply. In addition, employer stock diversification may apply.
	equired equired if plan has more than 100 lives Summary Plan Description (SPD)/ summary of material modification SMM) Summary annual report (SAR) Benefit statements Fee disclosure Special tax notice Universal availability notice the following may apply: Safe harbor notice Automatic enrollment



Reporting and disclosure

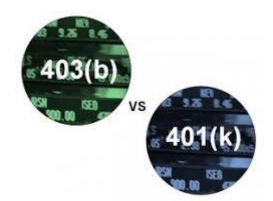
- Main difference is universal availability
 - What does employer need to do to meet the universal availability requirement?
 - o Is there an annual notice requirement?
 - O What are best practices?
 - O What does the auditor or agent look for or expect to see?

Plan design consideration – The primary consideration is how to communicate to employees their options/abilities to make salary deferrals to the 403(b) plan.



Additional Plan Design Considerations

- Why would an eligible organization adopt a 401(k) plan rather than a 403(b) plan?
 - Lack of understanding or possible assumption that a 401(k) is better
 - Eligibility or possible exclusion of certain employee classes/groups for salary deferral purposes
 - Universal availability requirement vs. ADP testing
 - May be able to project results and determine which option is better
 - Different investment options or the ability to use certain types of investments





Mergers/Acquisitions

403(b) and 401(k) plans in organizational transactions/acquisitions

- May acquire an entity that has a plan
- 403(b) or 401(k) plan may be terminated, but these plans cannot be merged with an unlike plan (church exception)
- Successor plan rules Terminate vs. merge
- Paternalistic retirement "leakage" concerns for terminated plans How does the employer handle these?





Questions?

