Best practices when working with your 401(k) plan clients

Are you providing all of the services that your 401(k) clients need and expect from you? Consider these best practices to ensure that you remain the go-to resource for their 401(k) questions.

### Best Practices Summary

- Set expectations
- Develop a retirement plan strategy
- Perform plan design consulting
- Assist in designing an investment policy statement
- Provide ongoing investment and plan reviews
- Offer benchmarking assistance
- Offer vendor management assistance
- Provide fiduciary compliance assistance
- Provide fiduciary education
- Provide ongoing legislative and regulatory updates
- Manage employee communications and education
- Be the go-to retirement plan resource

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As with all service relationships, both parties will likely get satisfaction out of the relationship when each has a clear understanding of what services will and won’t be provided.

Advisors should view themselves as the quarterback of the retirement plan “team.” With the plan sponsor’s input, the advisor can lead the retirement plan’s “team” to a successful outcome. The retirement plan team will likely include all or almost all of the following individuals:

- Employer/plan sponsor
- ERISA attorney
- Plan Administrator
- Third party administrator
- Trustee/custodian
- Investment manager
- Insurance company/mutual fund partner
- Financial advisor
- Accountant
Each team member has a specific role to play in the successful establishment and operation of a 401(k) plan, but the same person/entity can assume multiple roles. Some roles are fiduciary in nature and some are not. It is usually a good idea to utilize written service provider agreements, and all service providers should comply with the ERISA\(^1\) sec. 408(b)(2) regulations. Successful retirement plan outcomes are more likely to be achieved through teamwork rather than one person trying to be all things to all people.

**Develop a retirement plan strategy**

Many 401(k) plan sponsors have a basic, but limited understanding of 401(k) plans. The 401(k) advisor can play an important role in helping plan sponsors understand their responsibilities with respect to the plans as well as best practices for success. Success is more likely if the advisor and plan sponsor develop an overall retirement plan strategy. The strategy should have specific goals that focus on not only plan sponsor success, but also plan participant success. In addition, the strategy should assign roles for accomplishing these goals.

Retirement strategies should be customized for specific plan sponsors. However, there are several topics that should be considered for inclusion in the strategy. These include:

- Plan design
- Investment performance
- Increased plan participation
- Cost saving strategies
- Efficient and effective administration
- Fiduciary education and liability protection tools
- Plan sponsor and participant education

The advisor can assist the plan sponsor with identifying all of these important areas of consideration. Most are areas where the advisor can provide insight and resources.

**Perform plan design consulting**

The advisor may also provide valuable guidance on plan design options. This guidance can be especially helpful to smaller employers who tend to maintain retirement plans that maximize tax savings and retirement deferrals, which benefits company owners and key employees. Employers may want to know what other employers are doing. Providing industry statistics on matching formulas or other forms of employer contributions will likely be appreciated.

Introducing plan sponsors to the many plan design options available to them and sharing concrete examples of how the different options impact retirement savings will be a valuable service. These options may include: a safe harbor plan, which allows the company’s highly compensated employees to maximize salary deferrals at the cost of mandated employer contributions; permitted disparity/social security integration, which allows highly compensated employees to receive additional contributions on amounts above the social security wage base; and cross testing/new comparability, which allows discrimination testing to be done on a projected benefits basis.  

\(^1\)The Employee Retirement Income Security Act of 1974.
Assist in designing an investment policy statement

While retirement plans are not required to have an investment policy statement (IPS), an IPS is a valuable piece of the retirement plan portfolio and serves several important functions. All plan sponsors, whether the plan is small or large, should be encouraged to adopt one. Most importantly, the IPS provides the general investment goals and objectives of the plan sponsor and describes the strategies that should be employed to meet these objectives. If the plan sponsor has not engaged an investment manager to handle the plan’s investments, the advisor and plan sponsor should work together to craft an IPS so that each has a clear understanding of the plan’s investment goals and strategies.

The advisor can also help the plan sponsor understand that a well drafted IPS that is consistently followed will minimize fiduciary liability for the plan sponsor in its role as “Named Fiduciary” and/or investment fiduciary of the plan by helping to establish that procedural prudence has been followed with respect to the investment options offered by the plan.

Provide ongoing investment reviews and plan reviews

The IPS is a road map for the plan’s investments that should be consulted and reviewed on at least an annual basis to ensure that the plan is still on the right course. The plan advisor should confirm that the plan’s fund selections still reflect the objectives set forth in the IPS. Most advisors likely already do this, but they should also provide a performance analysis of the plan’s funds at least annually. This is an excellent opportunity for the advisor to show he or she is adding value.

Investing is an area where plan sponsors likely have little knowledge, and would appreciate an advisor’s assistance.
While the advisor may meet with the plan sponsor annually to discuss the plan’s performance in person, the advisor should provide written fund performance reports at least quarterly. The advisor may also want to discuss these reports in person or provide the plan sponsor opportunities to have a telephone conference to discuss. The quarterly reports and annual review should discuss the investments utilized by the plan’s participants and compare them (and all plan investment options) to appropriate benchmarks for comparisons. If the plan’s investment alternatives are determined by the plan’s investment fiduciary to no longer be appropriate for the plan, whether it’s due to benchmarking, style drift, performance results, lack of utilization, etc., the advisor should provide a selection of possible alternatives. Alternatives must conform to the IPS requirements to replace those under performing or underutilized funds.

As part of the annual investment review, or at some other time during the year, the advisor should consider scheduling an annual plan review with the plan sponsor. Topics for discussion might include participation levels, deferral percentages, participant loans, non-discrimination testing and enrollment. If the numbers and amounts do not reflect the plan sponsor’s expectations as previously discussed in the overall strategy, the advisor can discuss methods to improve the results.

This might include participant enrollment with automatic deferral escalation; changes to the matching formula to enhance participation; or targeted meetings to encourage participation. The advisor should also consider discussing the effectiveness of prior communication efforts, and offer new or enhanced communication strategies that might also be effective. Finally, the advisor might also confirm that no changes are needed to the IPS.

Offer benchmarking assistance

This is evident from all the litigation that we are seeing claiming fiduciary breach by plan sponsors and their service providers. Benchmarking has been prevalent in investment decision making for many years as the DOL has expected plan fiduciaries to provide prudent investment options. In order to show that the plan fiduciary exercised prudence, the fiduciary could use benchmarking reports to demonstrate how the plan’s current offerings compare to other product offerings in terms of cost and performance. Now with the DOL’s push for documented prudence in the area of service provider compensation, benchmarking has moved into a new arena. Plan advisors should consider offering benchmarking reports for both investments and service provider fees for use by plan sponsors.

Offer vendor management assistance

The advisor should also consider offering vendor management services to the plan sponsor. Advisors’ experience in the retirement plans space often puts them in a better position to provide perspective on services and costs of plan recordkeepers, administrators, outside trustees or custodians. The advisor could provide sample questions to the plan sponsor for vendor requests for proposal (RFP) or requests for information (RFI).
The advisor might also offer to review vendor responses to RFPs and RFIs. If the plan sponsor does not want to issue RFPs or RFIs, the advisor could provide assistance with less formal means of vendor management by ensuring that plan sponsors analyze and document vendor decisions.

It is important to remember the DOL has made clear that satisfaction with the status quo when it comes to vendor services is not enough in discharging fiduciary responsibility. The plan fiduciary must make continued and ongoing determinations that the plan’s then current service providers are providing necessary services for reasonable compensation. The preamble to the DOL’s ERISA section 408(b) (2) regulations state that the DOL assumes plans normally conduct RFPs every 3 to 5 years.

**Provide fiduciary compliance assistance**

Plan fiduciaries have numerous ongoing responsibilities. Advisors can help them keep track of some of these requirements including annual notices that must be distributed to participants. The advisor may also follow up with third party administrators to coordinate the distribution of notices and the adoption of required plan document amendments. If the plan is new or if significant changes have been made to the plan, the advisor may help coordinate the drafting and distribution of a summary plan description or summary of material modifications to all plan participants, as appropriate.

Plan sponsors should consider periodic self audits by an independent third party to ensure that the plan is in compliance with applicable laws. The plan’s advisor can help facilitate such an audit. The audit can identify needed corrections prior to an actual audit by the IRS or DOL, but it can also provide an opportunity to improve benefits or reduce administrative costs. The plan sponsor may want to consider using the IRS’s self correction program, known as Employee Plans Compliance Resolution System (EPCRS), to self correct any identified errors that are approved for correction through the program. Some practitioners even suggest that plan sponsors use EPCRS periodically because the plan may go on a “do not audit” list for several years following the use of EPCRS.

**Provide ongoing legislative and regulatory updates**

There is a universal truth that everything changes, and nothing stays the same. This is especially true in Washington. The advisor can be a valuable resource in helping plan sponsors stay abreast of new and pending legislation from Congress as well as new regulations from the DOL or IRS. Plan sponsors likely have little interest or access to information about retirement plan regulation, so they will appreciate an advisor’s help in staying compliant with new regulatory requirements.

**Manage employee communications and education**

Communication is often the plan advisor’s greatest skill. Enrollment meetings and participant education meetings are a great opportunity for the advisor to influence participant actions to improve plan participation, contribution levels and sound investment choices. The advisor should view every meeting and communication as a vehicle to share the message of retirement readiness.
Bottom line — be the go-to retirement plan resource

To become the plan sponsor’s most valuable retirement plan partner, the advisor should be the first person the plan sponsor thinks of in connection with the company’s retirement plan.

The advisor will become the plan sponsor’s go-to resource for all things plan-related if he or she believes the advisor understands the company’s plan and has the knowledge to troubleshoot plan problems. Some third party administrators have so many plans for which they provide plan administration services that a plan sponsor can feel like just another number. By serving as the liaison for the plan sponsor and other service providers, the advisor can coordinate the plan actors so that the plan sponsor receives a better overall experience.

IMPORTANT DISCLOSURES

Federal income tax laws are complex and subject to change. The information in this memorandum is based on current interpretations of the law and is not guaranteed. Neither Nationwide, nor its employees, its agents, brokers or registered representatives gives legal or tax advice. You should consult an attorney or competent tax professional for answers to specific tax questions as they apply to your situation.

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