

EMPLOYEE BENEFITS DEVELOPMENTS

FEBRUARY 2017

Hodgson Russ Newsletter
February 28, 2017

The Employee Benefits practice group is pleased to present the Benefits Developments Newsletter for the month of February 2017. Click through the links below for more information on each specific development or case.

- March 31, 2020 Deadline for Amending 403(b) Plans
- Agencies Issue FAQs Regarding HRA Integration
- DOL Provides Updated Guidance to Fiduciaries on Proxy Voting of Shares
- IRS Releases Proposed Regulations Regarding QMACs and QNECs
- Employee's Liability for Improper Use of Employee Health Plan Contributions is Not Dischargeable in Bankruptcy
DOL v. Harris (In re. Harris) (B.A.P. 8th Cir. 2017)
- Circuit Court Upholds Stock Drop Decision
Coburn v. Evercore Trust Company (D.C. Cir. 2016)
- Severance Arrangement Not Subject to ERISA Where No Need for an Ongoing Administrative Program
Hall v. LSREF4 Lighthouse Corp. Acquisitions, LLC (W.D.N.Y. 2016)
- Disabled Taxpayer Entitled to Relief from 60-Day Rollover Rule for One, But Not Two, Rollovers in One Year
Priv. Ltr. Rul. 201647014

Attorneys

Peter Bradley
Michael Flanagan
Richard Kaiser
Ryan Murphy

Practices & Industries

Employee Benefits