Contribution Type	Can we reduce or suspend employer contributions mid-year?	ls a plan amendment required?	Do we have to give advance notice to employees of the change?1
Safe Harbor Matching Contribution or Safe Harbor Nonelective Contribution	<ul> <li>Yes, if:</li> <li>You're operating at an economic loss for the plan year; or</li> <li>For any reason, if a statement that the plan may be amended during the plan year to reduce or suspend safe harbor contributions (a "maybe" statement) was included in the plan's safe harbor notice.</li> </ul>	Yes. And the amendment must provide that the plan will pass ADP testing (and, if applicable, the ACP test) for the entire plan year, using the current-year testing method.  When can the change take effect? No earlier than the later of the date the amendment is adopted or 30 days after eligible employees are provided notice of the change.	Yes. All eligible employees must be provided notice and given a reasonable period of time prior to the reduction or suspension to change their elective contributions.  Note: For plan years beginning after December 31, 2019, the SECURE Act eliminated the requirement that an employer who makes nonelective safe harbor contributions must distribute an annual safe harbor notice. The IRS has not yet issued guidance on how this will impact an employer's ability to suspend or reduce nonelective safe harbor contributions.
Non-Safe Harbor Required Nonelective Contributions and/or Non-Safe Harbor Required Matching Contributions	Yes. That can be done prospectively in all cases, so that all participants receive the contribution for the period prior to the effective date of the change.  Can we eliminate the "required" contribution altogether?  Possibly, but only if the plan conditions receipt of a contribution on a participant working 1,000 hours in the plan year and/or being employed on the last day of the plan year. Where that is the case, it is possible to eliminate the contribution for the entire year for anyone who has not yet satisfied those conditions. Note: (1) if your plan waives those requirements for participants who have died, become disabled or retired before the effective date of the change, those participants will still be entitled to a contribution for the period prior to the effective date of the change and (2) it is never possible to take back matching contributions that have already been made. <sup>2</sup>	Yes.  When should we adopt the amendment? Generally as soon as possible to ensure contributions are reduced or stopped to the maximum extent possible but in all cases prior to year-end.	Generally, no, but you'll still want to adequately communicate the change to plan participants.  Exception: If your plan also provides for safe harbor contributions and the mid-year change affects required content in the plan's safe harbor notice, then advance notice may be required.
Discretionary Matching and/or Discretionary Nonelective Contributions	Yes. Same as for Non-Safe Harbor Required Nonelective or Non-Safe Harbor Required Matching Contribution above.	No.	Same as for Non-Safe Harbor Required Nonelective or Non-Safe Harbor Required Matching Contributions above.

A plan amendment that makes a material change to the plan must be communicated in a summary of material modifications ("SMM") if the summary plan description ("SPD") is not reissued to describe the change. An SMM or updated SPD must be provided within 210 days *after* the end of the plan in 2020, an SMM or updated SPD must be distributed by July 29, 2021 although it is generally preferable to provide the SMM or updated SPD as soon as possible.

2 In our experience, many plans make discretionary matching contributions to eligible participants with each elective deferral without any last day or hours requirements such that changes to matching contributions can only be made prospectively. As a result, generally the sooner an amendment to discretionary matching contributions is

adopted, the greater the potential savings.