Resources for tracking state and city retirement initiatives

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Related resource
This article summarizes state and city retirement initiatives for private-sector workers and rounds up relevant Mercer and third-party resources. This listing will be updated periodically and may not always reflect the latest developments in every state.

California

In 2012, the state legislature passed the California Secure Choice Retirement Savings Trust Act, creating the CalSavers program. CalSavers is a mandatory payroll-deduction Roth IRA program for nongovernmental employers — both for-profit and not-for-profit — that have at least five employees in California and don’t offer a retirement plan or an auto-enrollment payroll-deduction IRA.

Covered employers must register new eligible employees within 30 days of their hire date. CalSavers will send an information packet to the employee, who will then have 30 days to opt out. An eligible employee is one who is at least 18 years old, is covered by the state’s unemployment insurance laws and receives a W-2 with California wages.

The default contribution rate is 5% of an employee’s gross pay. Under the program’s auto-escalation provision, after employees have participated for at least six months, contributions increase by 1% every Jan. 1 until the contribution rate reaches 8%. Employees can opt out of auto-escalation or change their contribution rate at any time.

Employers are prohibited from making contributions, pay no program fees and have no fiduciary liability. Employers must remain neutral about the program, neither endorsing nor discouraging employee participation.
The CalSavers Retirement Savings Board will send a penalty notice to employers that do not comply with the program. Employers face a penalty of $250 per eligible employee if they fail to comply within 90 days after receiving the notice. An additional penalty of $500 per eligible employee applies if the employer is still not in compliance 180 days after receiving the notice.

**Employer enrollment deadlines.** CalSavers opened for employers to enroll on July 1, 2019, with phased-in enrollment deadlines based on an employer’s number of eligible employees (although employers can join at any time):

- Employers with more than 100 employees originally had to register by June 30, 2020, but the deadline was extended to Sept. 30, 2020, due to the COVID-19 pandemic.
- Employers with more than 50 employees had to register by June 30, 2021.
- Employers with five or more employees must register by June 30, 2022.

Employers can register for the program at [https://employer.calsavers.com/](https://employer.calsavers.com/).

**Court challenge.** In 2018, a self-described pro-taxpayer group filed a lawsuit to stop CalSavers from taking effect, arguing that ERISA preempts the program. The district court disagreed and dismissed the case on the grounds that CalSavers isn’t an ERISA plan. After the 9th US Circuit Court of Appeals upheld the dismissal, the plaintiffs then appealed to the US Supreme Court, which declined to hear the case. CalSavers remains operational today.

**Non-Mercer resources**

- CalSavers Retirement Savings Program
- CalSavers webpage for employers
- CalSavers regulations (CalSavers Retirement Savings Board, Jan. 25, 2021)
- CA Gov’t Code tit. 21, the CalSavers Retirement Savings Trust Act (CA Legislative Information)
- *Howard Jarvis Taxpayers Ass’n v. Cal. Secure Choice Ret. Sav. Program*, No. 20-15591 (9th Cir. May 6, 2021)

**Mercer Law & Policy resource**

- Judge finds CalSavers not preempted by ERISA (April 2, 2019)
Colorado

The state has enacted legislation to create (2019 Ch. 236) and implement (2020 Ch. 295) the Colorado Secure Savings Program, a mandatory state-run, payroll-deduction IRA program. The pilot program is scheduled to launch in October 2022, with enrollment beginning sometime in 2023. Once the program is operational, private-sector Colorado employers — for-profit and not-for-profit — will have to participate in the program if they meet all of the following criteria:

- Have been in business for at least two years
- Had five or more employees in Colorado at any time during the previous calendar year
- Have not offered a tax-favored retirement plan (e.g., a 401(a), 401(k), 403(b) or 457(b) plan) for at least two years

Employers in Colorado that aren’t required to participate in the program can do so voluntarily. Employers participating in a multiple-employer plan are exempt. A state-appointed retirement board will establish a process for employers to claim their exemption, using existing state forms and compliance structures.

Covered employers will have to auto-enroll employees and deduct 5% of their pay, unless an employee opts out or elects a different amount. A covered employee is anyone age 18 or older employed by a covered employer for at least 180 days and earning wages subject to Colorado state income tax.

Employers that fail to comply will face fines of up to $100 per year for each eligible employee not enrolled, with a maximum penalty of $5,000 in a calendar year. Employers will have no fiduciary responsibility for the program.

In November 2021, Colorado and New Mexico signed a memorandum of cooperation to create the first multistate auto-enrollment IRA program. The two states will collaborate in several areas, including program administration and financial services, and participants will be able to carry their benefits across state lines.

Non-Mercer resources

- Memorandum of cooperation between Colorado Secure Savings Program Board and New Mexico Work and Save Board (NM State Treasurer’s Office, Nov. 9, 2021)
- Colorado Secure Savings Program
- 2020 Ch. 295 (CO General Assembly, July 14, 2020)
- 2019 Ch. 236 (CO General Assembly, May 20, 2019)

Mercer Law & Policy resource

- Colorado enacts state-run auto-IRA program (Aug. 27, 2020)
Connecticut

State legislation (2016 Act 29 and 2016 Act 3, §§ 95–108) established a mandatory auto-IRA payroll-deduction program known as the Connecticut Retirement Security Program (called the Connecticut Retirement Security Exchange before July 1, 2022). The Office of the State Comptroller is responsible for administering the program, though the state-appointed board originally responsible for designing, implementing and maintaining the program continues to serve in an advisory capacity. The pilot program launched in October 2021, followed by the official program kickoff on April 1, 2022.

Private-sector Connecticut employers — whether for-profit or not-for-profit — must participate in the program if they meet all of the following criteria:

- Have been in business for at least two years
- Had five or more employees in Connecticut as of Oct. 1 of the previous year
- Paid five or more Connecticut workers at least $5,000 in the prior calendar year
- Do not offer a tax-qualified retirement plan

Employers can certify their exemption here. Registration deadlines for nonexempt employers are based on employee head count:

- Employers with 100 or more employees must register by June 30, 2022.
- Employers with 5-25 employees must register by March 30, 2023.

Private-sector employers with fewer than five Connecticut employees may elect to participate in the program.

Participating employers can’t make any contributions but must automatically enroll covered employees (unless they opt out), timely remit payroll-deduction contributions, and distribute board-prepared enrollment materials and other communications. Employers have no fiduciary liability for the program.

A covered employee is anyone age 19 or older who is employed for at least 120 days in Connecticut by a nonexempt employer and whose service with that employer is recognized for unemployment compensation purposes under state law.

More information about the program is available on the MyCTSavings website.

Non-Mercer resources

- MyCTSavings (CT Retirement Security Authority)
- Connecticut Retirement Security Authority website (CT Comptroller’s Office)
Hawaii

In May 2022, a new state law (SB 3289) created the Hawaii Saves Retirement Program, a state-facilitated payroll-deduction IRA program for private-sector employees. The program does not require auto-enrollment, so employees will have to elect to participate. To encourage participation, the state may make a matching contribution of up to $500 for each of the first 50,000 employees who elect to participate and stay enrolled for 12 consecutive months. Employer matching contributions are prohibited.

Private-sector employers in Hawaii will have to offer the program unless they offer a workplace retirement plan. Unlike other state programs, this exemption apparently applies only if the employer offers its plan to all employees. Employers will not be considered fiduciaries for the program. However, employers will be responsible for providing employees written notice of their right to opt into the program and for withholding and timely transmitting employee contributions.

Employers that fail to enroll an employee who has opted in will face a $25 penalty for each month the employee remains unenrolled, increasing to $50 per month after the initial penalty is assessed. The employer will also have to deposit a make-up contribution on behalf of the employee for each missed contribution equal to the employee’s contribution rate plus 6% interest.

Employees age 18 or older will be eligible to participate if they are Hawaii residents, work for an employer required to offer the program and receive wages subject to Hawaii state income tax. The default deferral rate is 5%, but employees can elect a different percentage. The legislation calls for holding contributions in Roth IRAs, but a state-appointed board responsible for the program has authority to add a traditional IRA option.

Non-Mercer resource

- SB 3289, the Hawaii Retirement Savings Act (HI State Legislature, May 6, 2022)

Illinois

In 2015, the state enacted legislation creating the Illinois Secure Choice Savings Program, an auto-enrollment payroll-deduction Roth IRA that launched in 2018. As originally enacted, the program generally covered any employer that has 25 or more workers in the state, but amendments passed in 2021 expand the program to cover employers with five or more workers. Employers with 16 to 24 employees must register by Nov. 1, 2022, and employers with five to 15 employees have until Nov. 1, 2023. After these initial deadlines have passed, the program’s board will notify unregistered employers and facilitate enrollment of their employees on an annual basis.
Employers are exempt if they sponsor a tax-favored retirement plan (e.g., a 401(a), 401(k), 403(b) governmental 457(b) plan or a multiemployer plan) — even if the plan doesn’t cover any Illinois workers or all workers — or have been in business less than two years.

The program is available to employees age 18 or older who have wages subject to Illinois income tax. The default contribution rate is 5% of an employee’s compensation, which generally includes wages, salaries, professional fees and other amounts received for services rendered — the same definition that applies for IRA contributions. The 2021 amendments provide for automatic increases in the default contribution rate up to 10% of an employee’s compensation.

Covered employers must register eligible new employees with the program within 30 days of their hire date or accept their election to opt out. Noncompliant employers could face a fine of $250 per employee for the calendar year in which the employee should have been enrolled. The penalty increases to $500 per employee for each subsequent year an eligible employee who hasn’t opted out remains unenrolled. Employers have no fiduciary responsibility for the program.

Non-Mercer resources

- Illinois Secure Choice Retirement Savings Program
- IL Admin. Code tit. 74, §§ 721.100–721.720, Secure Choice Savings Program regulations
- 820 IL Comp. Stat. 80, the Illinois Secure Choice Savings Program Act (IL General Assembly)

Maine

In June 2021, the state legislature passed legislation (LD 1622, as amended) to create the Maine Retirement Savings Program, an auto-enrollment payroll-deduction IRA. The program is mandatory for private-sector for-profit and not-for-profit employers in the state with five or more employees, unless either of these exceptions applies:

- The employer has offered a tax-favored retirement plan at any time in the current or past two calendar years.
- The employer has not been in business during both the current and previous calendar year.

Any employee age 18 or older with Maine wages from a covered employer is eligible for the program, unless the employee participates in a multiemployer plan or is covered by the federal Railway Labor Act (which applies to certain railroad and airline employees). The board has discretion make to the program available to self-employed individuals and independent contractors as well.

The legislation sets enrollment deadlines for covered employees based on size:
Covered employers with 25 or more covered employees must start offering the program by April 1, 2023.

Covered employees with 15-24 covered employees must start offering the program by Oct. 11, 2023.

Covered employers with 5-14 covered employees must start offering the program by April 1, 2024.

However, eligible employers of all sizes can start offering the program to their employees on April 1, 2023. If the board extends the program to self-employed individuals and independent contractors, they must have access to the program by Jan. 1, 2025.

Once the program begins, participating employers will auto-enroll employees and deduct 5% of their pay, unless they opt out or choose a different percentage. The board will have discretion to re-enroll participants periodically, even after they have opted out.

The default savings vehicle will be a Roth IRA, but the program’s board will have the authority to add an option for a traditional IRA.

Non-Mercer resources

- LD 1622, An act to promote individual retirement savings through a public-private partnership (Maine Senate, June 17, 2021)
- Committee amendment to LD 1622 (Maine Senate, June 17, 2021)

Maryland

The state legislature has enacted (2016 Ch. 324) the Maryland Small Business Retirement Savings Program, an auto-enrollment payroll-deduction IRA program. The program applies to for-profit and not-for-profit employers engaged in business in the state that pay employees through a payroll system or service, unless one of these exclusions apply:

- The employer currently offers — or offered at any time in the past two calendar years — a tax-favored retirement plan or IRA separate from the state-run program.

- The employer has not been in business for two full calendar years.

Employees age 18 or older are eligible for the program if they work for a covered employer, unless any of the following apply:

- The employee is eligible for a “qualifying retirement plan” or participates in a multiemployer plan.
- The employee is covered by the federal Railway Labor Act (which applies to certain railroad and airline employees).

The program is scheduled to officially launch by September 2022, but in June 2022, the state opened a pilot initiative to help selected employers enroll and upload employee and payroll data. Participating
employers must auto-enroll employees at a default contribution rate determined by the Maryland Small Business Retirement Savings Board. The board has set an initial default rate of 5%, with 1% auto-escalation each year. Covered employees can opt in or out or choose a different deferral rate at any time. An employee’s first $1,000 in contributions will be earmarked as emergency savings and held in a capital preservation investment fund. Any additional contributions will be held for retirement and invested in a target-date fund.

Covered employers that fail to comply do not face any penalties. However, employers that participate in the program will receive a waiver of the $300 filing fee for the annual report that business entities must file. Employers do not have fiduciary responsibility for the program.

**Non-Mercer resources**
- Maryland$aves website
- Pilot initiative information (Maryland$aves, June 6, 2022)
- Maryland Small Business Retirement Savings Board website
- 2016 Ch. 324 (MD General Assembly, May 10, 2016)

**Massachusetts**

In 2012, the state legislature enacted the Massachusetts Defined Contribution CORE Plan (MA Gen. Laws Ch. 29, § 64E). The CORE Plan is a multiple-employer 401(k) plan open to not-for-profit employers with 20 or fewer employees. Employer participation is voluntary. All employees of a participating employer are eligible to participate and are automatically enrolled, but they can opt out.

The program launched in October 2017. The Massachusetts legislature is currently considering legislation that would expand the CORE Plan to all employers in the state and create a separate, mandatory auto-enrollment payroll-deduction IRA program.

**Non-Mercer resources**
- CORE Plan website
- CORE Plan statutory and regulatory information
- MA Gen. Laws Ch. 29, § 64E

**New Jersey**

The state legislature enacted (2019 Ch. 56) the New Jersey Secure Choice Savings Program in March 2019. For-profit and not-for-profit employers with 25 or more employees that have been in business at
least two years and have not offered tax-favored retirement plans in the past two years will have to participate in the program. Smaller or newer employers will be able to join voluntarily.

Covered employers will auto-enroll employees in the program and deduct 3% of employees’ pay, unless employees opt out or elect a different amount. Participating employers will have no fiduciary responsibility for the program.

A board of state-appointed officials will administer the program. Enrollment of employees was originally scheduled to begin in 2021, but implementation has been delayed. The Secure Choice Program Board first met in December 2021 but has yet to set an implementation timeline.

**Non-Mercer resources**

- New Jersey Secure Choice Savings Program website (NJ Treasury Department)

**Mercer Law & Policy resource**

- New Jersey to enact retirement savings plan for private-sector workers (March 5, 2019)

**New Mexico**

Enacted in February 2020, the New Mexico Work and Save Act (2020 Ch. 7) creates both a state-run, payroll-deduction Roth IRA savings program and a retirement plan marketplace. Participation in the programs is voluntary for both employers and employees.

Employers eligible to participate include private-sector for-profit and not-for-profit employers that have a primary place of business physically located in New Mexico. Participating employers will not have fiduciary responsibility for the payroll-deduction IRA program, but plans offered through the marketplace will generally be subject to ERISA.

Covered employees include all full- and part-time employees of a covered employer who are at least 18 years old, unless the employee is covered by a multiemployer pension plan or the federal Railway Labor Act. The programs are also available to self-employed individuals.

The marketplace originally was slated to start operating by July 1, 2021, and the auto-IRA program by Jan. 1, 2022. However, due to delays caused by the COVID-19 pandemic, the legislature passed a law (2021 Ch. 46) that extends both deadlines to July 1, 2024, and makes a number of other changes.

In November 2021, Colorado and New Mexico signed a memorandum of cooperation to create the first multi-state auto-enrollment IRA program. The two states will collaborate in several areas including program administration and financial services, and participants will be able to carry their benefits across state lines.
Non-Mercer resources

- Memorandum of cooperation between Colorado Secure Savings Program Board and New Mexico Work and Save Board (NM State Treasurer’s Office, Nov. 9, 2021)
- 2021 Ch. 46 (NM Legislature, April 5, 2021)
- Work and Save website (NM State Treasurer’s Office)
- 2020 Ch. 7 (NM Legislature, Feb. 26, 2020)

Mercer Law & Policy resource

- New Mexico enacts retirement and savings plan marketplace (May 13, 2020)

New York

State legislation enacted in 2018 (2018 Ch. 55) established the New York Secure Choice Savings Program, a state-run, payroll-deduction Roth IRA program for private-sector employers that don’t sponsor retirement plans. The program will cover private-sector employers — both for-profit and not-for-profit — operating in New York for at least two years that had at least 10 employees in the state during the previous year and haven’t offered a qualified retirement plan in the last two years. Although enacted as a voluntary program, legislation (A03213A) passed in June 2021 makes the program mandatory for covered employers and requires them to automatically enroll employees who don’t opt out. Participating employers will have no fiduciary responsibility for the program.

Employees age 18 or older who have New York wages from a covered employer can participate.

Originally scheduled to launch by April 2020, the program has not yet opened for enrollment. The board could delay implementation for an additional 12 months.

Non-Mercer resources

- A03213A (NY Senate, June 7, 2021)
- 2018 Ch. 55 (NY Senate, April 12, 2018)

Mercer Law & Policy resource

- NY state mandates Secure Choice, putting fate of NYC plan in doubt (June 16, 2021)

New York City

In May 2021, New York City enacted two measures (Chs. 51 and 52) to create the Savings Access New York Retirement Program, a city-run, auto-enrollment payroll-deduction savings program for employees age 21 or older whose regular duties occur in the city. The program covers private-sector employers —
both for-profit and nonprofit — with five or more employees working in the city for an employer in operation for at least two years that hasn’t maintained a retirement plan for that time (including a payroll-deduction IRA or the New York Secure Choice Savings Program described in the previous section).

The program is mandatory for covered employers, but other employers can elect to participate. Covered employees can opt out, while self-employed individuals and other employees who aren’t covered may voluntarily opt in. The program’s default contribution rate is 5% of pay, but employees may change the rate and may also make lump sum contributions. Employers will be responsible for enrolling employees and remitting their salary deferrals, but will not make additional contributions to the program.

The laws took effect in August 2021 with a two-year period for implementation, but included a provision to discontinue the program if the state enacted a similar mandate covering most employers otherwise subject to the city program. State legislation passed in June 2021 to make the New York Secure Choice Savings Program mandatory may cause the city to stop any efforts to implement its program.

Non-Mercer resources

- [2021 Ch. 51](New York City Council, May 11, 2021)
- [2021 Ch. 52](New York City Council, May 11, 2021)

Mercer Law & Policy resource

- [NY state mandates Secure Choice, putting fate of NYC plan in doubt](June 16, 2021)

Oregon

In 2015, the state enacted the Oregon Retirement Savings Plan, known as OregonSaves, an auto-enrollment payroll-deduction Roth IRA. Employers of all sizes must participate unless they offer a qualified retirement plan. Employers register or certify their exemption on the OregonSaves website.

OregonSaves opened for employer registration in 2017, starting with the largest employers and working down. The last registration deadline — for employers with four or fewer employees — was Jan. 15, 2021. New employers in Oregon have 90 days to register or certify their exemption.

The program covers employees age 18 or older who are subject to Oregon’s unemployment insurance laws. Employers must register employees within 30 days of their hire date. The default contribution rate is 5% of an employee’s W-2 compensation, with 1% increases every Jan. 1 up to 10%. Employees can change their contribution rates at any time or opt out of the program altogether.

In addition to enrolling employees and facilitating payroll deductions, employers must distribute informational materials to employees (among other administrative duties). Employers are not program fiduciaries and must remain neutral about the program, neither endorsing nor discouraging employee participation. Employers that fail to comply with the program face civil penalties of up to $100 per affected employee, capped at $5,000 total per calendar year.
Non-Mercer resources

- OregonSaves website
- Oregon Retirement Savings Board website (OR Treasury)
- OR Admin. R. 170-080-0001 to 170-080-0065, Oregon Retirement Savings Program regulations (OR Treasury)
- OR Rev. Stat. §§ 178.010–178.990, Oregon Retirement Savings Plan (OR Legislature)

Mercer Law & Policy resources

- Employers now face penalties for failure to comply with OregonSaves (June 3, 2019)

Vermont

Enacted in 2017 (2017 Act 69, § C.1), the Vermont Green Mountain Secure Retirement Plan is a state-run, voluntary multiple-employer plan for employers with 50 or fewer employees and no retirement plan. Employers that choose to participate must auto-enroll their employees, who can opt out. Self-employed individuals are also able to participate.

The plan initially was set to launch in early 2019. However, the state delayed implementation pending the federal DOL’s issuance of final regulations on multiple-employer plans. According to the program website, the Green Mountain Secure Retirement Board was working to launch the program in 2021, but there have been no board meetings or updates to the program website since February 2021.

Non-Mercer resources

- Vermont Green Mountain Secure Retirement Plan website (VT State Treasurer’s Office)
- 2017 Act 69, § C.1, the Green Mountain Secure Retirement Act (VT General Assembly, June 8, 2017)

Mercer Law & Policy resource

- Rules for DC multiple-employer plans eased as DOL seeks input on open MEPs (July 31, 2019)

Virginia

In April 2021, the state enacted (2021 Ch. 556) an automatic-enrollment, payroll-deduction IRA program, known as RetirePath Virginia, for private-sector employees. For-profit and not-for-profit employers with at least 25 employees that have been operating for at least two years must participate unless they offer an auto-enrollment payroll-deduction IRA or qualified retirement plan. Other employers may elect to participate voluntarily, but must ensure their participation does not create an ERISA plan. Participating employers will have no fiduciary responsibility for the program.
Employees age 18 or older who work at least 30 hours per week and have Virginia taxable income are eligible to participate. Employers must auto-enroll eligible employees, but employees may opt out at any time. Employer contributions are prohibited.

The program is scheduled to begin operations by July 1, 2023. The program’s board will establish employer enrollment deadlines.

Non-Mercer resources
- [RetirePath Virginia website](Virginia529)
- [2021 Ch. 556](Virginia General Assembly, April 15, 2021)

**Washington**

Enacted in 2015 (Ch. 296), the Washington Small Business Retirement Marketplace provides a website where self-employed individuals and employers with fewer than 100 employees can compare and shop for state-verified, simple, low-cost retirement savings plans and IRAs. Participation is voluntary for both employers and employees.

The Retirement Marketplace, which opened in March 2018, offers 401(k) plans with and without auto-enrollment, a safe harbor plan, a profit-sharing plan (employer-only contributions), as well as Roth and traditional IRAs. The website also provides links to educational materials and other resources for employers and individuals.

Non-Mercer resources
- [Retirement Marketplace](WA Department of Commerce)
- [Retirement marketplace information page](WA Department of Commerce)

**Seattle, WA**

In 2017, Seattle approved an ordinance (Ord. 125467) establishing a savings program, known as the Seattle Retirement Savings Plan, for employees working for a covered employer within the city limits. The plan applies to private-sector employers that do not offer their own retirement plan or participate in a multiple-employer or multiemployer plan. Covered employers must offer the plan to employees age 18 or older. The plan has not yet been implemented.

Non-Mercer resources
- [Ord. 125467](Seattle City Council, Nov. 22, 2017)
- [Seattle Retirement Savings Plan: FAQs](Seattle City Council, March 30, 2017)
Related resource

- Georgetown University Center for Retirement Initiatives (registration required for some content)

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