Note: These regulations are new to the CCR.

California Code of Regulations

Title 10: Investments
Chapter 15: California Secure Choice Retirement Savings Investment Board

Section 10000. Definitions

The following definitions shall apply wherever the terms are used throughout this Chapter:

a) “Account” means a Participant’s Individual Retirement Account (“IRA”) held within the Program.

b) “Administrator” means the third-party administrator that operates the Program.

c) “Automatic Escalation” means an automatic annual increase in a Participating Employee’s Contributions as set forth in Section 10005.

d) “Beneficiary” means the individual(s) or entity(ies) entitled to receive the proceeds of a Participating Employee’s or Participating Individual’s Account upon their death.

e) “Board” means the California Secure Choice Retirement Savings Investment Board.

f) “Client Employer” means an Employer that is involved in a Tri-Party Employment Relationship due to obtaining the services of a third-party entity.

g) “Compensation” has the same meaning as defined in Title 26 Code of Federal Regulations 1.415(c)-2(d)(4) (April 1, 2011) which is incorporated herein by reference. In the case of a sole proprietor, a partner in a partnership, a member of a limited liability company treated as a sole proprietor or partner, or another self-employed individual, Compensation means such individual’s Earned Income.

h) “Contribution” means any monies contributed to an Account.

i) “Contribution Rate” means the percentage of a Participating Employee’s Compensation to be withheld and contributed to their Account via payroll deduction under the Program.

j) “Earned Income” means an individual’s net earnings from self-employment from the Participating Employer as determined under Internal Revenue Code Section 401(c)(2) in which personal services of the individual are a material income-producing factor.

k) “Eligible Employee” means any employee of an Eligible Employer who is at least eighteen years of age; has the status of an employee under Unemployment Insurance Code
Sections 621, 621.5, 622, or 623; and who receives a W-2 with California wages. In the case of an Eligible Employer that is a sole proprietorship, partnership, or a limited liability company treated as a sole proprietorship or partnership for federal income tax reporting purposes, Eligible Employee shall also mean a sole proprietor, partner, or member of a limited liability company treated as sole proprietor or partner for federal tax purposes.

l) “Eligible Employer” means an Employer that (i) has five or more employees, at least one of whom is an Eligible Employee, (ii) does not maintain or contribute to a Tax-Qualified Retirement Plan; and (iii) is not the federal government, any state, any of the state’s units or instrumentalities, any county, any municipal corporation, any foreign government, or any other government entity, unit, or instrumentality.

m) “Employee Information Packet” means the packet of information provided by the Program that includes the Opt-Out Form, instructions on how to opt out of the Program, and other information required under Government Code Section 100014.

n) “Employer” means a sole proprietor, partnership, limited liability company, Subchapter C or Subchapter S corporation, trust, or other entity, whether for profit or not for profit, that is an employer under California Unemployment Insurance Code Division 1, Part 1.

o) “Exempt Employer” means an Employer that (i) has fewer than five employees, as determined under the methodology described in Section 10001(a); (ii) maintains or contributes to a Tax-Qualified Retirement Plan; or (iii) is the federal government, any state, any of the state’s units or instrumentalities, any county, any municipal corporation, any foreign government, or any other government entity, unit, or instrumentality.

p) “IRA” means an individual retirement account or individual retirement annuity under Section 408(a), 408(b), or 408A of Title 26 of the United States Code.

q) “Open Enrollment Period” means the period during which Eligible Employees that previously opted out of the Program shall be given the Employee Information Packet with the disclosure and Opt-Out Forms, for the employee to enroll in the Program or opt out of the Program.

r) “Opt-Out Form” means the form through which Eligible Employees can note their decision to opt out of participation in the Program.

s) “Participant” means any person who is or was a Participating Employee, Participating Individual, or Beneficiary.

t) “Participating Employee” means any person who is an Eligible Employee, is enrolled in the Program, maintains a Program IRA, and is not a Participating Individual.

u) “Participating Employer” means an Eligible Employer that registered with the Program to provide its Eligible Employees access to the Program.
v) “Participating Individual” means any person who enrolled in the Program independent of an employment relationship with an Eligible Employer, as further defined in Section 10006, maintains a Program IRA and is not a Participating Employee.

w) “Program” means the CalSavers Retirement Savings Program offered by the California Secure Choice Retirement Savings Trust.

x) “Tax-Qualified Retirement Plan” means a retirement plan that qualifies for favorable federal income tax treatment under Internal Revenue Code Sections 401(a), 401(k), 403(a), 403(b), 408(k), or 408(p). An employer-provided payroll deduction IRA program that does not provide for automatic enrollment is not a Tax-Qualified Retirement Plan.

y) “Tri-Party Employment Relationship” means a relationship in which an Employer enters into a service contract with a third-party entity for services including, but not limited to, payroll, staffing (both temporary and non-temporary), human resources, and Employer compliance with laws and regulations.

Note – Authority Cited: Section 100048, California Government Code.
Reference: Sections 100000, 100012, 100014, 100032, California Government Code.

Section 10001. Eligible Employers
(a) To determine whether an Employer is an Eligible Employer, an Employer’s number of employees shall be the average number of employees as reported to the Employment Development Department for the quarter ending December 31 and the previous three quarters of available data from the reports.

(b) An Employer shall cease to be an Eligible Employer either upon the effective date of its adoption of, or participation in, a Tax-Qualified Retirement Plan or if its average number of employees drops below five for a calendar year.

(1) An Eligible Employer shall be an Exempt Employer only if its average number of employees drops below five for a calendar year as determined using the methodology prescribed in subsection (a).

(c) Each Participating Employer that ceases to be an Eligible Employer shall notify the Program within 30 days through the methods established in Section 10002(f).

(d) The Program will notify Employers that, based on available information, appear to be Eligible Employers about the Program and its registration deadlines and require Eligible Employers that have not previously registered for the Program to do so on or before the deadlines set forth in Section 10002(a). Employers that are erroneously identified as Eligible Employers may, but need not, inform the Program of their exemption from the Program using the procedures established under Section 10002(f).

(e) For Employers in a Tri-Party Employment Relationship, the Eligible Employer shall be:

(1) For a temporary services employer or leasing employer, as defined in California Unemployment Insurance Code Section 606.5(b), the temporary services employer or leasing employer.
(2) For a professional employer organization described under Internal Revenue Code Section 7705(e)(2)(A)-(E), without regard to the word “certified” in subparagraph (C), that enters into a contract with a Client Employer, the Client Employer.

(3) For a motion picture payroll services company defined under California Unemployment Insurance Code Section 679(f)(4), the motion picture production company defined under California Unemployment Insurance Code Section 679(f)(5).

Note – Authority Cited: Section 100048, California Government Code.  

Section 10002. Employer Registration

(a) Each Eligible Employer shall register with the Program no later than:
   (1) For Eligible Employers employing more than 100 employees, June 30, 2020.
   (2) For Eligible Employers employing more than 50 employees, June 30, 2021.
   (3) For all other Eligible Employers, June 30, 2022.

(b) An employer that becomes an Eligible Employer after July 1, 2019 shall register with the Program according to the dates in subsection (a) or within 24 months, whichever is later.

(c) An Employer’s number of employees shall be determined under the methodology established under Section 10001(a).

(d) Exempt Employers are prohibited from participating in the Program but may assist with facilitation of Contributions as described in Section 10006(d).

(e) In order to register, an Eligible Employer shall provide the following information to the Administrator through the methods listed in subsection (f).
   (1) Employer name, legal name, and “doing business as” name, if applicable;
   (2) Federal Employer Identification Number and California Employer Payroll Tax Account Number;
   (3) Employer mailing address; and
   (4) Name, title, phone number, and email address of an individual designated by the Employer as the primary contact for the Program.

(f) An Eligible Employer may register with the Program using the Program’s website (employer.calsavers.com), by phone (855-660-6916), by overnight mail (CalSavers, 95 Wells Avenue, Suite 155, Newton, MA 02459), or regular mail (CalSavers, P.O. Box 55759, Boston, MA 02205-5759).

Note – Authority Cited: Section 100048, California Government Code.  

Section 10003. Participating Employer Duties

(a) Within 30 days of registration a Participating Employer shall provide the following information to the Administrator for each Eligible:
   (1) Employee’s full legal name;
   (2) Employee’s Social Security Number or Individual Taxpayer Identification Number;
   (3) Employee’s date of birth;
(4) Employee’s mailing address;
(5) Employee’s phone number, if available; and
(6) Employee’s email address(es), if available.
(b) For each Eligible Employee hired by a Participating Employer after it has registered with the Program, the Participating Employer shall provide the same information included in subsection (a) to the Administrator within 30 days of the Eligible Employee’s hire date.
(c) Participating Employers shall ensure the Employee Information Packet is delivered to all Eligible Employees no later than 30 days of complying with subsection (a) and (b). Participating Employers shall satisfy this obligation by providing the Program with appropriate contact information for their Eligible Employees to the Program. The Program will deliver the packet directly to the employees using the provided contact information.
(d) Participating Employers shall remit each Participating Employee’s Contributions each payroll period to the Administrator at the applicable Contribution Rate. The Contribution Rate shall be established by the Participating Employee and reported to the Employer by the Administrator through the Program’s website (employer.calsavers.com).
   (1) Participating Employers shall remit all Compensation withheld to the Administrator as soon as administratively possible, not to exceed seven business days from the date of deduction.
(e) Participating Employers shall not:
   (1) Require, endorse, encourage, prohibit, restrict, or discourage employee participation in the Program.
   (2) Provide Participating Employees or Beneficiaries of deceased Participating Employees advice or direction regarding investment choices, Contribution Rates, participation in Automatic Escalation, or any other employee decision about the Program.
   (3) Remit any Contributions for any Eligible Employee who opted out of the Program.
   (4) Exercise any authority, control, or responsibility regarding the Program other than as set forth in this Section.

Note – Authority Cited: Section 100048, California Government Code.
Reference: Sections 100000, 100002, 100012, 100014, 100032, 100034, 100043, and 100046, California Government Code.

Section 10004. Employee Enrollment
(a) An Eligible Employee shall be enrolled into the Program if they do not opt out within 30 days after the date the Employee Information Packet is delivered. The information provided in Section 10003(a) will be used by the Administrator to execute the enrollment.
(b) An Eligible Employee who does not opt out of the Program is deemed to have read and understood the content in the Employee Information Packet if the Eligible Employee has been furnished a copy of the Employee Information Packet pursuant to Section 10003(c) and has been provided an opportunity to opt out of the Program.
An Eligible Employee may opt out of the Program, either electronically (saver.calsavers.com), by phone (855-650-6918), or by completing the Opt-Out Form and submitting the form by overnight mail (CalSavers, 95 Wells Avenue, Suite 155, Newton, MA), or regular mail (CalSavers, P.O. Box 55759, Boston, MA, 02205-5759).

1. To opt out by overnight mail or regular mail, Eligible Employees must provide the last four digits of their Social Security Number or Individual Tax Identification Number, date of birth, ZIP Code, and sign the form.

2. To opt out electronically or by phone, Eligible Employees must provide the last four digits of their Social Security Number or Individual Tax Identification Number, date of birth, and ZIP Code.

Eligible Employees who opt out of the Program may enroll at any time through all the methods established in subsection (c) except by phone, by providing the information pursuant to Section 10003(a) to the Administrator.

If the Administrator is unable to enroll an employee for any reason, the Administrator shall notify the Participating Employer with instructions not to remit Contributions for the employee within 30 days. The Administrator shall subsequently notify the Employee by regular mail or email, if the Administrator has the employee’s email address within 30 days of the attempted enrollment.

The Participating Employer shall ensure the Employee Information Packet is delivered annually during the Open Enrollment Period to all Eligible Employees who are not Participating Employees through the procedures identified in Section 10003(c).

1. The Open Enrollment Period shall begin October 1 and conclude November 30.

2. The Program shall deliver the Employee Information Packet to Eligible Employees by October 31.

3. Eligible Employees that opted out of the Program at least six months prior to the Open Enrollment Period shall be enrolled in the Program if they do not opt out using the methods described in subsection (c) by the end of the Open Enrollment Period.

Note – Authority Cited: Section 100048, California Government Code.
Reference: Sections 1000000, 1000002, 1000008, 100012, 100014, 100032, 100043, and 100046, California Government Code.

Section 10005. Default Program Options and Alternative Elections for Contributions, Automatic Escalation, and Investment Options for Participants

(a) Default Elections

Upon enrollment, a Participant who has not made an alternative election as specified in this Section shall make Contributions to the Program according to the following default elections:

1. At a Contribution Rate of 5%.

2. Have Contributions subject to Automatic Escalation whereby the Contribution Rate shall increase by an additional 1% of Compensation on each January 1 following the Participating Employee’s enrollment up to a maximum Contribution Rate of 8%.

   (A) Participating Employees who choose an alternative Contribution Rate shall have Contributions subject to Automatic Escalation unless they
choose to opt out of Automatic Escalation by notifying the Program using the methods and addresses identified in Section 10006(d) of these regulations.

(B) A Participating Employee who has not participated in the Program for at least six calendar months during a calendar year shall not have Contributions subject to Automatic Escalation until the January 1 that follows the next calendar year in which the Participating Employee has at least six calendar months of participation.

1. The Administrator shall notify the Participating Employee of the Automatic Escalation increase at least 60 days before January 1 to provide the Participating Employee an opportunity to modify their Contribution Rate if they do not wish the Automatic Escalation provision to apply.

(3) Have Contributions made to a Roth IRA, which the Program will establish on behalf of Participating Employees that have not established an IRA for themselves through the Program’s website by providing the information required by Section 10004(1).

(4) The first $1,000 in Contributions shall be invested in a capital preservation investment. All subsequent contributions shall be invested in a Target Date Fund based on the Participating Employee’s age as reported on the Program’s records and an assumed retirement at age 65. The applicable Target Date Fund shall be determined as described in the following table:

<table>
<thead>
<tr>
<th>Date of Birth</th>
<th>Retirement Years</th>
<th>CalSavers Fund Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>12/31/1947 or Earlier</td>
<td>2012 or earlier</td>
<td>CalSavers Target Retirement Fund</td>
</tr>
<tr>
<td>1/1/1958 - 12/31/1962</td>
<td>2023 - 2027</td>
<td>CalSavers Target Retirement 2025 Fund</td>
</tr>
<tr>
<td>1/1/1963 - 12/31/1967</td>
<td>2028 - 2032</td>
<td>CalSavers Target Retirement 2030 Fund</td>
</tr>
<tr>
<td>1/1/1968 - 12/31/1972</td>
<td>2033 - 2037</td>
<td>CalSavers Target Retirement 2035 Fund</td>
</tr>
<tr>
<td>1/1/1973 - 12/31/1977</td>
<td>2038 - 2042</td>
<td>CalSavers Target Retirement 2040 Fund</td>
</tr>
</tbody>
</table>
(b) Alternative Elections

Participants may make an alternative election at any time through the methods established under Section 10004(c).

1. A Participating Employee may elect a Contribution Rate other than the default Contribution Rate at any integer between 0% and 100% of Compensation.

2. A Participating Employee may opt out of Automatic Escalation or elect an alternative Automatic Escalation percentage at any time by notifying the Administrator using the methods established in Section 10004(c).

3. A Participant may elect to make recurring non-payroll Contributions of at least $10 each to their Account. Such recurring non-payroll Contributions must be made at least as frequently as quarterly and contributed electronically.

4. A Participant may also elect to make non-recurring non-payroll Contributions. Such Contributions may be made electronically or by personal check and must be a minimum of $50 each.

5. A Participant may elect one or more investment options other than the default investment option by notifying the Administrator using the methods established in Section 10004(c) that the Participant wishes to invest future contributions directly in another investment alternative or alternatives offered by the Program.

6. A Participant may change investment elections for any portion of their existing balance in their Account by notifying the Administrator of a requested change in investment elections using the methods established in Section 10004(c).

7. Alternative contribution elections (including Contribution Rates, Automatic Escalation and opt out elections) shall be implemented as quickly as administratively practicable but in any event no later than first payroll period following 30 days after notification by the Administrator of the alternative election.

(c) Other Contribution and Investment Election Rules
(1) Participating Employers are prohibited from contributing to a Participating Employee’s Account.

(2) An individual who is both a Participating Employer and a Participating Employee may make Contributions to their own Account under the same terms and conditions as other Participating Employees.

(3) Amounts withheld by the Participating Employer shall not exceed the amount of the Participating Employee’s Compensation remaining after any payroll deductions required by law to have higher precedence, including a court order.

(4) A Participant may elect, using the methods established in Section 10004(c), to make all or some of their Contributions to a Traditional IRA when a Traditional IRA option is made available by the Administrator by notice posted on the Program’s website (calsavers.com).

Note – Authority Cited: Section 100048, California Government Code.
Reference: Sections 100002, 100008, 100012, 100032, 100034, and 100043.

Section 10006. Individual Participation

(a) An individual who is at least eighteen years of age, and who is not an Eligible Employee may elect to participate in the Program as a Participating Individual outside of an employment relationship with an Eligible Employer when this option is made available by the Administrator by notice posted on the Program’s website (calsavers.com)

(b) Any recurring Contribution by a Participant must be made at least as frequently as quarterly, must be made electronically, and be at least $10.

(c) Participants may make non-recurring Contributions electronically or by personal check. Each non-recurring Contribution must be in an amount equal to at least $50.

(d) Contributions by Participating Individuals shall be invested pursuant to the investment provisions of Section 10005.

(e) Businesses that use the services of Participating Individuals have not elected to participate in the Program merely because they, at the request of Participating Individuals, choose to facilitate remittance to the Administrator for deposit into a Participant’s Account all or a portion of the money owed to such Participating Individuals. Exempt Employers that intend for their payroll deduction IRA programs to be exempt from ERISA are solely responsible for determining that their programs satisfy the legal requirements for such exemption.

Note – Authority Cited: Section 100048, California Government Code.
Reference: Sections 100002, 100012, and 100014, California Government Code.

Section 10007. Contributions and Distributions

(a) It shall be the responsibility of the Participant to determine whether they are eligible to make contributions to a Roth IRA or Traditional IRA and whether the amount of their Contributions to a Roth IRA or Traditional IRA complies with the Internal Revenue Code limits.

(b) A Participant may choose to rollover or transfer funds into their Account when that option is made available by the Program by notice posted on the Program’s website (calsavers.com).
Section 10008. Disclosure
The Board may disclose anonymized data in accordance with applicable California law and procedures reasonably designed to exclude information identifiable to a Participant or Employer. The Board may disclose Account information to the extent disclosure is required by law, and may release information to other persons or entities under contract to the Board to the extent the Board determines disclosure is necessary to administer the Program.

Note – Authority Cited: Section 100048, California Government Code.