LC003596

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# STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

## **JANUARY SESSION, A.D. 2024**

## AN ACT

# RELATING TO PUBLIC FINANCE -- RHODE ISLAND RETIREMENT SAVINGS PROGRAM ACT

Introduced By: Senators Kallman, Ruggerio, Murray, Cano, Acosta, Rogers, McKenney,
Euer, Mack, and Bissaillon

Data Later duced Largery 12, 2024

SECTION 1. Title 35 of the General Laws entitled "PUBLIC FINANCE" is hereby

Date Introduced: January 12, 2024

Referred To: Senate Finance

(General Treasurer)

It is enacted by the General Assembly as follows:

2	amended by adding thereto the following chapter:
3	CHAPTER 23
4	RHODE ISLAND SECURE CHOICE RETIREMENT SAVINGS PROGRAM ACT
5	<u>35-23-1. Short title.</u>
6	This chapter shall be known and may be cited as the "Rhode Island Secure Choice
7	Retirement Savings Program Act."
8	35-23-2. Definitions.
9	As used in this chapter:
10	(1) "Eligible employee" means a person age eighteen (18) years or older who is employed
11	by an eligible or optional employer and has been employed for a period of not less than one hundred
12	twenty (120) days. "Eligible employee" does not include:
13	(i) Any employee covered under the federal Railway Labor Act (45 U.S.C. §§ 151-164 and
14	45 U.S.C §§ 181-188), or any employee engaged in interstate commerce not subject to the
15	legislative powers of the state, except insofar as application of this chapter is authorized under the
16	United States Constitution or laws of the United States; or
17	(ii) Any employee on whose behalf an employer makes contributions to a Taft-Hartley
18	pension trust fund.

1	(2) Engible employer means a person of entity engaged in a business, industry,
2	profession, trade, or other enterprise in the state, whether for-profit or not-for-profit, excluding the
3	federal government, the state, any municipal corporation, or any of the state's units or
4	instrumentalities, that has five (5) or more employees and that satisfies the requirements to establish
5	or participate in a payroll deposit retirement savings arrangement. "Eligible employer" does not
6	include an employer that provides a tax qualified retirement savings program as described in § 35-
7	<u>23-10.</u>
8	(3) "IRA" means an individual retirement account or individual retirement annuity under
9	26 U.S.C §§ 408 or 408A (the federal Internal Revenue Code).
10	(4) "Optional employer" means a person or entity engaged in a business, industry,
11	profession, trade, or other enterprise in the state, whether for-profit or not-for-profit, excluding the
12	federal government, the state, any municipal corporation, or any of the state's units or
13	instrumentalities, that has under five (5) employees.
14	(5) "Participating employer" means an eligible or optional employer that provides a payroll
15	deposit retirement savings arrangement provided for by this chapter for eligible employees.
16	(6) "Payroll deposit retirement savings arrangement" means an arrangement by which an
17	employer allows employees to remit payroll deduction contributions to the RISavers retirement
18	savings program.
19	(7) "RISavers retirement savings program" or "program" means a retirement savings
20	program offered by the Rhode Island secure choice retirement savings program.
21	(8) "State investment commission" or "commission" means the state investment
22	commission established pursuant to the provisions of § 35-10-1.
23	35-23-3. Rhode Island secure choice retirement savings program.
24	(a) There is hereby established a retirement savings program known as the Rhode Island
25	secure choice retirement savings program to be administered by the office of the general treasurer
26	for the purpose of promoting greater retirement savings for Rhode Island private sector employees
27	in a convenient, voluntary, low-cost, and portable manner.
28	(b) The secure choice retirement savings program is a plan in which retirement savings are
29	accumulated in individual accounts for the exclusive benefit of the participants or their
30	beneficiaries. The program shall be functionally implemented upon receipt of funds pursuant to the
31	provisions of this chapter.
32	<u>35-23-4. Investments.</u>
33	(a) The office of the general treasurer may select an appropriate third-party administrator(s)
34	for the program and shall adopt such plan, trust and/or custodial documents, with such features and

1	attributes as the office of the general treasurer determines necessary or advisable in its discretion
2	to effectuate the provisions of this chapter in accordance with the following:
3	(1) The office of the general treasurer may select one or more firm(s) or company(ies) to
4	provide retirement program investments, program administration, and communication services to
5	employees who participate in the retirement savings program. The program shall provide for
6	appropriate long-term retirement-oriented investments and shall include investment options as
7	determined by the state investment commission. In determining the firm(s) or the company(ies) to
8	provide these services, the office of the general treasurer shall consider the following:
9	(i) The financial stability of the company or firm;
10	(ii) The cost of the investments, program administration, and services to the members;
11	(iii) The experience of the company or firm in administering retirement savings plans;
12	(iv) The experience of the company or firm in providing education, counseling, and advice
13	to participants of retirement savings plans; and
14	(v) Any criminal convictions, securities or antitrust law violations, material civil or
15	regulatory fines or judgments against the company or firm which the company or firm shall be
16	required to disclose to the office of the general treasurer and the commission as part of the selection
17	process.
18	(2) The program shall provide education, counseling, and objective employee-specific plan
19	advice to participants.
20	(3) The program shall include a limited number of investment options which shall include
21	either:
22	(i) Investment portfolio options that are constructed to reflect different risk profiles such
23	as conservative, moderate and aggressive; and/or
24	(ii) Options constructed to reflect different risk profiles that automatically reallocate and
25	rebalance contributions as an employee ages. There shall be investment options that prioritize the
26	securities of companies that demonstrate good governance, efficient use of environmental resources
27	and thoughtful management of social impact. All investment offerings shall be approved by the
28	state investment commission.
29	(b) The Rhode Island secure choice retirement savings program is an instrumentality of the
30	state. Any security issued, managed, or invested by the state investment commission within the
31	Rhode Island secure choice retirement savings program on behalf of an individual participating
32	within the RISavers retirement savings program shall be state income tax deferred for investment
33	earnings to include interest, dividends and capital gains until such time as withdrawal pursuant to
34	the terms of this chapter.

1	(c) The third-party administrator(s) shall adopt a written statement of investment policy
2	that includes a risk management and oversight program. The state investment commission shall
3	consider the statement of investment policy and any changes in the investment policy at a public
4	meeting.
5	35-23-5. Payroll deduction.
6	The RISavers retirement savings program shall include, as determined by the office of the
7	general treasurer, one or more payroll deduction IRA arrangements.
8	35-23-6. Powers of the office of the general treasurer.
9	(a) The office of the general treasurer shall have the power and authority to do all of the
10	following:
11	(1) Adopt a seal and change and amend it from time to time;
12	(2) Make provisions for the payment of costs of administration and operation of the
13	program;
14	(3) Retain and contract with a Rhode Island public retirement system, consultants,
15	actuaries, counsel, auditors, and other professionals as necessary;
16	(4) Procure insurance against any loss in connection with the property, assets, or activities
17	of the program;
18	(5) Set minimum and maximum contribution levels in accordance with contribution limits
19	set for IRAs by the Internal Revenue Code;
20	(6) Collaborate and cooperate with private financial institutions, service providers, and
21	business, financial, trade, membership, and other organizations to the extent necessary or desirable
22	for the effective and efficient design, implementation, and administration of the program and to
23	maximize outreach to eligible or optional employers and eligible employees;
24	(7) Collaborate with, and evaluate the role of, licensed insurance agents and financial
25	advisors in assisting and providing guidance for eligible employees;
26	(8) Cause expenses incurred to initiate, implement, maintain, and administer the program
27	to be paid from contributions to, or investment returns or assets of, the program or arrangements
28	established under the program, to the extent permitted under state and federal law;
29	(9) Facilitate compliance by the retirement savings program or arrangements established
30	under the program with all applicable requirements for the program under the Internal Revenue
31	Code of 1986, including tax qualification requirements or any other applicable law and accounting
32	requirements, including providing or arranging for assistance to program sponsors and individuals
33	in complying with applicable law and tax qualification requirements in a cost-effective manner;
34	(10) Carry out the duties and obligations of the Rhode Island secure choice retirement

savings program pursuant to this title and exercise any and all other powers as appropriate for the effectuation of the purposes, objectives, and provisions of this title pertaining to the program;

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(11) Enter into intergovernmental agreements with any state agency to further the successful implementation and operation of the program and all such agencies and instrumentalities shall cooperate with the office of the general treasurer. All state agencies shall cooperate as requested by the program in the performance of its duties under this chapter, including, unless otherwise prohibited, the sharing of relevant data as the parties shall mutually agree;

(13) Make and enter into contracts, agreements, memoranda of understanding, arrangements, partnerships, or other arrangements to collaborate, cooperate, coordinate, contract, or combine resources, investments, or administrative functions with other governmental entities, including any states or their agencies or instrumentalities that maintain or are establishing retirement savings programs compatible with the program, including collective, common, or pooled investments with other funds of other states' programs with which the assets of the program and trust are permitted by law to be collectively invested, to the extent necessary or desirable for the effective and efficient design, administration, and implementation of the program consistent with the purposes set forth in this title, including the purpose of achieving economies of scale and other efficiencies designed to minimize costs for the program and its participants; and

(14) Develop and implement an investment policy that defines the program's investment objectives, consistent with the objectives of the program, and that provides for policies and procedures consistent with those investment objectives. The office of the general treasurer shall designate appropriate default investments that include a mix of asset classes, such as target date and balanced funds. The office of the general treasurer shall seek to minimize participant fees and expenses of investment and administration. The office of the general treasurer shall strive to design and implement investment options available to holders of accounts established as part of the program and other program features that are intended to achieve maximum possible income replacement balanced with an appropriate level of risk in an IRA-based environment consistent with the investment objectives under the policy. The investment options may encompass a range of risk and return opportunities and allow for a rate of return commensurate with an appropriate level of risk in view of the investment objectives under the policy. The menu of investment options shall be determined taking into account the nature and objectives of the program, the desirability (based on behavioral research findings) of limiting investment choices under the program to a reasonable number, and the extensive investment choices available to participants in the event that they roll over to an IRA outside the program.

(b) The office of the general treasurer shall adopt regulations it deems necessary to

1	implement this chapter consistent with the internal Kevenue Code and regulations issued pursuant
2	to that code to ensure that the program meets all criteria for federal tax-deferral or tax-exempt
3	benefits, or both.
4	35-23-7. Additional authority of the office of the general treasurer.
5	In addition to the powers and authority granted to the office of the general treasurer
6	pursuant to § 35-23-6, the office of the general treasurer shall have the power and authority to do
7	the following:
8	(1) Cause the retirement savings program or arrangements established under the program
9	to be designed, established, and operated, in a manner consistent with all of the following:
10	(i) In accordance with best practices for retirement savings vehicles;
11	(ii) To encourage participation, saving, and sound investment practices; and
12	(iii) With simplicity, ease of administration for participating employers, and portability of
13	benefits;
14	(2) Disseminate educational information designed to educate participants about the benefits
15	of planning and saving for retirement and information to help them decide the level of RISavers
16	retirement savings program participation and savings strategies that may be appropriate for them;
17	(3) Disseminate information concerning state and federal tax credits available to small
18	business owners for allowing their employees to participate in the program, and any relevant state
19	or federal tax credits available for participating employees;
20	(4) Submit progress and status reports to participating employees;
21	(5) If necessary, determine the eligibility of an employer, employee, or other individual to
22	participate in the program;
23	(6) Evaluate and establish the process by which an eligible employee of an eligible or
24	optional employer is able to contribute a portion of their salary or wages to the program for
25	automatic deposit of those contributions and the participating employer provides a payroll deposit
26	retirement savings arrangement to forward the employee contribution and related information to
27	the program or its agents. This evaluation and process may include, but is not limited to, financial
28	services companies and third-party administrators with the capability to receive and process
29	employee information and contributions for payroll deposit retirement savings arrangements or
30	other arrangements authorized by this chapter;
31	(7) Design and establish the process for the enrollment of program participants;
32	(8) Allow participating employers to use the program to remit employees' contributions to
33	their IRAs on their employees' behalf; and
34	(9) Evaluate and establish the process by which an employee of an optional employer may

1	enroll in and make contributions to the program.
2	35-23-8. Disclosure of information.
3	(a) Prior to opening the RISavers retirement savings program for enrollment, the office of
4	the general treasurer shall design and disseminate to employers an employee information packet
5	that shall also be made available in an electronic format. The packet shall include background
6	information on the program and appropriate disclosures for employees.
7	(b) The disclosure form shall include, but not be limited to, all of the following:
8	(1) The benefits and risks associated with making contributions to the program;
9	(2) The mechanics of how to make contributions to the program;
10	(3) How to opt out of the program;
11	(4) The process for withdrawal of retirement savings; and
12	(5) How to obtain additional information on the program.
13	(c) In addition, the disclosure form shall clearly articulate the following:
14	(1) Employees seeking financial advice should contact financial advisors in that employers
15	do not provide financial advice, that employees are not to contact their employers for financial
16	advice, and that employers are not liable for employee investment decisions;
17	(2) This retirement program is not sponsored by the employer, and therefore, the employer
18	is not responsible for the program or liable as a program sponsor; and
19	(3) The program fund is not guaranteed by the state.
20	(d) The disclosure form shall include a method for the employee to acknowledge that the
21	employee has read all of the disclosures and understands their content.
22	(e) The employee information packet shall also include an opt-out form for an eligible
23	employee to note their decision to opt out of participation in the program. The opt-out form shall
24	be simple and concise and drafted in a manner that the office of the general treasurer deems
25	necessary to appropriately evidence the employee's understanding that they are choosing not to
26	automatically deduct earnings to save for retirement.
27	(f) The employee information packet with the disclosure and opt-out forms shall be made
28	available to eligible employees by the RISavers retirement savings program and supplied to
29	employees no later than one hundred twenty (120) days after hiring. All new employees shall
30	review the packet and acknowledge having received it.
31	(g) The employee information packet with the disclosure and opt-out forms shall be
32	supplied to existing employees when the program is initially launched for a participating employer.
33	35-23-9. Employer participation.
34	(a) After the office of the general treasurer opens the RISavers retirement savings program

1	for enrollment, eligible employers shall have a payroll deposit retirement savings arrangement to
2	allow employee participation in the program under the terms and conditions prescribed by the office
3	of the general treasurer.
4	(b) Within twelve (12) months after the office of the general treasurer opens the program
5	for enrollment, eligible employers with more than one hundred (100) eligible employees and that
6	do not offer a retirement savings program pursuant to subsection (g) of this section shall have a
7	payroll deposit retirement savings arrangement to allow employee participation in the program.
8	(c) Within twenty-four (24) months after the office of the general treasurer opens the
9	program for enrollment, eligible employers with more than fifty (50) eligible employees and that
10	do not offer a retirement savings program pursuant to subsection (g) of this section shall have a
11	payroll deposit retirement savings arrangement to allow employee participation in the program.
12	(d) Within thirty-six (36) months after the office of the general treasurer opens the
13	program for enrollment, all other eligible employers that do not offer a retirement savings program
14	pursuant to subsection (g) of this section shall have a payroll deposit retirement savings
15	arrangement to allow employee participation in the program.
16	(e) The office of the general treasurer, in its discretion, may extend the time limits defined
17	in subsections (b) through (d) of this section.
18	(f)(1) Each eligible employee shall be enrolled in the program unless the employee elects
19	not to participate in the program. An eligible employee may elect to opt out of the program at any
20	time by making a notation on the opt-out form.
21	(2) Following initial implementation of the program pursuant to this section, at least once
22	every year, the office of the general treasurer shall designate an open enrollment period during
23	which eligible employees that previously opted-out of the program may enroll in the program.
24	(3) An employee who elects to opt out of the program who subsequently elects to
25	participate through the employer's payroll deposit retirement savings arrangement may enroll at
26	any time.
27	(g)(1) An employer that provides an employer-sponsored retirement plan, such as a defined
28	benefit plan or a 401(k), 403(b), 457(b), simplified employee pension (SEP) plan, or savings
29	incentive match plan for employees (SIMPLE) plan, or that offers an automatic enrollment payroll
30	deduction IRA, shall be exempt from the requirements of the RISavers retirement savings program,
31	if the plan or IRA qualifies for favorable federal income tax treatment under the federal Internal
32	Revenue Code.
33	(2) An employer shall retain the option at all times to set up and offer a tax-qualified
34	retirement plan instead of facilitating employee participation in the RISavers retirement savings

1	<u>program.</u>
2	(h)(1) Following initial implementation of the program pursuant to this section, and at least
3	once every year, the general treasurer shall designate an open enrollment period during which
4	optional employers may enroll in the program.
5	(2) An optional employer that enrolls in the program may elect to opt out of the program
6	upon thirty (30) days' notice provided to employees and to the office of the general treasurer.
7	(i) By regulation, the office of the general treasurer may set a default contribution rate,
8	unless otherwise specified by the employee. Employees shall have the ability to change their
9	contribution rate at any time with thirty (30) days' notice provided to the office of the general
10	<u>treasurer.</u>
11	35-23-10. Employer liability protection.
12	(a) Employers shall not have any liability for an employee's decision to participate in, or
13	opt out of, the RISavers retirement savings program, or for the investment decisions of employees
14	whose assets are deposited in the program.
15	(b) Employers shall not be a fiduciary, or considered to be a fiduciary, over the Rhode
16	Island secure choice retirement savings program. The program is a state-administered program, not
17	an employer-sponsored program. If the program is subsequently found to be preempted by any
18	federal law or regulation, employers shall not be liable as program sponsors. An employer shall not
19	bear responsibility for the administration, investment, or investment performance of the program.
20	An employer shall not be liable with regard to investment returns, program design, and benefits
21	paid to program participants.
22	(c) An employer shall not have civil liability, and no cause of action shall arise against an
23	employer, for acting pursuant to the regulations prescribed by the office of the general treasurer
24	defining the roles and responsibilities of employers that have a payroll deposit retirement savings
25	arrangement to allow employee participation in the program.
26	35-23-11. State immunity.
27	The state shall not have any liability for the payment of the retirement savings benefit
28	earned by program participants pursuant to this chapter. The state, and any of the funds of the state,
29	shall have no obligation for payment of the benefits arising from this chapter.
30	35-23-12. Annual audited financial report.
31	(a) The office of the general treasurer shall submit, no later than December 31 annually, an
32	audited financial report, prepared in accordance with generally accepted accounting principles, on
33	the operations of the Rhode Island secure choice retirement savings program to the governor, and
34	the finance committees of the house and senate. The annual audit shall be made by an independent

1	certified public accountant and shari include, but not be infinited to, direct and indirect costs
2	attributable to the use of outside consultants, independent contractors, and any other persons who
3	are not state employees.
4	(b) The annual audit shall be supplemented by the following information prepared by the
5	office of the general treasurer:
6	(1) Any studies or evaluations prepared in the preceding year;
7	(2) A summary of the benefits provided by the program including the number of
8	participants in the program; and
9	(3) Any other information that is relevant in order to make a full, fair, and effective
10	disclosure of the operations of the Rhode Island secure choice retirement savings program.
11	35-23-13. Required favorable federal tax treatment.
12	(a) The office of the general treasurer shall not implement the program if the IRA
13	arrangements offered fail to qualify for the favorable federal income tax treatment ordinarily
14	accorded to IRAs under the Internal Revenue Code, or if it is determined that the program is an
15	employee benefit plan under the federal Employee Retirement Income Security Act.
16	(b) Prior to opening the program for enrollment, the office of the general treasurer shall
17	report to the governor and the finance committees of the house and senate the specific date on
18	which the program will start to enroll program participants and that the following prerequisites and
19	requirements for the program have been met:
20	(1) The program is structured in a manner to keep the program from being classified as an
21	employee benefit plan subject to the federal Employee Retirement Income Security Act;
22	(2) The payroll deduction IRA arrangements offered by the program qualify for the
23	favorable federal income tax treatment ordinarily accorded to IRA arrangements under the Internal
24	Revenue Code;
25	(3) The office of the general treasurer has defined in regulation the roles and responsibilities
26	of employers in a manner to keep the program from being classified as an employee benefit plan
27	subject to the federal Employee Retirement Income Security Act; and
28	(4) The office of the general treasurer has adopted a third-party administrator operational
29	model that limits employer interaction and transactions with the employee to the extent feasible.
30	35-23-14. Duties of the office of the general treasurer.
31	The office of the general treasurer, commission, and the program administrator and staff,
32	including, contract administrators and consultants, shall discharge their duties as fiduciaries with
33	respect to the program for the exclusive purposes of providing benefits to program participants and
34	defraying reasonable expenses of administering the program.

2	(a) The office of the general treasurer shall have the power and duties necessary to
3	administer the enforcement of employer compliance with this chapter, including the ability to
4	impose penalties.
5	(b)(1) The office of the general treasurer shall issue a notice of noncompliance to each
6	employer that fails to allow its eligible employees to participate in the Rhode Island secure choice
7	savings retirement program pursuant to this title.
8	(2) Each eligible employer that, without good cause, fails to allow its eligible employees
9	to participate in the program within thirty (30) days from the date the notice of penalty was issued,
10	shall be subject to a penalty of two hundred fifty dollars (\$250) per eligible employee. Proceeds of
11	such penalties, after deducting enforcement expenses, shall be deposited for the benefit of the
12	program.
13	(c) The department of labor and training shall assist the office of the general treasurer in
14	its enforcement of this chapter.
15	35-23-16. Rules and regulations.
16	(a) The office of the general treasurer may adopt rules and regulations to implement this
17	<u>chapter.</u>
18	(b) The tax administrator, in consultation with the office of the general treasurer, shall
19	adopt rules and regulations regarding the reporting and the deferral of taxes in accordance with the
20	provisions of this chapter.
21	35-23-17. Effect on benefit means test.
22	A payroll deposit IRA arrangement offered pursuant to the RISavers retirement savings
23	program shall have the same status as, and be treated consistently with, any other IRA for the
24	purpose of determining eligibility or benefit level for a program that uses a means test.
25	35-23-18. Liberal Construction.
26	This chapter shall be construed liberally in order to effectuate its purpose. The purposes of
27	this chapter and all of its provisions with respect to the powers granted shall be broadly interpreted
28	to effectuate that intent and purposes and not as to any limitation of powers.
29	SECTION 2. This act shall take effect upon passage.
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35-23-15. Penalties.

### **EXPLANATION**

#### BY THE LEGISLATIVE COUNCIL

OF

### AN ACT

### RELATING TO PUBLIC FINANCE -- RHODE ISLAND RETIREMENT SAVINGS PROGRAM ACT

\*\*\*

This act would establish the Rhode Island secure choice retirement savings program 2 administered by the general treasurer, which shall promote greater retirement savings for Rhode 3 Island private sector employees in a convenient, voluntary, low-cost, and portable manner. The 4 general treasurer would be charged with collecting contributions through payroll deductions and 5 investing these funds in accordance with best practice for retirement savings vehicles. The general treasurer would also be responsible for encouraging employee participation and ensuring ease of 6 7 administration for participating employers and portability of retirement benefits for participating 8 employees. The act would become effective for all eligible employers within thirty-six (36) months 9 of the general treasurer opening the program enrollment following a phased implementation period. 10 This act would take effect upon passage.

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