FILING CAPTION: Creates new rules and modifies existing rules for the Oregon Retirement Savings Program

EFFECTIVE DATE: 10/19/2018

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RULES:

AMEND: 170-080-0010

NOTICE FILED DATE: 08/31/2018

RULE SUMMARY: Adds definition of “Automatic Contribution Plan,” “Minimum Initial Contribution,” “Participating Individual,” and “Traditional IRA.” Adjusts definitions of “Executive Director,” and “Participating Employee.” Specifies two new qualified plan types: 413(c) (MEPs) and 414(f) (multiemployer or “Taft Hartley” plans)

CHANGES TO RULE:

170-080-0010
Administration ¶

(1) Policy. The Board intends that, consistent with ORS Section 178.210(1)(p), the Program be operated, and these rules be construed, in a manner consistent with applicable guidance provided by the U.S. Department of Labor relating to payroll deduction IRA programs that are not pension plans under Title I of the Employee Retirement Income Security Act (ERISA) including, but not limited to, 29 CFR Sections 2509.99-1, 2510.3-2(d). ¶

(2) Definitions. All capitalized terms used in these rules shall be as defined in the Act. Where a conflict is found to exist between a definition stated in these rules and the corresponding definition in the Act, the statutory definition shall apply. As used in these rules, unless the context indicates otherwise: ¶

(a) "Act" means ORS 178.200 to 178.245, as amended from time to time. ¶

(b) "Automatic Contribution Plan" means a program that allows a Participating Individual to contribute funds to a Program Roth or Traditional IRA at regular intervals through electronic transmission. Contributions shall be deemed to be made at regular intervals if they are made at least quarterly. ¶

(c) "Beneficiary" means the individual(s), person(s), or entity(ies) entitled to receive the proceeds of an individual retirement account (Program IRA). ¶
(ed) "Board" means the Oregon Retirement Savings Board established in ORS 178.200(1).

d(e) "Certificate of Exemption" means a truthful statement by an authorized representative of an Employer that it offers a Qualified Plan to some or all of its Employees.

ed) "Client Employer" means a client of a Worker Leasing Company that obtains services of Leased Workers as defined in OAR 436-050-0005.

(fg) "Code" means the Internal Revenue Code and any regulations, rulings, announcements, or other guidance issued thereunder, as amended.

(gh) "Compensation" means W-2 wages, as defined in 26 CFR 1.415(c)-2(d)(4).

(hi) "Distribution" means any distribution of funds from an individual retirement account (IRA) established pursuant to the Program.

(ij) "Employee" means any person 18 years of age and older working in an Employment, as defined herein.

(ik) "Employer" means any employing unit which employs one or more individuals in an Employment in each of 18 separate weeks during any calendar year, or in which the employing unit’s total payroll during any calendar quarter amounts to $1,000 or more.

(kl) "Employer of Record" means the business associated with the Business Identification Number (BIN), or if unavailable, the Federal Employer Identification Number (FEIN), listed on an Employee’s or Participating Employee’s W-2.

(Im) "Employment" means any employment subject to ORS Chapter 657 provided that, notwithstanding the exemptions from the definition of Employment contained in Chapter 657, for the purposes of the Program, Employment includes:

(A) Agricultural labor, as defined in ORS 657.045; and

(B) Commissioned positions, as defined in ORS 657.085, 657.087(1) and (2), and 657.090.

(aa) "Enrollment Date" means either:

(A) The Initial Enrollment Date, for Participating Employees hired on or before the Facilitating Employer’s required Registration Date; or

(B) A date not more than 60 days following start of employment, for Participating Employees hired after the Facilitating Employer’s required Registration Date.

(ab) "Executive Director" means the Executive Director of the Oregon Retirement Savings Program Network.

(ac) "Exempt Employer" means an Employer who has filed a valid and current Certificate of Exemption pursuant to procedures established by the Board.

(ad) "Facilitating Employer" means an Employer whose Registration Date has passed and who is not an Exempt Employer.

(ae) "Initial Enrollment Date" means the date not more than 60 days after the Facilitating Employer’s required Registration Date, by which a Facilitating Employer must initially enroll its Participating Employees.

(as) "Individual Retirement Account" or "IRA" means the individual retirement account established by a Participating Individual or by or for a Participating Employee under the Program.

(st) "IRS" means the Internal Revenue Service of the United States Treasury Department.

(au) "Minimum Initial Contribution" means the minimum Non-Payroll Contribution required for a Participating Individual to establish a Program IRA.

(av) "Non-Payroll Contributions" means contributions other than Payroll Deduction Contributions, rollover contributions, or transfer contributions.

(aw) "Number of Employees" means the number of employees as submitted on the Employer’s most recently filed Oregon Quarterly Tax Report (Form OQ): Number of covered workers for Unemployment Insurance, in accordance with OAR 170-080-0015.

(ax) "Participating Employee" means any person who has established (or has had established on their behalf) and maintains a Program IRA, is an Employee of a Facilitating Employer, enrolled in the Program, maintains a Program IRA and is not a Participating Individual.

(ay) "Participating Individual" means any person who is in the Program independent of an employment relationship with a Facilitating Employer, maintains a Program IRA, and is not a Participating Employee.
"Payroll Date" means the date that an Employee's Compensation is paid to the Employee by the Employer through the payment of cash, issuance of a check, electronic funds transfer or other method.

"Payroll Deduction Contributions" means contributions made by a Participating Employee or Participating Individual pursuant to a payroll deduction.

"Program" means the Oregon Retirement Savings Program established by the Board pursuant to ORS 178.205(1).

"Program Administrator" means a third party administrator chosen by the Board to assist in carrying out the requirements of the Act.

"Qualified Plan" means a retirement plan tax-qualified under the Code, section 401(a), section 401(k), section 403(a), section 403(b), section 408(k), section 408(p), section 413(c), section 414(f), or a governmental plan qualified under section 457(b) of the Code. For purposes of this rule, a payroll deduction IRA program as defined in 29 CFR 2510.3-2(d) is not a Qualified Plan.

"Registration Date" means, for each Employer, the date by which the Employer is required to register with the Program or file a Certificate of Exemption, in accordance with Rule OAR 170-080-0015.

"Roth IRA" means an individual retirement account as defined in the Code section 408A.

"Standard Elections" means the default Program elections applicable to a Participating Employee who has not opted for different elections, as specified in Rule OAR 170-080-0030.

"Target Date Fund" means a professionally-managed fund containing a mix of investments that invests based on the employee's age and/or projected retirement date.

"Traditional IRA" means an individual retirement account as defined in Code section 408(a).

"Worker Leasing Company" (also known as a Professional Employer Organization or PEO) means a person who provides workers, by contract and for a fee, to work for a client and is licensed as a Worker Leasing Company by the Oregon Department of Consumer and Business Services.

Statutory/Other Authority: ORS 178.200-178.245
Statutes/Other Implemented: ORS 178.200-178.245
170-080-0015
Employer Registration and Employee Enrollment

(1) Registration
(a) On or before the Registration Date, each Employer shall register with the Program or file a Certificate of Exemption.
(b) Unless otherwise permitted by the Program Administrator, the Registration Date for an Employer shall be as follows:
   (A) An Employer employing one hundred (100) or more Employees: November 15, 2017
   (B) An Employer employing at least fifty (50) but no more than ninety-nine (99) Employees: May 15, 2018
   (C) An Employer employing at least twenty (20) but no more than forty-nine (49) Employees: December 15, 2018
   (D) An Employer employing at least ten (10) but no more than nineteen (19) Employees: May 15, 2019
   (E) An Employer employing at least five (5) but no more than nine (9) Employees: November 15, 2019
   (F) Client Employers, as defined in 170-080-0010: November 15, 2019
   (G) An Employer employing four (4) or fewer Employees: May 15, 2020
(c) In determining the Number of Employees for the purposes of this section, Employers shall use data as submitted on the most recently filed 2016 4th quarter Oregon Quarterly Tax Report (Form OQ): Number of covered workers for Unemployment Insurance, except under the following circumstances:
   (A) An Employer with no Employees reported on Form OQ: Number of covered workers for Unemployment Insurance who first meets the definition of Employer after January 1, 2017 will use the number of employees submitted on the Employer’s most recently filed Form OQ; or
   (B) An Employer with no Employees reported on Form OQ will have a Registration Date of May 15, 2020; or
   (C) At the Program Administrator’s discretion, an Employer with a valid business reason may use data from a more recent Form OQ.
(d) To register with the Program, a Facilitating Employer shall use the internet portal established by the Program Administrator to provide the following information:
   (A) Employer name and assumed business name, if any;
   (B) Employer Identification Numbers (Federal Employer Identification Number and Business Identification Number);
   (C) Employer mailing address;
   (D) Name, title, telephone number and email address of an individual designated by the Employer as the Program’s point of contact;
   (E) Number of Employees; and
   (F) Any other information reasonably required by the Program for the purposes of administering the Program.
(e) New Employers: the Registration Date for an Employer who first meets the definition of Employer after July 1, 2017, shall be the later of:
   (A) The date specified in subsection (21)(b) above, or;
(B) 90 days after the Employer first meets the definition of Employer.

(f) The Initial Enrollment Date for each Facilitating Employer shall be a date that is not more than 60 days after the Employer's required Registration Date.

(g) A Facilitating Employer who lacks access to the internet may register with the Program by alternate means established by the Program Administrator, but no earlier than 30 days in advance of the Facilitating Employer's required Registration Date.

(2) Enrollment

(2) Employee Enrollment through a Facilitating Employer

(a) On or before the Initial Enrollment Date, and on or before the Enrollment Date for each subsequently hired Employee, a Facilitating Employer shall enroll its Employees using the Program Administrator's internet portal or other means of data transmittal specified and validated by the Program Administrator. For each Employee, the Facilitating Employer shall provide the following information:

- Full legal name;
- Social security number or taxpayer ID number;
- Date of birth;
- Mailing address;
- Employee's designated email address; and
- Any other information reasonably required by the Program for the purposes of administering the Program.

(b) In order to allow for Employees to establish an IRA through an automatic enrollment process, the Board shall establish procedures with the Program Administrator for the execution or adoption of such documents as are necessary or appropriate to establish an IRA for such Employee. If the Employee has not opted out after notice and the opportunity to opt out has been sent to the Employee using the contact information on file with the Program, and the opt-out period has lapsed, then an IRA will be established for such Employee pursuant to directives and procedures established by the Board.

(c) Automatic Employee enrollment occurs 30 days after the Facilitating Employer provides the information in OAR 170-080-0015(2)(a), unless the Employee and Facilitating Employer agree to an earlier date.

Statutory/Other Authority: ORS 178.200-178.245
Statutes/Other Implemented: ORS 178.200-178.245
170-080-0025
Responsibilities in Joint or Co-employment Circumstances ¶

(1) With respect to any Employee or Participating Employee in a joint or co-employment relationship, except as provided in subsection 2, the terms "Employer" and "Facilitating Employer" shall mean the Employer of Record.

(2) With respect to any Employee or Participating Employee provided by a Worker Leasing Company, who is not provided on a temporary basis, as described in OAR 436-050-0420, the term "Employer" and "Facilitating Employer" shall mean the Client Employer.

(3) Notwithstanding the foregoing, with respect to any Employee or Participating Employee of a Worker Leasing Company who is not a Leased Worker as defined in OAR 436-050-0005, the terms "Employer" and "Facilitating Employer" shall mean the Worker Leasing Company.

(4) Nothing in this rule shall prohibit a Worker Leasing Company and a Client Employer from entering into an agreement under which the Worker Leasing Company may assist the Client Employer in the performance of some or all of the Client Employer's responsibilities under these rules.

Statutory/Other Authority: ORS 178.200 to 178.245
Statutes/Other Implemented: ORS 178.200 to 178.245
AMEND: 170-080-0030
NOTICE FILED DATE: 08/31/2018
RULE SUMMARY: Removes the $1.00 minimum contribution rate, allows the Program Administrator to determine minimum rate. Adds the Traditional IRA option and explains that Traditional IRA contributions are processed on a post-tax basis.
CHANGES TO RULE:

170-080-0030
Standard and Alternate Elections for Contributions; Automatic Increases; Ceasing Contributions; Requesting Participation ¶

(1) Standard Elections ¶
(a) An Employee who has not provided notice as specified in this section shall participate using the following Standard Elections: ¶

(A) Contribution to the Program at an initial rate of 5% of Compensation; ¶

(B) Auto-escalation at the rate of an additional 1% of Compensation each year until a maximum of 10% is reached; ¶

(C) Investments: ¶

(i) The first $1,000 in contributions to be invested in a capital preservation investment as selected by the Board; ¶

(ii) All subsequent contributions to be invested in a Target Date Fund; and ¶

(D) The Program account will be a Roth IRA and contributions will occur on a post-tax basis. ¶

(2) Alternate Elections ¶

(a) An Employee who does not wish to participate using the Standard Elections shall notify the Facilitating Employer, in a form or format established by the Program, and within the 30 days of enrollment in the Program prior to their Enrollment Date that: ¶

(A) The Employee wishes to participate in the Program: ¶

(i) At an initial contribution rate different from the Standard Elections, which shall be a percentage of available Compensation expressed as any whole number (i.e. three (3) percent but not three and one-half (3.5) percent). The minimum contribution rate is 1% and the maximum contribution rate is 100% of available Compensation, up to the IRS annual contribution limits; or ¶

(ii) At an initial contribution rate different from the Standard Elections, expressed as a specific whole dollar amount. The Program Administrator will establish the minimum contribution rate is $1.00 and the maximum contribution rate is 100% of available Compensation, up to the IRS annual contribution limits; or ¶

(iii) At an initial contribution rate consistent with the Standard Elections but without auto-escalation; or ¶

(iv) At an initial contribution rate different from the Standard Elections and without auto-escalation. ¶

(B) The Employee does not wish to participate and is opting out of the Program. ¶

(b) A Participating Employee may change contribution elections by notifying the Facilitating Employer of the change request, in a form or format established by the Program. This change shall be effected on the Participating Employee's payroll as soon as administratively practicable, but within 30 days of receipt of a notice of change. Employers may limit the processing of contribution election changes to one change per month per Participating Employee. ¶

(c) An Employee who wishes to select an investment option other than that provided by the Standard Elections shall notify the Program Administrator, in a form or format established by the Program, that the Employee wishes to participate in the Program by investing future contributions directly into another fund or funds offered by the Program, which selection shall be effected as soon as administratively practicable. ¶

(d) A Participating Employee may change investment elections for any portion of the balance of the Program by notifying the Program Administrator of a requested change in investment elections, either in writing,
electronically, or in any other form permitted by the IRS, to be effected as soon as administratively possible.

(e) An Employee who wishes to select a Traditional IRA shall notify the Program Administrator, in a form or format established by the Program, that the Employee wishes to participate using a Program Traditional IRA.

(f) The Facilitating Employer will process Program Traditional IRA contributions on a post-tax basis.

(3) Ceasing Contributions or Requesting Participation

(a) A Participating Employee may cease contributions to the Program by notifying the Facilitating Employer of intent to cease making contributions and revoking the authorization of the Facilitating Employer to make contributions on their behalf. The Participating Employee will give notice of this revocation, in a form or format established by the Program, to the Facilitating Employer at least 30 days before the effective date.

(b) An Employee of a Facilitating Employer who initially opted out of participation in the Program may become a Participating Employee by completing and delivering, in a form or format established by the Program, instructions to initiate participation to the Facilitating Employer. The request shall be effective on the Employee's payroll following notification as soon as administratively practicable, not to exceed 30 days.

Statutory/Other Authority: ORS 178.200 to 178.245
Statutes/Other Implemented: ORS 178.200-178.245
AMEND: 170-080-0035
NOTICE FILED DATE: 08/31/2018

RULE SUMMARY: Clarifies that auto-escalation only occurs if the Participating Employee began making Payroll Deduction Contributions on or before July 1 of the prior year.

CHANGE TO RULE:

170-080-0035
Contributions ¶

(1) Beginning 30 days following the Enrollment Date, and in accordance with a Participating Employee’s election under OAR 170-080-0030, the Facilitating Employer shall, on each Payroll Date, transfer from the Participating Employee’s Compensation for contribution to the Participating Employee’s IRA:¶
   (a) 5% of Compensation; or¶
   (b) The Participating Employee’s elected contribution rate, if different from the Standard Elections; or¶
   (c) The auto-escalated percentage of Compensation for that Participating Employee.¶

(2) Notwithstanding subsection (1), amounts deducted by the Facilitating Employer pursuant to this Rule 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, are made by the Facilitating Employer.¶

(3) Amounts deducted by the Facilitating Employer pursuant to this rule shall be transmitted to the Program Administrator as specified by the Program, as soon as administratively possible, not to exceed seven (7) business days from the date of deduction. Failure to transmit the amount as required constitutes an unlawful deduction under ORS 652.610(4).¶

(4) Beginning January 1, 2019, the Facilitating Employer shall increase the deduction specified in subsection (1) of this Rule for each Participating Employee who has not opted out of auto-escalation:
   (a) For a Participating Employee who elected a percentage of available Compensation, the Facilitating Employer shall increase the amount by an additional 1% of Compensation per year until the total deduction has reached 10% of Compensation. ¶
   (b) For a Participating Employee who elected an initial contribution rate expressed as a specific dollar amount, the Facilitating Employer shall increase the amount using a schedule or rate established by the Board. ¶

(5) Auto-escalation will occur on January 1 each year for Participating Employees who:
   (a) Are contributing less than 10% of Compensation; and
   (b) Have been enrolled in the Program for a period greater than 180 calendar days. Completed the initial Payroll Deduction Contribution specified in subsection (1) of this Rule on or before July 1 of the prior year.

Statutory/Other Authority: ORS 178.200 to 178.245
Statutes/Other Implemented: ORS 178.200-178.245
Non-Payroll Contributions for Participating Employees

(1) Any Participating Employee or Participating Individual may choose to make Non-Payroll Contributions to the Program.

(2) Such contributions must not exceed, in combination with Payroll Deduction Contributions, the annual IRA contribution limit as determined by the Internal Revenue Code and related rules promulgated by the IRS, and must be delivered to the OregonSaves IRA trustee in accordance with procedures determined by the Board and approved by the Plan Administrator.

(3) The Program Administrator will establish the minimum contribution.

(4) Non-Payroll Contributions may be made electronically or by personal check.

Statutory/Other Authority: ORS 178.200 to 178.245
Statutes/Other Implemented: ORS 178.200 to 178.245
AMEND: 170-080-0040
NOTICE FILED DATE: 08/31/2018

RULE SUMMARY: Added references to Participating Individuals, Beneficiaries, and Traditional IRAs. Added that Program IRA Distributions may be subject to penalties under the Internal Revenue Code.

CHANGES TO RULE:

170-080-0040
Distributions and Distribution Requests ¶

(1) A Participating Employee may request a Distribution of funds from an IRA, Participating Individual, or Beneficiary may request a Distribution of all or a portion of funds from a Program Roth or Traditional IRA at any time by submitting a completed distribution request to the Program Administrator, in a form or format established by the Program. ¶

(2) A Program IRA Distribution shall be subject to any applicable state and federal income tax obligations and may be subject to penalties under the Code.

Statutory/Other Authority: ORS 178.215(7)
Statutes/Other Implemented: ORS 178.200-178.245
170-080-0045
Program Administration Fees and Expenses ¶

(1) The Board will charge each IRA a Program administrative fee not to exceed the rate of 1.05% per annum, to defray the costs of operating the Program, including internal and external administration, and operational and investment costs, including for professional investment management services. ¶
(2) The Board will from time to time review, adjust, and notify Participating Employees and Participating Individuals of changes to Program Administration fees.

Statutory/Other Authority: ORS 178.225
Statutes/Other Implemented: ORS 178.200-178.245
AMEND: 170-080-0050
NOTICE FILED DATE: 08/31/2018
RULE SUMMARY: Clarified that Facilitating Employers shall remain neutral about the program and do nothing to
require, endorse, or discourage employee participation.

CHANGES TO RULE:

170-080-0050
Employer Guidelines

(1) Facilitating Employers shall:
(a) Collect contributions and remit those amounts promptly to the Program Administrator or its designee;
(b) Provide information to the Program Administrator, as described in Rules 0015, OARs 170-080-0015, 170-
080-0020, and 170-080-0030;
(c) Retain the notice of any Employee elections or election changes pursuant to any action defined in Rule OAR
170-080-0030 for a period not less than three (3) years from the date of the notice. Facilitating Employers may
choose to comply with this requirement by allowing the Program Administrator to maintain such documentation
on their behalf, either electronically, or in any other medium allowable under applicable law;
(d) Record the Participating Employee's elections and election changes in its payroll system in a manner that
enables the Facilitating Employer to make accurate deductions from the Participating Employee's paycheck;
and
(e) Make clear that the Facilitating Employer's involvement in the Program is limited to collecting contributions
and remitting them to the Program Administrator or its designee, and that the Facilitating Employer does not
provide any additional benefit or promise any particular investment return on Employee savings; and
(f) Remain neutral about the Program.

(2) Facilitating Employers shall not:
(a) Contribute to the Program;
(b) Require, endorse, or discourage employee participation in the Program; and
(c) Execute any discretionary authority, control, or responsibility with respect to the Program.

(3) Facilitating Employers may, if they choose:
(a) Provide additional general information and other educational materials that explain the advisability of retirement savings, including the advantages of contributing to an IRA;
(b) Answer Employee inquiries about the mechanics of the IRA payroll deduction.

(4) Facilitating Employers should refer other inquiries to the Program Administrator or as otherwise directed by
the Board.

Statutory/Other Authority: ORS 178.200-178.245
Statutes/Other Implemented: ORS 178.200-178.245
170-080-0055
Distribution of Materials to Employees

(1) After the Facilitating Employer submits the Employee information in accordance with OAR 170-080-0015(2)(a), the Program Administrator will distribute informational materials directly to Employees. The Program Administrator will provide a Facilitating Employer a set of informational materials about the Program upon completion of the Facilitating Employer’s registration in the online portal. The Program Administrator will provide the materials to the Facilitating Employer by supplying the internet address where such materials may be downloaded or, upon request of the Facilitating Employer, will provide the materials in hard copy form.

(2) Upon request of the Employee, the Facilitating Employer will provide the Employee a set of hard copy materials or supply the internet address where such materials may be accessed. The Facilitating Employer will provide the materials in the manner requested by the Employee.

(3) The informational materials will include the following information:

(a) The benefits and risks associated with making contributions to a Program IRA;

(b) Instructions describing how to make contributions to the Program, including the Standard Elections applicable if the Participating Employee does not make other elections;

(c) A description of the other elections available under the Program, including how to opt out of the Program;

(d) Investment alternatives available under the Program and instructions describing how to make or change an investment election;

(e) The process for requesting a Distribution of retirement savings from the Program;

(f) How to obtain additional information about the Program, including the fees associated with the Program;

(g) That the Facilitating Employer does not endorse or recommend the Program;

(h) That Employees and Participating Employees seeking financial advice should contact financial advisers, that Facilitating Employers are not in a position to provide financial advice, and that Facilitating Employers are not liable for decisions Employees and Participating Employees make regarding the Program;

(i) That the Program is not an employer-sponsored retirement plan;

(j) That Employee participation in the Program is completely voluntary;

(k) That information on IRAs outside of the Program is available from other sources;

(l) That neither the value of a Program IRA, nor the rate of return are guaranteed by the state, the Facilitating Employer, or anyone else; and

(m) That by Standard Election, contributions under the Program are made to a Roth IRA, and that a Roth IRA may not be appropriate for all individuals.

(3) At least 30 days before the Initial Enrollment Date, the Facilitating Employer will provide each of its Employees with the informational materials provided by the Program Administrator.

(4) For subsequently hired Employees, within 30 days of hire, the Facilitating Employer shall provide the informational materials provided by the Program Administrator.
(5) Facilitating Employers shall provide informational materials either directly, or by supplying the Employee with the internet location where the information may be found, along with Board-provided instructions about how to obtain the information if the Employee does not have internet access.

(6) The Facilitating Employer shall document that the informational materials were given to the Employee. Documentation may consist of a notation in the Facilitating Employer’s records identifying the Employee and the date the materials were distributed. Facilitating Employers may choose to comply with the requirement to document the delivery of informational materials to Employees if the Program Administrator maintains such documentation on their behalf, either electronically or in any other medium allowable under applicable law. The Facilitating Employer may request that the Employee acknowledge receipt of the informational materials but shall not request or require that the Employee take any additional steps, including returning any forms to the Facilitating Employer.

(7) Notwithstanding anything in this Rule to the contrary, where the Facilitating Employer timely provides the Program Administrator with the contact information (e.g., designated email address(es)) of Participating Employees, the Facilitating Employer may choose to satisfy its obligations to provide the informational materials to Participating Employees by allowing the Program Administrator to do so on its behalf. Delivery by the Program Administrator must be at such time and in such manner as is otherwise specified in this Rule; and

(n) That the Program has a Traditional IRA option and summarizing the tax implications, withdrawal penalties, conversion details, and enrollment process for a Traditional IRA.

Statutory/Other Authority: ORS 178.200-178.245
Statutes/Other Implemented: ORS 178.200-178.245
RULE SUMMARY: Creates an “opt-in” mechanism for the Program and describes how individuals who do not work for a Facilitating Employer may participate in the Program. Requires Participating Individuals to establish an Automatic Contribution Plan or make a Minimum Initial Contribution. Describes role of the Program Administrator in establishing the minimum contribution rate and provision of Program materials. States that the Board will establish a default set of elections for Participating Individuals.

CHANGES TO RULE:

170-080-0056

Individual Participation

(1) An individual who is 18 years of age and older and is eligible to contribute to an IRA under the Code may choose to participate in the Program as a Participating Individual.

(2) An individual may become a Participating Individual by:

(a) Completing and delivering, in a form or format established by the Program, instructions to initiate enrollment using the internet portal established by the Program Administrator; and

(b) Establishing an Automatic Contribution Plan; or

(c) Making a Minimum Initial Contribution as required by the Program Administrator.

(3) Participating Individuals shall receive individual participation-specific Program materials from the Program Administrator at the time of enrollment. The Program Administrator will deliver the informational materials electronically, unless the Participating Individual elects to receive a set of hard copy materials.

(4) A Participating Individual who works for an Exempt Employer will make Non-Payroll Contributions unless the Exempt Employer agrees to process Payroll Deduction Contributions.

(5) Exempt Employers who agree to process Payroll Deduction Contributions for Participating Individuals are not Participating Employers. Exempt Employers are solely responsible for determining whether their payroll deduction IRA programs satisfy IRS and DOL requirements for exemption from ERISA.

(6) The Program Administrator will establish the minimum contribution rate for a Participating Individual through an Automatic Contribution Plan.

(7) A Participating Individual with an Automatic Contribution Plan may make additional Non-Payroll Contributions to a Program IRA.

(8) The Participating Individual is responsible for ensuring that annual contributions do not exceed the annual IRA contribution limit as determined by the Code and related rules promulgated by the IRS. Contributions must be delivered to the OregonSaves IRA trustee in accordance with procedures determined by the Board and approved by the Program Administrator.

(9) The Board will establish a default election for Participating Individuals.

Statutory/Other Authority: ORS 178.200-178-245
Statutes/Other Implemented: ORS 178.200-178-245
Rollovers and Transfers
The Board shall establish procedures with the Program Administrator through which a Participating Employee, Participating Individual, or Beneficiary may roll over or transfer all or a portion of a Program IRA account to a different retirement savings vehicle in accordance with the Code. In addition, Program IRAs may receive rollovers and transfers from other retirement savings vehicles in accordance with the Code.
Statutory/Other Authority: ORS 178.200-178.245
Statutes/Other Implemented: ORS 178.200-178.245
ADOPT: 170-080-0058

NOTICE FILED DATE: 08/31/2018

RULE SUMMARY: Describes how a Facilitating Employer who begins offering a Qualified Plan may terminate Facilitating Employer status and become an Exempt Employer. Creates requirements for the Facilitating Employer to notify the Program Administrator. Creates requirements for the Facilitating Employer and Program Administrator for the notification of Participating Employees.

CHANGES TO RULE:

170-080-0058
Termination of Facilitating Employer Status through Program Exemption
(1) A Facilitating Employer who begins offering a Qualified Plan must notify the Program Administrator at least 60 days prior to the cessation of Payroll Deduction Contributions.
(2) Unless otherwise elected by the Participating Employee, Program IRAs will remain in the Program after the Facilitating Employer certifies its exemption and Participating Employees may continue to make contributions as Participating Individuals pursuant to OAR 170-080-0056.
(3) The Program Administrator will notify Participating Employees of the Facilitating Employer’s termination of participation in the Program and provide further instructions for future interaction with their Program IRAs.
(4) The Facilitating Employer must inform Participating Employees of their intention to terminate participation in the Program at least 30 days prior to cessation of Payroll Deduction Contributions. The Program Administrator will provide hard copy informational materials to the Facilitating Employer for distribution to Participating Employees.

Statutory/Other Authority: ORS 178.200-178.245
Statutes/Other Implemented: ORS 178.200-178.245
ADOPT: 170-080-0061

NOTICE FILED DATE: 08/31/2018

RULE SUMMARY: Describes when a Program IRA may be closed by the Board.

CHANGES TO RULE:

170-080-0061
Account Closure
A Program IRA account may be closed by a process established by the Board if:
(1) No funds have been deposited into the account for at least 18 months; and
(2) All funds from the Participating Employee's or Participating Individual’s account have been withdrawn pursuant to OAR 170-080-0057; or
(3) All funds from the Participating Employee's or Participating Individual’s account have been rolled over or transferred pursuant to OAR 170-080-0058.

Statutory/Other Authority: ORS 178.200-178.245
Statutes/Other Implemented: ORS 178.200-178.245
ADOPT: 170-080-0062
NOTICE FILED DATE: 08/31/2018

RULE SUMMARY: Describes when a Program IRA will be presumed abandoned and how abandoned accounts will be turned over to unclaimed property.

CHANGES TO RULE:

170-080-0062
Abandoned Accounts
A Program IRA will be presumed abandoned according to the unclaimed property law of the state of the last known address of the Participating Employee or Participating Individual. If the last known address of the Participating Employee or Participating Individual is in Oregon, the provisions of the Uniform Disposition of Unclaimed Property shall apply (ORS 98.302 to 98.436). If there is no last known address of the Participating Employee or Participating Individual in the Program records, federal common law shall determine the state with the first priority claim.
Statutory/Other Authority: ORS 178.200-178.245
Statutes/Other Implemented: ORS 178.200-178.245
170-080-0065
Confidentiality ¶

(1) Confidentiality. The Board will treat Individual IRA account information as confidential, including without limitation, names, addresses, telephone numbers, personal identification information, contributions, and earnings.

(2) Written release. ¶
(a) The Board may disclose an individual's Program IRA account information to persons or entities other than those described in subsection (4) of this Rule if it receives a signed release from the Participating Employee or Participating Individual consenting to disclosure of some or all of the individual's Program IRA account information to a specific person or entity. For purposes of this paragraph, "an individual's Program IRA account information" includes information pertaining to:

(A) The Participating Employee's or Participating Individual's IRA account;

(B) Beneficiary designations;

(C) Distributions; or

(D) Other information contained in any draft court order.

(b) A written authorization to release information is valid indefinitely, unless a specific end date is provided in the written statement.

(3) Subpoena. A subpoena for information available from the Program must be made out to the State of Oregon, Oregon Retirement Savings Program. The Program reserves the right to object to any subpoena on the grounds that the subpoena fails to provide a reasonable time for preparation and travel, is otherwise unreasonable or oppressive, or that service was improper, in addition to any other basis legally available. To facilitate prompt processing, copies of subpoenas should be served at the Office of the State Treasurer. Faxed subpoenas are not acceptable.

(4) Disclosure. The Board may disclose anonymized data which does not include information that is identifiable to an individual Participating Employee, Participating Individual, Beneficiary, or Employer for purposes of research associated with the Program. The Board may disclose information that it is required to disclose under the Oregon Public Records Law. The Board may disclose an individual's Program IRA account information to the Program Administrator, the providers of investments for the Program, regulatory agencies to the extent disclosure is required by law, and to other persons or entities to the extent the Board determines disclosure is necessary to administer the Program.

Statutory/Other Authority: ORS 178.220
Statutes/Other Implemented: ORS 178.200-178.245