

SECURE 2.0 ACT:



Improving coverage for long-term, part-time workers.

Frequently asked questions

This FAQ covers topics intended to help you become familiar with the SECURE 2.0 Act of 2022's Section 125, "Improving coverage for part-time workers."

An overview of Section 125

Plan sponsor considerations and proposed actions

Appendix: clarification and additional information



Improving coverage for part-time workers can be an important savings and lifetime income opportunity for your employees. TIAA is committed to helping you better understand the new requirements. If you have any questions, please contact your **TIAA Relationship Manager or our Administrator Telephone Center at 888-842-7782**.

AN OVERVIEW: Frequently asked questions What is the SECURE The SECURE 2.0 Act Section 125 amends ERISA's minimum participation rules to prohibit ERISA covered 401(k) and 403(b) plans from requiring, as a condition 2.0 Act, Section 125? of participation, a period of service extending beyond one year of service (using the 1,000-hour rule); or two consecutive years of service during each of which the employee completes at least 500 hours of service. Previously there was a threeyear service requirement for part-time workers for 401(k) plans. Generally, service for 12-month periods beginning before Jan. 1, 2023, is not taken into account for purposes of the new eligibility and vesting rules for long-term, part-time employees. For 401(k) plans, employers may disregard 12-month periods beginning before Jan.1, 2021, for purposes of the current vesting rules for long-term, part-time employees. Which plans are subject It is mandatory that plan sponsors of ERISA-covered 401(k) and ERISA-covered 403(b) plans comply with the requirements of Section 125. There are some different to the requirements? considerations for 401(k) versus 403(b) plans with respect to tracking service. Is it mandatory? Please refer to the plan sponsor considerations section below for more details. What is the effective The requirements are generally applicable for plan years beginning after Dec. 31, 2024. date for Section 125? The requirements apply to eligibility for making elective deferrals and vesting Are plan sponsors of any employer contributions. In the case of ERISA-covered 403(b) plans, in required to make which participants become eligible solely by reason of the new eligibility rules, employer contributions employers are not required to make nonelective or matching contributions on to long-term, part-time their behalf and may elect to exclude such employees from testing under the employees who are nondiscrimination requirements. eligible to participate? For ERISA 403(b) plans, employers should have begun tracking hours of When do plan sponsors service in 2023. For 401(k) plans, employers should have begun tracking need to begin tracking hours of service in 2021. the hours to comply with this provision? The SECURE Act 1.0 permits employers to disregard 12-month periods beginning before Jan. 1, 2021, for purposes of the three-year rule for longterm, part-time employees in 401(k) plans. The SECURE 2.0 Act of 2022 permits employers to disregard 12-month periods beginning before Jan. 1, 2023, for purposes of the two-year rule for long-term, part-time employees (impacts ERISA 401(k) and ERISA 403(b) plans). 401(k) plan sponsors must comply with both.

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PLAN SPONSOR: Considerations and action items

How does my plan need to prepare for this requirement to improve coverage for part-time workers?	 This is a new requirement for ERISA 403(b) plans and a modification of the requirements for 401(k) plans. While the requirements of Section 125 are, generally, effective for plan years beginning after December 31, 2024, it is important to begin taking steps to facilitate compliance. Action now Ensure you have the capabilities in place to track hours of service for employees. Please note that plan sponsors do not yet need to send tracked hours to TIAA; however, TIAA will provide more details regarding the data file transmission as we approach the effective date. Action needed, as effective date approaches Determine/modify eligibility tracking and payroll files and internal processes accordingly. For ERISA 403(b) plan sponsors For purposes of SECURE 2.0, long-term, part-time employee eligibility provision (Section 125), IRS Notice 2024-73 confirms that an employer can continue to exclude (i) student employees, (ii) nonresident aliens, and (iii) employees otherwise eligible under another section 403(b) plan, an eligible governmental section 457(b) plan, or a section 125 for long-term, part-time employees apply in addition to the universal availability rule and notwithstanding exceptions to the rule.
What plan document updates are required?	 Plan documents need to be amended to include the requirement. Please refer to the TIAA DC Key provision guide, Section 501 of the Secure 2.0 Act (and IRS Notice 2024-02), for specific timing of plan amendments based on plan type. Plan sponsors should consult with their legal counsel to ensure their plans are amended in a timely manner. For plan sponsors using TIAA's plan document service, amendments for the SECURE 2.0 Act will be provided for both required provisions and optional features. For any plan sponsors using a plan document prepared by a service provider other than TIAA, they should consult with their document preparer to ensure any required amendments are provided in a timely manner. Coordination with service providers other than TIAA will be the plan sponsor's responsibility. ERISA plan sponsors will be required to provide a summary of material modifications or summary plan description (as applicable) to plan participants upon any amendment to the provisions of the plan.

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Appendix

Does Section 125 apply to ERISA 403(b) plans?	Yes, the SECURE 2.0 Act expanded coverage to ERISA 403(b) plans. The requirement provides that the maximum allowable years for a service requirement is two consecutive years (where the employee completes 500 hours of service) for plan years beginning after December 31, 2024.
How does Section 125 affect vesting?	For employees who become eligible to participate in a plan under this new rule for long-term, part-time employees, each 12-month period the employee has at least 500 hours of service is treated as a year of service for vesting purposes and is not treated as a one-year break in service. For 401(k) plans, service for 12-month periods beginning before Jan. 1, 2021 (Jan. 1, 2023, for 403(b) plans) is generally not required to be considered.
Can a 403(b) plan that is subject to ERISA and subject to the requirements of Section 125 continue to exclude student employees from participation in the plan?	Yes. The student employee exclusion is a statutory exclusion based on a classification (students performing services described in the Code), rather than on service. Therefore, a section 403(b) plan that is subject to ERISA may continue to exclude a student employee from making elective deferrals under the plan regardless of whether the individual qualifies as an ERISA long-term, part-time employee. In addition, please note that ERISA 403(b) plan may also continue to exclude nonresident employees otherwise eligible under another section 403(b) plan, an eligible governmental section 457(b) plan, or a section 401(k) plan sponsored by the same which are employer statutory exclusions based on classifications, rather than on service.
How does the long- term, part-time rule affect the universal availability rule for ERISA 403(b) plans?	ERISA 403(b) plan sponsors must operate their plans in accordance with both the long-term, part-time employee eligibility provision (Section 125) and 403(b) universal availability requirement. As indicated above, and in accordance with applicable guidance, an employer can continue to exclude (i) student employees, (ii) nonresident aliens, and (iii) employees otherwise eligible under another section 403(b) plan, an eligible governmental section 457(b) plan, or a section 401(k) plan sponsored by the same employer. Employees who normally work less than 20 hours per week may be excluded, however, if an employee completes two consecutive years of service during each of which the employee completes at least 500 hours of service, that employee must be permitted to participate in the plan.



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