Section 101 Requires 401(k) and 403(b) plans to automatically enroll participants upon becoming eligible (employees may opt out). Section 102 Modifications to small employer plan startup costs	Eligible Automatic Contribution Arrangement (EACA) Year 1 enrollment amount is at least 3% up to 10%. Year 2-8 deferral amount is increased by 1% until it reaches at least 10%, but not more than 15%. Participants may opt out or elect another percentage Exceptions: All current 401(k)s and 403(b)s grandfathered Businesses with 10 or fewer employees Businesses in existence for less than 3 years Church plans Governmental plans Increases the startup credit from 50% to 100% for employers with up to 50 employees Additional credit for defined contribution only with 50 or fewer employees A percentage of the amount contributed by the employer on behalf of employees, up to a per-employee cap of \$1,000. Phased out for employers with between 51 and 100 employees Years Credit 1-2 100% 3 75% 4 50% 5 25% SEP, SIMPLE and 401(k)	Effective for plan years after 12/31/2024 Mandatory Effective for taxable years beginning after 12/31/2022
Section 103	Prior rules still apply for those with 51-100 employees The match is 50% of IRA or retirement plan	Effective for taxable years beginning after
Saver's Match	contributions up to \$2,000 per individual. The match	12/31/2026.
Repeals and replaces the	phases out between \$41,000 and \$71,000 in the case	12/31/2020.

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credit for IRA and retirement plan contributions, with a federal matching contribution deposited into a taxpayer's IRA or retirement plan	of taxpayers filing a joint return (\$20,500 to \$35,500 for single taxpayers and married filing separate; \$30,750 to \$53,250 for head of household filers).	
Section 104 Promotion of Saver's Match	 Increase public awareness of the Saver's Match to increase use of the match by low- and moderate-income taxpayer make clear that the Saver's Match cannot be withdrawn without incurring penalties Repayment to the Treasury Department in some cases where the Saver's Match is withdrawn from an IRA before retirement Taxpayers will have an election to designate a retirement account to receive the repaid Saver's Match. 	Treasury Secretary must report to Congress on the Treasury Department's anticipated promotion efforts no later than 7/1/2026.
Section 105 Pooled employer plan (PEP) modification	 A PEP may designate a named fiduciary (other than an employer in the plan) to collect contributions to the plan Fiduciary would be required to implement written contribution collection procedures that are reasonable, diligent, and systematic. 	Effective for plan years beginning after 12/31/2022.
Section 106 Multiple employer 403(b) plans	Allows 403(b) plans to participate in MEPs and PEPs, including relief from the one bad apple rule so that the violations of one employer does not affect the tax treatment of employees of compliant employers.	Effective for plan years beginning after 12/31/2022
Section 107 Increase in age for required beginning date (RBD) for required minimum distributions (RMDs)	Increases the RMD age to 73 starting on 1/1/2023 – and increases the age further to 75 starting on 1/1/2033.	Effective 1/1/2023 for age 73 Effective 1/1/2033 for age 75 Mandatory
Section 108 Indexing IRA catch-up limit	Indexes for cost-of-living adjustments the \$1,000 catch-up contribution	Effective for taxable years beginning after 12/31/2023
Section 109	• Increases these limits to the greater of \$10,000 or 50% more than the regular catch-up amount in	Effective for taxable years beginning after 12/31/2024.

Higher catch-up limits for retirement plans to apply at age 60, 61, 62, and 63 Section 110 Treatment of qualified student loan payments (QSLPs) as elective deferrals for purposes of matching contributions	 2025 for individuals who have attained ages 60, 61, 62 and 63 Increased amounts are indexed for inflation after 2025 Permits an employer to make matching contributions under a 401(k) plan, 403(b) plan, governmental 457(b) or SIMPLE IRA with respect to QSLPs A QSLP is a payment toward any indebtedness incurred by the employee to pay qualified higher education expenses of the employee For nondiscrimination testing of elective contributions, plans may test separately the employees who receive matching contributions on QSLPs 	Effective for contributions made for plan years beginning after 12/31/2023.
Section 111 Application of credit for small employer pension plan startup costs to employers which join an existing plan	 Ensures the startup tax credit is available for 3 years for employers joining a MEP or PEP, regardless of how long the MEP has been in existence 	Effective retroactively for taxable years beginning after 12/31/2019.
Section 112 Military spouse retirement plan eligibility credit for small employers	 Small employers get a tax credit for their defined contribution plans if they (1) make military spouses immediately eligible for the plan within two months of hire, (2) upon plan eligibility, make the military spouse eligible for any matching or nonelective contribution that they would have been eligible for otherwise at 2 years of service, and (3) make the military spouse 100% immediately vested in all employer contributions. The tax credit equals the sum of (1) \$200 per military spouse, and (2) 100% of all employer contributions (up to \$300) made on behalf of the military spouse, for a maximum tax credit of \$500. 	Effective for taxable years beginning after 12/29/2022

Section 113	 This credit applies for 3 years with respect to each military spouse Does not apply to highly compensated employees. An employer may rely on an employee's certification that such employee's spouse is a member of the uniformed services. Enables employers to offer de minimis financial Effective for plan years beginning after
Small immediate financial incentives for plan contributions	incentives (e.g., gift cards), not paid for with plan assets, to boost employee deferrals in 401(k) and 403(b) plans
Section 114 1042 Stock Exchanges for S Corporations with Employee Stock Ownership Plans (ESOPs)	 An individual owner of stock in a non-publicly traded S corporation that sponsors an ESOP may elect to defer the recognition of gain from the sale of such stock to the ESOP if the seller reinvests the sales proceeds into qualified replacement property, such as stock or other securities issued by a U.S. operating corporation. After the sale, the ESOP must own at least 30% of the employer corporation's stock. A 10% limit on the deferral to sales of employer stock to S corporation ESOPs
Section 115 Withdrawals for certain emergency expenses	 An exception to the 10% early distribution penalty for certain distributions used for emergency expenses, which are unforeseeable or immediate financial needs relating to personal or family emergency expenses. Only one distribution is permissible per year of up to \$1,000 A taxpayer has the option to repay the distribution within 3 years. No further emergency distributions are permissible during the 3-year repayment period unless repayment occurs.

Section 116 Allow additional nonelective contributions to SIMPLE plans Section 117 Contribution limit for SIMPLE IRA and SIMPLE 401(k) plans	•	Permits an additional employer contribution to SIMPLE IRA plan participants of 10% of compensation up to \$5,000 (indexed) Increases the annual deferral limit and the catch-up contribution at age 50 by 10% in the case of an employer with 25 or fewer employees An employer with 26 to 100 employees would be permitted to provide higher deferral limits, but	Effective for taxable years beginning after 12/31/2023 Effective for taxable years beginning after 12/31/2023 Secretary of Treasury shall report to Congress on data related to SIMPLE IRAs by
Section 118		only if the employer either provides a 4% matching contribution or a 3%	12/31/2024, and annually thereafter Effective for taxable years beginning after
Tax treatment of certain nontrade or business SEP IRA contributions	•	Permits employers of domestic employees (e.g., nannies) to provide SEP IRA contributions	12/29/2022
Section 119 IRC Sec. 415 annual pension benefit limit for certain employees of rural electric cooperatives	•	Eliminates the compensation-based limit for participants who are non-highly compensated employees in rural electric cooperative retirement plans The 100% of the participant's average compensation will no longer apply 2023 limit \$265,000	Effective for limitation years ending after 12/29/2022
Section 120 Exemption for certain automatic portability transactions following cash outs	•	Following plan cash outs of \$1,000 or more to default IRAs, permits retirement plan service providers to automatically transfer participants default IRAs (established in connection with a distribution from a former employer's plan) into the participant's new employer's retirement plan, unless the participant affirmatively elects otherwise	Effective for transactions occurring on or after the date which is 12 months after 12/29/2022
Section 121 Starter 401(k) or 403(b) plans for employers with no retirement plan	•	Permits an employer without a retirement plan to offer a starter 401(k) plan (or safe harbor 403(b) plan). Plan must require that all employees are automatically enrolled at a deferral rate of 3 to 15% of compensation.	Effective for plan years beginning after 12/31/2023

	•	Deferrals limited to the annual IRA contribution limit (i.e., \$6,500 for 2023, plus \$1,000 in catch-	
		up contributions for age 50 and older)	
Section 122	•	The Treasury Secretary is required to share certain	Effective on the 12/29/2022
Assist States in locating owners of		information with a state that relates to an	
applicable savings bonds		applicable savings bond registered to an owner	
		with a last known or registered address in that	
		state.	
	•	The state is permitted to use that information to	
		locate the registered owner in accordance with the	
		state's standards for recovery of abandoned	
		property.	
	•	The Treasury Secretary must develop guidance to	
		carry out the proper disclosure and protection of	
		such information	
	•	The Treasury Secretary also is required to submit	
		to the Senate Appropriations and	
		Finance Committees and House Appropriations and Ways and Means Committees an annual report	
		assessing its efforts to provide states with	
		information on unclaimed savings bonds.	
Section 123	•	Updates certain ESOP rules related to whether a	Effective for plan years beginning after
Certain securities treated as publicly		security is a "publicly traded employer security"	12/31/2027
traded in case of employee stock		and "readily tradeable on an established securities	
ownership		market	
plans.	•	Will allow highly regulated companies with liquid	
•		securities that are quoted on non-exchange	
		markets to treat their stock as "public" for ESOP	
		purposes, thus making it easier for these	
		companies to offer ESOPs to their U.S.	
		employees.	
	•	Allows certain non-exchange traded securities to	
		qualify as "publicly traded employer securities" so	
		long as the security is subject to priced quotations	

Section 124 Higher age requirement for certain individuals for qualified ABLE	 by at least four dealers on a Securities and Exchange Commission-regulated interdealer quotation system, is not a penny stock and is not issued by a shell company, and has a public float of at least 10% of outstanding shares. For securities issued by domestic corporations, the issuer must publish annual audited financial statements. Securities issued by foreign corporations are subject to additional depository and reporting requirements. Increases the age (Changing from age 26 to age 46) by which blindness or disability must occur for an individual to be eligible for an ABLE program 	Effective for taxable years beginning after 12/31/2025
Section 125 Improving coverage for part-time workers	 Reduces the 3-year eligibility rule to 2 years for long-term, part-time employees Provides that pre-2021 service is disregarded for vesting purposes, just as such service is disregarded for eligibility purposes under current law, effective as if included in the SECURE Act to which the amendment relates. Extends the long-term part-time coverage rules to 403(b) plans that are subject to ERISA 	Effective for plan years beginning after 12/31/2024 Mandatory provision
Section 126 Special rules for certain distributions from long-term qualified tuition programs to Roth IRAs	 During their lifetimes, beneficiaries of 529 college savings accounts may rollover up to \$35,000 from their 529 accounts to their Roth IRAs Rollovers are subject to Roth IRA annual contribution limits, 529 accounts must have been open for more than 15 years 	Effective with respect to distributions after 12/31/2023

Section 127	Employers may offer nonHCEs pension-linked	Effective for plan years beginning after
Optional emergency savings accounts	- · ·	12/31/2023.
for Nonhighly Compensated	emergency savings accounts	12/31/2023.
	• Optional auto-enroll at 3% with contribution	
Employees (nonHCEs) in individual	capped at \$2,500 (or lower at employer's	
account plans	discretion)	
	 Contributions are made on a Roth-like basis 	
	• Treated as elective deferrals for match; match	
	capped at \$2,500 (or lower at employer's	
	discretion)	
	 Additional contributions above the cap can be 	
	directed to designed Roth account or stopped until	
	balance drops below the cap	
	• First four withdrawals from each plan year may	
	not be subject to any fees or charges	
	 At separation from service, employees may take 	
	their emergency savings accounts as cash or roll	
	them to their designated Roth accounts or IRAs	
Section 120		Effective 12/29/2022
Section 128,	• Permit 403(b) custodial accounts to participate in	Effective 12/29/2022
403(b) plans and group trusts	group trusts with other tax-preferred savings plans	
	and IRAs	
Title II—Preservation of Income		
Section 201	• Eliminates certain barriers to the availability of life	Effective for calendar years
Remove required minimum	annuities in qualified plans and IRAs that arise	ending after the 12/29/2022.
distribution barriers of life annuities	under current law due to an actuarial test in the	
	required minimum distribution regulations	
Section 202	• Repeals the 25% limit and allows up to \$200,000	Effective for contracts purchased or
Qualifying longevity annuity	(indexed) of an account balance to be used to	received in an exchange on the 12/29/2022
contracts	purchase a QLAC	• The Treasury Secretary must update the
	• Facilitates the sales of QLACs with spousal	relevant regulations within 18 months of
	survival rights	the date of enactment
	 Clarifies that free-look periods are permitted up to 	
	90 days with respect to contracts purchased or	
	received in an exchange on or after July 2, 2014	
	received in an exchange on or after July 2, 2014	

Section 203 Insurance-dedicated exchange-traded funds Section 204	 Facilitates the creation of a new type of ETF that is "insurance-dedicated" Outdated Treasury Department regulations have prevented ETFs from being widely available through individual variable annuities 	 Effective for segregated asset account investments made on or after 7 years after the 12/29/2022 Directs the Treasury Secretary to update the relevant regulations by that time Effective on the 12/29/2022.
Eliminating penalty on partial annuitization with RMDs	 When a tax-preferred retirement account holds an annuity and cash, permits the account owner to elect to aggregate RMDs from the annuity portion and cash portion of the account 	 Effective on the 12/29/2022. The Treasury Secretary is to update the relevant regulations accordingly.
Title III - Simplification and Clarificat		
Section 301 Recovery of retirement plan overpayments	 Allows retirement plan fiduciaries to decide not to recoup retiree overpayments If plan fiduciaries choose to recoup overpayments, limitations and protections apply Rollovers of the overpayments remain valid 	 Effective on the 12/29/2022 Plan fiduciaries may proceed with respect to determinations made prior to 12/29/2022 to seek or not to seek recovery of overpayments Mandatory
Section 302 Reduction in excise tax on certain accumulations in qualified retirement plans	 Reduces the penalty for failure to take required minimum distributions (RMDs) from 50 to 25% If a failure to take an RMD from an IRA is corrected in a timely manner the excise tax on the failure is further reduced from 25 to 10% for taxpayers who take the RMD before the earlier of 1) an IRS audit or 2) the second year after the year the excise tax was imposed 	Effective for taxable years beginning after the date of enactment
Section 303 Retirement savings lost and found.	Creates a national online searchable lost and found database for Americans' retirement plans at the Department of Labor (DOL)	Directs the creation of the database no later than 2 years after the date of enactment Mandatory
Section 304 Updating dollar limit for mandatory plan cash outs	• Increases the plan cash out limit from \$5,000 to \$7,000	Effective for distributions made after 12/31/2023
Section 305	• Expands EPCRS to (1) allow more types of errors to be corrected internally through self-correction	Effective on the date of enactment

Expansion of Employee Plans Compliance Resolution System (EPCRS)	(e.g., certain plan loan errors) (2) apply to inadvertent IRA errors, and (3) exempt certain failures to make required minimum distributions from the otherwise applicable excise tax	
Section 306 Eliminate the "first day of the month" election requirement for governmental 457(b) plans	Allows changes to deferral elections at any time prior to the date that the compensation being deferred is available, rather than prior to the beginning of the month of deferral change.	Effective for taxable years beginning after the date of enactment
Section 307 One-time election for IRA qualified charitable distribution (QCD) to split-interest entity and increased QCD limit	 Expands IRA QCD to allow for a one-time, \$50,000 distribution to charitable gift annuities, charitable remainder unitrusts, and charitable remainder annuity trusts Indexes for inflation the annual IRA QCD limit of \$100,000 	Effective for distributions made in taxable years ending after the date of enactment
Section 308 Distribution to firefighters	• Extends the age 50 rule for early distributions for qualified public safety employees to private sector firefighters	Effective for distributions made after the date of enactment
Section 309 Exclusion of certain disability-related first responder treatment payments.	• Permits first responders to exclude service- connected disability pension payments from gross income after reaching retirement age.	Effective for amounts received in taxable years beginning after 12/31/2026
Section 310 Application of top-heavy rules to defined contribution plans covering excludable employees	Allows an employer to perform the top-heavy test separately on the non-excludable and excludable employees	Effective for plan years beginning after 12/31/2023
Section 311 Repayment of qualified birth or adoption distribution limited to 3 years.	Amends the QBAD provision to restrict the recontribution period to 3 years	Effective for distributions made after the date of the enactment of this Act and retroactively to the 3-year period beginning on the day after the date on which such distribution was received Mandatory
Section 312	Under certain circumstances, employees are permitted to self-certify that they have had an event that	Effective for plan years beginning after the date of enactment

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Employer may rely on employee	constitutes a hardship for purposes of taking a	
certifying deemed hardship	hardship withdrawal	
distribution conditions are met		
Section 313	Provides that a 3-year period of limitations begins	Effective on the date of enactment
Individual retirement plan statute of	when the taxpayer files an individual tax return (Form	
limitations for excise tax on excess	1040) for the year of the violation, except in the case	
contributions and failure to take	of excess contributions, in which case the period of	
RMDs	limitations runs 6 years from the date Form 1040 is	
	filed. There is a further exception from this 6-year rule	
	for taxes that arise out of a bargain sale to the IRA.	
Section 314	Permits participants who self-certify they	Effective for distributions made after
Penalty-free withdrawal from	experienced domestic abuse to withdraw the lesser	12/31/2023
retirement plans for individual case of	of \$10,000 (indexed) or 50% of their retirement	
domestic	plans	
abuse.	The distribution is not subject to the 10% tax on	
	early distributions	
	•	
	A participant may repay the withdrawn money	
	from the retirement plan over 3 years and will be	
	refunded for income taxes on money that is repaid	
Section 315	Updates two stock attribution rules.	Effective for plan years beginning after
Reform of family attribution rule	First the law updates inequities where spouses	12/31/2023
	with separate businesses reside in a community	
	property state when compared to spouses who	
	reside in separate property state.	
	Second, the law modifies the attribution of stock	
	between parents and minor children	
Section 316	Allows discretionary amendments that increase	Effective for plan years beginning after
Amendments to increase benefit	participants' benefits to be adopted by the due date	12/31/2023
accruals under plan for previous plan	of the employer's tax return	
year allowed until employer tax	or the employer is tax return	
return due date		
Section 317	Allows sole proprietors or single member LLCs to	Effective for plan years beginning after the
Retroactive first year elective	make employee contributions up to the date of the	date of enactment
deferrals for sole proprietors	employee's tax return filing date for the initial year	date of chactificht
deterrais for sole proprietors	employee's tax return ining date for the initial year	

Section 318 Performance benchmarks for asset allocation funds	Directs the DOL to update regulations so that an investment that uses a mix of asset classes can be benchmarked against a blend of broad-based securities market indices, provided the Index blend reasonably matches the fund's asset allocation over time, Index blend is reset at least once a year, and Underlying indices are appropriate for the investment's component asset classes and otherwise meet the rule's conditions for index benchmarks	 The DOL is to update its regulations no later than two years after enactment. The DOL to report to Congress on the effectiveness of its benchmarking requirements no later than 3 years after the applicability date of the regulations.
Section 319 Review and report to Congress relating to reporting and disclosure requirements Section 320 Eliminating unnecessary plan requirements related to unenrolled participants.	 The IRS, DOL and PBGC must review reporting and disclosure requirements for pension plans Plan sponsors are no longer required to provide certain intermittent ERISA or IRC notices to unenrolled, but otherwise eligible employees, who have not elected to participate in a workplace retirement plan. With respect to such unenrolled, but otherwise eligible employees, the plan is required to send 	Review to begin as soon as practicable after 12/29/2022 Effective for plan years beginning after 12/31/2022
	 An annual reminder notice of the employee's eligibility to participate in the plan and any applicable election deadlines, and Any otherwise required document requested at any time by the otherwise eligible employee. This rule applies only with respect to an unenrolled, but otherwise eligible, employee who received the summary plan description, in connection with initial eligibility under the plan, and any other notices related to eligibility under the plan required to be furnished. 	

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Section 321	The DOL must review the current interpretive bulletin	By 12/29/2023
Review of pension risk transfer	governing pension risk transfers to determine whether	
interpretive bulletin.	amendments are warranted and to report to Congress	
	its finding, including an assessment of any risk to	
	participant	
Section 322	If an individual has multiple IRAs, only the IRA with	Effective for taxable years beginning after
Tax treatment of IRA involved in a	respect to which the prohibited transaction occurred	12/29/2022
prohibited transaction	will be disqualified	
Section 323	Provides that the 10% penalty exception for early	Effective for transfers, rollovers,
Clarification of equal periodic	withdrawal continues to apply in the case of a rollover	exchanges
payments	of the account, an exchange of an annuity providing	after 12/31/2023
	the payments, or an annuity that satisfies the required	Effective for annuity distributions on or
	minimum distribution rules	after 12/29/2022
Section 324	Requires the IRS to simplify and standardize the	Development and release of the sample forms
Treasury guidance on rollovers.	rollover process by issuing sample forms for direct	must be completed no later than January 1,
• 0	rollovers that may be used by both the incoming and	2025
	outgoing retirement plan or IRA	
Section 325	Eliminates RMDs from designated Roth accounts for	Effective for taxable years beginning after
Designated Roth accounts/No	plan participants	12/31/2023
participant RMDs		Does not apply to distributions which are
		required with respect to years beginning
		before 1/1/2024, but are permitted to be
		paid on or after such date
		Mandatory
Section 326	Provides an exception to the early distribution penalty	Effective for distributions made after
Exception to penalty on early	tax in the case of a distribution to a terminally ill	12/29/2022
distributions from qualified plans for	individual	
individuals with a terminal illness		
Section 327	Allows a surviving spouse to elect to be treated as the	Effective for calendar years beginning after
Surviving spouse election to be	deceased employee for purposes of the required	12/31/2023
treated as employee	minimum distribution rules	Mandatory
Section 328	Repeals the requirement that the plan make direct	Effective for distributions made after
	payments to pay premiums	12/29/2022

\$3,000 public safety officer distributions for health and long-term care insurance Section 329 Age-50 public safety officer early distribution penalty exception Section 330 Public safety officer early distribution penalty exception Section 331 Special rules qualified federally declared disasters distributions (QFDDDs)	Extends the exception to also include public safety officers with at least 25 years of service with the employer sponsoring the plan Extends the public safety officer exception to the 10% early distribution penalty tax to corrections officers who are employees of state and local governments • Allows individuals affected by a QFDD to withdraw up to \$22,000 from employer retirement plans or IRAs as a QFDDD • OFDDDs	Effective for distributions made after 12/29/2022 Effective for distributions made after 12/29/2022 Effective for disasters occurring on or after 1/26/2021
	 Are not subject to the 10% early withdrawal penalty tax Are counted as gross income over 3 years Can be repaid to a tax preferred retirement account Amounts distributed prior to the disaster to purchase a home can be recontributed, and an employer is permitted to provide for a larger amount to be borrowed from a plan by affected individuals and for additional time for repayment of plan loans owed by affected individuals. 	
Section 332 Employers may replace a savings incentive match plan for SIMPLE IRA plan with safe harbor 401(k) plans during a year	Allows an employer to replace a SIMPLE IRA plan with a SIMPLE 401(k) plan or other 401(k) plan that requires mandatory employer contributions during a plan year	For plan years beginning after 12/31/2023
Section 333	Exempts the excess contribution and earnings allocable to the excess contribution from the 10% additional tax on early distributions	Effective on or after 12/29/2022

Elimination of additional tax on corrective distributions of IRA excess		
contributions		
Section 334	Permits retirement plans to distribute up to \$2,500 per	Effective 12/29/2025
Long-term care contracts purchased	year to pay premiums for certain specified long term	
with retirement plan distributions	care insurance contracts, distributions are exempt from	
	the additional 10% early distribution penalty tax	
Section 335	For minimum funding rules, a pension plan is not	Effective 12/29/2022
Correction of mortality tables	required to assume beyond the plan's valuation date	
,	future mortality improvements at any age greater than 0.78%	
Section 336	Requires GAO to report to Congress on the	By 6/29/2024
Report on 402(f) distribution notices	effectiveness of section 402(f) notices	
·	,	
Section 337	Clarifies that if the beneficiary of a plan or IRA is	For calendar years beginning after 12/29/2022
RMD rules for special needs trust	disabled and a special needs trust exists for the	
•	beneficiary, then the trust may provide for a charitable	
	organization as the remainder beneficiary	
Section 338	Unless participant elects otherwise, a DC plan must	For plan years beginning after 12/31/2025
Paper benefit statements	provide paper benefit statement at least once annually,	
-	and DB plans must do so every 3 years	Mandatory
		•
Section 339	Authorizes tribal courts to issue DROs	For DROs received by plan administrators
Tribal courts and domestic relations		after 12/31/2022
orders (DROs)		Mandatory
Section 340	Paguing DOI to navious DC plan for disclassing miles	·
	Requires DOL to review DC plan fee disclosure rules	Report due to Congress by 12/29/2025
Improve Defined Contribution (DC)	for needed improvements	
fee disclosures		
Section 341	IRS and DOL must amend rules to allow	By 12/29/2024
Consolidate Defined Contribution	consolidation of DC plan notices by 12/29/2024	
(DC) notices		

Section 342 Information to compare defined benefit options	Pension plans must provide information to compare in-plan benefits vs lump sum	DOL must issue regulations after 12/29/2023 Mandatory
Section 343 DB funding notices	Pension plans must clearly define funding issues on annual funding notice	For plan years beginning after 12/31/2023 Mandatory
Section 344 Report on pooled employer plans (PEPs)	DOL to produce reports on PEPs every 5 years	First report due by 12/29/2027
Section 345 Audits for Group of Plans (GoPs)	Clarifies plans in a Group of Plans need only submit an audit opinion if, individually, the plan has 100 participants or more; effective 12/29/2022	Effective 12/29/2022
Section 346 Worker Ownership, Readiness, and Knowledge (WORK) Act	Grants to promote employee ownership	Making grants for fiscal years 2025 to 2029
Section 347 DOL report on inflation	DOL and IRS to issue report on impact of inflation on retirement savings	Within 90 days of the findings of the study
Section 348 Variable interest rates for cash balance plans	Requires a cash balance plan's variable interest crediting rate be a reasonable projection, subject to a maximum of 6%	For plan years beginning after 12/29/2022
Section 349 Termination of variable rate premium indexing (PBGC)	Replaces the variable rate premium indexing with a flat \$52 for each \$1,000 of unfunded vested benefits	Effective on 12/29/2022
Section 350 Safe harbor time for corrections of employee elective deferral	Allows for a grace period of 9½ months after plan year end to correct, penalty-free, reasonable errors related to automatic enrollment and escalation features	For errors after 12/31/2023
Title V Administrative Provisions		,
Section 501 Provisions relating to plan amendments	Plan amendments due by the last day of the first plan year beginning on or after 01/01/2025 (e.g., 12/31/2025 for calendar year plans) (2027 for	By the last day of the first plan year beginning on or after 01/01/2025 (e.g., 12/31/2025 for

	governmental plans), operational requirement as of effective date, conforms amendments due for prior law changes	calendar year plans) (2027 for governmental plans)	
Title VI Revenue Provisions			
Section 601 SIMPLE and SEP Roth IRAs	Allows Roth contributions to SIMPLE IRAs and employers may allow employees to treat SEP contributions as Roth	Beginning 01/01/2023	
Section 602 Hardship withdrawal rules for 403(b) plans.	Conforms hardship withdrawal rules for 403(b)s to 401(k) plans	For plan years beginning after 12/31/2023	
Section 603 Catch-up contributions must be Roth	All catch-up contributions to qualified retirement plans must be Roth, except for employees with compensation of \$145,000 or less (indexed)	For taxable years beginning after 12/31/2023 Mandatory	
Section 604 Option to treat employer match or nonelective contributions as Roth	DC plans may give participants the option to receive matching contributions on a Roth basis	Effective 12/29/2022	
Section 606 Enhancing retiree health benefits in pension plans	Extends employers' ability to use assets from overfunded pension plans to pay retiree health and life insurance benefits until 2032	For transfers made on or after 12/29/2022	

Revenue Analysis

Roth provisions are revenue generators