401(k)s and Business IRAs



At-A-Glance Guide

2024 Guidelines

Who Contributes			
	Employee and Employee/Employee contributions are	nd no disprationary contributions are normitted)	
SIMPLE IRA	Employee and Employer (Employer contributions are mandatory only and no discretionary contributions are permitted)		
SEP IRA	Employee and Employer ¹		
401(k)	Employee and Employer		
Roth 401(k)			
Safe Harbor 401(k)	Employee and Employer (Employer contributions are mandatory and m	ay be supplemented by additional discretionary contributions)	
Employer Eligibility			
SIMPLE IRA	Employers with no more than 100 employees who earned \$5,000 or more from the employer in the previous year		
	Employer may not currently maintain any other employer-sponsored tax-advantaged retirement plan		
SEP IRA	All Employers. If the employer maintains another tax-qualified retirement plan, it may not use IRS Form 5305-SEP to establish the SEP-IRA arrangement		
401(k) Roth 401(k)	All Employers, exclusive of governmental agencies		
Safe Harbor 401(k) Employee Eligibility			
SIMPLE IRA	Eligible Employee:	May exclude:	
SINI EE INA	Any employee who meets these criteria:	Certain bargaining-unit employees	
	• Earned at least \$5,000 from employer in each of any two prior years	Non-resident aliens with no U.S. source income	
	• Expected to earn at least \$5,000 from employer in current year	 Employees who would otherwise be eligible by reason of a corporate transaction in that year or the prior year 	
SEP IRA	Eligible Employee:	May exclude:	
	Any employee who meets these criteria:	Certain bargaining-unit employees	
	 Has worked for employer three out of the last five years and earned at least \$750² from employer in the current year 	 Non-resident aliens with no U.S. source income 	
		Employees under age 21	
401(k)	Eligible Employee:	May exclude:	
Roth 401(k)	Any employee	Bargaining-unit employees	
Safe Harbor 401(k)		Non-resident aliens with no U.S. source income	
		 Employees under age 21 Employees with less than one year of service (can be extended to a 	
		two-year exclusion from employer contributions if the plan provides for full vesting after two years of service). May not exclude noncollectively bargained employees who have attained age 21 and who have completed at least 500 hours of service for three consecutive 12-month periods from employee contributions.	
		 Plan may exclude any group of employees if the exclusion does not cause the plan to fail tests that prohibit disproportionate discrimination in favor of highly compensated employees 	
Pre-Tax Employee De	eferral		
SIMPLE IRA	Salary reduction is voluntary ^{3,4}		
SEP IRA	May be permitted ^{3,4,5}		
401(k)	Salary reduction ³		
Safe Harbor 401(k)			
Roth 401(k)	Not pre-tax. Potentially tax-free growth and potentially tax-free distribu	tions.	

Tax information presented is general in nature and should not be considered tax, legal or other advice. Please consult your accountant, attorney or tax advisor regarding your situation.

Safe Harbor 401(k)

2024 Guidelines Contribution Limit **SIMPLE IRA Employee Contribution:8 Employer Match:** • Required to match dollar-for-dollar up to 3% of compensation for Any percentage of compensation up to \$16,000² each employee who elects to participate, though a match as low as Additional "catch-up" contribution available for employees age 50 1% may be specified for any two years in a five-year period and up by December 31 of contribution year — \$3,500 limit² **Employer Contribution:** • Required to make a 2% of compensation "non-elective" contribution of each eligible employee's compensation (if the employee earns at least \$5,000 during the plan year), whether they elect to participate or not. Employee compensation is limited to \$345,000² **SEP IRA Employer Contribution:** Employee Contribution:5 • Up to \$69,000 or 25% of the employee's compensation, which is Employees may make pre-tax salary reduction contributions to a salary reduction SEP (SARSEP) IRA established before January 1. limited to \$345,000 — whichever is less² 1997. Employees may make regular, after-tax contributions to a SEP • Employer contribution must be a uniform percentage of compensation IRA, which may or may not be $\bar{\mbox{d}}\mbox{e}\mbox{d}\mbox{e}\mbox{d}\mbox{e}\mbox{d}\mbox{e}\mbox{tible},$ in accordance with the (and may or may not be integrated with social security) Traditional IRA contribution rules and limits. 401(k) **Employee Contribution:** Combined Employee/Employer Contribution: Up to \$23,000² • Up to \$69,000 or 100% of the employee's compensation, which is limited to \$345,000 — whichever is less² Additional "catch-up" contribution available for employees age 50 and up by December 31 of contribution year — \$7,500 limit² After-tax contributions · Employee and employer matching contributions may be limited for owners and other highly compensated employees if required to pass the ADP or ACP nondiscrimination test Roth 401(k) **Employee Contribution:** Combined Employee/Employer Contribution: • Up to \$23,000² • Up to \$69,000 or 100% of the employee's compensation, which is limited to \$345,000 — whichever is less² Additional "catch-up" contribution available for employees age 50 and up by December 31 of contribution year — \$7,500 limit² Employer contributions are optional Employer contributions will be treated as pre-tax dollars To the extent an employee opts to contribute both pre-tax and Roth contributions to the plan, the combined contribution may not exceed the • Employee and employer matching contributions may be limited for contribution limit. owners and other highly compensated employees if required to pass the ADP or ACP nondiscrimination test **Employee Contribution:** Safe Harbor 401(k) **Employer Match:** Up to \$23,000². Additional "catch-up" contribution available for · Basic safe harbor matching formula: 100% of elective deferrals up to employees age 50 and up by December 31 of contribution year 3% of compensation plus 50% of elective deferrals on the next 2% \$7,500 limit². Owners and other highly compensated employees can make contributions without being limited by the ADP test. Enhanced matching formula permitted — e.g., 100% on 4% of compensation (but no greater than 6% of compensation may After-tax contributions be matched if exemption from ACP matching contribution Combined Employee/Employer Contribution: nondiscrimination test is intended) • Up to \$69,000 or 100% of the employee's compensation, which is Qualified Automatic Contribution Arrangements matching formula: limited to \$345,000 — whichever is less² 100% matching contribution on the first 1% of compensation Additional (non-Safe Harbor) employer contributions are optional deferred, then 50% matching contributions on employee Employer contributions are made on a pre-tax basis contributions greater than 1% and up to 6% of compensation deferred. Requires automatic enrollment of participants. **Employer Non-elective:** Minimum of 3% of all eligible participants' compensation. All eligible employees would receive this non-elective contribution whether making salary reduction contributions or not. Tax-Deductibility SIMPLE IRA Generally, employee contributions are fully deductible and employer contributions are deductible up to 25% of aggregate participating employee compensation **SEP IRA** Employer may be able to claim a tax credit for a portion of start-up costs 401(k) Roth 401(k) Safe Harbor 401(k) Vesting SIMPLE IRA Immediate **SEP IRA** 401(k) Immediate for employee's contribution Roth 401(k) Vesting of employer matching and non-matching contributions may take place over a maximum of six years if graded or three years if cliff

Immediate for employee's contribution and safe harbor contributions (unless a qualified automatic contribution arrangement matching

Additional employer contributions can be made subject to a vesting schedule of up to six years if graded or three years if cliff

contribution, which is subject to a two year vesting schedule)

2024 Guidelines

Withdrawals Prior to Age 591/2

SIMPLE IRA

Taxed as ordinary income and subject to a 10% tax penalty

25% tax penalty on amount taken within first two years of initial participation

Penalty exceptions include: death; disability; terminal illness; medical expenses over 10% of AGI (Adjusted Gross Income); medical insurance premiums during period of unemployment; scheduled series of substantially equal periodic lifetime payments; first-time home purchase expenses (lifetime limit \$10,000); qualified post-secondary education expenses; specific federally declared disasters; corrective distributions of excess contributions and earnings; certain distributions during a period of military reserve duty; and to satisfy certain IRS tax liens. Effective for distributions made after December 31, 2019, during the one-year period beginning on the birth of your child or your adoption of an individual who (i) is not your child and (ii) who has not attained age 18 or who is physically or mentally incapable of self-support, a maximum of \$5,000 may be excluded from the 10% penalty tax with respect to any such birth or adoption.

SEP IRA

Taxed as ordinary income and subject to a 10% tax penalty

Penalty exceptions include: death; disability; terminal illness; medical expenses over 10% of AGI (Adjusted Gross Income); medical insurance premiums during period of unemployment; scheduled series of substantially equal periodic lifetime payments; first-time home purchase expenses (lifetime limit \$10,000); qualified post-secondary education expenses; specific federally declared disasters; corrective distributions of excess contributions and earnings; certain distributions during a period of military reserve duty; and to satisfy certain IRS tax liens. Effective for distributions made after December 31, 2019, during the one-year period beginning on the birth of your child or your adoption of an individual who (i) is not your child and (ii) who has not attained age 18 or who is physically or mentally incapable of self-support, a maximum of \$5,000 may be excluded from the 10% penalty tax with respect to any such birth or adoption.

401(k)

With the exception of rollovers and after-tax contributions, generally not available unless on the basis of hardship (special exceptions may apply for participants on military leave)

Taxed as ordinary income and subject to a 10% tax penalty

Penalty exceptions include: death; disability; terminal illness; medical expenses over 10% of AGI (Adjusted Gross Income); scheduled series of substantially equal periodic lifetime payments; payment after separation from service if age 55 or over; specific federally declared disasters; corrective distributions of excess contributions and earnings; and certain distributions during a period of military reserve duty. Effective for distributions made after December 31, 2019, during the one-year period beginning on the birth of your child or your adoption of an individual who (i) is not your child and (ii) who has not attained age 18 or who is physically or mentally incapable of self-support, a maximum of \$5,000 may be excluded from the 10% penalty tax with respect to any such birth or adoption.

Roth 401(k)

With the exception of rollovers and after-tax contributions, generally not available unless on the basis of hardship (special exceptions may apply for participants on military leave)

"Growth" earnings portion of the withdrawals is taxed as ordinary income and subject to a 10% tax penalty unless the distribution is made more than five years after the first day of the year for which the first Roth 401(k) contribution was made and is made following the the death or disability of the employee

Penalty exceptions include: death; disability; terminal illness; medical expenses over 10% of AGI (Adjusted Gross Income); scheduled series of substantially equal periodic lifetime payments; payment after separation from service if age 55 or over; specific federally declared disasters; corrective distributions of excess contributions and earnings; and certain distributions during a period of military reserve duty. Effective for distributions made after December 31, 2019, during the one-year period beginning on the birth of your child or your adoption of an individual who (i) is not your child and (ii) who has not attained age 18 or who is physically or mentally incapable of self-support, a maximum of \$5,000 may be excluded from the 10% penalty tax with respect to any such birth or adoption.

The portion of the distributions that come from employee Roth contributions (excluding earnings) is not subject to tax or penalty

Safe Harbor 401(k)

With the exception of rollovers and after-tax contributions, generally not available unless on the basis of hardship (special exceptions may apply for participants on military leave)

Taxed as ordinary income and subject to a 10% penalty

Penalty exceptions include: death; disability; terminal illness; medical expenses over 10% of AGI (Adjusted Gross Income); scheduled series of substantially equal periodic lifetime payments; payment after separation from service if age 55 or over; specific federally declared disasters; corrective distributions of excess contributions and earnings; and certain distributions during a period of military reserve duty. Effective for distributions made after December 31, 2019, during the one-year period beginning on the birth of your child or your adoption of an individual who (i) is not your child and (ii) who has not attained age 18 or who is physically or mentally incapable of self-support, a maximum of \$5,000 may be excluded from the 10% penalty tax with respect to any such birth or adoption.

Withdrawals After Age 591/2

SIMPLE IRA SEP IRA

401(k)

The withdrawals are subject to ordinary income tax

Required Minimum Distributions must be taken beginning by April 1 of the year following the year in which you turn age 73 (or age 72 if you reach age 72 before January 1, 2023). A 25% tax penalty may apply to non-distributed Required Minimum Distribution amounts

Cofo Hook on 404/b

The withdrawals are subject to ordinary income tax

Safe Harbor 401(k)

Required Minimum Distributions must be taken beginning by April 1 of the year following the year in which you turn age 73 (or age 72 if you reach age 72 before January 1, 2023) or of the year you terminate employment (if later). Special rules apply to 5% owners. A 25% tax penalty may apply to non-distributed Required Minimum Distribution amounts.

Roth 401(k)

The designated Roth withdrawals are tax free and penalty free if the Roth account is five years old. If the account hasn't been established for at least five years then the "growth" (earnings) will be taxed as ordinary income.

Required Minimum Distributions must be taken beginning by April 1 of the year following the year in which you turn age 73 (or age 72 if you reach age 72 before January 1, 2023) or of the year you terminate employment (if later). Special rules apply to 5% owners. A 25% tax penalty may apply to non-distributed Required Minimum Distribution amounts.

2024 Guidelines

Rollovers ⁶		
SIMPLE IRA	Within first two years of initial participation, rollover must be to another SIMPLE IRA	
	After first two years of participation, can be transferred, penalty-free, to a Traditional IRA (not just a SIMPLE IRA) including in a tax-free trustee-to-trustee transfer or to another qualified employer-sponsored plan, a 403(b) account or a government-sponsored 457(b) plan that accepts rollovers	
	Rollovers to Roth IRAs are permitted, subject to normal rules applicable to conversion of Traditional IRAs to Roth IRAs and income inclusion for pre-tax amounts	
SEP IRA	To and from a Traditional IRA ⁶	
	To and from a SIMPLE IRA at any time more than two years after establishment of the SIMPLE IRA	
	To and from a qualified employer-sponsored plan, a 403(b) or a government-sponsored 457(b) plan that accepts rollovers	
	Rollovers to Roth IRAs are permitted, subject to normal rules applicable to conversion of Traditional IRAs to Roth IRAs and income inclusion for pre-tax amounts	
401(k)	To and from a Traditional IRA ⁶	
	To and from a SIMPLE IRA at any time more than two years after establishment of the SIMPLE IRA	
	To and from qualified employer-sponsored plan, a 403(b) or a government-sponsored 457(b) plan	
	Rollovers to Roth IRAs are permitted, subject to normal rules applicable to conversion of Traditional IRAs to Roth IRAs and income inclusion for pre-tax amounts	
	Rollovers from pre-tax elective deferral to Roth accounts within the plan are permitted	
Roth 401(k)	Designated Roth amounts may be rolled into the individual's Roth IRA or directly rolled over into the individual's designated Roth account in a 401(k), 403 (b) plan or a government sponsored 457(b) plan	
	Caution should be used when rolling this over as this may affect the five-year qualification period for rolled over amounts	
	Rollovers from pre-tax elective deferral to Roth accounts within the plan are permitted	
Safe Harbor 401(k)	To and from a Traditional IRA ⁶	
	To and from a SIMPLE IRA at any time more than two years after establishment of the SIMPLE IRA	
	To and from qualified employer-sponsored plan, a 403(b) or a government-sponsored 457(b) plan	
	Rollovers to Roth IRA are permitted, subject to normal rules applicable to conversion of Traditional IRAs to Roth IRAs and income inclusion for pre-tax amounts	
	Rollovers from pre-tax elective deferral to Roth accounts within the plan are permitted	
Compliance Tests		
SIMPLE IRA	Individual contribution limits	
SEP IRA	Top-Heavy	
	415 limits ⁷	
	Nondiscrimination testing of SARSEP employee pre-tax contributions	
401(k)	Top-Heavy	
Roth 401(k)	ADP/ACP	
	410(b) coverage tests	
	415 limits ⁷	
	401(a)(4) (to test for discrimination in employer contributions)	
	414(s) testing (to test for discrimination in compensation definition)	
	402(g)/401(a)(30) (elective deferral limit)	
Safe Harbor 401(k)	No ADP, ACP or top-heavy (if operated within certain parameters). Plans that also provide for after-tax employee contributions or matching	
	contributions that are not covered by safe harbor rules must also be tested.	
	410(b) coverage tests	
	415 limits ⁷ 401(s)(4) (to toot for discrimination in amplayor contributions)	
	401(a)(4) (to test for discrimination in employer contributions)	
	414(s) testing (to test for discrimination in compensation definition)	
	402(g)/401(a)(30) (elective deferral limit)	

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2024 Guidelines

Reporting and Disclo	osure Requirements	
SIMPLE IRA	60-day notice of right to participate or change election (annually). For new hires, this generally must be provided on the date of hire.	
	Summary description at the plan's inception, when employees join the plan, and annually thereafter	
	Written notice that participant's account balance can be transferred without cost or penalty if the employer uses a designated financial institution	
	Notification of decision to make nonelective or reduced matching contributions and the amount of contributions	
SEP IRA	Form 5500 Annual Reporting generally not required if Form 5305-SEP and specified summary information and annual notice of contributions provided to participants	
401(k) Roth 401(k)	Participants must receive a Summary Plan Description at time of eligibility, a summary of material modifications describing amendments, and periodic updated Summary Plan Descriptions	
	Summary Annual Report	
	Annual disclosure of fees and expenses and investment funds	
	Quarterly participant account statements	
	Quarterly statements disclosing administrative and individual account expenses	
	Performance data, benchmarks and other information regarding plan investment options	
	Participants must receive other notices depending on the features of the plan	
	Form 5500 Annual Reporting required	
Safe Harbor 401(k)	Participants must receive a safe harbor notice between 30 and 90 days before the beginning of each plan year	
	Participants must receive a Summary Plan Description at time of eligibility, a summary of material modifications describing amendments, and periodic updated Summary Plan Descriptions	
	Summary Annual Report	
	Annual disclosure of fees and expenses and investment funds	
	Quarterly participant account statements	
	Quarterly statements disclosing administrative and individual account expenses	
	Performance data, benchmarks and other information regarding plan investment options	
	Participants must receive other notices depending on the features of the plan	
	Form 5500 Annual Reporting required	

- ¹ Employee contributions are discretionary.
- ² Amount shown is for 2024; indexed for inflation after 2024.
- ³ Federal tax is deferred. The ability to defer state tax on salary reduction contributions varies by state. Consult your tax advisor for more information.
- ⁴ Effective for taxable years beginning after December 31, 2022, employer and employee SEP and SIMPLE IRA contributions may, at the employee's election, be made on a Roth basis.
- ⁵ Employees may make pre-tax salary reduction contributions to a salary reduction SEP (SARSEP) IRA established before January 1, 1997. Employees may make regular, after-tax contributions to a SEP IRA, which may or may not be deductible, in accordance with the Traditional IRA contribution rules and limits.
- ⁶ Significant tax benefits may be lost by rolling over appreciated securities to an IRA.
- ⁷ The client should review these issues with their tax counsel. For an explanation of 415 limits, visit the IRS web site at www.irs.gov.
- ⁸ For plan years beginning after 2023, employee contributions may be increased by 10%, either automatically if the eligible employer has fewer than 25 employees, or if the eligible employer makes an election for the increased limits to apply (which requires higher matching or non-elective contributions).