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1 2 3 4 5 6 7	JONATHAN M. COUPAL, CA State Bar No. TIMOTHY A. BITTLE, CA State Bar No. 111 LAURA E. MURRAY, CA State Bar No. 255 Howard Jarvis Taxpayers Foundation 921 Eleventh Street, Suite 1201 Sacramento, CA 95814 Tel: (916) 444-9950 Fax: (916) 444-9823 Email: laura@hjta.org Attorneys for Plaintiffs	2300
8	UNITED STATE	ES DISTRICT COURT
8 9		RICT OF CALIFORNIA
10		
10 11 12	Howard Jarvis Taxpayers Association, Jonathan Coupal, and Debra Desrosiers,	No. 18-977
12	Plaintiffs,	
13	v.	COMPLAINT FOR DECLARATORY AND
15	The California Secure Choice	INJUNCTIVE RELIEF
16 17	Retirement Savings Program and John Chiang, in his official capacity as chair of the California Secure Choice Retirement Savings Investment Board,	
18	Defendants.	
19		
20		1.
21	Plaintiff Howard Jarvis Taxpayers Ass	sociation ("HJTA"), on behalf of itself as a non-
22	governmental employer and on behalf of its m	embers as non-governmental employees, non-
23	governmental employers, and California taxpa	ayers, and Plaintiffs Jonathan Coupal and Debra
24	Desrosiers as non-governmental employees and California taxpayers, bring this complaint against	
25	The California Secure Choice Retirement Sav	ings Program ("Program") and against John Chiang
26	in his official capacity as the chair of the Calif	Cornia Secure Choice Retirement Savings
27	Investment Board ("Board").	
28		
		1

2.

1	2.
2	The California Secure Choice Retirement Savings Trust Act (aka "CalSavers" fka "Secure
3	Choice") codified at California Government Code sections 100000-1000501 violates the
4	Supremacy Clause of the United States Constitution because it is expressly preempted by the
5	Employee Retirement Income Security Act of 1974, 29 U.S.C. § 1001 et. seq. ("ERISA"). ERISA
6	establishes nationally uniform standards to protect private employees and does not allow state-run
7	retirement programs for private employees. Without preemption of CalSavers, such non-
8	governmental employees' funds will have none of the ERISA protections intended for them by
9	the federal government since 1974. CalSavers is thus ultra vires, and HJTA seeks a declaration
10	that CalSavers is void. Per supplemental jurisdiction, HJTA further seeks injunctive relief under
11	California Code of Civil Procedure Section 526a to enjoin the waste of taxpayer funds on
12	implementation costs under way.
13	JURISDICTION AND VENUE
14	3.
15	This Court has subject matter jurisdiction pursuant to the Supremacy Clause, U.S. Const.
16	art. VI, cl. 2, and pursuant to 28 U.S.C. § 1331, because this case raises questions arising under
17	federal law. This Court has exclusive jurisdiction under ERISA pursuant to 29 U.S.C. § 1132(e).
18	This Court also has supplemental jurisdiction over the California Code of Civil Procedure section
19	526a claim pursuant to 28 U.S.C. § 1367.
20	4.
21	This Court has personal jurisdiction pursuant to 29 U.S.C. § 1132(e), because defendant
22	John Chiang may be found in this district, and pursuant to 29 U.S.C. § 1132(d), because the
23	Program is an employee benefit plan which may be sued as an entity.
24	
25	
26	
27	
28	 ¹ Attached hereto as <u>Exhibit A</u>, and incorporated herein by this reference, is a true and correct copy of California Government Code sections 100000 – 100050. Complaint of Plaintiff Howard Jarvis Taxpayers Association 2

1	5.
2	This Court is the proper venue pursuant to 28 U.S.C. § 1391, because the Defendant John
3	Chiang as a California Constitutional officer has his office in the State Capitol of Sacramento,
4	and because substantial events giving rise to the claim occurred and are occurring in this district.
5	PARTIES
6	6.
7	Plaintiff HJTA is a California nonprofit public benefit corporation with over 200,000
8	members. The late Howard Jarvis, founder of HJTA, utilized the People's reserved power of
9	initiative to sponsor Proposition 13 in 1978. Proposition 13 was overwhelmingly approved by
10	California voters and added Article XIIIA to the California Constitution. Proposition 13 has kept
11	thousands of fixed-income Californians secure in their ability to stay in their own homes by
12	limiting the rate and annual escalation of property taxes. HJTA continues to represent the
13	interests of taxpayers at the state and local levels, including taxpayer and employee interests in
14	pension reform, and the public interest in avoiding waste of taxpayer funds. HJTA members are
15	participants or putative participants in CalSavers; employers subject to mandatory participation in
16	CalSavers and thus putative fiduciaries; and California taxpayers. HJTA is itself an employer of
17	five to eight employees without a private retirement plan and is thus a putative fiduciary.
18	7.
19	Plaintiff Jonathan Coupal is a non-governmental employee of HJTA and a California
20	taxpayer residing in Sacramento County.
21	8.
22	Plaintiff Debra Desrosiers is a non-governmental employee of HJTA and a California
23	taxpayer residing in Sacramento County.
24	9.
25	Defendant John Chiang is the California State Treasurer and Chair of the Board. Per
26	California Government Code section 100002, Chiang and the Board "shall discharge their duties
27	as fiduciaries with respect to the trust solely in the interest of the program participants" and shall
28	do so "[f]or the exclusive purposes of providing benefits to program participants and defraying Complaint of Plaintiff Howard Jarvis Taxpayers Association 3

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1	reasonable expenses of administering the program." Chiang and the Board must "design and
2	implement the California Secure Choice Retirement Savings Program."
3	10.
4	Defendant Program is a savings arrangement established by California Government Code
5	sections 100000-100050 for non-governmental employees.
6	FEDERAL LAW
7	11.
8	ERISA supersedes state law pursuant to 29 U.S.C. § 1144(a). In 1974, ERISA's
9	Congressional findings acknowledged the widespread growth and use of retirement plans as
10	employee benefits and other employee benefits, along with widespread potential for abuse and
11	mismanagement of those benefits and hard-earned wages. As a matter of national public interest,
12	ERISA answered the call for consistency in minimum standards of funding, protections, and
13	enforcement for employees. ERISA's purposes are to protect employees and beneficiaries;
14	protect interstate commerce; and protect the federal taxing power. (29 U.S.C. § 1001.) ERISA
15	protects "the interests of participants in private pension plans and their beneficiaries by improving
16	the equitable character and the soundness of such plans by requiring them to vest the accrued
17	benefits of employees with significant periods of service, to meet minimum standards of funding,
18	and by requiring plan termination insurance." (29 U.S.C. § 1001.) Of specific concern are
19	"unfunded pension liabilities" and "funding deficiencies and future obligations," all of which put
20	participants' retirement benefits at risk. (29 U.S.C. § 1001b.)
21	12.
22	The Secretary of the Department of Labor ("DOL") may enact regulations to carry out the
23	provisions of ERISA. (29 U.S.C. § 1135.)
24	13.
25	DOL has implemented regulations regarding employee pension benefit plans at 29 CFR
26	2510.3-2(a-g.). DOL had implemented a "new safe harbor" in subsection (h) on August 30, 2016,
27	entitled "Savings Arrangements Established by States for Non-Governmental Employees." (81
28	Fed. Reg. 59464.) This regulation, according to the fact sheet published by DOL's EmployeeComplaint of Plaintiff Howard Jarvis Taxpayers Association4

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1	Benefits Security Administration ("EBSA") on November 16, 2015, "describe[d] circumstances
2	under which a state-required payroll deduction savings IRA program would not give rise to an
3	employee pension benefit plan under ERISA and, therefore, should not be preempted by ERISA."
4	The same fact sheet stated that "The state must be responsible for the security of payroll
5	deductions and employee savings." A simultaneous EBSA news release stated that the "new safe
6	harborwould adopt a standard stating that the state-sponsored payroll deduction IRA programs
7	must be 'voluntary' for workers, rather than 'completely voluntary' as defined in a 1975 rule." It
8	noted that "the employees and states would retain control of the program and IRA accounts."
9	14.
10	Under the Congressional Review Act, the United States Congress repealed 29 CFR
11	2510.3-2(h) on May 17, 2017, as follows:
12	Resolved by the Senate and House of Representatives of the United States of
13	America in Congress assembled. That Congress disapproves the rule submitted by the Department of Labor relating to "Savings Arrangements Established by States
14	for Non-Governmental Employees" (published at 81 Fed. Reg. 59464 (August 30, 2016)), and such rule shall have no force or effect.
15	Approved May 17, 2017.
16	(Pub. L. No. 115-35 (May 17, 2017) 131 Stat. 848.)
17	CALIFORNIA STATE PROVISIONS
18	15.
19	CalSavers states: "The board shall not implement the program if the IRA arrangements
20	offered fail to qualify for the favorable federal income tax treatment ordinarily accorded to IRAs
21	under the Internal Revenue Code, or if it is determined that the program is an employee
22	benefit plan under the federal Employee Retirement Income Security Act." (Cal. Gov. Code,
23	§ 100043(a), emphasis added.) Accordingly, the Budget Change Proposal for fiscal year 2017-
24	2018 ² which requested a \$170,000,000.00 loan to implement CalSavers stated:
25	///
26	
27	
28	² Attached hereto as <u>Exhibit B</u> , and incorporated herein by this reference, is a true and correct copy of pages 1 and 5 of the 2017-2018 Budget Change Proposal.
	Complaint of Plaintiff Howard Jarvis Taxpayers Association

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1	"Before the Program can open for enrollment, SB1234 requires the Board to report to the Governor and Legislature:
2	 That the United States Department of Labor (DOL) has finalized a
3 4	regulation setting forth a safe harbor for savings arrangements established by states for nongovernmental employees for the purposes of the federal
5	Employee Retirement Income Security Act (ERISA)
6	• That the Board has defined in regulation the roles and responsibilities of employers pursuant to criteria outlined in the DOL regulation"
7	(Cf. Cal. Gov. Code, § 100043(b)(1)(A).)
8	16.
9	CalSavers was implemented on January 1, 2017. (Cal. Gov. Code, § 100046.) Per the
10	CalSavers statutes, the Board has broad powers to manage all funds, including to contract with
11	any California public retirement system or private institution, but the employee plans are not to be
12	treated as ERISA plans. (Cal. Gov. Code, §§ 100012(j); 100043.) Per the CalSavers statutes, the
13	State has no liability for payment of these employee benefits. (Cal. Gov. Code, § 100036.)
14	17.
15	CalSavers is mandatory on employers of five or more employees. (Cal. Gov. Code, §§
16	100000(d)(1); 100032.) Employees are automatically enrolled, but may opt out. (Cal. Gov.
17	Code, § 100032(f).)
18	FIRST CLAIM FOR RELIEF AS TO ALL DEFENDANTS
19	(DECLARATORY JUDGMENT)
20	CalSavers Is Preempted By ERISA
21	18.
22	HJTA repeats and incorporates paragraphs 1 through 17 as if fully set forth herein.
23	19.
24	Declaratory judgment is available to HJTA pursuant to 28 U.S.C. § 2201 and 29 U.S.C. §
25	1132(a)(3). Each HJTA member would have standing to sue in his or her own right and need not
26	sue individually for preemption.
27	
28	Complaint of Plaintiff Howard Jarvis Taxpayers Association 6

1 20. 2 ERISA's express preemption statute declares that ERISA "shall supersede any and all 3 State laws insofar as they may now or hereafter relate to any employee benefit plan described in 4 section 4(a) [29 USCS 1003(a)] and not exempt under section 4(b) [29 USCS 1003(b)]." (29 5 U.S.C. § 1144(a).) A savings arrangement established by a State for non-governmental 6 employees is not listed in the exceptions of § 1003(b). 7 21. 8 ERISA contains extensive fiduciary duties as part of its minimum standards, including to 9 discharge those duties "in accordance with the documents and instruments governing the plan." 10 (29 U.S.C. § 1104(a)(1)(D).) Per the Field Assistance Bulletin No. 2018-01 published by EBSA 11 and dated April 23, 2018 at page 3: "A statement of investment policy is part of the 'documents 12 and instruments governing the plan' within the meaning of ERISA section 404(a)(1)(D)." The 13 Board issued its "Investment Policy Statement" on May 21, 2018. 14 22. 15 An "employee benefit plan" under ERISA "means an employee welfare benefit plan or an 16 employee pension benefit plan or a plan which is both an employee welfare benefit plan and an 17 employee pension benefit plan." (29 USCS § 1002(3).) The Program is primarily a "retirement 18 savings program" (Cal. Gov. Code, § 100000(b)), but it also includes "life insurance" and 19 "investment products." (Cal. Gov. Code, §§ 100000(j); 100016.) Thus, as a pension benefit plan 20 or both a pension benefit plan and welfare benefit plan, the Program is an "employee benefit 21 plan" under ERISA. HJTA has standing to sue on behalf of its members, which comprise 22 hundreds of thousands of working California taxpayers who are "or may become eligible to 23 receive a benefit of any type from an employee benefit plan" per ERISA, 29 U.S.C. § 1002(7). 24 23. The CalSavers statutes expressly declare that the Program is designed not to be an 25 "employee benefit plan" under ERISA. (Cal. Gov. Code, § 100043.) If this is so, then 26 27 participants, putative participants, beneficiaries, and putative beneficiaries across California 28 suffer the loss of all nationally uniform ERISA protections in their imminent automatic employee Complaint of Plaintiff Howard Jarvis Taxpayers Association 7

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benefit plans. Per CalSavers statutes, the State has no liability "for the payment of the retirement savings benefit earned by program participants." (Cal. Gov. Code, § 100036.)

3 24. 4 Because CalSavers applies to employers of five or more employees, CalSavers subjects 5 small businesses to administrative and legal turmoil should they have five or more employees 6 initially, but later only four or fewer employees. Such employers automatically become ERISA 7 plan administrators with all attendant administrative and legal liabilities. (81 Fed. Reg. 59464, 8 59471.) This is an undue burden on small business employers and employees alike. As small 9 business owners, both HJTA members and HJTA itself have putative fiduciary standing to sue for 10 preemption because they are at risk of involuntarily becoming ERISA plan administrators under 11 the Program. 25. 12 13 Because the U.S. Congress has expressly disavowed savings arrangements established by 14 States for non-governmental employees in Public Law 115-35, there is no potentially valid DOL 15 regulation permitting this state-run retirement arrangement. The nationally uniform application 16 of ERISA requires that this Court declare CalSavers void. 17 SECOND CLAIM FOR RELIEF AS TO ALL DEFENDANTS 18 (INJUNCTIVE RELIEF) 19 **CalSavers' Waste of Taxpayer Funds Is Subject to Injunction Under California Code of Civil Procedure 526a** 20 26. 21 HJTA repeats and incorporates paragraphs 1 through 25 as if fully set forth herein. 22 27. 23 All California private employees have equal access to individual retirement accounts 24 ("IRA"s) by telephone, internet, or walk-in options in the general marketplace. All Californians 25 with checking accounts have the right and opportunity to authorize regular automatic debits by an 26 IRA vendor of their choice. 27 28

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1	28.
2	California Code of Civil Procedure section 526a states:
3	An action to obtain a judgment, restraining and preventing any illegal expenditure
4	of, waste of, or injury to, the estate, funds, or other property of a county, town, city or city and county of the state, may be maintained against any officer thereof, or
5	any agent, or other person, acting in its behalf, either by a citizen resident therein, or by a corporation, who is assessed for and is liable to pay, or, within one year
6	before the commencement of the action, has paid, a tax therein. This section does
7	not affect any right of action in favor of a county, city, town, or city and county, or any public officer; provided, that no injunction shall be granted restraining the
8	offering for sale, sale, or issuance of any municipal bonds for public improvements or public utilities.
9	
10	An action brought pursuant to this section to enjoin a public improvement project shall take special precedence over all civil matters on the calendar of the court
11	except those matters to which equal precedence on the calendar is granted by law.
12	29.
13	California Code of Civil Procedure section 526a applies to State legislative action through
14	established case law, and thus applies to CalSavers. The purpose of section 526a, "which applies
15	to citizen and corporate taxpayers alike, is to permit a large body of persons to challenge wasteful
16	government action that otherwise would go unchallenged because of the standing requirement.
17	[Citation.] [A]lthough by its terms the statute applies to local governments, it has been
18	judicially extended to all state and local agencies and officials. [Citations.]' (Waste Management
19	of Alameda County, Inc. v. County of Alameda (2000) 79 Cal.App.4th 1223, 1240.) '[T]he
20	individual citizen must be able to take the initiative through taxpayers' suits to keep government
21	accountable on the state as well as on the local level.' [Citation.]' (Farley v. Cory (1978) 78 Cal.
22	App. 3d 583, 589.)" (Vasquez v. State of California (2003) 105 Cal.App.4th 849.)
23	30.
23	HJTA members, Plaintiff Jonathan Coupal, and Plaintiff Debra Desrosiers have all paid sales
24 25	taxes, income taxes, and other taxes to the State of California within one year of the date of filing
25 26	this action. Plaintiff HJTA has also paid sales taxes and other taxes to the State of California
20 27	within one year of the date of filing this action.
27	
20	Compleint of Disintiff Howard Iomic Technology Association

1	31.	
2	Defendant Chiang, by and through the Board, has spent, and continues to spend California	
3	taxpayer dollars implementing the Program. As of September 25, 2017, \$450,000.00 was spent	
4	from a general fund loan, and \$20,000,000.00 more was requested from the Department of	
5	Finance. The Legislature approved a loan of \$16,900,000.00. As of March 31, 2018,	
6	expenditures since the Program's inception totaled \$1,549,629.00.	
7	REQUEST FOR RELIEF	
8	WHEREFORE, HJTA respectfully requests that this Court:	
9	(1) Declare that ERISA applies to the Program and expressly preempts CalSavers as	
10	codified at California Government Code sections 100000-100050;	
11	(2) Permanently enjoin Defendant Program and Defendant Chiang and his successors,	
12	agents, and employees from wasting taxpayer funds by further implementing	
13	CalSavers; and	
14	(3) Grant HJTA any such additional or different relief as it deems just and proper.	
15		
16	DATED May 30, 2018.	
17	By: <u>/s/ Laura E. Murray</u> Laura E. Murray, CA SBN 255855	
18	Of Attorneys for Plaintiffs	
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25	Howard Jarvis Taxpayers Association, Jonathan Coupal, and Debra Desrosiers	
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28	Complaint of Disintiff Howard Jamie Taypovers Association	
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