THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1829 Session of 2015

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WARD, ZIMMERMAN, REED AND SCHWEYER,	FEBRUARY 5, 2016

REFERRED TO COMMITTEE ON FINANCE, FEBRUARY 5, 2016

AN ACT

1 2 3 4 5	Providing for the establishment of a savings program by the Treasury Department to encourage savings accounts for individuals with disabilities; establishing the Pennsylvania ABLE Savings Program and the ABLE Savings Program Fund; and imposing duties on the Treasury Department.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	CHAPTER 1
9	PRELIMINARY PROVISIONS
10	Section 101. Short title.
11	This act shall be known and may be cited as the Pennsylvania
12	ABLE Act.
13	Section 102. Definitions.
14	The following words and phrases when used in this act shall
15	have the meanings given to them in this section unless the
16	context clearly indicates otherwise:
17	"ABLE." Achieving a Better Life Experience.

"ABLE account contract." A contract between a program
 manager or the department and an account owner.

3 "ABLE savings account." An individual savings account4 established in accordance with this act.

5 "Account." An ABLE savings account.

"Account owner." A person or legal entity authorized to be
an ABLE account owner under section 529A of the Internal Revenue
Code who enters into an ABLE account contract under this act.
"Department." The Treasury Department of the Commonwealth.
"Designated beneficiary." An eligible individual whose
qualified disability expenses may be paid from the account.
"Eligible individual." An eligible individual as defined in

13 section 529A(e)(1) of the Internal Revenue Code.

14 "Fund." The ABLE Savings Program Fund established in section 15 302.

16 "Internal Revenue Code." The Internal Revenue Code of 1986
17 (Public Law 99-514, 26 U.S.C. § 1 et seq.).

18 "Nonqualified withdrawal." A withdrawal from an account 19 which is not:

20 (1) A qualified withdrawal.

21 (2) A rollover distribution.

22 "Program." The Pennsylvania ABLE Savings Program established 23 under section 301.

24 "Qualified ABLE program." As defined in section 529A(b)(1)25 of the Internal Revenue Code.

26 "Qualified disability expense." A qualified disability 27 expense included under section 529A of the Internal Revenue 28 Code.

29 "Qualified withdrawal." A withdrawal from an account to pay 30 the qualified disability expenses of the designated beneficiary

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1 of the account.

2 "Rollover distribution." A rollover distribution as used in 3 section 529A of the Internal Revenue Code. CHAPTER 3 4 5 PENNSYLVANIA ABLE SAVINGS PROGRAM 6 Section 301. Pennsylvania ABLE Savings Program. 7 (a) Establishment. -- The department may establish and 8 maintain a savings program to allow ABLE savings accounts to be opened for eligible individuals for payment of qualified 9 10 disability expenses. Notwithstanding any other provision of law, 11 an ABLE savings program established by the department shall be 12 maintained at all times in such a manner that ensures the 13 program's status as a qualified ABLE program. 14 (b) Administration.--The department may utilize the 15 administrative or investment structures of the Tuition Account 16 Investment Program established by the act of April 3, 1992 (P.L.28, No.11), known as the Tuition Account Programs and 17 18 College Savings Bond Act, without separately soliciting 19 proposals for assistance in the management of all or part of the 20 program. Investment manager and trustee.--The department may 21 (C) contract with one or more persons or legal entities to serve as 22 23 investment managers, program managers and trustees on behalf of 24 the program. If the department contracts with investment 25 managers, program managers or trustees in order to fulfill the 26 objectives of the program, the investment managers, program 27 managers and trustees shall work with the department to provide 28 a program to develop investment portfolios and to supervise 29 investments and investment programs.

30 (d) Contracts with other states. -- The department may 20160HB1829PN2813

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1 contract with another state for any of the following:

2 (1) For another state to provide all or part of the3 program to beneficiaries residing in this Commonwealth.

4 (2) To provide all or part of the program to
5 beneficiaries residing in another state.

6 (3) To engage in joint efforts to establish and maintain
7 ABLE savings programs.

8 Section 302. ABLE Savings Program Fund.

9 (a) Fund established.--The ABLE Savings Program Fund is 10 established in the State Treasury. The fund shall consist of all 11 the following:

(1) All contributions made to accounts of eligible
individuals pursuant to ABLE account contracts and all
interest, earnings and additions to the accounts.

15 (2) Any fees or charges levied on accounts to coveradministrative expenses of the program.

17 (3) Other money appropriated or made available to the 18 department for the program from any source and all interest, 19 earnings and additions to the money.

(b) Continuing appropriation.--All money in the fund, including fees and charges levied on an account to cover the expenses to administer the program, contributions and increase in value on the contributions, for distribution to or on behalf of eligible individuals, is hereby appropriated to the department on a continuing basis to carry out the provisions of this act.

(c) Assets.--The assets of the fund shall be preserved,
invested and expended solely for the purpose of carrying out
this act.

30 (d) Investment.--The money in the fund shall be invested in 20160HB1829PN2813 - 4 - 1 accordance with policies established by the department to 2 provide for an appropriate balance of risk, liquidity and return 3 commensurate with the management of a prudent investor. The 4 department, the investment managers, program managers and 5 trustees shall have the authority to invest and reinvest the 6 money in the fund in all lawful investments.

7 Section 303. Operating and administrative costs.

8 The department shall prepare and, through the Governor, 9 submit annually to the General Assembly a budget covering the 10 operating and administrative expenses of the program. Upon 11 approval by the General Assembly in an appropriation bill, 12 expenses incurred by the program and the department shall be 13 paid from program fees and charges or from other available 14 funds.

15 Section 304. Interdepartmental cooperation.

16 The head of any department, board, commission, agency or 17 instrumentality of the Commonwealth, unless otherwise prohibited 18 by law, shall assist the department in providing information 19 about the program to potential eligible individuals and their 20 families.

21 Section 305. Department powers and duties.

The department shall have the powers necessary or convenient to carry out this act, including the power to:

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(1) Administer the program and the fund.

(2) Enter into contracts with individuals for the
 establishment of ABLE savings accounts.

27 (3) Pay to an account owner or designated beneficiary,
28 or a third party authorized by an account owner, upon receipt
29 of appropriate documentation required by the department,
30 funds from the account to pay for the eligible individual's

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1 qualified disability expenses.

2 (4) Contract for goods and services and employ
3 personnel, including contracts with private consultants,
4 actuaries, managers, legal counsel and auditors as necessary
5 for rendering professional, managerial and technical
6 assistance and advice.

7 (5) Solicit and accept gifts, grants, loans and other 8 aid from any person, corporation or other entity or from a 9 government entity and participate in any Federal, State or 10 local government program that results in additional funds 11 being available to pay for the qualified disability expenses 12 of eligible individuals with ABLE savings accounts.

13 (6) Charge and collect administrative fees and charges
14 in connection with any transaction, including continued
15 participation in the program.

16 (7) Close ABLE savings accounts and return any remaining
17 funds, minus any fees, to the account owner.

18 (8) Contract for insurance, letters of credit and19 collateral agreements.

(9) Adjust the terms of contracts with account owners.
(10) Solicit answers from appropriate Federal agencies
regarding the application of security or other Federal laws
to the program.

24 (11) Consider means whereby contributions into an ABLE25 savings account can be deducted from salary.

26 (12) Promulgate regulations to implement the provisions27 of this act.

(13) Take any other action necessary to carry out the
purpose of this act and incidental to the duties imposed on
the department.

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1	CHAPTER 5
2	ACCOUNTS
3	Section 501. ABLE savings accounts.
4	(a) ABLE account contractAn ABLE savings account may be
5	opened through a contract entered into by an account owner and
6	the department. If the account owner is a fiduciary, the account
7	owner shall continue to have signatory authority over the
8	account until the account owner relinquishes the authority.
9	(b) FiduciariesTo the extent that Federal law requires an
10	eligible individual to be the account owner, the following may
11	enter into an ABLE account contract as fiduciary for an eligible
12	individual who is a minor or who lacks capacity to enter into an
13	ABLE account contract:
14	(1) A parent or guardian.
15	(2) A person or legal entity designated in writing by
16	the parent or guardian.
17	(3) A trustee of a trust for which the eligible
18	individual is a beneficiary.
19	(4) For an eligible individual receiving benefits based
20	on blindness or a disability under Title II of the Social
21	Security Act (49 Stat. 620, 42 U.S.C. § 401 et seq.) or Title
22	XVI of the Social Security Act (42 U.S.C. § 1381), the
23	representative payee for those benefits.
24	(5) Any other person or entity authorized under section
25	529A of the Internal Revenue Code with signature authority
26	over the account.
27	(c) Change of designated beneficiaryAn account owner may
28	change the designated beneficiary named in the ABLE account
29	contract to another eligible individual if permitted under
30	section 529A of the Internal Revenue Code.
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1 Section 502. Nonqualified withdrawals.

(a) Value received.--Upon a full or partial withdrawal of
funds from an account, which are not used for qualified
disability expenses, the account owner or the account owner's
designee shall receive the market value of the account for the
amount requested.

7 (b) Fees.--The department may collect administrative fees or 8 charges for costs upon a nonqualified withdrawal or termination 9 and deduct the fee from the amount otherwise payable.

10 Involuntary termination. -- The department may close an (C) account and return any remaining funds in the account as a 11 12 nonqualified withdrawal in order to comply with Federal law or 13 if the department, in its sole discretion, determines that 14 termination is in the best interest of the program or the 15 designated beneficiary. Any person aggrieved by a determination 16 to terminate an account may file an administrative appeal with 17 the department within 30 days of the mailing date of the 18 termination notice. A final resolution of the administrative 19 appeal shall be deemed a final decision of the State Treasurer 20 and may be appealed by the aggrieved person to the Commonwealth 21 Court. The appeal shall be filed within 30 days of the mailing date of the final decision of the State Treasurer. The case 22 23 shall be heard in Commonwealth Court's appellate jurisdiction. 24 Taxation. -- In the event of a nonqualified withdrawal, to (d) 25 the extent the amount withdrawn includes earnings on the 26 contributions to the account or contributions to the account that are eligible to be deducted from Pennsylvania income tax 27 28 for the tax year in which the contributions were made, the 29 amount of earnings and deductible contributions shall be subject to taxation as income under the laws of this Commonwealth. 30

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1 Section 503. Treatment of accounts.

2 (a) Limitation.--An account shall not be subject to
3 attachment, levy or execution by any creditor of a contributor,
4 account owner or designated beneficiary and shall not be used as
5 security for a loan.

6 (b) Disability or health benefits.--Amounts contributed to 7 an account, increases in the value of the account and qualified 8 withdrawals from the account shall not be used in calculating 9 personal assets of a designated beneficiary or an account owner 10 in order to determine eligibility for disability, medical 11 assistance or other health benefits conferred by the 12 Commonwealth.

(c) Student aid.--Amounts contributed to an account and increases in the value of the account shall not be used in calculating personal asset contributions for determining eligibility or need to qualify for student loan programs, student grant programs or other student aid programs administered by a Commonwealth agency, except as otherwise may be provided by Federal law.

20 (d) Death of beneficiary.--Unless prohibited by Federal law, upon the death of a designated beneficiary, proceeds from an 21 account may be transferred to the estate of a designated 22 23 beneficiary, or to an account for another eligible individual 24 specified by the designated beneficiary or the estate of the designated beneficiary. An agency or instrumentality of the 25 26 Commonwealth may not seek payment under section 529A(f) of the 27 Internal Revenue Code from the account or its proceeds for 28 benefits provided to a designated beneficiary.

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CHAPTER 7

EXEMPTIONS

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1 Section 701. Exemption from security laws.

The program and accounts are exempt from any statute regulating securities, including the act of December 5, 1972 (P.L.1280, No.284), known as the Pennsylvania Securities Act of 1972.

6 Section 702. State tax exemption.

7 (a) Property of funds.--The property of the program and the
8 earnings from the program shall be exempt from all taxation by
9 the Commonwealth and its political subdivisions.

10 (b) Contributions.--Contributions made to an account, any 11 increase in the value of those contributions, the retention or 12 transfer during life or as a result of death of any legal 13 interest in an account and payment of qualified disability 14 expenses of eligible individuals from an account shall be exempt 15 from all taxation by the Commonwealth and its political 16 subdivisions.

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CHAPTER 21

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MISCELLEANOUS PROVISIONS

19 Section 2101. Limitation.

Any obligation or debt under this act shall not be deemed an obligation or debt of the Commonwealth, nor shall the Commonwealth be liable to pay principal and interest on obligations or to offset any loss of principal and interest earnings on investments made by the department under this act. Section 2102. Effective date.

26 This act shall take effect immediately.

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