

General Assembly January Session, 2025

Substitute Bill No. 1476

AN ACT CONCERNING THE ABLE ACT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 3-39j of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective from passage*):

As used in this section and sections 3-39k to 3-39r, inclusive, as <u>amended by this act</u>:

5 (1) "Achieving a better life experience account" or "ABLE account" 6 means an account established and maintained pursuant to sections 3-7 39k to [3-39q] <u>3-39r</u>, inclusive, <u>as amended by this act</u>, for the purposes 8 of paying the qualified disability expenses [related to the blindness or 9 disability] of a designated beneficiary.

(2) "Authorized individual" means an individual or entity who (A)
 meets the requirements of 26 CFR 1.529A-2 to establish an ABLE account

12 <u>on behalf of an eligible individual, and (B) is authorized by the state's</u>

13 qualified ABLE program to establish or act on behalf of the designated

14 <u>beneficiary with respect to an ABLE account.</u>

15 [(2)] (3) "Deposit" means a deposit, payment, contribution, gift or 16 other transfer of funds.

17 [(3) "Depositor" means any person making a deposit into an ABLE18 account pursuant to a participation agreement.]

(4) "Designated beneficiary" [means any eligible individual who is the
owner of an ABLE account established under a qualified ABLE
program] has the same meaning as provided in Section 529A.

22 [(5) "Disability certification" means, with respect to an individual, a 23 certification to the satisfaction of the Secretary of the Treasury of the 24 United States by the individual or the parent or guardian of the 25 individual or an individual establishing an ABLE account pursuant to 26 subsection (g) of section 3-39k that (A) certifies that (i) the individual has 27 a medically determinable physical or mental impairment, that results in 28 marked and severe functional limitations, and that can be expected to 29 result in death or that has lasted or can be expected to last for a 30 continuous period of not less than twelve months, or is blind within the 31 meaning of Section 1614(a)(2) of the Social Security Act, and (ii) such 32 impairment or blindness occurred before the date on which the 33 individual attained the age of twenty-six, and (B) includes a copy of the 34 individual's diagnosis relating to the individual's relevant impairment 35 or blindness that is signed by a physician who is licensed pursuant to 36 chapter 370 or, to the extent permitted by federal law, (i) an advanced 37 practice registered nurse who is licensed pursuant to chapter 378, (ii) a 38 physician assistant who is licensed pursuant to chapter 370, or (iii) if the 39 individual's impairment is blindness, an optometrist licensed pursuant 40 to chapter 380.]

[(6)] (5) "Eligible individual" [means an individual who is entitled to benefits during a taxable year based on blindness or disability under Title II or XVI of the Social Security Act, and such blindness or disability occurred before the date on which the individual attained the age of twenty-six, provided a disability certification or self-certification with respect to such individual is filed with the State Treasurer for such taxable year] has the same meaning as provided in Section 529A.

48 [(7) "Federal ABLE Act" means the federal ABLE Act of 2014, P.L. 11349 295, as amended from time to time.]

50 [(8)] (6) "Participation agreement" means an agreement between the

51 trust established pursuant to section 3-39k, as amended by this act, and

52 [depositors] a designated beneficiary or authorized individual that

53 provides for participation in an ABLE account for the benefit of a

54 designated beneficiary.

55 (7) "Qualified ABLE program" means any program established and 56 maintained pursuant to Section 529A.

[(9)] (8) "Qualified disability expenses" [means any expenses related 57 58 to an eligible individual's blindness or disability that are made for the 59 benefit of an eligible individual who is the designated beneficiary, 60 including the following expenses: Education, housing, transportation, 61 employment training and support, assistive technology and personal 62 support services, health, prevention and wellness, financial 63 management and administrative services, legal fees, expenses for 64 oversight and monitoring, funeral and burial expenses, and other 65 expenses that are approved by the Secretary of the Treasury of the 66 United States under regulations adopted by the Secretary pursuant to 67 the federal ABLE Act] has the same meaning as provided in Section 68 529A.

69 [(10) "Self-certification" means a certification, under penalty of 70 perjury, to the satisfaction of the Secretary of the Treasury of the United 71 States by an individual establishing an ABLE account that (A) certifies 72 that (i) the individual has a medically determinable physical or mental 73 impairment that results in marked and severe functional limitations and 74 that can be expected to result in death or that has lasted or can be 75 expected to last for a continuous period of not less than twelve months, 76 or is blind within the meaning of Section 1614(a)(2) of the Social Security 77 Act, (ii) such impairment or blindness occurred before the date on which 78 the individual attained the age of twenty-six, and (iii) the person 79 establishing the account is the individual who will be the designated 80 beneficiary of the account or is a person authorized to establish such 81 account under the provisions of subsection (g) of section 3-39k, and (B) 82 includes the applicable diagnostic code from those listed on Internal 83 Revenue Service Form 5498-QA identifying the individual's

84 impairment.]

(9) "Section 529A" means Section 529A of the Internal Revenue Code
of 1986, or any subsequent corresponding internal revenue code of the
United States, as amended from time to time, and the regulations
adopted thereunder by the United States Department of the Treasury
and the Internal Revenue Service, as amended from time to time.

90 Sec. 2. Section 3-39k of the general statutes is repealed and the 91 following is substituted in lieu thereof (*Effective from passage*):

(a) The State Treasurer (1) shall establish a qualified ABLE program
pursuant to [the federal ABLE Act] <u>Section 529A</u> and sections 3-39j to
[3-39q] <u>3-39r</u>, inclusive, as amended by this act, and (2) may contract
with any state with a qualified ABLE program [established pursuant to
the federal ABLE Act] to provide residents of this state with access to
such state's program.

98 (b) (1) Under the program established pursuant to subdivision (1) of 99 subsection (a) of this section: (A) The State Treasurer shall administer 100 individual ABLE accounts to encourage and assist eligible individuals 101 and their families in saving [private] funds to provide support for 102 eligible individuals, (B) a person may make contributions to an 103 individual ABLE account to meet the qualified disability expenses of the 104 designated beneficiary of the account, and (C) the State Treasurer shall 105 designate a director of outreach for the ABLE program from among the 106 existing employees of the office of the State Treasurer, who shall 107 coordinate outreach and marketing efforts concerning ABLE accounts.

(2) For the purposes of such program, there is established within the
Office of the State Treasurer the Connecticut Achieving A Better Life
Experience Trust. The trust shall constitute an instrumentality of the
state and shall perform essential governmental functions, as provided
in sections 3-39j to [3-39q] <u>3-39r</u>, inclusive, as amended by this act. The
trust shall receive and hold all payments and deposits intended for
ABLE accounts as well as gifts, bequests, endowments or federal, state

or local grants and any other funds from public or private sources and
all earnings, until disbursed in accordance with sections 3-39j to [3-39q]
<u>3-39r</u>, inclusive, as amended by this act.

118 (c) (1) The amounts on deposit in the trust shall not constitute 119 property of the state and the trust shall not be construed to be a 120 department, institution or agency of the state. Amounts on deposit in 121 the trust shall not be commingled with state funds and the state shall 122 have no claim to or against, or interest in, such amounts, except as 123 provided in subdivision (2) of this subsection. Any contract entered into 124 by, or any obligation of, the trust shall not constitute a debt or obligation 125 of the state and the state shall have no obligation to any designated 126 beneficiary or any other person on account of the trust and all amounts 127 obligated to be paid from the trust shall be limited to amounts available 128 for such obligation on deposit in the trust. The amounts on deposit in 129 the trust may only be disbursed in accordance with the provisions of 130 sections 3-39j to [3-39q] 3-39r, inclusive, as amended by this act.

(2) The trust shall continue in existence as long as it holds any
deposits or other funds or has any obligations and until its existence is
terminated by law, and upon termination of the trust, any unclaimed
assets of the trust shall [return to the state. Property of the trust shall] be
governed by section 3-61a.

136 (d) The State Treasurer shall be responsible for the receipt, 137 maintenance, administration, investment and disbursements of 138 amounts from the trust. The trust shall not receive deposits in any form 139 other than cash. No [depositor] authorized individual or designated 140 beneficiary may direct the investment of any contributions or amounts 141 held in the trust other than in the specific fund options provided for by 142 the trust and shall not direct investments in such specific fund options 143 more than two times in any calendar year. No interest, or portion of any 144 interest, in the program shall be used as security for a loan.

(e) A person may make deposits to an ABLE account to meet thequalified disability expenses of the designated beneficiary of the

account, provided the trust and deposits meet the other requirements of
this section [, the federal ABLE Act and any regulations adopted
pursuant to the federal ABLE Act by the Secretary of the Treasury of the
United States] and Section 529A.

151 (f) On or before December 31, 2017, and annually thereafter, the State 152 Treasurer shall submit (1) in accordance with the provisions of 153 subsection (a) of section 3-37, a report to the Governor on the operations 154 of the trust, including the receipts, disbursements, assets, investments 155 and liabilities and administrative costs of the trust for the prior fiscal 156 year, and (2) in accordance with the provisions of section 11-4a, a report 157 on the trust and any contract entered into pursuant to subdivision (2) of 158 subsection (a) of this section to the joint standing committees of the 159 General Assembly having cognizance of matters relating to finance and 160 public health, and shall make such report available to each [depositor] 161 authorized individual and designated beneficiary. The report required 162 under subdivision (2) of this subsection shall include, but need not be 163 limited to: (A) The number of ABLE accounts; (B) the total amount of 164 contributions to such accounts; (C) the total amount and nature of 165 distributions from such accounts; and (D) a description of issues relating 166 to the abuse of such accounts, if any.

167 (g) An ABLE account may be established (1) by the eligible 168 individual, (2) by a person selected by the eligible individual, or (3) if 169 the eligible individual is unable to establish an ABLE account, [on behalf 170 of such individual by, in the following order: Such individual's agent 171 under a power of attorney, a conservator or legal guardian, spouse, 172 parent, sibling, grandparent, or a representative payee appointed for the 173 eligible individual by the Social Security Administration] by an 174 authorized individual.

175 Sec. 3. Section 3-39*l* of the general statutes is repealed and the 176 following is substituted in lieu thereof (*Effective from passage*):

177 The State Treasurer, on behalf of the trust and for purposes of the178 trust, may:

(1) Receive and invest moneys in the trust in any instruments,obligations, securities or property in accordance with section 3-39m;

181 (2) Establish [consistent] terms for [each] the participation agreement 182 [, bulk deposit, coupon or installment payments] and the administration 183 of ABLE accounts, including, but not limited to, (A) the method of 184 payment into an ABLE account by payroll deduction, transfer from bank 185 accounts or otherwise, (B) the termination, withdrawal or transfer of 186 payments under an ABLE account, including transfers to or from a 187 qualified ABLE program established by another state, [pursuant to the 188 federal ABLE Act,] (C) penalties for distributions not used [or made in 189 accordance with the federal ABLE Act] for qualified disability expenses, 190 and (D) the amount of any charges or fees to be assessed in connection 191 with the administration of the trust;

(3) Enter into one or more contractual agreements, including, but not
<u>limited to</u>, contracts for legal, actuarial, accounting, custodial, advisory,
management, administrative, advertising, marketing and consulting
services for the trust and pay for such services from the gains and
earnings of the trust;

(4) Procure insurance in connection with the trust's property, assets,activities or deposits or contributions to the trust;

(5) Apply for, accept and expend gifts, grants or donations from
public or private sources to enable the Connecticut Achieving A Better
Life Experience Trust to carry out its objectives;

202 (6) Sue and be sued;

203 (7) Establish one or more funds within the trust and maintain204 separate ABLE accounts for each designated beneficiary; [and]

205 (8) Pay for any fees associated with the administration of individual
 206 <u>ABLE accounts; and</u>

[(8)] (9) Take any other action necessary to carry out the purposes of sections 3-39j to [3-39q] <u>3-39r</u>, inclusive, as amended by this act, and 209 incidental to the duties imposed on the State Treasurer pursuant to said210 sections.

211 Sec. 4. Section 3-39p of the general statutes is repealed and the 212 following is substituted in lieu thereof (*Effective from passage*):

213 The state pledges to [depositors] <u>authorized individuals</u>, designated 214 beneficiaries and any party who enters into contracts with the trust, 215 pursuant to the provisions of sections 3-39j to [3-39q] 3-39r, inclusive, as 216 <u>amended by this act</u>, that the state will not limit or alter the rights under 217 said sections vested in the trust or contract with the trust until such 218 obligations are fully met and discharged and such contracts are fully 219 performed on the part of the trust, provided nothing in this section shall 220 preclude such limitation or alteration if adequate provision is made by 221 law for the protection of such [depositors] authorized individuals and 222 designated beneficiaries pursuant to the obligations of the trust or 223 parties who entered into such contracts with the trust. The trust, on 224 behalf of the state, may include a description of such pledge and 225 undertaking for the state in participation agreements and such other 226 obligations or contracts.

227 Sec. 5. Section 3-39q of the general statutes is repealed and the 228 following is substituted in lieu thereof (*Effective from passage*):

The State Treasurer shall take any action necessary to ensure that the trust complies with all applicable requirements of state and federal laws, rules and regulations to the extent necessary for the trust to constitute a qualified ABLE program and be exempt from taxation under [the federal ABLE Act, and any regulations adopted pursuant to the federal ABLE Act by the Secretary of the Treasury of the United States] <u>Section</u> <u>529A</u>.

236 Sec. 6. Section 3-39r of the general statutes is repealed and the 237 following is substituted in lieu thereof (*Effective from passage*):

(a) Notwithstanding any provision of the general statutes, to the
 extent permissible under federal law, moneys invested in an individual

240 ABLE account, contributions to an individual ABLE account and 241 distributions for qualified disability expenses pursuant to sections 3-39j 242 to 3-39q, inclusive, as amended by this act, shall be disregarded for 243 purposes of determining an individual's eligibility for assistance under 244 [the (1) temporary family assistance program, as described in section 245 17b-112, (2) programs funded under the federal Low Income Home 246 Energy Assistance Program block grant, (3) the state-administered 247 general assistance program, as described in section 17b-191, (4) the 248 optional state supplementation program, as described in section 17b-249 600, to the extent such invested moneys, contributions and distributions 250 may be disregarded under the federal Supplemental Security Income 251 Program, and (5) any other federally funded assistance or benefit 252 program, including, but not limited to, the state's medical assistance 253 program, whenever such program requires consideration of one or 254 more financial circumstances of an individual for the purpose of 255 determining the individual's eligibility to receive any assistance or 256 benefit or the amount of any assistance or benefit] any means-tested 257 public assistance program administered by the state or any political 258 subdivision of the state.

(b) Notwithstanding any provision of the general statutes, no moneys invested in the ABLE accounts shall be considered to be an asset for purposes of determining an individual's eligibility for need-based, institutional aid grants offered to an individual at the public eligible educational institutions in the state.

This act shall take effect as follows and shall amend the following sections:			
Section 1	from passage	3-39j	
Sec. 2	from passage	3-39k	
Sec. 3	from passage	3-391	
Sec. 4	from passage	3-39p	
Sec. 5	from passage	3-39q	
Sec. 6	from passage	3-39r	

Statement of Legislative Commissioners:

In Section 1(1), "3-39q" was changed to "[3-39q] <u>3-39r</u>" for consistency, in Section 1(2), the definition of "authorized individual" was deleted and replaced with the definition of "authorized individual" in Section 1(4) for clarity and the remaining subdivisions in Section 1 were redesignated accordingly for accuracy, and in Section 1(9), the definition of "Section 529A" was rewritten for consistency with standard drafting conventions.

HS Joint Favorable Subst. -LCO