GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

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HOUSE BILL 556* Committee Substitute Favorable 6/18/15

	Short Title:	Achieving a Better Life Experience Act.	(Public)
	Sponsors:		
	Referred to:		
		April 6, 2015	
1		A BILL TO BE ENTITLED	
2	AN ACT TO E	NACT THE ACHIEVING A BETTER LIFE EXPERIENCE (ABLE) ACT.
3		ssembly of North Carolina enacts:	
4		CTION 1. Chapter 147 of the General Statutes is amended	by adding a new
5	Article to read:	•	
6		"Article 6E.	
7		"Achieving a Better Life Experience Program Trust.	
8	"§ 147-86.50.]	Policy and definitions.	
9		cy. – The General Assembly of North Carolina hereby finds	and declares that
10		d assisting individuals and families in saving private funds f	
11		viduals with disabilities, as authorized in the federal Achiev	
12		BLE) Act, to maintain health, independence, and a better qual	-
13		and furthers the long-established policy of the State to p	
14		ortunities for personal economic development and long-term fir	
15		initions. – The following definitions apply in this section:	<u> </u>
16	(1)	ABLE account. – An account established and owned	l by an eligible
17		individual and maintained under this Article. A guardian	or agent under a
18		power of attorney may act on behalf of an account owner.	
19	(2)	Account owner The person who enters into an ABLE s	avings agreement
20		pursuant to the provisions of this Article. The account or	wner must be the
21		designated beneficiary.	
22	<u>(3)</u>	Board The ABLE Program Board of Trustees	established in
23		<u>G.S. 147-86.52.</u>	
24	<u>(4)</u>	Contracting state A state without a qualified ABLE	program that has
25		entered into a contract with North Carolina to provide	residents of the
26		contracting state access to a qualified ABLE program.	
27	<u>(5)</u>	Designated beneficiary The eligible individual who esta	blished and owns
28		an ABLE account.	
29	<u>(6)</u>	Disability certification Defined in 26 U.S.C. § 529A(e)(2	<u>t).</u>
30	<u>(7)</u>	Eligible individual. – Defined in 26 U.S.C. § 529A(e)(1).	
31	<u>(8)</u>	Federal ABLE Act Division B of the Tax Increase F	Prevention Act of
32		2014, P.L. 113-295, the Achieving a Better Life Experience	e Act of 2014.
33	<u>(9)</u>	Member of the family. – A brother, sister, stepbrother, or st	epsister.
34	(10)	Qualified disability expense Defined in 26 U.S.C. § 529A	A(e)(5).
35	" <u>§ 147-86.51.</u>	ABLE Program.	



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(a)	Achie	wing a Better Life Experience (ABLE) Program	Frust. – There is established
an ABL		am Trust to be administered by the ABLE P	
	-	.S. 146-86.52 to enable contributors to save fund	-
		ty expenses of eligible individuals.	
<u>(b)</u>		ints. – The following provisions apply to an ABLE	E account:
<u> </u>	(1)	An account owner or contributor may establish	
	<u>, - /</u>	initial contribution to the ABLE Program Trust,	• •
		approved by the Board or its designee, and	• • • •
		beneficiary. If the contributor is not the account	· · · · ·
		the account owner's guardian, trustee, or agent sl	
		form.	
	(2)	Any person may make contributions to an ad	count after the account is
	(2)	opened.	count after the account is
	(3)	Contributions to an account shall be made only in	n cash
	$\frac{(3)}{(4)}$	Contributions to an account shall not exceed m	
	<u>(+)</u>	applicable to program accounts in accordance wi	
	<u>(5)</u>	An account owner may change the designated l	
	<u>(5)</u>	an eligible individual who is a member of	•
		designated beneficiary. At the direction of an acc	
		of an account may be transferred to another acco	
		beneficiary is a member of the family of the d	
		transferee account if the transferee account w	•
		section or in accordance with the federal ABLE	
(c)	Cont	ibutions. – The Board is authorized to accept,	
	-	d interest earned on such contributions, from co	
		Trust. The Board shall hold all contributions to the	
		ereon, in the ABLE Program Trust and shall	
	-	this section. The assets of the ABLE Program	
		tted, and expended for the purpose of provid	
		l paying reasonable expenses of administering the	
		ets of the ABLE Program Trust. Nothing in this A	
-			
-		d from accepting, holding, and investing contributions to the A	
		North Carolina. Neither the contributions to the A	
-		, shall be considered State monies, assets of the St	
		bunt or a legal or beneficial interest in an account	is not subject to attachment,
-		n by a creditor of the designated beneficiary.	Drogram Trust shall angura
$\frac{(d)}{d}$		ations. – The Board, in administering the ABLE	Flogram Trust, shan ensure
each of th			to a gualified callower if the
	<u>(1)</u>	A rollover from an ABLE account shall constitute	1
	(2)	rollover distribution is in accordance with the fee	
	<u>(2)</u>	A person may make contributions for a taxable	
		individual who is an eligible individual for the	•
		account that is established to meet the qualifier	d disability expenses of the
		designated beneficiary of the account.	
	<u>(3)</u>	A designated beneficiary is limited to one ABLE	
	<u>(4)</u>	An ABLE account may be established only for a	
		is a resident of North Carolina or a resident of a c	
	<u>(5)</u>	Except as permitted under the federal ABLE A	■
		the investment of any contributions to or earn	
		Better Life Experience Program more than two ti	imes each year.

(a) <u>Boa</u> administration	An account or a legal or beneficial interest in an ac pledged, or otherwise used to secure or obtain a loan Separate records and accounting are maintained for ea Reports are made no less frequently than annually owner. A trustee or guardian appointed as a signatory of an have or acquire any beneficial interest in the account account for the benefit of the designated beneficiary. BLE Program Board of Trustees. rd. – There is established a Board of Trustees to provide	or other advancement. each ABLE account. to each ABLE account ABLE account does not unt and administers the
(7) (8) (9) " <u>§ 147-86.52.</u> (a) <u>Boa</u> administration investment stration investment stration investment stration (1)	pledged, or otherwise used to secure or obtain a loan Separate records and accounting are maintained for en Reports are made no less frequently than annually owner. A trustee or guardian appointed as a signatory of an have or acquire any beneficial interest in the account account for the benefit of the designated beneficiary. ABLE Program Board of Trustees.	or other advancement. each ABLE account. to each ABLE account ABLE account does not unt and administers the
(8) (9) " <u>§ 147-86.52.</u> (a) <u>Boa</u> administration investment stra following six m (1)	Reports are made no less frequently than annually owner. A trustee or guardian appointed as a signatory of an have or acquire any beneficial interest in the account account for the benefit of the designated beneficiary. BLE Program Board of Trustees.	to each ABLE account ABLE account does not unt and administers the
(8) (9) " <u>§ 147-86.52.</u> (a) <u>Boa</u> administration investment stra following six m (1)	owner. <u>A trustee or guardian appointed as a signatory of an</u> <u>have or acquire any beneficial interest in the account</u> <u>account for the benefit of the designated beneficiary</u> . <u>ABLE Program Board of Trustees</u> .	ABLE account does not unt and administers the
" <u>§ 147-86.52.</u> (a) <u>Boa</u> administration investment stra following six m (1)	owner. <u>A trustee or guardian appointed as a signatory of an</u> <u>have or acquire any beneficial interest in the account</u> <u>account for the benefit of the designated beneficiary</u> . <u>ABLE Program Board of Trustees</u> .	ABLE account does not unt and administers the
" <u>§ 147-86.52.</u> (a) <u>Boa</u> administration investment stra following six m (1)	A trustee or guardian appointed as a signatory of an <u>have or acquire any beneficial interest in the account account for the benefit of the designated beneficiary.</u> BLE Program Board of Trustees.	unt and administers the
" <u>§ 147-86.52.</u> (a) <u>Boa</u> administration investment stra following six m (1)	have or acquire any beneficial interest in the account account for the benefit of the designated beneficiary.	unt and administers the
(a) Boa administration investment stra following six m (1)	account for the benefit of the designated beneficiary. BLE Program Board of Trustees.	
(a) Boa administration investment stra following six m (1)	ABLE Program Board of Trustees.	
(a) Boa administration investment stra following six m (1)		
administration investment strat following six m (1)		oversight of the genera
<u>investment stra</u> <u>following six m</u> <u>(1)</u>	and proper operation of the ABLE Program and to de	
following six m (1)	tegy for the ABLE Program Trust. The Board of Trust	
<u>(1)</u>	•• •	
	The State Treasurer, ex officio, or the State Treasurer	r's designee, as chair.
141	The Commissioner of Banks, ex officio, or the C	-
<u></u>	designee.	
(3)	The Secretary of the North Carolina Department of H	Jealth and Human
<u>107</u>	Services, ex officio, or the Secretary's designee.	iounin und mannun
<u>(4)</u>	A person appointed by the Governor having experie	ence in investments an
<u></u>	finance.	shee in myestments un
<u>(5)</u>	A person appointed by the President Pro Tempore	e of the Senate havin
<u>(5)</u>	experience in advocacy for the disabled.	e of the Schute havin
<u>(6)</u>	A person appointed by the Speaker of the House of	f Representatives that i
<u>(0)</u>	an immediate family member of an eligible individ	-
	eligible individual.	
(b) Terr	ns. – The members of the Board, except those members	serving in an ex offici
	be appointed for terms of three years and shall serve u	-
· · ·	jualified. Vacancies are filled in the same manner as the	
	ember of the Board may serve longer than any of the fol	
		<u>nowing.</u>
$\frac{(1)}{(2)}$	<u>Two consecutive three-year terms.</u> Three consecutive terms of any length, in the event	that one on more of th
<u>(2)</u>		
	terms is for less than three years in duration or the n	member serves a partia
(2)	term as a result of filling a vacancy.	
(3)	Eight consecutive years, regardless of term lengths.	
	es. – The Board of Trustees is authorized to:	1 1 0
<u>(1)</u>	Delegate the authority to the State Treasurer to de	
	functions necessary and desirable to (i) administer th	
	in such a manner as to meet and comply with the req	A
	ABLE Act and federal regulations under the A	· · · · · · · · · · · · · · · · · · ·
	investment strategy of the Board, and (iii) provide	
	Board shall deem necessary to facilitate participation	n in the ABLE Program
	<u>Trust.</u>	
<u>(2)</u>	Notwithstanding provisions of Article 3 of Chapt	ter 143 of the Genera
	Statutes, engage the services of consultants on a con-	tract basis for renderin
	professional and technical assistance and advice.	
<u>(3)</u>	Retain the services of auditors, attorneys, investi	ment counseling firms
_	custodians, or other persons or firms possessing	g specialized skills o
	knowledge necessary for the proper administration	
	that the Board administers pursuant to this Article.	

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1	<u>(5)</u>	Establish the methods by which the funds held in ac	counts shall be
2 3	<u>(6)</u>	dispersed. Establish the method by which funds shall be alloca	ited to pay for
4 5	<u>(7)</u>	administrative costs. Do all things necessary and proper to carry out the purposes	of this act.
6	(d) Invest	ments The Board shall determine and document in an in	ivestment policy
7	statement an app	ropriate investment strategy for the ABLE Program Trust c	ontaining one or
8	more forms of in	vestment or strategies for investment from which account ow	vners may select.
9		authorize the State Treasurer to be responsible for engaging	
10		gers and service providers, including contracting and contra-	
11	· · · · ·	nvestment strategy established by the Board. All amounts n	
12		invested according to the account owner's election of one	
13	• • • •	ed by the Board. Each strategy may include a combination	
14	_	rred or common stocks issued by any company incorporate	
15		r outside the United States, or other appropriate investmen	
16	-	n return through a combination of capital appreciation and cu	
17		es multiple forms of investment as investment strategy option	
18		accumulated funds shall be permitted among the various ap	proved forms of
19 20	•	ect to reasonable restrictions approved by the Board. arge of Duties by the Board. – The assets of the ABLE Progra	m Trust shall be
20		he designated beneficiaries. The assets of the ABLE Program	
21		ed, invested, and expended for the exclusive purpose of prov	
23		iciaries and paying reasonable expenses of administering the	
24	-	ng the assets of the ABLE Program Trust. Compliance by the	-
25		determined in light of the facts and circumstances existing a	
26		or action and not by hindsight. The Board shall discharge	
27		LE Program Trust as follows:	
28	<u>(1)</u>	Solely in the interest of the designated beneficiaries.	
29	<u>(2)</u>	With the care, skill, and caution under the circumstances the	en prevailing that
30		a prudent person acting in a like capacity and familiar with	ith those matters
31		would use in the conduct of an activity of like character and	
32	<u>(3)</u>	Impartially, taking into account any differing interests	s of designated
33		beneficiaries.	
34	<u>(4)</u>	Incurring only costs that are appropriate and reasonable.	
35	<u>(5)</u>	In accordance with a good-faith interpretation of the law	<i>x</i> governing the
36		ABLE Program Trust.	
37		nity. – A person serving on the ABLE Board of Trustees	
38		n civil liability for monetary damages, and exempt to the ex	
39 40		y act or failure to act arising out of that service except w	there any of the
40	following apply:	The person was not acting within the soons of that person's	official dution
41 42	$\frac{(1)}{(2)}$	<u>The person was not acting within the scope of that person's of</u> The person was not acting in good faith.	<u>official duties.</u>
42	$\frac{(2)}{(3)}$	The person committed gross negligence or willful or wanton	misconduct that
43 44	<u>(3)</u>	resulted in the damages or injury.	I misconduct mat
45	(4)	The person derived an improper personal financial benefit,	either directly or
46	<u>(+)</u>	indirectly, from the transaction.	<u>enner uncerry or</u>
47	(g) Repor	t. – The Board shall submit an annual evaluation of the AB	LE Program and
48		mit an annual report of such evaluation to the Joint Legis	-
49	* *	ealth and Human Services.	
50		States. – With consent of the State Treasurer, the Board	may enter into
51		other states to either (i) allow North Carolina residents to par	

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1	operated by a contracting state with a qualified ABLE program or	(ii) allow residents of other
2	states to participate in the qualified North Carolina ABLE Program	
3	"§ 147-86.53. Administration of ABLE Program.	
4	(a) Administration. – The Board may delegate to the State	e Treasurer the authority to
5	develop and perform all functions necessary and desirable to (i) adu	minister the ABLE Program
6	Trust in such a manner as to meet and comply with the requirement	nts of the federal ABLE Act
7	and federal regulations under the Act, (ii) implement the investmen	t strategy established by the
8	Board, and (iii) provide such other services as the State Treasur	
9	facilitate participation in the ABLE Program Trust. The State Treas	
10	obtain the services of such investment managers, investment adv	
11	program managers as may be necessary for the proper admit	inistration, marketing, and
12	investment of the ABLE Program Trust.	
13	(b) Disclaimer. – Nothing in this section shall be construed	
14	the State Treasurer, the State, or any agency or instrumentality of th	
15	benefit of any parent, other interested party, or designated beneficia	-
16	return for any contribution to the ABLE Program Trust and the p	bayment of interest or other
17	return on any contribution to the ABLE Trust Fund.	1
18	(c) <u>Fees and Costs. – The State Treasurer may establish</u>	* *
19 20	administration fees in an amount not to exceed the amount necessar	•
20 21	(1) The costs of administration, management, inves	
21	(1) <u>The costs of administration, management, inves</u> <u>ABLE Program Trust.</u>	tillent, and operation of the
22	(2) <u>The costs of all actions authorized by the Board.</u>	
23	(3) The costs of all actions delegated to the Stat	te Treasurer and the State
25	Treasurer's staff by the Board under this sec	
26	allocated among the designated beneficiaries i	
27	prescribed by the Board. The Board shall no le	•
28	budget and allocation of costs.	ý <u>1</u> 1
29	(d) Means-Tested Programs. – Notwithstanding any other	provision of law, an ABLE
30	account shall not be considered a resource for purposes of m	neans-tested State benefits.
31	Distributions for qualified disability expenses shall not be consid	dered income for any State
32	benefits eligibility program that limits eligibility based on income.	
33	(e) <u>Claim for Medical Assistance Benefits. – To the exten</u>	-
34	U.S.C. § 529A(f) upon the death of a designated beneficiary, the	
35	payment from the beneficiary's account in an amount equal to the t	
36	for the designated beneficiary after the establishment of the acco	
37	claim for repayment from the account with the State Treasurer v	
38	notice from the State Treasurer of the death of the designated benefit	• • •
39	in the beneficiary's account shall be distributed as provided in	
40	distributed to the beneficiary's estate if no other designation is made	—
41	(f) Notice of the Death of a Designated Beneficiary. – With State Transverse receives notice of the designated have	
42 43	State Treasurer receives notice of the death of a designated bene shall provide notice of the designated beneficiary's death to the	•
43 44	Human Services, Division of Medical Assistance.	Department of meanin and
45	(g) Notice to Account Owner for Designated Beneficiary Re	eceiving Medicaid – Notice
46	of the State's right to file a claim against the estate following	
47	beneficiary who received medical assistance must be provided to the	
48	shall be on a form prescribed by the Department of Health and H	
49	Medical Assistance, and shall explain the following:	U U U U U U U
50	(1) The types of Medicaid payments subject to a claim	m against the estate.

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1	(2) That a claim will not be made if the individual is survived by a legal spouse,
2	a child or children under the age of 21, or a blind or disabled child or
3	children of any age who became blind or disabled before age 21 and still live
4	on the property of the deceased designated beneficiary.
5	(3) That a claim against the estate is limited to specified conditions.
6	(4) That a claim against the estate may be waived in the case of undue hardship
7	and the procedure for claiming an undue hardship.
8	(h) Account Information. – The information related to individual ABLE accounts are
9	not public records as defined in Chapter 132 of the General Statutes."
0	SECTION 2. The Department of Health and Human Services shall provide
1	information and assistance to the Department of State Treasurer and shall enter into a
2	data-sharing agreement with the Department of State Treasurer for the purpose of the ongoing
3	implementation of this act. The Department of State Treasurer shall consult with other
4	departments as needed.
5	SECTION 3. The Department of State Treasurer and the Department of Health and
6	Human Services are authorized to adopt rules necessary to implement this act.
7	SECTION 4. The State Treasurer shall begin accepting contributions authorized
8	under this act when federal regulations regarding the Achieving a Better Life Experience Program, as provided under the Tax Increase Prevention Act of 2014, P.L. No. 113-295, have
9 0	been issued and provide the guidance necessary to implement the Achieving a Better Life
1	Experience Trust Fund Program established in this act. If the federal regulations are materially
2	inconsistent with this act, the Board may delay implementation of this act until a change in this
3	act has been made. If the Board delays implementation, the Board shall provide a written report
4	to the Governor, the Speaker of the House of Representatives, and the President Pro Tempore
5	of the Senate identifying the changes in this act that must be made to be consistent with federal
6	regulation.
7	SECTION 5. The Board authorized in G.S. 147-86.52 shall be organized
8	immediately after a majority of the members have been qualified or appointed and have taken
9	the oath of office. The terms for the trustees that are appointed shall be for initial terms to
0	expire June 30, 2018.
1	SECTION 6. This act is effective when it becomes law.