102ND GENERAL ASSEMBLY

State of Illinois

2021 and 2022

HB1836

Introduced 2/17/2021, by Rep. Bob Morgan

SYNOPSIS AS INTRODUCED:

15 ILCS 505/16.6

Amends the State Treasurer Act. Provides that for purposes of the ABLE account program, a designated beneficiary means the ABLE account owner. Provides that upon the death of a designated beneficiary, proceeds from an account may be transferred pursuant to a payable on death account agreement. Provides that upon the death of a designated beneficiary, the State Treasurer may require verification that the funeral and burial expenses of the designated beneficiary have been paid. Makes conforming changes. Effective immediately.

LRB102 04039 RJF 14055 b

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AN ACT concerning State government.

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Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The State Treasurer Act is amended by changing
Section 16.6 as follows:

6 (15 ILCS 505/16.6)

7 Sec. 16.6. ABLE account program.

8 (a) As used in this Section:

9 "ABLE account" or "account" means an account established 10 for the purpose of financing certain qualified expenses of 11 eligible individuals as specifically provided for in this 12 Section and authorized by Section 529A of the Internal Revenue 13 Code.

14 "ABLE account plan" or "plan" means the savings account 15 plan provided for in this Section.

16 "Account administrator" means the person or entity 17 selected by the State Treasurer to administer the daily 18 operations of the ABLE account plan and provide marketing, 19 recordkeeping, investment management, and other services for 20 the plan.

21 "Aggregate account balance" means the amount in an account 22 on a particular date or the fair market value of an account on 23 a particular date. 1 "Beneficiary" <u>or "designated beneficiary"</u> means the ABLE 2 account owner.

3 "Contracting state" means a state without a qualified ABLE 4 program which has entered into a contract with Illinois to 5 provide residents of the contracting state access to a 6 qualified ABLE program.

7 "Designated representative" means a person who is 8 authorized to act on behalf of a "designated beneficiary" an 9 account owner. A designated beneficiary An account owner is authorized to act on his or her own behalf unless the 10 designated beneficiary account owner is a minor or 11 the 12 designated beneficiary account owner has been adjudicated to 13 have a disability so that a guardian has been appointed. A 14 designated representative acts in a fiduciary capacity to the 15 designated beneficiary account owner. The State Treasurer 16 shall recognize the following as a designated representative 17 without appointment by a court:

18 (1) The <u>designated beneficiary's</u> account owner's
19 guardian of the person, plenary guardian of the estate,
20 limited guardian of financial or contractual matters, or
21 any other State-appointed guardian. A guardian acting in
22 this capacity shall not be required to seek court approval
23 for any ABLE account activity.

(2) The agent named by the <u>designated beneficiary</u>
 account owner in a property power of attorney recognized
 as a statutory short form power of attorney for property.

(3) Such individual or entity that the <u>designated</u>
 <u>beneficiary</u> account owner so designates in writing, in a
 manner to be established by the State Treasurer.

4 (4) Such other individual or entity designated by the
5 State Treasurer pursuant to its rules.

6 "Disability certification" has the meaning given to that 7 term under Section 529A of the Internal Revenue Code.

8 "Eligible individual" has the meaning given to that term 9 under Section 529A of the Internal Revenue Code.

10 "Participation agreement" means an agreement to 11 participate in the ABLE account plan between <u>a designated</u> 12 <u>beneficiary</u> an account owner and the State, through its 13 agencies and the State Treasurer.

14 "Qualified disability expenses" has the meaning given to 15 that term under Section 529A of the Internal Revenue Code.

16 "Qualified withdrawal" or "qualified distribution" means a 17 withdrawal from an ABLE account to pay the qualified 18 disability expenses of the beneficiary of the account.

19 (b) Establishment of the ABLE Program. The "Achieving a 20 Better Life Experience" or "ABLE" account program is hereby 21 created and shall be administered by the State Treasurer. The 22 purpose of the ABLE program is to encourage and assist 23 individuals and families in saving private funds for the 24 purpose of supporting individuals with disabilities to maintain health, independence, and quality of life, and to 25 26 provide secure funding for disability-related expenses on

behalf of designated beneficiaries with disabilities that will 1 2 supplement, but not supplant, benefits provided through 3 private insurance, federal and State medical and disability insurance, the beneficiary's employment, and other sources. 4 5 Under the plan, a person may make contributions to an ABLE account to meet the qualified disability expenses of the 6 7 designated beneficiary of the account. The plan must be 8 operated as an accounts-type plan that permits persons to save 9 for qualified disability expenses incurred by or on behalf of 10 an eligible individual.

11 (c) Promotion of the ABLE Program. The State Treasurer 12 shall promote awareness of the availability and advantages of 13 the ABLE account plan as a way to assist individuals and 14 families in saving private funds for the purpose of supporting 15 individuals with disabilities.

(d) Availability of the ABLE Program. An ABLE account may be established under this Section for a designated beneficiary who is a resident of Illinois, a resident of a contracting state, or a resident of any other state.

Annual contributions to an ABLE account on behalf of a beneficiary are subject to the requirements of subsection (b) of Section 529A of the Internal Revenue Code. No person may make a contribution to an ABLE account if such a contribution would result in the aggregate account balance of an ABLE account exceeding the account balance limit authorized under Section 529A of the Internal Revenue Code. The Treasurer shall

review the contribution limit at least annually. A separate 1 2 account must be maintained for each beneficiary for whom 3 contributions are made, and no more than one account shall be established per beneficiary. If an ABLE account is established 4 5 for a designated beneficiary, no account subsequently established for such beneficiary shall be treated as an ABLE 6 7 account. The preceding sentence shall not apply in the case of 8 an ABLE account established for purposes of a rollover as 9 permitted under Sections 529 and 529A of the Internal Revenue 10 Code.

11 (e) Administration of the ABLE Program. The State 12 Treasurer shall administer the plan, including accepting and processing applications, maintaining account records, making 13 14 payments, and undertaking any other necessary tasks to 15 administer the plan, including the appointment of an account 16 administrator. The State Treasurer may contract with one or 17 more third parties to carry out some or all of these administrative duties, including, 18 but not limited to, 19 providing investment management services, incentives, and 20 marketing the plan. The State Treasurer may enter into 21 agreements with other states to either allow Illinois 22 residents to participate in a plan operated by another state 23 or to allow residents of other states to participate in the 24 Illinois ABLE plan.

(f) Fees. The State Treasurer may establish fees to be
 imposed on participants to cover the costs of administration,

recordkeeping, and investment management. The State Treasurer
 must use his or her best efforts to keep these fees as low as
 possible, consistent with efficient administration.

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(q) The Illinois ABLE Accounts Administrative Fund. The 4 5 Illinois ABLE Accounts Administrative Fund is created as a nonappropriated trust fund in the State treasury. The State 6 7 Treasurer shall use moneys in the Administrative Fund to cover 8 administrative expenses incurred under this Section. The 9 Administrative Fund may receive any grants or other moneys 10 designated for administrative purposes from the State, or any 11 unit of federal, state, or local government, or any other 12 person, firm, partnership, or corporation. Any interest 13 earnings that are attributable to moneys in the Administrative 14 Fund must be deposited into the Administrative Fund. Any fees 15 established by the State Treasurer to cover the costs of 16 administration, recordkeeping, and investment management shall 17 be deposited into the Administrative Fund.

18 Subject to appropriation, the State Treasurer may pay 19 administrative costs associated with the creation and 20 management of the plan until sufficient assets are available 21 in the Administrative Fund for that purpose.

(h) Privacy. Applications for accounts, <u>designated</u>
 <u>beneficiary</u> account owner data, account data, and data on
 beneficiaries of accounts are confidential and exempt from
 disclosure under the Freedom of Information Act.

26 (i) Investment Policy. The Treasurer shall prepare and

adopt a written statement of investment policy that includes a 1 2 risk management and oversight program which shall be reviewed 3 annually and posted on the Treasurer's website prior to implementation. The risk management and oversight program 4 5 shall be designed to ensure that an effective risk management 6 system is in place to monitor the risk levels of the ABLE plan, 7 to ensure that the risks taken are prudent and properly 8 managed, to provide an integrated process for overall risk 9 management, and to assess investment returns as well as risk 10 to determine if the risks taken are adequately compensated 11 compared to applicable performance benchmarks and standards. 12 To enhance the safety and liquidity of ABLE accounts, to ensure the diversification of the investment portfolio of 13 14 accounts, and in an effort to keep investment dollars in the 15 State, the State Treasurer may make a percentage of each 16 account available for investment in participating financial 17 institutions doing business in the State, except that the accounts may be invested without limit in investment options 18 19 from open-ended investment companies registered under Section 20 80a of the federal Investment Company Act of 1940. The State Treasurer may contract with one or more third parties for 21 22 investment management, recordkeeping, or other services in 23 connection with investing the accounts.

(j) Investment restrictions. The State Treasurer shall
 ensure that the plan meets the requirements for an ABLE
 account under Section 529A of the Internal Revenue Code. The

State Treasurer may request a private letter ruling or rulings 1 2 from the Internal Revenue Service and must take any necessary 3 steps to ensure that the plan qualifies under relevant provisions of federal law. Notwithstanding the foregoing, any 4 5 determination by the Secretary of the Treasury of the United States that an account was utilized to make non-qualified 6 7 distributions shall not result in an ABLE account being 8 disregarded as a resource.

9 (k) Contributions. A person may make contributions to an 10 ABLE account on behalf of a beneficiary. Contributions to an 11 account made by persons other than the designated beneficiary 12 property of the account owner become the designated beneficiary account owner. Contributions to an account shall 13 be considered as a transfer of assets for fair market value. A 14 15 person does not acquire an interest in an ABLE account by 16 making contributions to an account. A contribution to any 17 account for a beneficiary must be rejected if the contribution would cause either the aggregate or annual account balance of 18 19 the account to exceed the limits imposed by Section 529A of the Internal Revenue Code. 20

Any change in <u>designated beneficiary</u> account owner must be done in a manner consistent with Section 529A of the Internal Revenue Code.

(1) Notice. Notice of any proposed amendments to the rules
 and regulations shall be provided to all <u>designated</u>
 <u>beneficiaries</u> owners or their designated representatives prior

to adoption. Amendments to rules and regulations shall apply only to contributions made after the adoption of the amendment. Amendments to this Section automatically amend the participation agreement. Any amendments to the operating procedures and policies of the plan shall automatically amend the participation agreement after adoption by the State Treasurer.

8 (m) Plan assets. All assets of the plan, including any 9 contributions to accounts, are held in trust for the exclusive 10 benefit of the designated beneficiary account owner and shall 11 be considered spendthrift accounts exempt from all of the 12 designated beneficiary's owner's creditors. The plan shall 13 provide separate accounting for each designated beneficiary 14 sufficient to satisfy the requirements of paragraph (3) of subsection (b) of Section 529A of the Internal Revenue Code. 15 16 Assets must be held in either a state trust fund outside the 17 State treasury, to be known as the Illinois ABLE plan trust fund, or in accounts with a third-party provider selected 18 pursuant to this Section. Amounts contributed to ABLE accounts 19 20 shall not be commingled with State funds and the State shall have no claim to or against, or interest in, such funds. 21

Plan assets are not subject to claims by creditors of the State and are not subject to appropriation by the State. Payments from the Illinois ABLE account plan shall be made under this Section.

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The assets of ABLE accounts and their income may not be

1 used as security for a loan.

2 (n) Taxation. The assets of ABLE accounts and their income 3 and operation shall be exempt from all taxation by the State of Illinois and any of its subdivisions to the extent exempt from 4 5 federal income taxation. The accrued earnings on investments in an ABLE account once disbursed on behalf of a designated 6 7 beneficiary shall be similarly exempt from all taxation by the State of Illinois and its subdivisions to the extent exempt 8 9 from federal income taxation, so long as they are used for 10 qualified expenses.

11 Notwithstanding any other provision of law that requires 12 consideration of one or more financial circumstances of an 13 individual, for the purpose of determining eligibility to receive, or the amount of, any assistance or benefit 14 15 authorized by such provision to be provided to or for the benefit of such individual, any amount, including earnings 16 17 thereon, in the ABLE account of such individual, any contributions to the ABLE account of the individual, and any 18 19 distribution for qualified disability expenses shall be 20 disregarded for such purpose with respect to any period during which such individual maintains, makes contributions to, or 21 22 receives distributions from such ABLE account.

(o) Distributions. The <u>designated beneficiary</u> account
 owner or the designated representative of the <u>designated</u>
 <u>beneficiary</u> account owner may make a qualified distribution
 for the benefit of the <u>designated beneficiary</u> account owner.

Qualified distributions shall be made for qualified disability 1 2 expenses allowed pursuant to Section 529A of the Internal Revenue Code. Qualified distributions must be withdrawn 3 proportionally from contributions and earnings in a designated 4 beneficiary's an account owner's account on the date of 5 distribution as provided in Section 529A of the Internal 6 7 Revenue Code. Unless prohibited by federal law, upon the death 8 of a designated beneficiary, proceeds from an account may be 9 transferred to the estate of a designated beneficiary, or to 10 an account for another eligible individual specified by the 11 designated beneficiary or the estate of the designated 12 beneficiary, or transferred pursuant to a payable on death 13 account agreement. A payable on death account agreement may be 14 executed by the designated beneficiary or a designated representative who has been granted such power. Upon the death 15 16 of a designated beneficiary, prior to distribution of the 17 balance to the estate, account for another eligible individual, or transfer pursuant to a payable on death account 18 19 agreement, the State Treasurer may require verification that 20 the funeral and burial expenses of the designated beneficiary 21 have been paid. An agency or instrumentality of the State may 22 not seek payment under subsection (f) of Section 529A of the 23 federal Internal Revenue Code from the account or its proceeds for benefits provided to a designated beneficiary. 24

(p) Rules. The State Treasurer may adopt rules to carry
out the purposes of this Section. The State Treasurer shall

further have the power to issue peremptory rules necessary to ensure that ABLE accounts meet all of the requirements for a qualified state ABLE program under Section 529A of the Internal Revenue Code and any regulations issued by the Internal Revenue Service.

6 (Source: P.A. 100-713, eff. 8-3-18; 101-329, eff. 8-9-19.)

7 Section 99. Effective date. This Act takes effect upon8 becoming law.