As Reported by the House Community and Family Advancement Committee

131st General Assembly

Regular Session 2015-2016

H. B. No. 155

Representatives Dever, Conditt

Cosponsors: Representatives Amstutz, Anielski, Becker, Boyd, Brown, Buchy, Derickson, DeVitis, Dovilla, Driehaus, Duffey, Ginter, Grossman, Hall, Hambley, Hayes, Henne, Huffman, Koehler, Landis, LaTourette, Lepore-Hagan, Maag, Manning, McClain, Patmon, Patterson, Ramos, Retherford, Romanchuk, Ryan, Schuring, Sears, Slesnick, Sweeney, Terhar, Zeltwanger

A BILL

Го	amend section 2329.66 and to enact sections	1
	113.50, 113.51, 113.52, 113.53, 113.54, 113.55,	2
	and 113.56 of the Revised Code to require the	3
	Treasurer of State to create a program offering	4
	federally tax-advantaged savings accounts used	5
	to pay for a person's qualified disability	6
	expenses and to disregard the value of and	7
	income from that account in determining whether	8
	that person is eligible for state or local	9
	means-tested public assistance.	10

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 2329.66 be amended and sections	11
113.50, 113.51, 113.52, 113.53, 113.54, 113.55, and 113.56 of	12
the Revised Code be enacted to read as follows:	13
Sec. 113.50. As used in sections 113.50 to 113.56 of the	14
Revised Code:	15

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 2
(A) "Account" or "ABLE account" means an individual	16
savings account opened in accordance with sections 113.50 to	17
113.56 of the Revised Code.	18
(B) "Account owner" means a designated beneficiary or any	19
other person authorized to be the owner of an ABLE account under	20
federal law.	21
(C) "Designated beneficiary" means an eligible individual	22
who is a resident of this state whose qualified disability	23
expenses may be paid from an account.	24
(D) "Eligible individual," "member of the family,"	25
"qualified disability expenses," and "qualified ABLE program"	26
have the same meanings as in section 529A of the Internal	27
Revenue Code.	28
(E) "Financial organization" means an insurance company,	29
bank, or other financial institution or a broker-dealer	30
registered with the securities and exchange commission.	31
(F) "Management contract" means a contract between the	32
treasurer of state and a program manager under division (B) of	33
section 113.52 of the Revised Code.	34
(G) "Maximum account value" means the dollar amount	35
calculated by the Ohio tuition trust authority pursuant to	36
sections 3334.01 to 3334.21 of the Revised Code as the maximum	37
amount that may be necessary to pay for the qualified higher	38
education expenses of a beneficiary under those sections,	39
consistent with the maximum contributions permitted under	40
section 529 of the Internal Revenue Code.	41
(H) "Program" means the ABLE account program established	42
under sections 113.50 to 113.56 of the Revised Code.	43

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 3
(I) "Program manager" means a financial organization	
selected by the treasurer of state to be a depository and	
manager of the program under section 113.52 of the Revised Code.	
(J) "Secretary" means the secretary of the treasury of the	
United States.	
(K) "Internal Revenue Code" has the same meaning as in	
section 5747.01 of the Revised Code.	
Sec. 113.51. (A) The treasurer of state shall implement	
and administer a program under the terms and conditions	
established under sections 113.50 to 113.56 of the Revised Code.	
For that purpose, the treasurer shall do all of the following:	
(1) Develop and implement the program in a manner	
consistent with the provisions of sections 113.50 to 113.56 of	
the Revised Code;	
(2) Engage the services of consultants on a contract basis	
for rendering professional and technical assistance and advice;	
(3) Seek rulings and other guidance from the secretary and	
the internal revenue service relating to the program;	
(4) Make modifications to the program as necessary for	
participants in the program to qualify for the federal income	
tax benefits or treatment provided under section 529A of the	
Internal Revenue Code or rules adopted thereunder;	
(5) Impose and collect administrative fees and service	
charges in connection with any agreement or transaction relating	
to the program;	
(6) Develop marketing plans and promotional materials to	
<pre>publicize the program;</pre>	

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 4
(7) Establish the procedures by which funds held in	71
accounts shall be disbursed;	72
(8) Establish the procedures by which funds held in	73
accounts shall be allocated to pay for administrative costs;	74
(9) Take any other action necessary to implement and	75
administer the program;	76
(10) Adopt rules in accordance with Chapter 119. of the	77
Revised Code necessary to implement and administer the program;	78
(11) Notify the secretary when an account has been opened	79
for a designated beneficiary and submit other reports concerning	80
the program as required by the secretary or under section 529A	81
of the Internal Revenue Code.	82
(B) The treasurer of state may enter into agreements with	83
other states to either allow residents of this state to	84
participate in an ABLE account plan operated by another state or	85
to allow residents of other states to participate in the	86
program.	87
Sec. 113.52. (A) The treasurer of state shall solicit	88
proposals from financial organizations to act as depositories	89
and managers of the program. Financial organizations submitting	90
proposals shall describe the investment instruments that will be	91
held in accounts. The treasurer may select more than one	92
investment instrument for the program. The treasurer shall	93
select as program managers the financial organization or	94
organizations, from among the bidding financial organizations,	95
that demonstrate the most advantageous combination, both to	96
potential program participants and the state, of the following	97
factors:	98
(1) Financial stability and integrity of the financial_	99

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 5
organization;	100
(2) The safety of the investment instruments being	101
<pre>offered;</pre>	102
(3) The ability to satisfy record keeping and reporting	103
requirements prescribed under sections 113.50 to 113.56 of the	104
Revised Code;	105
(4) The organization's plan for promoting the program and	106
the investment the organization is willing to make to promote	107
the program;	108
(5) The fees, if any, proposed to be charged to account	109
owners;	110
(6) The minimum initial deposit and minimum contributions	111
that the financial organization will require;	112
(7) The ability of the organization to accept electronic	113
deposits, including payroll deduction plans;	114
(8) Other benefits to the state or its residents included	115
in the proposal, including fees payable to the state to cover	116
the program's operating expenses.	117
(B) The treasurer of state may enter into a contract or a	118
series of contracts with one or more financial organizations	119
that submit a proposal under division (A) of this section for an	120
organization to act as a manager and depository for the program.	121
A contract or series of contracts shall include, at a minimum,	122
terms requiring the financial organization to do all of the	123
<pre>following:</pre>	124
(1) Take any action required to keep the program in	125
compliance with the requirements of sections 113.50 to 113.56 of	126
the Revised Code and any actions not contrary to its contract to	127

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 6
manage the program to qualify as a qualified ABLE program;	128
(2) Keep adequate records of each account, keep each	129
account segregated from each other account, and provide the	130
treasurer with the information necessary to prepare the	131
statements required by section 113.53 of the Revised Code;	132
(3) Compile and calculate information contained in	133
statements required to be prepared under section 113.53 of the	134
Revised Code and provide such calculations to the treasurer;	135
(4) If there is more than one program manager, provide the	136
treasurer with information as is necessary to determine	137
compliance with section 113.53 of the Revised Code;	138
(5) Provide the treasurer with access to the books and	139
records of the program manager to the extent needed to determine	140
compliance with the management contract, sections 113.50 to	141
113.56 of the Revised Code, and section 529A of the Internal	142
Revenue Code;	143
(6) Hold all accounts for the benefit of the account	144
<pre>owner;</pre>	145
(7) Be audited at least annually by a firm of certified	146
public accountants selected by the program manager and provide	147
the results of such audit to the treasurer;	148
(8) Provide the treasurer with copies of all regulatory	149
filings and reports made by the financial organization during	150
the term of the management contract or while the financial	151
organization is holding any accounts, other than confidential	152
filings or reports that will not become part of the program;	153
(9) Make available for review by the treasurer the results	154
of any periodic examination of such organization by any state or	155

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 7
federal banking, insurance, or securities agency, except to the	156
extent that such report or reports may not be disclosed under	157
<pre>law;</pre>	158
(10) Ensure that any description of the program, whether	159
in writing or through the use of any other media, is consistent	160
with the marketing plan developed under division (A)(6) of	161
section 113.51 of the Revised Code.	162
(C) The treasurer of state may do any of the following:	163
(1) Enter into management contracts as the treasurer	164
considers necessary and proper for the implementation of the	165
program;	166
(2) Require that an audit be conducted of the operations	167
and financial position of a program manager at any time if the	168
treasurer has any reason to be concerned about the financial	169
position, the record keeping practices, or the status of	170
accounts of that program manager;	171
(3) Terminate or not renew a management contract.	172
(D) The treasurer of state, the department of medicaid,	173
the department of job and family services, the department of	174
health, the department of mental health and addiction services,	175
the department of developmental disabilities, opportunities for	176
Ohioans with disabilities agency, and the department of aging	177
may exchange information relating to eligible individuals for	178
the purpose of administering or enforcing sections 113.50 to	179
113.56 of the Revised Code, except to the extent prohibited	180
under federal law.	181
(E) If the treasurer of state terminates or does not renew	182
a management contract under this section, the treasurer shall	183
take custody of accounts held by the program manager and shall	184

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 8
seek to promptly transfer such accounts to another financial	185
organization that is selected as a program manager and into	186
investment instruments as similar to the original instruments as	187
possible.	188
Sec. 113.53. (A) A designated beneficiary, or a trustee or	189
guardian of a designated beneficiary who lacks capacity to enter	190
into an agreement, may apply, on forms prescribed by the	191
treasurer of state, to open an ABLE account. A beneficiary may	192
have only one account. The treasurer of state may impose a	193
nonrefundable application fee. The application shall require the	194
applicant to provide the following information:	195
(1) The name, address, social security number, and birth	196
date of the account owner;	197
(2) The name, address, and social security number of the	198
designated beneficiary, if the account owner is not the	199
beneficiary;	200
(3) Certification by the applicant that the applicant	201
understands the maximum account value and the consequences under	202
division (C) of this section for excess contributions and	203
understands how account values exceeding the amount designated	204
under section 103 of the "Stephen Beck, Jr., ABLE Act of 2014,"	205
26 U.S.C. 529A note, may affect the applicant's resources for	206
determining the applicant's eligibility for the supplemental	207
security income program;	208
(4) Any additional information required by the treasurer	209
of state.	210
(B) (1) To qualify for an account, a designated beneficiary	211
must be an eligible individual at the time the account is	212
opened. Before opening an ABLE account, the treasurer of state	213

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 9
or program manager shall enter into an agreement with the	214
account owner that discloses the requirements and restrictions	215
on contributions and withdrawals from the account.	216
(2) Any person may make contributions to an ABLE account	217
after the account is opened, subject to the limitations imposed	218
by section 529A of the Internal Revenue Code and any rules	219
adopted by the secretary.	220
(C) Contributions to ABLE accounts shall be made in cash.	221
The treasurer of state or program manager shall reject or	222
promptly withdraw a contribution to an account if that	223
contribution would exceed the annual limits prescribed in	224
subsection (b)(2)(B) of section 529A of the Internal Revenue	225
Code. The treasurer or program manager shall reject or promptly	226
withdraw a contribution if the value of the account equals or	227
exceeds the maximum account value or the designated beneficiary	228
is not an eligible individual in the current calendar year.	229
(D)(1) To the extent authorized by federal law, and in	230
accordance with rules adopted by the treasurer of state, an	231
account owner may change the designated beneficiary of an	232
account to another individual.	233
(2) No account owner may use an interest in an account as	234
security for a loan. Any pledge of an interest in an account	235
shall be void and of no force and effect.	236
(E) (1) A distribution from an account to any individual or	237
for the benefit of any individual during a calendar year shall	238
be reported to the internal revenue service and each account	239
owner, the designated beneficiary, or the distributee to the	240
extent required under state or federal law.	241
(2) Statements shall be provided to each account owner at	242

(a) Any amount in an ABLE account, including earnings on

Page 10

271

H. B. No. 155

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 11
the account;	272
(b) Any contributions to an ABLE account;	273
(c) Any distribution from an ABLE account for qualified	274
disability expenses.	275
(2) Division (H)(1) of this section applies only to an	276
individual who is either of the following:	277
(a) The account owner or designated beneficiary of the	278
ABLE account;	279
(b) An individual whose eligibility for the means-tested	280
program is conditioned on the ABLE account's account owner or	281
designated beneficiary disclosing the account owner's or	282
designated beneficiary's income, resources, or both to the	283
entity administering the means-tested public assistance program.	284
Sec. 113.54. (A) Nothing in sections 113.50 to 113.56 of	285
the Revised Code creates any obligation of the treasurer of	286
state, the state, or any state agency to guarantee for the	287
benefit of any account owner or designated beneficiary any of	288
<pre>the following:</pre>	289
(1) Return of principal;	290
(2) Rate of interest or other return on any account;	291
(3) Payment of interest or other return on any account.	292
(B) Every contract, application, or other similar document	293
that may be used in connection with opening an account shall	294
clearly indicate that the account is not insured by the state	295
and that the principal deposited and the investment return are	296
not guaranteed by the state.	297
Sec. 113.55. (A) The Ohio ABLE savings program trust fund	298

Page 12

H. B. No. 155

H. B. No. 155 As Reported by the House Community and Family Advancement Committee	Page 13
(4) One member appointed by the governor who is a	328
representative of an intellectual or developmental disability	329
advocacy organization;	330
(5) One member appointed by the governor who is a	331
representative of a service provider for individuals with	332
<u>disabilities;</u>	333
(6) One member appointed by the governor who is the parent	334
of a child with a disability and who has significant experience	335
with disability issues;	336
(7) One member appointed by the governor who is a person	337
with a disability and who has significant experience with	338
disability issues;	339
(8) Two members appointed by the governor who have	340
significant experience in finance, accounting, investment	341
management, or other areas that may assist the board in carrying	342
out its duties.	343
(B) Terms of office of the appointed members described in	344
divisions (A)(4) to (8) of this section are for four years,	345
which shall end on the thirty-first day of December. Terms of	346
office of the appointed members described in divisions (A)(2)	347
and (3) of this section shall be for the term of the general	348
assembly. Any member may be reappointed, provided the member	349
continues to meet all other eligibility requirements. Vacancies	350
shall be filled in the manner provided for original	351
appointments. Any such member appointed to fill a vacancy before	352
the expiration of the term for which the predecessor was	353
appointed shall hold office as a member for the remainder of	354
that term. Appointed members of the board serve at the pleasure	355
of the member's appointing authority and may be removed only by	356

that authority.	357
(C) The member described in division (A)(1) of this	358
section shall call the first meeting of the ABLE account program	359
advisory board, which shall occur not later than sixty days	360
after the effective date of the enactment of this section. At	361
the board's first meeting, members of the board shall elect a	362
chairperson. If a vacancy occurs in the office of chairperson,	363
members shall elect a new chairperson. The board shall meet at	364
least four times each year or more frequently at the call of the	365
chairperson. The board is a public body for purposes of section	366
121.22 of the Revised Code.	367
(D) A vacancy on the board does not impair the right of	368
the other members to exercise all the functions of the board.	369
The presence of a majority of the members of the board	370
constitutes a quorum for the conduct of business of the board.	371
The concurrence of at least a majority of the members of the	372
board is necessary for any action to be taken by the board. On	373
request to the treasurer of state, each member of the board	374
shall be reimbursed for the actual and necessary travel expenses	375
incurred in the performance of the member's official duties.	376
(E) (1) The board shall do all of the following:	377
(a) Review the work of the treasurer of state related to	378
the program;	379
(b) Advise the treasurer on the program as requested by	380
the treasurer;	381
(c) Make recommendations to the treasurer for the	382
<pre>improvement of the program;</pre>	383
(d) On or before the thirty-first day of December of each	384
year, in consultation with the treasurer of state, prepare a	385

H. B. No. 155

Page 14

report of the board's activities and recommendations and deliver	386
that report to the governor, speaker of the house of	387
representatives, and president of the senate.	388
(2) The board may prepare reports of the board's	389
activities and recommendations in addition to the report	390
described in division (E)(1)(d) of this section. The board shall	391
deliver such a report to the governor, speaker of the house of	392
representatives, and president of the senate.	393
(F) The treasurer of state shall provide the board with	394
the resources necessary to conduct its business. The board may	395
accept uncompensated assistance from individuals, research	396
organizations, and other state agencies.	397
Sec. 2329.66. (A) Every person who is domiciled in this	398
state may hold property exempt from execution, garnishment,	399
attachment, or sale to satisfy a judgment or order, as follows:	400
(1)(a) In the case of a judgment or order regarding money	401
owed for health care services rendered or health care supplies	402
provided to the person or a dependent of the person, one parcel	403
or item of real or personal property that the person or a	404
dependent of the person uses as a residence. Division (A)(1)(a)	405
of this section does not preclude, affect, or invalidate the	406
creation under this chapter of a judgment lien upon the exempted	407
property but only delays the enforcement of the lien until the	408
property is sold or otherwise transferred by the owner or in	409
accordance with other applicable laws to a person or entity	410
other than the surviving spouse or surviving minor children of	411
the judgment debtor. Every person who is domiciled in this state	412
may hold exempt from a judgment lien created pursuant to	413
division (A)(1)(a) of this section the person's interest, not to	414
exceed one hundred twenty-five thousand dollars, in the exempted	415

compensation program offered by the Ohio public employees	502
deferred compensation board, a government unit, or a municipal	503
corporation, or the person's other accrued or accruing rights or	504
interests, as exempted by section 145.56, 146.13, 148.09,	505
742.47, 3307.41, 3309.66, or 5505.22 of the Revised Code, and	506
the person's rights to or interests in benefits from the Ohio	507
public safety officers death benefit fund;	508
(b) Except as provided in sections 3119.80, 3119.81,	509
3121.02, 3121.03, and 3123.06 of the Revised Code, the person's	510
rights to receive or interests in receiving a payment or other	511
benefits under any pension, annuity, or similar plan or	512
contract, not including a payment or benefit from a stock bonus	513
or profit-sharing plan or a payment included in division (A)(6)	514
(b) or (10)(a) of this section, on account of illness,	515
disability, death, age, or length of service, to the extent	516
reasonably necessary for the support of the person and any of	517
the person's dependents, except if all the following apply:	518
(i) The plan or contract was established by or under the	519
auspices of an insider that employed the person at the time the	520
person's rights or interests under the plan or contract arose.	521
(ii) The payment is on account of age or length of	522
service.	523
(iii) The plan or contract is not qualified under the	524
"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as	525
amended.	526
(c) Except for any portion of the assets that were	527
deposited for the purpose of evading the payment of any debt and	528
except as provided in sections 3119.80, 3119.81, 3121.02,	529
3121.03, and 3123.06 of the Revised Code, the person's rights or	530

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- (i) Contributions of the person that were less than or equal to the applicable limits on deductible contributions to an individual retirement account or individual retirement annuity in the year that the contributions were made, whether or not the person was eligible to deduct the contributions on the person's federal tax return for the year in which the contributions were made;
- (ii) Contributions of the person that were less than or equal to the applicable limits on contributions to a Roth IRA or education individual retirement account in the year that the contributions were made;
- (iii) Contributions of the person that are within the 556 applicable limits on rollover contributions under subsections 557 219, 402(c), 403(a)(4), 403(b)(8), 408(b), 408(d)(3), 408A(c)(3) 558 (B), 408A(d)(3), and 530(d)(5) of the "Internal Revenue Code of 559 1986," 100 Stat. 2085, 26 U.S.C.A. 1, as amended; 560

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- (iv) Contributions by any person into any plan, fund, or 561 account that is formed, created, or administered pursuant to, or 562 is otherwise subject to, section 529 or 529A of the "Internal 563 Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as amended. 564
- (d) Except for any portion of the assets that were 565 deposited for the purpose of evading the payment of any debt and 566 except as provided in sections 3119.80, 3119.81, 3121.02, 567 3121.03, and 3123.06 of the Revised Code, the person's rights or 568 interests in the assets held in, or to receive any payment 569 under, any Keogh or "H.R. 10" plan that provides benefits by 570 reason of illness, disability, death, retirement, or age, to the 571 extent reasonably necessary for the support of the person and 572 any of the person's dependents. 573
- (e) The person's rights to or interests in any assets held 574 in, or to directly or indirectly receive any payment or benefit 575 under, any individual retirement account, individual retirement 576 annuity, "Roth IRA," "529 plan," account opened pursuant to a 577 program administered by a state under section 529 or 529A of the 578 "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as 579 amended, or education individual retirement account that a 580 decedent, upon or by reason of the decedent's death, directly or 581 indirectly left to or for the benefit of the person, either 582 outright or in trust or otherwise, including, but not limited 583 to, any of those rights or interests in assets or to receive 584 payments or benefits that were transferred, conveyed, or 585 otherwise transmitted by the decedent by means of a will, trust, 586 exercise of a power of appointment, beneficiary designation, 587 transfer or payment on death designation, or any other method or 588 procedure. 589
 - (f) The exemptions under divisions (A)(10)(a) to (e) of