l	ABLE ACT REVISIONS	
2	2017 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Todd Weiler	
5	House Sponsor: Rebecca P. Edwards	
6 7	LONG TITLE	
8	General Description:	
)	This bill modifies provisions of the Achieving a Better Life Experience Program Act.	
)	Highlighted Provisions:	
	This bill:	
	defines terms;	
	directs the Department of Workforce Services to either:	
	• administer the state Achieving a Better Life Experience Program (ABLE);	
	• enter into a contract with a state that maintains a qualified ABLE program to	
	provide Utah residents access to that state's qualified ABLE program; or	
	• inform eligible individuals and parents or legal guardians of eligible individuals	
	about qualified ABLE programs offered by other states to which Utah residents	
	may apply; and	
)	 allows persons that contribute to an account in any qualified ABLE program to 	
	claim a nonrefundable state tax credit.	
2	Money Appropriated in this Bill:	
3	None	
ļ	Other Special Clauses:	
;	None	
	Utah Code Sections Affected:	
	AMENDS:	
3	35A-12-102, as enacted by Laws of Utah 2015, Chapter 460	

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35A-12-201 , as enacted by Laws of Utah 2015, Chapter 460	
59-7-620, as enacted by Laws of Utah 2015, Chapter 460	
59-10-1035, as enacted by Laws of Utah 2015, Chapter 460	
REPEALS:	
35A-12-202, as enacted by Laws of Utah 2015, Chapter 460	
35A-12-301, as enacted by Laws of Utah 2015, Chapter 460	
35A-12-302, as enacted by Laws of Utah 2015, Chapter 460	
35A-12-303, as enacted by Laws of Utah 2015, Chapter 460	
35A-12-304, as enacted by Laws of Utah 2015, Chapter 460	
35A-12-305, as enacted by Laws of Utah 2015, Chapter 460	
35A-12-401, as enacted by Laws of Utah 2015, Chapter 460	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 35A-12-102 is amended to read:	
35A-12-102. Definitions.	
As used in this chapter:	
(1) "Account" means [a state Achieving a Better Life Experience Program account	
established under this chapter] an account in a qualified ABLE program.	
[(2) "Account administrator" means a person who administers accounts in accordance	
with this chapter.]	
[(3) "Account agreement" means an agreement between an account administrator and	
an account owner to establish an account.]	
[(4) "Account owner" means the following who enter into an agreement with an	
account administrator to establish an account under this chapter:]	
[(a) an eligible individual; or]	
[(b) if the eligible individual is under 18 years of age or is incapacitated, a parent or	
legal guardian of the eligible individual.]	

56	[(5) "Beneficiary" means an individual who is:]
57	[(a) an eligible individual;]
58	[(b) a resident of:]
59	[(i) this state; or]
60	[(ii) a contracting state; and]
61	[(c) designated as the beneficiary of an account under an account agreement.]
62	[(6) "Contracting state" means a state that:]
63	[(a) does not have an Achieving a Better Life Experience program that meets the
64	requirements to be a qualified Achieving a Better Life Experience program under the federal
65	Achieving a Better Life Experience Act; and]
66	[(b) has entered into a contract with this state to provide residents of the other state
67	access to the state Achieving a Better Life Experience Program.]
68	[(7) "Eligible individual" means an individual who, before the individual turns 26 years
69	of age:
70	[(a) as determined by the department, has a medically determinable physical or mental
71	impairment that:]
72	[(i) results in marked and severe functional limitations that can be expected to result in
73	death; or]
74	[(ii) has lasted or can be expected to last for a continuous period of 12 months or more;
75	or]
76	[(b) is eligible for benefits under title II or title XVI of the Social Security Act on the
77	basis of blindness.]
78	[(8) "Federal Achieving a Better Life Experience Act" means the Stephen Beck, Jr.,
79	Achieving a Better Life Experience Act of 2014, Pub. L. No. 113-295, 128 Stat. 4010.]
80	[(9) "Qualified disability expenses" means the same as that term is defined in the
81	federal Achieving a Better Life Experience Act.]
82	(2) "Qualified ABLE program" means the same as that term is defined in 26 U.S.C.

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83	Sec. 529A.
84	[(10)] (3) "State Achieving a Better Life Experience Program" means the program
85	created by this chapter.
86	Section 2. Section 35A-12-201 is amended to read:
87	35A-12-201. Creation of program.
88	(1) There is created the state Achieving a Better Life Experience Program.
89	(2) The department shall do one of the following:
90	(a) administer the [program] state Achieving a Better Life Experience Program in
91	compliance with:
92	[(a) this chapter;]
93	[(b) the federal Achieving a Better Life Experience Act; and]
94	(i) 26 U.S.C. Sec. 529A; and
95	[(c)] (ii) regulations, if any, issued by the United States Department of the Treasury[:];
96	[(3) The program shall authorize the creation of an account for the purpose of allowing
97	contributions on behalf of a beneficiary for the payment of qualified disability expenses.]
98	[(4) Subject to Subsection 35A-12-301(3), the department shall ensure that
99	contributions to an account:
100	[(a) are held in trust for a beneficiary; and]
101	[(b) may not be used for a purpose other than the payment of qualified disability
102	expenses.]
103	(b) enter into a contract with a state that maintains a qualified ABLE program to
104	provide Utah residents access to that state's qualified ABLE program; or
105	(c) inform eligible individuals and parents or legal guardians of eligible individuals
106	about qualified ABLE programs offered by other states to which Utah residents may apply.
107	(3) This chapter may not be interpreted to:
108	(a) authorize or provide a disability-related service to an eligible individual;
109	(b) be a factor in establishing residency; or

110	(c) provide that contributions made into an account are sufficient to cover the qualified
111	disability expenses of an eligible individual.
112	(4) An account is not insured or guaranteed by the state.
113	(5) The state does not guarantee the rate or payment of interest or other return on an
114	account.
115	Section 3. Section 59-7-620 is amended to read:
116	59-7-620. Nonrefundable tax credit for contribution to state Achieving a Better
117	Life Experience Program account.
118	(1) As used in this section:
119	[(a) "Account" means the same as that term is defined in Section 35A-12-102.]
120	[(b) "Account administrator" means the same as that term is defined in Section
121	35A-12-102.]
122	(a) "Account" means an account in a qualified ABLE program where the designated
123	beneficiary of the account is a resident of this state.
124	[(c)] <u>(b)</u> "Contributor" means a corporation that:
125	(i) makes a contribution to an account; and
126	(ii) receives a statement from the [account administrator in accordance with Section
127	35A-12-304] qualified ABLE program itemizing the contribution.
128	[(d) "State Achieving a Better Life Experience Program" means the same as that term
129	is defined in Section 35A-12-102.]
130	(c) "Designated beneficiary" means the same as that term is defined in 26 U.S.C. Sec.
131	<u>529A.</u>
132	(d) "Qualified ABLE program" means the same as that term is defined in Section
133	35A-12-102.
134	(2) A contributor to an account [created under the state Achieving a Better Life
135	Experience Program] may claim a nonrefundable tax credit as provided in this section.
136	(3) Subject to the other provisions of this section, the tax credit is equal to the product

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137	of:
138	(a) 5%; and
139	(b) the total amount of contributions:
140	(i) the contributor makes for the taxable year; and
141	(ii) for which the contributor receives a statement from the [account administrator in
142	accordance with Section 35A-12-304] qualified ABLE program itemizing the contributions.
143	(4) A contributor may not claim a tax credit under this section:
144	(a) for an amount of excess contribution to an account that is returned to the
145	contributor [in accordance with Section 35A-12-302]; or
146	(b) with respect to an amount the contributor deducts on a federal income tax return.
147	(5) A tax credit under this section may not be carried forward or carried back.
148	Section 4. Section 59-10-1035 is amended to read:
149	59-10-1035. Nonrefundable tax credit for contribution to state Achieving a Better
150	Life Experience Program account.
151	(1) As used in this section:
152	[(a) "Account" means the same as that term is defined in Section 35A-12-102.]
153	[(b) "Account administrator" means the same as that term is defined in Section
154	35A-12-102.]
155	(a) "Account" means an account in a qualified ABLE program where the designated
156	beneficiary of the account is a resident of this state.
157	[(e)] (b) "Contributor" means a claimant, estate, or trust that:
158	(i) makes a contribution to an account; and
159	(ii) receives a statement from the [account administrator in accordance with Section
160	35A-12-304] qualified ABLE program itemizing the contribution.
161	[(d) "State Achieving a Better Life Experience Program" means the same as that term
162	is defined in Section 35A-12-102.]
163	(c) "Designated beneficiary" means the same as that term is defined in 26 U.S.C. Sec

164	<u>529A.</u>
165	(d) "Qualified ABLE program" means the same as that term is defined in Section
166	<u>35A-12-102.</u>
167	(2) A contributor to an account [ereated under the state Achieving a Better Life
168	Experience Program] may claim a nonrefundable tax credit as provided in this section.
169	(3) Subject to the other provisions of this section, the tax credit is equal to the product
170	of:
171	(a) 5%; and
172	(b) the total amount of contributions:
173	(i) the contributor makes for the taxable year; and
174	(ii) for which the contributor receives a statement from the [account administrator in
175	accordance with Section 35A-12-304] qualified ABLE program itemizing the contributions.
176	(4) A contributor may not claim a tax credit under this section:
177	(a) for an amount of excess contribution to an account that is returned to the
178	contributor [in accordance with Section 35A-12-302]; or
179	(b) with respect to an amount the contributor deducts on a federal income tax return.
180	(5) A tax credit under this section may not be carried forward or carried back.
181	Section 5. Repealer.
182	This bill repeals:
183	Section 35A-12-202, Application.
184	Section 35A-12-301, Account administrator Fees or service charges.
185	Section 35A-12-302, Contributions.
186	Section 35A-12-303, Account agreements Beneficiaries.
187	Section 35A-12-304, Duties of account administrator.
188	Section 35A-12-305, Reports.
189	Section 35A-12-401. Scope of chapter No state guarantee.