



STATE SENATOR •  $1^{st}$  Senate District

State Capitol - P.O. Box 7882 Madison, WI 53707-7882

Testimony before the Senate Committee on Licensing, Constitution and Federalism

Senator André Jacque

March 21, 2023

Members of the Senate Committee on Licensing, Constitution and Federalism:

Under current federal law, states may create a 529A *Achieving a Better Life Experience* (ABLE) program. This program allows an individual classified with having a disability before age 26 to have a tax-exempt savings account set up in their name to cover certain expenses, such as: education, housing, transportation, employment training and support, assistive technology and personal support services, health, prevention and wellness, financial management and administrative services, legal fees, expenses for oversight and monitoring, and funeral and burial expenses. Enrollment in this program does not affect eligibility for Supplemental Security Income (SSI) or Medicaid.

An estimated 142,150 Wisconsinites would be eligible for participation in ABLE. But surprisingly, Wisconsin is currently just one of four states that do not have their own ABLE account program (although state residents may open accounts in one of the other 46 and the District of Columbia that do).

As summarized by a Wisconsin financial advisor, "For an individual with a disability to have an account like this that allows them to protect benefits, work, earn money, and put away in an account that they can use to pay for housing and other essential expenses or invest for the long term, it can be life changing. The ability to create a practical tool for people with a disability to have a place to build their savings and feel less stress surrounding low benefit asset limits, takes away a lot of the anxiety and encourages good saving habits. Its impact can't be understated."

Senate Bill 122 is identical to 2019 SB 776 / AB 912. It requires DFI to implement and administer a qualified ABLE program, either directly or by entering into an agreement with another state or alliance of states. Under the bill, DFI must determine whether implementing the ABLE program directly or by entering into an agreement is the best option for this state's residents. The bill also requires DFI to publicize information about ABLE accounts on its website, including information about each state that currently offers ABLE accounts. These duties will be administered by existing DFI employees.

In 2016, Wisconsin passed ABLE tax legislation but chose not to establish its own state ABLE program, instead allowing Wisconsinites to open accounts in other states. Uptake on ABLE accounts in Wisconsin has been extremely slow, perhaps because Wisconsin does not host an ABLE webpage or promote ABLE officially; data suggests a five- to tenfold lower participation rate among the ABLE-eligible population in Wisconsin than in neighboring states that offer ABLE programs.

In fact, Wisconsin is the only state that has neither established an ABLE program nor tasked a public agency or other public body with helping residents open and utilize ABLE accounts. Additional fees can also be imposed on Wisconsinites who open accounts through out-of-state ABLE programs. Ten states have established single-state programs, while 36 states operate their program as part of a collaboration of states that coordinate efforts. Three other states (Idaho and the Dakotas) have not established ABLE programs, but each has designated a public entity or council to provide resources or technical assistance to help ABLE-eligible residents open ABLE accounts administered by other states.

It is important to note that states no longer need to incur the risks and costs of developing independent, proprietary ABLE plans from scratch. They can join one of the now-existing collaborations of states, each with an established program manager, consultants, and investment portfolios already in place, at no cost to the participating state.

By granting state ABLE plans the benefit of immediate scale and shared expertise, collaborative structures remove the main barriers to establishing, growing, and managing state ABLE plans. Moreover, a state plan ensures that Wisconsin residents can participate in an ABLE program overseen by a state agency that is politically accountable to them, while avoiding out-of-state charges imposed by some other states' plans.

2021 Wisconsin Act 119 required the Department of Financial Institutions (DFI) to conduct a study, which has since been completed, to examine the advantages and disadvantages of the following options in establishing a Wisconsin ABLE program for this state's residents: 1) DFI establishes and administers the ABLE program; or 2) DFI enters into an agreement with another state, or with an entity representing an alliance of states, to establish and administer the ABLE program. The study included review and evaluation by DFI of each option's potential costs; the impact of each option on Wisconsin residents' program choice, tax benefits, and account fees; and ABLE programs offered by other states.

In light of these factors and the significant changes in the ABLE marketplace over the past seven years, the DFI report recommends that the Legislature authorize the state to establish a qualified state ABLE program, specifically through reintroduction of this specific bipartisan legislation to accomplish that objective, authorizing the DFI to "implement and administer an ABLE program, either directly or by entering into a formal agreement with another state, or with an entity representing an alliance of states,

to establish an ABLE program or otherwise administer ABLE program services for the residents of this state."

This authorizing language would enable the Department to establish an ABLE program through an existing collaboration, while retaining the leverage and flexibility to join a different collaboration or pursue another structure if conditions change such that a new approach becomes more advantageous for the state and program participants.

It is important to note that this bill does not undo the 2016 law allowing Wisconsinites to take advantage of other states' ABLE programs. The bill will make ABLE accounts more accessible for Wisconsin families and advance the Legislature's continuing efforts to empower individuals with disabilities.

This legislation was developed with the input of disability advocates and organizations who have lobbied for this change during previous legislative sessions. The following groups have all publicly stated their support for a Wisconsin ABLE program: The Arc Wisconsin, The Arc Dane County, The Arc of Dodge County, The Arc of Dunn County, Inc., The Arc Fond du Lac, The Arc Greater Columbia County, The Arc-Green County, The Arc of Racine County, Richland County Arc, The Arc of Southwestern Wisconsin, Inc., The Waupaca County Arc, Alianza Latina Aplicando Soluciones, Autism Society of Greater Wisconsin, Autism Society of South Central Wisconsin, Autism Society of Southeastern Wisconsin, CUNA Mutual Group, Disability Rights Wisconsin, Down Syndrome Association of Wisconsin, Inc., Elder Law and Special Needs Section of the State Bar, Family Voices of Wisconsin, Madison Area Down Syndrome Society, Respite Care Association of Wisconsin, Save IRIS, Survival Coalition of Wisconsin Disability Organizations, Wisconsibs, Inc., Wisconsin Board for People with Developmental Disabilities, Wisconsin Chapter of NAELA (National Academy of Elder Law Attorneys), Wisconsin Coalition of Independent Living Centers, Inc., Wisconsin FACETS, Wisconsin Down Syndrome Advocacy Coalition, Wisconsin Upside Down, and Wispact Inc.

Thank you for your consideration of Senate Bill 122.



#### STATE REPRESENTATIVE • 36<sup>TH</sup> ASSEMBLY DISTRICT

Senate Committee on Licensing, Constitution and Federalism SB 122- Creating ABLE Savings Account Program March 21, 2023

Committee Members:

Thank you for the opportunity to testify in support of Senate Bill 122, which would require the Department of Financial Institutions to implement a qualified 529A ABLE Savings Program in Wisconsin.

ABLE stands for "Achieving a Better Life Experience" and it's a program established under federal law that allows an individual with a disability under the age of 46 to have a tax exempt savings account set up in their name to cover certain expenses. It's similar to a 529 college savings account, like EdVest.

I became aware of ABLE accounts when a constituent of mine visited my office a few years ago and explained how he wanted to save money for certain expenses like: education, housing, transportation, and other costs associated with his on-going care and independence. He explained that Wisconsin allows residents to claim a deduction from their federal gross income for the amount they deposit into their ABLE account in another state, but he'd really like to participate in a Wisconsin ABLE program but Wisconsin doesn't offer one. In fact, Wisconsin is the only state that doesn't have an ABLE program or designated a public entity to help residents open and use ABLE accounts.

Since I've been working on this issue it's become clear to me how burdensome, challenging, and time-consuming it is to gather all the information about programs that are run in other states and try to decipher which one is the right one to invest in. Many families find the information overwhelming and just want to talk to someone locally who can help explain one program and help get them signed up.

Last session, Senator Jacque and I introduced bipartisan legislation directing DFI to study and report on the feasibility of creating a Wisconsin qualified ABLE program. The study examined the pros and cons of either: 1) establishing and administering a WI ABLE program for state residents; or 2) allowing DFI to enter into an agreement with another state, or with an entity representing an alliance of states to establish and administer the ABLE program. The report was released last fall and among its recommendations is that the Legislature should authorize DFI to establish a qualified ABLE program.

I think it's important to also mention that since this report came out, the federal government made changes to the federal law extending the age of eligibility from 26 years of age to 46 years of age. This means that a completely new group of people will now be eligible to create an ABLE account. This program would be a great opportunity for so many Wisconsin families.

Madison Office: P.O. Box 8953 • Madison, Wisconsin 53708 • Telephone (608) 266-3780 • Fax (608) 282-3636 District Office: 4 Oak Street • Crivitz, Wisconsin 54114 • Rep.Mursau@legis.state.wi.us There are some folks who've asked if DFI is the appropriate agency to oversee the program? As noted in the report, the Office of Financial Capability within DFI is appropriate because "...the Office also manages the state's college savings program under section 529 of the Internal Revenue Code. There are some structural similarities between the programs, and other states typically assign the same office jurisdiction over section 529 college savings and section 529A ABLE programs".

Among the many organizations supporting the bill include: Disability Rights Wisconsin, The ARC Wisconsin, the Wisconsin Credit Union League, State Bar of Wisconsin, Wisconsin Insurance Alliance, and Wisconsin Manufacturers and Commerce.

Once again, thank you for holding a public hearing on this important piece of legislation. I am happy to answer any questions you may have.

To: Senate Committee on Licensing, Constitution and Federalism From: Representative Lisa Subeck

### Date: March 21, 2023

Subject: Testimony supporting Senate Bill 122 - Relating to: requiring the Department of Financial Institutions to implement a section 529A ABLE savings account program and granting rule-making authority.

Lisa Sube

REPRESENTATIVE

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Chairman Jacque and members of the Committee on Licensing, Constitution and Federalism,

STATE

Thank you for the opportunity to testify on Senate Bill 122, which requires the Department of Financial Institutions to implement a section 529A Achieving a Better Life Experience (ABLE) savings account program.

Last session, 2021 Act 119 was enacted through a bipartisan effort that required the Department of Financial Institutions to study and report on establishing a section 529A ABLE savings account program. The results of that study recommended that the Legislature authorize the state through the Department of Financial Institutions to "implement and administer an ABLE program, either directly or by entering into a formal agreement with another state, or with an entity representing an alliance of states, to establish an ABLE program or otherwise administer ABLE program services for the residents of this state."

Senate Bill 122, which was previously introduced in 2019, builds upon the recommendations of the study so Wisconsin's qualifying individuals classified with having a disability before age 26 and their families can finally have easier access to and take advantage of the tax-exempt savings account set up in their name to cover certain expenses. These expenses can include education, housing, transportation, employment training and support, assistive technology and personal support services, health, prevention and wellness, financial management and administrative services, legal fees, expenses for oversight and monitoring, and funeral and burial expenses. Enrollment in this program does not affect Supplemental Security Income (SSI) or Medicaid eligibility.

As part of the 2015-16 budget, Wisconsin enabled the creation of an ABLE program but then passed legislation that prevented establishing our state's own ABLE program and repealed the language included in the budget. Instead, a bill passed that provided tax deductibility for ABLE contributions to accounts Wisconsin residents open in other states in other states. . . . where it is a set of a set

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It is important to note that this bill does not undo the 2016 law allowing Wisconsinites to take advantage of other states' ABLE programs. The bill will make ABLE accounts more accessible for Wisconsin families and advance the Legislature's continuing efforts to empower individuals with disabilities.

ABLE account usage in other states is relatively high, but Wisconsin lags behind the rest of the country on accessibility and use of ABLE accounts since it is one of only four states that does not operate its own program or collaborate with another state to do so. However, with so many states ahead of us on this program, we now have the benefit of utilizing their data, expertise, existing collaborations, and established investment portfolios with minimal risk.

Thank you again, Chairman Committee on Licensing, Constitution and Federalism members, for your time and consideration of Senate Bill 122. I would be happy to answer any questions.

#### 78TH ASSEMBLY DISTRICT

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**State of Wisconsin** Department of Financial Institutions

Tony Evers, Governor

Cheryll Olson-Collins, Secretary-designee

# Testimony in support of SB-122, ABLE Savings Accounts Matt Lynch, Chief Legal Counsel, and Jessica Wetzel, Financial Capability Director, Wisconsin Department of Financial Institutions

# Senate Committee on Licensing, Constitution and Federalism Hearing Tuesday, March 21, 2023, at 10:00 a.m. Wisconsin State Capitol, Room 300 Southeast

Good morning, Chairperson Jacque and Committee Members:

On behalf of the Department of Financial Institutions, thank you for the opportunity to testify today in support of Senate Bill 122. My name is Matt Lynch; I serve as the Department's chief legal counsel. With me is Jessica Wetzel, who serves as director of the Department's Office of Financial Capability. Jessica and I had the privilege of working with several others to prepare the Department's *Report and Recommendations on Establishing an ABLE Program for Wisconsin Residents*, which was submitted to the Legislature on September 1 of last year, and which we've included with our written testimony today.

We would like to thank the Governor and the authors of this legislation, who have promoted ABLE and based their initiatives on the recommendations in the Department's report. Senate Bill 122, like the Governor's budget, thoughtfully creates the best ABLE program for Wisconsin based on research and lessons learned from other states in similar situations. We support both initiatives and hope that the Legislature chooses to move them forward.

This morning, we hope to summarize some of the key findings of the report and to answer any questions that committee members may have about those findings. But first, it may be helpful to begin with some context about this report and how we went about putting it together.

The report was the product of legislation passed last session that called for the DFI to study the options, potential impact, and potential costs associated with establishing an ABLE program in Wisconsin. To complete this work, we reviewed publicly available reports regarding ABLE programs around the country and interviewed dozens of individuals who offered a variety of perspectives, including representatives of ABLE programs in other states, nonprofit groups that support individuals with disabilities, individuals interested in opening ABLE accounts in Wisconsin, and financial advisors that specialize in financial planning for individuals with disabilities. These interviews were especially valuable, and we're grateful to so many people for being so generous with their time and insights.

These interviews reinforced the special financial planning challenges faced by individuals with disabilities and their families. Many are forced to choose between investing for long-term needs and maintaining eligibility for existing federal benefits. ABLE accounts allow individuals with

disabilities and their families to save for disability-related expenses without creating additional tax liabilities or jeopardizing existing federal benefits. And they make it easy to save, offering low-fee funds through well-established financial institutions.

Our written report starts by assessing the status quo in Wisconsin. Though Wisconsin does not have its own ABLE program, our residents are eligible for ABLE-related tax benefits and can open ABLE accounts in programs administered by other states. In theory, the status quo allows ABLEeligible Wisconsin residents to obtain the advantages of ABLE participation without the need to establish our own Wisconsin program.

In reality, however, the status quo is resulting in missed opportunities for our residents. As noted in the report, the available data suggests that eligible Wisconsinites' participation rate in ABLE programs is five to ten times lower than our neighboring states—all of which have their own state ABLE programs. Our neighbors are not alone: 46 states and the District of Columbia have established ABLE programs, while another three states have designated a public entity or council to provide resources and assistance to residents who want to open ABLE accounts administered by other states. Wisconsin is the only state that has not taken either step.

For all the reasons set forth in the report, we believe it's an opportune moment for Wisconsin to end its outlier status by passing Senate Bill 122. In the nine years since the federal ABLE Act was enacted, states have learned how to implement and grow ABLE programs, and to solve the primary challenge when it comes to administering tax-beneficial savings programs: achieving sufficient scale to make the program administratively feasible, while keeping participant fees low. They've done this by forming three different collaborative groups of states with ABLE programs. These collaborations allow states to maintain their own state-branded ABLE programs while utilizing a shared program manager and other resources, at no cost to the participating state. Thirty-six of the 46 states with ABLE programs now belong to one of these three ABLE collaborations. If this bill is enacted, we anticipate that Wisconsin would soon become the thirty-seventh.

On behalf of the DFI, we thank the committee and the many sponsors, cosponsors, and supporters of Senate Bill 122 for their time and energy on this important legislation. We look forward to seeing this legislation enacted, and to bringing these important benefits to more Wisconsin residents.

From: Sent: To: Cc: Subject: ramsey Lee <leeramsey2@hotmail.com> Saturday, March 18, 2023 4:40 PM Cosh, Bill john.schroeder@wiseye.org Able Bill Testimony

March 21, 2023

RE: Senate committee holding hearing on SB 122, Achieving a Better Life Experience (ABLE) Bill

Dear Senators and Others:

My name is Ramsey Lee. I am from Hudson, Wisconsin, and I totally support SB 122, Achieving a Better Life Experience (ABLE) bill.

The bill would direct the Department of Financial Institutions to find the best ABLE option for Wisconsin residents--either entering into an agreement with another state already managing ABLE accounts or starting a program in Wisconsin. This would make it easier for people with disabilities to understand their options and set up accounts.

Achieving a Better Life Experience (ABLE) accounts let people with disabilities set up tax exempt savings accounts to pay qualified expenses--including education, housing and transportation costs--without affecting eligibility for Medicaid or Social Security.

I encourage Wisconsin to start an ABLE program without a Medicaid Buy Back provision. Prior to a person's death, I believe they should be able to designate who their beneficiaries should be. Colorado, Virginia, and other states have programs without Medicaid Buy Back provisions.

Your consideration is greatly appreciated.

Ramsey Lee

# **BACKGROUND ON ABLE ACCOUNTS**

In 2016, Congress allowed states to set up Achieving a Better Life Experience (ABLE) programs which let people with disabilities set up tax exempt savings accounts to pay qualified expenses, including education, housing and transportation costs.

2021 Wisconsin Act 119 required DFI to conduct a study to examine ABLE program options for Wisconsin.

Last September DFI released a required report to the legislature which revealed that seven years after ABLE became an option for Wisconsin citizens, few have opened up accounts.

The report recommended the legislature authorize the state to implement and administer an ABLE program, either directly or by entering into a formal agreement with another state, or with an entity representing an alliance of states

The bill implements the ABLE report recommendations and will make ABLE accounts more accessible for Wisconsin families and advance the Legislature's continuing efforts to empower individuals with disabilities.

In December 2022, Congress broadened who can set up an ABLE account from a person who has acquired a disability by age 26 to a person who has acquired a disability by age 46, making this an important tool for many more Wisconsinites.

Now ABLE accounts are an option for an estimated six million more people, including about one million military veterans, people who develop early onset degenerative diseases, or experience traumatic injury.

March 15, 2023 RE: SB122

To Whom It May Concern:

Thank you for taking up SB 122, which is a vital step in securing financial well being and security for our disabled citizens in Wisconsin. I am a parent to two young adults with Autism and Intellectual Disabilities who own ABLE accounts in the state of Nebraska.

I say that with pride as I know what a rare breed we are. We don't have any other friends in the disability community who have ABLE accounts. When we met with a disability benefits specialist recently she was very surprised to learn that we already had accounts. She remarked that she rarely runs across clients who already have one.

This is a very serious problem as we are approaching a decade of the law being passed and the great benefit it provides our disabled citizens. Why aren't more people taking advantage of this opportunity? I believe the lack of utilization is a direct result of Wisconsin not participating in its own program.

First, people just plain don't know about it. Without its own program, Wisconsin has no real stake in getting the message out to its citizens. When I've been told about it, it has usually been in passing with the caveat "but Wisconsin doesn't administer its own program so you will have to go out and find one from another state." For caregivers already embroiled in the administrative headaches of dealing with disabilities, this is yet another hurdle we shouldn't have to face.

The onus is therefore put on caregivers and the disabled to go out and research which state has the best plan. I can tell you from personal experience that this is extremely overwhelming. There are only 4 states that don't have active plans - that means I had to sift through plans from nearly every state in the nation. This took me several days to do.

As a layperson in financial literacy, I had to really think about what each plan offered and its pros and cons. This caused a lot of anxiety and distress as I felt pressure to make the right choice. I was also worried about making an investment in a state so far from home where I didn't have any local connections to help me. I encourage Wisconsin to have their own plan that has the best interest of Wisconsinites in mind. This would alleviate the need to be a financial expert while choosing a plan.

I was also concerned about the ramifications for Medicaid repayment if one of the beneficiaries dies. Many of the plans made clear what their state would do in regards to repayment, but I couldn't be reassured that Wisconsin would not seek repayment should one of my children die. I want the deceased's ABLE account to be inherited by their living sibling's ABLE account. A Wisconsin plan that details this would be comforting.

It is well past time for Wisconsin to have an ABLE plan for its disabled citizens. By passing SB 122 we can bring greater awareness of this program, make it more accessible and enrollment less intimidating. Everyone in Wisconsin wins when our disabled population can gain greater financial security!

Sincerely,

Amy Bushman 1762 Sunnyside Lane De Pere, WI 54115 Senate District 2 Senate Bill 122 Testimony - Committee on Licensing, Constitution, and Federalism

Tuesday, March 21st, 2023

#### Hello,

My name is Ryan McGuire. I am a CFP<sup>®</sup> certificant and Chartered Special Needs Consultant<sup>®</sup>. I work with families across the country who have children with permanent disabilities, assisting them with important financial and estate planning tasks. I am also the sibling of an ABLE account owner. Our family happens to be of the few fortunate Wisconsinites who have been properly informed about the benefits of ABLE accounts, enabling my sister to put away some money towards important quality of life purchases. She uses the state of Ohio program, known as STABLE.

The current countable resource limit of \$2,000 per individual on Supplemental Security Income has not been adjusted since 1984, 8 years before I was born. \$2,000 in 1984 is equivalent in purchasing power to about \$5,790 today. Consider this scenario: you inherit \$5,000 from your great Aunt's estate and as a result, you could lose your benefits unless you do something with the money immediately. Or, what if you mistakenly forget to monitor your account one month, and at the end of the month, it has a balance of \$2,100? You would be required to withdraw some cash or spend down immediately to avoid losing your benefits if you didn't have a properly established first party supplemental needs trust or ABLE account to receive a funds transfer. Such scenarios have created immense anxiety and stress for individuals with permanent disabilities and those that support them.

House of Representatives bill 647, which became known as the Stephen Beck, Jr. ABLE Act, was introduced to the 113<sup>th</sup> US Congress with overwhelming bipartisan support just over 10 years ago. It passed through the House on December 3<sup>rd</sup>, 2014, by a vote of 404 to 17. The U.S. Senate passed the bill on December 16<sup>th</sup> of that year by a vote of 76 to 16 and was signed into law by President Obama three afternoons later.

Since that time, 46 states and the District of Columbia have sponsored official ABLE programs, mostly leveraging the handful of plan administration consortiums that do a great job of servicing state branded programs.

My career's objective is to educate individuals and families on the intricacies of long-term planning for persons with permanent disabilities. In conjunction with efforts of advocates, disability service organizations, and articles available through online search, there is a great need formal support from the state government through the sponsorship of an official program. Establishing an official program would enhance public awareness and drive greater utilization of these accounts, like how Edvest has increased awareness of 529 College Savings Plans in our state.

It is a rarity in both private and public sectors to analyze an investment that is highly likely to generate such an outsized positive return. A Wisconsin sponsored ABLE program will directly improve quality of life for countless residents.

Thank you for your time.

Ryan R Molpine

From: Sent: To: Subject: Jomandaall6 <jomandaall6@aol.com> Monday, March 20, 2023 8:31 AM Cosh, Bill Support for SB 122

### Good Morning-

My name is Amanda Schaefer and so am a member of the Ho-Chunk Nation and a mother of a special needs son. Maxwell is on the Autism Spectrum, non -verbal will need care his whole life. Maxwell is also a tribal member and in so has a trust fund. Our issue with-in our nation is lack of proper handling of the trust accounts of our special needs children. The Nation has its own special needs trusts but policies need to be updated it is extremely hard on parents to access the funds for even important things that their adult children need.

ABLE Accounts set up properly could help these young adults immensely. So many parents would benefit from the peace of mind that their child's funds are protected for their future but yet accessible in some ways for things that come up in adult life but not completely cut them off from critical services that they truly need. I am currently in the adult transition part of life with my son and worry how it will go. We have parents working towards change within our tribe but all things take time and persistence.

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Thank you, Amanda Schaefer

Sent from the all new AOL app for iOS

From: Sent: To: Cc: Subject: Stephanie Spraetz <darylstephspraetz@gmail.com> Friday, March 17, 2023 4:06 PM Cosh, Bill Rep.Green Support for SB 122

### Mr. Cosh,

With our disabled adult son this is a large issue, not being able to have funds in savings to assist in housing, transportation, education, insurance or other qualified expenses... without effect on his social security or medicaid benefits.Please consider support of ABLE accounts for more accessibility with tax exempt savings.

Thank you for your consideration,

Stephanie Spraetz

From:	Andrew Halada <aahalada1957@gmail.com></aahalada1957@gmail.com>
Sent:	Thursday, March 16, 2023 6:49 PM
То:	Cosh, Bill
Subject:	Support for SB 122 ABLE Account program Formation

Thank You for allowing me to comment and provide written testimony as I cannot attend in person.

I am a parent of a son who qualified for an ABLE Account . As Wisconsin does not have an ABLE program but allowed residents to enroll in other states programs, We enrolled in Iowa's program and have been satisfied with it . They were very welcoming to us. Joseph enrolled in November 2017 at his first opportunity. We are pleased that his contributions are fully tax deductible on his Wisconsin Income Tax.

Joseph is employed at the VA in Madison and is able to save with ABLE that allows an incentive to work and save and a feeling of responsibility as a taxpayer. The \$2000 Medicaid Asset Cap is way outdated and is very restrictive and requires much management. The ABLE program allows participants to live with dignity and pride to achieve greater independence with flexibility to spend their ABLE funds to better their lives. In addition ABLE accounts can complement Special Needs Trusts that have considerably higher management fees than ABLE Accounts.

It is my understanding that Wisconsin, Idaho, North Dakota and South Dakota are the only states that don't have their own program. I found this alarming and sort of embarrassing as to what message this was sending to people with disabilities and their families. I hope and believe Wisconsin should establish their own program. I think by establishing our own program and having a bi-partisan campaign promoting ABLE accounts would put the legislature and executive branch in a good light. But most importantly people with disabilities would Achieve a Better Life Experience (ABLE)

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Thank You

Andrew A. Halada 6121 Raymond Road Madison, WI 53711 <u>aahalada1957@gmail.com</u> (608) 219-3876

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From: Sent: To: Subject: Gail Bovy <gail.bovy@gmail.com> Wednesday, March 15, 2023 8:37 AM Cosh, Bill Support for SB 122

Testimony.

I am not certain why this bill is required as Wisconsin already allows participants to enroll in other state ABLE programs.

I think the overhead is too much vs the benefit. As Wisconsin residents already benefit from using other state programs

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I am a strong advocate of the program as it allows the disabled to save for their future

Gail Bovy

From: Sent: To: Subject: Ann Stanton <astanton10@alumni.uwosh.edu> Monday, March 20, 2023 8:50 PM Cosh, Bill SB 122

Hello - please forward my testimony to the Senate committee re SB 122-

I'm writing in support of SB 122, which would direct the Dept of Financial Institutions to find the best ABLE (Achieving a Better Life Experience) account option for Wisconsin residents. ABLE accounts in other states help persons with disabilities to set money aside for qualifying expenses like education, housing, and transportation, without affecting their Medicaid or Social Security benefits.

My experience with this issue comes from helping care for my 35-year-old brother, who was diagnosed with an unspecified/unknown type of ataxia/a progressive neurological disorder, about 8 years ago.

So, he went from a full-time/independent social worker making home visits to living with my parents and not being able to work because he lacks the coordination and strength necessary to walk without a walker and perform even simpler tasks like make his own meals.

Then, a few years after the ataxia diagnosis, he developed an autoimmune disorder, and has since required a medication that would be approximately 30K/month if he did not have Medicaid benefits. Nonetheless, he continues to try to be as independent as possible. As a result, he has had many falls, which have led to many surgeries followed by many rounds of physical therapy.

He was offered a job a few years ago but couldn't accept it because he would have easily accumulated too much money to stay eligible for Medicaid and the prospective employer's health insurance coverage wouldn't have covered enough of his medication and medical expenses to make it worth it.

If he/we would've known about and been offered the option of setting up an ABLE account at that time, he might have been able to accept that job and put money away for his future basic need-related expenses. He has yet to start collecting Social Security Disability benefits because myself and my family are supporting him financially and we can't risk him accumulating too much money and being disenrolled from Medicaid.

Currently, Wisconsin residents like my brother can only set-up ABLE accounts in other states, likely leaving these accounts underutilized and leading to decreased quality of life/living conditions and productivity for many persons with disabilities.

We have asked a Wisconsin estate planning lawyer with 30+ years of experience how to go about setting up an out-of-state ABLE account. The lawyer said we'd have to reach out to a lawyer or bank in the other state because he simply did not have enough information to guide us. I'm sure many Wisconsin lawyers have provided their clients/client's families with a similar response, which feels like a dead-end.

It seems a lack of access to both information about ABLE accounts and the accounts themselves may be backfiring on Wisconsin taxpayers in the form of Medicaid healthcare expenses since economic hardship has been linked to decreased quality of life, which has been linked to worsening health problems. Considering all of this, Senate Bill 122 seems like the next logical step and there are simply no apparent downsides. SB 122 will simply serve to help improve the quality of life of Wisconsinites with disabilities and their families.

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Thank you so much, Ann Stanton 920-973-3021

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# Memo



TO:	Senate Committee on Licensing, Constitution & Federalism
FROM:	Deb Sybell, State Director
DATE:	March 21, 2023
SUBJECT:	Support for SB 122 (ABLE Savings Accounts)

On behalf of The Arc Wisconsin, I want to express our appreciation to Senator Jacque for introducing SB 122 and to the cosponsors of this legislation, reflecting bipartisan support. This proposal paves the way for Wisconsin to establish its own ABLE Account Savings Program or to partner with other states, with the expectation that more Wisconsinites with disabilities will participate in this tax–exempt option to save.

As an organization that advocates for and with people with intellectual and developmental disabilities. The Arc Wisconsin regularly hears from Wisconsinites seeking information and guidance on ABLE accounts, overwhelmed and overloaded by the information on options in other states, and wondering why Wisconsin does not have a homegrown program.

Some of our members and the people served by The Arc Wisconsin and its local chapters confuse ABLE accounts with special needs trusts. While both are helpful tools to use to save money without affecting a person's public benefits when used correctly, there are important differences. For example, these tools differ as to what they can be used to pay for, how much money you can put into the account, who can manage the account, and tax treatment of investment earnings. Wisconsinites with disabilities would benefit from having both options under the purview of their home state for maximum flexibility, accessibility and ease of comparison.

For all of these reasons, please support SB 122.

If you have any questions, please feel free to contact Deb Sybell, State Director of The Arc Wisconsin, via e-mail at <u>sybell@thearc.org</u> or by phone at 608.239.2220.

# State of Wisconsin Department of Financial Institutions



# Report and Recommendations on Establishing an ABLE Program for Wisconsin Residents

September 1, 2022

# **Table of Contents**

I. Background	3
II. The Status Quo in Wisconsin	6
III. Overview of Options for Establishing an ABLE Program for Wisconsin Residents	9
IV. ABLE Program Option 1: the Independent Plan Approach	11
V. ABLE Program Option 2: the Collaborative Approach	14
VI. Recommendations	17



# I. Background

• *Nature of ABLE accounts.* The Stephen Beck, Jr., Achieving a Better Life Experience Act of 2014—better known as the "ABLE Act"—is a federal law authorizing states to establish ABLE programs to help eligible individuals and their families save for disability-related expenses.<sup>1</sup> An ABLE program allows participants to create investment accounts (known as "ABLE accounts") for the benefit of individuals with disabilities that developed prior to age 26.<sup>2</sup>

Contributions toward an individual's account are capped each year at the level of the federal gift-tax exclusion (currently \$16,000), plus a formula-based add-on for accounts held by beneficiaries who are employed but do not participate in employer-based retirement savings plans.<sup>3</sup> Account funds may be withdrawn to cover the beneficiary's "qualified disability expenses," which can include education, housing, transportation, employment training and support, assistive technology and support services, and several other categories of living expenses.

• Advantages of ABLE accounts. For eligible individuals, ABLE accounts have two legal benefits. First, they have tax advantages: distributions from ABLE accounts to cover qualified disability expenses are not counted as income for purposes of federal and state tax law,<sup>4</sup> and contributions to an ABLE account are tax-deductible under state law.<sup>5</sup> Second, they have administrative advantages: except in limited circumstances, ABLE account contributions and distributions are disregarded for purposes of determining a beneficiary's eligibility and benefits under Social Security and other means-tested federal programs.<sup>6</sup> Together, these advantages allow ABLE beneficiaries and their families to save for disability-related expenses without creating additional tax liabilities or jeopardizing existing federal benefits.

For ABLE beneficiaries and their families, these benefits can bring positive effects beyond the sum of their parts. A local financial advisor interviewed for this report summarized their "life-changing" impact:

> "For an individual with a disability to have an account like this that allows them to protect benefits, work, earn money, and put away in an account that they can use to pay for housing and other essential expenses or invest for the long term, it can be life changing. The ability to create a practical tool for people with a disability to have

Page 3 of 19

<sup>&</sup>lt;sup>1</sup> See generally, Pub. L. 113-295, 128 Stat. 4056 (2014).

<sup>&</sup>lt;sup>2</sup> More specifically, a person is eligible to be an ABLE beneficiary if that person (1) is entitled to benefits based on blindness or disability under the Social Security Act or files a proper disability certification with the IRS; and (2) the disability occurred before the person reached age 26. 26 U.S.C. § 529A(e)(1). <sup>3</sup> 26 U.S.C. § 529A(b)(2).

<sup>&</sup>lt;sup>4</sup> 26 U.S.C. § 529A(c)(1)(B); Wis. Stat. § 71.05(6)(a)27.

<sup>&</sup>lt;sup>5</sup> Wis. Stat. § 71.05(6)(b)52.

<sup>&</sup>lt;sup>6</sup> 26 U.S.C. § 529A, note on "Treatment of ABLE accounts under certain Federal programs." There are limited exceptions: ABLE distributions for housing expenses are counted for purposes of the supplemental security income (SSI) program, and ABLE accounts with balances above \$100,000 are considered a resource of the beneficiary for purposes of SSI eligibility. (The first \$100,000 in the ABLE account is exempt from SSI resource limits.)

a place to build their savings and feel less stress surrounding low benefit asset limits, takes away a lot of the anxiety and encourages good saving habits. Its impact can't be understated."<sup>7</sup>

• Establishment of ABLE programs around the country. To date, 46 states and the District of Columbia have established ABLE programs, either as single-state programs (10 states) or as part of a collaboration of states that coordinate efforts (36 states). Three other states (Idaho and the Dakotas) have not established ABLE programs, but each has designated a public entity or council to provide resources or technical assistance to help ABLE-eligible residents open ABLE accounts administered by other states.<sup>8</sup>

Wisconsin is the only state that has neither established an ABLE program nor tasked a public agency or other public body with helping residents open and utilize ABLE accounts. There have been several proposals to establish a Wisconsin ABLE program in recent years, however, including bipartisan bills introduced in each of the last two legislative sessions<sup>9</sup> and provisions in Governor Evers' proposed 2021-2023 budget.<sup>10</sup>

• Legislative mandate for this report. In February of this year, Governor Evers signed legislation calling for the Department of Financial Institutions to study and report on the state's options for establishing an ABLE program, either by administering a single-state program or by joining a collaboration of other states.<sup>11</sup> The bill requires the Department to examine the advantages and disadvantages of both approaches—taking into consideration the ABLE programs offered by other states, Wisconsin residents' use of those programs, the potential impact for Wisconsin residents, and the costs and legislative changes necessary to establish an ABLE program in this state—and to make recommendations to the Legislature.<sup>12</sup>

• How the Department of Financial Institutions carried out this study. To complete this study and make its recommendations, the Department's Office of Financial Capability compiled and reviewed publicly available reports and other sources of data regarding the implementation of ABLE programs in other states, including materials from the ABLE National Resource Center,<sup>13</sup> AKF Consulting's ABLE market reports,<sup>14</sup> agreements and other materials from other states or collaborations of states, prior Wisconsin legislative proposals to establish an

Report and Recommendations on Establishing an ABLE Program for Wisconsin Residents | September 1, 2022

<sup>&</sup>lt;sup>7</sup> Interview with Ryan McGuire of Oak Wealth Financial Advisors.

<sup>&</sup>lt;sup>8</sup> See Idaho Stat. § 56-708; N.D. Cent. Code § 6-09-38.1; S.D. Codified L. § 28-21-3.

<sup>&</sup>lt;sup>9</sup> 2019 Assembly Bill 912/Senate Bill 776; 2021 Assembly Bill 496/Senate Bill 486.

<sup>&</sup>lt;sup>10</sup> 2021 A.B. 68/S.B. 111, § 2451.

<sup>&</sup>lt;sup>11</sup> 2021 Wis. Act 119 (published Feb. 5, 2022).

<sup>&</sup>lt;sup>12</sup> Id.

<sup>&</sup>lt;sup>13</sup> See generally <u>https://www.ablenrc.org/</u>.

<sup>&</sup>lt;sup>14</sup> AKF Consulting, AKF Market Report: ABLE America 2021 (Mar. 2022), available at https://akfconsulting.com/wp-content/uploads/ABLE-Market-Report-2021.pdf; AKF Consulting, AKF Market Report: ABLE America 2020 (Dec. 2020), available at https://akfconsulting.com/wpcontent/uploads/ABLE-Market-Report-FINAL-2020.pdf; AKF Consulting, AKF Market Report: ABLE America 2018 (Mar. 2018), available at https://akfconsulting.com/wp-content/uploads/2018-Winter-ABLE-Market-Report-REVISED-FINAL-as-of-2018-5-17-10pm.pdf.

ABLE program,<sup>15</sup> a 2020 cost-benefit analysis of a potential Wisconsin ABLE program prepared by the Tommy G. Thompson Center on Public Leadership,<sup>16</sup> and other sources referenced in the footnotes of this report.

In addition, the Office of Financial Capability interviewed the following people to help inform the findings and recommendations that appear in this report:

<u>Representatives from groups that provide education, advocacy, or</u> <u>other support for individuals with disabilities and their families</u>, including the ABLE National Resource Center, the National Disability Institute, Disability Rights Wisconsin, The ARC Wisconsin, and People First Wisconsin.

Individuals interested in opening ABLE accounts in Wisconsin.

Representatives from government boards, agencies, and regulatory organizations with relevant subject matter expertise, including the Wisconsin Board for People with Developmental Disabilities, the Wisconsin Department of Health Services, the Wisconsin Department of Revenue, the National Association of State Treasurers, and several agencies that administer ABLE programs in other states (including the Alabama State Treasurer's Office, the California State Treasurer's Office, the Illinois State Treasurer's Office, the Maryland 529 Board, the Michigan Department of Treasury, the Nebraska State Treasurer's Office, the Ohio Treasurer's Office, the Oregon Treasury Savings Network, and the Pennsylvania Office of the State Treasurer).

Advisors who provide expertise on ABLE programs or financial planning for individuals with disabilities, including advisors affiliated with AKF Consulting Group, Crescendo Wealth Management, Cuna Mutual, Intuition College Savings Solutions, Johnson Teigen, Oak Wealth Advisors, TIAA-CREF, and TMG.

The Department is grateful to the many individuals who shared their time and insights, which helped the Department evaluate the issues presented by the Legislature and reach the findings and recommendations that follow.

Page 5 of 19

<sup>&</sup>lt;sup>15</sup> See 2015 Wis. Act 55 § 316e, repealed by 2015 Wis. Act 312; 2019 A.B. 912/S.B. 776; 2021 A.B. 68/S.B. 111, § 2451; 2021 A.B. 496/S.B. 486.

<sup>&</sup>lt;sup>16</sup> Casola et al., Disability Savings Accounts in Wisconsin: A Cost-Benefit Analysis of a Wisconsin State ABLE Program (Dec. 2020), Tommy G. Thompson Center on Public Leadership, available at <a href="https://lafollette.wisc.edu/images/publications/cba/2020-CBA-Wisconsin\_ABLE\_Participation.pdf">https://lafollette.wisc.edu/images/publications/cba/2020-CBA-Wisconsin\_ABLE\_Participation.pdf</a>.

# II. The Status Quo in Wisconsin

• *Wisconsin's ABLE-eligible population.* In 2015, the National Disability Institute estimated that as many as 8 million Americans meet the federal eligibility requirements to be beneficiaries of ABLE accounts.<sup>17</sup> Applying the same methodology to more recent data at the state level,<sup>18</sup> an estimated 142,150 Wisconsinites would be eligible for participation in ABLE.

• *Wisconsinites' low utilization of ABLE accounts relative to other states.* Though the state has not established a Wisconsin ABLE program, Wisconsin residents can open ABLE accounts in programs administered by other states. To date, relatively few Wisconsinites have done so. The Department of Revenue reports that fewer than 300 filers (equivalent to roughly 0.2 percent of the ABLE-eligible population in Wisconsin) claimed an income tax deduction for ABLE account contributions in either 2020 or 2021.

This data suggests a five- to tenfold lower participation rate among the ABLE-eligible population in Wisconsin than in neighboring states that offer ABLE programs and dedicate public resources toward ABLE outreach and education:

	ABLE-eligible population (est.)	# of ABLE Accounts (Q4 2021)	Participation Rate	
Iowa	68,390	1,367	2.0%	
Illinois	277,152	2,905	1.0%	
Michigan	317,689	3,485	1.1%	
Minnesota	111,521	2,601	2.3%	

# Table II.A: ABLE Participation in Neighboring StatesData as of Q4 202119

• *Reasons for Wisconsinites' comparatively low utilization of ABLE accounts.* While ABLE programs nationally are still in their nascent stages, with an emphasis on increasing growth and public awareness, Wisconsin's ABLE participation is especially low relative to neighboring states. To identify specific reasons for Wisconsinites' relatively low participation in ABLE programs, the Office of Financial Capability interviewed representatives from local

<sup>&</sup>lt;sup>17</sup> NATIONAL DISABILITY INSTITUTE, Estimated Number of ABLE Act Participants (Jan. 7, 2015).

<sup>&</sup>lt;sup>18</sup> The Wisconsin estimate was derived by applying the NDI report's methodology to more recent, statespecific data provided by the Social Security Administration and the National Survey of Children's Health.

<sup>&</sup>lt;sup>19</sup> Data regarding the number of accounts in each state was obtained from ISS Market Intelligence's 529 College Savings Quarterly Update for Q4 2021 (hereinafter "ISS MARKET INTELLIGENCE REPORT"), which includes information on ABLE programs.

organizations that provide services or other support for individuals with disabilities, including financial advisors and governmental and non-profit organizations.

Interviewees repeatedly cited the informational hurdles that ABLE-eligible Wisconsinites and their families must surmount prior to opening an account. For example:

"Many people are unaware that ABLE accounts exist. For those who have heard of ABLE accounts, they may find choosing plans from many states confusing and not understand how to establish one. Adults with disabilities and parents of children with disabilities have a lot of things to coordinate and this is another thing that involves a lot of research and work. Is it okay to establish one in another state? No one wants to do something wrong."<sup>20</sup>

"There's a lot of confusion. You can't google 'Wisconsin ABLE.' It does not come up when developing a long-term care plan or [individualized educational plan]. Nobody knows what to tell people other than what's on the national website."<sup>21</sup>

While informational barriers exist even in states that have established ABLE programs, interviewees noted that the lack of a dedicated state ABLE program in Wisconsin multiplies those challenges for its residents:

"The low numbers [in Wisconsin] likely have a lot to do with the wide-open decision-making process for choosing a program. It involves a lot of consumer work to go and figure out what other state's program might be the best option, and that effort is surely a major barrier. A second likelihood is that without a Wisconsin-specific option, the possibility is less often referenced. Too many people probably don't know that ABLE is even available to them, and Wisconsin not having its own program is a barrier to getting the word out to the people who could benefit."<sup>22</sup>

"Many people aren't aware that they can open an account in another state. And because Wisconsin doesn't have an ABLE program, there is an overall lack of awareness of the benefits of them and how to start one."<sup>23</sup>

• Additional fees imposed on Wisconsinites who open accounts through out-of-state ABLE programs. Some ABLE programs in other states charge higher fees for out-of-state participants. For example, the annual fee for out-of-state participants in Minnesota's ABLE program is \$5 higher than the fee for in-state residents; out-of-state residents utilizing Ohio's

Page 7 of 19

<sup>&</sup>lt;sup>20</sup> Interview with Nancy Gapinski of People First Wisconsin.

<sup>&</sup>lt;sup>21</sup> Interview with Beth Swedeen of the Wisconsin Board for People with Developmental Disabilities.

<sup>&</sup>lt;sup>22</sup> Interview with Joanne Juhnke of Disability Rights Wisconsin.

<sup>&</sup>lt;sup>23</sup> Interview with Dan Krohn of TMG.

ABLE program pay higher asset-based fees than in-state residents (0.45 percent to 0.59 percent for out-of-state residents, depending on the investment options selected, versus 0.19 percent to 0.33 percent for in-state residents).

While these additional fees for out-of-state residents are not so substantial that they outweigh the broader benefits of opening an ABLE account, they do represent an additional penalty borne by Wisconsin ABLE participants that is not required of ABLE-eligible residents in the 46 other states that have established ABLE programs.

# III. Overview of Options for Establishing an ABLE Program for Wisconsin Residents

• How state ABLE programs are structured and staffed. While fees and investment options vary among state ABLE programs, the structure of those programs is generally the same. A state agency contracts with a third-party financial institution to manage the ABLE program, which includes opening accounts, providing investment options, processing contributions and withdrawals, meeting recordkeeping and reporting requirements, and providing online access and other services. The third-party financial institution in this relationship is commonly referred to as the "program manager."

The state agency administers the contract with the program manager, oversees the program manager's performance, addresses any complaints, promotes the program to potential participants, coordinates with other state agencies and boards, and serves as an ABLE information hub for members of the public. The number of public employees devoted primarily to ABLE program administration and outreach varies by state, ranging from three full-time staff members to one half-time staff member. When identifying critical factors for an ABLE program's success, out-of-state agencies repeatedly emphasized the importance of having at least one full-time public staff position dedicated to ongoing program oversight and outreach.

ABLE programs also typically engage a third-party investment consultant to provide independent monitoring and analysis of the investments offered to participants.

• The challenge of achieving sufficient scale for ABLE programs. In a general sense, the structure outlined above mirrors the structure of state college savings programs established under section 529 of the Internal Revenue Code. The two programs differ substantially in their scale, however. As of 2021, there were roughly \$1 billion in assets under management in all ABLE programs across the country combined.<sup>24</sup> By comparison, there are roughly \$6.7 billion in participant assets under management in Wisconsin's college savings program alone.

• The prevalence of partnerships among states with ABLE programs. To achieve greater scale—and thereby reduce administrative fees charged to participants or the need for public subsidization—most state ABLE programs have chosen to join collaborations of other states that utilize a shared third-party program manager and plan structure.

There are presently three main collaborations of state ABLE programs: the National ABLE Alliance (consisting of 18 states and the District of Columbia, led by the state of Illinois), the STABLE Account Partnership (13 states, led by Ohio), and the ABLE Collaboration (five states, led by Oregon). Ten states have their own independent ABLE plans, but only four of them (California, Massachusetts, Nebraska, and Virginia) offer plans that are open to residents of other states.

The chart on the following page provides a breakdown of these collaborations and independent plans.

Page 9 of 19

<sup>&</sup>lt;sup>24</sup> ISS MARKET INTELLIGENCE REPORT, supra note 19.

	Collaborative Structures			
antina Aliante de la composition Aliante de	National ABLE Alliance	STABLE Account Partnership	ABLE Collaboration	Independent Plans
46 States and DC	Alaska Arkansas Colorado Connecticut Delaware D.C. Illinois Indiana Iowa Kansas Michigan Minnesota Mississippi Montana Nevada New Jersey North Carolina Pennsylvania Rhode Island	Arizona Georgia Kentucky Missouri New Hampshire New Mexico Ohio Oklahoma South Carolina Utah Vermont West Virginia Wyoming	Alabama Hawaii Maryland Oregon Washington	California Florida Louisiana Maine Massachusett Nebraska New York Tennessee Texas Virginia

### Table III.A: ABLE Program Structures by State<sup>25</sup>

<sup>25</sup> This table is borrowed from AKF Consulting's *Market Report: ABLE America 2021* (Mar. 2022), *available at <u>https://akfconsulting.com/wp-content/uploads/ABLE-Market-Report-2021.pdf</u>.* 

# **IV. ABLE Program Option 1: the Independent Plan Approach**

• Overview. To establish an independent ABLE plan, a state agency contracts directly with a third-party financial institution to manage the program. To obtain insights into the advantages and disadvantages of this approach, the Office of Financial Capability interviewed representatives from two states that administer independent ABLE plans (California and Nebraska), as well as representatives from some states that considered—but ultimately decided against—implementing that approach for their ABLE programs.

The following table lists the states with independent ABLE plans in order of their total assets under management. Note has Virginia offers two ABLE plans, one offered directly to the public (ABLENow) and another offered only through financial advisors (ABLEAmerica). The table below combines the data for those two plans.

	# of Accounts	Assets	Average Account Size
Virginia (combined)	13,660	\$104,491,334	\$7,649
Massachusetts	6,532	\$84,141,464	\$12,881
California	7,098	\$70,498,030	\$9,932
Florida	7,368	\$56,901,110	\$7,723
Tennessee	2,942	\$38,011,024	\$12,920
Nebraska	2,993	\$26,056,215	\$8,706
New York	1,980	\$20,660,837	\$10,435
Texas	1,792	\$13,033,682	\$7,273
Louisiana	798	\$3,940,044	\$4,937
Maine	85	\$346,292	\$4,074
	45,248	\$418,080,031	\$8,653

# Table IV.A: Independent ABLE Plans by State and Assets Under Management Data as of Q4 2021<sup>26</sup>

### Advantages of the Independent Plan Approach

• Greater flexibility and control over program design. By proceeding independently, a state has the autonomy to craft an ABLE plan that is tailored to the needs of its residents. While the practical considerations and market forces associated with independent plans significantly curtail the universe of potential program options (more on that in the "Disadvantages" section below), the state would have ultimate control over the program's size, shape, and direction.

This autonomy leads to some material variations among independent ABLE plans. The California, Massachusetts, Nebraska, and Virginia plans seek to achieve greater scale by marketing nationally and inviting participation by out-of-state residents, while other independent

<sup>26</sup> ISS MARKET INTELLIGENCE REPORT, *supra* note 19.

Report and Recommendations on Establishing an ABLE Program for Wisconsin Residents | September 1, 2022

Page 11 of 19

plans are subsidized and limited to in-state residents. Virginia offers two types of plans, one offered directly to the public and another offered through financial advisors. Maine's program is tailored for residents who primarily use ABLE accounts for day-to-day expenses rather than savings: it only allows participants to deposit ABLE contributions in a local checking account, without offering longer-term investment options.

• Direct control over program management. Program managers for independent state plans enter contracts directly with a single state, rather than a collaboration of states. In theory, this gives the contracting state more control over the contractual relationship, with the ability to negotiate contract terms and demand changes to the manager's performance without first seeking the coordination or consent of other states. In practice, however, this benefit is likely offset by the additional leverage program managers have over independent plans, as explained in more detail below.

#### Disadvantages of the Independent Plan Approach

• *Challenges in attracting a viable program manager.* As outlined earlier in this report, ABLE program managers are financial institutions responsible for opening accounts, providing investment options, processing contributions and withdrawals, meeting recordkeeping and reporting requirements, and providing online access and other services. They typically recoup the costs of providing these services through program manager fees charged to program participants, often calculated as a percentage of assets under management.

While this contractual model functions well for programs with substantial assets under management and investors with long time horizons, such as college savings programs, it creates challenges for ABLE programs. A limited number of people are eligible to open ABLE accounts, which caps the potential size of any individual state's program, and ABLE accounts can be used for both long-term savings and everyday expenses, which increases a program manager's recordkeeping costs while reducing the average size of accounts. Without the ability to scale up the program sufficiently to cover the program manager's expenses, a state trying to establish an independent ABLE plan from scratch may struggle to attract a viable program manager.

Interviews with representatives from agencies in other states confirm that ABLE programs with limited scale have had to make sacrifices to attract program managers in recent years. Some found it necessary to offer subsidies of up to \$1 million and other incentives to attract qualified institutions. Maine took an alternative approach, reducing program management expenses by limiting the scope of its ABLE plan to checking accounts through a local bank (and leaving those who seek to use their ABLE accounts for long-term savings to utilize out-of-state programs instead).

• *The need for up-front public investment.* A state attempting to start an independent ABLE plan from the ground up faces significant costs of entry. Whereas a state with an existing ABLE program may be able to cover some or all of a program manager's costs through assetbased fees paid by participants, a new ABLE program starts with no assets and generates no asset-based fees. The program manager's costs would need to be covered by a different source of funding, likely in the form of a direct subsidy from the state, unless and until the program grows large enough to recoup those costs through asset-based fees.

Subsidization would also be needed to help achieve that growth. An independent ABLE plan would need to create marketing materials and online functionality from scratch, rather than repurposing printed and online materials already in use (as would be the case if the state joined an existing collaboration).

• Independent plans are often more costly for participants. For many of the same reasons, independent ABLE plans tend to charge participants higher fees than collaborative plans. The following table provides the range of asset-based fees on investment portfolios<sup>27</sup> for the four independent ABLE plans that are open to out-of-state participants, as compared to the fees for the two groups of collaborative plans (the ABLE Collaboration and the National ABLE Alliance) that are currently accepting new state members:

	Total annual asset-based fee	Annualized maintenance fees	Combined annual fees on a \$10,000 account
ABLE Collaboration	0.33% to 0.38%	\$35	\$68 to \$73
Virginia (ind.)	the state of the s		\$75 to \$78
(direct plan)	0.36% to 0.39%	\$39	
National ABLE			\$77 to \$82
Alliance	0.32% to 0.37%	\$45	anti Al a la camata a cata
Massachusetts (ind.)	0.70% to 0.88%	\$0	\$70 to \$88
California (ind.)	0.51% to 0.52%	\$37	\$88 to \$89
Nebraska (ind.)	0.44% to 0.45%	\$45	\$89 to \$90

# Table IV.B: Participant Fees for Established Independent Plans,Compared to Collaborative Structures

Note that the four independent plans shown in this table are marketed nationally, and each is an established plan with more than \$25 million in assets. Participant fees would likely need to be even higher to offset the costs of a new independent plan that has not yet achieved the same scale as the plans in Virginia, Massachusetts, California, and Nebraska.

<sup>27</sup> The table does not reflect asset-based fees for federally insured investments, such as savings, checking, or money-market account options. Asset-based fees for these investments are typically lower than the fees for portfolios that assume investment risk.

# V. ABLE Program Option 2: the Collaborative Approach

• Overview. Thirty-six of the 46 states with ABLE programs do not offer independent plans. Instead, they belong to one of three state ABLE collaborations, each of which is served by a single program manager. By combining multiple state plans' participants under a single program manager with a common set of materials, recordkeeping systems, and online functions, collaborations enable states to overcome the challenges of "scaling up" their ABLE programs.

As illustrated in the table below, the assets held by each of the three state ABLE collaborations exceed those of even the largest independent ABLE plans:

	# of States	# of Accounts	Assets	Average Account Size
National ABLE	18			
Alliance		28,194	\$268,335,330	\$8,672
STABLE Partnership	13	26,671	\$242,434,548	\$9,090
ABLE Collaboration	5	12,018	\$115,618,220	\$7,440
Virginia (combined)		13,660	\$104,491,334	\$7,649
Massachusetts	1	6,532	\$84,141,464	\$12,881
California	1	7,098	\$70,498,030	\$9,932
Florida	1	7,368	\$56,901,110	\$7,723
Tennessee	1	2,942	\$38,011,024	\$12,920
Nebraska	1	2,993	\$26,056,215	\$8,706
New York	1	1,980	\$20,660,837	\$10,435
Texas	- 1	1,792	\$13,033,682	\$7,273

### Table V.A: Assets of State Collaborations, as Compared to the Largest Independent Plans

To obtain insights into the advantages and disadvantages of the collaborative approach, the Office of Financial Capability interviewed representatives from the lead states of the each of the three collaborations (Illinois, Ohio, and Oregon), as well as two states that joined the National ABLE Alliance (Michigan and Pennsylvania) and two states that joined the ABLE Collaboration (Alabama and Maryland). The STABLE Partnership is not currently accepting new member states, and therefore this report does not evaluate it as an option for Wisconsin.

#### Advantages of the Collaborative Approach

• Collaborations already have qualified program managers in place, and they provide services at no cost to the state. There are no entrance fees or other costs to the state to join the National ABLE Alliance or the ABLE Collaboration. Each program is large enough that the asset-based and account maintenance fees charged to participants are sufficient to fully compensate the shared program manager for its services, and thus no fees are paid from

participating states to the program manager or to the collaboration. Each program has an experienced and well-regarded manager already in place,<sup>28</sup> and those managers can incorporate new member states and begin opening accounts for new state ABLE programs in a matter of months—all at no charge to the state.

• Lower fees for ABLE plan participants. Though participants in each collaboration must pay asset-based and maintenance fees to cover the program manager's services, the greater scale of these programs tends to result in lower fees for participants than even the largest independent plans. See Table IV.B above.

Each collaboration also gives states the option to impose a state-specific fee on its participants to help defray the state's administrative costs (namely marketing costs and payroll expenses for relevant state agency staff) in promoting and overseeing the program. While this report does not recommend imposing a state-specific fee on participants while an ABLE program remains in its early stages of growth,<sup>29</sup> this option may warrant further consideration once the state program has matured.

• Access to ABLE program expertise. This state has no experience administering an ABLE program or addressing the various kinds of participant questions and issues that may arise, but the other members of ABLE collaborations do. The collaborative structure enables each member state to benefit from the others' experience and expertise, ultimately reducing risk and improving program management.

In addition, both the National ABLE Alliance and the ABLE Collaboration retain thirdparty consultants with relevant expertise in the management of investment plans to review the performance of investments and recommend adjustments to the program manager's investment lineups where warranted. The consultants are compensated from participant fees, and member states are entitled to receive their periodic reports at no charge to the state.

• No long-term commitments required. Neither the National ABLE Alliance nor the ABLE Collaboration requires long-term commitments of its members. The standard agreements for each are terminable by the participating state program on short notice (120 days for the National ABLE Alliance, 30 days for the ABLE Collaboration). Moreover, the assets and accounts attributable to each participating state program are held in state-specific trusts controlled by that state.

Taken together, these provisions allow a participating state program to exit a collaboration at any time and choose a different path—whether joining a different collaboration or forming an independent plan—without surrendering control over the state ABLE accounts opened while it was a member of the collaboration. In this way, collaborative structures provide

<sup>&</sup>lt;sup>28</sup> The National ABLE Alliance currently utilizes Ascensus as its program manager, while the ABLE Collaboration utilizes Sumday (an affiliate of BNY Mellon).

<sup>&</sup>lt;sup>29</sup> There are two reasons for this recommendation. First, because state-specific fees are generally charged as a percentage of participants' assets under management—and because a new program begins without account holders or assets—a new program would generate limited state-specific fees in its early years. Second, additional fees would reduce the competitiveness of a new program relative to other state programs from the outset, potentially stunting its growth.

a vehicle for new state ABLE plans to mature, without reducing a state's ability to explore alternative structures once its plan achieves greater scale.

#### **Disadvantages of the Collaborative Approach**

• Somewhat less autonomy than independent plans. By proceeding independently, the state has full discretion to select a program manager and design an ABLE plan—at least if it is willing to pay the additional up-front costs associated with developing an ABLE program outside of a collaborative structure.

In a collaboration, the state's autonomy is somewhat more limited. Though a participating state is free to leave the collaboration at any time, it cannot unilaterally select the program manager for the collaboration or amend the scope of its services. The investment lineups available to participants are generally standardized, as well, though the makeup of these lineups (consisting primarily of Vanguard index funds and other low-fee mutual funds) is broadly acceptable to most investors. The ABLE Collaboration also offers states the option to create their own investment portfolios.

# **VI. Recommendations**

# **Recommendation 1:** The legislature should create the position of ABLE Officer within the Department of Financial Institutions' Office of Financial Capability.

As noted in Part I of this report, Wisconsin is presently the only state in the country with neither a dedicated ABLE program nor a public agency or other body tasked with helping residents open and utilize ABLE accounts. Financial advisors and non-profit groups that assist individuals with disabilities identify the lack of public resources as the primary cause for Wisconsinites' under-utilization of these "life-changing" benefits, and comparative data from Wisconsin's neighbors—all of which have dedicated ABLE programs—supports the conclusion that public education and outreach is a critical driver of participation. (See Part II of this report.)

To fill this gap, the Department of Financial Institutions recommends that the legislature create and fund the permanent position of ABLE Officer within the Department's Office of Financial Capability.<sup>30</sup> This position would provide financial education resources for ABLE-eligible individuals and their families, promote and facilitate their participation in ABLE, coordinate with public agencies and non-profit organizations serving individuals with disabilities in Wisconsin, and work with counterparts in other states and the federal government to help ensure that Wisconsinites can take full advantage of the valuable financial tools and benefits available to others. In addition, if the Legislature authorizes the Department to establish an ABLE program (as recommended below), the ABLE Officer would be responsible for the management, development, and oversight of the program.

As noted in Part III of this report, other states utilize between one-half and three full-time employees to carry out these functions. While more staff would certainly enable more extensive outreach, at this time—and assuming the state joins a collaboration as recommended below—the Department believes that these functions can be carried out by one qualified, full-time ABLE Officer.

The Department estimates the initial cost of funding this position at **\$174,960 annually**, consisting of the following: **\$80,000** in salary and **\$29,960** in fringe benefits for the ABLE Officer; **\$20,000** for travel, training, and conferences; and **\$45,000** for marketing and printed materials, an expense that may decrease over time as Wisconsinites' familiarity and experience with ABLE accounts grows.

**Recommendation 2:** The legislature should authorize the Department of Financial Institutions to establish a qualified ABLE program.

In 2015, shortly after Congress enacted the ABLE Act, the Wisconsin Legislature passed (and Governor Walker signed) legislation authorizing the state to establish a qualified ABLE

<sup>30</sup> Placing this position within the Office of Financial Capability is appropriate because the Office also manages the state's college savings program under section 529 of the Internal Revenue Code. There are some structural similarities between the programs, and other states typically assign the same office jurisdiction over section 529 college savings and section 529A ABLE programs.

program in Wisconsin.<sup>31</sup> The Legislature repealed the legislation later that session, however, on the ground that Wisconsin residents had the option to join ABLE plans established by other states—and thus there was no need for the state to bear the substantial risk and expense of creating its own proprietary plan.<sup>32</sup> Indeed, a fiscal estimate at the time put the cost of developing and administering an independent ABLE plan at \$300,000 to \$350,000 per year,<sup>33</sup> which was likely an underestimate for the reasons stated in Part IV above.

But the ABLE marketplace has changed substantially since that time. States no longer need to incur the risks and costs of developing independent, proprietary ABLE plans from scratch. They can join one of the now-existing collaborations of states, each with an established program manager, consultants, and investment portfolios already in place, at no cost to the participating state. By granting state ABLE plans the benefit of immediate scale and shared expertise, collaborative structures remove the main barriers to establishing, growing, and managing state ABLE plans. Moreover, as noted in Part II above, a state plan ensures that Wisconsin residents can participate in an ABLE program overseen by a state agency that is politically accountable to them, while avoiding out-of-state charges imposed by some other states' plans.

In light of these factors and the significant changes in the ABLE marketplace over the past seven years, the Department recommends that the Legislature re-authorize the state to establish a qualified state ABLE program. The Legislature in recent sessions proposed bipartisan bills that would accomplish that objective, including <u>2019 Assembly Bill 912/Senate Bill 776</u> and <u>2021 Assembly Bill 496/Senate Bill 486</u>, and Governor Evers included the same language in his administration's most recent budget bill.<sup>34</sup> Each of these proposals authorizes the Department of Financial Institutions to "implement and administer an ABLE program, either directly or by entering into a formal agreement with another state, or with an entity representing an alliance of states, to establish an ABLE program or otherwise administer ABLE program services for the residents of this state." This authorizing language would enable the Department to establish an ABLE program through an existing collaboration, while retaining the leverage and flexibility to join a different collaboration or pursue another structure if conditions change such that a new approach becomes more advantageous for the state and program participants.

# **Recommendation 3:** The Department of Financial Institutions should establish an ABLE program through an existing ABLE collaboration.

For all the reasons outlined in Parts IV and V of this report, the Department recommends establishing an ABLE plan through an existing ABLE collaboration, rather than attempting to develop an independent plan. The overwhelming majority of states with ABLE programs belong to one of the three collaborative groups, which provide members with expertise and the benefits of scale without the growing pains of developing it themselves. They also provide participants with the added assurance of working with experienced program managers with proven track

Page 18 of 19

<sup>&</sup>lt;sup>31</sup> 2015 Wis. Act 55, § 316e.

<sup>&</sup>lt;sup>32</sup> 2015 Wis. Act 312; Legislative Council Hearing Materials for 2015 A.B. 731 (Jan. 27, 2016).

<sup>&</sup>lt;sup>33</sup> 2015 A.B. 731, Fiscal Estimate of the Department of Administration (Jan. 25, 2016).

<sup>&</sup>lt;sup>34</sup> 2021 A.B. 68/S.B. 111, § 2451.

records in administering ABLE accounts. None of the regulators or consultants that the Office interviewed on this subject recommended a different approach for Wisconsin.

Wisconsin can obtain these benefits by joining either the National ABLE Alliance or the ABLE Collaboration, the two collaborations that are accepting new member states. Both are suitable vehicles for a state to efficiently establish and grow a new ABLE program, and participation in either will enable the state to offer the benefits of ABLE accounts to eligible residents within months.

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For all the reasons outlined in this report, the Department recommends that the Legislature (1) create the position of ABLE Officer within the Department of Financial Institutions' Office of Financial Capability, with annual program funding of \$174,960; and (2) authorize the Department of Financial Institutions to establish a state ABLE program by reintroducing and enacting 2019 Assembly Bill 912/Senate Bill 776 or 2021 Assembly Bill 496/Senate Bill 486. If the Legislature takes these recommended actions, the Department would establish a state ABLE program by joining the ABLE Collaboration or the National ABLE Alliance, with the decision depending on which collaboration offers more favorable terms to new states and participants at the time.

We welcome any questions regarding the findings and recommendations in this report, and we look forward to working with the Legislature on these important issues.