

## 119TH CONGRESS 1ST SESSION H. R. 4644

To amend the Internal Revenue Code of 1986 to allow employers to contribute to ABLE accounts in lieu of retirement plan contributions.

## IN THE HOUSE OF REPRESENTATIVES

July 23, 2025

Ms. DAVIDS of Kansas (for herself and Mr. FITZPATRICK) introduced the following bill; which was referred to the Committee on Ways and Means

## A BILL

To amend the Internal Revenue Code of 1986 to allow employers to contribute to ABLE accounts in lieu of retirement plan contributions.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "ABLE Employment
- 5 Flexibility Act".

1	SEC. 2. PROTECTING WORKING ABLE INDIVIDUALS FROM
2	LOSING BENEFITS BECAUSE OF RETIREMENT
3	PLAN RULES.
4	(a) In General.—Section 414 of the Internal Rev-
5	enue Code of 1986 is amended by adding at the end the
6	following new subsection:
7	"(dd) ABLE ACCOUNT CONTRIBUTIONS.—
8	"(1) In general.—An applicable employer
9	plan (as defined in subsection $(v)(6)(A)$ ) which is a
10	defined contribution plan shall not be treated as fail-
11	ing to meet any requirement of this title solely be-
12	cause the plan provides that an eligible ABLE indi-
13	vidual may elect for a plan year that employer con-
14	tributions which would otherwise be made under the
15	terms of the plan for such plan year shall (in lieu
16	of contribution to the plan) be contributed by the
17	employer to a qualified ABLE program described in
18	section 529A on behalf of such eligible ABLE indi-
19	vidual.
20	"(2) Treatment of contributions.—
21	"(A) No deduction for amounts con-
22	TRIBUTED TO ABLE ACCOUNT.—Except as pro-
23	vided in subparagraph (B), a contribution to a
24	qualified ABLE program pursuant to an elec-
25	tion under paragraph (1) shall not be treated as
26	a contribution to an applicable employer plan.

- 1 "(B) Application of nondiscrimina-2 TION RULES.—Under rules prescribed by the 3 Secretary, for purposes of applying sections 4 401(a)(4), 401(k)(3), 401(k)(12), 401(k)(13), 5 401(m)(2), 403(b)(12), 408(k)(3), 6 408(p)(2)(iii), 408(p)(2)(B), 410, and 416, con-7 tributions made to a qualified ABLE program 8 pursuant to an election under paragraph (1) 9 shall be treated as if such contributions were 10 made to the plan. 11 Universal availability.—Paragraph 12 (1) shall not apply unless the plan provides that the 13 election described therein is available to all eligible 14 ABLE individuals who are eligible to participate in 15 the plan. 16 17
  - "(4) Cash or Deferred arrangement.—A plan shall not fail to be treated as including a qualified cash or deferred arrangement described in section 401(k)(1) solely because such plan provides for the election described in paragraph (1).
  - "(5) ELIGIBLE ABLE INDIVIDUAL.—For purposes of this subsection, the term 'eligible ABLE individual' means an employee who, as of the first day of a plan year, is an eligible individual within the

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- 1 meaning of section 529A(e)(1) for the taxable year 2 containing such first day of the plan year.
- "(6) 3 TREATMENT OFPERMISSIVE WITH-4 DRAWALS.—An eligible ABLE individual may direct 5 amounts eligible for withdrawal from an eligible con-6 tribution arrangement pursuant to section 414(w) to 7 be contributed to a qualified ABLE program de-8 scribed in section 529A on behalf of such eligible 9 ABLE individual.".
- 10 (b) TREATMENT AS BENEFICIARY CONTRIBUTION.—
  11 Section 529A(b)(7) of the Internal Revenue Code of 1986
  12 is amended by redesignating subparagraph (B) as sub13 paragraph (C) and by inserting after subparagraph (A)
  14 the following new subparagraph:
- "(B) EMPLOYER CONTRIBUTIONS.—Contributions made to a qualified ABLE program by an employer on behalf of a designated beneficiary described in this paragraph pursuant to paragraph (1) or (6) of section 414(dd) shall be treated as made by the designated beneficiary.".
- 21 (c) CLARIFICATION OF AVAILABILITY OF EMPLOYER
  22 CONTRIBUTIONS.—Section 529A(e) of the Internal Rev23 enue Code of 1986 is amended by adding at the end the
  24 following new paragraph:

- 1 "(7) EMPLOYER CONTRIBUTIONS.—An employer of an eligible individual may contribute to any qualified ABLE program for which the eligible individual is the designated beneficiary, including through a contribution matching a contribution made by such eligible individual to the qualified ABLE program.".
- 8 (d) Deduction for Contributions Remitted by
  9 Employer to a Qualified ABLE Program.—Not later
  10 than 1 year after the date of the enactment of this Act,
  11 the Secretary of the Treasury shall—
- 12 (1) amend the regulations under section 162 of 13 the Internal Revenue Code of 1986 to confirm that 14 contributions made by an employer to a qualified 15 ABLE program described in section 529A of such 16 Code on behalf of an eligible ABLE individual de-17 scribed in section 414(dd)(5) of such Code who is an 18 employee of such employer shall be considered a rea-19 sonable allowance for salaries or other compensation 20 for personal service if such contribution for a year, 21 taking into account all other contributions to such 22 qualified ABLE program, does not exceed the max-23 imum contribution described in section 24 529A(b)(2)(B) of such Code with respect to such in-25 dividual; and

1 (2) update the publications issued for employers
2 to encourage employers offering a retirement plan
3 with automatic enrollment to notify employees who
4 elect not to contribute to the plan and who may be
5 eligible to contribute to a qualified ABLE program
6 to notify such employees of the possibility of a con7 tribution under section 529A(b)(2)(B)(ii) of such
8 Code.

## (e) Effective Date.—

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- (1) IN GENERAL.—Except as provided in paragraph (2), the amendments made by this section shall apply to plan and taxable years beginning after the date of the enactment of this Act.
- (2) CLARIFICATIONS.—The amendment made by subsection (c) and the amendments made pursuant to subsection (d)(1) shall apply to plan and taxable years beginning before, on, or after the date of the enactment of this Act.
- 19 (f) Model Amendment Authority.—The Sec-20 retary of the Treasury (or such Secretary's delegate) shall 21 promulgate model amendments which plans may adopt to 22 implement contributions to qualified ABLE programs pur-23 suant to the amendments made by this section.
- (g) Contributions Disregarded for Purposes
   of Certain Means-Tested Federal Programs.—

(1) IN GENERAL.—Notwithstanding any other provision of Federal law that requires consideration of one or more financial circumstances (including income) of an individual, for the purpose of determining eligibility to receive, or the amount of, any assistance or benefit authorized by such provision to be provided to or for the benefit of such individual, a contribution to a qualified ABLE program pursuant to paragraph (1) or (6) of section 414(dd) of the Internal Revenue Code of 1986 shall be disregarded (including disregarded as income) for such purpose with respect to any period during which such individual maintains, makes contributions to, or receives distributions from such ABLE program.

(2) Cross reference.—For additional rules relating to the treatment of qualified ABLE programs for purposes of certain means-tested Federal programs, see section 103 of the Stephen Beck, Jr., ABLE Act of 2014 (division B of Public Law 113–295).

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