To: Medicaid

By: Representative Remak

HOUSE BILL NO. 1302

AN ACT TO AMEND SECTION 43-28-23, MISSISSIPPI CODE OF 1972, 1 2 TO PROHIBIT THE STATE OR ANY AGENCY OR INSTRUMENTALITY OF THE STATE FROM SEEKING PAYMENT FOR MEDICAID BENEFITS PROVIDED TO A DESIGNATED BENEFICIARY FROM A MISSISSIPPI ABLE ACCOUNT; TO AMEND 5 SECTIONS 43-28-17, 43-13-120 AND 43-13-317, MISSISSIPPI CODE OF 6 1972, TO CONFORM TO THE PRECEDING PROVISIONS; AND FOR RELATED 7 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 **SECTION 1.** Section 43-28-23, Mississippi Code of 1972, is 10 amended as follows: 11 43-28-23. (1) * * * Unless otherwise required by the United 12 States Social Security Act, 42 USC Section 1396p(b), the State of 13 Mississippi or any agency or instrumentality of the state, shall 14 not be considered a creditor of, and may not seek repayment for 15 any Medicaid benefits provided to, a designated beneficiary from a 16 Mississippi ABLE account that is established under this chapter or 17 its proceeds.

(2) Unless otherwise required by the United States Social

Security Act, 42 USC Section 1396p(b), a Mississippi ABLE account

established under this chapter or funds distributed from a

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- 21 Mississippi ABLE account established under this chapter upon the
- 22 death of a qualified beneficiary shall not be considered part of
- 23 the "estate" of the beneficiary as that term is used in Section
- 24 43-13-317.
- 25 (* * *3) The Mississippi ABLE Coordinator shall assist and
- 26 cooperate with the appropriate health care administration agency
- 27 and the Division of Medicaid in other states which have provided
- 28 services to a Mississippi ABLE account beneficiary, by providing
- 29 the agency and divisions with the information needed to accomplish
- 30 the purpose and objective of this section.
- 31 **SECTION 2.** Section 43-28-17, Mississippi Code of 1972, is
- 32 amended as follows:
- 33 43-28-17. (1) On or before July 1, 2018, the Mississippi
- 34 ABLE Board shall establish and administer the Mississippi ABLE
- 35 Program or shall enter into a contractual relationship or into a
- 36 consortium with another state or states to provide qualifying
- 37 Mississippi residents access to enrollment in an operating ABLE
- 38 Program. Before implementing the program, the board shall obtain
- 39 a written opinion from counsel specializing in:
- 40 (a) Federal tax matters which indicate that the
- 41 Mississippi ABLE Program is designed to comply with Section 529A
- 42 of the Internal Revenue Code; and
- 43 (b) Federal securities law which indicate that the
- 44 Mississippi ABLE Program and the offering of participation in the

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45	program	are	designed	to	comply	with	applicable	federal	securities

- 46 law and qualify for the available tax exemptions under such law.
- 47 (2) The Mississippi ABLE account participation agreement
- 48 must include provisions specifying that:
- 49 (a) The participation agreement is only an obligation
- of the Mississippi ABLE Program and the ABLE Trust Fund and is not
- 51 an obligation of the state;
- 52 (b) Participation in the Mississippi ABLE Program does
- 53 not quarantee that sufficient funds will be available to cover all
- 54 qualified disability expenses for any designated beneficiary and
- 55 does not guarantee the receipt or continuation of any product or
- 56 service for the designated beneficiary;
- 57 (c) The designated beneficiary must be a resident of
- 58 this state or a resident of a contracting or consortium state at
- 59 the time the ABLE account is established;
- 60 (d) The establishment of an ABLE account in violation
- of federal law is prohibited;
- 62 (e) Contributions in excess of the limitations set
- 63 forth in Section 529A of the Internal Revenue Code are prohibited;
- (f) * * * Unless otherwise required by United States
- 65 Social Security Act, 42 USC Section 1396p(b), the state is not a
- 66 creditor of ABLE accounts; and
- 67 (q) Material misrepresentations by a party to the
- 68 participation agreement, other than the board in the application
- 69 for the participation agreement or in any communication with the

- 70 board regarding the Mississippi ABLE Program may result in the
- 71 involuntary liquidation of the ABLE account. If an account is
- 72 involuntarily liquidated, the designated beneficiary is entitled
- 73 to a refund, subject to any fees or penalties provided by the
- 74 participation agreement and the Internal Revenue Code.
- 75 (3) The participation agreement may include provisions
- 76 specifying:
- 77 (a) The requirements and applicable restrictions for
- 78 opening an ABLE account;
- 79 (b) The eligibility requirements for a party to a
- 80 participation agreement and the rights of the party;
- 81 (c) The requirements and applicable restrictions for
- 82 making contributions to an ABLE account;
- 83 (d) The requirements and applicable restrictions for
- 84 directing the investment of the contributions or balance of the
- 85 ABLE account;
- 86 (e) The administrative fee and other fees and penalties
- 87 applicable to an ABLE account;
- 88 (f) The terms and conditions under which an ABLE
- 89 account or participation agreement may be modified, transferred or
- 90 terminated;
- 91 (q) The disposition of abandoned ABLE accounts; and
- 92 (h) Any other terms and conditions determined to be
- 93 necessary or proper to conform the participation agreement with
- 94 the requirements of Section 529A of the Internal Revenue Code.

- 95 (4) The participation agreement may be amended throughout
- 96 its term for purposes that include, but are not limited to,
- 97 allowing a participant to increase or decrease the level of
- 98 participation and to change designated beneficiaries and other
- 99 matters authorized by this section and Section 529A of the
- 100 Internal Revenue Code.
- 101 (5) Notwithstanding any other provision of law, the
- 102 Mississippi ABLE Board, acting through the ABLE Coordinator, may
- 103 enter into an agreement with contracting states which either allow
- 104 Mississippi residents to participate under the design, operation,
- 105 and rules of a contracting state's qualified ABLE Program or which
- 106 allows residents of a participating contracting state to
- 107 participate under the Mississippi ABLE Program.
- 108 (6) The Mississippi ABLE Program shall continue in existence
- 109 until terminated by law. If the Mississippi ABLE Board determines
- 110 that the program is financially infeasible, the board shall submit
- 111 its recommendation, in the form of a feasibility report, to the
- 112 Legislature to terminate the program.
- 113 **SECTION 3.** Section 43-13-120, Mississippi Code of 1972, is
- 114 amended as follows:
- 115 43-13-120. (1) Any person who is a Medicaid recipient and
- 116 is receiving medical assistance for services provided in a
- 117 long-term care facility under the provisions of Section 43-13-117
- 118 from the Division of Medicaid in the Office of the Governor, who
- 119 dies intestate and leaves no known heirs, shall have deemed,

- 120 through his acceptance of such medical assistance, the Division of
- 121 Medicaid as his beneficiary to all such funds in an amount not to
- 122 exceed Two Hundred Fifty Dollars (\$250.00) which are in his
- 123 possession at the time of his death. Such funds, together with
- 124 any accrued interest thereon, shall be reported by the long-term
- 125 care facility to the State Treasurer in the manner provided in
- 126 subsection (2).
- 127 (2) The report of such funds shall be verified, shall be on
- 128 a form prescribed or approved by the Treasurer, and shall include
- 129 (a) the name of the deceased person and his last known address
- 130 prior to entering the long-term care facility; (b) the name and
- 131 last known address of each person who may possess an interest in
- 132 such funds; and (c) any other information which the Treasurer
- 133 prescribes by regulation as necessary for the administration of
- 134 this section. The report shall be filed with the Treasurer prior
- 135 to November 1 of each year in which the long-term care facility
- 136 has provided services to a person or persons having funds to which
- 137 this section applies.
- 138 (3) Within one hundred twenty (120) days from November 1 of
- 139 each year in which a report is made pursuant to subsection (2),
- 140 the Treasurer shall cause notice to be published in a newspaper
- 141 having general circulation in the county of this state in which is
- 142 located the last known address of the person or persons named in
- 143 the report who may possess an interest in such funds, or if no
- 144 such person is named in the report, in the county in which is

145 located the last known address of the deceased person prior to 146 entering the long-term care facility. If no address is given in the report or if the address is outside of this state, the notice 147 148 shall be published in a newspaper having general circulation in 149 the county in which the facility is located. The notice shall 150 contain (a) the name of the deceased person; (b) his last known 151 address prior to entering the facility; (c) the name and last 152 known address of each person named in the report who may possess 153 an interest in such funds; and (d) a statement that any person possessing an interest in such funds must make a claim therefor to 154 155 the Treasurer within ninety (90) days after such publication date 156 or the funds will become the property of the State of Mississippi. 157 In any year in which the Treasurer publishes a notice of abandoned property under Section 89-12-27, the Treasurer may combine the 158 159 notice required by this section with the notice of abandoned 160 property. The cost to the Treasurer of publishing the notice 161 required by this section shall be paid by the Division of 162 Medicaid.

(4) Each long-term care facility that makes a report of funds of a deceased person under this section shall pay over and deliver such funds, together with any accrued interest thereon, to the Treasurer not later than ten (10) days after notice of such funds has been published by the Treasurer as provided in subsection (3). If a claim to such funds is not made by any person having an interest therein within ninety (90) days of the

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- 170 published notice, the Treasurer shall place such funds in the
- 171 special account in the State Treasury to the credit of the
- 172 "Governor's Office Division of Medicaid" to be expended by the
- 173 Division of Medicaid for the purposes provided under Mississippi
- 174 Medicaid Law.
- 175 (5) This section shall not be applicable to any Medicaid
- 176 patient in a long-term care facility of a state institution listed
- in Section 41-7-73, who has a personal deposit fund as provided
- 178 for in Section 41-7-90; and shall not be applicable to amounts in
- 179 Mississippi ABLE accounts created under Section 43-28-1 et seq.
- 180 unless otherwise required by the United States Social Security
- 181 Act, 42 USC Section 1396p(b).
- 182 **SECTION 4.** Section 43-13-317, Mississippi Code of 1972, is
- 183 amended as follows:
- 43-13-317. (1) The division shall be noticed as an
- 185 identified creditor against the estate of any deceased Medicaid
- 186 recipient under Section 91-7-145.
- 187 (2) In accordance with applicable federal law and rules and
- 188 regulations, including those under Title XIX of the federal Social
- 189 Security Act, the division may seek recovery of payments for
- 190 nursing facility services, home- and community-based services and
- 191 related hospital and prescription drug services from the estate of
- 192 a deceased Medicaid recipient who was fifty-five (55) years of age
- 193 or older when he or she received the assistance. The claim shall
- 194 be waived by the division (a) if there is a surviving spouse; or

203	SECTION 5. This act shall take effect and be in force from
202	Act, 42 USC Section 1396p(b).
201	unless otherwise required by the United States Social Security
200	Mississippi ABLE accounts created under Section 43-28-1 et seq.
199	(3) This section shall not be applicable to amounts in
198	division or by court order that there is undue hardship.
197	provided by federal law and regulation, if it is determined by the
196	twenty-one (21) years or who is blind or disabled; or (c) as
195	(b) if there is a surviving dependent who is under the age of

and after July 1, 2024.

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