House \_\_\_\_\_ Amendment NO.\_\_\_\_

Offered By		
AMEND House Bill No. 297, Page 1, Section A, Line 2, by inserting after all of said section and line the following:		
<ul> <li>line the following:</li> <li>"166.400. Sections 166.400 to 166.455 shall be known and may be cited as the "Missouri Education [Savings] Program".</li> <li>166.410. [Definitions.] As used in sections 166.400 to 166.455, except where the context clearly requires another interpretation, the following terms mean: <ul> <li>(1) "Beneficiary", any individual designated by a participation agreement to benefit from payments for qualified education expenses at an eligible educational institution;</li> <li>(2) "Benefits", the payment of qualified education expenses on behalf of a beneficiary from a savings account during the beneficiary's attendance at an eligible educational institution;</li> <li>(3) "Board", the Missouri education [savings] program board established in section 166.415;</li> <li>(4) "Eligible educational institution", an [institution of postsecondary education] eligible</li> <li>educational institution as defined in Section [529(e)(5)] 529 of the Internal Revenue Code, [and institutions of elementary and secondary education as provided in Sections 529(c)(7) and 529(e)(3) of the Internal Revenue Code,] as amended;</li> <li>(5) "Financial institution", a bank, insurance company or registered investment company;</li> <li>(6) "Internal Revenue Code", the Internal Revenue Code of 1986, as amended;</li> <li>(7) "Missouri education [savings] program" or "[savings] program", the program created pursuant to sections 166.400 to 166.455;</li> <li>(8) "Participant", a person who has entered into a participation agreement pursuant to sections 166.400 to 166.455 for the advance payment of qualified education expenses on behalf of a beneficiary;</li> <li>(9) "Participation agreement", an agreement between a participant and the board pursuant to and conforming with the requirements of sections 166.400 to 166.455; and</li> </ul> </li> </ul>		
<ul> <li>(10) "Qualified higher education expenses" or "qualified education expenses", the qualified costs of tuition and fees and other expenses for attendance at an eligible educational institution, as defined in Section [529(e)(3)] 529 of the Internal Revenue Code, as amended.</li> <li>166.415. 1. There is hereby created the "Missouri Education [Savings] Program". The program shall be administered by the Missouri education [savings] program board which shall</li> </ul>		
consist of the Missouri state treasurer who shall serve as chairman, the commissioner of the department of higher education and workforce development, the commissioner of education, the commissioner of the office of administration, the director of the department of economic development, two persons having demonstrable experience and knowledge in the areas of finance or the investment and management of public funds, one of whom is selected by the president pro tem of the senate and one of whom is selected by the speaker of the house of representatives, and one		

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1 person having demonstrable experience and knowledge in the area of banking or deposit rate

- 2 determination and placement of depository certificates of deposit or other deposit investments.
- 3 Such member shall be appointed by the governor with the advice and consent of the senate. The
- 4 three appointed members shall be appointed to serve for terms of four years from the date of

5 appointment, or until their successors shall have been appointed and shall have qualified. The

6 members of the board shall be subject to the conflict of interest provisions of section 105.452. Any 7 member who violates the conflict of interest provisions shall be removed from the board. In order to

8 establish and administer the [savings] program, the board, in addition to its other powers and
9 authority, shall have the power and authority to:

10 (1) Develop and implement the Missouri education [savings] program and, notwithstanding 11 any provision of sections 166.400 to 166.455 to the contrary, the [savings] programs and services 12 consistent with the purposes and objectives of sections 166.400 to 166.455;

(2) Promulgate reasonable rules and regulations and establish policies and procedures to
 implement sections 166.400 to 166.455, to permit the [savings] program to qualify as a "qualified
 state tuition program" pursuant to Section 529 of the Internal Revenue Code and to ensure the
 [savings] program's compliance with all applicable laws;

17 (3) Develop and implement educational programs and related informational materials for
 18 participants, either directly or through a contractual arrangement with a financial institution for
 19 investment services, and their families, including special programs and materials to inform families
 20 with young children regarding methods for financing education and training;

(4) Enter into agreements with any financial institution, the state or any federal or other
 agency or entity as required for the operation of the [savings] program pursuant to sections 166.400
 to 166.455;

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(5) Enter into participation agreements with participants;

(6) Accept any grants, gifts, legislative appropriations, and other moneys from the state, any
 unit of federal, state, or local government or any other person, firm, partnership, or corporation for
 deposit to the account of the [savings] program;

(7) Invest the funds received from participants in appropriate investment instruments to
 achieve long-term total return through a combination of capital appreciation and current income;

30 (8) Make appropriate payments and distributions on behalf of beneficiaries pursuant to
 31 participation agreements;

(9) Make refunds to participants upon the termination of participation agreements pursuant
 to the provisions, limitations, and restrictions set forth in sections 166.400 to 166.455 and the rules
 adopted by the board;

(10) Make provision for the payment of costs of administration and operation of the
 [savings] program;

(11) Effectuate and carry out all the powers granted by sections 166.400 to 166.455, and
have all other powers necessary to carry out and effectuate the purposes, objectives and provisions
of sections 166.400 to 166.455 pertaining to the [savings] program; and

40 (12) Procure insurance, guarantees or other protections against any loss in connection with
 41 the assets or activities of the [savings] program.

42 2. Any member of the board may designate a proxy for that member who will enjoy the full
43 voting privileges of that member for the one meeting so specified by that member. No more than
44 three proxies shall be considered members of the board for the purpose of establishing a quorum.

45 3. Four members of the board shall constitute a quorum. No vacancy in the membership of 46 the board shall impair the right of a quorum to exercise all the rights and perform all the duties of 47 the board. No action shall be taken by the board except upon the affirmative vote of a majority of 48 the members present.

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4. The board shall meet within the state of Missouri at the time set at a previously scheduled

1 meeting or by the request of any four members of the board. Notice of the meeting shall be

2 delivered to all other trustees in person or by depositing notice in a United States post office in a

3 properly stamped and addressed envelope not less than six days prior to the date fixed for the

4 meeting. The board may meet at any time by unanimous mutual consent. There shall be at least one 5 meeting in each quarter.

6 5. The funds shall be invested only in those investments which a prudent person acting in a 7 like capacity and familiar with these matters would use in the conduct of an enterprise of a like 8 character and with like aims, as provided in section 105.688. For new contracts entered into after 9 August 28, 2012, board members shall study investment plans of other states and contract with or 10 negotiate to provide benefit options the same as or similar to other states' qualified plans for the purpose of offering additional options for members of the plan. The board may delegate to duly 11 12 appointed investment counselors authority to act in place of the board in the investment and 13 reinvestment of all or part of the moneys and may also delegate to such counselors the authority to 14 act in place of the board in the holding, purchasing, selling, assigning, transferring or disposing of 15 any or all of the securities and investments in which such moneys shall have been invested, as well 16 as the proceeds of such investments and such moneys. Such investment counselors shall be 17 registered as investment advisors with the United States Securities and Exchange Commission. In 18 exercising or delegating its investment powers and authority, members of the board shall exercise 19 ordinary business care and prudence under the facts and circumstances prevailing at the time of the 20 action or decision. No member of the board shall be liable for any action taken or omitted with respect to the exercise of, or delegation of, these powers and authority if such member shall have 21 22 discharged the duties of [his or her] the member's position in good faith and with that degree of 23 diligence, care and skill which a prudent person acting in a like capacity and familiar with these 24 matters would use in the conduct of an enterprise of a like character and with like aims.

6. No investment transaction authorized by the board shall be handled by any company or firm in which a member of the board has a substantial interest, nor shall any member of the board profit directly or indirectly from any such investment.

7. No trustee or employee of the [savings] program shall receive any gain or profit from any funds or transaction of the [savings] program. Any trustee, employee or agent of the [savings] program accepting any gratuity or compensation for the purpose of influencing such trustee's, employee's or agent's action with respect to the investment or management of the funds of the [savings] program shall thereby forfeit the office and in addition thereto be subject to the penalties prescribed for bribery.

166.420. 1. The board may enter into [savings] program participation agreements with
 participants on behalf of beneficiaries pursuant to the provisions of sections 166.400 to 166.455,
 including the following terms and conditions:

37 (1) A participation agreement shall stipulate the terms and conditions of the [savings]
 38 program in which the participant makes contributions;

39 (2) A participation agreement shall specify the method for calculating the return on the40 contribution made by the participant;

41 (3) The execution of a participation agreement by the board shall not guarantee that the
42 beneficiary named in any participation agreement will be admitted to an eligible educational
43 institution, be allowed to continue to attend an eligible educational institution after having been
44 admitted or will graduate from an eligible educational institution;

45 (4) A participation agreement shall clearly and prominently disclose to participants the risk
 46 associated with depositing moneys with the board;

47 (5) Participation agreements shall be organized and presented in a way and with language48 that is easily understandable by the general public; and

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(6) A participation agreement shall clearly and prominently disclose to participants the

existence of any load charge or similar charge assessed against the accounts of the participants for
 administration or services.

2. The board shall establish the maximum amount [which] that may be contributed annually
[by a participant] with respect to a beneficiary.

5 3. The board shall establish a total contribution limit for savings accounts established under 6 the [savings] program with respect to a beneficiary to permit the [savings] program to qualify as a 7 "qualified state tuition program" pursuant to Section 529 of the Internal Revenue Code. No 8 contribution may be made to a savings account for a beneficiary if it would cause the balance of all 9 savings accounts of the beneficiary to exceed the total contribution limit established by the board. 10 The board may establish other requirements that it deems appropriate to provide adequate safeguards to prevent contributions on behalf of a beneficiary from exceeding what is necessary to 11 12 provide for the qualified education expenses of the beneficiary.

4. The board shall establish the minimum length of time that contributions and earnings must be held by the [savings] program to qualify pursuant to section 166.435. Any contributions or earnings that are withdrawn or distributed from a savings account prior to the expiration of the minimum length of time, as established by the board, shall be subject to a penalty pursuant to section 166.430.

18 166.425. All money paid by a participant in connection with participation agreements shall 19 be deposited as received and shall be promptly invested by the board. Contributions and earnings 20 thereon accumulated on behalf of participants in the [savings] program may be used, as provided in 21 the participation agreement, for qualified education expenses. Such contributions and earnings shall 22 not be considered income for purposes of determining a participant's eligibility for financial 23 assistance under any state student aid program.

24 166.435. 1. Notwithstanding any law to the contrary, the assets of the [savings] program 25 held by the board, the assets of any deposit program authorized in section 166.500, and the assets of 26 any qualified tuition [savings] program established pursuant to Section 529 of the Internal Revenue 27 Code and any income therefrom shall be exempt from all taxation by the state or any of its political 28 subdivisions. Income earned or received from the [savings] program, deposit, or other qualified 29 tuition [savings] programs established under Section 529 of the Internal Revenue Code, or refunds of qualified education expenses received by a beneficiary from an eligible educational institution in 30 connection with withdrawal from enrollment at such institution which are contributed within sixty 31 32 days of withdrawal to a qualified tuition [savings] program of which such individual is a beneficiary 33 shall not be subject to state income tax imposed pursuant to chapter 143 and shall be eligible for any 34 benefits provided in accordance with Section 529 of the Internal Revenue Code. The exemption 35 from taxation pursuant to this section shall apply only to assets and income maintained, accrued, or 36 expended pursuant to the requirements of the [savings] program established pursuant to sections 166.400 to 166.455, the deposit program established pursuant to sections 166.500 to 166.529, and 37 38 other qualified tuition [savings] programs established under Section 529 of the Internal Revenue 39 Code, and no exemption shall apply to assets and income expended for any other purposes. Annual 40 contributions made to the [savings] program held by the board, the deposit program, and any 41 qualified tuition [savings] program established under Section 529 of the Internal Revenue Code up 42 to and including eight thousand dollars per [participating] taxpayer, and up to sixteen thousand 43 dollars for married individuals filing a joint tax return, shall be subtracted in determining Missouri 44 adjusted gross income pursuant to section 143.121.

45 2. If any deductible contributions to or earnings from any such program referred to in this 46 section are distributed and not used to pay qualified education expenses, not transferred as allowed 47 by 26 U.S.C. Section 529(c)(3)(C)(i), as amended, and any Internal Revenue Service regulations or 48 guidance issued in relation thereto, or are not held for the minimum length of time established by 49 the appropriate Missouri board, then the amount so distributed shall be included in the Missouri

1	adjusted gross income of the participant, or, if the participant is not living, the beneficiary.
2	3. The provisions of this section shall apply to tax years beginning on or after January 1,
3	2008, and the provisions of this section with regard to sections 166.500 to 166.529 shall apply to tax
4	years beginning on or after January 1, 2004.
5	166.440. The assets of the [savings] program shall at all times be preserved, invested and
6 7	expended only for the purposes set forth in this section and in accordance with the participation
8	agreements, and no property rights therein shall exist in favor of the state. 166.456. All personally identifiable information concerning participants and beneficiaries of
8 9	accounts established within the Missouri education [savings] program pursuant to sections 166.400
10	to 166.456 shall be confidential, and any disclosure of such information shall be restricted to
11	purposes directly connected with the administration of the program.
12	<u>166.461.</u> 1. This section shall be known and may be cited as the "Show Me Child
13	Development Account Act".
14	2. As used in this section, the following terms mean:
15	(1) "Eligible educational institution", an institution:
16	(a) Of postsecondary education as defined in 20 U.S.C. Section 1002, as amended; or
17	(b) That offers a program of instruction:
18	a. Resulting in the award of a certificate, undergraduate degree, or other industry-recognized
19	credential; and
20	b. That has been designated by the coordinating board for higher education as preparing
21	students to enter an area of occupational shortage as determined by the coordinating board;
22	(2) "Parent", the parent, legal guardian, custodian, or other person having care and custody
23	over a qualified child;
24	(3) "Program", the Missouri children's development account program created in this section;
25	(4) "Program fund", the Missouri children's development account program fund created in
26	this section;
27	(5) "Qualified child":
28	(a) An individual born on or after January 1, 2022, and who is a resident of this state at the
29 30	time of birth and at the time that the scholarship grant is applied for or received; or (b) An adapted with a valid degree of adaption who was horn on or ofter language 1, 2022
30 31	(b) An adoptee with a valid decree of adoption who was born on or after January 1, 2022, whose adopting parent was a resident of this state at the time the decree of adoption was entered and
32	whose adopting parent was a resident of this state at the time the decree of adoption was entered and who is a resident at the time that the scholarship grant is applied for or received;
33	(6) "Qualified higher education expenses", the costs of tuition and fees and other expenses
34	for attendance at an eligible educational institution or a rollover to a qualified Missouri achieving a
35	better life experience program;
36	(7) "Scholarship grant", an amount not to exceed one hundred dollars provided to the parent
37	of a qualified child for qualified higher education expenses under this section that is deposited in a
38	savings account as provided in subsection 7 of this section.
39	3. There is hereby created the "Missouri Children's Development Account Program". The
40	program shall be administered by the state treasurer as provided in this section.
41	4. Upon receiving a certification of live birth in this state as provided in chapter 193, the
42	department of health and senior services shall notify the state treasurer and transmit any data related
43	to the child that the treasurer deems necessary for the administration of this section to determine
44	whether the child is a qualified child. Such information shall include, but not be limited to, the
45	child's:
46	(1) Full name;
47	(2) Date of birth;
48	(3) Parent's full name; and
49	(4) Parent's address.

1	5. (1) Upon receiving notification of a live birth and determining whether the child is a
2	qualified child under this section, the state treasurer shall notify the parent of each qualified child
3	about the program. The notification shall include an explanation of the program and the opportunity
4	for the parent to exclude the qualified child from the program. Any qualified child who is not
5	excluded by the parent shall be deemed to be enrolled in the program.
6	(2) For any information obtained from the department of health and senior services under
7	this section, the state treasurer shall be subject to the same disclosure restrictions and confidentiality
8	requirements that apply to the department. Any information obtained directly by the treasurer under
9	this section shall be confidential, shall not be deemed a public record, and shall not be subject to the
10	provisions of chapter 610.
11	6. (1) There is hereby created in the state treasury the "Missouri Children's Development
12	Account Program Fund", which shall receive deposits, make disbursements, and be administered in
13	compliance with the provisions of this section.
14	(2) Subject to appropriation and the availability of moneys in the program fund, moneys in
15	the program fund shall be used to provide scholarship grants and to pay for personal service,
16	equipment, and other expenses of the treasurer related to the administration of this section. Nothing
17	in this section shall be construed to prevent the general assembly from making appropriations to the
18	program fund from other permissible sources.
19	(3) Notwithstanding any other provisions of law to the contrary, moneys shall be deposited
20	in the program fund and administered in accordance with the following provisions:
21	(a) On a daily basis, the state treasurer shall apportion any interest or other increment
22	derived from the investment of funds in an amount proportionate to the average daily balance of
23	funds in the state treasury. The treasurer shall use a method in accordance with generally accepted
24	accounting principles in apportioning and distributing that interest or increment. After satisfying the
25	requirements of section 30.605 and prior to distributing that interest or increment, the treasurer shall
26	deduct the costs incurred by the treasurer in administering this section in proportion to the average
27	daily balance of the amounts deposited to each fund in the state treasury. The treasurer shall then
28	deposit the identified portion of the daily interest receipts in the program fund. All other remaining
29	interest received on the investment of state funds shall be allocated and deposited to funds in the
30	state treasury as required by law;
31	(b) The total costs for scholarship grants, personal service, equipment, and other expenses of
32	the treasurer related to this section, exclusive of any personal service, equipment, and other
33	expenses attributable to positions wholly dedicated to the functions described in chapter 447, and
34	any banking fees and other banking-related costs, shall not exceed thirty-five basis points, or thirty-
35	five-hundredths of one percent, of the total of the average daily fund balance of funds in the state
36	treasury.
37	(4) Notwithstanding the provisions of section 33.080 to the contrary, moneys in the program
38	fund shall not lapse to the general revenue fund at the end of the biennium.
39	(5) The provisions of this section shall not apply to the state road fund created in section
40	226.220, the motor fuel tax fund created in section 142.345, the state highways and transportation
41	department fund created in section 226.200, the state transportation fund created in section 226.225,
42	or the state road bond fund created in Article IV, Section 30(b) of the Constitution of Missouri.
43	7. (1) The state treasurer shall establish a separate savings account under sections 166.400
44	to 166.456, or through another means determined by the state treasurer, for each qualified child and
45	shall deposit scholarship grants in such separate savings accounts or in a master account to be
46	allocated to such separate accounts.
47	(2) Any separate savings account established under this subsection shall be exempt for
48	purposes of determining eligibility for public assistance, provided that the federal rules for such
49	programs permit such an exemption.

1	(3) Any amount in any separate savings account established under this subsection that is
2	unused for qualified higher education expenses and remains in such savings account when the
3	qualified child becomes thirty years of age shall revert to the program fund.
4	(4) The state treasurer may receive contributions from any person or legal entity to the
5	account on behalf of and make grants to eligible children to pay for qualified higher education
6	expenses.
7	8. The state treasurer may promulgate all necessary rules and regulations for the
8	administration of this section. Any rule or portion of a rule, as that term is defined in section
9	536.010, that is created under the authority delegated in this section shall become effective only if it
10	complies with and is subject to all of the provisions of chapter 536 and, if applicable, section
11	536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the
12	general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and
13	annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any
14	rule proposed or adopted after August 28, 2021, shall be invalid and void.
15	166.502. As used in sections 166.500 to 166.529, except where the context clearly requires
16	another interpretation, the following terms mean:
17	(1) "Beneficiary", any individual designated by a participation agreement to benefit from
18	payments for qualified higher education expenses at an eligible educational institution;
19	(2) "Benefits", the payment of qualified higher education expenses on behalf of a
20	beneficiary from a deposit account during the beneficiary's attendance at an eligible educational
21	institution;
22	(3) "Board", the Missouri education [savings] program board established in section 166.415;
23	(4) "Eligible educational institution", an institution of postsecondary education as defined in Section $520(a)(5)$ of the Internal Bayanua Cada:
24	Section 529(e)(5) of the Internal Revenue Code; (5) "Financial institution", a denositary institution and any intermediary that brokers
25 26	(5) "Financial institution", a depository institution and any intermediary that brokers
26 27	certificates of deposits; (6) "Internal Revenue Code", the Internal Revenue Code of 1986, as amended;
28	(7) "Missouri higher education deposit program" or "deposit program", the program created
28	pursuant to sections 166.500 to 166.529;
30	<ul><li>(8) "Participant", a person who has entered into a participation agreement pursuant to</li></ul>
31	sections 166.500 to 166.529 for the advance payment of qualified higher education expenses on
32	behalf of a beneficiary;
33	(9) "Participation agreement", an agreement between a participant and the board pursuant to
34	and conforming with the requirements of sections 166.500 to 166.529;
35	(10) "Qualified higher education expenses", the qualified costs of tuition and fees and other
36	expenses for attendance at an eligible educational institution, as defined in Section 529(e)(3) of the
37	Internal Revenue Code of 1986, as amended."; and
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39	Further amend said bill, Page 3, Section 174.453, Line 51, by inserting after all of said section and
40	line the following:
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42	"209.610. 1. The board may enter into ABLE program participation agreements with
43	participants on behalf of designated beneficiaries pursuant to the provisions of sections 209.600 to
44	209.645, including the following terms and conditions:
45	(1) A participation agreement shall stipulate the terms and conditions of the ABLE program
46	in which the participant makes contributions;
47	(2) A participation agreement shall specify the method for calculating the return on the
48	contribution made by the participant;
49	(3) A participation agreement shall clearly and prominently disclose to participants the risk
49	(3) A participation agreement shall clearly and prominently disclose to participants the risk

1 associated with depositing moneys with the board;

2 (4) Participation agreements shall be organized and presented in a way and with language
3 that is easily understandable by the general public; and

4 (5) A participation agreement shall clearly and prominently disclose to participants the 5 existence of any load charge or similar charge assessed against the accounts of the participants for 6 administration or services.

2. The board shall establish the maximum amount of contributions which may be made
annually to an ABLE account, which shall be the same as the amount allowed by 26 U.S.C. Section
529A of the Internal Revenue Code of 1986, as amended.

10 3. The board shall establish a total contribution limit for savings accounts established under 11 the ABLE program with respect to a designated beneficiary which shall in no event be less than the 12 amount established as the contribution limit by the Missouri education [savings] program board for 13 qualified tuition [savings] programs established under sections 166.400 to 166.450. No contribution 14 shall be made to an ABLE account for a designated beneficiary if it would cause the balance of the 15 ABLE account of the designated beneficiary to exceed the total contribution limit established by the 16 board. The board may establish other requirements that it deems appropriate to provide adequate 17 safeguards to prevent contributions on behalf of a designated beneficiary from exceeding what is 18 necessary to provide for the qualified disability expenses of the designated beneficiary.

4. The board shall establish the minimum length of time that contributions and earnings
 must be held by the ABLE program to qualify as tax exempt pursuant to section 209.625. Any
 contributions or earnings that are withdrawn or distributed from an ABLE account prior to the

expiration of the minimum length of time, as established by the board, shall be subject to a penalty

23 pursuant to section 209.620."; and

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25 Further amend said bill by amending the title, enacting clause, and intersectional references

26 accordingly.