1	INTERIM STUDY PROPOSAL 2021-010
2	State of Arkansas
3	93rd General Assembly A Bill
4	Regular Session, 2021HOUSE BILL 1577
5	
6	By: Representative Ladyman
7	Filed with: House Committee on Public Health, Welfare, and Labor
8	pursuant to A.C.A. §10-3-217.
9	For An Act To Be Entitled
10	AN ACT TO PROVIDE FOR A QUALIFIED INCOME TRUST, ALSO
11	KNOWN AS A "MILLER TRUST"; AND FOR OTHER PURPOSES.
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14	Subtitle
15	TO PROVIDE FOR A QUALIFIED INCOME TRUST,
16	ALSO KNOWN AS A "MILLER TRUST".
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19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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21	SECTION 1. Arkansas Code Title 28, Chapter 72, is amended to add an
22	additional subchapter to read as follows:
23	Subchapter 7- Qualified Income Trust
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25	<u>28-72-701. Definitions.</u>
26	As used in this subchapter:
27	(1) "Agent" means:
28	(A) A child of an applicant or recipient;
29	(B) A spouse of an applicant or recipient;
30	(C) A sibling of an applicant or recipient;
31	(D) An individual serving as attorney-in-fact under a
32	durable power of attorney for an applicant or recipient;
33	(E) An individual serving as a guardian of the estate for
34	an applicant or recipient; or

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1	(F) An individual serving as a representative payee as						
2	determined by the Social Security Administration for an applicant or						
3	<pre>recipient;</pre>						
4	(2) "Applicant" means an individual who applies to the						
5	Department of Human Services for benefits that are subject to income limits						
6	for financial eligibility determination;						
7	(3) "Income" means monthly income paid to an applicant or						
8	recipient from Social Security, a pension plan, or another source;						
9	(4) "Qualified income trust" means an irrevocable trust that is						
10	established in accordance with 42 U.S.C. § 1396p(d)(4)(B), as it existed on						
11	January 1, 2021, to establish income eligibility for Medicaid benefits; and						
12	(5) "Recipient" means an individual receiving Arkansas Medicaid						
13	benefits in a program that places income limits for the determination of						
14	financial eligibility.						
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16	28-72-702. Creation of qualified income trust.						
17	(a) An applicant, recipient, or agent may create a qualified income						
18	trust for the benefit of the applicant or recipient.						
19	(b) A qualified income trust created under subsection (a) of this						
20	section shall:						
21	(1) Be composed only of income to the applicant or recipient and						
22	accumulated income in the qualified income trust; and						
23	(2) Permit the Department of Human Services to receive residual						
24	amounts in the qualified income trust upon the death of the applicant or						
25	recipient up to an amount equal to the total medical assistance paid on						
26	behalf of the applicant or recipient.						
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28	28-72-703. Income transferred to qualified income trust.						
29	(a) The income of an applicant or a recipient that is transferred into						
30	a qualified income trust shall not be considered for the purpose of						
31	determining the income or financial eligibility of the applicant or recipient						
32	for Medicaid.						
33	(b) Any income of an applicant or recipient that is not transferred						
34	into a qualified income trust may be considered for the purpose of						
35	determining the income or financial eligibility of the applicant or recipient						
36	for Medicaid.						

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I.S.P. 2021-010

1	(c) An applicant or recipient shall not be required to transfer all of					
2	his or her income into a qualified income trust in order to meet the income					
3	and financial requirements for establishing Medicaid eligibility.					
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5	28-72-704. Allowable monthly expenses paid from qualified income					
6	trust.					
7	The following may be paid monthly from a qualified income trust:					
8	(1)(A) The personal needs expenses of the applicant or					
9	recipient;					
10	(B) Personal needs expenses shall not exceed the amount					
11	set by Medicaid or determined by the Department of Human Services.					
12	(2) Trustee fees charged by a corporate fiduciary serving as the					
13	trustee of the qualified income trust;					
14	(3) Bank fees charged for maintaining the qualified income trust					
15	account;					
16	(4) Mandatory expenses, including without limitation					
17	garnishments, conservatorship or guardianship fees, court-ordered bankruptcy					
18	payments, court-ordered child support, and court-ordered alimony;					
19	(5) A community spouse income maintenance allowance paid if the					
20	applicant or recipient:					
21	(A) Is institutionalized or admitted into a long-term care					
22	facility; and					
23	(B) Has a spouse residing in the community;					
24	(6) A dependent income maintenance allowance if the applicant or					
25	recipient:					
26	(A) Is institutionalized or admitted into a long-term care					
27	facility; and					
28	(B) Has a dependent residing in the community;					
29	(7) Health insurance premiums, coinsurance, and deductibles;					
30	(8) Incurred medical expenses not covered by Medicaid and					
31	allowed under the Arkansas State Plan; and					
32	(9) Incurred medical expenses carry forward amount for allowable					
33	medical expenses not previously deducted.					
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35	28-72-705. Process for amending qualified income trust.					

1	<u>A qualified income trust shall not be changed without written approval</u>
2	from the Department of Human Services.
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5	Referred by Representative Ladyman
6	Prepared by: JNL/JNL
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