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56TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2023

INTRODUCED BY

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AN ACT

RELATING TO HEALTH; ENACTING THE SUPPORTED DECISION-MAKING ACT; PROVIDING REQUIREMENTS FOR SUPPORTED DECISION-MAKING AGREEMENTS; PROVIDING DUTIES FOR SUPPORTERS; PROVIDING A LIMITATION OF LIABILITY; CREATING REPORTING REQUIREMENTS; CREATING A SUPPORTED DECISION-MAKING PROGRAM WITHIN THE OFFICE OF GUARDIANSHIP IN THE DEVELOPMENTAL DISABILITIES COUNCIL; MAKING AN APPROPRIATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. [NEW MATERIAL] SHORT TITLE.--This act may be cited as the "Supported Decision-Making Act".

SECTION 2. [NEW MATERIAL] DEFINITIONS.--As used in the Supported Decision-Making Act:

"adult" means a person who is at least eighteen years of age;

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- B. "supported decision-maker" means an adult who seeks to enter, or has entered, into a supported decision-making agreement with one or more supporters pursuant to the Supported Decision-Making Act;
- C. "supported decision-making agreement" means an agreement entered into between a supported decision-maker and a supporter pursuant to the provisions of the Supported Decision-Making Act; and
- D. "supporter" means an adult who has entered into a supported decision-making agreement with a supported decision-maker pursuant to the Supported Decision-Making Act.
- SECTION 3. [NEW MATERIAL] SUPPORTED DECISION-MAKING

 AGREEMENTS--SCOPE OF AGREEMENTS.--A supported decision-maker

 may voluntarily, without undue influence or coercion, enter

 into a supported decision-making agreement with one or more

 supporters under which the supported decision-maker authorizes

 the supporter to do any or all of the following:
- A. provide supported decision-making, including assistance in understanding the options, responsibilities and consequences of the supported decision-maker's life decisions without making those decisions on behalf of the supported decision-maker;
- B. assist the supported decision-maker in accessing, collecting and obtaining information that is relevant to a given life decision, including medical, .223440.3

1	psychological, financial, educational or treatment records,
2	from any person;
3	C. assist the supported decision-maker in
4	understanding the information described in Subsection B of this
5	section; and
6	D. assist the supported decision-maker in
7	communicating the supported decision-maker's decisions to
8	appropriate persons.
9	SECTION 4. [NEW MATERIAL] SUPPORTED DECISION-MAKING
10	AGREEMENT REQUIREMENTS
11	A. A supported decision-making agreement may be in
12	any form but shall:
13	(1) be in writing;
14	(2) be dated;
15	(3) be signed voluntarily, without coercion or
16	undue influence, by the supported decision-maker and the
17	supporter;
18	(4) designate a supporter;
19	(5) list the types of decisions with which the
20	supporter is authorized to assist the supported decision-maker;
21	(6) list the types of decisions, if any, with
22	which the supporter is not authorized to assist the supported
23	decision-maker; and
24	(7) contain a consent signed by the supporter
25	indicating the supporter's:
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decision-maker;

4	and
5	(c) acknowledgment of the duties of a
6	supporter.
7	B. Each party to a supported decision-making
8	agreement shall sign the agreement in the presence of at least
9	two adult witnesses or a notary public.
10	SECTION 5. [NEW MATERIAL] PRESUMPTION OF CAPACITY
11	A. All supported decision-makers are presumed to
12	have capacity and to be capable of managing their affairs
13	unless otherwise determined by a court. A diagnosis of mental
14	illness, intellectual disability or developmental disability,
15	of itself, does not void the presumption of capacity.
16	B. The manner in which a supported decision-maker
17	communicates with others is not grounds for determining that
18	the supported decision-maker is incapable of managing the
19	supported decision-maker's own affairs.
20	C. The execution of a supported decision-making
21	agreement may not be used as evidence of capacity or incapacity
22	in any civil or criminal proceeding and does not preclude the
23	ability of the supported decision-maker who has entered into a
24	supported decision-making agreement to act independently of the

agreement.

(a) relationship to the supported

(b) willingness to act as a supporter;

1	SECTION 6. [NEW MATERIAL] SUPPORTER DUTIES AND
2	AUTHORITYSUPPORTER PROHIBITIONS
3	A. A supporter shall:
4	(1) act in good faith;
5	(2) act with the care, competence and
6	diligence ordinarily exercised by supporters in similar
7	circumstances;
8	(3) act only within the scope of authority
9	granted in the supported decision-making agreement;
10	(4) avoid self-dealing; and
11	(5) support the will and preference of the
12	supported decision-maker rather than the supporter's opinion of
13	the supported decision-maker's best interests.
14	B. A supporter is prohibited from:
15	(1) making decisions on behalf of the
16	supported decision-maker;
17	(2) obtaining, without the consent of the
18	supported decision-maker, information that is not reasonably
19	related to matters with which the supporter is authorized to
20	assist pursuant to the supported decision-making agreement; and
21	(3) using, without the consent of the
22	supported decision-maker, information acquired for a purpose
23	other than assisting the supported decision-maker to make a
24	decision under the supported decision-making agreement.
25	SECTION 7. [NEW MATERIAL] SUPPORTER NOT A FIDUCIARY
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AGENTA	supporter	is	not	а	fiduciary	agent	of	the	supported
decision-n	nakor								

- SECTION 8. [NEW MATERIAL] SUPPORTER DISQUALIFICATIONS.-The following persons are disqualified from acting as a supporter:
- A. an individual who is the subject of a civil or criminal order prohibiting contact with the supported decision-maker;
- B. an individual who has been placed on the department of health's employee abuse registry;
- C. an individual who has been convicted of a crime involving violence or dishonesty within the preceding ten years; and
 - D. an individual who is currently incarcerated.

SECTION 9. [NEW MATERIAL] ACCESS TO PERSONAL INFORMATION.--

A. If a supporter assists a supported decisionmaker in accessing, collecting or obtaining personal
information, including financial information, protected health
information under the federal Health Insurance Portability and
Accountability Act of 1996 or educational records under the
federal Family Educational Rights and Privacy Act of 1974, the
supporter shall ensure that the information is kept privileged
and confidential, as applicable, and is not subject to
unauthorized access, use or disclosure.

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- B. The existence of a supported decision-making agreement does not preclude a supported decision-maker from seeking personal information without the assistance of the supporter.
- SECTION 10. [NEW MATERIAL] THIRD PARTY RELIANCE ON SUPPORTED DECISION-MAKING AGREEMENT--LIMITATION OF LIABILITY.--
- A. A person who receives an original or a copy of a supported decision-making agreement shall rely on the agreement.
- B. A person is not subject to civil or criminal liability for an act or omission done in good faith and in reliance on a supported decision-making agreement or in complying with or attempting to comply with the provisions of the Supported Decision-Making Act.
- C. A supporter is not subject to the provisions of this section.
- SECTION 11. [NEW MATERIAL] RECOGNITION OF DECISIONS MADE WITH ASSISTANCE OF SUPPORTER. -- A decision or request made or communicated with the assistance of a supporter in conformity with the Supported Decision-Making Act shall be recognized for the purposes of any provision of law as the decision or request of the supported decision-maker.
- SECTION 12. [NEW MATERIAL] TERM OF SUPPORTED DECISION-MAKING AGREEMENT--TERMINATION OR REVOCATION OF AGREEMENT.--
- A. Except as provided by Subsection B of this .223440.3

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terminate	ed by	either	party	or	bу	the	terms	of	the	agreeme	ent.

- B. The supported decision-making agreement is terminated as to a particular supporter if:
- (1) the adult protective services division of the aging and long-term services department finds that the supported decision-maker has been abused, neglected or exploited by the supporter;
- (2) the supporter is the subject of a civil or criminal order prohibiting contact with the supported decisionmaker;
- (3) the supporter has been placed on the department of health's employee abuse registry;
- (4) the supporter has been convicted of a crime involving violence or dishonesty;
 - (5) the supporter is incarcerated;
- (6) the supported decision-maker gives notice to the supporter orally, in writing, through an assistive technology device or by any other means or act showing a specific intent to terminate the agreement; or
- (7) the supporter provides written notice of the supporter's resignation to the supported decision-maker.
- SECTION 13. [NEW MATERIAL] REPORTING OF SUSPECTED ABUSE,
 NEGLECT OR EXPLOITATION.--If a person who receives a copy of a
 supported decision-making agreement or is aware of the

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existence of a supported decision-making agreement has cause to believe that the supported decision-maker is being abused, neglected or exploited by the supporter, the person shall report the alleged abuse, neglect or exploitation to the aging and long-term services department's adult protective services division's statewide intake hotline.

SECTION 14. [NEW MATERIAL] SUPPORTED DECISION-MAKING PROGRAM--CREATED--PROGRAM DUTIES.--

- The "supported decision-making program" is created within the office of guardianship in the developmental disabilities council.
 - В. The supported decision-making program may:
- provide information to adults interested (1) in entering into supported decision-making agreements;
- review supported decision-making (2) agreements and help determine if the agreement meets statutory requirements;
- (3) provide resources for a supported decision-maker who believes a supporter is acting outside the scope of the supported decision-maker's and the supporter's supported decision-making agreement; and
- (4) provide resources to any individual who is seeking information on reporting suspected abuse, neglect or exploitation of the supported decision-maker.
- **SECTION 15.** APPROPRIATION.--One hundred eighty-nine .223440.3

thousand dollars (\$189,000) is appropriated from the general fund to the developmental disabilities council for expenditure in fiscal year 2024 to carry out the provisions of the Supported Decision-Making Act and to hire a full-time employee and contract support to create and administer the supported decision-making program in the office of guardianship in the developmental disabilities council. Any unexpended or unencumbered balance remaining at the end of fiscal year 2024 shall revert to the general fund.

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