J**OSH GREEN, M**.D. GOVERNOR KE KIA'ĂINA



GOV. MSG. NO. 138

EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

July 3, 2025

The Honorable Ronald D. Kouchi President of the Senate, and Members of the Senate Thirty-Third State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Nadine Nakamura Speaker, and Members of the House of Representatives Thirty-Third State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Aloha President Kouchi, Speaker Nakamura, and Members of the Legislature:

This is to inform you that on July 3, 2025, the following bill was signed into law:

H.B. NO. 320, H.D. 2, S.D. 1, C.D. 1 RELATING TO SUPPPORTED DECISION-MAKING AGREEMENTS. ACT 284

Mahalo,

Mreen M.D.

Josh Green, M.D. Governor, State of Hawaiʻi

#### Approved by the Governor

JUL 3 2025

on

HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

#### ACT 284 H.B. NO. <sup>320</sup> H.D. 2 S.D. 1 C.D. 1

### A BILL FOR AN ACT

RELATING TO SUPPORTED DECISION-MAKING AGREEMENTS.

#### **BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:**

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	SUPPORTED DECISION-MAKING AGREEMENT FOR QUALIFIED ADULTS
6	<b>§ -1 Definitions</b> . As used in this chapter:
7	"Adult" means an individual who is eighteen years of age or
8	older, or an emancipated minor.
9	"Aging adult" means a person who is sixty-five years of age
10	or older.
11	"Assist" means helping a qualified adult consider the
12	advantages and disadvantages of a decision and understand the
13	possible outcomes of making that decision.
14	"Disability" means a physical or mental impairment that
15	substantially limits one or more major life activities or a
16	record of such an impairment.

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"Member of the supportive community" means a person whom the qualified adult has identified, whom the qualified adult trusts to engage in the supported decision-making process, and who understands the qualified adult's desires and personal values. "Mentally ill adult" means an adult who has a psychiatric disorder or other disease that substantially impairs the adult's mental health and necessitates treatment or supervision. "Personal information" means information that can be used to distinguish or trace an individual's identity, either alone or when combined with other information, that is linked or linkable to a specific individual. "Qualified adult" means an adult with a disability, a mentally ill adult, or an aging adult. "Supported decision-making" means a process where a qualified adult has made or is making decisions by using friends, family members, professionals, or other people the qualified adult trusts to: Help understand the issues and choices; (1)

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20 (2) Answer questions;

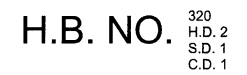
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1	(3)	Provide explanations in a language the qualified adult		
2		understands;		
3	(4)	Communicate the qualified adult's decision to others,		
4		if necessary and if specifically requested by the		
5		qualified adult; or		
6	(5)	Facilitate the exercise of decisions regarding the		
7		qualified adult's day-to-day health, safety, welfare,		
8		or financial affairs.		
9	"Sup	ported decision-making agreement" or "agreement" means		
10	a volunta:	ry agreement entered into pursuant to this chapter		
11	between a qualified adult and one or more members of the			
12	supportive community.			
13	"Vul	nerable adult" has the same meaning as defined in		
14	section 3	46-222.		
15	§ ·	-2 Supported decision-making agreement; term. (a) A		
16	qualified	adult may voluntarily, without coercion or undue		
17	influence	, enter into a supported decision-making agreement with		
18	one or mo:	re members of the supportive community; provided that		
19	the suppor	rted decision-making agreement shall not adversely		
20	affect the	e decision-making authority granted to a court-		
21	appointed	guardian or court-appointed conservator.		

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1	(b)	Unde	the suppor	ted decis	ion-making	g agreement,	the
2	qualified	adul	may reques	t the meml	ber of the	e supportive	
3	community	to d	any or all	of the fo	ollowing:		
4	(1)	Prov	le supporte	d decision	n-making,	including	
5		assi	ance in un	derstandi	ng the opt	cions,	
6		resp	sibilities	, and con	sequences	of the qual	ified
7		adul	s life dec	isions, w	ithout ma}	king those d	ecisions
8		on be	alf of the	qualified	d adult;		
9	(2)	Assi	in access	ing, colle	ecting, ob	otaining, and	d
10		understanding information that is relevant to a given					
11		life	ecision fr	om any per	rson, incl	luding but n	ot
12		limit	d to:				
13		(A)	ledical, ps	ychologica	al, financ	cial, educat	ional,
14			ccupationa	l, and so	cial decis	sions;	
15		(B)	reatment r	ecords;			
16		(C)	low and in	what relat	tionships	the qualifi	ed adult
17			hooses to	engage; ar	nd		
18		(D)	nformation	about how	w members	of the supp	ortive
19			ommunity a	re chosen;	; or		

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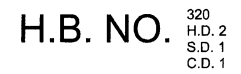
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1	(3)	Assist the qualified adult in communicating the
2		qualified adult's decisions to appropriate persons
3		when expressly requested by the qualified adult.
4	(c)	A member of the supportive community shall not be
5	entitled	to compensation or other consideration, in cash or in
6	kind, for	assistance provided to the qualified adult for the
7	purposes	of a supported decision-making agreement.
8	(d)	A qualified adult shall not enter into a supported
9	decision-	making agreement with a member of the supportive
10	community	who:
11	(1)	Has been confirmed as the perpetrator of abuse of the
12		qualified adult, any other qualified adult, or any
13		vulnerable adult; or
14	(2)	Has been convicted of:
15		(A) A crime against a vulnerable adult or in which
16		the member otherwise intentionally caused
17		physical harm to another;
18		(B) A financial crime; or
19		(C) The offense of theft in the first, second, third,
20		or fourth degree.

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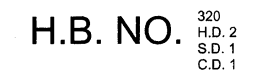
1 S -3 Access to personal information. (a) The member of 2 the supportive community selected by a qualified adult pursuant 3 to section -2 shall only assist the qualified adult in 4 accessing, collecting, or obtaining information that is relevant 5 to a decision made pursuant to the supported decision-making 6 agreement and only when the assistance is specifically requested 7 by the qualified adult; provided that protected medical information under the Health Insurance Portability and 8 9 Accountability Act of 1996, P.L. 104-191, or education records 10 under title 20 United States Code section 1232q of the Family 11 Educational Rights and Privacy Act of 1974 shall require express 12 written consent from the qualified adult.

(b) If a member of the supportive community assists the qualified adult in accessing, collecting, or obtaining financial, medical, or personal information, the member of the supportive community shall keep the information confidential, as requested by the qualified adult.

(c) A member of the supportive community who obtains
information pursuant to this section shall only use the
information for the specific purposes requested by the qualified
adult. Any misuse of information obtained pursuant to this

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1	section m	ay subject the member of the supportive community to
2	criminal	and civil liability.
3	§	-4 Supported decision-making agreement; requirements;
4	terminati	on. (a) A supported decision-making agreement shall
5	be in wri	ting and shall include, at a minimum:
6	(1)	The name of the qualified adult;
7	(2)	The name, address, phone number, and electronic mail
8		address of the member of the supportive community, if
9		applicable;
10	(3)	Identification of the subject matter for which the
11		qualified adult requests advice from the member of the
12		supportive community;
13	(4)	A description of the agreement terms, including, at a
14		minimum, the terms under which the member of the
15		supportive community agrees to:
16		(A) Provide information as requested by the qualified
17		adult;
18		(B) Respect that the final and ultimate decision is
19		the qualified adult's and not the member of the
20		supportive community's;

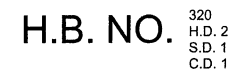
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1		(C) Not coerce or manipulate the qualified adult into
2		making any decision; and
3		(D) Provide the most up-to-date and relevant
4		information to the qualified adult based on all
5		the available and known information the member of
6		the supportive community has;
7	(5)	A description of how the members of the supportive
8		community may work together, if there is more than one
9		member of the supportive community;
10	(6)	A description of how any perceived or actual conflict
11		between the members of the supportive community and
12		the qualified adult shall be mitigated;
13	(7)	A notice that any person, as described in section
14		346-224(a), who is relying on the supported decision-
15		making agreement and who knows or has reason to
16		believe that the qualified adult is a vulnerable adult
17		and has incurred abuse or is in danger of abuse if
18		immediate action is not taken, shall report the
19		alleged abuse to the department of human services in
20		accordance with section 346-224; and

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1 (8) The day, month, and year the supported decision-making 2 agreement was entered into. 3 A supported decision-making agreement shall be signed (b) 4 voluntarily, without coercion or undue influence, by the 5 qualified adult and each member of the supportive community in 6 the presence of two or more attesting and disinterested 7 witnesses who are eighteen years of age or older, or a notary 8 public. 9 The supported decision-making agreement shall be (C) 10 effective until terminated by either the qualified adult or the 11 member of the supportive community, or by the terms of the 12 agreement. Any party may choose to terminate the agreement at any time by providing written or verbal notice of the 13 14 termination to all parties to the supported decision-making 15 agreement.

16 (d) The supported decision-making agreement shall17 automatically be terminated if:

18 (1) After investigating a member of the supportive
19 community for abuse of the qualified adult, the
20 department of human services confirms that the

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1		qualified adult is a vulnerable adult who has been			
2		abused by the member of the supportive community; or			
3	(2)	The	member of the supportive community is:		
4		(A)	Confirmed as the perpetrator of abuse of the		
5			qualified adult, any other qualified adult, or		
6			any vulnerable adult;		
7		(B)	Convicted of a crime against a vulnerable adult		
8			or in which the member otherwise intentionally		
9			caused physical harm to another;		
10		(C)	Convicted of a financial crime; or		
11		(D)	Convicted of the offense of theft in the first,		
12			second, third, or fourth degree.		
13	(e)	A su	pported decision-making agreement, or the		
14	execution	of a	supported decision-making agreement, shall not be		
15	used as e	viden	ce of incapacity or incompetency of the qualified		
16	adult and	shal	l not preclude an adult with a functional		
17	impairmen	t who	has entered into such an agreement from acting		
18	independe	ntly	of the agreement.		
19	(f)	The	existence of a supported decision-making agreement		
20	shall not	prec	lude a qualified adult from seeking personal		

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1 information on their own without the assistance of the member of 2 the supportive community. -5 Reliance on agreement; limitation of liability. 3 S 4 (a) A person who receives the original or a copy of the supported decision-making agreement shall rely on the agreement 5 and its authority to assist as presented. 6 7 (b) A person shall not be subject to criminal or civil liability and shall not be deemed to have engaged in 8 9 professional misconduct for an act or omission if the act or 10 omission is done in good faith and in reliance on a supported decision-making agreement and its authority to assist as 11 12 presented." SECTION 2. If any provision of this Act, or the 13 14 application thereof to any person or circumstance, is held 15 invalid, the invalidity does not affect other provisions or 16 applications of the Act that can be given effect without the invalid provision or application, and to this end the provisions 17 of this Act are severable. 18

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SECTION 3. This Act shall take effect upon its approval.

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APPROVED this 3rd day of July , 2025

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GOVERNOR OF THE STATE OF HAWAII

#### THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: April 30, 2025 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the

House of Representatives of the Thirty-Third Legislature of the State of Hawaii, Regular Session of 2025.

Mudini K. Muhn\_

Nadine K. Nakamura Speaker House of Representatives

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Brian L. Takeshita Chief Clerk House of Representatives

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### THE SENATE OF THE STATE OF HAWAI'I

Date: April 30, 2025 Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate

of the Thirty-Third Legislature of the State of Hawai'i, Regular Session of 2025.

President of the Senate

and

Clerk of the Senate