LC 834 2019 Regular Session 1/9/19 (LAS/ps)

DRAFT

SUMMARY

Prescribes optional form for supported decision-making agreement. Limits liability of supporter acting under authority granted in statutory form for supported decision-making agreement and of individuals relying on supporter's authority under statutory form.

Requires court to consider supported decision-making as less restrictive alternative to protective proceeding.

Modifies notice requirements in protective proceedings to require that notice be provided to supporters under supported decision-making agreement.

Requires certain disclosures before professional supporter may enter into supported decision-making agreement.

1 A BILL FOR AN ACT

- 2 Relating to supported decision-making agreements; creating new provisions;
- and amending ORS 125.005, 125.055, 125.060, 125.150, 125.305, 125.680 and
- 4 343.181.

- 5 Be It Enacted by the People of the State of Oregon:
- 6 SECTION 1. Definitions. As used in sections 1 to 10 of this 2019 Act:
- 7 (1) "Health care provider" has the meaning given that term in ORS 8 127.505.
- 9 (2) "Life decisions" includes, but is not limited to, decisions re-10 garding any of the following:
- 11 (a) Where the person wants to live.
- 12 **(b) With whom the person wants to live.**
- 13 (c) The services, supports and medical care the person wants to 14 receive.
 - (d) Where the person wants to work.

1 (e) With whom the person wants to associate.

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- 2 (f) The educational and learning goals of the person.
- 3 (3) "Person with a disability" means any person who has a physical 4 or mental impairment that substantially limits one or more major life 5 activities including, but not limited to, independent living, self-6 direction, self-care, mobility, communication, learning, education, 7 medical care, financial decision-making and safety.
 - (4) "Supported decision-making" means a process of supporting and accommodating a person to enable the person to make life decisions without impeding the self-determination of the person.
 - (5) "Supported decision-making agreement" means an agreement between a person and a supporter entered into under sections 1 to 10 of this 2019 Act.
 - (6) "Supported person" means a person who enters into a supported decision-making agreement with a supporter.
 - (7) "Supporter" means an adult who enters into a supported decision-making agreement with a person.
 - SECTION 2. Policy and purpose. It is the policy of this state that the least restrictive alternative to the appointment of a fiduciary for a person with a disability be considered prior to the initiation of a protective proceeding under ORS chapter 125. The purpose of sections 1 to 10 of this 2019 Act is to recognize supported decision-making agreements and to ensure that supported decision-making agreements are considered as a less restrictive alternative to protective proceedings under ORS chapter 125 for a person with a disability who needs assistance with life decisions.
- SECTION 3. Agreement not evidence of incapacity. Execution of a supported decision-making agreement may not be used as evidence that the supported person is incapacitated, as defined in ORS 125.005, and does not preclude the supported person from acting independently of the agreement.

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- SECTION 4. Scope of agreement. (1) A person who is at least 18 years of age may execute a written supported decision-making agreement in which the person authorizes a supporter to do any of the following:
 - (a) Provide supported decision-making to the supported person, including assistance with understanding the options, responsibilities and consequences of the supported person's life decisions, without making those decisions on behalf of the supported person.
- 9 (b) Assist the supported person with accessing, collecting and ob-10 taining information that is relevant to a given life decision, including 11 medical, psychological, financial, education or treatment records, from 12 any person.
 - (c) Assist the supported person with understanding the information described in paragraph (b) of this subsection.
- 15 (d) Assist the supported person with communicating the supported person's decisions to appropriate persons.
- 17 (2) A supporter does not have authority to do any of the following:
- 18 (a) Act as a surrogate decision maker for the supported person.
- 19 (b) Sign legal documents on behalf of the supported person.
- 20 (c) Take possession of the supported person's property.
- 21 (d) Bind the supported person to a legal agreement.
- 22 (3) Subject to section 5 of this 2019 Act, a supporter may exercise 23 the authority granted to the supporter in the supported decision-24 making agreement.
- 25 (4) Notwithstanding the existence of a supported decision-making agreement, a supported person may:
- 27 (a) Request and receive assistance from the supporter on any deci-28 sion that is not covered under the supported decision-making agree-29 ment at any time.
- 30 **(b)** Request and receive assistance from another person who is not a supporter.

- SECTION 5. Access to personal information. (1) A supporter is authorized to assist the supported person with accessing, collecting or obtaining only information that is relevant to a decision authorized under the supported decision-making agreement.
- (2)(a) A supporter may access or obtain patient health care records only if the supported person authorizes the supporter to access or obtain the person's protected health information by executing a separate authorization in substantially the same form as ORS 192.566.
- 9 (b) A supporter may access or obtain the education records of the supported person only if the supported person executes a separate release allowing the supporter to access or obtain the supported person's education records under the federal Family Educational Rights and Privacy Act (20 U.S.C. 1232g).
- 14 (c) A supporter may access the financial information of a supported 15 person only if the supported person executes a separate release of fi-16 nancial information authorization form.
 - (3) The supporter shall ensure the information under this section is kept privileged and confidential, as applicable, and is not subject to unauthorized access, use or disclosure.

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- 20 (4) Notwithstanding the existence of a supported decision-making 21 agreement, a supported person continues to have unrestricted access 22 to the person's personal information without the assistance of a sup-23 porter.
- 24 (5) A supporter does not have a fiduciary duty or fiduciary obli-25 gation to the supported person.
- SECTION 6. Witnesses. A supported person and the person's supporter entering into a supported decision-making agreement must sign and date the agreement before a notary public or in the presence of two witnesses who are at least 18 years of age.
- 30 <u>SECTION 7.</u> <u>Supported decision-making agreement form.</u> (1) A 31 supported decision-making agreement is valid if it is in writing, en-

1	sombod under section 6 of this 2010 Act
2	scribed under section 6 of this 2019 Act.
3	(2) A supported decision-making agreement may be in substantially
4	the following form:
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6 7	SUPPORTED DECISION-MAKING AGREEMENT
8	
9	APPOINTMENT OF SUPPORTER
10	I, (name), make this agreement voluntarily and of
11	my own free will.
12	
13	I appoint as my supporter. My supporter's address
14	is, e-mail address is and telephone number
15	is
16	I have chosen to have multiple supporters, listed below. My sup-
17	porter named above may collaborate with my other supporters if I
18	have checked "Yes," but if I have checked "No," my supporter may
19	not collaborate with my other supporters.
20	
21	Name of supporter:
22	Telephone number of supporter:
23	Yes No
24	
25	Name of supporter:
26	Telephone number of supporter:
27	Yes No
28	
29	For the following everyday life decisions, if I have checked "Yes,"
30	my supporter may help me with that type of decision, but if I have
31	checked "No," my supporter may not help me with that type of deci-

1	sion:
2	
3	Yes No Obtaining food, clothing and shelter.
4	Yes No Taking care of my physical health.
5	Yes No Taking care of my mental health.
6	Yes No Managing my financial affairs.
7	Yes No Applying for public benefits.
8	Yes No Assistance with seeking vocational rehabilitation
9	services and other vocational supports.
10	
11	The following are other decisions I have specifically identified that
12	I would like assistance with:
13	If I have not checked either "Yes" or "No" or specifically identified
14	and listed a decision immediately above, my supporter may not help
15	me with that type of decision.
16	My supporter is not allowed to make decisions for me. To help me
17	with my decisions, my supporter may do any of the following, if I have
18	checked "Yes":
19	1. Help me access, collect or obtain information, including records,
20	relevant to a decision. If I have checked "Yes," my supporter may help
21	me access, collect or obtain the type of information specified, includ-
22	ing relevant records, but if I have checked "No," or I have not checked
23	either "Yes" or "No," my supporter may not help me access, collect
24	or obtain that type of information:
25	Yes No Medical
26	Yes No Psychological
27	Yes No Financial
28	Yes No Education
29	Yes No Treatment
30	Yes No Other (If "Yes," specify the other type(s) of infor-
21	mation with which your supporter may assist.

LC 834 1/9/19

1	2. Yes No Help me understand my options so I can make an
2	informed decision.
3	3. Yes No Help me communicate my decision(s) to appro-
4	priate persons.
5	4. Yes No Help me access appropriate personal records that
6	may or may not require a separate release, including protected health
7	information under the Health Insurance Portability and Accountabil-
8	ity Act and protected information under the Family Educational
9	Rights and Privacy Act, for specific decisions I want to make.
10	
11	EFFECTIVE DATE OF
12	SUPPORTED DECISION-MAKING AGREEMENT
13	
14	This supported decision-making agreement is effective immediately
15	and will continue until (date), or until the agreement is
16	terminated by me or by my supporter or by operation of law.
17	Signature:
18	Date:
19	Printed name of person designating a supporter:
20	
21	CONSENT OF SUPPORTER
22	
23	I know (name of person) personally or I have received
24	proof of his or her identity, and I believe him or her to be at least 18
25	years of age and entering into this agreement knowingly and volun-
26	tarily. I am at least 18 years of age.
27	I, (name of supporter), consent to act as a supporter
28	under this agreement.
29	
30	Supporter:
31	Signature:

1	Date:
2	Printed name:
3	Address:
4	E-mail address:
5	Telephone number(s):
6	
7	SIGNATURE OF NOTARY PUBLIC OR
8	STATEMENT AND SIGNATURE OF WITNESSES
9	
10	(This agreement must be signed either by a notary public or by two
11	witnesses who are at least 18 years of age.)
12	
13	OPTION I: NOTARY PUBLIC
14	
15	State of
16	County of
17	This document was acknowledged before me on
18	(date), by (name of person with a disability) and
19	(name of supporter).
20	Signature of notary:
21	(Seal, if any, of notary)
22	Printed name:
23	My commission expires:
24	
25	OPTION II: WITNESSES
26	
27	We declare that we are at least 18 years of age and that the persons
28	signing this supported decision-making agreement:
29	1. Are personally known to us or have provided proof of identity;
30	2. Signed this supported decision-making agreement in our pres-
31	ence: and

1	3. Appeared to be of sound mind and not under duress, fraud or
2	undue influence.
3	
4	Witness No. 1:
5	Signature:
6	Date:
7	Printed name:
8	Address:
9	Telephone number(s):
10	
11	Witness No. 2:
12	Signature:
13	Date:
14	Printed name:
15	Address:
16	Telephone number(s):
17	
18	WARNING:
19	
20	PROTECTION FOR THE SUPPORTED PERSON
21	
22	IF A PERSON WHO RECEIVES A COPY OF THIS AGREEMENT OR
23	IS AWARE OF THE EXISTENCE OF THIS AGREEMENT HAS CAUSE
24	TO BELIEVE THAT THE SUPPORTED PERSON IS BEING ABUSED,
25	NEGLECTED OR EXPLOITED BY THE SUPPORTER, THE PERSON
26	MAY REPORT THE ALLEGED ABUSE, NEGLECT OR EXPLOITA-
27	TION TO THE DEPARTMENT OF HUMAN SERVICES BY CALLING
28	THE ABUSE HOTLINE AT (855) 503-SAFE (7233).
29	
30	(3) The Department of Human Services shall prepare and provide
31	access to a supported decision-making agreement instrument and ac-

- 1 companying information for a person with a disability, family members of a person with a disability, education professionals and school 2 districts, health care and social service professionals, county clerks 3 and local bar associations. The department may charge a reasonable fee for the cost of preparation and distribution of the supported 5 decision-making agreement forms and information. The department 6 may satisfy the requirements under this subsection by making the 7 supported decision-making agreement forms and information available 8 on a website maintained by the department. 9
- SECTION 8. Terms of agreement. (1) Except as otherwise provided in this section, a supported decision-making agreement extends until terminated by the supported person or the supporter or by the terms of the agreement.
 - (2) A supported decision-making agreement is terminated upon the occurrence of any of the following:

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- (a) The Department of Human Services or a law enforcement agency substantiates an allegation of neglect or abuse by the supporter under ORS 124.005 to 124.040, 124.050 to 124.095, 124.100 to 124.140, 419B.005 to 419B.050, 430.735 to 430.765 or 441.630 to 441.680.
- (b) The supporter is found criminally liable for conduct described under paragraph (a) of this subsection.
- (c) A court authorizes a restraining order against the supporter as described under ORS 124.005 to 124.040 or 124.100 to 124.140.
- 24 (3) A supported person may revoke a supported decision-making 25 agreement at any time by doing any of the following:
- 26 (a) Canceling, defacing, obliterating, burning, tearing or otherwise 27 destroying the supported decision-making agreement or directing an-28 other person to destroy the supported decision-making agreement.
- (b) Executing a statement, in writing, that is signed and dated by the supported person, expressing the supported person's intent to revoke the supported decision-making agreement.

- 1 (c) Verbally expressing the supported person's intent to revoke the 2 supported decision-making agreement in the presence of two wit-3 nesses.
- 4 (4) A supporter may resign:
- 5 (a) As provided in the supported decision-making agreement; or
- 6 (b) If the supported decision-making agreement does not provide a 7 method for the supporter's resignation, at any time by giving notice, 8 in writing, to the supported person.
- 9 <u>SECTION 9.</u> Reliance on agreement; limitation of liability. (1) Any person who reasonably relies in good faith on the authority of a sup-11 porter under a supported decision-making agreement is not liable to any other person based on that reliance.
- 13 (2) Subsection (1) of this section does not apply if the person relying 14 on the authority of a supporter has actual knowledge or notice that:
- 15 (a) The agreement has been terminated or revoked as described in 16 section 8 of this 2019 Act;
- 17 **(b) The agreement is invalid; or**

- 18 (c) The supporter has committed abuse, neglect or financial ex-19 ploitation under ORS 124.005 to 124.040, 124.050 to 124.095, 124.100 to 20 124.140, 419B.005 to 419B.050, 430.735 to 430.765 or 441.630 to 441.680.
- 21 (3) This section may not be construed to provide immunity from 22 actions alleging that a health care provider has done any of the fol-23 lowing:
- 24 (a) Caused personal injury as a result of a negligent, reckless or 25 intentional act.
- 26 **(b) Acted inconsistently with the expressed wishes of a supported** 27 **person.**
- (c) Failed to provide information to a supported person or the supported person's supporter that would be necessary for informed consent.
 - (d) Otherwise acted inconsistently with applicable law.

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- 1 (4) The existence or availability of a supported decision-making agreement does not relieve a health care provider of any legal obligation to provide services to a person with a disability, including the 3 obligation to provide reasonable accommodations or auxiliary aids and services, including interpretation services and communication supports to a person with a disability under the federal Americans with 6 Disabilities Act.
 - (5) A supporter acting under a valid supported decision-making agreement is immune from civil liability for the supporter's acts or omissions in performing duties as the supporter if the supporter performs the duties in good faith, in conformance with the supported decision-making agreement and with the care an ordinarily prudent person in a like position would exercise in the person's own affairs.
 - (6) Subsections (1) and (5) of this section do not apply if the supported decision-making agreement is not in substantially the form described in section 7 (2) of this 2019 Act.
- SECTION 10. Reporting of suspected abuse, neglect or financial ex-17 ploitation. (1) If a person who receives a copy of a supported 18 decision-making agreement or who is aware of the existence of a sup-19 ported decision-making agreement has cause to believe that a sup-20 ported person is being abused, neglected or financially exploited under 21 ORS 124.005 to 124.040, 124.050 to 124.095, 124.100 to 124.140, 419B.005 to 22 419B.050, 430.735 to 430.765 or 441.630 to 441.680 by the supporter, the 23 person may report the alleged abuse, neglect or financial exploitation 24 to the Department of Human Services. 25
- (2) Nothing in this section may be construed as eliminating or 26 limiting a person's requirement to report under any other statute or 27 regulation. 28
- **SECTION 11.** ORS 125.005 is amended to read: 29
- 125.005. As used in this chapter: 30
- (1) "Conservator" means a person appointed as a conservator under the 31

- 1 provisions of this chapter.
- 2 (2)(a) "Fiduciary" means a guardian or conservator appointed under the
- 3 provisions of this chapter or any other person appointed by a court to as-
- 4 sume duties with respect to a protected person under the provisions of this
- 5 chapter.
- 6 (b) "Fiduciary" does not include a supporter under a supported 7 decision-making agreement described in sections 1 to 10 of this 2019
- 8 Act.
- 9 (3) "Financially incapable" means a condition in which a person is unable
- 10 to manage financial resources of the person effectively for reasons including,
- 11 but not limited to, mental illness, mental retardation, physical illness or
- 12 disability, chronic use of drugs or controlled substances, chronic
- 13 intoxication, confinement, detention by a foreign power or disappearance.
- 14 "Manage financial resources" means those actions necessary to obtain, ad-
- 15 minister and dispose of real and personal property, intangible property,
- 16 business property, benefits and income.
- 17 (4) "Guardian" means a person appointed as a guardian under the pro-
- 18 visions of this chapter.
- 19 (5) "Incapacitated" means a condition in which a person's ability to re-
- 20 ceive and evaluate information effectively or to communicate decisions is
- 21 impaired to such an extent that the person presently lacks the capacity to
- 22 meet the essential requirements for the person's physical health or safety.
- 23 "Meeting the essential requirements for physical health and safety" means
- 24 those actions necessary to provide the health care, food, shelter, clothing,
- 25 personal hygiene and other care without which serious physical injury or
- 26 illness is likely to occur.
- 27 (6) "Minor" means any person who has not attained 18 years of age.
- 28 (7) "Protected person" means a person for whom a protective order has
- 29 been entered.
- 30 (8) "Protective order" means an order of a court appointing a fiduciary
- 31 or any other order of the court entered for the purpose of protecting the

- 1 person or estate of a respondent or protected person.
- 2 (9) "Protective proceeding" means a proceeding under this chapter.
- 3 (10) "Respondent" means a person for whom entry of a protective order
- 4 is sought in a petition filed under ORS 125.055.
- 5 (11) "Visitor" means a person appointed by the court under ORS 125.150
- 6 for the purpose of interviewing and evaluating a respondent or protected
- 7 person.
- 8 **SECTION 12.** ORS 125.055, as amended by section 2, chapter 59, Oregon
- 9 Laws 2018, is amended to read:
- 10 125.055. (1) A petition in a protective proceeding that seeks the appoint-
- 11 ment of a fiduciary must designate the type of fiduciary that the petitioner
- 12 seeks to have appointed. If the petition does not request the appointment of
- 13 a fiduciary, or if the petition requests both the appointment of a fiduciary
- and some other protective order, the petition must contain a statement of the
- 15 nature of the protective order requested. The caption of the petition must
- 16 reflect the type of fiduciary whose appointment is requested or, if the ap-
- 17 pointment of a fiduciary is not requested, the nature of the protective order
- 18 requested. An original and duplicate copy of the petition must be filed with
- 19 the court.
- 20 (2) A petition in a protective proceeding must contain the following in-
- 21 formation to the extent that the petitioner is aware of the information or to
- 22 the extent that the petitioner is able to acquire the information with rea-
- 23 sonable effort:
- 24 (a) The name, age, residence address and current location of the re-
- 25 spondent.
- 26 (b) The interest of the petitioner.
- 27 (c) The name, age and address of the petitioner and any person nominated
- 28 as fiduciary in the petition and the relationship of the person nominated to
- 29 the respondent.
- 30 (d) A statement as to whether the person nominated as fiduciary:
- 31 (A) Has been convicted of a crime;

- 1 (B) Has filed for or received protection under the bankruptcy laws;
- 2 (C) Has caused any loss resulting in a surcharge under ORS 125.025 (3)(e)
- 3 or a similar statute of another jurisdiction;
- 4 (D) Has been removed as a fiduciary under ORS 125.225; or
- 5 (E) Has had a license revoked or canceled that was required by the laws 6 of any state for the practice of a profession or occupation.
- 7 (e) If an event listed in paragraph (d) of this subsection has occurred, a 8 statement of the circumstances surrounding the event.
- 9 (f) If the person nominated as fiduciary is not the petitioner, a statement 10 indicating that the person nominated is willing and able to serve.
- 11 (g) The name and address of any fiduciary that has been appointed for the 12 respondent by a court of any state, any trustee for a trust established by or 13 for the respondent, any person appointed as a health care representative 14 under the provisions of ORS 127.505 to 127.660 and any person acting as 15 attorney-in-fact for the respondent under a power of attorney.
- 16 (h) The name and address of the respondent's treating physician and any 17 other person who is providing care to the respondent.
- (i) The factual information that supports the request for the appointment of a fiduciary or entry of other protective order, less restrictive alternatives to the appointment of a fiduciary that have been considered, including supported decision-making under sections 1 to 10 of this 2019 Act, and why the alternatives are inadequate and the names and addresses of all persons who have information that would support a finding that an adult respondent is incapacitated or financially incapable.
- 25 (j) A statement that indicates whether the person nominated as fiduciary 26 intends to place the respondent in a mental health treatment facility, a 27 nursing home or other residential facility.
- 28 (k) A general description of the estate of the respondent and the 29 respondent's sources of income and the amount of that income.
- 30 (L) A statement indicating whether the person nominated as fiduciary is 31 a public or private agency or organization that provides services to the re-

- spondent or an employee of a public or private agency or organization that provides services to the respondent.
- 3 (m) A statement that indicates whether the petitioner is petitioning for 4 plenary authority or specified limited authority for the person nominated as 5 fiduciary.
 - (3) In addition to the requirements of subsection (2) of this section:

- (a) If a petition seeks appointment of a guardian, the petition must contain a statement on whether the guardian will exercise any control over the estate of the respondent. If the guardian will exercise any control over the estate of the respondent, the petition must contain a statement of the monthly income of the respondent, the sources of the respondent's income, and the amount of any moneys that the guardian will be holding for the respondent at the time of the appointment.
- (b) If the petition seeks the appointment of a guardian for an adult re-14 spondent, of a guardian for a minor respondent who is more than 16 years 15 of age, in cases where the court determines there is the likelihood that a 16 petition seeking appointment of a guardian for the respondent as an adult 17 will be filed before the date that the respondent attains majority, in accord-18 ance with subsection (6) of this section, or as an adult, or of a temporary 19 fiduciary who will exercise the powers of a guardian for an adult respondent, 20 the petition must contain a statement notifying the court that a visitor must 21 be appointed. 22
- 23 (4) In addition to the requirements of subsection (2) of this section, if a 24 petition seeks appointment of a conservator or a temporary fiduciary who 25 will exercise the powers of a conservator or if a petition seeks a protective 26 order relating to the estate of the respondent, the petition must contain the 27 petitioner's estimate of the value of the estate.
- 28 (5) A petitioner may join parties in a petition in the manner provided by ORCP 28 for the joining of defendants.
- 30 (6) A parent or guardian of a minor may file a petition that seeks the 31 appointment of a guardian for the minor as an adult, to become effective on

- 1 the date that the minor attains majority, at any time within 90 days before
- 2 the date that the minor attains majority or at any other time determined by
- 3 the court to be necessary and appropriate to ensure the ongoing protection,
- 4 safety and welfare of the minor upon attaining majority.
- 5 (7) The court shall review a petition seeking appointment of a guardian
- 6 and shall dismiss the proceeding without prejudice, or require that the peti-
- 7 tion be amended, if the court determines that the petition does not meet the
- 8 requirements of this section.
- 9 **SECTION 13.** ORS 125.060 is amended to read:
- 125.060. (1) The notices required by this section must be given to all per-
- 11 sons whose identities and addresses can be ascertained in the exercise of
- 12 reasonable diligence by the person required to give the notice.
- 13 (2) Notice of the filing of a petition for the appointment of a fiduciary
- or entry of other protective order must be given by the petitioner to the
- 15 following persons:
- 16 (a) The respondent, if the respondent has attained 14 years of age.
- 17 (b) The spouse, parents and adult children of the respondent.
- (c) If the respondent does not have a spouse, parent or adult child, the
- 19 person or persons most closely related to the respondent.
- 20 (d) Any person who is cohabiting with the respondent and who is inter-
- 21 ested in the affairs or welfare of the respondent.
- (e) Any person who has been nominated as fiduciary or appointed to act
- 23 as fiduciary for the respondent by a court of any state, any trustee for a
- 24 trust established by or for the respondent, any person appointed as a health
- 25 care representative under the provisions of ORS 127.505 to 127.660, any
- 26 person acting as a supporter for the respondent under the provisions
- 27 of sections 1 to 10 of this 2019 Act and any person acting as attorney-in-
- 28 fact for the respondent under a power of attorney.
- 29 (f) If the respondent is a minor, the person who has exercised principal
- 30 responsibility for the care and custody of the respondent during the 60-day
- 31 period before the filing of the petition.

- 1 (g) If the respondent is a minor and has no living parents, any person 2 nominated to act as fiduciary for the minor in a will or other written in-3 strument prepared by a parent of the minor.
- (h) If the respondent is receiving moneys paid or payable by the United States through the Department of Veterans Affairs, a representative of the United States Department of Veterans Affairs regional office that has responsibility for the payments to the protected person.
- 8 (i) If the respondent is receiving moneys paid or payable for public as-9 sistance provided under ORS chapter 411 by the State of Oregon through the 10 Department of Human Services, a representative of the department.
- 11 (j) If the respondent is receiving moneys paid or payable for medical as-12 sistance provided under ORS chapter 414 by the State of Oregon through the 13 Oregon Health Authority, a representative of the authority.
- (k) If the respondent is committed to the legal and physical custody of the
 Department of Corrections, the Attorney General and the superintendent or
 other officer in charge of the facility in which the respondent is confined.
- 17 (L) If the respondent is a foreign national, the consulate for the respondent's country.
- 19 (m) Any other person that the court requires.
- 20 (3) Notice of a motion for the termination of the protective proceedings, 21 for removal of a fiduciary, for modification of the powers or authority of a 22 fiduciary, for approval of a fiduciary's actions or for protective orders in 23 addition to those sought in the petition must be given by the person making 24 the motion to the following persons:
- 25 (a) The protected person, if the protected person has attained 14 years of 26 age.
- 27 (b) Any person who has filed a request for notice in the proceedings.
- 28 (c) Except for a fiduciary who is making a motion, any fiduciary who has 29 been appointed for the protected person.
- 30 (d) If the protected person is receiving moneys paid or payable by the 31 United States through the Department of Veterans Affairs, a representative

- of the United States Department of Veterans Affairs regional office that has responsibility for the payments to the protected person.
- (e) If the protected person is committed to the legal and physical custody of the Department of Corrections, the Attorney General and the superintendent or other officer in charge of the facility in which the protected person is confined.
 - (f) Any person acting as a supporter for the protected person under the provisions of sections 1 to 10 of this 2019 Act.
 - [(f)] (g) Any other person that the court requires.

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- (4) A request for notice under subsection (3)(b) of this section must be in writing and include the name, address and phone number of the person requesting notice. A copy of the request must be mailed by the person making the request to the petitioner or to the fiduciary if a fiduciary has been appointed. The original request must be filed with the court. The person filing the request must pay the fee specified by ORS 21.135.
- (5) A person who files a request for notice in the proceedings in the manner provided by subsection (4) of this section is entitled to receive notice from the fiduciary of any motion specified in subsection (3) of this section and of any other matter to which a person listed in subsection (2) of this section is entitled to receive notice under a specific provision of this chapter.
- (6) If the Department of Human Services is nominated as guardian for the purpose of consenting to the adoption of a minor, the notice provided for in this section must also be given to the minor's brothers, sisters, aunts, uncles and grandparents.
- (7) In addition to the requirements of subsection (2) of this section, notice of the filing of a petition for the appointment of a guardian for a person who is alleged to be incapacitated must be given by the petitioner to the following persons:
- 29 (a) Any attorney who is representing the respondent in any capacity.
- 30 (b) If the respondent is a resident of a nursing home or residential facil-31 ity, or if the person nominated to act as fiduciary intends to place the re-

- spondent in a nursing home or residential facility, the office of the Long Term Care Ombudsman.
- 3 (c) If the respondent is a resident of a mental health treatment facility 4 or a residential facility for individuals with developmental disabilities, or if 5 the person nominated to act as fiduciary intends to place the respondent in 6 such a facility, the system described in ORS 192.517 (1).
- (8) In addition to the requirements of subsection (3) of this section, in a protective proceeding in which a guardian has been appointed, notice of the motions specified in subsection (3) of this section, and the address, telephone number and other contact information of the protected person, must be given by the person making the motion to the following persons:
- 12 (a) Any attorney who represented the protected person at any time during 13 the protective proceeding.
 - (b) If the protected person is a resident of a nursing home or residential facility, or if the motion seeks authority to place the protected person in a nursing home or residential facility, the office of the Long Term Care Ombudsman.
- (c) If the protected person is a resident of a mental health treatment facility or a residential facility for individuals with developmental disabilities, or if the motion seeks authority to place the protected person in such a facility, the system described in ORS 192.517 (1).
- 22 (9) A respondent or protected person may not waive the notice required 23 under this section.
- 24 (10) The requirement that notice be served on an attorney for a respond-25 ent or protected person under subsection (7)(a) or (8)(a) of this section does 26 not impose any responsibility on the attorney receiving the notice to repre-27 sent the respondent or protected person in the protective proceeding.
- SECTION 14. ORS 125.150 is amended to read:

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- 125.150. (1)(a) The court shall appoint a visitor upon the filing of a petition in a protective proceeding that seeks the appointment of:
 - (A) A guardian for an adult respondent;

- (B) A guardian for a minor respondent who is more than 16 years of age, in cases where the court determines there is the likelihood that a petition seeking appointment of a guardian for the respondent as an adult will be
- 4 filed before the date that the respondent attains majority, in accordance with
- 5 ORS 125.055 (6), or as an adult; or
- 6 (C) A temporary fiduciary who will exercise the powers of a guardian for an adult respondent.
- 8 (b) The court may appoint a visitor in any other protective proceeding 9 or in a proceeding under ORS 109.329.
- 10 (2) A visitor may be an officer, employee or special appointee of the court.

 11 The person appointed may not have any personal interest in the proceedings.

 12 The person appointed must have training or expertise adequate to allow the

 13 person to appropriately evaluate the functional capacity and needs of a re
 14 spondent or protected person, or each petitioner and the person to be adopted

 15 under ORS 109.329. The court shall provide a copy of the petition and other

 16 filings in the proceedings that may be of assistance to the visitor.
- 17 (3) A visitor appointed by the court under this section shall interview a 18 person nominated or appointed as fiduciary and the respondent or protected 19 person, or each petitioner and the person to be adopted under ORS 109.329, 20 personally at the place where the respondent or protected person, or each 21 petitioner or the person to be adopted under ORS 109.329, is located.
- (4) Subject to any law relating to confidentiality, the visitor may inter-22 view any physician, naturopathic physician or psychologist who has exam-23 ined the respondent or protected person, or each petitioner under ORS 24 109.329, the person or officer of the institution having the care, custody or 25 26 control of the respondent or protected person, or each petitioner under ORS 109.329, any person acting as a supporter for the respondent or pro-27 tected person under the provisions of sections 1 to 10 of this 2019 Act 28 and any other person who may have relevant information. 29
- 30 (5) If requested by a visitor under subsection (4) of this section, a physi-31 cian, naturopathic physician or psychologist who has examined the respond-

- 1 ent or protected person, or each petitioner under ORS 109.329, may, with
- 2 patient authorization or, in the case of a minor respondent, with the au-
- 3 thorization of the minor's parent or the person having custody of the minor,
- 4 or in response to a court order in accordance with ORCP 44 or a subpoena
- 5 under ORCP 55, provide any relevant information the physician,
- 6 naturopathic physician or psychologist has regarding the respondent or pro-
- 7 tected person, or each petitioner under ORS 109.329.
- 8 (6) A visitor shall determine whether it appears that the respondent or
- 9 protected person, or each petitioner or the person to be adopted under ORS
- 10 109.329, is able to attend the hearing and, if able to attend, whether the re-
- 11 spondent or protected person, or each petitioner or the person to be adopted
- 12 under ORS 109.329, is willing to attend the hearing.
- 13 (7) If a petition is filed seeking the appointment of a guardian for an
- 14 adult respondent, a visitor shall investigate the following matters:
- 15 (a) The inability of the respondent to provide for the needs of the re-
- spondent with respect to physical health, food, clothing and shelter;
- 17 (b) The location of the respondent's residence and the ability of the re-
- 18 spondent to live in the residence while under guardianship;
- 19 (c) The likelihood that the respondent would be able to provide for
- 20 the respondent's needs with supported decision-making, as that term
- 21 is defined in section 1 of this 2019 Act, and whether supported
- 22 decision-making under sections 1 to 10 of this 2019 Act is available to
- 23 the respondent;
- 24 [(c)] (d) Other alternatives to guardianship considered by the petitioner
- 25 and reasons why those alternatives are not available;
- 26 [(d)] (e) Health or social services provided to the respondent during the
- 27 year preceding the filing of the petition, when the petitioner has information
- 28 as to those services;
- 29 [(e)] (f) The inability of the respondent to resist fraud or undue influence;
- 30 and
- 31 [(f)] (g) Whether the respondent's inability to provide for the needs of the

- 1 respondent is an isolated incident of negligence or improvidence, or whether
- 2 a pattern exists.
- 3 (8) If a petition is filed seeking the appointment of a fiduciary, a visitor 4 shall determine whether the respondent objects to:
- 5 (a) The appointment of a fiduciary; and
- 6 (b) The nominated fiduciary or prefers another person to act as fiduciary.
- (9) If a petition is filed seeking the appointment of a conservator in ad-8 dition to the appointment of a guardian, a visitor shall investigate whether 9 the respondent is financially incapable. The visitor shall interview the per-10 son nominated to act as conservator and shall interview the respondent
- 11 personally at the place where the respondent is located.
- 12 (10) A visitor shall determine whether the respondent or protected person,
- or each petitioner or the person to be adopted under ORS 109.329, wishes to
- 14 be represented by counsel and, if so, whether the respondent or protected
- 15 person, or each petitioner or the person to be adopted under ORS 109.329,
- 16 has retained counsel and, if not, the name of an attorney the respondent or
- 17 protected person, or each petitioner or the person to be adopted under ORS
- 18 109.329, wishes to retain.
- 19 (11) If the respondent or protected person, or each petitioner or the person
- 20 to be adopted under ORS 109.329, has not retained counsel, a visitor shall
- 21 determine whether the respondent or protected person, or each petitioner or
- 22 the person to be adopted under ORS 109.329, desires the court to appoint
- 23 counsel.

- 24 (12) If the respondent or protected person, or each petitioner or the person
- 25 to be adopted under ORS 109.329, does not plan to retain counsel and has
- 26 not requested the appointment of counsel by the court, a visitor shall deter-
- 27 mine whether the appointment of counsel would help to resolve the matter
- 28 and whether appointment of counsel is necessary to protect the interests of
- 29 the respondent or protected person, or each petitioner or the person to be
- 30 adopted under ORS 109.329.
 - **SECTION 15.** ORS 125.305 is amended to read:

- 1 125.305. (1) After determining that conditions for the appointment of a 2 guardian have been established, the court may appoint a guardian as re-3 quested if the court determines by clear and convincing evidence that:
- 4 (a) The respondent is a minor in need of a guardian or the respondent is 5 incapacitated;
 - (b) The appointment is necessary as a means of providing continuing care and supervision of the respondent; and
- 8 (c) The nominated person is both qualified and suitable, and is willing to 9 serve.
- (2) The court shall make a guardianship order that is no more restrictive 10 upon the liberty of the protected person than is reasonably necessary to 11 protect the person. In making the order the court shall consider the infor-12 mation in the petition, the report of the visitor, the report of any physician, 13 naturopathic physician or psychologist who has examined the respondent, if 14 there was an examination, the existence of a valid supported decision-15 making agreement under sections 1 to 10 of this 2019 Act and the evi-16 dence presented at any hearing. 17
- 18 (3) The court may require that a guardian post bond.

- 19 (4) The Department of Human Services may be appointed guardian of a 20 minor if the minor has no living parents and if no willing, qualified and 21 suitable relative or other person has petitioned the court for appointment 22 as a guardian.
- 23 **SECTION 16.** ORS 125.680 is amended to read:
- 24 125.680. The Oregon Public Guardian and Conservator shall:
- (1) Educate the public about the role and function of the Oregon Public Guardian and Conservator and about public guardian and conservator services.
- (2) Provide public guardian and conservator services for persons who do not have relatives or friends willing or able to assume the duties of guardianship or conservatorship and who lack the financial resources to obtain a private guardian or conservator.

- 1 (3) Certify deputy public guardians and conservators.
- 2 (4) Develop model standards of eligibility and professional conduct for
- 3 deputy public guardians and conservators and of practice and procedure in
- 4 public guardianship and conservatorship proceedings.
- 5 (5) Develop and implement training and educational materials for deputy 6 public guardians and conservators.
- 7 (6) Establish and operate a program to recruit, train and supervise vol-
- 8 unteers to provide assistance to the Oregon Public Guardian and
- 9 Conservator, deputy public guardians and conservators and clients.
- 10 (7) Establish a process, including criteria and standards, to determine the
- 11 eligibility of persons to receive public guardian and conservator services and
- 12 for the needs assessment required under ORS 125.683.
- 13 (8) Cooperate with offices of county public guardian and conservator op-
- 14 erating under ORS 125.700.
- 15 (9) Work with existing local and county programs and with other organ-
- 16 izations and entities to develop and expand public guardian and conservator
- 17 services in this state.
- 18 (10) Make recommendations to the Legislative Assembly for policy and
- 19 legislation regarding implementation, improvement and expansion of public
- 20 guardian and conservator services in this state.
- 21 (11)(a) Provide supported decision-making services for persons who
- 22 do not have a friend or relative willing to act as a supporter and who
- 23 lack the financial resources obtain a private supporter.
- 24 (b) As used in this subsection, "supporter" and "supported
- 25 decision-making" have the meaning given those terms in section 1 of
- 26 this 2019 Act.
- SECTION 17. ORS 343.181 is amended to read:
- 28 343.181. When a child with a disability reaches the age of majority as
- 29 described in ORS 109.510 or 109.520 or is emancipated pursuant to ORS
- 30 419B.550 to 419B.558:
- 31 (1) The rights accorded to the child's parents under this chapter transfer

1	to the child;
2	(2) The school district shall provide the child and the child's parents
3	with information regarding supported decision-making under sections
4	1 to 10 of this 2019 Act, other alternatives to guardianship and strate-
5	gies to remain engaged in the child's secondary education;
6	[(2)] (3) The school district shall provide any written notice required to
7	both the child and the parents; and
8	[(3)] (4) The school district shall notify the child and the parents of the
9	transfer of rights.
10	SECTION 18. The section captions used in this 2019 Act are provided
11	only for the convenience of the reader and do not become part of the
12	statutory law of this state or express any legislative intent in the
13	enactment of this 2019 Act.