REVISOR

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State of Minnesota

HOUSE OF REPRESENTATIVES EIGHTY-NINTH SESSION H. F. No. 3064

03/14/2016 Authored by Lillie, Lien, Mullery, Sundin, Bernardy and others The bill was read for the first time and referred to the Committee on Commerce and Regulatory Reform

1.1 1.2 1.3	A bill for an act relating to commerce; providing financial exploitation protections for older adults and vulnerable adults; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 45A.
1.4 1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [45A.01] DEFINITIONS.
1.7	Subdivision 1. Scope and application. For purposes of this chapter and unless the
1.8	context otherwise requires, the terms in this section have the meanings given them.
1.9	Subd. 2. Agencies. "Agencies" means the common entry point and the
1.10	commissioner of commerce collectively.
1.11	Subd. 3. Agent. "Agent" has the meaning given in section 80A.41.
1.12	Subd. 4. Broker-dealer. "Broker-dealer" has the meaning given in section 80A.41.
1.13	Subd. 5. Common entry point. "Common entry point" has the meaning given in
1.14	section 626.5572, subdivision 5.
1.15	Subd. 6. Eligible adult. "Eligible adult" means:
1.16	(1) a person 65 years of age or older; or
1.17	(2) a person subject to section 626.5572, subdivision 21.
1.18	Subd. 7. Financial exploitation. "Financial exploitation" means:
1.19	(1) the wrongful or unauthorized taking, withholding, appropriation, or use of
1.20	money, assets, or property of an eligible adult; or
1.21	(2) an act or omission taken by a person, including through the use of a power of
1.22	attorney, guardianship, or conservatorship of an eligible adult, to:

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2.1	(i) obtain control, through deception, intimidation, or undue influence, over the
2.2	eligible adult's money, assets, or property to deprive the eligible adult of the ownership,
2.3	use, benefit, or possession of the eligible adult's money, assets, or property; or
2.4	(ii) convert money, assets, or property of the eligible adult to deprive the eligible
2.5	adult of the ownership, use, benefit, or possession of the eligible adult's money, assets, or
2.6	property.
2.7	Subd. 8. Financial institution. "Financial institution" means a lending institution
2.8	chartered by an agency of the federal government or regulated by the commissioner of
2.9	commerce.
2.10	Subd. 9. Investment adviser. "Investment adviser" has the meaning given in
2.11	section 80A.41.
2.12	Subd. 10. Investment adviser representative. "Investment adviser representative"
2.13	has the meaning given in section 80A.41.
2.14	Subd. 11. Lead investigative agency. "Lead investigative agency" has the meaning
2.15	given in section 626.5572, subdivision 13.
2.16	Subd. 12. Qualified individual. "Qualified individual" means an agent, investment
2.17	adviser representative, or person who serves in a supervisory, compliance, or legal
2.18	capacity for a broker-dealer, investment adviser, or financial institution.
2.19	Sec. 2. [45A.02] GOVERNMENTAL DISCLOSURES.
2.20	If a qualified individual reasonably believes that financial exploitation of an eligible
2.21	adult may have occurred, may have been attempted, or is being attempted, the qualified
2.22	individual shall immediately notify the agencies.
2.23	Sec. 3. [45A.03] IMMUNITY FOR GOVERNMENTAL DISCLOSURES.
2.24	A qualified individual that, in good faith and exercising reasonable care, makes a
2.25	disclosure of information pursuant to section 45A.02 or testifies about alleged financial
2.26	exploitation of an eligible adult in a judicial or administrative proceeding is immune from
2.27	administrative or civil liability that might otherwise arise from the disclosure or testimony
2.28	or for failure to notify the customer of the disclosure or testimony.
2.29	Sec. 4. [45A.04] THIRD-PARTY DISCLOSURES.
2.30	If a qualified individual reasonably believes that financial exploitation of an eligible
2.31	adult may have occurred, may have been attempted, or is being attempted, a qualified

2.32 <u>individual may notify a third party previously designated by the eligible adult. Disclosure</u>

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3.1	may not be made to a designated third	l party that is suspe	ected of financial exploi	tation or
3.2	other abuse of the eligible adult.			
3.3	Sec. 5. [45A.05] IMMUNITY FC	OR THIRD-PART	Y DISCLOSURES.	
3.4	A qualified individual that, in go	ood faith and exerc	ising reasonable care, c	omplies
3.5	with section 45A.04 is immune from	administrative or ci	ivil liability that might o	otherwise
3.6	arise from the disclosure.			
3.7	Sec. 6. [45A.06] DELAYING DI	SBURSEMENTS.		
3.8	(a) A broker-dealer, investment	adviser, or financia	al institution may delay	a
3.9	disbursement from an account of an e	ligible adult or an	account on which an eli	 igible
3.10	adult is a beneficiary if:			
3.11	(1) the commissioner of comme	rce, the lead invest	igative agency, law enfo	orcement,
3.12	or the prosecuting attorney's office pro-	ovides information	to the broker-dealer, in	vestment
3.13	adviser, or financial institution demon	strating that it is re	asonable to believe that	financial
3.14	exploitation of an eligible adult may h	nave occurred, may	have been attempted, o	r is being
3.15	attempted; or			
3.16	(2) the broker-dealer, investmen	t adviser, or qualified	ed individual reasonably	y believes,
3.17	after initiating an internal review of th	e requested disburs	sement and the suspected	d financial
3.18	exploitation, that the requested disbur	sement may result	in financial exploitation	ı of an
3.19	eligible adult; and			
3.20	(3) the broker-dealer, investmen	t adviser, or financ	ial institution:	
3.21	(i) immediately, but in no event	more than two bus	siness days after the req	uested
3.22	disbursement, provides written notific	cation of the delay	and the reason for the d	elay to
3.23	all parties authorized to transact busin	ness on the account	, unless the party is reas	sonably
3.24	believed to have engaged in suspected	d or attempted finar	ncial exploitation of the	eligible
3.25	<u>adult;</u>			
3.26	(ii) immediately, but in no even	t more than two bu	siness days after the rec	juested
3.27	disbursement, notifies the agencies; a	nd		
3.28	(iii) continues its internal review	v of the suspected of	or attempted financial ex	ploitation
3.29	of the eligible adult, as necessary, and	l reports the investi	gation's results to the ag	gencies
3.30	within seven business days after the r	equested disbursen	nent.	
3.31	(b) A delay of a disbursement as	authorized by this s	section expires upon the	sooner of:
3.32	(1) a determination by the broke	er-dealer, investmer	nt adviser, or financial in	nstitution
3.33	that the disbursement will not result in	n financial exploita	tion of the eligible adult	t; or

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1	(2) 15 business days after the date on which the broker-dealer, investment adviser, or
2	financial institution first delayed disbursement of the funds, unless either of the agencies
3	requests that the broker-dealer or investment adviser extend the delay, in which case the
4	delay expires no more than 25 business days after the date on which the broker-dealer,
5	investment adviser, or financial institution first delayed disbursement of the funds unless
	sooner terminated by either of the agencies or an order of a court of competent jurisdiction.
	(c) A court of competent jurisdiction may enter an order extending the delay of the
	disbursement of funds or may order other protective relief based on the petition of the
	commissioner of commerce, lead investigative agency, broker-dealer, investment adviser,
	or financial institution that initiated the delay under this section, or other interested party.
	Sec. 7. [45A.07] IMMUNITY FOR DELAYING DISBURSEMENTS.
	A broker-dealer, investment adviser, or financial institution that, in good faith and
	exercising reasonable care, complies with section 45A.06 is immune from administrative
	or civil liability that might otherwise arise from the delay in a disbursement in accordance
	with this section.
	Sec. 8. [45A.08] RECORDS.
	A broker-dealer, investment adviser, or financial institution shall provide access to or
	copies of records that are relevant to the suspected or attempted financial exploitation of an
	eligible adult to agencies charged with administering state adult protective services laws
	and to law enforcement, either as part of a referral to the agency or to law enforcement, or
	upon request of the agency or law enforcement pursuant to an investigation. The records
	may include historical records as well as records relating to the most recent transaction or
	transactions that may comprise financial exploitation of an eligible adult. Records made
	available to agencies under this section are classified as private data on individuals or
	nonpublic data as those terms are defined in section 13.02, unless the records are part of
	an active civil investigation and classified as confidential or protected nonpublic under
	section 13.39. Nothing in this provision limits or otherwise impedes the authority of the
	commissioner of commerce to access or examine the books and records of broker-dealers,
	investment advisers, and financial institutions as otherwise provided by law.

4.30 Sec. 9. [45A.09] TRAINING.

4.31 <u>A broker-dealer, investment adviser, or financial institution may provide training</u>

- 4.32 regarding the identification and reporting of suspected financial exploitation of an eligible
- 4.33 <u>adult to each officer or employee.</u>

5.1 Sec. 10. [45A.10] SENIOR TRUST FUND.

- 5.2 The senior trust fund is created as a separate account in the special revenue fund in
- 5.3 the state treasury. The senior trust fund consists of money received from the supplemental
- 5.4 <u>civil penalties recovered pursuant to section 325F.71</u>, subdivision 2. Money in the account
- 5.5 is annually appropriated to the commissioner of commerce for the purposes of this chapter.