House Bill 752 (COMMITTEE SUBSTITUTE)

By: Representatives Cooper of the 43rd, Dempsey of the 13th, Hogan of the 179th, Oliver of the 82nd, Hatchett of the 150th, and others

A BILL TO BE ENTITLED AN ACT

1 To amend Title 37 of the Official Code of Georgia Annotated, relating to mental health, so as to provide for a psychiatric advance directive; to provide for a competent adult to express 2 3 his or her mental health care treatment preferences and desires directly through instructions 4 written in advance and indirectly through appointing an agent to make mental health care 5 decisions on behalf of that person; to provide a short title; to provide for intent; to provide for definitions; to provide for the scope, use, and authority of a psychiatric advance directive; 6 7 to provide for the appointment, powers, duties, and access to information of a mental health 8 care agent; to provide for limitations on serving as a mental health care agent and for an 9 agent's ability to withdraw as agent; to provide for revocation of a psychiatric advance 10 directive; to provide for the use and effectiveness of a psychiatric advance directive; to 11 provide for the responsibilities and duties of physicians and other providers using a 12 psychiatric advance directive; to provide for civil and criminal immunity under certain 13 circumstances; to provide a statutory psychiatric advance directive form; to provide for 14 construction of such form; to amend Titles 10, 16, 19, 29, 31, 37, and 49 of the Official Code 15 of Georgia Annotated, relating to commerce and trade, crimes and offenses, domestic 16 relations, guardian and ward, health, mental health, and social services, respectively, so as 17 to provide for interaction and relationship with advance directives for health care; to provide 18 for application; to provide for statutory construction; to provide for conforming references

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19	and consistent terminology; to provide for related matters; to repeal conflicting laws; and for
20	other purposes.
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
22	PART I
23	SECTION 1-1.
24	Title 27 of the Official Code of Coordia Annatated relating to mantal health is smanded by
24 25	Title 37 of the Official Code of Georgia Annotated, relating to mental health, is amended by
25	adding a new chapter to read as follows:
26	"CHAPTER 11
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27	<u>37-11-1.</u>
28	This chapter shall be known and may be cited as the 'Psychiatric Advance Directive Act.'
29	<u>37-11-2.</u>
30	This chapter is enacted in recognition of the fundamental right of an individual to have
31	power over decisions relating to his or her mental health care as a matter of public policy.
32	<u>37-11-3.</u>
33	As used in this chapter, the term:
34	(1) 'Capable' means not incapable of making mental health care decisions.
35	(2) 'Competent adult' means a person of sound mind who is 18 years of age or older or
36	is an emancipated minor.
37	(3) 'Declarant' means a person who has executed a psychiatric advance directive
38	authorized by this chapter.
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39	(4) 'Facility' means a hospital, skilled nursing facility, hospice, institution, home,
40	residential or nursing facility, treatment facility, and any other facility or service which
41	has a valid permit or provisional permit issued under Chapter 7 of Title 31 or which is
42	licensed, accredited, or approved under the laws of any state, and includes hospitals
43	operated by the United States government or by any state or subdivision thereof.
44	(5) 'Incapable of making mental health care decisions' means that, in the opinion of a
45	physician or licensed psychologist who has personally examined a declarant, or in the
46	opinion of a court, a declarant lacks the capacity to understand the risks and benefits of,
47	and the alternatives to, a mental health care decision under consideration and is unable
48	to give or communicate rational reasons for mental health care decisions because of
49	impaired thinking, impaired ability to receive and evaluate information, or other cognitive
50	<u>disability.</u>
51	(6) 'Mental health care' means any care, treatment, service, or procedure to maintain,
52	diagnose, treat, or provide for a declarant's mental or emotional illness, developmental
53	disability, or addictive disease.
54	(7) 'Mental health care agent' or 'agent' means a person appointed by a declarant to act
55	for and on behalf of such declarant to make decisions related to consent, refusal, or
56	withdrawal of any type of mental health care when such declarant is incapable of making
57	mental health care decisions for himself or herself. Such term shall include any back-up
58	mental health care agent appointed by a declarant.
59	(8) 'Physician' means a person lawfully licensed in this state to practice medicine
60	pursuant to Article 2 of Chapter 34 of Title 43 and, if the declarant is receiving mental
61	health care in another state, a person lawfully licensed in such state.
62	(9) 'Provider' means any person administering mental health care who is licensed,
63	certified, or otherwise authorized or permitted by law to administer mental health care in
64	the ordinary course of business or the practice of a profession, including, but not limited
65	to, professional counselors, psychologists, clinical social workers, and clinical nurse

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66	specialists in psychiatric and mental health; a physician; or any person acting for any such
67	authorized person.
68	(10) 'Psychiatric advance directive' or 'directive' means a written document voluntarily
69	executed by a person in accordance with the requirements of Code Section 37-11-9.
70	<u>37-11-4.</u>
71	(a) A competent adult may execute a psychiatric advance directive containing mental
72	health care preferences, information, or instructions regarding his or her mental health care
73	that authorizes and consents to a provider or facility acting in accordance with such
74	directive. A directive may include consent to or refusal of specified mental health care.
75	(b) A psychiatric advance directive may include, but shall not be limited to:
76	(1) The names and telephone numbers of individuals to contact in the event a declarant
77	has a mental health crisis;
78	(2) Situations that have been known to cause a declarant to experience a mental health
79	<u>crisis;</u>
80	(3) Responses that have been known to de-escalate a declarant's mental health crisis;
81	(4) Responses that may assist a declarant to remain in such declarant's home during a
82	mental health crisis;
83	(5) The types of assistance that may help stabilize a declarant if it becomes necessary to
84	enter a facility; and
85	(6) Medications a declarant is taking or has taken in the past and the effects of such
86	medications.
87	(c) A psychiatric advance directive may include a mental health care agent.
88	(d) If a declarant chooses not to appoint an agent, the instructions and desires of a
89	declarant as set forth in the directive shall be followed to the fullest extent possible by
90	every provider or facility to whom the directive is communicated, subject to the right of the

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- 91 provider or facility to refuse to comply with the directive as set forth in Code Section
 92 <u>37-11-12.</u>
- 93 (e) A person shall not be required to execute or refrain from executing a directive as a
- 94 <u>criterion for insurance, as a condition for receiving mental health care or physical health</u>
- 95 <u>care services, or as a condition of discharge from a facility.</u>
- 96 (f) Unless a declarant indicates otherwise, a psychiatric advance directive shall take
- 97 precedence over any advance directive for health care executed pursuant to Chapter 32 of
- 98 <u>Title 31, durable power of attorney for health care creating a health care agency under the</u>
- 99 former Chapter 36 of Title 31, as such chapter existed on and before June 30, 2007, health
- 100 care proxy, or living will that a declarant executed prior to executing a psychiatric advance
- 101 directive to the extent that such other documents relate to mental health care and are
- 102 <u>inconsistent with the psychiatric advance directive.</u>
- 103 (g) No provision of this chapter shall be construed to bar use by a declarant of an advance
- 104 <u>directive for health care under Chapter 32 of Title 31.</u>

105 <u>37-11-5.</u>

- 106 (a) A declarant may designate a competent adult to act as his or her agent to make
- 107 <u>decisions about his or her mental health care</u>. An alternative agent may also be designated.
- 108 (b) An agent shall have no authority to make mental health care decisions when a declarant
- 109 <u>is capable.</u>
- 110 (c) The authority of an agent shall continue in effect so long as the directive appointing
- 111 <u>such agent is in effect or until such agent has withdrawn.</u>
- 112 (d) An agent appointed by a declarant:
- 113 (1) Shall be authorized to make any and all mental health care decisions on behalf of
- 114 <u>such declarant which such declarant could make if such declarant were capable;</u>
- 115 (2) Shall exercise granted powers in a manner consistent with the intent and desires of
- 116 <u>such declarant. If such declarant's intentions and desires are not expressed or are unclear,</u>

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117	the agent shall act in such declarant's best interests, considering the benefits, burdens, and
118	risks of such declarant's circumstances and mental health care options;
119	(3) Shall not be under any duty to exercise granted powers or to assume control of or
120	responsibility for such declarant's mental health care; but, when granted powers are
121	exercised, the agent shall be required to use due care to act for the benefit of such
122	declarant in accordance with the terms of the psychiatric advance directive;
123	(4) Shall not make a mental health care decision different from or contrary to such
124	declarant's instruction if such declarant is capable at the time of the request for consent
125	or refusal of mental health care;
126	(5)(A) May make a mental health care decision different from or contrary to such
127	declarant's instruction in such declarant's psychiatric advance directive if:
128	(i) Such declarant's provider or facility determines in good faith at the time of consent
129	or refusal of mental health care that the mental health care requested or refused in the
130	directive's instructions is:
131	(I) Unavailable;
132	(II) Medically contraindicated in a manner that would result in substantial harm to
133	such declarant if administered; or
134	(III) In the opinion of the provider or facility, inconsistent with reasonable medical
135	standards to benefit such declarant or has proven ineffective in treating such
136	declarant's mental health condition; and
137	(ii) The mental health care requested or refused in the directive's instructions is
138	unlikely to be delivered by another provider or facility in the community under the
139	circumstances.
140	(B) In the event the agent exercises authority under one of the circumstances set forth
141	in subparagraph (A) of this paragraph, the agent shall exercise the authority in a manner
142	consistent with the intent and desires of such declarant. If such declarant's intentions
143	and desires are not expressed or are unclear, the agent shall act in such declarant's best

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144	interests, considering the benefits, burdens, and risks of such declarant's circumstances
145	and mental health care options;
146	(6) Shall not delegate authority to make mental health care decisions; and
147	(7) Has the following general powers, unless expressly limited in the psychiatric advance
148	directive:
149	(A) To sign and deliver all instruments, negotiate and enter into all agreements, and do
150	all other acts reasonably necessary to exercise the powers granted to the agent;
151	(B) To consent to, authorize, refuse, or withdraw consent to any providers and any type
152	of mental health care of such declarant, including any medication program;
153	(C) To request and consent to admission or discharge from any facility; and
154	(D) To contract for mental health care and facilities in the name of and on behalf of
155	such declarant, and the agent shall not be personally financially liable for any services
156	or mental health care contracted for on behalf of such declarant.
157	(e) A court may remove a mental health care agent if it finds that an agent is not acting in
158	accordance with the declarant's treatment instructions as expressed in his or her directive.
159	<u>37-11-6.</u>
160	(a) Except to the extent that a right is limited by a directive or by any state or federal law
161	or regulation, an agent shall have the same right as a declarant to receive information
162	regarding the proposed mental health care and to receive, review, and consent to disclosure
163	of medical records, including records relating to the treatment of a substance use disorder,
164	relating to that mental health care. All of a declarant's mental health information and
165	medical records shall remain otherwise protected under state and federal privilege, and this
166	right of access shall not waive any evidentiary privilege.
167	(b) At the declarant's expense and subject to reasonable rules of a provider or facility to
168	prevent disruption of the declarant's mental health care, an agent shall have the same right
169	the declarant has to examine, copy, and consent to disclosure of all the declarant's medical

170	records that the agent deems relevant to the exercise of the agent's powers, whether the
171	records relate to mental health or any other medical condition and whether they are in the
172	possession of or maintained by any physician, psychiatrist, psychologist, therapist, facility,
173	or other health care provider, despite contrary provisions of any other statute or rule of law.
174	(c) The authority given an agent by this Code section shall include all rights that a
175	declarant has under the federal Health Insurance Portability and Accountability Act of
176	1996, P.L. 104-191, and its implementing regulations regarding the use and disclosure of
177	individually identifiable health information and other medical records.
178	<u>37-11-7.</u>
179	The following persons shall not serve as a declarant's agent:
180	(1) Such declarant's provider or an employee of that provider unless such employee is
181	a family member, friend, or associate of such declarant and is not directly involved in
182	such declarant's mental health care; or
183	(2) An employee of the Department of Behavioral Health and Developmental Disabilities
184	or of a local public mental health agency or of any organization that contracts with a local
185	public mental health authority unless such employee is a family member, friend, or
186	associate of such declarant and is not directly involved in such declarant's mental health
187	<u>care.</u>
188	<u>37-11-8.</u>
189	An agent may withdraw by giving written notice to a declarant. If such declarant is
190	incapable of making mental health care decisions, such agent may withdraw by giving
191	written notice to the provider or facility that is providing mental health care to the declarant
192	at the time of the agent's withdrawal. Any provider or facility that receives an agent's
193	withdrawal shall document the withdrawal as part of such declarant's medical record.

194	<u>37-11-9.</u>
195	(a) A psychiatric advance directive shall be effective only if it is signed by the declarant
196	and witnessed by two competent adults, but such witnesses shall not be required to be
197	together or present when such declarant signs the directive. The witnesses shall attest that
198	the declarant is known to them, appears to be of sound mind, is not under duress, fraud, or
199	undue influence, and signed his or her directive in the witness's presence or acknowledges
200	signing his or her directive. For purposes of this subsection, the term 'of sound mind'
201	means having a decided and rational desire to create a psychiatric advance directive.
202	(b) A validly executed psychiatric advance directive shall become effective upon its proper
203	execution and shall remain in effect until revoked by the declarant.
204	(c) The following persons shall not serve as witnesses to the signing of a directive:
205	(1) A provider who is providing mental health care to the declarant at the time such
206	directive is being executed or an employee of such provider unless such employee is a
207	family member, friend, or associate of such declarant and is not directly involved in the
208	declarant's mental health care;
209	(2) An employee of the Department of Behavioral Health and Developmental Disabilities
210	or of a local public mental health agency or of any organization that contracts with a local
211	public mental health authority unless such person is a family member, friend, or associate
212	of such declarant and is not directly involved in the declarant's mental health care; or
213	(3) A person selected to serve as the declarant's mental health care agent.
214	(d) A person who witnesses a psychiatric advance directive in good faith and in
215	accordance with this chapter shall not be civilly liable or criminally prosecuted for actions
216	taken by an agent.
217	(e) A copy of a directive executed in accordance with this Code section shall be valid and
218	have the same meaning and effect as the original document.

- 219 <u>37-11-10.</u>
 220 <u>A directive may be revoke</u>
 221 declarant is conclude. An
- A directive may be revoked in whole or in part by a declarant at any time so long as such
- 221 declarant is capable. Any revocation of the directive communicated to a provider or
- 222 <u>facility by a capable declarant shall also be documented in such declarant's medical record.</u>

<u>223</u> <u>37-11-11.</u>

- 224 (a) Upon being presented with a psychiatric advance directive, a provider or facility shall
- 225 <u>make the directive a part of a declarant's medical record.</u>
- 226 (b) In the absence of specific knowledge of the revocation or invalidity of a directive, a
- 227 provider or facility providing mental health care to a declarant may presume that a person
- 228 who executed a psychiatric advance directive in accordance with this chapter was of sound
- 229 mind and acted voluntarily when executing such directive and may rely upon a psychiatric
- 230 <u>advance directive or a copy of that directive.</u>
- 231 (c) A provider or facility shall be authorized to act in accordance with a directive when a
- 232 declarant is incapable of making mental health care decisions.
- 233 (d) A provider or facility shall continue to obtain a declarant's consent to all mental health
- 234 care decisions if he or she is capable of providing consent or refusal.
- <u>235</u> <u>37-11-12.</u>
- 236 (a)(1) When acting under the authority of a directive, a provider or facility shall comply
- 237 with it to the fullest extent possible unless the requested mental health care is:
- 238 (A) Unavailable;
- 239 (B) Medically contraindicated in a manner that would result in substantial harm to the
- 240 <u>declarant if administered; or</u>
- 241 (C) In the opinion of the provider or facility, inconsistent with reasonable medical
- 242 <u>standards to benefit the declarant or has proven ineffective in treating such declarant's</u>
- 243 <u>mental health condition.</u>

244	(2) In the event that a part of a directive is unable to be followed due to any of the
245	circumstances set forth in paragraph (1) of this subsection, all other parts of such
246	directive shall be followed.
247	(b) If a provider or facility is unwilling at any time for one or more of the reasons set forth
248	in paragraph (1) of subsection (a) of this Code section to comply with a declarant's wishes
249	as set forth in the directive or with the decision of such declarant's agent, such provider or
250	facility shall:
251	(1) Document the reason for not following the directive in such declarant's medical
252	record; and
253	(2) Promptly notify such declarant and his or her agent, if one is appointed in the
254	directive, or otherwise such declarant's legal guardian, of the refusal to follow the
255	directive or instructions of the agent and document the notification in such declarant's
256	medical record.
257	(c) In the event a provider or facility is unwilling at any time for one or more of the
258	reasons set forth in paragraph (1) of subsection (a) of this Code section to comply with a
259	declarant's wishes as set forth in the directive or with the decision of such declarant's agent,
260	if an agent has been appointed, then the declarant's agent, or otherwise such declarant's
261	legal guardian, shall arrange for such declarant's transfer to another provider or facility if
262	the requested care would be delivered by that other provider or facility.
263	(d) A provider or facility unwilling at any time for one or more of the reasons set forth in
264	paragraph (1) of subsection (a) of this Code section to comply with a declarant's wishes as
265	set forth in the directive or with the decision of a declarant's mental health care agent shall
266	continue to provide reasonably necessary consultation and care in connection with the
267	pending transfer.
268	(e) A psychiatric advance directive shall not limit the involuntary examination, treatment,
269	or hospitalization of patients pursuant to Chapter 3 or Chapter 7 of this title or evaluations

270	or treatment services rendered pursuant to a court order under Code Section 17-7-130,
271	<u>17-7-130.1, or 17-7-131.</u>
272	(f) Nothing in this chapter shall be construed to require a provider or facility to provide
273	mental health care for which a declarant or a third-party payor is unable or refuses to
274	ensure payment.
275	<u>37-11-13.</u>
276	(a) Each provider, facility, or any other person who acts in good faith reliance on any
277	instructions contained in a directive or on any direction or decision by a mental health care
278	agent shall be protected and released to the same extent as though such person had
279	interacted directly with a capable declarant.
280	(b) Without limiting the generality of the provisions of subsection (a) of this Code section,
281	the following specific provisions shall also govern, protect, and validate the acts of a
282	mental health care agent and each such provider, facility, and any other person acting in
283	good faith reliance on such instruction, direction, or decision:
284	(1) No provider, facility, or person shall be subject to civil liability, criminal prosecution,
285	or discipline for unprofessional conduct solely for complying with any instructions
286	contained in a directive or with any direction or decision by a mental health care agent,
287	even if death or injury to the declarant ensues;
288	(2) No provider, facility, or person shall be subject to civil liability, criminal prosecution,
289	or discipline for unprofessional conduct solely for failure to comply with any instructions
290	contained in a directive or with any direction or decision by a mental health care agent,
291	so long as such provider, facility, or person informs such agent of its refusal or failure to
292	comply with the directive and continues to provide reasonably necessary consultation and
293	care in connection with a pending transfer;
294	(3) If the actions of a provider, facility, or person who fails to comply with any
295	instruction contained in a directive or with any direction or decision by a mental health

296	care agent are substantially in accord with reasonable medical standards at the time of
297	consent or refusal of mental health care and such provider, facility, or person cooperates
298	in the transfer of the declarant pursuant to subsection (d) of Code Section 37-11-12, such
299	provider, facility, or person shall not be subject to civil liability, criminal prosecution, or
300	discipline for unprofessional conduct for failure to comply with the psychiatric advance
301	directive;
302	(4) No mental health care agent who, in good faith, acts with due care for the benefit of
303	the declarant and in accordance with the terms of a directive, or who fails to act, shall be
304	subject to civil liability or criminal prosecution for such action or inaction;
305	(5) If the authority granted by a psychiatric advance directive is revoked under
306	Code Section 37-11-10, a provider, facility, or agent shall not be subject to criminal
307	prosecution or civil liability for acting in good faith reliance upon such psychiatric
308	advance directive unless such provider, facility, or agent had actual knowledge of the
309	revocation; and
310	(6) In the event a declarant has appointed a health care agent in accordance with Chapter
311	32 of Title 31, no provider, facility, or person who relies in good faith on the direction of
312	such health care agent shall be subject to civil liability, criminal prosecution, or discipline
313	for unprofessional conduct for complying with any direction or decision of such health
314	care agent in the event the declarant's condition is subsequently determined to be a mental
315	health care condition.
316	<u>37-11-14.</u>

<u>316</u> <u>37-11-14.</u>

- 317 <u>A law enforcement officer who uses a declarant's valid psychiatric advance directive and</u>
- 318 acts in good faith reliance on the instructions contained in such directive shall not be
- 319 subject to criminal prosecution or civil liability for any harm to such declarant that results
- 320 from a good faith effort to follow such directive's instructions.

321	<u>37-11-15.</u>
322	(a) The provisions of this chapter shall not apply to or invalidate a valid psychiatric
323	advance directive executed prior to July 1, 2021.
324	(b) The use of the form set forth in Code Section 37-11-16 or a similar form after July 1,
325	2021, in the creation of a psychiatric advance directive shall be deemed lawful and, when
326	such form is used and it meets the requirements of this chapter, it shall be construed in
327	accordance with the provisions of this chapter.
328	(c) Any person may use another form for a psychiatric advance directive so long as the
329	form is substantially similar to, otherwise complies with the provisions of this chapter, and
330	provides notice to a declarant substantially similar to that contained in the form set forth
331	in Code Section 37-11-16. As used in this subsection, the term 'substantially similar' may
332	include forms from other states.
333	<u>37-11-16.</u>
334	<u>'GEORGIA PSYCHIATRIC ADVANCE DIRECTIVE</u>
334335	'GEORGIA PSYCHIATRIC ADVANCE DIRECTIVE By: Date of Birth:
335 336	By: Date of Birth: (Print Name) (Month/Day/Year)
335 336 337	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: Image: Non-term imag
335 336 337 338	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: (1) "Facility" means a hospital, skilled nursing facility, hospice, institution, home,
 335 336 337 338 339 	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: (1) "Facility" means a hospital, skilled nursing facility, hospice, institution, home, residential or nursing facility, treatment facility, and any other facility or service which
 335 336 337 338 339 340 	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: (Month/Day/Year) (1) "Facility" means a hospital, skilled nursing facility, hospice, institution, home, residential or nursing facility, treatment facility, and any other facility or service which has a valid permit or provisional permit issued under Chapter 7 of Title 31 of the Official
 335 336 337 338 339 340 341 	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: (Month/Day/Year) (1) "Facility" means a hospital, skilled nursing facility, hospice, institution, home, residential or nursing facility, treatment facility, and any other facility or service which has a valid permit or provisional permit issued under Chapter 7 of Title 31 of the Official Code of Georgia Annotated or which is licensed, accredited, or approved under the laws
 335 336 337 338 339 340 341 342 	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: (1) "Facility" means a hospital, skilled nursing facility, hospice, institution, home, residential or nursing facility, treatment facility, and any other facility or service which has a valid permit or provisional permit issued under Chapter 7 of Title 31 of the Official Code of Georgia Annotated or which is licensed, accredited, or approved under the laws of any state, and includes hospitals operated by the United States government or by any
 335 336 337 338 339 340 341 342 343 	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: (Month/Day/Year) (1) "Facility" means a hospital, skilled nursing facility, hospice, institution, home, residential or nursing facility, treatment facility, and any other facility or service which has a valid permit or provisional permit issued under Chapter 7 of Title 31 of the Official Code of Georgia Annotated or which is licensed, accredited, or approved under the laws of any state, and includes hospitals operated by the United States government or by any state or subdivision thereof.
 335 336 337 338 339 340 341 342 343 344 	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: (Month/Day/Year) (1) "Facility" means a hospital, skilled nursing facility, hospice, institution, home, residential or nursing facility, treatment facility, and any other facility or service which has a valid permit or provisional permit issued under Chapter 7 of Title 31 of the Official Code of Georgia Annotated or which is licensed, accredited, or approved under the laws of any state, and includes hospitals operated by the United States government or by any state or subdivision thereof. (2) "Provider" means any person administering mental health care who is licensed,
 335 336 337 338 339 340 341 342 343 	By: Date of Birth: (Print Name) (Month/Day/Year) As used in this psychiatric advance directive, the term: (Month/Day/Year) (1) "Facility" means a hospital, skilled nursing facility, hospice, institution, home, residential or nursing facility, treatment facility, and any other facility or service which has a valid permit or provisional permit issued under Chapter 7 of Title 31 of the Official Code of Georgia Annotated or which is licensed, accredited, or approved under the laws of any state, and includes hospitals operated by the United States government or by any state or subdivision thereof.

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346	in the ordinary course of business or the practice of a profession, including, but not
347	limited to, professional counselors, psychologists, clinical social workers, and clinical
348	nurse specialists in psychiatric and mental health; a physician; or any person acting for
349	any such authorized person.
350	This psychiatric advance directive has four parts:

351	PART ONE	STATEMENT OF INTENT AND TREATMENT PREFERENCES.
352		This part allows you to state your intention for this document and state
353		your mental health treatment preferences and consent if you have been
354		determined to be incapable of making informed decisions about your
355		mental health care. PART ONE will become effective only if you have
356		been determined in the opinion of a physician or licensed psychologist
357		who has personally examined you, or in the opinion of a court, to lack
358		the capacity to understand the risks and benefits of, and the
359		alternatives to, a mental health care decision under consideration and
360		you are unable to give or communicate rational reasons for mental
361		health care decisions because of impaired thinking, impaired ability
362		to receive and evaluate information, or other cognitive disability.
363		Reasonable and appropriate efforts will be made to communicate with
364		you about your mental health treatment preferences before PART ONE
365		becomes effective. You should talk to your family and others close to
366		you about your intentions and mental health treatment preferences.

367	<u>PART TWO</u>	MENTAL HEALTH CARE AGENT. This part allows you to choose
368		someone to make mental health care decisions for you when you
369		cannot make mental health care decisions for yourself. The person you
370		choose is called a mental health care agent. You should talk to your

mental health care agent about this important role.

- 372 <u>PART THREE</u> <u>OTHER RELATED ISSUES.</u> *This part allows you to give important* 373 *information to people who may be involved with you during a mental* 374 *health care crisis.*
- 375 <u>PART FOUR</u> <u>EFFECTIVENESS AND SIGNATURES.</u> *This part requires your* 376 signature and the signatures of two witnesses. You must complete
 377 <u>PART FOUR if you have filled out any other part of this form.</u>
- 378 You may fill out any or all of the first three parts listed above. You must fill out PART
 379 FOUR of this form in order for this form to be effective.
- 380 You should give a copy of this completed form to people who might need it, such as your
- 381 *mental health care agent, your family, and your physician. Keep a copy of this completed*
- 382 *form at home in a place where it can easily be found if it is needed. Review this completed*
- 383 form periodically to make sure it still reflects your preferences. If your preferences
- 384 *<u>change, complete a new psychiatric advance directive.</u>*
- 385 <u>Using this form of psychiatric advance directive is completely optional. Other forms of</u>
 386 psychiatric advance directives may be used in Georgia.
- 387 You may revoke this completed form at any time that you are capable of making informed
- 388 *decisions about your mental health care.* If you choose to revoke this form, you should
- 389 communicate your revocation to your providers, your agents, and any other person to
- 390 whom you have given a copy of this form. This completed form will supersede any advance
- 391 *directive for health care, durable power of attorney for health care, health care proxy, or*

- living will that you have completed before completing this form to the extent that such other 392
- 393 documents relate to mental health care and are inconsistent with the information contained
- 394 in this form.
- 395

PART ONE: STATEMENT OF INTENT AND TREATMENT PREFERENCES

397 [PART ONE will become effective only if you have been determined in the opinion of a 398 physician or licensed psychologist who has personally examined you, or in the opinion of 399 a court, to lack the capacity to understand the risks and benefits of, and the alternatives to, a mental health care decision under consideration and you are unable to give or 400 401 communicate rational reasons for mental health care decisions because of impaired 402 thinking, impaired ability to receive and evaluate information, or other cognitive disability. 403 Reasonable and appropriate efforts will be made to communicate with you about your 404 mental health treatment preferences before PART ONE becomes effective. PART ONE will 405 be effective even if PARTS TWO or THREE are not completed. If you have not selected a 406 mental health care agent in PART TWO, or if your mental health care agent is not 407 available, then PART ONE will communicate your treatment preferences to your providers 408 or a facility providing care to you. If you have selected a mental health care agent in 409 PART TWO, then your mental health care agent will have the authority to make health care 410 decisions for you regarding matters guided by your mental health treatment preferences 411 and other factors described in this PART.]

412 (1) STATEMENT OF INTENT

413 I, (your name) , being of sound mind, willfully and 414 voluntarily make this psychiatric advance directive as a means of expressing in advance 415 my informed choices and consent regarding my mental health care in the event I become

416	incapable of making informed decisions on my own behalf. I understand this document
417	becomes effective if it is determined by a physician or licensed psychologist who has
418	personally examined me, or in the opinion of a court, that I lack the capacity to
419	understand the risks, benefits, and alternatives to a mental health care treatment decision
420	under consideration and I am unable to give or communicate rational reasons for my
421	mental health care treatment decisions because of impaired thinking, impaired ability to
422	receive and evaluate information, or other cognitive disability.
423	If I am deemed incapable of making mental health care decisions, I intend for this
424	document to constitute my advance authorization and consent, based on my past
425	experiences with my illness and knowledge gained from those experiences, for treatment
426	that is medically indicated and consistent with the preferences I have expressed in this
427	document.
428	I understand this document continues in operation only during my incapacity to make
429	mental health care decisions. I understand I may revoke this document only during
430	periods when I am mentally capable.
431	I intend for this psychiatric advance directive to take precedence over any advance
432	directive for health care executed pursuant to Chapter 32 of Title 31 of the Official Code
433	of Georgia Annotated, durable power of attorney for health care creating a health care
434	agency under the former Chapter 36 of Title 31 of the Official Code of Georgia
435	Annotated, as such chapter existed on and before June 30, 2007, health care proxy, or
436	living will that I have executed prior to executing this form to the extent that such other
437	documents relate to mental health care and are inconsistent with this executed document.

438	In the event that a decision maker is appointed by a court to make mental health care
439	decisions for me, I intend this document to take precedence over all other means of
440	determining my intent while I was competent.

- 441 It is my intent that a person or facility involved in my care shall not be civilly liable or
- 442 <u>criminally prosecuted for honoring my wishes as expressed in this document or for</u>
- 443 <u>following the directions of my agent.</u>

444 (2) INFORMATION REGARDING MY SYMPTOMS

445 The following are symptoms or behaviors I typically exhibit when escalating toward a mental health crisis. If I exhibit any of these symptoms or behaviors, an evaluation is 446 needed regarding whether or not I am incapable of making mental health care decisions: 447 448 449 450 The following may cause me to experience a mental health crisis or to make my 451 452 symptoms worse: 453 454 455 456 The following techniques may be helpful in de-escalating my crisis: 457 458 459 460 When I exhibit the following behaviors, I would like to be evaluated to determine 461 whether or not I have regained the capacity to make my mental health care decisions:

22	LC 33 8933S
462	
463	
464	

465	(3) PREFERRED CLINICIANS
466	The names of my doctors, therapists, pharmacists, and other mental health care
467	professionals and their telephone numbers are:
468	Name and telephone numbers:
469	
470	
471	
472	I prefer and consent to treatment from the following clinicians:
473	Names:
474	
475	
476	
477	I refuse to be treated by the following clinicians:
478	Names:
479	<u>Ivanies.</u>
480	
481	

- 482 (4) TREATMENT INSTRUCTIONS
- 483 <u>Medications</u>
- 484 I am currently using and consent to continue to use the following medications (include
- 485 <u>all medications</u>, whether for mental health care treatment or general health care
- 486 <u>treatment):</u>

	LC 33
If additional medications become	necessary, I prefer and consent to take the fol
medications:	
I cannot tolerate the following me	dications because:
I am allergic to the following med	lications:
If my preferred medications canno	t be given and I have not appointed an agent in
TWO to make an alternative decis	ion for me, I want my treating physician to cho
alternative medication that would	l best meet my mental health needs, subject
limitations I have expressed in my	treating instructions above. (Check "yes" if you
with this statement and "no" if you	disagree with this statement.) Yes No
In the event I need to have medic	ation administered, I would prefer and consen
following methods (Check "yes" of	or "no" and list a reason for your request if yo
<u>one.):</u>	
Medication in pill form:	YesNo

Reason:			
Liquid medication:	Yes	No	
Reason:			
Medication by injection:	Yes	No	
Reason:			
Covert medication			
(without my knowledge in drink or food):	Yes	No	
Reason:			
Hospitalization is Not My First Choice			
It is my intention, if possible, to stay at home	or in the con	munity with the follow	ving
supports:			
If I need outpatient therapy, I prefer and conse	ent to it being	provided by:	
Additional instructions that may help me avoid	d a hospitaliza	ation:	
	•		
Treatment Facilities			
	zed, I would		

536 <u>treated at the following facilities:</u>

	22	LC 33 8933S
537		
538		
539		
540		I refuse to be treated at the following facilities:
541		
542		
543		
544		Reason(s) for wishing to avoid the above facilities:
545		
546		
547		
548		I generally react to being hospitalized as follows:
549 550		
550		
552		Staff at a facility can help me by doing the following:
553		
554		
555		
556		I give permission for the following people to visit me:
557		
558		
559		
560		Additional Interventions (Please place your initials in the blanks)
561		I prefer the following interventions as indicated by my initials and consent to any
562		intervention where I have initialed next to "yes."

563	Seclusion:	Yes	No
564	Reason:		
565	Physical restraints:	Yes	No
566	Reason:		
567	Experimental treatment:	Yes	No
568	Reason:		
569	Electroconvulsive therapy (ECT):	Yes	No
570	Reason:		
571	Any limitations on consent to the adminis	stration of electroc	convulsive therapy:
572			
573			
574			
575	Other instructions as to my preferred inter	rventions:	
576			
577			
578			

- 579 (5) ADDITIONAL STATEMENTS
- 580 [*This section is optional. This PART will be effective even if this section is left blank.*
- 581 This section allows you to state additional mental health treatment preferences, to
- 582 provide additional guidance to your mental health care agent (if you have selected a
- 583 *mental health care agent in PART TWO), or to provide information about your personal*
- 584 *and religious values about your mental health care and treatment. Understanding that*
- 585 you cannot foresee everything that could happen to you, you may want to provide
- 586 guidance to your mental health care agent (if you have selected a mental health care
- 587 *agent in PART TWO) about following your mental health treatment preferences.*]

588	
589	
590	

PART TWO: MENTAL HEALTH CARE AGENT

592 [PART ONE will be effective even if PART TWO is not completed. If you do not wish to 593 appoint an agent, do not complete PART TWO. A provider who is directly involved in 594 your health care or any employee of that provider may not serve as your mental health 595 care agent unless such employee is your family member, friend, or associate and is not 596 directly involved in your health care. An employee of the Department of Behavioral 597 Health and Developmental Disabilities or of a local public mental health agency or of 598 any organization that contracts with a local public mental health authority may not serve 599 as your mental health care agent unless such person is your family member, friend, or 600 associate and is not directly involved in your health care. If you are married, a future 601 divorce or annulment of your marriage will revoke the selection of your current spouse as your mental health care agent unless you indicate otherwise in Section (10) of this 602 PART. If you are not married, a future marriage will revoke the selection of your mental 603 604 health care agent unless the person you selected as your mental health care agent is your 605 new spouse.]

606 (6) MENTAL HEALTH CARE AGENT

- 607 <u>I select the following person as my mental health care agent to make mental health care</u>
- 608 <u>decisions for me:</u>
- 609 <u>Name:</u>

612

- 610 <u>Address:</u>
- 611 <u>Telephone Numbers:</u>

(Home, Work, and Mobile)

613	Agent's Acceptance: I have read this form, and I certify that I do not, have not, and will		
614	not provide mental health care and treatment for: (your name)		
615	I accept the designation as agent for: (your name)		
616	(Agent's signature and date)		
617	(7) BACK-UP MENTAL HEALTH CARE AGENT		
618	[This section is optional. PART TWO will be effective even if this section is left blank.]		
619	If my mental health care agent cannot be contacted in a reasonable time period and		
620	cannot be located with reasonable efforts or for any reason my mental health care agent		
621	is unavailable or unable or unwilling to act as my mental health care agent, then I select		
622	the following, each to act successively in the order named, as my back-up mental health		
623	<u>care agent(s):</u>		
624	Name:		
625	Address:		
626	Telephone Numbers:		
627	(Home, Work, and Mobile)		
(2)	Deale up A contin A constant on I have need this forms and I contify that I do not have		
628	Back-up Agent's Acceptance: I have read this form, and I certify that I do not, have		
629	not, and will not provide mental health care and treatment for: (your name)		
630			
631	I accept the designation as agent for: (your name)		
632	(Back-up agent's signature and date)		
633	Name:		
634	Address:		
635	Telephone Numbers:		
636	(Home, Work, and Mobile)		

637	Back	k-up⊿	Agent	t's Ac	cceptance	e: I have	e read th	nis for	m, a	nd I certify	that	I do no	ot, have
638	<u>not,</u>	and	will	not	provide	mental	health	care	and	treatment	for:	(your	<u>name)</u>
639													

- 640 <u>I accept the designation as agent for: (your name)</u>
- 641 (Back-up agent's signature and date)

642 (8) GENERAL POWERS OF MENTAL HEALTH CARE AGENT

- 643 My mental health care agent will make mental health care decisions for me when I have
- 644 <u>been determined in the opinion of a physician or licensed psychologist who has</u>
- 645 personally examined me, or in the opinion of a court, to lack the capacity to understand
- 646 <u>the risks and benefits of, and the alternatives to, a mental health care treatment decision</u>
- 647 <u>under consideration and I am unable to give or communicate rational reasons for my</u>
- 648 mental health care decisions because of impaired thinking, impaired ability to receive and
- 649 <u>evaluate information, or other cognitive disability.</u>
- 650 My mental health care agent will have the same authority to make any mental health care
- 651 decision that I could make. My mental health care agent's authority includes, for
- 652 <u>example, the power to:</u>
- 653 •Request and consent to admission or discharge from any facility;
- 654 •Request, consent to, authorize, or withdraw consent to any type of provider or mental
- 655 health care that is consistent with my instructions in PART ONE of this form and
- 656 subject to the limitations set forth in Section (4) of PART ONE; and
- 657 •Contract for any health care facility or service for me, and to obligate me to pay for
- 658 these services (and my mental health care agent will not be financially liable for any
- 659 <u>services or care contracted for me or on my behalf).</u>

660	My mental health care agent will be my personal representative for all purposes of federal
661	or state law related to privacy of medical records (including the Health Insurance
662	Portability and Accountability Act of 1996) and will have the same access to my medical
663	records that I have and can disclose the contents of my medical records to others for my
664	ongoing mental health care.
665	My mental health care agent may accompany me in an ambulance or air ambulance if in
666	the opinion of the ambulance personnel protocol permits a passenger, and my mental
667	health care agent may visit or consult with me in person while I am in a facility if its
668	protocol permits visitation.
669	My mental health care agent may present a copy of this psychiatric advance directive in
670	lieu of the original, and the copy will have the same meaning and effect as the original.
671	I understand that under Georgia law:
672	•My mental health care agent may refuse to act as my mental health care agent; and
673	•A court can take away the powers of my mental health care agent if it finds that my
674	mental health care agent is not acting in accordance with this directive.
675	(9) GUIDANCE FOR MENTAL HEALTH CARE AGENT
676	In the event my directive is being used, my agent should first look at my instructions as
677	expressed in PART ONE. If a situation occurs for which I have not expressed a
678	preference, or in the event my preference is not available, my mental health care agent
679	should think about what action would be consistent with past conversations we have had,
680	my treatment preferences as expressed in PART ONE, my religious and other beliefs and
681	values, and how I have handled medical and other important issues in the past. If what
682	I would decide is still unclear, then my mental health care agent should make decisions

for me that	my mental health care agent believes are in my best interests, considering the
<u>benefits, bu</u>	urdens, and risks of my current circumstances and treatment options.
I impose th	e following limitations on my agent's authority to act on my behalf:
· ·	N SPOUSE IS MENTAL HEALTH CARE AGENT AND THERE HAS
	ou agree with this statement; leave blank if you do not.]
<u>[111111111] ij y</u>	<u>I desire the person I have named as my agent, who is now my spouse, to</u>
remain as n	ny agent even if we become divorced or our marriage is annulled.
	PART THREE: OTHER RELATED ISSUES
[PART TH	REE is optional. This psychiatric advance directive will be effective even if
<u>PART THR</u>	<u>'EE is left blank.]</u>
<u>(11)</u> GUII	DANCE FOR LAW ENFORCEMENT
I typically	react to law enforcement in the following ways:
The follow	ing person(s) may be helpful in the event of law enforcement involvement:
Name:	Telephone Number:
Relations	hip:

705	Name:Tel	ephone Number:
706	Relationship:	
707	(12) HELP FROM OTHERS	
708	The following people are part of my support syster	n (child care, pet care, getting my mail,
709	paying my bills, etc.) and should be contacted in	the event of a crisis:
710	Name: Tel	ephone Number:
711	Responsibility:	
712	Name: Tel	ephone Number:
713	Responsibility:	
714	Name: Tel	ephone Number:
715	Responsibility:	
716	PART FOUR: EFFECTIVENESS	AND SIGNATURES
717	This psychiatric advance directive will become ef	fective only if I have been determined
718	in the opinion of a physician or licensed psycholo	gist who has personally examined me,
719	or in the opinion of a court, to lack the capacity to	o understand the risks and benefits of,
720	and the alternatives to, a mental health care decision	on under consideration and I am unable
721	to give or communicate rational reasons for my m	nental health care decisions because of
722	impaired thinking, impaired ability to receive and e	valuate information, or other cognitive
723	<u>disability.</u>	
724	This form revokes any psychiatric advance directiv	ve that I have executed before this date.
725	To the extent this form is in conflict or is incons	sistent with any advance directive for
726	health care, durable power of attorney for health	care, health care proxy, or living will
727	executed by me at any time, this form shall control	with respect to my mental health care.

1	5
Z	.Ζ

728	Unless I have initialed below and have provided alternative future dates or events, this
729	psychiatric advance directive will become effective at the time I sign it and will remain
730	effective until my death.
731	(Initials) This psychiatric advance directive will become effective on or
732	upon (date) and will terminate on or upon (date) .
733	[You must sign and date or acknowledge signing and dating this form in the presence of
734	two witnesses.
735	Both witnesses must be of sound mind and must be at least 18 years of age, but the
736	witnesses do not have to be together or present with you when you sign this form.
737	<u>A witness:</u>
738	•Cannot be a person who was selected to be your mental health care agent or back-up
739	mental health care agent in PART TWO;
740	•Cannot be a provider who is providing mental health care to you at the time you
741	execute this directive or an employee of such provider unless the witness is your family
742	member, friend, or associate and is not directly involved in your mental health care;
743	and
744	•Cannot be an employee of the Department of Behavioral Health and Developmental
745	Disabilities or of a local public mental health agency or of any organization that
746	contracts with a local public mental health authority unless the witness is your family
747	member, friend, or associate and is not directly involved in your mental health care.]
748	By signing below, I state that I am of sound mind and capable of making this psychiatric
749	
147	advance directive and that I understand its purpose and effect.
750	
751	(Signature of Declarant) (Date)

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752	The declarant signed this form in my presence or acknowledged signing this form to me.
753	Based upon my personal observation, the declarant appeared to be of sound mind and
754	mentally capable of making this psychiatric advance directive and signed this form

755 <u>willingly and voluntarily.</u>

(Signature of First Witness)	(Date)
Print Name:	
Address:	_
(Signature of Second Witness)	(Date)
(Signature of Second Witness) Print Name:	(Date)

764 [This form does not need to be notarized.]"

- 766

765

SECTION 2-1.

PART II

- 767 Title 10 of the Official Code of Georgia Annotated, relating to commerce and trade, is
- amended by revising Code Section 10-6B-3, relating to applicability of the 'Georgia Power
- 769 of Attorney Act,' as follows:
- 770 *"*10-6B-3.
- 771 This chapter shall apply to all powers of attorney except:

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- (1) A power to the extent it is coupled with an interest in the subject of the power,
 including a power given to or for the benefit of a creditor in connection with a credit
 transaction;
- 775 (2) A power to make health care decisions, including but limited to, mental health care
 776 <u>decisions;</u>
- (3) Any delegation of voting, management, or similar rights related to the governance
 or administration of an entity or business, including, but not limited to, delegation of
 voting or management rights;
- (4) A power created on a form prescribed by a government or governmental subdivision,
 agency, or instrumentality for a governmental purpose;
- (5) A power created by a person other than an individual;
- (6) A power that grants authority with respect to a single transaction or series of related
 transactions involving real estate;
- 785 (7) A power given to a transfer agent to facilitate a specific transfer or disposition of one
 786 or more identified stocks, bonds, or other financial instruments;
- (8) A power authorizing a financial institution or broker-dealer, or an employee of the
 financial institution or broker-dealer, to act as agent for the account owner in executing
 trades or transfers of cash, securities, commodities, or other financial assets in the regular
 course of business;
- (9) Powers of attorney provided for under Titles 19 and 33; and
- (10) As set forth in Code Section 10-6B-81."
- 793 SECTION 2-2.
- 794 Title 16 of the Official Code of Georgia Annotated, relating to crimes and offenses, is
- amended in Code Section 16-5-5, relating to assisted suicide and notification of licensing
- board regarding violation, by revising paragraphs (3) and (4) of subsection (c) as follows:

797 "(3) Any person prescribing, dispensing, or administering medications or medical
798 procedures pursuant to, without limitation, a living will, a durable power of attorney for
799 health care, an advance directive for health care, <u>a psychiatric advance directive</u>, a
800 Physician Orders for Life-Sustaining Treatment form pursuant to Code Section 31-1-14,
801 or a consent pursuant to Code Section 29-4-18 or 31-9-2 when such actions are calculated
802 or intended to relieve or prevent a patient's pain or discomfort but are not calculated or

or intended to relieve or prevent a patient's pain or discomfort but are not calculated or
intended to cause such patient's death, even if the medication or medical procedure may
have the effect of hastening or increasing the risk of death;

(4) Any person discontinuing, withholding, or withdrawing medications, medical
procedures, nourishment, or hydration pursuant to, without limitation, a living will, a
durable power of attorney for health care, an advance directive for health care, <u>a</u>
psychiatric advance directive, a Physician Orders for Life-Sustaining Treatment form
pursuant to Code Section 31-1-14, a consent pursuant to Code Section 29-4-18 or 31-9-2,
or a written order not to resuscitate; or"

811

SECTION 2-3.

812 Said title is further amended in Code Section 16-5-101, relating to neglect to a disabled adult,
813 elder person, or resident, by revising subsection (b) as follows:

814 (b) The provisions of this Code section shall not apply to a physician nor any person 815 acting under a physician's direction nor to a hospital, hospice, or long-term care facility. 816 nor any agent or employee thereof who is in good faith acting within the scope of his or her 817 employment or agency or who is acting in good faith in accordance with a living will, a 818 durable power of attorney for health care, an advance directive for health care, a psychiatric 819 advance directive, a Physician Orders for Life-Sustaining Treatment form pursuant to Code 820 Section 31-1-14, an order not to resuscitate, or the instructions of the patient or the patient's 821 lawful surrogate decision maker, nor shall the provisions of this Code section require any 822 physician, any institution licensed in accordance with Chapter 7 of Title 31, or any

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employee or agent thereof to provide essential services or shelter to any person in the

- 824 absence of another legal obligation to do so."
- 825

823

SECTION 2-4.

826 Said title is further amended in Code Section 16-5-102.1, relating to trafficking of a disabled827 adult, elder person, or resident, by revising subsection (f) as follows:

828 "(f) This Code section shall not apply to a physician nor any person acting under a 829 physician's direction nor to a hospital, hospice, or long-term care facility, nor any agent or 830 employee thereof who is in good faith acting within the scope of his or her employment or 831 agency or who is acting in good faith in accordance with a living will, a durable power of 832 attorney for health care, an advance directive for health care, a psychiatric advance 833 directive, a Physician Orders for Life-Sustaining Treatment form pursuant to Code Section 834 31-1-14, an order not to resuscitate, or the instructions of the patient or the patient's lawful 835 surrogate decision maker."

836

SECTION 2-5.

Title 19 of the Official Code of Georgia Annotated, relating to domestic relations, is amended in Code Section 19-8-23, relating to where records of adoption are kept, examination by parties and attorneys, and use of information by agency and department, by revising paragraph (1) of subsection (d) as follows:

841 "(d)(1) Upon the request of a party at interest in the adoption, a child, legal guardian, or
health care agent, or mental health care agent of an adopted individual or a provider of
medical services to such a party, child, legal guardian, or health care agent, or mental
health care agent when certain information would assist in the provision of medical care,
a medical emergency, or medical diagnosis or treatment, the department or child-placing
agency shall access its own records on finalized adoptions for the purpose of adding
subsequently obtained medical information or releasing nonidentifying medical and

848 health history information contained in its records pertaining to an adopted individual or 849 the biological parents or relatives of the biological parents of the adopted individual. For 850 purposes of this paragraph, the term 'health care agent' shall have the meaning provided 851 by Code Section 31-32-2 and the term 'mental health care agent' shall have the meaning provided by Code Section 37-11-3."

- 852
- 853

SECTION 2-6.

854 Title 29 of the Official Code of Georgia Annotated, relating to guardian and ward, is amended in Code Section 29-4-10, relating to petition for appointment of guardian and 855 856 requirements for petition, by revising paragraph (6) of subsection (b) as follows:

857 ''(6) Whether, to the petitioner's knowledge, there exists any living will, durable power of attorney for health care, advance directive for health care, psychiatric advance 858 859 <u>directive</u>, order relating to cardiopulmonary resuscitation, or other instrument that deals with the management of the person of the proposed ward in the event of incapacity and 860 the name and address of any fiduciary or agent named in the instrument;" 861

862

SECTION 2-7.

Said title is further amended in Code Section 29-4-21, relating to rights and privileges 863 864 removed from ward upon appointment of guardian, by revising subsection (b) as follows: 865 (b) The mere appointment of a guardian does not revoke the powers of an agent who was 866 previously appointed by the ward to act as an agent under a durable power of attorney for 867 health care, a or health care agent under an advance directive for health care, or a mental

- 868 health care agent under a psychiatric advance directive."
- 869

SECTION 2-8.

870 Said title is further amended in Code Section 29-5-21, relating to rights and powers removed 871 from ward upon appointment of conservator, by revising subsection (b) as follows:

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872 "(b) The mere appointment of a conservator does not revoke the powers of an agent who
873 was previously appointed by the ward to act as the ward's agent under a durable power of
874 attorney for health care, or health care agent under an advance directive for health care, or
875 mental health care agent under a psychiatric advance directive."

876

SECTION 2-9.

877 Title 31 of the Official Code of Georgia Annotated, relating to health, is amended in Code
878 Section 31-8-55, relating to entry and investigative authority, cooperation of government
879 agencies, and communication with residents, by revising subsection (b) as follows:

880 (b) The state ombudsman or community ombudsman shall have the authority to enter any 881 long-term care facility and shall use his or her best efforts to enter such facility during 882 normal visiting hours. Upon entering the long-term care facility, the ombudsman shall 883 notify the administrator or, in the absence of the administrator, the person in charge of the 884 facility, before speaking to any residents. After notifying the administrator or the person 885 in charge of the facility, the ombudsman may communicate privately and confidentially 886 with residents of the facility, individually or in groups. The ombudsman shall have access 887 to the medical and social records of any resident if:

- 888 (1) The ombudsman has the permission of the resident or the legal representative or889 guardian of the resident;
- 890 (2) The resident is unable to consent to the review and has no legal representative or891 guardian; or
- (3) There is a guardian of the person of the resident and that guardian refuses to permitaccess to the records necessary to investigate a complaint, and:
- (A) There is reasonable cause to believe that the guardian is not acting in the bestinterests of the resident; and
- (B) A community ombudsman obtains the approval of the state ombudsman.

897 As used in this Code section, the term 'legal representative' means an agent under a valid 898 power of attorney, provided that the agent is acting within the scope of his or her agency; 899 an agent under a durable power of attorney for health care or health care agent under an 900 advance directive for health care; a mental health care agent under a psychiatric advance 901 directive; or an executor, executrix, administrator, or administratrix of the estate of a 902 deceased resident. The ombudsman shall have the authority to inspect the physical plant 903 and have access to the administrative records, policies, and documents of the facility to 904 which the residents have or the general public has access. Entry and investigation provided 905 by this Code section shall be conducted in a manner which will not significantly disrupt the provision of nursing or other care to residents." 906

907

SECTION 2-10.

Said title is further amended in Code Section 31-9-2, relating to persons authorized to
consent to surgical or medical treatment, by revising paragraphs (1) and (1.1) of subsection
(a) as follows:

911 "(1) Any adult, for himself or herself, whether by living will, advance directive for health

912 care, <u>psychiatric advance directive under Chapter 11 of Title 37</u>, or otherwise;

913 (1.1) Any person authorized to give such consent for the adult under an advance directive

for health care or durable power of attorney for health care under Chapter 32 of this title

915 <u>or psychiatric advance directive under Chapter 11 of Title 37;</u>"

- 916SECTION 2-11.917Said title is further amended in Code Section 31-32-2, relating to definitions relative to the918"Georgia Advance Directive for Health Care Act," by adding new paragraphs to read as919follows:
- 920 "(10.1) 'Mental health care' shall have the same meaning as in Code Section 37-11-3.

921	(10.2) 'Mental health care agent' means an agent appointed under a psychiatric advance
922	directive in accordance with Chapter 11 of Title 37."
923	"(12.1) 'Psychiatric advance directive' means a written document voluntarily executed
924	by an individual in accordance with the requirements of Code Section 37-11-9."
925	SECTION 2-12.
926	Said title is further amended in Code Section 31-32-4, relating to the advance directive for
927	health care form, by revising paragraph (3) of PART ONE of the form as follows:
928	"(3) GENERAL POWERS OF HEALTH CARE AGENT
929	My health care agent will make health care decisions for me when I am unable to
930	communicate my health care decisions or I choose to have my health care agent
931	communicate my health care decisions.
932	My health care agent will have the same authority to make any health care decision that
933	I could make. My health care agent's authority includes, for example, the power to:
934	• <u>Admit me to or discharge me</u> Request and consent to admission or discharge from any
935	hospital, skilled nursing facility, hospice, or other health care facility or service;
936	•Request, consent to, withhold, or withdraw any type of health care; and
937	•Contract for any health care facility or service for me, and to obligate me to pay for
938	these services (and my health care agent will not be financially liable for any services
939	or care contracted for me or on my behalf).

My health care agent will be my personal representative for all purposes of federal or
state law related to privacy of medical records (including the Health Insurance Portability
and Accountability Act of 1996) and will have the same access to my medical records
that I have and can disclose the contents of my medical records to others for my ongoing
health care.

947 agent may visit or consult with me in person while I am in a hospital, skilled nursing
 948 facility, hospice, or other health care facility or service if its protocol permits visitation.

949 My health care agent may present a copy of this advance directive for health care in lieu 950 of the original, and the copy will have the same meaning and effect as the original.

951 I understand that under Georgia law:

•My health care agent may refuse to act as my health care agent;

•A court can take away the powers of my health care agent if it finds that my health 954 care agent is not acting properly; and

- •My health care agent does not have the power to make health care decisions for me
 regarding psychosurgery, sterilization, or treatment or involuntary hospitalization, or
 <u>involuntary treatment</u> for mental or emotional illness, developmental disability, or
 addictive disease.
- My health care agent does not have the power to make health care decisions that are
 otherwise covered under a psychiatric advance directive that I have executed pursuant

961 to Chapter 11 of Title 37 of the Official Code of Georgia Annotated, including

- 962 <u>decisions related to treatment or hospitalization for mental or emotional illness</u>,
- 963 <u>developmental disability, or addictive disease.</u>"
- 964

SECTION 2-13.

Said title is further amended in Code Section 31-32-7, relating to duties and responsibilities
of health care agents, by revising paragraph (1) of subsection (e) and by adding a new
subsection to read as follows:

968 "(1) The health care agent is authorized to consent to and authorize or refuse, or to 969 withhold or withdraw consent to, any and all types of medical care, treatment, or 970 procedures relating to the physical or mental health of the declarant, including any 971 medication program, surgical procedures, life-sustaining procedures, or provision of 972 nourishment or hydration for the declarant, but not including psychosurgery, sterilization; 973 or involuntary hospitalization or <u>involuntary</u> treatment covered by Title 37;"

974 "(g) With respect to mental health care, the duties and responsibilities of a health care
975 agent under this chapter shall be subordinate to the duties and responsibilities of a mental
976 health care agent under Chapter 11 of Title 37 and subject to the terms of a psychiatric
977 advance directive executed by the declarant before, simultaneously with, or after the
978 advance directive for health care under which the health care agent is acting."

979

SECTION 2-14.

Said title is further amended in Code Section 31-32-10, relating to immunity from liability
or disciplinary action, by revising subsection (a) by deleting "and" at the end of paragraph
(4), by replacing the period with "; and" at the end of paragraph (5), and by adding a new
paragraph to read as follows:

984 "(6) In the event a declarant has appointed a mental health care agent, no health care 985 provider, health care facility, or person who relies in good faith on the direction of such 986 mental health care agent shall be subject to civil liability, criminal prosecution, or 987 discipline for unprofessional conduct for complying with any direction or decision of 988 such mental health care agent in the event the declarant's condition is subsequently 989 determined to be a non-mental health care related condition."

990 SECTION 2-15.

Said title is further amended in Code Section 31-32-14, relating to effect of chapter on otherlegal rights and duties, by adding a new subsection to read as follows:

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and responsibilities of a mental health care agent under Chapter 11 of Title 37 or the terms

- 995 of a psychiatric advance directive executed by the declarant before, simultaneously with,
- 996 or after the advance directive for health care under which the health care agent is acting."
- 997

SECTION 2-16.

Said title is further amended in Code Section 31-33-2, relating to furnishing copy of records
to patient, provider, or other authorized person, by revising paragraph (2) of subsection (a)
as follows:

1001 "(2) Upon written request from the patient or a person authorized to have access to the
1002 patient's record under an advance directive for health care, a psychiatric advance
1003 directive, or a durable power of attorney for health care for such patient, the provider
1004 having custody and control of the patient's record shall furnish a complete and current
1005 copy of that record, in accordance with the provisions of this Code section. If the patient
1006 is deceased, such request may be made by the following persons:

- 1007 (A) The executor, administrator, or temporary administrator for the decedent's estate1008 if such person has been appointed;
- 1009 (B) If an executor, administrator, or temporary administrator for the decedent's estate
- 1010 has not been appointed, by the surviving spouse;
- 1011 (C) If there is no surviving spouse, by any surviving child; and
- 1012 (D) If there is no surviving child, by any parent."
- 1013

SECTION 2-17.

1014 Said title is further amended in Code Section 31-36A-3, relating to definitions relative to the

1015 "Temporary Health Care Placement Decision Maker for an Adult Act," by adding a new

1016 paragraph to read as follows:

1017	"(1.1) 'Psychiatric advance directive' means a written document voluntarily executed by
1018	an individual in accordance with the requirements of Code Section 37-11-9."
1019	SECTION 2-18.
1020	Said title is further amended in Code Section 31-36A-6, relating to persons authorized to
1021	consent, expiration of authorization, limitations on authority to consent, effect on other laws,
1022	and immunity from liability or disciplinary action, by revising paragraph (2) of subsection
1023	(a) as follows:
1024	''(2) Any person authorized to give such consent for the adult under an advance directive
1025	for health care, psychiatric advance directive, or durable power of attorney for health care
1026	under Chapter 32 of this title;"
1027	SECTION 2-19.
1028	Title 37 of the Official Code of Georgia Annotated, relating to mental health, is amended in
1029	Code Section 37-1-1, relating to definitions relative to governing and regulation of mental
1030	health, by adding new paragraphs to read as follows:
1031	"(11.1) 'Mental health care agent' means an agent appointed under a psychiatric advance
1032	directive in accordance with Chapter 11 of Title 37."
1033	"(16.1) 'Psychiatric advance directive' means a written document voluntarily executed
1034	by an individual in accordance with the requirements of Code Section 37-11-9."
1035	SECTION 2-20.
1036	Said title is further amended in Code Section 37-1-20, relating to obligations of the
1037	Department of Behavioral Health and Developmental Disabilities, by revising paragraph (18)
1038	as follows:
1039	"(18) Classify host homes for persons whose services are financially supported, in whole
1040	or in part, by funds authorized through the department. As used in this Code section, the

H. B. 752 (SUB) - 43 - 1041 term 'host home' means a private residence in a residential area in which the occupant 1042 owner or lessee provides housing and provides or arranges for the provision of food, one 1043 or more personal services, supports, care, or treatment exclusively for one or two persons 1044 who are not related to the occupant owner or lessee by blood or marriage. A host home 1045 shall be occupied by the owner or lessee, who shall not be an employee of the same 1046 community provider which that provides the host home services by contract with the 1047 department. The department shall approve and enter into agreements with community 1048 providers which, in turn, shall contract with host homes. The occupant owner or lessee 1049 shall not be the guardian of any person served, the conservator of the property of such 1050 person, or of their property nor the health care agent in such person's advance directive 1051 for health care, or the mental health care agent in such person's psychiatric advance directive. The placement determination for each person placed in a host home shall be 1052 1053 made according to such person's choice as well as the individual needs of such person in 1054 accordance with the requirements of Code Section 37-3-162, 37-4-122, or 37-7-162, as 1055 applicable to such person;"

1056

SECTION 2-21.

Said title is further amended in Code Section 37-2-30, relating to definitions relative to the
Office of Disability Services Ombudsman, by revising paragraph (7) and by adding a new
paragraph, to read as follows:

1060 "(7) 'Health care agent' means an agent under a durable power of attorney for health care,

- 1061 <u>a or health care agent under an advance directive for health care, or a mental health care</u>
- 1062 <u>agent under a psychiatric advance directive</u>."
- 1063 "(9.1) 'Psychiatric advance directive' means a written document voluntarily executed by
- 1064 <u>a patient in accordance with the requirements of Code Section 37-11-9.</u>"

1065	SECTION 2-22.
1066	Said title is further amended by revising Code Section 37-3-20, relating to admission of
1067	voluntary patients, consent of parent or guardian to treatment, and giving notice of rights to
1068	patient at time of admission, as follows:
1069	"37-3-20.
1070	(a) The chief medical officer of any facility may receive for observation and diagnosis any
1071	patient 12 years of age or older making application therefor, any patient under 18 years of
1072	age for whom such application is made by his or her parent or guardian, any patient who
1073	has a psychiatric advance directive and for whom such application is made by his or her
1074	mental health care agent, and any patient who has been declared legally incompetent and
1075	for whom such application is made by his or her guardian. If found to show evidence of
1076	mental illness and to be suitable for treatment, such person may be given care and
1077	treatment at such facility; and such person may be detained by such facility until
1078	discharged pursuant to Code Section 37-3-21 or 37-3-22. The parents or guardian of a
1079	minor child must give written consent to such treatment. An individualized service plan
1080	shall be developed for such person as soon as possible.
1081	(b) Any individual voluntarily admitted to a facility under this Code section shall be given

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1082 notice of his <u>or her</u> rights under this chapter at the time of his admission."

1083

SECTION 2-23.

Said title is further amended by revising Code Section 37-3-147, relating to representatives
and guardians ad litem, notification provisions, and duration and scope of guardianship ad
litem, as follows:

1087 *"*37-3-147.

(a) At the time a person who has mental illness is admitted to any facility under this
chapter or as soon thereafter as reasonably possible given the person's condition or mental
state at the time of admission, such facility shall use diligent efforts to secure the names

and addresses of at least two representatives, which names and addresses shall be enteredin the person's clinical record.

1093 (b) The patient may designate one representative; the second representative or, in the 1094 absence of designation of one representative by the patient, both representatives shall be 1095 selected by the facility. If the facility is to select both representatives, it must make one 1096 selection from among the following persons in the order of listing: the patient's mental 1097 health care agent, legal guardian, spouse, adult child, parent, attorney, adult next of kin, or 1098 adult friend, provided that, in the case of a patient whose representative or representatives 1099 have been appointed by the court under Code Section 37-3-62, the facility shall not select 1100 a different representative. The second representative shall also be selected from the above 1101 list but without regard to the order of listing, provided that the second representative shall 1102 not be the person who filed the petition to have the patient admitted to the facility.

1103 (c) If the facility is unable to secure at least two representatives after diligent search or if 1104 the department is the guardian of the patient, that fact shall be entered in the patient's 1105 clinical record and the facility shall apply to the court in the county of the patient's 1106 residence for the appointment of a guardian ad litem, which guardian ad litem shall not be 1107 the department. On application of any person or on its own motion, the court may also 1108 appoint a guardian ad litem for a patient for whom two representatives have been named 1109 whenever the appointment of a guardian ad litem is deemed necessary for protection of the 1110 patient's rights. Such guardian ad liter shall also act as representative of the patient and 1111 shall have the powers granted to representatives by this chapter.

(d) At any time notice is required by this chapter to be given to the patient's representatives, such notice shall be served on the representatives designated under this Code section. The patient's guardian ad litem, if any, shall likewise be served. Unless otherwise provided, notice may be served in person or by first-class mail. When notice is served by mail, a record shall be made of the date of mailing and shall be placed in the patient's clinical record. Service shall be completed upon mailing.

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(e) At any time notice is required by this chapter to be given to the patient, the date on
which notice is given shall be entered on the patient's clinical record. If the patient is
unable to comprehend the written notice, a reasonable effort shall be made to explain the
notice to him or her.

(f) At the time a court enters an order pursuant to this chapter, such order and notice of the
date of entry of the order shall be served on the patient and his <u>or her</u> representatives as
provided in subsection (d) of this Code section.

(g) Notice of an involuntary patient's admission to a facility shall be given to his <u>or her</u>
representatives in writing. If such involuntary admission is to an emergency receiving
facility, notice shall also be given by that facility to the patient's representatives by
telephone or in person as soon as possible.

(h) In every instance in which a court shall appoint a guardian ad litem for any person
pursuant to the terms of this chapter, such guardianship shall be for the limited purpose
stated in the order of the court and shall expire automatically after 90 days or after a lesser
time stated in the order. The responsibility of the guardian ad litem shall not extend
beyond the specific purpose of the appointment."

1134

SECTION 2-24.

Said title is further amended in Code Section 37-3-148, relating to right of patients or representatives to petition for writ of habeas corpus and for judicial protection of rights and privileges granted by this chapter, by revising subsection (a) as follows:

1138 "(a) At any time and without notice, a person detained by a facility or a <u>mental health care</u> 1139 <u>agent, legal guardian, relative, or friend on behalf of such person may petition, as provided</u> 1140 by law, for a writ of habeas corpus to question the cause and legality of detention and to 1141 request any court of competent jurisdiction on its own initiative to issue a writ for release, 1142 provided that, in the case of any such petition for the release of a person detained in a 1143 facility pursuant to a court order under Code Section 17-7-130 or 17-7-131, a copy of the

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1144 petition along with proper certificate of service shall also be served upon the presiding

1145 judge of the court ordering such detention and the prosecuting attorney for such court,

1146 which service may be made by certified mail or statutory overnight delivery, return receipt

1147 requested."

1148

SECTION 2-25.

Said title is further amended by revising Code Section 37-4-107, relating to appointment of
client representatives and guardians ad litem, notification provisions, and duration and scope
of guardianship ad litem, as follows:

1152 *"*37-4-107.

(a) At the time a client is admitted to any facility under this chapter, that facility shall
make diligent efforts to secure the names and addresses of at least two representatives,
which names and addresses shall be entered in the client's clinical record.

1156 (b) The client may designate one representative; the second representative or, in the absence of designation of one representative by the client, both representatives shall be 1157 1158 selected by the facility. If the facility is to select both representatives, it must make one 1159 selection from among the following persons in the order of listing: the client's mental 1160 health care agent, legal guardian, spouse, adult child, parent, attorney, adult next of kin, or 1161 adult friend. The second representative shall also be selected from the above list but 1162 without regard to the order of listing, provided that the second representative shall not be 1163 the person who filed the petition seeking an order for the client to receive services from the 1164 department.

(c) If the facility is unable to secure at least two representatives after diligent search or if the department is the guardian of the client, that fact shall be entered in the client's clinical record and the facility shall apply to the court in the county of the client's residence for the appointment of a guardian ad litem, which guardian ad litem shall not be the department. On application of any person or on its own motion, the court may also appoint a guardian

ad litem for a client for whom two representatives have been named whenever the
appointment of a guardian ad litem is deemed necessary for protection of the client's rights.
Such guardian ad litem shall act as representative of the client on whom notice is to be
served under this chapter and shall have the powers granted to representatives by this
chapter.

(d) At any time notice is required by this chapter to be given to the client's representatives, such notice shall be served on the representatives designated under this Code section. The client's guardian ad litem, if any, shall likewise be served. Unless otherwise provided, notice may be served in person or by first-class mail. When notice is served by mail, a record shall be made of the date of mailing and shall be placed in the client's clinical record. Service shall be completed upon mailing.

(e) At any time notice is required by this chapter to be given to the client, the date on
which notice is given shall be entered on the client's clinical record. If the client is unable
to comprehend a written notice, a reasonable effort shall be made to explain the notice to
him <u>or her</u>.

(f) At the time a court enters an order pursuant to this chapter, such order and notice of the
date of entry of the order shall be served on the client and his <u>or her</u> representatives as
provided in subsection (d) of this Code section.

(g) Notice of a client's admission to a facility shall be given to his <u>or her</u> representativesin writing.

(h) In every instance in which a court shall appoint a guardian ad litem for any person
pursuant to the terms of this chapter, such guardianship shall be for the limited purpose
stated in the order of the court and shall expire automatically after 90 days or after a lesser
time stated in the order. The responsibility of the guardian ad litem shall not extend
beyond the specific purpose of the appointment."

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1195	SECTION 2-26.
1196	Said title is further amended in Code Section 37-4-108, relating to right of clients or
1197	representatives to petition for writ of habeas corpus and for judicial protection of rights and
1198	privileges granted by chapter, by revising subsection (a) as follows:
1199	"(a) At any time and without notice, a person detained by a facility or a mental health care
1200	agent, legal guardian, relative, or friend on behalf of such person may petition as provided
1201	by law for a writ of habeas corpus to question the cause and legality of detention and to
1202	request any court of competent jurisdiction on its own initiative to issue a writ for release,
1203	provided that in the case of any such petition for the release of a person detained in a
1204	facility pursuant to a court order under Code Section 17-7-130 or 17-7-131, a copy of the
1205	petition, along with proper certificate of service, shall also be served upon the presiding
1206	judge of the court ordering such detention and the prosecuting attorney for such court,
1207	which service may be made by certified mail or statutory overnight delivery, return receipt
1208	requested."

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1209

SECTION 2-27.

Said title is further amended by revising Code Section 37-7-147, relating to appointment of
patient representatives and guardians ad litem, notice provisions, and duration and scope of
guardianship ad litem, as follows:

1213 *"*37-7-147.

(a) At the time a patient is admitted to any facility under this chapter, that facility shall use
diligent efforts to secure the names and addresses of at least two representatives, which
names and addresses shall be entered in the patient's clinical record.

(b) The patient may designate one representative; the second representative or, in the absence of designation of one representative by the patient, both representatives shall be selected by the facility. If the facility is to select both representatives, it must make one selection from among the following persons in the order of listing: the patient's <u>mental</u>

H. B. 752 (SUB) - 50 - 1221 health care agent, legal guardian, spouse, adult child, parent, attorney, adult next of kin, or 1222 adult friend, provided that, in the case of a patient whose representative or representatives 1223 have been appointed by the court under Code Section 37-7-62, the facility shall not select 1224 a different representative. The second representative shall also be selected from the above 1225 list but without regard to the order of listing, provided that the second representative shall 1226 not be the person who filed the petition to have the patient admitted to the facility.

1227 (c) If the facility is unable to secure at least two representatives after diligent search or if 1228 the department is the guardian of the patient, that fact shall be entered in the patient's 1229 clinical record and the facility shall apply to the court in the county of the patient's 1230 residence for the appointment of a guardian ad litem, which guardian ad litem shall not be 1231 the department. On application of any person or on its own motion, the court may also 1232 appoint a guardian ad litem for a patient for whom two representatives have been named 1233 whenever the appointment of a guardian ad litem is deemed necessary for protection of the 1234 patient's rights. Such guardian ad litem shall also act as representative of the patient and 1235 shall have the powers granted to representatives by this chapter.

1236 At any time notice is required by this chapter to be given to the patient's (d) 1237 representatives, such notice shall be served on the representatives designated under this 1238 Code section. The patient's guardian ad litem, if any, shall likewise be served. Unless 1239 otherwise provided, notice may be served in person or by first class first-class mail. When 1240 notice is served by mail, a record shall be made of the date of mailing and shall be placed 1241 in the patient's clinical record. Service shall be completed upon mailing.

1242 (e) At any time notice is required by this chapter to be given to the patient, the date on 1243 which notice is given shall be entered on the patient's clinical record. If the patient is unable 1244 to comprehend the written notice, a reasonable effort shall be made to explain the notice 1245 to him or her.

22

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(f) At the time a court enters an order pursuant to this chapter, such order and notice of the
date of entry of the order shall be served on the patient and his <u>or her</u> representatives as
provided in subsection (d) of this Code section.

(g) Notice of an involuntary patient's admission to a facility shall be given to his <u>or her</u>
representatives in writing. If such involuntary admission is to an emergency receiving
facility, notice shall also be given by that facility to the patient's representatives by
telephone or in person as soon as possible.

(h) In every instance in which a court shall appoint a guardian ad litem for any person
pursuant to the terms of this chapter, such guardianship shall be for the limited purpose
stated in the order of the court and shall expire automatically after 90 days or after a lesser
time stated in the order. The responsibility of the guardian ad litem shall not extend
beyond the specific purpose of the appointment."

1258

SECTION 2-28.

Said title is further amended by revising Code Section 37-7-148, relating to rights of patients
or representatives to petition for writ of habeas corpus and for judicial protection of rights
and privileges granted by this chapter, as follows:

1262 *"*37-7-148.

1263 (a) At any time and without notice, a person detained by a facility, a mental health care 1264 agent named in such person's psychiatric advance directive, a legal guardian of such 1265 person, or a relative or friend on behalf of such person may petition, as provided by law, 1266 for a writ of habeas corpus to question the cause and legality of detention and to request 1267 any court of competent jurisdiction on its own initiative to issue a writ for release, provided 1268 that, in the case of any such petition for the release of a person detained in a facility 1269 pursuant to a court order under Code Section 17-7-130 or 17-7-131, a copy of the petition 1270 along with proper certificate of service shall also be served upon the presiding judge of the

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1271 court ordering such detention and the prosecuting attorney for such court, which service1272 may be made by certified mail or statutory overnight delivery, return receipt requested.

(b) A patient or his <u>or her</u> representatives may file a petition in the appropriate court
alleging that the patient is being unjustly denied a right or privilege granted by this chapter
or that a procedure authorized by this chapter is being abused. Upon the filing of such a
petition, the court shall have the authority to conduct a judicial inquiry and to issue
appropriate orders to correct any abuse under this chapter."

1278

SECTION 2-29.

1279 Title 49 of the Official Code of Georgia Annotated, relating to social services, is amended
1280 in Code Section 49-6-72, relating to definitions relative to the "Georgia Family Caregiver
1281 Support Act," by revising paragraph (9) as follows:

1282 (9) 'Primary caregiver' means the one identified relative or other person in a relationship 1283 of responsibility, such as an agent under a valid durable power of attorney for health care, 1284 <u>a</u> or health care agent under a valid advance directive for health care, or a mental health 1285 care agent under a valid psychiatric advance directive, who has assumed the primary 1286 responsibility for the provision of care needed to maintain the physical or mental health 1287 of a functionally dependent older adult or other adult suffering from dementia, who lives 1288 in the same residence with such individual, and who does not receive financial 1289 compensation for the care provided. A substantiated case of abuse, neglect, or 1290 exploitation, as defined in Chapter 5 of Title 30, the 'Disabled Adults and Elder Persons 1291 Protection Act,' or pursuant to any other civil or criminal statute regarding an older adult, 1292 shall prohibit a primary caregiver from receiving benefits under this article unless 1293 authorized by the department to prevent further abuse."

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SECTION 2-30.
Said title is further amended in Code Section 49-6-82, relating to definitions relative to
licensure of adult day centers, by revising paragraph (7) as follows:
"(7) 'Primary caregiver' means the one identified relative or other person in a relationship
of responsibility, such as an agent under a valid durable power of attorney for health care.
<u>a</u> or health care agent under a valid advance directive for health care, or a mental health
care agent under a valid psychiatric advance directive, who has assumed the primary
responsibility for the provision of care needed to maintain the physical or mental health
of an aging adult, who lives in the same residence with such individual, and who does not
receive financial compensation for the care provided."
PART III
SECTION 3-1.

All laws and parts of laws in conflict with this Act are repealed. 1306