SUBSTITUTE FOR HOUSE BILL NO. 5047

A bill to amend 1998 PA 386, entitled "Estates and protected individuals code,"

(MCL 700.1101 to 700.8206) by amending the title and by adding part 5A to article V.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

TITLE

An act to codify, revise, consolidate, and classify aspects of the law relating to wills and intestacy, relating to the administration and distribution of estates of certain individuals, relating to trusts, and relating to the affairs of certain individuals under legal incapacity; to provide for the powers and procedures of the court that has jurisdiction over these matters; to provide for the validity and effect of certain transfers,



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1 contracts, and deposits that relate to death; to provide procedures 2 to facilitate enforcement of certain trusts; to establish the 3 office of state quardian; and to repeal acts and parts of acts. 4 ARTICLE V 5 PART 5A 6 OFFICE OF STATE GUARDIAN 7 Sec. 5531. As used in this part: 8 (a) "Adult protective services" means the office, division, or 9 unit of the department that is charged with investigation of abuse, 10 neglect, or exploitation of vulnerable individuals under the social 11 welfare act, 1939 PA 280, MCL 400.1 to 400.119b. 12 (b) "Attorney general" means the department of attorney 13 general. 14 (c) "Board" means the office of state quardian board created 15 in section 5532. (d) "Department" means the department of health and human 16 17 services. 18 (e) "Executive director" means the executive director of the 19 board appointed by the governor under section 5532. 20 (f) "Indigent" means an individual who is unable, without 21 substantial financial hardship to the individual or to the 22 individual's dependents, to pay a competent, qualified professional 23 guardian on the individual's own. Substantial financial hardship is 24 rebuttably presumed if the ward receives personal public 25 assistance, including under the food assistance program, temporary assistance for needy families, Medicaid, or disability insurance, 26 27 resides in public housing, or earns an income less than 140% of the 28 federal poverty guideline. 29 Sec. 5532. (1) The office of state guardian board is created



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as an autonomous entity within the department. The board shall 1 2 exercise its powers, duties, functions, and responsibilities under 3 this part independently of the department, except that the 4 procurement and related management functions of the board must be 5 performed under the direction and supervision of the department

6 (2) The board consists of the following members, appointed by 7 the governor:

8 (a) One member from a list of 3 or more individuals 9 recommended by the attorney general.

10 (b) One member from a list of 3 or more individuals 11 recommended by the senate majority leader.

(c) One member from a list of 3 or more individuals 12 13 recommended by the speaker of the house of representatives.

14 (d) One member from a list of 3 or more individuals 15 recommended by the chief justice of the supreme court.

16 (e) One member from a list of 3 or more individuals 17 recommended by the agency that implements and administers the 18 program for the protection and advocacy of the rights of persons with developmental disabilities under section 931 of the mental 19 20 health code, 1974 PA 258, MCL 330.1931.

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(f) One member who is a probate judge.

22 (g) One member who is a probate court register.

23 (h) One member from a list of 3 or more individuals 24 recommended by the department's behavioral physical health and 25 aging administration representing the interests of vulnerable 26 adults as that term is defined in section 145m of the Michigan 27 penal code, 1931 PA 328, MCL 750.145m.

- 28 (i) One member from adult protective services.
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(j) One member who is a professional guardian.



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(k) One member who is a professional conservator.

2 (l) One member who is a licensed master's social worker as that
3 term is defined in section 18501 of the public health code, 1978 PA
4 368, MCL 333.18501.

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5 (m) One member who is recommended by the state long-term care 6 ombudsman established under section 6 of the older Michiganians 7 act, 1981 PA 180, MCL 400.586.

8 (n) One member who is recommended by a community mental health 9 authority as that term is defined in section 100a of the mental 10 health code, 1974 PA 258, MCL 330.1100a, to represent the interests 11 of community mental health services programs as that term is 12 defined in section 100a of the mental health code, 1974 PA 258, MCL 13 330.1100a.

14 (3) The governor shall appoint the executive director of the
15 board to a 4-year term. The executive director is a voting member
16 of the board. The executive director shall do all of the following:

17 (a) Maintain the records of the board.

(b) Employ, supervise, and retain staff, with the approval ofthe board.

20 (c) Act as an interested party, on appearance, in any21 guardianship or conservatorship matter.

22 (d) Issue licenses under section 5534.

23 (e) Supervise investigations and disciplinary proceedings.

24 (f) Coordinate meetings and activities of the board.

25 (g) Other duties as assigned by the board.

26 (4) The governor shall appoint the first members to the board
27 not later than 180 days after the effective date of the amendatory
28 act that added this part.

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(5) Members of the board shall serve for terms of 4 years or



until a successor is appointed, whichever is later, except that of the members first appointed, the members provided for in subsection (2)(a) to (e) shall serve for 2 years, the members provided for in subsection (2)(f) to (j) shall serve for 3 years, and the members provided for in subsection (2)(k) to (n) shall serve for 4 years.

6 (6) If a vacancy occurs on the board, the governor shall make 7 an appointment for the unexpired term in the same manner as the 8 original appointment.

9 (7) The governor may remove a member of the board for
10 incompetence, dereliction of duty, malfeasance, misfeasance, or
11 nonfeasance in office, or any other good cause.

12 (8) The executive director shall call the first meeting of the 13 board. At the first meeting, the board shall elect from among its 14 members a chairperson and other officers as it considers necessary 15 or appropriate. After the first meeting, the board shall meet at 16 least quarterly.

(9) A majority of the members of the board constitute a quorum
for the transaction of business at a meeting of the board. A
majority of the members present and serving are required for
official action of the board.

(10) The business that the board may perform must be conducted
at a public meeting of the board held in compliance with the open
meetings act, 1976 PA 267, MCL 15.261 to 15.275.

(11) A writing prepared, owned, used, in the possession of, or
retained by the board in the performance of an official function is
exempt from disclosure under section 13(1)(d) of the freedom of
information act, 1976 PA 442, MCL 15.243.

(12) Members of the board shall serve without compensation.However, members of the board may be reimbursed for their actual



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and necessary expenses incurred in the performance of their
 official duties as members of the board.

Sec. 5533. The board shall do all of the following:

4 (a) Set minimum standards for licensure of professional5 guardians and professional conservators.

6 (b) Ensure that professional guardians and professional
7 conservators maintain compliance with minimum standards of
8 practice.

9 (c) Adopt a written process for receiving or initiating 10 complaints against guardians and conservators. The board may 11 initiate complaints.

12 (d) Adopt a process for receipt of requests for technical13 assistance from guardians and conservators.

(e) Adopt a process to refer appropriate complaints regarding
guardians and conservators to the attorney general or another
investigatory agency, including, but not limited to, adult
protective services or a law enforcement agency, for investigation.

18 (f) Adopt a process to refer wards or interested persons to an19 agency that provides legal representation or advocacy for wards.

(g) Promulgate rules concerning the discipline of professional
guardians and professional conservators who fail to meet licensure
standards.

(h) Promulgate rules concerning the discipline of guardians
and conservators who breach their fiduciary duties or otherwise
engage in misconduct.

(i) Adopt a process for the executive director, on behalf of
the board, to contract with professional guardians to provide
guardianship services to eligible indigent wards or prospective
wards and maintain minimum standards for contracting professional



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1 guardians.

(j) Collect uniform and consistent data regarding service
delivery that must be made available, on a quarterly basis, to the
legislature and the supreme court in a format that is not
identifiable by individual ward or protected individual to protect
confidentiality. The data under this subdivision must include all
of the following:

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(i) The number of wards under a guardianship.

9 (*ii*) The number of protected individuals under a
10 conservatorship.

11 (iii) The number of wards under a partial guardianship.

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(iv) The number of wards under a full guardianship.

13 (v) The number of guardians and conservators licensed under14 this part.

15 (vi) For each professional guardian, the number of wards to16 whom the professional guardian was appointed.

17 (vii) For each professional conservator, the number of
18 protected individuals to whom the professional conservator was
19 appointed.

20 (k) Consult with and assist other public or private agencies21 or organizations to implement the intent of this part.

(*l*) Make recommendations to the legislature and the supreme
court on matters relating to the board's responsibilities under
this part.

(m) Conduct contested case hearings under the administrative
procedures act of 1969, 1969 PA 306, MCL 24.201 to 24.328, as
required to administer licensing and discipline under this part.
(n) Modify any minimum requirement under this part with the
approval of the board.



(o) Promulgate any other rules that are necessary and
 appropriate to enable the board to fulfill its role and efficiently
 administer this part.

Sec. 5534. (1) A person shall not serve as a professional
guardian or professional conservator unless the person is issued a
license under this section by the executive director.

7 (2) The executive director shall not issue a professional
8 guardian license or professional conservator license unless the
9 applicant meets all of the following conditions:

10 (a) The applicant holds a certification from the National11 Center for Guardianship Certification.

12 (b) The applicant submits a criminal background check to the13 department of state police.

14 (c) The applicant has not been found liable in a civil action
15 that involved fraud, misrepresentation, material omission,
16 misappropriation, theft, exploitation, abuse, neglect, sexual
17 assault, or conversion.

18 (3) A professional guardian or professional conservator who is
19 an individual shall report to the executive director not later than
20 30 days after any of the following events have occurred:

(a) The professional guardian or professional conservator isconvicted of a felony.

(b) The department has classified the professional guardian or
professional conservator as a confirmed case on the central
registry as those terms are defined in section 2 of the child
protection law, 1975 PA 238, MCL 722.622.

27 (c) The professional guardian or professional conservator is
28 convicted of a misdemeanor related to child abuse or neglect,
29 vulnerable adult abuse or neglect, controlled substances, criminal



sexual conduct, domestic violence, stalking, embezzlement, or
 crimes of theft or dishonesty.

3 (d) The professional guardian or professional conservator4 files for bankruptcy.

5 (e) A personal protection order is entered against the6 professional guardian or professional conservator.

7 (f) The probate court enters an order to surcharge the
8 professional guardian's or the professional conservator's bond, or
9 any court enters a judgment against the professional guardian or
10 professional conservator.

(g) The probate court finds that the professional guardian or professional conservator breached the professional guardian's or the professional conservator's fiduciary duties.

Sec. 5534a. The executive director shall not petition for a guardianship or conservatorship or accept appointment as a guardian or conservator of any individual.

17 Sec. 5535. (1) The executive director shall contract with 18 professional guardians to provide guardianship services for an 19 indigent ward who is any of the following:

20 (a) At significant risk of harm from abuse, neglect,
21 exploitation, abandonment, self-harm, or self-neglect.

(b) In imminent danger of loss of, or significant reduction
in, public services that are necessary for the ward to live
successfully in the most integrated and least restrictive
environment that is appropriate in light of the ward's needs and
values.

27 (c) Homeless or at risk of homelessness.

(2) Except as otherwise provided in this subsection, aprofessional guardian that contracts with the executive director



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under this section shall not serve as a professional quardian for 1 2 more than 36 wards total, or for a professional guardian that is an 3 organization, not more than 36 wards for each employee who holds a license issued under section 5534, including those wards for whom 4 quardianship services are not provided for under a contract in 5 6 accordance with this section. The executive director may allow a 7 professional guardian to serve as guardian for more than 36 wards 8 if all of the following conditions are met:

9 (a) The professional guardian requests that a guardianship is 10 necessary in an emergency or unusual circumstance.

(b) The professional guardian does not serve as guardian for
more than 3 consecutive months or more than 4 months in 12 months.

13 (3) The executive director shall develop a fee schedule for
14 the payment of contracting professional guardians under this
15 section. The fee schedule must provide for all of the following:

16 (a) Case-weighting guidelines for greater compensation for the17 first 3 months of a new guardianship.

18 (b) Higher compensation if the case is complex at the time of 19 appointment.

20 (c) Adjustment during the guardianship if the complexity of21 the case changes.

Sec. 5536. (1) The executive director shall establishprocedures to do all of the following:

(a) Review complaints against professional guardians and
professional conservators to determine whether the professional
guardian or professional conservator has failed to meet licensure
standards.

(b) Review complaints against guardians and conservators todetermine whether the guardian or conservator breached the



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guardian's or conservator's fiduciary duties or otherwise engaged
 in misconduct.

3 (c) Obtain the information necessary to investigate a
4 complaint by filing an appearance as an interested party in the
5 relevant court proceeding.

6 (d) Respond to complaints, conduct investigations and
7 hearings, and take administrative action consistent with this part.

8 (e) Make findings on whether a professional guardian or
9 professional conservator has met licensure standards.

(f) Make findings on whether a guardian or conservator has
breached the guardian's or the conservator's fiduciary duties or
otherwise engaged in misconduct.

(g) Issue appropriate disciplinary orders when there arefindings of wrongdoing and dismiss complaints without merit.

15 (h) Refer appropriate complaints to the attorney general or16 another law enforcement agency.

(2) If the executive director determines that a nonpublic court file exists and that it is relevant to a pending complaint, the executive director may request that the court release the nonpublic court file to the executive director. On request of the executive director, the court shall release the nonpublic court file to the executive director.

(3) The executive director may request a law enforcement
officer to provide all available information about a given
complaint filed against a professional guardian or professional
conservator after a law enforcement officer has completed an
investigation regarding that complaint against the professional
guardian or professional conservator. An investigation is
considered completed after a prosecutor issues or declines to issue



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charges. A law enforcement officer may redact information if needed
 to protect the safety of witnesses or preserve the integrity of an
 investigation.

(4) If the executive director finds that a professional 4 5 guardian or professional conservator fails to meet the conditions 6 under section 5534, after an opportunity for a hearing under the 7 administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to 8 24.328, the executive director shall reduce the findings and 9 decision to writing and shall issue and cause to be served on the 10 professional guardian or professional conservator charged with the 11 failure a copy of the findings and an order requiring the person to cease and desist from the violation. In addition, the executive 12 13 director may order any of the following:

14 (a) Revocation of the license of the professional guardian or15 professional conservator.

16 (b) The suspension of the professional guardian or17 professional conservator, subject to the following:

18 (i) The suspension must not be less than 30 days, with
19 conditions relevant to the failure to meet the conditions under
20 section 5534.

(*ii*) If the suspension exceeds 179 days, the suspension must
remain until further order of the executive director.

23 (c) Reprimand with conditions relevant to the failure to meet24 the conditions under section 5534.

25 (d) Probation.

26 (e) Restitution.

27 (5) If the executive director determines or has reasonable
28 cause to suspect that a ward has been or is being abused,

29 neglected, or exploited as a result of a filed complaint or during



the course of an investigation of a complaint, the executive
 director shall immediately report the determination or suspicion to
 adult protective services.

4 (6) The executive director shall develop and distribute
5 educational resources. The educational resources may be written
6 materials, web materials, videos, in-person trainings, or in
7 another form. The education resources must include the following:

8 (a) Training materials for nonprofessional guardians and9 nonprofessional conservators, including the following:

10 (*i*) Training on duties as a guardian.

11 (*ii*) Training on duties as a conservator.

12 (*iii*) Training on maximizing independence and autonomy.

- 13 (*iv*) Other training.
- 14 (b) Resources on alternatives to guardianship, including the 15 following:
- 16 (*i*) Supported decision making.
- 17 (ii) Power of attorney.
- 18 (*iii*) Designations of patient advocate.
- 19 (*iv*) Representative payees.
- 20 (c) Resources on supports and services, including, but not
- 21 limited to, the following:
- 22 (*i*) Home and community-based services.
- 23 (*ii*) Area agencies on aging.
- 24 (iii) Centers for independent living.
- 25 (*iv*) Community mental health.
- 26 (v) Other supports and services.
- 27 (d) Resources on caregiver support.
- 28 (e) Resources on common issues in guardianship and



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1 conservatorship, including the following:

- 2 (i) Dementia.
- 3 (*ii*) Mental illness.

4 (*iii*) Traumatic brain injury.

5 (*iv*) Developmental disabilities.

6 (v) Substance use disorders.

7 (vi) Other issues.

8 (f) Other resources.

9 Sec. 5537. The attorney general may do any of the following:

10 (a) Subpoena documents from any probate court, guardian,11 conservator, or other fiduciary.

(b) Intervene on behalf of the public and participate as an
interested party, at any stage of the proceeding, in any guardian,
conservator, or protective proceeding.

15 (c) Investigate any complaint referred by the executive
16 director and make recommendations to the executive director and law
17 enforcement about the complaint.

Sec. 5538. (1) The office of state guardian fund is createdwithin the state treasury.

(2) The state treasurer may receive money or other assets from
any source for deposit into the fund. The state treasurer shall
direct the investment of the fund. The state treasurer shall credit
to the fund interest and earnings from fund investments.

(3) Money in the fund at the close of the fiscal year remainsin the fund and does not lapse to the general fund.

26 (4) The department is the administrator of the fund for27 auditing purposes.

(5) The department shall expend money from the fund, onappropriation, to reimburse the attorney general for expenses



1 incurred related to investigations under and enforcement of this 2 part. 3 Enacting section 1. This amendatory act takes effect October 1, 2026. 4 Enacting section 2. This amendatory act does not take effect 5 unless all of the following bills of the 102nd Legislature are 6 7 enacted into law: (a) House Bill No. 4909. 8 9 (b) House Bill No. 4910. 10 (c) House Bill No. 4911. (d) House Bill No. 4912. 11



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