House Engrossed Senate Bill

State of Arizona Senate Fifty-fourth Legislature First Regular Session 2019

SENATE BILL 1352

AN ACT

AMENDING SECTIONS 36-3201, 36-3291 AND 36-3292, ARIZONA REVISED STATUTES; AMENDING TITLE 36, CHAPTER 32, ARTICLE 7, ARIZONA REVISED STATUTES, BY ADDING SECTION 36-3292.01; AMENDING SECTIONS 36-3293, 36-3294, 36-3295 AND 36-3296, ARIZONA REVISED STATUTES; REPEALING SECTION 36-3297, ARIZONA REVISED STATUTES; RELATING TO THE HEALTH CARE DIRECTIVES REGISTRY.

(TEXT OF BILL BEGINS ON NEXT PAGE)

Be it enacted by the Legislature of the State of Arizona: 1 Section 1. Section 36-3201, Arizona Revised Statutes, is amended to 2 3 read: 4 36-3201. Definitions 5 In this chapter, unless the context otherwise requires: 6 "Agent" means an adult who has the authority to make health care 1. 7 treatment decisions for another person, referred to as the principal, 8 pursuant to a health care power of attorney. 9 2. "Artificially administered" means providing food or fluid 10 through a medically invasive procedure. 11 3. "Attending physician" means a physician who has the primary 12 responsibility for a principal's health care. 13 4. "Comfort care" means treatment given in an attempt to protect 14 and enhance the quality of life without artificially prolonging that life. 15 5. "Health care directive" means a document drafted in substantial compliance with this chapter, including a mental health care power of 16 17 attorney, to deal with a person's future health care decisions. 18 6. "Health care power of attorney" means a written designation of 19 an agent to make health care decisions that meets the requirements of 20 section 36-3221 and that comes into effect and is durable as provided in 21 section 36-3223, subsection A. 22 7. "Health care provider" means a natural person who is licensed 23 under title 32, chapter 13, 15, 17 or 25, a hospice as defined in section 24 36-401 that is licensed under chapter 4 of this title or an organization 25 that is licensed under this title, that renders health care designed to 26 prevent, diagnose or treat illness or injury and that employs persons licensed under title 32, chapter 13, 15, 17 or 25. 27 28 8. "Inpatient psychiatric facility" means hospital that а 29 contains an organized psychiatric services unit or a special hospital that 30 is licensed to provide psychiatric services. 31 9. "Interested person" means the patient, a person listed under 32 section 36-3231, subsection A, a health care provider directly involved in 33 the patient's medical care or an employee of a health care provider. 34 10. "Living will" means a statement written either by a person who 35 has not written a health care power of attorney or by the principal as an 36 attachment to a health care power of attorney and intended to guide or 37 control the health care treatment decisions that can be made on that 38 person's behalf. 39 11. "Mental health care power of attorney" means a written 40 designation of an agency to make mental health care decisions that meets the requirements of section 36-3281. 41 12. "Physician" means a doctor of medicine licensed pursuant to 42 title 32, chapter 13 or doctor of osteopathy licensed pursuant to title 43 44 32, chapter 17.

13. "Principal" means a person who is the subject of a health care 1 2 power of attorney. 14. "QUALIFYING HEALTH INFORMATION EXCHANGE ORGANIZATION" MEANS A 3 NONPROFIT HEALTH INFORMATION ORGANIZATION AS DEFINED IN SECTION 36-3801 4 5 THAT IS DESIGNATED BY THE DEPARTMENT OF HEALTH SERVICES PURSUANT TO 6 SECTION 36-3291 TO OPERATE THE HEALTH CARE DIRECTIVES REGISTRY. 7 14. 15. "Surrogate" means a person authorized to make health care 8 decisions for a patient by a power of attorney, a court order or the 9 provisions of section 36-3231. 10 Sec. 2. Section 36-3291, Arizona Revised Statutes, is amended to 11 read: 36-3291. <u>Health care directives registry; exemption</u> 12 13 A. THE DEPARTMENT OF HEALTH SERVICES SHALL DESIGNATE A QUALIFYING HEALTH INFORMATION EXCHANGE ORGANIZATION TO OPERATE A HEALTH CARE 14 15 DIRECTIVES REGISTRY. A. B. Subject to the availability of monies, the secretary of 16 17 state QUALIFYING HEALTH INFORMATION EXCHANGE ORGANIZATION shall establish 18 and maintain a health care directives registry. 19 B. The registry shall be accessible through a website maintained by 20 the secretary of state. C. The secretary of state may accept gifts, grants, donations, 21 bequests and other forms of voluntary contributions to support, promote 22 23 and maintain the registry. C. CHAPTER 38 OF THIS TITLE DOES NOT APPLY TO THE HEALTH CARE 24 25 DIRECTIVES REGISTRY OR THE QUALIFYING HEALTH INFORMATION EXCHANGE 26 ORGANIZATION'S OPERATION OF THE REGISTRY. 27 Sec. 3. Section 36-3292, Arizona Revised Statutes, is amended to 28 read: 29 36-3292. Filing requirements A. A person may submit to the secretary of state HEALTH CARE 30 31 DIRECTIVES REGISTRY, in a form MANNER prescribed by the secretary of state, the following documents QUALIFYING HEALTH INFORMATION EXCHANGE 32 33 ORGANIZATION, HEALTH CARE DIRECTIVES, INCLUDING PREHOSPITAL MEDICAL CARE 34 DIRECTIVES and any AMENDMENTS TO OR revocations of these documents. for 35 registration: 36 1. A health care power of attorney. 37 2. A living will. 38 3. A mental health care power of attorney. 39 B. The person who submits a document for registration pursuant to 40 this section must provide a return address. B. THE QUALIFYING HEALTH INFORMATION EXCHANGE ORGANIZATION SHALL 41 ESTABLISH A PROCESS FOR AUTHENTICATING THE IDENTITY OF THE PERSON WHO 42 SUBMITS A DOCUMENT TO THE HEALTH CARE DIRECTIVES REGISTRY. 43

C. Documents submitted pursuant to this section must be notarized 1 or witnessed as prescribed by this chapter. 2 3 Sec. 4. Title 36, chapter 32, article 7, Arizona Revised Statutes, 4 is amended by adding section 36-3292.01, to read: 5 36-3292.01. Transmission of records from a health information 6 exchange organization to the registry NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE, THE QUALIFYING 7 8 HEALTH INFORMATION EXCHANGE ORGANIZATION MAY ESTABLISH A PROCESS FOR TRANSMITTING TO THE HEALTH CARE DIRECTIVES REGISTRY DOCUMENTS DESCRIBED IN 9 10 SECTION 36-3292 FROM A HEALTH INFORMATION ORGANIZATION AS DEFINED IN 11 SECTION 36-3801. 12 Sec. 5. Section 36-3293, Arizona Revised Statutes, is amended to 13 read: 14 36-3293. Effect of nonregistration or revocation 15 A. Failure to register a document with the secretary of state QUALIFYING HEALTH INFORMATION EXCHANGE ORGANIZATION pursuant to this 16 17 article does not affect the validity of a health care directive. B. Failure to notify the secretary of state QUALIFYING HEALTH 18 INFORMATION EXCHANGE ORGANIZATION of the revocation of a document filed 19 20 pursuant to this article does not affect the validity of a revocation that 21 otherwise meets the requirements for a revocation pursuant to this 22 chapter. Sec. 6. Section 36-3294, Arizona Revised Statutes, is amended to 23 24 read: 25 36-3294. Registration 26 A. On receipt of a completed registration form, the secretary of 27 state shall create a digital reproduction of the document, enter the 28 reproduced document into the health care directives registry database and 29 assign each registered document a unique file number and password. 30 A. THE QUALIFYING HEALTH INFORMATION EXCHANGE ORGANIZATION SHALL ESTABLISH A PROCESS TO ALLOW PERSONS TO SUBMIT DOCUMENTS DESCRIBED IN 31 SECTION 36-3292 TO THE HEALTH CARE DIRECTIVES REGISTRY. THE QUALIFYING 32 33 HEALTH INFORMATION EXCHANGE ORGANIZATION SHALL ADOPT INDUSTRY STANDARD 34 SAFEGUARDS TO ENSURE THE SECURITY, PRIVACY AND INTEGRITY OF THE DOCUMENTS SUBMITTED TO AND MAINTAINED IN THE HEALTH CARE DIRECTIVES REGISTRY. 35 36 B. The secretary of state QUALIFYING HEALTH INFORMATION EXCHANGE 37 ORGANIZATION is not required to review a document to ensure that it 38 complies with the particular statutory requirements applicable to the 39 document. 40 C. After entering the reproduced document into the registry database, the secretary of state THE QUALIFYING HEALTH INFORMATION 41 EXCHANGE ORGANIZATION shall provide the A person who submitted the 42 document TO THE HEALTH CARE DIRECTIVES REGISTRY with a printed VIEWABLE 43 44 record of the information entered into the database under the file number

1 and a wallet size card that contains the document's file number and a
2 password REGISTRY AND ALLOW THE PERSON TO SUBMIT CORRECTED INFORMATION.

D. The person who submitted the document shall review the printed
 record. If the information is accurate, the person shall check the box
 marked "no corrections required" and sign and return the printed record to
 the secretary of state's office.

7 E. If the person who submitted the document determines that the 8 printed record is inaccurate, the person shall correct the information and 9 sign and return the corrected printed record to the secretary of state. On receipt of a corrected printed record, the secretary of state shall 10 11 make the proper corrections and send a corrected printed record to the person who submitted the document. If the information is accurate, the 12 13 person shall check the box marked "no corrections required" and sign and return the printed record to the secretary of state's office. 14

15 F. D. The secretary of state QUALIFYING HEALTH INFORMATION 16 EXCHANGE ORGANIZATION shall activate the entry OF A SUBMITTED DOCUMENT 17 into the health care directives registry database only after receiving a 18 printed record marked "no corrections required" or when making changes 19 that are indicated on the printed record CONFIRMATION THAT THE INFORMATION 20 SUBMITTED IS CORRECT.

E. THE QUALIFYING HEALTH INFORMATION EXCHANGE ORGANIZATION SHALL
ESTABLISH A PROCESS TO ALLOW PERSONS WHO SUBMIT DOCUMENTS TO THE HEALTH
CARE DIRECTIVES REGISTRY TO REVIEW, RETRIEVE, REVOKE AND REPLACE THE
DOCUMENTS.

25 G. F. The secretary of state QUALIFYING HEALTH INFORMATION 26 EXCHANGE ORGANIZATION shall delete a document filed with the registry 27 pursuant to this section if the secretary of state receives a revocation of a document along with that document's file number and password. The 28 29 secretary of state may delete a nonactive document filed with the registry 30 pursuant to this section if the secretary of state does not receive a 31 response pursuant to subsections D and E within ninety days after 32 providing the information prescribed by subsections C and E ESTABLISH A 33 PROCESS FOR REMOVING OR DISTINGUISHING DOCUMENTS THAT HAVE BEEN REVOKED OR 34 REPLACED BY MORE RECENT DOCUMENTS.

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H. G. The entry of a document pursuant to this article does not:

36 37 Affect the validity of the document.
 Relate to the accuracy of information contained in the document.

38 3. Create a presumption regarding the validity of the document or
 39 the accuracy of information contained in the document.

40 I. The secretary of state shall purge a document filed with the 41 registry on verification by the director of the department of health 42 services of the death of the person who submitted the document. The 43 secretary of state shall purge the registry of documents pursuant to this 44 subsection at least once every five years. The director of the department

of health services shall share its registry of death certificates with the 1 2 secretary of state in order to conduct the document purge required by this 3 subsection. 4 J. The secretary of state may establish an electronic means of 5 carrying out the requirements of this section. 6 Sec. 7. Section 36-3295, Arizona Revised Statutes, is amended to 7 read: 36-3295. Registry information; confidentiality; health care 8 9 provider access: use and transfer of information: 10 definition 11 A. The registry established pursuant to this article is accessible only by entering the file number and password on the internet website. 12 B. A. Registrations, file numbers, passwords and any other 13 Information maintained by the secretary of state QUALIFYING HEALTH 14 15 INFORMATION EXCHANGE ORGANIZATION pursuant to this article are IS confidential and shall not be disclosed to any person other than the 16 17 person who submitted the document or the person's personal representative EXCEPT AS ALLOWED BY STATE OR FEDERAL LAW. 18 B. THE PERSON WHO SUBMITS A DOCUMENT DESCRIBED IN SECTION 36-3292 19 AND THE PERSON WHO IS THE SUBJECT OF THE DOCUMENT MAY ACCESS THE DOCUMENT 20 IN THE HEALTH CARE DIRECTIVES REGISTRY IN A MANNER PRESCRIBED BY THE 21 22 QUALIFYING HEALTH INFORMATION EXCHANGE ORGANIZATION. 23 C. Notwithstanding subsections SUBSECTION A and B of this section. 24 a health care provider may access the HEALTH CARE DIRECTIVES registry and 25 receive a patient's health care directive documents for the provision of 26 health care services. On or before December 31, 2018, the secretary of 27 state shall establish in rule a process for health care providers to 28 access the registry. 29 D. The secretary of state QUALIFYING HEALTH INFORMATION EXCHANGE 30 ORGANIZATION shall use information contained in the registry only for 31 purposes prescribed in this article. E. At the request of the person who submitted the A document 32 33 DESCRIBED IN SECTION 36-3292, the secretary of state QUALIFYING HEALTH 34 INFORMATION EXCHANGE ORGANIZATION may transmit the information received 35 regarding the health care directive DOCUMENT to the registry system of 36 another jurisdiction as identified by the person. 37 F. For the purposes of this section, "health care providers 38 PROVIDER" includes AN emergency medical service providers PROVIDER and 39 emergency service technicians TECHNICIAN providing emergency medical 40 services as defined in section 36–2201 AND THE ORGAN PROCUREMENT 41 ORGANIZATION THAT MAINTAINS THE DONOR REGISTRY ESTABLISHED PURSUANT TO SECTION 36-858. 42

Sec. 8. Section 36-3296, Arizona Revised Statutes, is amended to 1 2 read:

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36-3296. Liability: limitation

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A. Except for acts of gross negligence, wilful misconduct or 5 intentional wrongdoing, this state THE QUALIFYING HEALTH INFORMATION 6 EXCHANGE ORGANIZATION and its contractors are not subject to civil liability for any claims or demands arising out of the administration or 7 8 operation of, or the provision of access to information stored in, the 9 registry established pursuant to this article.

10 B. This article does not require a health care provider to request 11 from the registry information about whether a patient has executed a health care directive. A health care provider who makes good faith health 12 13 care decisions in reliance on the provisions of an apparently genuine 14 health care directive received from the registry is immune from criminal 15 and civil liability to the same extent and under the same conditions as prescribed in section SECTIONS 36-3205 AND 36-3251, EXCEPT THAT THE 16 REQUIREMENT THAT A PREHOSPITAL MEDICAL CARE DIRECTIVE BE ON AN ORANGE FORM 17 DOES NOT APPLY TO A HEALTH CARE PROVIDER WHO RELIES ON A PREHOSPITAL 18 MEDICAL CARE DIRECTIVE DISPLAYED THROUGH THE REGISTRY. 19

20 C. This article does not affect the duty of a health care provider 21 to provide information to a patient regarding health care directives 22 pursuant to federal law.

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24 25 Sec. 9. Repeal

Section 36-3297, Arizona Revised Statutes, is repealed.

Sec. 10. Secretary of state; transfer of documents

26 On or before July 1, 2020, the secretary of state shall provide the 27 qualifying health information exchange organization as defined in section 36–3201, Arizona Revised Statutes, as amended by this act, with the 28 29 documents and contact information for persons who have submitted documents to the health care directives registry maintained by the secretary of 30 31 state. The qualifying health information exchange organization shall contact these persons to determine if they want documents previously 32 33 submitted to the health care directives registry to be transferred to the 34 registry that will be maintained by the qualifying health information 35 exchange organization. The qualifying health information exchange 36 organization shall export documents determined to be active into the new 37 health care directives registry.

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Sec. 11. Effective date

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This act is effective from and after December 31, 2020.