1	SENATE JUDICIARY COMMITTEE SUBSTITUTE FOR SENATE BILL 510
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3	57TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2025
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10	AN ACT
11	RELATING TO PUBLIC SAFETY; PROVIDING A DEFINITION FOR "HARM TO
12	SELF" AND "HARM TO OTHERS" IN THE MENTAL HEALTH AND
13	DEVELOPMENTAL DISABILITIES CODE AND THE ASSISTED OUTPATIENT
14	TREATMENT ACT.
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16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	SECTION 1. Section 43-1-3 NMSA 1978 (being Laws 1977,
18	Chapter 279, Section 2, as amended) is amended to read:
19	"43-1-3. DEFINITIONSAs used in the Mental Health and
20	Developmental Disabilities Code:
21	A. "aversive stimuli" means anything that, because
22	it is believed to be unreasonably unpleasant, uncomfortable or
23	distasteful to the client, is administered or done to the
24	client for the purpose of reducing the frequency of a behavior,
25	but does not include verbal therapies, physical restrictions to
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1	prevent imminent harm to self or others or psychotropic
2	medications that are not used for purposes of punishment;
3	B. "client" means a patient who is requesting or
4	receiving mental health services or any person requesting or
5	receiving developmental disabilities services or who is present
6	in a mental health or developmental disabilities facility for
7	the purpose of receiving such services or who has been placed
8	in a mental health or developmental disabilities facility by
9	the person's parent or guardian or by any court order;
10	C. "code" means the Mental Health and Developmental
11	Disabilities Code;
12	D. "consistent with the least drastic means
13	principle" means that the habilitation or treatment and the
14	conditions of habilitation or treatment for the client,
15	separately and in combination:
16	(1) are no more harsh, hazardous or intrusive
17	than necessary to achieve acceptable treatment objectives for
18	the client;
19	(2) involve no restrictions on physical
20	movement and no requirement for residential care except as
21	reasonably necessary for the administration of treatment or for
22	the protection of the client or others from physical injury;
23	and
24	(3) are conducted at the suitable available
25	facility close to the client's place of residence;
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1 "convulsive treatment" means any form of mental Ε. 2 health treatment that depends upon creation of a convulsion by 3 any means, including electroconvulsive treatment and insulin 4 coma treatment; 5 F. "court" means a district court of New Mexico; "crisis triage center" means a health facility 6 G. 7 that: 8 is licensed by the health care authority; (1) 9 and 10 provides stabilization of behavioral (2) 11 health crises and may include residential and nonresidential 12 stabilization; Н. "department" or "division" means the behavioral 13 14 health services division of the health care authority; "developmental or intellectual disability" means 15 I. 16 a severe chronic disability attributable to significantly subaverage general intellectual functioning existing 17 concurrently with deficits in adaptive behavior, cerebral 18 19 palsy, autism or neurological dysfunction that requires similar 20 treatment or habilitation; "evaluation facility" means a community mental 21 J. health or developmental disability program, a crisis triage 22 center or a medical facility that has psychiatric or 23 developmental or intellectual disability services available, 24 25 including the New Mexico behavioral health institute at Las .232070.1

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Vegas, or, if none of those is reasonably available or appropriate, the office of a physician or a certified psychologist that is capable of performing a mental status examination adequate to determine the need for involuntary treatment;

K. "experimental treatment" means any mental health or developmental disabilities treatment that presents significant risk of physical harm, but does not include accepted treatment used in competent practice of medicine and psychology and supported by scientifically acceptable studies;

L. "grave passive neglect" means failure to provide for basic personal or medical needs or for one's own safety to such an extent that it is more likely than not that serious bodily harm will result in the near future;

M. "habilitation" means the process by which professional persons and their staff assist a client with a developmental or an intellectual disability in acquiring and maintaining those skills and behaviors that enable the person to cope more effectively with the demands of the person's self and environment and to raise the level of the person's physical, mental and social efficiency. "Habilitation" includes but is not limited to programs of formal, structured education and treatment;

[N. "likelihood of serious harm to oneself" means that it is more likely than not that in the near future the .232070.1

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1 person will attempt to commit suicide or will cause serious 2 bodily harm to the person's self by violent or other self-3 destructive means, including grave passive neglect; 4 0. "likelihood of serious harm to others" means 5 that it is more likely than not that in the near future a person will inflict serious, unjustified bodily harm on another 6 7 person or commit a criminal sexual offense, as evidenced by 8 behavior causing, attempting or threatening such harm, which 9 behavior gives rise to a reasonable fear of such harm from the 10 person;] "harm to others" means that within the recent 11 N. 12 past, the person has inflicted or attempted to inflict serious 13 bodily harm on another or has acted in such a way as to create 14 a substantial risk of serious bodily harm to another and it is more likely than not that the conduct will be repeated in the 15 16 near future; 17 0. "harm to self" means that: (1) it is more likely than not that in the 18 19 near future the person will attempt to commit suicide or will 20 cause serious bodily harm to the person's self by violent or other self-destructive means; or 21 22 (2) the person's recent behavior: (a) demonstrates that the person lacks 23 the capacity to satisfy the person's need for nourishment, 24 25 personal or medical care, shelter or self-protection and safety .232070.1

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1 and that it is more likely than not that the lack of capacity 2 will result in death, serious bodily injury or serious physical 3 or mental debilitation in the near future if treatment is not 4 ordered; and 5 (b) makes it more likely than not that 6 the person will suffer serious physical debilitation in the 7 near future unless adequate treatment is provided pursuant to 8 the Mental Health and Developmental Disabilities Code;

Ρ. "mental disorder" means substantial disorder of a person's emotional processes, thought or cognition that grossly impairs judgment, behavior or capacity to recognize 12 reality, but does not mean developmental or intellectual 13 disability;

"mental health or developmental or intellectual Q. disabilities professional" means a physician or other professional who by training or experience is qualified to work with persons with a mental disorder or a developmental or intellectual disability;

R. "physician" or "certified psychologist", when used for the purpose of hospital admittance or discharge, means a physician or certified psychologist who has been granted admitting privileges at a hospital licensed by the health care authority, if such privileges are required;

"protected health information" means S. individually identifiable health information transmitted by or .232070.1 - 6 -

1	maintained in an electronic form or any other form or media
2	that relates to the:
3	(1) past, present or future physical or mental
4	health or condition of a person;
5	(2) provision of health care to a person; or
6	(3) payment for the provision of health care
7	to a person;
8	T. "psychosurgery":
9	(1) means those operations currently referred
10	to as lobotomy, psychiatric surgery and behavioral surgery and
11	all other forms of brain surgery if the surgery is performed
12	for the purpose of the following:
13	(a) modification or control of thoughts,
14	feelings, actions or behavior rather than the treatment of a
15	known and diagnosed physical disease of the brain;
16	(b) treatment of abnormal brain
17	function or normal brain tissue in order to control thoughts,
18	feelings, actions or behavior; or
19	(c) treatment of abnormal brain function
20	or abnormal brain tissue in order to modify thoughts, feelings,
21	actions or behavior when the abnormality is not an established
22	cause for those thoughts, feelings, actions or behavior; and
23	(2) does not include prefrontal sonic
24	treatment in which there is no destruction of brain tissue;
25	U. "qualified mental health professional licensed
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for independent practice" means an independent social worker, a licensed professional clinical mental health counselor, a marriage and family therapist, a certified nurse practitioner, a clinical nurse specialist with a specialty in mental health or a licensed art therapist, all of whom by training and experience are qualified to work with persons with a mental disorder;

8 V. "residential treatment or habilitation program"
9 means diagnosis, evaluation, care, treatment or habilitation
10 rendered inside or on the premises of a mental health or
11 developmental disabilities facility, hospital, clinic,
12 institution or supervisory residence or nursing home when the
13 client resides on the premises; and

W. "treatment" means any effort to accomplish a significant change in the mental or emotional condition or behavior of the client."

SECTION 2. Section 43-1B-2 NMSA 1978 (being Laws 2016, Chapter 84, Section 2, as amended) is amended to read:

"43-1B-2. DEFINITIONS.--As used in the Assisted Outpatient Treatment Act:

A. "advance directive for mental health treatment" means an individual instruction or power of attorney for mental health treatment made pursuant to the Mental Health Care Treatment Decisions Act;

B. "agent" means an individual designated in a .232070.1
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power of attorney for health care to make a mental health care 2 decision for the individual granting the power;

C. "assertive community treatment" means a team treatment approach designed to provide comprehensive communitybased psychiatric treatment, rehabilitation and support to persons with serious and persistent mental disorders;

7 "assisted outpatient treatment" means categories D. 8 of outpatient services ordered by a district court, including 9 case management services, comprehensive community support 10 services, intensive outpatient services, care coordination or 11 assertive community treatment team services, prescribed to 12 treat a patient's mental disorder and to assist a patient in 13 living and functioning in the community or to attempt to 14 prevent a relapse or deterioration that may reasonably be predicted to result in harm to the patient or another or the 15 16 need for hospitalization. Assisted outpatient treatment may 17 include:

> medication; (1)

19 (2) periodic blood tests or urinalysis to 20 determine compliance with prescribed medications;

> individual or group therapy; (3)

day or partial-day programming activities; (4)

educational and vocational training or (5)

activities;

(6) alcohol and substance abuse treatment and

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1 counseling;

2 (7) periodic blood tests or urinalysis for the 3 presence of alcohol or illegal drugs for a patient with a 4 history of alcohol or substance abuse; 5 supervision of living arrangements; and (8) 6 (9) any other services prescribed to treat the 7 patient's mental disorder and to assist the patient in living 8 and functioning in the community, or to attempt to prevent a 9 deterioration of the patient's mental or physical condition; 10 "covered entity" means a health plan, a health Ε. 11 care clearinghouse or a health care provider that transmits any 12 health information in electronic form; 13 "guardian" means a judicially appointed guardian F. 14 having authority to make mental health care decisions for an 15 individual: 16 G. "least restrictive appropriate alternative" 17 means treatment and conditions that: 18 are no more harsh, hazardous or intrusive (1) 19 than necessary to achieve acceptable treatment objectives; and 20 do not restrict physical movement or (2) 21 require residential care, except as reasonably necessary for 22 the administration of treatment or the protection of the 23 patient; [H. "likely to result in serious harm to others" 24 25 means that it is more likely than not that in the near future a

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person will inflict serious, unjustified bodily harm on another person or commit a criminal sexual offense, as evidenced by behavior causing, attempting or threatening such harm, which behavior gives rise to a reasonable fear of such harm from the person;

6 I. "likely to result in serious harm to self" means
7 that it is more likely than not that in the near future the
8 person will attempt to commit suicide or will cause serious
9 bodily harm to the person's self by violent or other self10 destructive means, including grave passive neglect;

H. "harm to others" means that within the recent past, the person has inflicted or attempted to inflict serious bodily harm on another or has acted in such a way as to create a substantial risk of serious bodily harm to another and it is more likely than not that the conduct will be repeated in the near future;

I. "harm to self" means that:

(1) it is more likely than not that in the near future the person will attempt to commit suicide or will cause serious bodily harm to the person's self by violent or other self-destructive means; or

(2) the person's recent behavior:

23 (a) demonstrates that the person lacks
 24 the capacity to satisfy the person's need for nourishment,
 25 personal or medical care, shelter or self-protection and safety
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1 and that it is more likely than not that the lack of capacity 2 will result in death, serious bodily injury or serious physical 3 or mental debilitation in the near future if treatment is not 4 ordered; and 5 (b) makes it more likely than not that

the person will suffer serious physical debilitation in the near future unless adequate treatment is provided pursuant to 8 the Assisted Outpatient Treatment Act;

9 "mandated service" means a service specified in J. 10 a court order requiring assisted outpatient treatment;

"participating municipality or county" means a Κ. municipality or county that has entered into a memorandum of understanding with its respective district court with respect to the funding of such district court's administrative expenses, including legal fees, for proceedings pursuant to the Assisted Outpatient Treatment Act;

L. "patient" means a person receiving assisted outpatient treatment pursuant to a court order;

"power of attorney for health care" means the М. designation of an agent to make health care decisions for the individual granting the power, made while the individual has capacity;

"provider" means an individual or organization N. licensed, certified or otherwise authorized or permitted by law to provide mental or physical health diagnosis or treatment in .232070.1

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1 the ordinary course of business or practice of a profession; 2 "qualified professional" means a physician, 0. 3 licensed psychologist, prescribing psychologist, certified 4 nurse practitioner or clinical nurse specialist with a 5 specialty in mental health, or a physician assistant with a specialty in mental health; 6 7 Ρ. "qualified protective order" means, with respect 8 to protected health information, an order of a district court 9 or stipulation of parties to a proceeding under the Assisted 10 Outpatient Treatment Act; "respondent" means a person who is the subject 11 0. 12 of a petition or order for assisted outpatient treatment; "surrogate decision-maker" means: 13 R. 14 (1) an agent designated by the respondent; a guardian; or 15 (2) 16 (3) a treatment guardian; and 17 S. "treatment guardian" means a person appointed 18 pursuant to Section 43-1-15 NMSA 1978 to make mental health 19 treatment decisions for a person who has been found by clear 20 and convincing evidence to be incapable of making the person's own mental health treatment decisions." 21 - 13 -22 23 24 25 .232070.1

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