As reported with amendments, report agreed to and passed remaining stages, 31 August 2023

South Australia

## **Advance Care Directives (Review) Amendment Bill 2022**

A BILL FOR

An Act to amend the Advance Care Directives Act 2013.

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#### The Parliament of South Australia enacts as follows:

### Part 1—Preliminary

#### 1—Short title

This Act may be cited as the Advance Care Directives (Review) Amendment Act 2022.

#### 2—Commencement

This Act comes into operation on a day to be fixed by proclamation.

### Part 2—Amendment of Advance Care Directives Act 2013

#### 3—Insertion of section 5A

After section 5 insert:

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# 5A—References to advance care directive to include certain digital copies

Except where the contrary intention appears, a reference in this Act to an advance care directive (being an advance care directive form that has been completed and witnessed in accordance with this Act and by which a person has given an advance care directive) will be taken to include an electronic copy of the advance care directive of a kind prescribed by, or prepared in accordance with, the regulations.

#### 4—Insertion of section 8A

After section 8 insert:

#### 8A—Interaction with other Acts and laws

- (1) This Act is in addition to, and does not derogate from, any other Act or law.
- (2) To avoid doubt, a direction (however described) given by a person under another Act or law is not an advance care directive for the purposes of this or any other Act.

## 5—Amendment of section 14—Giving advance care directives where English not first language

(1) Section 14(1)(a)—delete "relation to a language in which the person is fluent (the *interpreter*)" and substitute:

accordance with this section

(2) Section 14(1)(b)—delete "the interpreter" and substitute:

an interpreter in accordance with this section

- (3) Section 14(2)—delete subsection (2) and substitute:
  - (2) For the purposes of this Act, an interpreter who assists a person to give an advance care directive—
    - (a) must be 18 or more years of age; and
    - (b) must not have impaired decision-making capacity in relation to a decision that is reasonably likely to be made in the course of such interpretation; and
    - (c) must comply with any other requirements set out in the regulations for the purposes of this paragraph.
  - (3) However, a person cannot be an interpreter in relation to a particular advance care directive if—
    - (a) the person is appointed under the advance care directive as a substitute decision-maker; or
    - (b) the person has a direct or indirect interest in the estate of the person giving the advance care directive (whether as a beneficiary of the person's will or otherwise); or
      - (c) the person is a health practitioner who is responsible (whether solely or with others) for the health care of the person giving the advance care directive; or
    - (d) the person occupies a position of authority in a hospital, hospice, nursing home or other facility at which the person giving the advance care directive resides.

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- (4) To avoid doubt, a person who is a suitable witness in relation to a particular advance care directive (being a person who is not prevented by subsection (2) or (3) from being an interpreter in relation to the advance care directive) may act as an interpreter under this section.
- To avoid doubt, nothing in subsection (2) or (3) affects the validity (5) of an advance care directive given before the commencement of those subsections.

#### 6—Amendment of section 19—Binding and non-binding provisions

- Section 19—after subsection (1) insert:
  - Despite any other provision of this Act, a provision of an advance (1a) care directive that purports to be a refusal of health care arising out of, or directly related to, the attempted suicide or self-harm of the person who gave the advance care directive will be taken to be a non-binding provision.

#### 7—Amendment of section 21—Requirements in relation to appointment of substitute decision-makers

Section 21(1)—delete "1 or more adults to be substitute decision-makers in respect of the advance care directive" and substitute:

such number of adults to be substitute decision-makers in respect of the advance care directive as the person thinks fit

#### 8—Substitution of section 22

Section 22—delete the section and substitute:

#### 22—Substitute decision-makers empowered separately and together etc

- (1) A person giving an advance care directive may, in relation to the appointment of substitute decision-makers in respect of the advance care directive, impose such conditions on the exercise of powers or making of decisions by the substitute decision-makers as the person thinks fit, including (without limiting this subsection) by-
  - (a) appointing the substitute decision-makers in order of precedence; or
  - limiting specified powers or decisions that may be exercised (b) or made under the advance care directive to a specified substitute decision-maker or substitute decision-makers: or
  - (c) appointing substitute decision-makers as alternative substitute decision-makers and limiting their powers to where a specified substitute decision-maker or substitute decision-makers are not available.

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(2)	Subject to this Act and to any provision of an advance care directive
	to the contrary, if a person giving an advance care directive appoints
	more than 1 substitute decision-maker in respect of the advance care
	directive, the substitute decision-makers are empowered separately
	and together to make decisions under the advance care directive.

## 9—Amendment of section 24—Exercise of powers by substitute decision-maker

Section 24(2)—delete subsection (2) and substitute:

- (2) For the purposes of this Act, a requirement that a substitute decision-maker produce an advance care directive will be taken to be satisfied if—
  - (a) the substitute decision-maker produces a document that has been certified, in accordance with the regulations, as a true copy of the advance care directive; or
  - (b) the substitute decision-maker makes available a copy of the advance care directive in accordance with a scheme set out in the regulations in respect of electronic access to, or provision of, copies of advance care directives; or
  - (c) the health practitioner to whom the advance care directive is to be produced accesses an electronic copy of the advance care directive in accordance with any requirements set out in the regulations.

## 10—Amendment of section 36—Health practitioners to give effect to advance care directives

25	(1)	(1) Section 36—after subsection (1) insert:		
		(1a)		tion (1)(a) does not apply in relation to a binding provision of ince care directive to the extent that—
			(a)	the health practitioner reasonably suspects that the person has attempted suicide or self-harmed; and
30			(b)	the health practitioner is of the opinion that the provision of health care is reasonably necessary to save the life of the person.
35		(1b)	health c	h practitioner who, pursuant to subsection (1a), provides care in contravention of a binding provision of an advance rective must, as soon as reasonably practicable after doing
			(a)	make a written record setting out the information required by the regulations in relation to the provision of the health care; and
40			(b)	provide a report in relation to the provision of the health care in accordance with the requirements set out in the regulations.

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	(1c)			b) does not apply in relation to a non-binding ind referred to in section 19(1a).
5	(1d)	provisio provisio	on of a ki on of a ki	e) and (d) do not apply in relation to a binding ind referred to in subsection (1a), a non-binding ind referred to in section 19(1a), or to health care of a in subsection (1a)(b).
	(1e)			g subsections (1a), (1c) or (1d), but to avoid doubt, se subsections is as follows:
10		(a)		n practitioner may disregard a provision of a person's e care directive that is a refusal of health care if—
			(i)	the need for the health care arises out of the attempted suicide or self-harm of the person; and
			(ii)	the health care is reasonably necessary to save the life of the person;
15		(b)	in such	a case, the health practitioner—
			(i)	may nevertheless decide to comply with the person's refusal of health care in their advance care directive and not provide such health care to the person; or
20				Note—
				Such a decision would be subject to the health practitioner's usual professional standards.
25			(ii)	may, if authorised to do so under another Act or law, provide health care to the person despite the person's refusal of the health care in their advance care directive if, and only if, the health care arises out of the attempted suicide or self-harm and is reasonably necessary to save the life of the person;
				Note—
30				Such Acts would include the Consent to Medical Treatment and Palliative Care Act 1995 and the Mental Health Act 2009.
35		(c)	practitie to do so <i>Palliati</i>	in those subsections operates to authorise the health oner to provide health care without being authorised o under the <i>Consent to Medical Treatment and</i> <i>twe Care Act 1995</i> or the <i>Mental Health Act 2009</i> or er Act or law;
			Note—	
40				Those Acts operate to deem consent to have been given, or to dispense with the need for consent, in specified circumstances.

(d) the person's refusal of health care in their advance care directive (for example, in the case of a general "do not resuscitate" provision) would continue to apply in relation to any health care that does not arise out of the attempted suicide or self-harm, or that is not reasonably necessary to save the life of the person.

#### Example—

If the person were to need stitches for a non-life threatening laceration, the person's refusal of treatment would, even in the case of self-harm, continue to apply.

(2) Section 36(5)—delete "subsection (1)" and substitute:

this section

#### 11—Amendment of section 45—Resolution of disputes by Public Advocate

(1) Section 45(3)—after "may" insert:

refuse to determine an application under this section, or

- (2) Section 45(5), (6) and (7)—delete subsections (5), (6) and (7)
- (3) Section 45(13)—delete "mediations under this section" and substitute: the operation of this section

### Schedule 1—Statute law revision of Advance Care Directives Act 2013

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Provision amended	How amended
	delete "his or her" and substitute:
section 7(1)(a)(iv)	their
(1)(1)	delete "he or she" and substitute:
section 7(1)(b)	the person
	delete "his or her" wherever occurring and substitute
section 10	in each case:
	their
section 10(b)	delete "for him or her"
. 10/0	delete "he or she" and substitute:
section 10(f)	the person
	delete "he or she" and substitute:
section 11(1)	the person
	delete "he or she" and substitute:
section 11(3)	the person
	delete "his or her" and substitute:
section 11(5)(g)	their
section 14(1)	delete "his or her" wherever occurring and substitute

Provision amended	How amended
	in each case:
	their
section 15(1)(b)(i) and (ii)	delete "he or she" wherever occurring and substitute in each case:
	the suitable witness
section 15(1)(b)(iii) and (iv)	delete "his or her" wherever occurring and substitute in each case:
	their
$s_{action} = 15(1)(h)(iii)$	delete "him or her" and substitute:
section 15(1)(b)(iii)	them
section 15(2)	delete "he or she" wherever occurring and substitute in each case:
	the person
	delete "he or she" and substitute:
section 25	the substitute decision-maker
	delete "he or she" and substitute:
section 26	the substitute decision-maker
section 26	delete "his or her" wherever occurring and substitute in each case:
	their
section 27	delete "his or her" wherever occurring and substitute in each case:
	their
	delete "he or she" and substitute:
section 31(4)	the defendant
	delete "his or her" and substitute:
section 31(4)	their
	delete "he or she" and substitute:
section 31(5)(b)	the person
	delete "his or her" and substitute:
section 32(2)(a)	their
	delete "he or she" and substitute:
section 35(1)(b)	
	the substitute decision-maker
section 39(1)	delete "his or her" and substitute:
	their
section 40	delete "he or she" and substitute:
	the person
section 45	delete "his or her" wherever occurring and substitute in each case:

Provision amended	How amended		
	their		
	delete "he or she" and substitute:		
section 45(11)	the Public Advocate		
	delete "he or she" and substitute:		
section 48(5)	the person		
	delete "he or she" and substitute:		
section 50(2)	the defendant		
	delete "his or her" and substitute:		
section 50(2)	their		
	delete "his or her" and substitute:		
section 51(1)(c)	their		
	delete "he or she has" and substitute:		
section 53(b)(v)	they have		
	delete "he or she" and substitute:		
section 53(c)	the person		
	delete "he or she is" and substitute:		
section 53(f)	they are		
	delete "he or she has" and substitute:		
section 54A	they have		
	delete "he or she" and substitute:		
section 56(2)	the person		
	delete "he or she" and substitute:		
section 57(2)	that substitute decision-maker		
	delete "he or she" and substitute:		
section 60(1)	the person		
	delete "he or she" wherever occurring and substitute		
section 60(2)	in each case:		
	they		
section 62(1)	delete "him or her" and substitute:		
	the Minister		
Schedule 1, clause 33(3)(c)	delete "he or she" and substitute:		
, \- \\- /	the substitute decision-maker		
Schedule 1, clause 34(4)(d)	delete "he or she" and substitute:		
· · · · · · · · · · · · · · · · · · ·	the substitute decision-maker		
Schedule 1, clause 35(3)(c)	delete "he or she" and substitute:		
	the substitute decision-maker		