EB/EP

17-0096

## S.F. No. 919

(SENATE AUTHORS: HOUSLEY, Hoffman, Eken and Newton)			
DATE	D-PG	OFFICIAL STATUS	
02/13/2017	586	Introduction and first reading	
		Referred to Aging and Long-Term Care Policy	
03/28/2017	1970	Author added Hoffman	
03/19/2018		Comm report: To pass as amended and re-refer to Judiciary and Public Safety Finance and Policy Authors added Eken; Newton	

**SENATE** STATE OF MINNESOTA

NINETIETH SESSION

1.1	A bill for an act
1.2 1.3	relating to commerce; providing financial exploitation protections for older adults and vulnerable adults; proposing coding for new law as Minnesota Statutes, chapter
1.4 1.5	45A. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [45A.01] DEFINITIONS.
1.7	Subdivision 1. Scope and application. For purposes of this chapter and unless the
1.8	context otherwise requires, the terms in this section have the meanings given them.
1.9	Subd. 2. Agencies. "Agencies" means the common entry point and the commissioner
1.10	of commerce collectively.
1.11	Subd. 3. Agent. "Agent" has the meaning given in section 80A.41.
1.12	Subd. 4. Broker-dealer. "Broker-dealer" has the meaning given in section 80A.41.
1.13	Subd. 5. Common entry point. "Common entry point" has the meaning given in section
1.14	<u>626.5572</u> , subdivision 5.
1.15	Subd. 6. Eligible adult. "Eligible adult" means:
1.16	(1) a person 65 years of age or older; or
1.17	(2) a person subject to section 626.5572, subdivision 21.
1.18	Subd. 7. Financial exploitation. "Financial exploitation" means:
1.19	(1) the wrongful or unauthorized taking, withholding, appropriation, or use of money,
1.20	assets, or property of an eligible adult; or

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(2) an act	or omission taken b	y a person, inclu	ding through the use of a p	ower of attorney,
guardianship	, or conservatorship	of an eligible a	dult, to:	
<u>(i) obtain</u>	control, through de	ception, intimid	ation, or undue influence,	over the eligible
dult's money	y, assets, or property	to deprive the e	ligible adult of the owners	ship, use, benefit,
or possession	n of the eligible adu	lt's money, asset	s, or property; or	
(ii) conve	rt money, assets, or	property of the	eligible adult to deprive t	he eligible adult
of the owners	hip, use, benefit, or	possession of the	e eligible adult's money, as	ssets, or property.
<u>Subd. 8.</u>	Investment adviser	: "Investment ad	lviser" has the meaning g	iven in section
80A.41.				
<u>Subd. 9.</u>	Investment adviser	· representative	. "Investment adviser rep	resentative" has
the meaning	given in section 80.	A.41.		
Subd. 10.	Lead investigative	e agency. "Lead	investigative agency" ha	s the meaning
given in secti	ion 626.5572, subdi	vision 13.		
Subd. 11.	Qualified individu	<b>1al.</b> "Qualified i	ndividual" means an ager	nt, investment
adviser repre	sentative, or person	who serves in a	supervisory, compliance,	or legal capacity
for a broker-o	dealer or investmen	t adviser.		
Sec. 2. [45A	A.02] GOVERNM	ENTAL DISCI	LOSURES.	
<u>If a qualif</u>	fied individual reaso	onably believes	that financial exploitation	of an eligible
adult may ha	ve occurred, may h	ave been attemp	ted, or is being attempted	l, the qualified
individual sh	all immediately not	ify the agencies	<u>-</u>	
Sec. 3. [45]	A.03] IMMUNITY	FOR GOVER	NMENTAL DISCLOSU	J <b>RES.</b>
<u>A qualifie</u>	ed individual who, i	n good faith and	l exercising reasonable ca	ure, makes a
disclosure of	information pursua	nt to section 45	A.02 or testifies about all	eged financial
exploitation of	of an eligible adult	in a judicial or a	dministrative proceeding	is immune from
administrativ	e or civil liability the	nat might otherw	vise arise from the disclos	sure or testimony
or for failure	to notify the custor	ner of the disclo	sure or testimony.	
Sec. 4. <b>[45</b> A	A.04] THIRD-PAR	TY DISCLOS	URES.	
<u>If a qualif</u>	fied individual reaso	onably believes	that financial exploitation	of an eligible
adult may ha	ve occurred, may h	ave been attemp	ted, or is being attempted	l, a qualified
individual ma	ay notify a third par	ty previously de	esignated by the eligible a	dult. Disclosure

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3.1	may not be 1	nade to a designate	d third party that	t is suspected of financial	exploitation or
3.2		of the eligible adult			
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3.3	Sec. 5. [45	A.05] IMMUNITY	FOR THIRD-	PARTY DISCLOSURE	<u>S.</u>
3.4	<u>A qualifi</u>	ed individual who,	in good faith and	exercising reasonable car	re, complies with
3.5	section 45A	.04 is immune from	administrative of	or civil liability that might	t otherwise arise
3.6	from the dise	closure.			
3.7	Sec. 6. [45	A.06] DELAYING	<u>G DISBURSEM</u>	<u>ENTS.</u>	
3.8	<u>(a)</u> A bro	ker-dealer or inves	tment adviser ma	ay delay a disbursement fi	rom an account
3.9	of an eligible	e adult or an accour	nt on which an el	igible adult is a beneficiar	ry if:
3.10	(1) the co	ommissioner of con	nmerce, the lead	investigative agency, law	enforcement, or
3.11	the prosecut	ing attorney's office	e provides inforn	nation to the broker-dealer	r or investment
3.12	adviser demo	onstrating that it is re	easonable to beli	eve that financial exploitat	tion of an eligible
3.13	adult may ha	ave occurred, may h	nave been attemp	oted, or is being attempted	; or
3.14	(2) the bi	roker-dealer, investi	ment adviser, or	qualified individual reaso	nably believes,
3.15	after initiatir	ng an internal review	v of the requeste	d disbursement and the su	spected financial
3.16	exploitation,	, that the requested	disbursement ma	ay result in financial explo	oitation of an
3.17	eligible adul	t; and			
3.18	(3) the bi	roker-dealer or inve	stment adviser:		
3.19	(i) imme	diately, but in no ev	ent more than tw	vo business days after the	requested
3.20	disbursemen	t, provides written	notification of th	ne delay and the reason for	r the delay to all
3.21	parties autho	prized to transact bus	siness on the acco	ount, unless the party is rea	sonably believed
3.22	to have enga	iged in suspected or	attempted finan	cial exploitation of the eli	igible adult;
3.23	<u>(ii) imme</u>	ediately, but in no e	vent more than t	wo business days after the	e requested
3.24	disbursemen	it, notifies the agend	cies; and		
3.25	(iii) cont	inues its internal rev	view of the suspe	ected or attempted financia	al exploitation of
3.26	the eligible a	dult, as necessary, a	and reports the ir	vestigation's results to the	e agencies within
3.27	seven busine	ess days after the re	quested disburse	ment.	
3.28	<u>(b)</u> A del	ay of a disburseme	nt as authorized	by this section expires up	on the sooner of:
3.29	<u>(1) a dete</u>	ermination by the b	roker-dealer or in	nvestment adviser that the	disbursement
3.30	will not resu	lt in financial explo	oitation of the eli	gible adult; or	

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4.1	(2) 15 business days after the date on which the broker-dealer or investment adviser first
4.2	delayed disbursement of the funds, unless either of the agencies requests that the
4.3	broker-dealer or investment adviser extend the delay, in which case the delay expires no
4.4	more than 25 business days after the date on which the broker-dealer or investment adviser
4.5	first delayed disbursement of the funds unless sooner terminated by either of the agencies
4.6	or an order of a court of competent jurisdiction.
4.7	(c) A court of competent jurisdiction may enter an order extending the delay of the
4.8	disbursement of funds or may order other protective relief based on the petition of the
4.9	commissioner of commerce, lead investigative agency, broker-dealer or investment adviser
4.10	that initiated the delay under this section, or other interested party.
4.11	Sec. 7. [45A.07] IMMUNITY FOR DELAYING DISBURSEMENTS.
4.12	A broker-dealer or investment adviser that, in good faith and exercising reasonable care,
4.13	complies with section 45A.06 is immune from administrative or civil liability that might
4.14	otherwise arise from the delay in a disbursement in accordance with this section.
4.15	Sec. 8. [45A.08] RECORDS.
4.16	A broker-dealer or investment adviser shall provide access to or copies of records that
4.17	are relevant to the suspected or attempted financial exploitation of an eligible adult to
4.18	agencies charged with administering state adult protective services laws and to law
4.19	enforcement, either as part of a referral to the agency or to law enforcement, or upon request
4.20	of the agency or law enforcement pursuant to an investigation. The records may include
4.21	historical records as well as records relating to the most recent transaction or transactions
4.22	that may comprise financial exploitation of an eligible adult. Records made available to
4.23	agencies under this section are classified as private data on individuals or nonpublic data
4.24	as those terms are defined in section 13.02, unless the records are part of an active civil
4.25	investigation and classified as confidential or protected nonpublic under section 13.39.
4.26	Nothing in this provision limits or otherwise impedes the authority of the commissioner of
4.27	commerce to access or examine the books and records of broker-dealers or investment
4.28	advisers as otherwise provided by law.