1	AN ACT relating to the prevention of financial exploitation in financial accounts.				
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:				
3	→ SECTION 1. A NEW SECTION OF KRS CHAPTER 365 IS CREATED TO				
4	READ AS FOLLOWS:				
5	(1) As used in this section:				
6	(a) "Authorized agencies" means the Cabinet for Health and Family Services				
7	and the Department of Financial Institutions;				
8	(b) ''Financial exploitation'' means:				
9	1. The wrongful or unauthorized taking, withholding, appropriation, or				
10	use of a specified adult's funds or securities; or				
11	2. Any act or omission by a person, including through the use of a power				
12	of attorney, guardianship, or any other authority regarding a specified				
13	adult, to:				
14	a. Obtain control, through deception, intimidation, or undue				
15	influence, over a specified adult's money, assets, or property; or				
16	b. Convert a specified adult's money, assets, or property;				
17	(c) "Financial institution" means any person doing business under the laws of				
18	any state or commonwealth or the United States relating to banks, bank				
19	holding companies, savings banks, savings and loan associations, trust				
20	companies, or credit unions;				
21	(d) ''Qualified person'' means a:				
22	1. Broker-dealer as defined in KRS 292.310;				
23	2. Investment adviser as defined in KRS 292.310; or				
24	3. Financial institution; and				
25	(e) "Specified adult" means:				
26	1. A natural person age sixty-five (65) or older; or				
27	2. A natural person age eighteen (18) or older who a qualified person				

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1		reasonably believes has a mental or physical impairment that renders
2		that natural person unable to protect his or her own interests. A
3		qualified person's reasonable belief may be based on facts and
4		circumstances observed in the qualified person's business relationship
5		with the natural person.
6	(2) (a)	If a qualified person reasonably believes that financial exploitation has
7		occurred, is occurring, has been attempted, or will be attempted, the
8		qualified person may notify the following:
9		1. Authorized agencies; and
10		2. Any third party that is:
11		a. Reasonably associated with the specified adult; or
12		b. Otherwise permitted by law.
13	<u>(b)</u>	Any report or disclosure made to authorized agencies pursuant to this
14		subsection shall be confidential and shall not be subject to disclosure
15		pursuant to the Kentucky Open Records Act, KRS 61.870 to 61.884. The
16		name of the notifying qualified person shall not be revealed to any person
17		outside of the authorized agencies without the permission of the notifying
18		gualified person.
19	(3) (a)	A qualified person may place a temporary hold on a transaction on or a
20		disbursement from an account of a specified adult, or an account on which
21		a specified adult is a beneficiary, if:
22		1. The qualified person fulfills any reporting obligations under KRS
23		209.030. Nothing in this subsection shall be read to expand any of the
24		requirements of KRS 209.030;
25		2. The qualified person reasonably believes that financial exploitation of
26		a specified adult has occurred, is occurring, has been attempted, or
27		will be attempted; and

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1	<u>3.</u>	Not later than two (2) business days after the date the temporary nota
2		was first placed, oral or written notification, which may be electronic,
3		of the temporary hold and the reason for the temporary hold is made
4		<u>to:</u>
5		a. All parties authorized to transact business on the account; and
6		b. Any person age eighteen (18) or older authorized by the specified
7		adult or their legal representative, in writing, to be contacted
8		about the specified adult's account.
9	(b) 1.	Unless otherwise provided in subparagraph 2. of this paragraph, any
10		temporary hold authorized by this subsection shall expire upon the
11		sooner of:
12		a. A determination by the qualified person that the disbursement or
13		transaction will not result in financial exploitation of the
14		specified adult; or
15		b. Not later than fifteen (15) business days after the date the
16		qualified person first placed the temporary hold, unless the
17		qualified person's internal review of the facts and circumstances
18		supports its reasonable belief that financial exploitation of the
19		specified adult has occurred, is occurring, has been attempted, or
20		will be attempted, in which case the qualified person may extend
21		the expiration to not later than twenty-five (25) business days
22		after the date the qualified person first placed the temporary
23		<u>hold.</u>
24	<u>2.</u>	At any time, an agency of competent jurisdiction, including but not
25		limited to the authorized agencies, or a court of competent jurisdiction
26		may terminate or extend a temporary hold authorized by this
27		subsection.

I	<u>(4)</u>	Not	withstanding subsection (2) or (3) of this section, a notification permitted or
2		requ	tired by this section shall not be made to any person who is suspected of
3		<u>fina</u>	ncial exploitation or other abuse.
4	<u>(5)</u>	(a)	A qualified person shall provide access to or copies of records that are
5			relevant to the suspected or attempted financial exploitation of a specified
6			adult to agencies charged with administering state adult protective services
7			laws and to law enforcement, either as part of a referral to the agency or to
8			law enforcement, or upon request of the agency or law enforcement
9			pursuant to an investigation.
10		<u>(b)</u>	The records may include historical records as well as records relating to the
11			most recent disbursements or disbursements that may comprise financial
12			exploitation of a specified adult.
13		<u>(c)</u>	All records made available to agencies pursuant to this subsection shall be
14			confidential and shall not be subject to disclosure pursuant to the Kentucky
15			Open Records Act, KRS 61.870 to 61.884.
16		<u>(d)</u>	Nothing in this subsection shall limit or otherwise impede the authority of
17			the commissioner of the Department of Financial Institutions to access or
18			examine the books and records of a qualified person as otherwise provided
19			by law.
20	<u>(6)</u>	Not	withstanding any provision of law to the contrary, the authorized agencies
21		may	disclose to any notifying qualified person the general status or final
22		<u>disp</u>	osition of any investigation that arose from a report made by the qualified
23		pers	on.
24	<u>(7)</u>	A q	ualified person that exercises good faith in making disclosures, placing a
25		<u>tem</u>	porary hold, or providing access to records pursuant to this section shall be
26		imm	une from any administrative or civil liability that might otherwise arise from
27		suck	activities.

1 (8) This section may be cited as the "Protection from Financial Exploitation Act."