



SUPPORTED DECISION-MAKING PROCESS FLOW
Per Supported Decision-Making Act 102-0614
enacted February 2022

A principal (an adult with ID/DD) has asked for support to make personal decisions in the least restrictive way.

YES

Does the principal have a supporter identified? AND Is the supporter in agreement to serve in that role?

YES

Is the supporter able to:

1. Act in good faith.
2. Act loyally and without self-interest.
3. Act within the Authority granted in agreement.
4. Avoid conflicts of interest

YES

1. Is the supporter an employer or employee of principal (unless an immediate family member)?
2. Does the supporter get paid for providing direct care to the principal (unless an immediate family member)?
3. Does the supporter work for an agency that is financially responsible for principal's care?
4. Is the supporter on the Health Care Worker Registry with findings of abuse/neglect?
5. Is there a criminal or civil no contact order between the supporter and principal?
6. Does the supporter have a conviction for any of the following: sex offense, aggravated assault, fraud, theft, forgery or extortion?

Any **YES** answers disqualify the potential supporter per the Supported Decision-Making Act. Principal should identify another supporter.

NO

Supported decision-making is not needed at this time/or if support is needed or desired, a support person needs to be identified before continuing

Not ready for supported decision-making process until a supporter is found

If **NO** is answered to all questions then continue with execution of Supported Decision-Making Agreement. Have all parties sign Supported Decision-Making document with two witness signatures.

NO