First Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 21-0195.01 Conrad Imel x2313

HOUSE BILL 21-1004

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A BILL FOR AN ACT

101 CONCERNING THE "COLORADO UNIFORM ELECTRONIC WILLS ACT".

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Colorado Commission on Uniform State Laws. The bill enacts the "Colorado Uniform Electronic Wills Act". The bill declares that an electronic will is a will for all purposes of Colorado law. The bill specifies the requirements for:

- Executing and revoking an electronic will;
- Simultaneously executing, attesting, and making an electronic will; and
- Certifying a paper copy of an electronic will.

HOUSE
3rd Reading Unamended
January 14, 2021

HOUSE 2nd Reading Unamended January 13, 2021

1	Be it enacted by the General Assembly of the State of Colorado:				
2	SECTION 1. In Colorado Revised Statutes, add part 15 to article				
3	12 of title 15 as follows:				
4	PART 15				
5	COLORADO UNIFORM ELECTRONIC WILLS ACT				
6	15-12-1501. Short title. This part 15 may be cited as the				
7	"Colorado Uniform Electronic Wills Act".				
8	15-12-1502. Definitions. IN THIS PART 15:				
9	(1) "ELECTRONIC" MEANS RELATING TO TECHNOLOGY HAVING				
10	ELECTRICAL, DIGITAL, MAGNETIC, WIRELESS, OPTICAL,				
11	ELECTROMAGNETIC, OR SIMILAR CAPABILITIES.				
12	(2) "ELECTRONIC PRESENCE" MEANS THE RELATIONSHIP OF TWO OR				
13	MORE INDIVIDUALS IN DIFFERENT LOCATIONS COMMUNICATING IN REAL				
14	TIME TO THE SAME EXTENT AS IF THE INDIVIDUALS WERE PHYSICALLY				
15	PRESENT IN THE SAME LOCATION.				
16	(3) "ELECTRONIC WILL" MEANS A WILL EXECUTED				
17	ELECTRONICALLY IN COMPLIANCE WITH SECTION 15-12-1505 (1).				
18	(4) "RECORD" MEANS INFORMATION THAT IS INSCRIBED ON A				
19	TANGIBLE MEDIUM OR THAT IS STORED IN AN ELECTRONIC OR OTHER				
20	MEDIUM AND IS RETRIEVABLE IN PERCEIVABLE FORM.				
21	(5) (a) "SIGN" MEANS, WITH PRESENT INTENT TO AUTHENTICATE				
22	OR ADOPT A RECORD, AND SUBJECT TO SUBSECTION (5)(b) OF THIS				
23	SECTION, TO EXECUTE OR ADOPT A TANGIBLE SYMBOL OR TO AFFIX TO OR				
24	LOGICALLY ASSOCIATE WITH THE RECORD AN ELECTRONIC SYMBOL OR				
25	PROCESS.				
26	(b) AN ELECTRONIC SYMBOL OF A TESTATOR OR WITNESS MUST BE				

-2- 1004

2	THE TESTATOR'S OR WITNESS'S HANDWRITING AFFIXED TO THE ELECTRONIC					
3	WILL.					
4	(6) "STATE" MEANS A STATE OF THE UNITED STATES, THE					
5	DISTRICT OF COLUMBIA, PUERTO RICO, THE UNITED STATES VIRGIN					
6	ISLANDS, OR ANY TERRITORY OR INSULAR POSSESSION SUBJECT TO THI					
7	JURISDICTION OF THE UNITED STATES. THE TERM INCLUDES A FEDERALLY					
8	RECOGNIZED INDIAN TRIBE.					
9	(7) "WILL" HAS THE MEANING SET FORTH IN SECTION 15-10-201					
10	(59).					
11	15-12-1503. Law applicable to electronic wills - principles of					
12	equity. An electronic will is a will for all purposes of the law of					
13	THIS STATE. THE LAW OF THIS STATE APPLICABLE TO WILLS AND					
14	PRINCIPLES OF EQUITY APPLY TO AN ELECTRONIC WILL, EXCEPT AS					
15	MODIFIED BY THIS PART 15.					
16	15-12-1504. Choice of law regarding execution. (1) A WILL					
17	EXECUTED ELECTRONICALLY BUT NOT IN COMPLIANCE WITH SECTION					
18	15-12-1505(1) is an electronic will under this part 15 if executed					
19	IN COMPLIANCE WITH THE LAW OF THE JURISDICTION WHERE THE					
20	TESTATOR IS:					
21	(a) PHYSICALLY LOCATED WHEN THE WILL IS SIGNED; OR					
22	(b) Domiciled or resides when the will is signed or when					
23	THE TESTATOR DIES.					
24	15-12-1505. Execution of electronic will. (1) Subject to					
25	SECTION 15-12-1508 (4), AND EXCEPT AS PROVIDED IN SECTION					
26	15-12-1506, AN ELECTRONIC WILL MUST BE:					
27	(a) A RECORD THAT IS READABLE AS TEXT AT THE TIME OF SIGNING					

AN ELECTRONIC IMAGE OF THE TESTATOR'S OR WITNESS'S SIGNATURE IN

1

-3-

1	UNDER SUBSECTION (1)(b) OF THIS SECTION;					
2	(b) SIGNED BY:					
3	(I) THE TESTATOR; OR					
4	(II) ANOTHER INDIVIDUAL IN THE TESTATOR'S NAME, IN THE					
5	TESTATOR'S PHYSICAL PRESENCE, AND BY THE TESTATOR'S DIRECTION;					
6	AND					
7	(c) EITHER:					
8	(I) SIGNED IN THE PHYSICAL OR ELECTRONIC PRESENCE OF THE					
9	TESTATOR BY AT LEAST TWO INDIVIDUALS, EACH OF WHOM IS A RESIDENT					
10	OF A STATE AND PHYSICALLY LOCATED IN A STATE AT THE TIME OF					
11	SIGNING AND WITHIN A REASONABLE TIME AFTER WITNESSING:					
12	(A) THE SIGNING OF THE WILL UNDER SUBSECTION (1)(b) OF THIS					
13	SECTION; OR					
14	(B) THE TESTATOR'S ACKNOWLEDGMENT OF THE SIGNING OF THE					
15	WILL UNDER SUBSECTION (1)(b) OF THIS SECTION OR ACKNOWLEDGMENT					
16	OF THE WILL; OR					
17	(II) ACKNOWLEDGED BY THE TESTATOR BEFORE AND IN THE					
18	PHYSICAL OR ELECTRONIC PRESENCE OF A NOTARY PUBLIC OR OTHER					
19	INDIVIDUAL WHO IS AUTHORIZED BY COLORADO LAW TO NOTARIZE					
20	RECORDS, AND WHO IS LOCATED IN COLORADO AT THE TIME THE NOTARIAL					
21	ACT IS PERFORMED.					
22	(2) Intent of a testator that the record under subsection					
23	(1)(a) OF THIS SECTION BE THE TESTATOR'S ELECTRONIC WILL MAY BE					
24	ESTABLISHED BY EXTRINSIC EVIDENCE.					
25	15-12-1506. Harmless error. Section 15-11-503 applies to a					
26	WILL EXECUTED ELECTRONICALLY.					
27	15-12-1507. Revocation. (1) AN ELECTRONIC WILL MAY REVOKE					

-4- 1004

1	ALL OR PART OF A PREVIOUS WILL.				
2	(2) ALL OR PART OF AN ELECTRONIC WILL IS REVOKED BY:				
3	(a) A SUBSEQUENT WILL THAT REVOKES ALL OR PART OF THE				
4	ELECTRONIC WILL EXPRESSLY OR BY INCONSISTENCY; OR				
5	(b) A PHYSICAL ACT, IF IT IS ESTABLISHED BY CLEAR AND				
6	CONVINCING EVIDENCE THAT THE TESTATOR, WITH THE INTENT OF				
7	REVOKING ALL OR PART OF THE WILL, PERFORMED THE ACT OR DIRECTED				
8	ANOTHER INDIVIDUAL WHO PERFORMED THE ACT IN THE TESTATOR'S				
9	PHYSICAL PRESENCE.				
10	15-12-1508. Electronic will attested and made self-proving at				
11	time of execution. (1) AN ELECTRONIC WILL MAY BE SIMULTANEOUSLY				
12	EXECUTED, ATTESTED, AND MADE SELF-PROVING BY ACKNOWLEDGMENT				
13	OF THE TESTATOR AND AFFIDAVITS OF THE WITNESSES.				
14	(2) THE ACKNOWLEDGMENT AND AFFIDAVITS UNDER SUBSECTION				
15	(1) OF THIS SECTION MUST BE:				
16	(a) MADE IN THE PHYSICAL PRESENCE OF AN OFFICER AUTHORIZED				
17	TO ADMINISTER OATHS UNDER LAW OF THE STATE IN WHICH THE TESTATOR				
18	SIGNS PURSUANT TO SECTION 15-12-1505 (1)(b) OR, IF FEWER THAN TWO				
19	ATTESTING WITNESSES ARE PHYSICALLY PRESENT IN THE SAME LOCATION				
20	AS THE TESTATOR AT THE TIME OF SIGNING PURSUANT TO SECTION				
21	15-12-1505 (1)(b), IN THE PHYSICAL OR ELECTRONIC PRESENCE OF A				
22	NOTARY PUBLIC OR OTHER INDIVIDUAL WHO IS AUTHORIZED BY				
23	COLORADO LAW TO NOTARIZE RECORDS, AND WHO IS LOCATED IN				
24	COLORADO AT THE TIME THE NOTARIAL ACT IS PERFORMED; AND				
25	(b) EVIDENCED BY THE OFFICER'S CERTIFICATE UNDER OFFICIAL				
26	${\tt SEALAFFIXEDTOORLOGICALLYASSOCIATEDWITHTHEELECTRONICWILL.}$				
27	(3) THE ACKNOWLEDGMENT AND AFFIDAVITS UNDER SUBSECTION				

-5- 1004

1	(1) OF THIS SECTION MUST BE IN SUBSTANTIALLY THE FOLLOWING FORM:					
2	I,, THE TESTATOR, AND, BEING SWORN, DECLARE TO THE					
3	UNDERSIGNED OFFICER THAT I SIGN THIS INSTRUMENT AS MY ELECTRONIC					
4	WILL, I WILLINGLY SIGN IT OR WILLINGLY DIRECT ANOTHER TO SIGN FOR					
5	ME, I EXECUTE IT AS MY VOLUNTARY ACT FOR THE PURPOSES EXPRESSED					
6	IN THIS INSTRUMENT, AND I AM EIGHTEEN YEARS OF AGE OR OLDER, OF					
7	SOUND MIND, AND UNDER NO CONSTRAINT OR UNDUE INFLUENCE.					
8						
9	TESTATOR					
10	WE,, AND, WITNESSES, BEING SWORN, DECLARE					
11	TO THE UNDERSIGNED OFFICER THAT THE TESTATOR SIGNED THIS					
12	INSTRUMENT AS THE TESTATOR'S ELECTRONIC WILL, THAT THE TESTATOR					
13	WILLINGLY SIGNED IT OR WILLINGLY DIRECTED ANOTHER INDIVIDUAL TO					
14	SIGN FOR THE TESTATOR, AND THAT EACH OF US, IN THE PHYSICAL OR					
15	ELECTRONIC PRESENCE OF THE TESTATOR, SIGNS THIS INSTRUMENT AS					
16	WITNESS TO THE TESTATOR'S SIGNING, AND TO THE BEST OF OUR					
17	KNOWLEDGE THE TESTATOR IS EIGHTEEN YEARS OF AGE OR OLDER, OF					
18	SOUND MIND, AND UNDER NO CONSTRAINT OR UNDUE INFLUENCE.					
19						
20	WITNESS					
21						
22	WITNESS					
23	CERTIFICATE OF OFFICER:					
24	STATE OF					
25	COUNTY OF					
26	SUBSCRIBED, SWORN TO, AND ACKNOWLEDGED BEFORE ME BY					
27	, THE TESTATOR, AND SUBSCRIBED AND SWORN TO BEFORE					

-6- 1004

ME BY	AN	D	, WITNESSES, THIS	DAY OF		
,						
	(SEAL)					
				(SIGNED)		
			(OFFICIAL CAPACITY O	OF OFFICER)		
(4) A SIGNATURE PHYSICALLY OR ELECTRONICALLY AFFIXED TO AN						
AFFIDAVIT THAT IS AFFIXED TO OR LOGICALLY ASSOCIATED WITH AN						
ELECTRONIC WILL UNDER THIS ACT IS DEEMED A SIGNATURE OF THE						
ELECTRONIC WILL UNDER SECTION 15-12-1505 (1).						
	15-12-1509. Cer	tification of	paper copy. AN INDIV	IDUAL MAY		
CREATE A CERTIFIED PAPER COPY OF AN ELECTRONIC WILL BY AFFIRMING						
UNDER	UNDER PENALTY OF PERJURY THAT A PAPER COPY OF THE ELECTRONIC					
WILL IS A COMPLETE, TRUE, AND ACCURATE COPY OF THE ELECTRONIC						
WILL. I	F THE ELECTRONIC	C WILL IS MA	ADE SELF-PROVING, THE	E CERTIFIED		
PAPER (COPY OF THE WILL	MUST INCLU	DE THE SELF-PROVING A	AFFIDAVITS.		
	15-12-1510. Uni	formity of a	application and const	ruction. IN		
APPLYI	NG AND CONSTRUI	NG THIS UNIF	ORM ACT, CONSIDERATION	ON MUST BE		
GIVEN TO THE NEED TO PROMOTE UNIFORMITY OF THE LAW WITH RESPEC						
TO ITS S	SUBJECT MATTER A	AMONG STAT	ES THAT ENACT IT.			
	15-12-1511. App	lication of p	oart. This part 15 appi	LIES TO THE		
WILL OI	F A DECEDENT WHO	DIES ON OR	AFTER THE EFFECTIVE D.	ATE OF THIS		
PART 1	5.					
	SECTION 2. In C	Colorado Rev	vised Statutes, 24-21-51	4.5, amend		
(2)(b)(1)	II) as follows:					
	24-21-514.5. A	udio-video	communication - o	definitions.		

-7- 1004

(2) (b) A notary public shall not use a remote notarization system to 1 2 notarize: EXCEPT AS PROVIDED IN THE "COLORADO UNIFORM 3 (II)4 ELECTRONIC WILLS ACT", PART 15 OF ARTICLE 12 OF TITLE 15, a will, 5 codicil, document purporting to be a will or codicil, or any 6 acknowledgment required under section 15-11-502 or 15-11-504. 7 **SECTION 3. Safety clause.** The general assembly hereby finds, 8 determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety. 9

-8-