# **Second Regular Session Seventy-fourth General Assembly** STATE OF COLORADO

## REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 24-0589.01 Jerry Barry x4341

**HOUSE BILL 24-1248** 

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### A BILL FOR AN ACT

101 CONCERNING THE "UNIFORM NON-TESTAMENTARY ELECTRONIC 102 ESTATE PLANNING DOCUMENTS 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 "Uniform Non-Testamentary Electronic Estate Planning Documents Act". The bill clarifies when and how electronic documents may be used in estate planning documents other than wills.

Reading Unamended March 28, 2024 SENATE

Reading Unamended March 27, 2024 2nd

> Reading Unamended March 4, 2024

2nd Reading Unamended March 1, 2024

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add article 24 to title
3	15 as follows:
4	ARTICLE 24
5	<b>Uniform Non-Testamentary Electronic Estate Planning</b>
6	<b>Documents Act</b>
7	PART 1
8	GENERAL PROVISIONS AND DEFINITIONS
9	15-24-101. Short title. This article 24 may be cited as the
10	"Uniform Non-Testamentary Electronic Estate Planning
11	DOCUMENTS ACT".
12	<b>15-24-102. Definitions.</b> IN THIS ARTICLE 24:
13	(1) "ELECTRONIC" MEANS RELATING TO TECHNOLOGY HAVING
14	ELECTRICAL, DIGITAL, MAGNETIC, WIRELESS, OPTICAL,
15	ELECTROMAGNETIC, OR SIMILAR CAPABILITIES.
16	(2) "ELECTRONIC RECORD" MEANS A RECORD CREATED
17	GENERATED, SENT, COMMUNICATED, RECEIVED, OR STORED BY
18	ELECTRONIC MEANS.
19	(3) "ELECTRONIC SIGNATURE" MEANS AN ELECTRONIC SYMBOL OR
20	PROCESS ATTACHED TO OR LOGICALLY ASSOCIATED WITH A RECORD AND
21	EXECUTED OR ADOPTED BY A PERSON WITH THE INTENT TO SIGN THE
22	RECORD.
23	(4) "Information" includes data, text, images, codes,
24	COMPUTER PROGRAMS, SOFTWARE, AND DATABASES.
25	(5) "Non-testamentary estate planning document" means
26	A RECORD RELATING TO ESTATE PLANNING THAT IS READABLE AS TEXT AT
27	THE TIME OF SIGNING AND IS NOT A WILL OF CONTAINED IN A WILL THE

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1	TERM:
2	(a) In this article 24, is limited to a record that creates,
3	EXERCISES, MODIFIES, RELEASES, OR REVOKES:
4	(I) A TRUST INSTRUMENT;
5	(II) A TRUST POWER THAT UNDER THE TERMS OF THE TRUST
6	REQUIRES A SIGNED RECORD;
7	(III) A CERTIFICATION OF A TRUST PURSUANT TO SECTION
8	15-5-1013;
9	(IV) A POWER OF ATTORNEY THAT IS DURABLE PURSUANT TO THE
10	"Uniform Power of Attorney Act", part 7 of article 14 of this
11	TITLE 15;
12	(V) AN AGENT'S CERTIFICATION PURSUANT TO SECTION 15-14-719
13	OF THE VALIDITY OF A POWER OF ATTORNEY AND THE AGENT'S
14	AUTHORITY;
15	(VI) A POWER OF APPOINTMENT;
16	(VII) AN ADVANCE DIRECTIVE, INCLUDING A HEALTH-CARE POWER
17	OF ATTORNEY, DIRECTIVE TO PHYSICIANS, NATURAL DEATH STATEMENT,
18	LIVING WILL, AND MEDICAL OR PHYSICIAN ORDER FOR LIFE-SUSTAINING
19	TREATMENT;
20	(VIII) A RECORD DIRECTING DISPOSITION OF AN INDIVIDUAL'S
21	BODY AFTER DEATH;
22	(IX) A NOMINATION OF A GUARDIAN FOR THE SIGNING INDIVIDUAL;
23	(X) A NOMINATION OF A GUARDIAN FOR A MINOR CHILD OR
24	DISABLED ADULT CHILD;
25	(XI) A MENTAL HEALTH TREATMENT DECLARATION;
26	(XII) A DISCLAIMER PURSUANT TO THE "UNIFORM DISCLAIMER OF
27	PROPERTY INTERESTS ACT", PART 12 OF ARTICLE 11 OF THIS TITLE 15; AND

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1	(XIII) A SEPARATE WRITING OR MEMORANDUM PURSUANT TO
2	SECTION 15-11-513;
3	(b) EXCLUDES ALL OTHER NON-TESTAMENTARY ESTATE PLANNING
4	DOCUMENTS, INCLUDING:
5	(I) A DEED OF REAL PROPERTY, INCLUDING A BENEFICIARY DEED
6	PURSUANT TO PART 4 OF ARTICLE 15 OF THIS TITLE 15;
7	$(II)\ A\ CERTIFICATE\ OF\ TITLE\ FOR\ A\ MOTOR\ VEHICLE,\ WATERCRAFT,$
8	OR AIRCRAFT; AND
9	(III) SUBJECT TO SECTION 15-24-201 (2)(b)(III), ANY RECORD OF
10	A MULTIPLE-PARTY AGREEMENT OR OTHER CONTRACTUAL ARRANGEMENT
11	NOT IDENTIFIED IN SUBSECTION (5)(a) OF THIS SECTION.
12	(6) "Person" means an individual, estate, business or
13	NONPROFIT ENTITY, GOVERNMENT OR GOVERNMENTAL SUBDIVISION,
14	AGENCY, OR INSTRUMENTALITY, OR OTHER LEGAL ENTITY.
15	(7) "Power of attorney" means a record that grants
16	AUTHORITY TO AN AGENT TO ACT IN PLACE OF THE PRINCIPAL, EVEN IF THE
17	TERM IS NOT USED IN THE RECORD.
18	(8) "RECORD" MEANS INFORMATION:
19	(a) INSCRIBED ON A TANGIBLE MEDIUM; OR
20	(b) STORED IN AN ELECTRONIC OR OTHER MEDIUM AND
21	RETRIEVABLE IN PERCEIVABLE FORM.
22	(9) "SECURITY PROCEDURE" MEANS A PROCEDURE TO VERIFY THAT
23	AN ELECTRONIC SIGNATURE, RECORD, OR PERFORMANCE IS THAT OF A
24	SPECIFIC PERSON OR TO DETECT A CHANGE OR ERROR IN AN ELECTRONIC
25	RECORD. THE TERM INCLUDES A PROCEDURE THAT USES AN ALGORITHM,
26	CODE, IDENTIFYING WORD OR NUMBER, ENCRYPTION, OR CALLBACK OR
27	OTHER ACKNOWLEDGMENT PROCEDURE.

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I	(10) "SETTLOR" MEANS A PERSON, INCLUDING A TESTATOR, THAT
2	CREATES OR CONTRIBUTES PROPERTY TO A TRUST.
3	(11) "SIGN" MEANS, WITH PRESENT INTENT TO AUTHENTICATE OR
4	ADOPT A RECORD:
5	(a) EXECUTE OR ADOPT A TANGIBLE SYMBOL; OR
6	(b) ATTACH TO OR LOGICALLY ASSOCIATE WITH THE RECORD AN
7	ELECTRONIC SIGNATURE.
8	(12) "STATE" MEANS A STATE OF THE UNITED STATES, THE
9	DISTRICT OF COLUMBIA, PUERTO RICO, THE UNITED STATES VIRGIN
10	Islands, or other territory or possession subject to the
11	JURISDICTION OF THE UNITED STATES. THE TERM INCLUDES A FEDERALLY
12	RECOGNIZED INDIAN TRIBE.
13	(13) "TERMS OF A TRUST" MEANS THE MANIFESTATION OF THE
14	SETTLOR'S INTENT REGARDING A TRUST'S PROVISIONS AS:
15	(a) Expressed in the trust instrument; or
16	(b) May be established by other evidence in a judicial
17	PROCEEDING OR IN A NONJUDICIAL SETTLEMENT AGREEMENT PURSUANT
18	TO SECTION 15-5-111 OR BY ALTERNATE DISPUTE RESOLUTION PURSUANT
19	TO SECTION 15-5-113.
20	(14) "Trust instrument" means an instrument executed by
21	THE SETTLOR THAT CONTAINS TERMS OF THE TRUST, INCLUDING ANY
22	AMENDMENTS.
23	(15) "WILL" INCLUDES A CODICIL AND A TESTAMENTARY
24	INSTRUMENT THAT MERELY APPOINTS AN EXECUTOR, REVOKES OR REVISES
25	ANOTHER WILL, NOMINATES A GUARDIAN, OR EXPRESSLY EXCLUDES OR
26	LIMITS THE RIGHT OF AN INDIVIDUAL OR CLASS TO SUCCEED TO PROPERTY
27	OF THE DECEDENT DASSING BY INTESTATE SUCCESSION

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1	<b>15-24-103. Construction.</b> (1) This article 24 is designed to
2	AUTHORIZE ESTATE PLANNING DOCUMENTS TO BE IN ELECTRONIC FORM
3	AND ELECTRONICALLY SIGNED. THIS ARTICLE 24 DOES NOT NEGATE OTHER
4	STATE LAW REQUIREMENTS THAT MUST BE SATISFIED TO VALIDATE A
5	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT. ACCORDINGLY, THIS
6	ARTICLE 24 MUST BE CONSTRUED AND APPLIED TO:
7	(a) FACILITATE THE CREATION OF NON-TESTAMENTARY ESTATE
8	PLANNING DOCUMENTS IN ELECTRONIC FORM AND THE ELECTRONIC
9	SIGNING OF SUCH DOCUMENTS; AND
10	(b) BE CONSISTENT WITH REASONABLE PRACTICES CONCERNING
11	ELECTRONIC DOCUMENTS AND SIGNATURES AND CONTINUED EXPANSION
12	OF THOSE PRACTICES.
13	PART 2
14	ELECTRONIC NON-TESTAMENTARY
15	ESTATE PLANNING DOCUMENTS
16	<b>15-24-201.</b> Scope. (1) Except as provided in subsection (2) of
17	THIS SECTION, THIS ARTICLE 24 APPLIES TO AN ELECTRONIC
18	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT AND AN ELECTRONIC
19	SIGNATURE ON A NON-TESTAMENTARY ESTATE PLANNING DOCUMENT.
20	(2) (a) This article 24 does not apply to a
21	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT IF THE DOCUMENT
22	PRECLUDES USE OF AN ELECTRONIC RECORD OR ELECTRONIC SIGNATURE.
23	(b) This article 24 does not affect the validity of an
24	ELECTRONIC RECORD OR ELECTRONIC SIGNATURE THAT IS VALID
25	PURSUANT TO THE:
26	(I) "Uniform Electronic Transactions Act", article 71.3 of
27	TITLE 24;

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1	(II) "UNIFORM ELECTRONIC WILLS ACT", PART 13 OF ARTICLE 11
2	OF THIS TITLE 15; OR
3	(III) TERMS OF A RECORD THAT EVIDENCES AN AGREEMENT OR
4	OTHER ARRANGEMENT GOVERNING THE TRANSFER OF PROPERTY AT A
5	PARTY'S DEATH.
6	15-24-202. Principles of law and equity. The LAW OF THIS STATE
7	AND PRINCIPLES OF EQUITY APPLICABLE TO A NON-TESTAMENTARY ESTATE
8	PLANNING DOCUMENT APPLY TO AN ELECTRONIC NON-TESTAMENTARY
9	ESTATE PLANNING DOCUMENT EXCEPT AS MODIFIED BY THIS ARTICLE $24$ .
10	15-24-203. Use of electronic record or signature not required.
11	(1) This article 24 does not require a non-testamentary estate
12	PLANNING DOCUMENT OR SIGNATURE ON A NON-TESTAMENTARY ESTATE
13	PLANNING DOCUMENT TO BE CREATED, GENERATED, SENT,
14	COMMUNICATED, RECEIVED, STORED, OR OTHERWISE PROCESSED OR USED
15	BY ELECTRONIC MEANS OR IN ELECTRONIC FORM.
16	(2) A PERSON IS NOT REQUIRED TO HAVE A NON-TESTAMENTARY
17	ESTATE PLANNING DOCUMENT IN ELECTRONIC FORM OR SIGNED
18	ELECTRONICALLY EVEN IF THE PERSON PREVIOUSLY CREATED OR SIGNED
19	A NON-TESTAMENTARY ESTATE PLANNING DOCUMENT BY ELECTRONIC
20	MEANS.
21	(3) A PERSON MAY NOT WAIVE THE PROVISIONS OF THIS SECTION.
22	15-24-204. Recognition of electronic non-testamentary estate
23	planning document and electronic signature. (1) A
24	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT OR A SIGNATURE ON
25	A NON-TESTAMENTARY ESTATE PLANNING DOCUMENT MAY NOT BE DENIED
26	LEGAL EFFECT OR ENFORCEABILITY SOLELY BECAUSE IT IS IN ELECTRONIC
27	FORM.

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1	(2) IF ANOTHER LAW OF THIS STATE REQUIRES A
2	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT TO BE IN WRITING, AN
3	ELECTRONIC RECORD OF THE DOCUMENT SATISFIES THE REQUIREMENT.
4	(3) IF ANOTHER LAW OF THIS STATE REQUIRES A SIGNATURE ON A
5	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT, AN ELECTRONIC
6	SIGNATURE SATISFIES THE REQUIREMENT.
7	15-24-205. Attribution and effect of electronic record and
8	electronic signature. (1) AN ELECTRONIC NON-TESTAMENTARY ESTATE
9	PLANNING DOCUMENT OR ELECTRONIC SIGNATURE ON AN ELECTRONIC
10	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT IS ATTRIBUTABLE TO
11	A PERSON IF IT WAS THE ACT OF THE PERSON. THE ACT OF THE PERSON MAY
12	BE SHOWN IN ANY MANNER, INCLUDING BY SHOWING THE EFFICACY OF A
13	SECURITY PROCEDURE APPLIED TO DETERMINE THE PERSON TO WHICH THE
14	ELECTRONIC RECORD OR ELECTRONIC SIGNATURE WAS ATTRIBUTABLE.
15	(2) The effect of attribution to a person pursuant to
16	SUBSECTION (1) OF THIS SECTION OF A DOCUMENT OR SIGNATURE IS
17	DETERMINED FROM THE CONTEXT AND SURROUNDING CIRCUMSTANCES AT
18	THE TIME OF ITS CREATION, EXECUTION, OR ADOPTION AND AS PROVIDED
19	BY OTHER LAW.
20	15-24-206. Notarization and acknowledgment. IF ANOTHER LAW
21	OF THIS STATE REQUIRES A SIGNATURE OR RECORD TO BE NOTARIZED,
22	ACKNOWLEDGED, VERIFIED, OR MADE UNDER OATH, THE REQUIREMENT IS
23	SATISFIED WITH RESPECT TO AN ELECTRONIC NON-TESTAMENTARY ESTATE
24	PLANNING DOCUMENT IF AN INDIVIDUAL AUTHORIZED TO PERFORM THE
25	NOTARIZATION, ACKNOWLEDGMENT, VERIFICATION, OR OATH ATTACHES
26	OR LOGICALLY ASSOCIATES THE INDIVIDUAL'S ELECTRONIC SIGNATURE ON
27	THE DOCUMENT TOGETHER WITH ALL OTHER INFORMATION REQUIRED TO

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2	15-24-207. Witnessing and attestation. IF ANOTHER LAW OF THIS
3	STATE BASES THE VALIDITY OF A NON-TESTAMENTARY ESTATE PLANNING
4	DOCUMENT ON WHETHER IT IS SIGNED, WITNESSED, OR ATTESTED BY
5	ANOTHER INDIVIDUAL, THE SIGNATURE, WITNESSING, OR ATTESTATION OF
6	THAT INDIVIDUAL MAY BE ELECTRONIC.
7	15-24-208. Retention of electronic record - original.
8	(1) EXCEPT AS PROVIDED IN SUBSECTION (2) OF THIS SECTION, IF ANOTHER
9	LAW OF THIS STATE REQUIRES AN ELECTRONIC NON-TESTAMENTARY
10	ESTATE PLANNING DOCUMENT TO BE RETAINED, TRANSMITTED, COPIED, OR
11	FILED, THE REQUIREMENT IS SATISFIED BY RETAINING, TRANSMITTING,
12	COPYING, OR FILING AN ELECTRONIC RECORD THAT:
13	(a) ACCURATELY REFLECTS THE INFORMATION IN THE DOCUMENT
14	AFTER IT WAS FIRST GENERATED IN FINAL FORM AS AN ELECTRONIC
15	RECORD OR PURSUANT TO SECTION 15-24-209; AND
16	(b) REMAINS ACCESSIBLE TO THE EXTENT REQUIRED BY THE OTHER
17	LAW.
18	(2) A REQUIREMENT PURSUANT TO SUBSECTION (1) OF THIS
19	SECTION TO RETAIN A RECORD DOES NOT APPLY TO INFORMATION THE
20	SOLE PURPOSE OF WHICH IS TO ENABLE THE RECORD TO BE SENT,
21	COMMUNICATED, OR RECEIVED.
22	(3) A PERSON MAY SATISFY SUBSECTION (1) OF THIS SECTION BY
23	USING THE SERVICES OF ANOTHER PERSON.
24	(4) If another law of this state requires a
25	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT TO BE PRESENTED OR
26	RETAINED IN ITS ORIGINAL FORM, OR PROVIDES CONSEQUENCES IF A
27	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT IS NOT PRESENTED OR

1

BE INCLUDED UNDER THE OTHER LAW.

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1	RETAINED IN ITS ORIGINAL FORM, AN ELECTRONIC RECORD RETAINED IN
2	ACCORDANCE WITH SUBSECTION $(1)$ OF THIS SECTION SATISFIES THE OTHER
3	LAW.
4	(5) THIS SECTION DOES NOT PRECLUDE A GOVERNMENTAL AGENCY
5	FROM SPECIFYING REQUIREMENTS FOR THE RETENTION OF A RECORD
6	SUBJECT TO THE AGENCY'S JURISDICTION IN ADDITION TO THOSE IN THIS
7	SECTION. IN THIS SECTION, "GOVERNMENTAL AGENCY" MEANS AN
8	EXECUTIVE, LEGISLATIVE, OR JUDICIAL AGENCY, DEPARTMENT, BOARD,
9	COMMISSION, AUTHORITY, INSTITUTION, OR INSTRUMENTALITY OF THE
10	FEDERAL GOVERNMENT OR OF A STATE OR OF A COUNTY, MUNICIPALITY,
11	OR OTHER POLITICAL SUBDIVISION OF A STATE.
12	15-24-209. Certification of paper copy. AN INDIVIDUAL MAY
13	CREATE A CERTIFIED PAPER COPY OF AN ELECTRONIC NON-TESTAMENTARY
14	ESTATE PLANNING DOCUMENT BY AFFIRMING UNDER PENALTY OF PERJURY
15	THAT THE PAPER COPY IS A COMPLETE AND ACCURATE COPY OF THE
16	DOCUMENT.
17	<b>15-24-210.</b> Admissibility in evidence. EVIDENCE RELATING TO
18	AN ELECTRONIC NON-TESTAMENTARY ESTATE PLANNING DOCUMENT OR
19	AN ELECTRONIC SIGNATURE ON THE DOCUMENT MAY NOT BE EXCLUDED
20	IN A PROCEEDING SOLELY BECAUSE IT IS IN ELECTRONIC FORM.
21	15-24-211. Protection of persons without knowledge of
22	non-testamentary estate planning documents. If A PERSON ACTING IN
23	GOOD FAITH HAS NO ACTUAL KNOWLEDGE OF AN ELECTRONIC
24	NON-TESTAMENTARY ESTATE PLANNING DOCUMENT, THEN THE PERSON IS
25	NOT LIABLE FOR ACTS PERFORMED IN GOOD FAITH AND MAY PRESUME
26	THAT THE DOCUMENT DOES NOT EXIST.
27	PART 3

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1	(Reserved)
2	PART 4
3	MISCELLANEOUS PROVISIONS
4	15-24-401. Uniformity of application and construction. IN
5	APPLYING AND CONSTRUING THIS UNIFORM ACT, A COURT SHALL CONSIDER
6	THE PROMOTION OF UNIFORMITY OF THE LAW AMONG JURISDICTIONS THAT
7	ENACT IT.
8	15-24-402. Relation to electronic signatures in global and
9	national commerce act. This article 24 modifies, limits, or
10	SUPERSEDES THE FEDERAL "ELECTRONIC SIGNATURES IN GLOBAL AND
11	NATIONAL COMMERCE ACT", 15 U.S.C. SEC. 7001 ET SEQ., AS AMENDED
12	BUT DOES NOT MODIFY, LIMIT, OR SUPERSEDE 15 U.S.C. SECTION 7001(c)
13	OR AUTHORIZE ELECTRONIC DELIVERY OF ANY OF THE NOTICES DESCRIBED
14	IN 15 U.S.C. SECTION 7003(b).
15	<b>15-24-403. Transitional provision.</b> (1) This article 24 applies
16	TO AN ELECTRONIC NON-TESTAMENTARY ESTATE PLANNING DOCUMENT
17	CREATED, SIGNED, GENERATED, SENT, COMMUNICATED, RECEIVED, OR
18	STORED BEFORE, ON, OR AFTER THE EFFECTIVE DATE OF THIS ARTICLE 24
19	(2) This article 24 applies to the will of a decedent who
20	DIES ON OR AFTER THE EFFECTIVE DATE OF THIS ARTICLE 24.
21	SECTION 2. Act subject to petition - effective date. This act
22	takes effect January 1, 2025; except that, if a referendum petition is filed
23	pursuant to section 1 (3) of article V of the state constitution against this
24	act or an item, section, or part of this act within the ninety-day period
25	after final adjournment of the general assembly, then the act, item
26	section, or part will not take effect unless approved by the people at the

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- general election to be held in November 2024 and, in such case, will take
- 2 effect on the date of the official declaration of the vote thereon by the

3 governor.

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