## A bill to be entitled

An act relating to a fiduciary's access to digital assets; creating a new Chapter 740, entitled "Florida Fiduciary Access to Digital Assets Act"; defining terms used in the act; providing for the authority of the personal representative over digital assets of a decedent; providing for the authority of a guardian over the digital assets of a ward; providing for authority of an agent over digital assets of a principal pursuant to a power of attorney; providing for authority of a trustee over digital assets of a trust; providing for fiduciary's rights of access to digital assets; providing for custodian's duties as it relates to access; providing for immunity of the custodian for complying with this act; providing for applicability to existing relationships; and providing an effective date.

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Be it Enacted by the Legislature of the State of Florida:

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Section 1. Section 740.101, Florida Statutes, is created to read:

740.101. Short Title-- This chapter may be cited as the "Florida Fiduciary Access to

17 Digital Assets Act."

Section 2. Section 740.201, Florida Statutes, is created to read:

740.201. Definitions-- As used in this chapter, the term:

(1) "Account holder" means:

(a) a person that has entered into a terms-of-service agreement with a custodian;

22 and

(b) a fiduciary for a person described in subparagraph 1(a).

The term includes a deceased individual who entered into the agreement during the individual's lifetime.

- (2) "Agent" means a person granted authority to act for a principal under a durable or nondurable power of attorney, whether denominated an agent, attorney in fact, or otherwise. The term includes an original agent, co-agent, and successor agent.
  - (3) "Carries" means engaging in the transmission of electronic communications.

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(4) "Catalogue of electronic communications" means information that identifies each 30 person with which an account holder has had an electronic communication, the time and date of 31 the communication, and the electronic address of the person. 32 (5) "Content of an electronic communication" means information not readily accessible 33 to the public concerning the substance or meaning of an electronic communication. 34 35 (6) "Court" means the circuit court. (7) "Custodian" means a person that carries, maintains, processes, receives, or stores a 36 37 digital asset of an account holder. (8) "Digital asset" means a record that is electronic. The term does not include an 38 underlying asset or liability to which an electronic record refers, unless the asset or liability is 39 itself a record that is electronic. 40 (9) "Electronic" means technology having electrical, digital, magnetic, wireless, optical, 41 electromagnetic, or similar capabilities. 42 43 (10) "Electronic communication" means a digital asset stored by an electronic-communication service or carried or maintained by a remote-computing service. The 44 45 term includes the catalogue of electronic communications and the content of an electronic communication. 46 (11) "Electronic-communication service" means a custodian that provides to the public 47 the ability to send or receive an electronic communication. 48 49 (12) "Fiduciary" means each person who is an original, additional, or successor personal 50 representative, guardian, agent, or trustee. (13) "Governing instrument" means a will, trust, instrument creating a power of attorney, 51 or other dispositive, appointive, or nominative instrument. 52 (14) "Guardian" means a person who has been appointed by the court as guardian of the 53 54 property of a minor or incapacitated person. The term includes a person who has been appointed by the court as an emergency temporary guardian of the property. 55 (15) "Information" means data, text, images, videos, sounds, codes, computer programs, 56 57 software, databases, or the like.

- (16) "Person" means an individual, estate, trust, business or nonprofit entity, public corporation, government or governmental subdivision, agency, or instrumentality, or other legal entity.
  - (17) "Personal representative" means the fiduciary appointed by the court to administer the estate of a deceased individual pursuant to letters of administration or an order appointing a curator or administrator ad litem for the estate.

- (18) "Power of attorney" means a record that grants an agent authority to act in the place of a principal pursuant to Chapter 709.
- (19) "Principal" means an individual who grants authority to an agent in a power of attorney.
- (20) "Record" means information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form.
- (21) "Remote-computing service" means a custodian that provides to the public computer processing services or the storage of digital assets by means of an electronic communication system, as defined 18 U.S.C. 2510(14).
- (22) "Terms-of-service agreement" means an agreement that controls the relationship between an account holder and a custodian.
- (23) "Trustee" means a fiduciary that holds legal title to an asset pursuant to an agreement, declaration, or trust instrument that creates a beneficial interest in the settlor or others.
  - (24) "Ward" means a person for whom a guardian has been appointed.
- (25) "Will" means an instrument admitted to probate, including a codicil, executed by a person in the manner prescribed by the Florida Probate Code, which disposes of the person's property on or after his or her death and includes an instrument which merely appoints a personal representative or revokes or revises another will.
  - Section 3. Section 740.301, Florida Statutes, is created to read:

84	740.301. Authority of Personal Representative over Digital Assets of a Decedent
85	Subject to Section 740.701(2) and unless otherwise provided by the court or the will of a
86	decedent, a personal representative of the decedent has the right to access:
87	(1) the content of an electronic communication sent or received by the decedent if the
88	electronic-communication service or remote computing service is permitted to disclose the
89	content under the Electronic Communications Privacy Act, 18 U.S.C. Section 2702(b) [as
90	<pre>amended];</pre>
91	(2) the catalogue of electronic communications sent or received by the decedent; and
92	(3) any other digital asset in which the decedent at death had a right or interest.
93	Section 4. Section 740.401, Florida Statutes, is created to read:
94	740.401. Authority of Guardian over Digital Assets of a WardThe court, after an
95	opportunity for hearing, may grant a guardian the right to access:
96	(1) the content of an electronic communication sent or received by the ward if the
97	electronic-communication service or remote computing service is permitted to disclose the
98	content under the Electronic Communications Privacy Act, 18 U.S.C. Section 2702(b) [as
99	<pre>amended];</pre>
100	(2) the catalogue of electronic communications sent or received by the ward; and
101	(3) any other digital asset in which the ward has a right or interest.
102	Section 5. Section 740.501, Florida Statutes, is created to read:
103	740.501. Control By Agent of Digital Assets—
104	(1) To the extent a power of attorney expressly grants authority to an agent over the
105	content of an electronic communication of the principal, the agent has the right to access the
106	content of an electronic communication sent or received by the principal if the
107	electronic-communication service or remote computing service is permitted to disclose the
108	content under the Electronic Communications Privacy Act, 18 U.S.C. Section 2702(b) [as
109	amended], and
110	(2) Except as provided in subsection (1) and unless otherwise provided by a power of
111	attorney or a court, an agent has the right to access:
112	(a) the catalogue of electronic communications sent or received by the principal;
113	<u>and</u>

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14	(b) any other digital asset in which the principal has a right or interest.
15	Section 6. Section 740.601, Florida Statutes, is created to read:
16	740.601. Control By Trustee of Digital Assets Subject to Section 740.701(2) and unless
17	otherwise provided by the court or the terms of a trust, a trustee or a successor of the trustee:
18	(1) that is an original account holder has the right to access each digital asset held in
19	trust, including the catalogue of electronic communications sent or received and the content of an
20	electronic communication; and
21	(2) that is not an original account holder has the right to access each digital asset held in
22	trust as follows:
23	(a) the catalogue of electronic communications sent or received by the account
24	holder; and
25	(b) the content of an electronic communication sent or received by the account
26	holder if the electronic-communication service or remote computing service is permitted to
27	disclose the content under the Electronic Communications Privacy Act, 18 U.S.C. Section
28	2702(b) [as amended];
29	(c) any other digital asset in which the account holder or any successor account
30	holder has a right or interest.
31	Section 7. Section 740.701, Florida Statutes, is created to read:
32	740.701. Fiduciary Access and Authority
33	(1) A fiduciary that is an account holder or has the right under this chapter to access a
34	digital asset of an account holder:
35	(a) subject to the terms-of-service agreement and copyright or other applicable
36	law, may take any action concerning the asset to the extent of the account holder's authority and
37	the fiduciary's powers under the laws of this state;
38	(b) has, under applicable electronic privacy laws, the lawful consent of the
39	account holder for the custodian to divulge the content of an electronic communication to the
40	fiduciary; and
41	(c) is, under applicable computer fraud and unauthorized access laws, an
42	authorized user.

143	(2) If a provision in a terms-of-service agreement limits a fiduciary's access to the digital
144	assets of the account holder, the provision is void as against the strong public policy of this state,
145	unless the account holder, after the effective date of this chapter, agreed to the provision by an
146	affirmative act separate from the account holder's assent to other provisions of the terms-of-
147	service agreement.
148	(3) A choice-of-law provision in a terms-of-service agreement is unenforceable against a
149	fiduciary acting under this chapter to the extent the provision designates law that enforces a
150	limitation on a fiduciary's access to digital assets which is void under subsection (2).
151	(4) Except as provided in subsection (2), a fiduciary's access under this chapter to a
152	digital asset does not violate a terms-of-service agreement, notwithstanding a provision of the
153	agreement, which limits third-party access or requires notice of change in the account holder's
154	status.
155	(5) As to tangible personal property capable of receiving, storing, processing, or sending
156	a digital asset, a fiduciary with authority over the property of a decedent, ward, principal, or
157	settlor has the right to access the property and any digital asset stored in it and is an authorized
158	user for purposes of any applicable computer fraud and unauthorized access laws, including the
159	laws of this State.
160	Section 8. Section 740.801, Florida Statutes, is created to read:
161	740.801. Compliance
162	(1) If a fiduciary with a right under this chapter to access a digital asset of an account
163	holder complies with subsection (2), the custodian shall comply with the fiduciary's request in a
164	record for:
165	(a) access to the asset;
166	(b) control of the asset; and
167	(c) a copy of the asset to the extent permitted by copyright law.
168	(2) If a request under subsection (1) is made by:
169	(a) a personal representative with the right of access under s. 740.301, the request
170	must be accompanied by a certified copy of the letters of administration of the personal
171	representative, an order authorizing a curator or administrator ad litem, , or other court order;

172	(b) a guardian with the right of access under s. 740.401, the request must be
173	accompanied by a certified copy of letters of plenary guardianship of the property or a cour
174	order that gives the guardian authority over the digital asset;
175	(c) an agent with the right of access under s. 740.501, the request must be
176	accompanied by a an original or a copy of the power of attorney that authorizes the agent to
177	exercise authority over the digital asset and a certification of the agent, under penalty of perjury
178	that the power of attorney is in effect; and
179	(d) a trustee with the right of access under s. 740.601, the request must be
180	accompanied by a certified copy of the trust instrument, or a certification of the trust under s
181	736.1017, that authorizes the trustee to exercise authority over the digital asset.
182	(e) a person who is entitled to receive and collect specified digital assets pursuant
183	to a certified copy of an order of summary administration issued pursuant to chapter 735, Florida
184	Statutes.
185	(3) A custodian shall comply with a request made under subsection (1) not later than
186	60 days after receipt. If the custodian fails to comply, the fiduciary may apply to the court for an
187	order directing compliance.
188	(4) A custodian that receives a certification of trust may require the trustee to provide
189	copies of excerpts from the original trust instrument and later amendments which designate the
190	trustee and confer on the trustee the power to act in the pending transaction.
191	(5) A custodian that acts in reliance on a certification of trust without knowledge that the
192	representations contained in it are incorrect is not liable to any person for so acting and may
193	assume without inquiry the existence of facts stated in the certification.
194	(6) A person that in good faith enters into a transaction in reliance on a certification of
195	trust may enforce the transaction against the trust property as if the representations contained in
196	the certification were correct.
197	(7) A person that demands the trust instrument in addition to a certification of trust of
198	excerpts under subsection (4) is liable for damages if the court determines that the person did no
199	act in good faith in demanding the trust instrument.
200	(8) This section does not limit the right of a person to obtain a copy of a trust instrument
201	in a judicial proceeding concerning the trust.

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202	Section 9. Section 740.901, Florida Statutes, is created to read:
203	Section 740.901. Custodian ImmunityA custodian and its officers, employees, and
204	agents are immune from liability for any action done in good faith in compliance with thi
205	chapter.
206	Section 10. Section 740.1001, Florida Statutes, is created to read:
207	Section 740.1001. Relation to Electronic Signatures in Global and National Commerce
208	ActThis chapter modifies, limits, or supersedes the Electronic Signatures in Global and
209	National Commerce Act, 15 U.S.C. Section 7001 et seq., but does not modify, limit, or supersede
210	Section 101(c) of that act, 15 U.S.C. Section 7001(c), or authorize electronic delivery of any o
211	the notices described in Section 103(b) of that act, 15 U.S.C. Section 7003(b).
212	Section 11. Section 740.1101, Florida Statutes, is created to read:
213	Section 740.1101. Applicability This chapter applies to:
214	(1) Subject to subsection (2), this chapter applies to:
215	(a) an agent acting under a power of attorney executed before, on, or after the
216	effective date of this chapter;
217	(b) a personal representative acting for a decedent who died before, on, or after
218	the effective date of this chapter;
219	(c) a guardian appointed through a guardianship proceeding, whether pending in a
220	court or commenced before, on or after the effective date of this chapter; and
221	(d) a trustee acting under a trust created before, on, or after the effective date of
222	this chapter.
223	(2) This chapter does not apply to a digital asset of an employer used by an employee in
224	the ordinary course of the employer's business.
225	Section 12. This act shall take effect July 1, 2015.