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SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 476

(SENATE AUTHORS: OSMEK, Latz, Hann, Dziedzic and Pappas)

DATE	D-PG	OFFICIAL STATUS
02/02/2015	187	Introduction and first reading Referred to Judiciary
02/12/2015 04/06/2016		Author added Pappas Comm report: To pass as amended Second reading

1.1	A bill for an act
1.2 1.3	relating to civil law; enacting the Revised Uniform Fiduciary Access to Digital Assets Act; proposing coding for new law as Minnesota Statutes, chapter 521A.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [521A.01] SHORT TITLE.
1.6	This chapter may be cited as the "Revised Uniform Fiduciary Access to Digital
1.7	Assets Act."
1.8	Sec. 2. [521A.02] DEFINITIONS.
1.9	Subdivision 1. Applicability. The definitions in this section apply to this chapter.
1.10	Subd. 2. Account. "Account" means an arrangement under a terms-of-service
1.11	agreement in which a custodian carries, maintains, processes, receives, or stores a digital
1.12	asset of the user or provides goods or services to the user.
1.13	Subd. 3. Agent. "Agent" means an attorney-in-fact granted authority under a
1.14	durable or nondurable power of attorney.
1.15	Subd. 4. Carries. "Carries" means engages in the transmission of an electronic
1.16	communication.
1.17	Subd. 5. Catalog of electronic communications. "Catalog of electronic
1.18	communications" means information that identifies each person with which a user has
1.19	had an electronic communication, the time and date of the communication, and the
1.20	electronic address of the person.
1.21	Subd. 6. Conservator. "Conservator" means a person appointed by a court to
1.22	manage the estate of a living individual. The term includes a limited conservator, or
1.23	unlimited under section 524.5-401.

21Subd. 7. Content of an electronic communication, "Content of an electronic22communication "means information concerning the substance or meaning of the23communication that:24(1) has been sent or received by a user;25(2) is in electronic storage by a custodian providing an electronic communication26service to the public or is carried or maintained by a custodian providing a remote27computing service to the public; and28(3) is not readily accessible to the public.29Subd. 8. Court, "Court" has the meaning given in section 524.1-201, clause (9).210Subd. 9. Custodian, "Custodian" means a person that carries, maintains, processes,211receives, or stores a digital asset of a user.212Subd. 10. Designated recipient, "Designated recipient" means a person chosen by213a user using an online tool to administer digital assets of the user.214Subd. 11. Digital asset, "Digital asset" means an electronic record in which an215individual has a right or interest. The term does not include an underlying asset or liability216meaning given in United States Code, title 18, section 2510(12), as amended.217Subd. 13. Electronic communication service, "Flectronic communication" has the218means a custodian that provides to a user the ability to send or receive an electronic229means a custodian that provides to a user the ability to send or receive an electronic220subd. 15. Fiduciary, "Fiduciary" means an original, additional, or successor221subd. 16. Information. "Information." means a		SF476	REVISOR	JFK	S0476-1	1st Engrossment
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2.28Subd. 17. Online tool. "Online tool" means an electronic service provided by2.29a custodian that allows the user, in an agreement distinct from the terms-of-service2.30agreement between the custodian and user, to provide directions for disclosure or2.31nondisclosure of digital assets to a third person.2.32Subd. 18. Person. "Person" means an individual, estate, business or nonprofit entity,2.33public corporation, government or governmental subdivision, agency, or instrumentality,2.34or other legal entity.2.35Subd. 19. Personal representative. "Personal representative" has the meaning	2.26	Subd. 1	6. Information. "I	nformation" m	eans data, text, images,	, videos, sounds,
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 2.34 <u>or other legal entity.</u> 2.35 <u>Subd. 19.</u> Personal representative. "Personal representative" has the meaning 	2.32	Subd. 1	8. Person. "Person"	" means an ind	ividual, estate, business	or nonprofit entity,
2.35 <u>Subd. 19.</u> Personal representative. "Personal representative" has the meaning	2.33	public corpora	ation, government c	or governmenta	al subdivision, agency, o	or instrumentality,
	2.34					
2.36 given in section 524.1-201.	2.35			entative. "Per	sonal representative" h	as the meaning
	2.36	given in section	on 524.1-201.			

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3.1	Subd.	20. Power of attorn	ey. "Power of	`attorney" means a rec	cord that grants an
3.2		ity to act in the place			
3.3	Subd.	21. Principal. "Prin	cipal" means a	an individual who gran	nts authority to an
3.4	agent in a po	ower of attorney.			
3.5	Subd.	22. Protected perso	n. <u>"Protected</u>	person" means an indi	vidual for whom a
3.6	conservator	has been appointed.	The term inclu	des an individual for v	whom an application
3.7	for the appo	intment of a conserva	ator is pending	<u>.</u>	
3.8	Subd.	23. Record. "Recor	d" means info	rmation that is inscrib	ed on a tangible
3.9	medium or t	hat is stored in an ele	ctronic or oth	er medium and is retrie	evable in perceivable
3.10	form.				
3.11	Subd.	24. Remote comput	ting service.	'Remote computing se	ervice" means a
3.12	custodian th	at provides to a user	computer proc	essing services or the	storage of digital
3.13	assets by me	eans of an electronic	communicatio	ns system, as defined	in United States
3.14	Code, title 1	8, section 2510(14),	as amended.		
3.15	Subd.	25. Terms-of-servic	e agreement.	"Terms-of-service agr	reement" means an
3.16	agreement th	nat controls the relation	onship betwee	n a user and a custodia	an.
3.17	Subd.	26. Trustee. "Truste	e" means a fid	uciary with legal title	to property under an
3.18	agreement o	r declaration that creater	ates a benefici	al interest in another.	The term includes
3.19	a successor	trustee.			
3.20	Subd.	27. User. "User" me	ans a person tl	nat has an account with	h a custodian.
3.21	Subd.	28. Will. "Will" incl	udes a codicil,	testamentary instrume	ent that only appoints
3.22	an executor,	and an instrument th	at revokes or	revises a testamentary	instrument.
3.23	Sec. 3. [521A.03] APPLICA	BILITY.		
3.24	<u>(a)</u> Thi	s chapter applies to:			
3.25	<u>(1) a fi</u>	duciary acting under	a will or pow	er of attorney;	
3.26	<u>(2)</u> a p	ersonal representativ	e acting for a	decedent;	
3.27	<u>(3) a c</u>	onservatorship proce	eding; and		
3.28	<u>(4)</u> a tr	rustee acting under a	trust.		
3.29	<u>(b) Th</u>	is chapter applies to a	a custodian if	the user resides in this	state or resided in
3.30	this state at	the time of the user's	death.		
3.31	<u>(c) Thi</u>	s chapter does not ap	ply to a digita	asset of an employer	used by an employee
3.32	in the ordina	ry course of the emp	loyer's busine	<u>SS.</u>	
3.33	Sec. 4. [521A.04] USER DII	RECTION FO	OR DISCLOSURE O	F DIGITAL

3.33 Sec. 4. [521A.04] USER DIRECTION FOR DISCLOSURE OF DIGITAL

3.34 **ASSETS.**

4.1	(a) A user may use an online tool to direct the custodian to disclose to a designated
4.1	recipient or not to disclose some or all of the user's digital assets, including the content
4.3	of electronic communications. If the online tool allows the user to modify or delete a
4.4	direction at all times, a direction regarding disclosure using an online tool overrides a
4.5	contrary direction by the user in a will, trust, power of attorney, or other record.
4.6	(b) If a user has not used an online tool to give direction under paragraph (a) or if the
4.7	custodian has not provided an online tool, the user may allow or prohibit in a will, trust,
4.8	power of attorney, or other record disclosure to a fiduciary of some or all of the user's digital
4.9	assets, including the content of electronic communications sent or received by the user.
4.10	(c) A user's direction under paragraph (a) or (b) overrides a contrary provision in a
4.11	terms-of-service agreement that does not require the user to act affirmatively and distinctly
4.12	from the user's assent to the terms of service.
4.13	Sec. 5. [521A.05] TERMS-OF-SERVICE AGREEMENT.
4.14	(a) This chapter does not change or impair a right of a custodian or a user under a
4.15	terms-of-service agreement to access and use digital assets of the user.
4.16	(b) This chapter does not give a fiduciary or designated recipient any new or
4.17	expanded rights other than those held by the user for whom, or for whose estate, the
4.18	fiduciary or designated recipient acts or represents.
4.19	(c) A fiduciary's or designated recipient's access to digital assets may be modified or
4.20	eliminated by a user, by federal law, or by a terms-of-service agreement if the user has not
4.21	provided direction under section 521A.04.
4.22	Sec. 6. [521A.06] PROCEDURE FOR DISCLOSING DIGITAL ASSETS.
4.23	(a) When disclosing digital assets of a user under this chapter, the custodian may, at
4.24	its sole discretion:
4.25	(1) grant a fiduciary or designated recipient full access to the user's account;
4.26	(2) grant a fiduciary or designated recipient partial access to the user's account
4.27	sufficient to perform the tasks with which the fiduciary or designated recipient is charged; or
4.28	(3) provide a fiduciary or designated recipient a copy in a record of any digital asset
4.29	that, on the date the custodian received the request for disclosure, the user could have
4.30	accessed if the user were alive and had full capacity and access to the account.
4.31	(b) A custodian may assess a reasonable administrative charge for the cost of
4.32	disclosing digital assets under this chapter.
4.33	(c) A custodian need not disclose under this chapter a digital asset deleted by a user.

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5.1	(d) If a	user directs or a fid	uciary request	s a custodian to disclose	e under this chapter
5.2				e custodian need not dis	
5.3	. <u> </u>			e burden on the custod	
5.4				due burden, the custodia	
5.5		er from the court to d		, , , , , , , , , , , , , , , , , , ,	
5.6	<u>(1) a s</u>	ubset limited by date	of the user's	ligital assets;	
5.7	<u>(2) all</u>	of the user's digital a	ssets to the fig	luciary or designated re	cipient;
5.8	<u>(3) not</u>	ne of the user's digita	al assets; or		
5.9	<u>(4) all</u>	of the user's digital a	ussets to the co	ourt for review in chamb	bers.
5.10	Sec. 7.	521A.07] DISCLOS	SURE OF CO	ONTENT OF ELECTI	RONIC
5.11	COMMUN	ICATIONS OF DE	CEASED US	E R.	
5.12	If a de	ceased user consente	ed or a court d	irects disclosure of the	content of an
5.13	electronic co	ommunication of the	user, the cust	odian shall disclose to t	he personal
5.14	representativ	ve of the estate of the	user the cont	ent of an electronic com	munication sent or
5.15	received by	the user if the repres	entative gives	the custodian:	
5.16	<u>(1)</u> a w	ritten request for dis	closure in phy	vsical or electronic form	2
5.17	<u>(2) a c</u>	ertified copy of the d	leath certificat	e of the user;	
5.18	<u>(3) a c</u>	ertified copy of the le	etter of appoin	tment of the representat	tive, court order, or
5.19	Affidavit of	Collection of Person	al Property ex	ecuted under section 52	4.3-1201;
5.20	<u>(4) unl</u>	ess the user provided	d direction usi	ng an online tool, a copy	y of the user's will,
5.21	trust, power of attorney, or other record evidencing the user's consent to disclosure of the				
5.22	content of el	lectronic communica	tions; and		
5.23	<u>(5) if r</u>	equested by the cust	odian:		
5.24	<u>(i) a nu</u>	umber, username, ad	dress, or other	unique subscriber or ac	count identifier
5.25	assigned by	the custodian to iden	ntify the user's	account;	
5.26	<u>(ii) evi</u>	dence linking the ac	count to the u	ser; or	
5.27	<u>(iii) a :</u>	finding by the court	that:		
5.28	(A) the	user had a specific a	account with the	ne custodian, identifiable	e by the information
5.29	specified in	item (i);			
5.30	<u>(B) dis</u>	sclosure of the conten	nt of electronic	c communications of the	e user would not
5.31	violate Unite	ed States Code, title	18, section 270)1 et seq., as amended;	United States Code,
5.32	title 47, sect	ion 222, as amended	; or other appl	icable law;	
5.33	<u>(C) un</u>	less the user provide	d direction us	ng an online tool, the u	ser consented to
5.34	disclosure of	f the content of elect	ronic commur	ications; or	

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6.1	(D) di	sclosure of the conter	nt of electronic	communications of th	ne user is reasonably
6.2	<u>~_/</u>	or administration of th			<u></u>
6.3	Sec. 8.	[521A.08] DISCLOS	SURE OF OT	THER DIGITAL ASS	ETS OF
6.4	DECEASE	D USER.			
6.5	Unles	s the user prohibited	disclosure of d	igital assets or the cou	rt directs otherwise,
6.6	a custodian	shall disclose to the p	personal repres	sentative of the estate of	of a deceased user a
6.7	catalog of e	lectronic communica	tions sent or re	eceived by the user and	d digital assets,
6.8	other than t	he content of electror	nic communica	tions, of the user if the	e representative
6.9	gives the cu	istodian:			
6.10	<u>(1) a v</u>	written request for dis	closure in phy	sical or electronic form	<u>n;</u>
6.11	<u>(2)</u> a o	certified copy of the d	leath certificate	e of the user;	
6.12	<u>(3)</u> a c	certified copy of the le	etter of appoin	tment of the representation	ative, court order, or
6.13	Affidavit of	Collection of Person	al Property ex	ecuted under section 52	24.3-1201; and
6.14	<u>(4) if</u>	requested by the cust	odian:		
6.15	<u>(i) a n</u>	umber, username, ad	dress, or other	unique subscriber or a	account identifier
6.16	assigned by	the custodian to iden	tify the user's	account;	
6.17	<u>(ii) ev</u>	vidence linking the act	count to the us	ser;	
6.18	<u>(iii) a</u>	n affidavit stating that	t disclosure of	the user's digital asset	s is reasonably
6.19	necessary f	or administration of the	he estate; or		
6.20	<u>(iv) a</u>	finding by the court t	hat:		
6.21	<u>(</u> A) th	e user had a specific a	account with the	e custodian, identifiab	le by the information
6.22	specified in	item (i); or			
6.23	<u>(B) di</u>	sclosure of the user's	digital assets i	s reasonably necessary	for administration
6.24	of the estate	<u>.</u>			
6.25	Sec. 9.	[521A.09] DISCLOS	SURE OF CO	DNTENT OF ELECT	RONIC
6.26	COMMUN	ICATIONS OF PRI	INCIPAL.		
6.27	To the	e extent a power of at	torney express	sly grants an agent aut	hority over the
6.28	content of e	lectronic communica	tions sent or re	eceived by the principa	l and unless directed
6.29	otherwise b	y the principal or the	court, a custo	lian shall disclose to the	ne agent the content
6.30	if the agent	gives the custodian:			
6.31	<u>(1) a v</u>	written request for dis	closure in phy	sical or electronic form	<u>n;</u>
6.32	<u>(2)</u> an	original or copy of t	he power of a	torney expressly grant	ting the agent
6.33	authority ov	ver the content of elec	tronic commu	nications of the princip	<u>pal;</u>

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7.1	(3) a c	certification by the age	ent, under pena	alty of perjury, that the	power of attorney is	
7.2	in effect; ar					
7.3	(4) if	requested by the cust	odian:			
7.4	(i) a n	umber, username, add	lress, or other	unique subscriber or a	ccount identifier	
7.5	assigned by	the custodian to iden	tify the princi	pal's account; or		
7.6	<u>(ii) ev</u>	idence linking the acc	count to the pr	incipal.		
7.7	Sec. 10.	[521A.10] DISCLO	SURE OF O	THER DIGITAL AS	SETS OF	
7.8	PRINCIPA	<u>L.</u>				
7.9	Unles	s otherwise ordered b	y the court, di	rected by the principal	, or provided by a	
7.10	power of at	torney, a custodian sh	all disclose to	an agent with specific	authority over	
7.11	digital asset	s or general authority	to act on beh	alf of a principal a cata	log of electronic	
7.12	communica	tions sent or received	by the princip	al and digital assets, of	ther than the content	
7.13	of electroni	c communications, of	the principal	if the agent gives the cu	ustodian:	
7.14	<u>(1) a v</u>	written request for dis	closure in phy	sical or electronic forn	<u>1;</u>	
7.15	(2) an original or a copy of the power of attorney that gives the agent specific					
7.16	authority ov	ver digital assets or ge	neral authority	y to act on behalf of the	e principal;	
7.17	<u>(3) a c</u>	ertification by the age	ent, under pena	alty of perjury, that the	power of attorney is	
7.18	in effect; ar	nd				
7.19	<u>(4) if</u>	requested by the cust	odian:			
7.20	<u>(i) a n</u>	umber, username, add	dress, or other	unique subscriber or a	ccount identifier	
7.21	assigned by	the custodian to iden	tify the princi	pal's account; or		
7.22	<u>(ii) ev</u>	idence linking the acc	count to the pr	incipal.		
7.23	Sec. 11.	[521A.11] DISCLO	SURE OF DI	GITAL ASSETS HEI	LD IN TRUST	
7.24	WHEN TR	USTEE IS ORIGIN	AL USER.			
7.25	Unles	s otherwise ordered b	y the court or	provided in a trust, a c	custodian shall	
7.26	disclose to a	a trustee that is an original	ginal user of a	n account any digital a	sset of the account	
7.27	held in trus	t, including a catalog	of electronic of	communications of the	trustee and the	
7.28	content of e	lectronic communica	tions.			
7.29	Sec. 12.	[521A.12] DISCLO	SURE OF C	ONTENT OF ELECT	ΓRONIC	
7.30	COMMUN	ICATIONS HELD	IN TRUST W	HEN TRUSTEE NO	T ORIGINAL	
7.31	USER.					
7.32	Unles	s otherwise ordered b	y the court, di	rected by the user, or p	rovided in a trust, a	
7.33	custodian sl	nall disclose to a trust	ee that is not a	n original user of an ac	count the content of	

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8.1	an electronic con	nmunication sent or	received by an or	iginal or successor us	ser and carried,

8.2 <u>maintained</u>, processed, received, or stored by the custodian in the account of the trust if

8.3 <u>the trustee gives the custodian:</u>

(1) a written request for disclosure in physical or electronic form;

8.5 (2) a certified copy of the trust instrument or a certification of the trust under section

8.6 <u>501C.1013 that includes consent to disclosure of the content of electronic communications</u>

8.7 <u>to the trustee;</u>

8.4

- 8.8 (3) a certification by the trustee, under penalty of perjury, that the trust exists and the
 8.9 trustee is a currently acting trustee of the trust; and
- 8.10 (4) if requested by the custodian:
- 8.11 (i) a number, username, address, or other unique subscriber or account identifier

8.12 assigned by the custodian to identify the trust's account; or

8.13 (ii) evidence linking the account to the trust.

8.14 Sec. 13. [521A.13] DISCLOSURE OF OTHER DIGITAL ASSETS HELD IN 8.15 TRUST WHEN TRUSTEE NOT ORIGINAL USER.

8.16 <u>Unless otherwise ordered by the court, directed by the user, or provided in a trust, a</u>

8.17 <u>custodian shall disclose to a trustee that is not an original user of an account a catalog of</u>

- 8.18 <u>electronic communications sent or received by an original or successor user and stored,</u>
- 8.19 <u>carried</u>, or maintained by the custodian in an account of the trust and any digital assets,
- 8.20 <u>other than the content of electronic communications, in which the trust has a right or</u>
- 8.21 <u>interest if the trustee gives the custodian:</u>
- 8.22 (1) a written request for disclosure in physical or electronic form;
- 8.23 (2) a certified copy of the trust instrument or a certification of the trust under section
- 8.24 <u>501C.1013;</u>
- 8.25 (3) a certification by the trustee, under penalty of perjury, that the trust exists and the
- 8.26 <u>trustee is a currently acting trustee of the trust; and</u>
- 8.27 (4) if requested by the custodian:
- 8.28 (i) a number, username, address, or other unique subscriber or account identifier
- 8.29 assigned by the custodian to identify the trust's account; or
- 8.30 (ii) evidence linking the account to the trust.

8.31 Sec. 14. [521A.14] DISCLOSURE OF DIGITAL ASSETS TO CONSERVATOR 8.32 OF PROTECTED PERSON.

8.33 (a) After an opportunity for a hearing under chapter 524, the court may grant a
8.34 conservator access to the digital assets of a protected person.

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9.1	(b) Unless otherwise ordered by the court or directed by the user, a custodian shall
9.2	disclose to a conservator the catalog of electronic communications sent or received by a
9.3	protected person and any digital assets, other than the content of electronic communications,
9.4	in which the protected person has a right or interest if the conservator gives the custodian:
9.5	(1) a written request for disclosure in physical or electronic form;
9.6	(2) a certified copy of the court order that gives the conservator authority over the
9.7	digital assets of the protected person; and
9.8	(3) if requested by the custodian:
9.9	(i) a number, username, address, or other unique subscriber or account identifier
9.10	assigned by the custodian to identify the account of the protected person; or
9.11	(ii) evidence linking the account to the protected person.
9.12	(c) A conservator with general authority to manage the assets of a protected person
9.13	may request a custodian of the digital assets of the protected person to suspend or
9.14	terminate an account of the protected person for good cause. A request made under this
9.15	section must be accompanied by a certified copy of the court order giving the conservator
9.16	authority over the protected person's property.
9.17	Sec. 15. [521A.15] FIDUCIARY DUTY AND AUTHORITY.
9.18	(a) The legal duties imposed on a fiduciary charged with managing tangible property
9.19	apply to the management of digital assets, including:
9.20	(1) the duty of care;
9.21	(2) the duty of loyalty; and
9.22	(3) the duty of confidentiality.
9.23	(b) A fiduciary's or designated recipient's authority with respect to a digital asset
9.24	<u>of a user:</u>
9.25	(1) except as otherwise provided in section 521A.04, is subject to the applicable
9.26	terms of service;
9.27	(2) is subject to other applicable law, including copyright law;
9.28	(3) in the case of a fiduciary, is limited by the scope of the fiduciary's duties; and
9.29	(4) may not be used to impersonate the user.
9.30	(c) A fiduciary with authority over the property of a decedent, protected person,
9.31	principal, or settlor has the right to access any digital asset in which the decedent,
9.32	protected person, principal, or settlor had a right or interest and that is not held by a
9.33	custodian or subject to a terms-of-service agreement.
9.34	(d) A fiduciary acting within the scope of the fiduciary's duties is an authorized user
9.35	of the property of the decedent, protected person, principal, or settlor for the purpose of

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10.1	applicable co	omputer fraud and un	authorized com	puter access laws, ir	cluding section
10.2	<u>609.891.</u>				
10.3	<u>(e)</u> A fi	duciary with authorit	ty over the tang	ible personal proper	ty of a decedent,
10.4	protected per	rson, principal, or set	tlor:		
10.5	<u>(1) has</u>	the right to access th	e property and	any digital asset stor	ed in it; and
10.6	<u>(2) is a</u>	n authorized user for	the purpose of	computer fraud and	unauthorized
10.7	computer acc	cess laws, including s	section 609.891	<u>-</u>	
10.8	<u>(f)</u> A c	ustodian may disclose	e information ir	an account to a fidu	iciary of the user
10.9	when the inf	ormation is required	to terminate an	account used to acco	ess digital assets
10.10	licensed to the	ne user.			
10.11	<u>(g)</u> A f	iduciary of a user ma	y request a cust	odian to terminate th	ne user's account.
10.12	A request for	r termination must be	e in writing, in e	ither physical or ele	ctronic form, and
10.13	accompanied	l by:			
10.14	<u>(1) if th</u>	ne user is deceased, a	certified copy of	of the death certificat	e of the user;
10.15	<u>(2) a ce</u>	ertified copy of the le	tter of appointn	nent of the represent	ative or a small
10.16	estate affidav	vit or court order, cou	rt order, power	of attorney, or trust g	giving the fiduciary
10.17	authority over	er the account; and			
10.18	(3) if re	equested by the custo	odian:		
10.19	<u>(i)</u> a nu	mber, username, add	ress, or other u	nique subscriber or a	ccount identifier
10.20	assigned by	the custodian to ident	tify the user's ac	ecount;	
10.21	(ii) evi	dence linking the acc	ount to the user	; or	
10.22	<u>(iii) a f</u>	inding by the court th	nat the user had	a specific account w	ith the custodian,
10.23	identifiable b	by the information spe	ecified in item (<u>i).</u>	
10.24	Sec. 16. [521A.16] CUSTOD	IAN COMPLI	ANCE AND IMMU	INITY.
10.25	<u>(a) Not</u>	a later than 60 days af	fter receipt of th	e information requir	ed under sections
10.26	521A.07 to 5	521A.15, a custodian	shall comply w	ith a request under the	nis chapter from a
10.27	fiduciary or o	designated recipient to	o disclose digita	al assets or terminate	an account. If the
10.28	custodian fai	ls to comply, the fidu	ciary or designation	ated recipient may ap	oply to the court for
10.29	an order dire	ecting compliance.			
10.30	<u>(b) An</u>	order under paragrap	h (a) directing	compliance must cor	ntain a finding that
10.31	compliance i	s not in violation of U	United States Co	ode, title 18, section	2702, as amended.
10.32	<u>(c) A c</u>	ustodian may notify	the user that a r	equest for disclosure	e or to terminate
10.33	an account w	vas made under this c	hapter.		

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11.1	<u>(d)</u> A	custodian may deny	a request unde	er this chapter from a fi	duciary or designated		
11.2	recipient for disclosure of digital assets or to terminate an account if the custodian is aware						
11.3	of any lawful access to the account following the receipt of the fiduciary's request.						
11.4	(e) This chapter does not limit a custodian's ability to obtain or require a fiduciary or						
11.5	designated recipient requesting disclosure or termination under this chapter to obtain a						
11.6	court order	which:					
11.7	<u>(1) sp</u>	pecifies that an accour	nt belongs to t	he protected person or	principal;		
11.8	(2) specifies that there is sufficient consent from the protected person or principal						
11.9	to support	the requested disclosu	ire; and				
11.10	<u>(3)</u> co	ontains a finding requ	ired by law of	her than this chapter.			
11.11	<u>(f)</u> A	custodian and its offic	cers, employe	es, and agents are imm	une from liability for		
11.12	an act or or	mission done in good	faith in comp	liance with this chapte	<u>r.</u>		
11.13 11.14	<u>In ap</u>	plying and construing	this chapter,	PPLICATION AND	given to the need to		
11.15	promote un	morning of the law w	itil lespect to	its subject matter amor	ig states that enact it.		
11.16	Sec. 18.	[521A.18] RELATI	ON TO ELE	CTRONIC SIGNATU	JRES IN GLOBAL		
11.17	AND NAT	IONAL COMMER	CE ACT.				
11.18	This	chapter modifies, limi	its, or supersed	des the Electronic Sign	atures in Global and		
11.19	National C	ommerce Act, United	States Code,	title 15, section 7001 e	et seq., but does not		
11.20	modify, lin	nit, or supersede section	on 101(c) of th	nat act, United States C	Code, title 15, section		
11.21	7001(c), or	authorize electronic	delivery of an	y of the notices describ	bed in section 103(b)		
11.22	of that act,	United States Code,	title 15, sectio	n 7003(b).			
11.23	Sec. 19	[521A.19] SEVERA	ABILITY.				
11.24	If any	v provision of this cha	apter or its apr	olication to any person	or circumstance is		

held invalid, the invalidity does not affect other provisions or applications of this chapter 11.25

which can be given effect without the invalid provision or application, and to this end the 11.26

- provisions of this chapter are severable. 11.27
- Sec. 20. EFFECTIVE DATE. 11.28

Sections 1 to 19 apply to fiduciaries acting under a governing instrument executed 11.29 before, on, or after August 1, 2016. 11.30