## Colorado Alternative

## SECTION 5. EXECUTION OF ELECTRONIC WILL

- (a) Subject to Section 8(d) and [except as provided in Section 6], an electronic will must be:
- (1) a record that is readable as text at the time of signing under paragraph (2);
  - (2) signed by:
    - (A) the testator; or
- (B) another individual in the testator's name, in the testator's physical presence and by the testator's direction; and
  - (3) either:
- (A) For a witnessed will, either signed in the physical or electronic presence of the testator by at least two individuals, each of whom is a resident of the State of Colorado and physically located in Colorado at the time of witnessing; or if the testator is not located in Colorado, signed in the physical presence of the testator by at least two individuals, whether or not residents of Colorado, at the time of the witnessing either:
  - (i) the signing of the will under paragraph (2); or
    - (ii) the testator's acknowledgment of the signing of the will under paragraph (2) or acknowledgement of the will, or:
- (B) For a notarized will, acknowledged by the testator before and in the physical or electronic presence of a notary public or other individual who is located in Colorado at the time the notarial act is performed and who is authorized by law to notarize records electronically.
- (b) Intent of a testator that the record under subsection (a)(1) be the testator's electronic will may be established by extrinsic evidence.