**{Title of Act}**

**Section 1. Title**

This [act] may be cited as the {title of act}.

**Section 2. Definitions**

In this [act]:

(1) “Electronic” means relating to technology having electrical, digital, magnetic, wireless, optical, electromagnetic, or similar capabilities.

\* \* \*

(4) “Person” means … {See Rule 304 for options for the definition of “Person”.}

(5) “Record” means information:

(A) inscribed on a tangible medium; or

(B) stored in an electronic or other medium and retrievable in perceivable form.

(6) “Sign” means, with present intent to authenticate or adopt a record:

(A) execute or adopt a tangible symbol; or

(B) attach to or logically associate with the record an electronic symbol, sound, or process.

(7) “State” means a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any other territory or possession subject to the jurisdiction of the United States. {See Rule 305 for additional considerations concerning the definition of “State”.}

\* \* \*

*{****Legislative Note:*** *For a section that includes a bracketed choice or a related policy decision, a legislative note must be inserted in this format.}*

**{Comment**

Following a section with comments, insert the heading “Comment” as above (centered and bolded) and single space the comment beginning at the second line below the heading, indented from the left margin.

In a section without comments, the next section should begin double-spaced below the end of the preceding section.}

**Section 3. {Insert section heading, e.g., Scope}**

(a) . . . {Continuation of this subsection beyond the first line returns to the left margin.}

(1) . . . {Continuation of this paragraph beyond the first line returns to the left margin.}

(A) . . . {Continuation of this subparagraph beyond the first line returns to the left margin.}

(i) . . . {Continuation of this clause beyond the first line returns to the left margin.}

(I) . . . {Continuation of this subclause beyond the first line returns to the left margin.}

\* \* \*

**Section 4. Uniformity of Application and Construction**

In applying and construing this uniform act, a court shall consider the promotion of uniformity of the law among jurisdictions that enact it. {Omit this provision from a model act.}

**Section 5. Relation to Electronic Signatures in Global and National Commerce Act {Insert if necessary.}**

This [act] modifies, limits, or supersedes the Electronic Signatures in Global and National Commerce Act, 15 U.S.C. Section 7001 et seq.[, as amended], but does not modify, limit, or supersede 15 U.S.C. Section 7001(c), or authorize electronic delivery of any of the notices described in 15 U.S.C. Section 7003(b).

***Legislative Note:*** *It is the intent of this act to incorporate future amendments to the cited federal law. A state in which the constitution or other law does not permit incorporation of future amendments when a federal statute is incorporated into state law should omit the phrase “, as amended”. A state in which, in the absence of a legislative declaration, future amendments are incorporated into state law also should omit the phrase.*

**Section 6. {Saving Provision**

If a saving provision is necessary, include appropriate language. See Rule 403.}

**Section 7. {Transitional Provision**

If a transitional provision is necessary, include appropriate language. See Rule 403.}

**[Section 8. Severability**

If a provision of this [act] or its application to a person or circumstance is held invalid, the invalidity does not affect another provision or application that can be given effect without the invalid provision.]

***Legislative Note:*** *Include this section only if the state lacks a general severability statute or a**decision by the highest court of the state stating a general rule of severability.*

**[Section 9. Repeals; Conforming Amendments**

(a) . . .

(b) . . .]

***Legislative Note:*** *A state should examine its statutes to determine whether conforming revisions are required by provisions of this act relating to { }. See Section { }.*

**Section 10. Effective Date**

This [act] takes effect . . .