D.C. Bar Estates, Trusts and Probate Law Section/Community Statement of Support for the Uniform Fiduciary Access to Digital Assets Act (UFADAA)

The views expressed herein represent only those of the Estates, Trusts and Probate Law Section/Community of the District of Columbia Bar and not those of the D.C. Bar or of its Board of Governors.¹

The D.C. Bar Estates, Trusts and Probate Law Section/Community Steering Committee supports the enactment of the Uniform Fiduciary Access to Digital Assets Act of 2017 which has been introduced to the City Council as Bill 22-1099 (the "UFADAA").

The UFADAA is based on a uniform law and provides for fiduciaries – trustees, personal representatives, and conservators, to manage the digital assets of a user in accordance with the user's estate plan or with the powers of court appointed fiduciaries.

The Steering Committee supports this bill for the reasons set forth in the Public Statement issued by the Taxation Section on the proposed Revised Uniform Fiduciary Access to Digital Assets Act ("RUFADAA") on January 7, 2016.

¹ The Steering Committee of the Estates, Trusts and Probate Law Section/Community voted on this proposed public statement via email on 5/30/17. The results of the vote were: yeas (7): Jennifer C. Concino, Giannina “Gina” Lynn, Stephanie Perry, Christopher Guest, Eli Guiterman, Kathy Mancusi and Andrew “Chip” Richardson; abstain (2): Karla E. Saguil, and Cecelia Steiner-Smith; and nays (0).