	THURSTON COUNTY	Policy Title Electronic Signatures Policy		
	Washington	Number	p i a constant a const	
THURSTON COUNTY	Est. 1852	803	4/13/2021	
POL	ICY	Latest Approval Date 4/13/2021	Commissioner Tye	luse
		Next Review Date	Policy Owner Title	
		5/1/2024	Public Information	Supervisor
POLICY INTENT				
Purpose	State the	purpose of the Policy. This sh	ould be a short staten	nent. It may include
	risks to be	e addressed or benefits to be	achieved. To ensure	digital signatures,
legally v		nt and received by the County, on official documents are		
		valid and enforceable. The Courts follow GR 31.1 and GR 30(a)		
		ONIC FILING AND SERVICE and are exempt from this policy.		
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Scope	Organizat	ion-Wide		
	⊠ Interna	al Only 🔲 Direct Impact to	Citizens	
Are	⊠ Ves h	owever Office/Department Do	ocuments must be	□ No
Office/Departme	nt	t with this County-wide Docu		□ 140
Documents on th	nis	t with this county wide botto	ment.	
subject permitted	d?			

A. Implementation

POLICY STATEMENT

- 1. Considerations for using electronic signatures:
 - 1.1. In a work environment moving toward a more virtual workspace, the County must determine how to use and accept electronic signatures, as allowed by the Uniform Electronic Transactions Act (Chapter 1.80 RCW).
 - 1.2. Offices/departments must determine which staff are authorized to use electronic signatures, how to authenticate the signatures, the process for submittal and receipt of electronic records, and the types of documents acceptable for electronic signatures.
 - 1.3. The bill report (link in resources below) describing the statute notes that:
 - 1.3..1. A record or signature may not be denied legal effect or enforceability solely because it is in electronic form;
 - 1.3..2. A contract may not be denied legal effect or enforceability solely because an electronic record was used in its formation;
 - 1.3..3. If a law required a record to be in writing, an electronic record satisfies the law; and
 - 1.3..4. If a law requires a signature, an electronic signature satisfies the law.
 - 1.4. The Uniform Electronic Transactions Act (UETA), does not require a government agency to use or permit electronic records or signatures but gives the authority for

each government agency to determine the extent to which it will use and accept electronic records

- 2. Identification and authentication of the signer:
 - 2.1. Complete the electronic signature authorization form.
 - 2.2. Approval by the elected official or department director, or their designee is required.
- 3. When and Office/Department agrees to conduct transactions by electronic means, the following elements must be met for an electronic signature to be valid under the UETA.
 - 3.1. The parties must intent to sign;
 - 3.2. The parties must consent to doing business electronically;
 - 3.3. There must be a connection between the electronic signature and the associated record; and
 - 3.4. The electronic signature records created for each transaction must be capable of retention and accurate reproduction for reference by all parties entitled to retain the contract or document.
- 4. Each Office/Department must ensure adequate and appropriate filing and retention of documents signed, both sent and receipt of, through electronic signature. This includes, but is not limited to:
 - 4.1. Maintaining list of individuals authorized for electronic records, along with the types of documents allowable for signature;
 - 4.2. Establishing filing guidelines for the Office/Department;
 - 4.3. Ensuring all archiving and retention mechanisms are followed;

B. Public Records and Retention

1. All documents signed and received through electronic signatures are subject to the Public Records Act and Office of the Secretary of State Records Management Guidelines and Retention Schedules.

C. Risks

- 1. Improper or unlawful use of electronic records and signatures is prohibited because of the potential risks to the County and the individual employee. These risks include, but are not limited to:
 - 1.1. Service and performance interferences;
 - 1.2. Financial loss;
 - 1.3. Unlawful activity; and
 - 1.4. Loss of network or operational integrity.

DEFINITIONS AND ACRONYMS		
Digital Signature	subset of electronic signature technology. Digital signatures encrypt	
	documents with digital codes to verify the user's identity and support	
	authentication, data integrity, and signer non-repudiation.	

Electronic	As defined in Chapter 1.80.010 RCW, technology having electrical, digital, magnetic, wireless, optical, electromagnetic, or similar capabilities, including without limitation blockchain and distributed		
Electronic Signature	ledger technology. As defined in Chapter 1.80.010 RCW, an electronic sound, symbol, or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.		
Record	As defined in Chapter 1.80.010 RCW, information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form.		
RELEVANT LAWS AND O	THER SUPPORTING INFORMATION		
County Code State Law State Rule	Uniform Electronic Transactions Act (UETA) - https://app.leg.wa.gov/RCW/default.aspx?cite=1.80&full=true		
Other Sources	Bill report describing the statute - http://lawfilesext.leg.wa.gov/biennium/2019- 20/Pdf/Bill%20Reports/Senate/6028- S.E%20SBR%20FBR%2020.pdf?q=20200708123754		
	Public Records Act Office of the Secretary of State Records Management Guidelines and Retention Schedules GR 31.1 and GR 30(a) ELECTRONIC FILING AND SERVICE – Washington State Court Rules		
Superseded Documents	NA		
Supporting Documents	Electronic Signature Authorization Form		
Related Documents	Policies Related to: Procurement Contracts Human Resources Financial Services		
Communication and Implementation Strategy	The County Manager will: • send a County-wide email describing the new policy;		
	 The Public Information Supervisor will: include an article in the employee newsletter; present the policy and procedure at the Elected Official meeting, Executive Management meeting, Appointed Directors meeting, and meetings of committees that will be included in the policy review process; 		
POLICY ADMINISTRATION	The Policy Committee will:		

Policy Owner	Assistant County Manager		
Contact Person (if	Public Information Supervisor		
different from above)			
Roles and	Employees	 Understands and follows this 	
Responsibilities		policy.	
	Supervisor/Manager	 Ensure employees are following the direction set forth in this policy. 	
	Assistant County Manager	 Ensure the County, as an entity, is following the direction set forth in this policy. Consults with each Office/Department on electronic signatures 	
	Office/Department Head	 Understands and follows this 	
		policy.	
REVISION HISTORY			
Effective Date	Approved By	Modifications	
04/13/2021	Board of County Commissioners	Policy Created	
	Name/Title	Toney created	
Xx/xx/xxxx	Name/Title Name/Title	Indicate what changed	
Xx/xx/xxxx Xx/xx/xxxx			
	Name/Title	Indicate what changed	
Xx/xx/xxxx	Name/Title	Indicate what changed	
Xx/xx/xxxx Reviewers of the	Name/Title Name/Title	Indicate what changed Indicate what changed	

FURTHER INFORMATION				
This section is not published on the final PDF document. It is for website purposes only				
Keywords for search engine	Signatures, authorization, electronic authorization			