Original UAGA
- The Uniform Anatomical Gift Act was enacted in August of 1968, in order to establish comprehensive and uniform laws regarding organ and tissue donation, and to ensure compliance with the donor’s wishes.
- All 50 states and the District of Columbia adopted this act, some in slightly modified form.
- A subsequent revision was recommended and enacted in 1987 by many states, strengthening the ability of each individual to make their own decision about donation.
- Key Provisions:
  - Any individual of sound mind over the age of 18 may make an anatomical gift.
  - Neither age nor medical history should discourage a person’s decision to donate.
  - If a person has not made their own donation decision, that responsibility will fall to their next of kin. Consent for the gift will be sought from the following people, in this order: spouse, adult child, parent, adult sibling, legal guardian. If any listed individual refuses consent, no further requests will be made and donation will not occur.
  - The individual may choose to make limitations on anatomical gifts, including which organs and tissues may be donated.

Revised UAGA 2008 (HB1637 - SB 5657)
- The act was written by the National Conference of Commissioners on Uniform State Laws (NCCUSL), which develops and drafts acts on all subjects for State Legislatures to consider. The types of model statutes created are those where consistency across state lines is desirable.
- The intent of the 2008 revision is to update and modernize the UAGA in every state, to ensure consistency in policy and practice across the nation. Uniformity is vital because life-saving transplants can cross state borders. We must ensure people across the US receive the same high level of service, benefit from the same resources, and are protected by the same laws.
- Washington’s UAGA will be updated in a number of vital ways:
  - It harmonizes Washington’s UAGA with federal law, current technology and Advance Medical Directives.
  - It clarifies the rules for donation decision-making when a registry record is not in place, further defining who can make or refuse a gift on the behalf of the potential donor.
  - It strengthens an adult’s right to refuse a gift if they so desire, as well as the right of a parent or guardian to refuse a gift on behalf of a minor.
  - It clarifies the roles and responsibilities of donation agencies, indicating who is responsible for tracking and managing potential donors and who can receive and process an anatomical gift.
  - It provides new guidelines for cooperation and coordination between organ donation agencies and medical examiners and coroners, particularly in cases where a potential donor’s death circumstances placed them under the jurisdiction of the Medical Examiner or coroner.
  - It more clearly prioritizes donation for transplantation over donation for research.
  - Though some states will enact registry provisions, in order to collect a database of donation decisions, Washington already has a registry in place that meets or exceeds all standards being requested. The Living Legacy Registry will remain unchanged.
  - This revision of the UAGA is strongly supported by local and national organ and tissue donation agencies and governing bodies as well as multiple medical associations, societies, and foundations.