# **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2023

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## **SENATE BILL 552** Judiciary Committee Substitute Adopted 5/31/23 **PROPOSED COMMITTEE SUBSTITUTE S552-PCS45344-BA-28**

Short Title: Modifications to Notary Public Act. (Public)

Sponsors:

Referred to:

April 5, 2023

### A BILL TO BE ENTITLED

AN ACT TO MAKE VARIOUS CHANGES TO THE NOTARY ACT.

3 The General Assembly of North Carolina enacts:

#### 5 PART I. EXTENSION OF EMERGENCY VIDEO NOTARIZATION AND EMERGENCY VIDEO WITNESSING AND DELAY OF REMOTE ELECTRONIC 6 7 **NOTARIZATION** 8

**SECTION 1.(a)** G.S. 10B-25(n) reads as rewritten:

9 This section shall expire at 12:01 A.M. on June 30, 2023; June 30, 2024; provided, "(n) 10 however, all notarial acts made in accordance with this section and while this section is in effect shall remain effective and shall not need to be reaffirmed." 11

**SECTION 1.(b)** G.S. 10B-200(b) reads as rewritten: 12

13 "(b) This Article expires June 30, 2023. June 30, 2024."

**SECTION 1.(c)** The caption of G.S. 10B-10 reads as rewritten:

## "§ 10B-10. Commission; oath of office; emergency extension.office."

SECTION 2. Section 9 of S.L. 2022-54 reads as rewritten:

"SECTION 9. Except as otherwise provided, this act becomes effective July 1, 2023. July 17 18

1, 2024. In order to implement remote notarization on the effective date of this act, the Secretary 19 of State shall begin rulemaking to implement Part 4A of Article 2 of Chapter 10B of the General

Statutes, as enacted by this act, prior to July 1, 2023, July 1, 2024, but no temporary or permanent 20 rule shall become effective prior to July 1, 2023.July 1, 2024." 21 22

**SECTION 3.** This Part is effective when it becomes law.

### PART II. GENERAL NOTARY CLARIFICATIONS AND CHANGES 24

- 25 SECTION 4.(a) Part 1 of Article 1 of Chapter 10B of the General Statutes is 26 amended by adding a new section to read:
- 27 "§ 10B-4. Rules.
- 28 The Secretary may adopt rules necessary to administer and enforce this Chapter in order to 29 achieve the purposes of the Act." 30
  - **SECTION 4.(b)** G.S. 10B-20 is amended by adding a new subsection to read:
- A notary shall maintain the confidentiality of a principal's documents and information 31 "(p)
- at all times. Any journal entries or communication technology recordings, as defined in Article 32
- 33 2 of this Chapter, created by a notary in the course of performing a notarial act are not public records under G.S. 132-1." 34
- SECTION 4.(d) G.S. 10B-36(d) is repealed. 35



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General A	Assembly Of North Carolina	Session 2023
	SECTION 4.(e) G.S. 10B-36 is amended by adding a new sub	section to read:
" <u>(e)</u>	A vendor or manufacturer shall not provide a notary seal to a	ourchaser claiming to
	y, unless the purchaser presents a notary commission issued by t	
	owing applies:	<i>2</i>
	(1) In the case of a purchaser appearing in person, the ver	ndor or manufacturer
	identifies this individual as the person named in the	
	either personal knowledge or satisfactory evidence of id	
	(2) In the case of a purchaser ordering a seal by mail or	-
	vendor or manufacturer confirms the notary's standing	-
	notary as established by rules issued by the Secretary. Su	uch rules may include
	the establishment of an internet site or other means	-
	Secretary for this purpose."	· · ·
	<b>SECTION 4.(f)</b> Part 5 of Article 1 of Chapter 10B of the Genera	al Statutes is amended
by adding	a new section to read:	
	. Journal.	
	otary shall maintain a journal of all notarial acts performed in the	e manner required for
	of notarial act and in accordance with rules adopted by the Secret	-
<u>indi type o</u>	<b>SECTION 5.(a)</b> G.S. 10B-50 reads as rewritten:	<u>ui y .</u>
"8 10B-50	. Change of address.	
(a)	Within 45 days after the change of a notary's residence, busi	ness or any mailing
	telephone number, the notary shall send to the Secretary by an	
	it is made available by the Secretary, fax, e-mail, or certified	
	a signed notice of the change, giving both old and new mailing	_
	ne numbers.	<u>did eman</u> addresses
(b)	Information provided by a notary in accordance with this section	n shall be treated as if
	in an application under G.S. 10B-7 or G.S. 10B-106."	II shall be treated as II
submitted	<b>SECTION 5.(b)</b> G.S. 10B-51(a) reads as rewritten:	
"(a)	Within 45 days after the legal change of a notary's name, the no	stary shall send to the
. ,	by <u>an online notification to the extent it is made available by the S</u>	-
	1 mail, return receipt requested, a signed notice of the change. Th	
	otary's former name and the notary's new name."	ie notice shan merude
both the h	<b>SECTION 5.(c)</b> G.S. 10B-54 reads as rewritten:	
"8 10B-54	. Resignation.	
(a)	A notary who resigns the notary's commission shall send to the S	Secretary by an online
~ /	n to the extent it is made available by the Secretary, fax, e-mail, or	· · · ·
	juested, a signed notice indicating the effective date of resignation	
(b)	Notaries who cease to reside in or to maintain a regular place of	
~ /	or who become permanently unable to perform their notarial du	
	ons and shall deliver their seals to the Secretary by <u>hand delivery</u> ,	
	uested.requested, or other means offered by the United States Po	istal Service allowing
confirmati	on of delivery by signature."	
UR 100 FF	SECTION 5.(d) G.S. 10B-55 reads as rewritten:	
	. Disposition of seal; death of notary.	
	When a notary commission is resigned or revoked, has expired,	has been revoked, or
(a)		
(a) the notary	has resigned, the notary shall deliver the notary's seal to the Sec	retary within 45 days
(a) the notary of the resig	gnation expiration, resignation, or revocation. Delivery shall be a	retary within 45 days accomplished by <u>hand</u>
(a) the notary of the resigned	gnation expiration, resignation, or revocation. Delivery shall be a courier service, certified mail, return receipt requested. reque	retary within 45 days accomplished by <u>hand</u> sted, or other means
(a) the notary of the resigned delivery, of offered by	gnation expiration, resignation, or revocation. Delivery shall be a courier service, certified mail, return receipt requested. requer the United States Postal Service allowing confirmation of delivered to the term of term	retary within 45 days accomplished by <u>hand</u> sted, or other means
(a) the notary of the resigned delivery, of offered by Secretary	gnation expiration, resignation, or revocation. Delivery shall be a courier service, certified mail, return receipt requested. reque	retary within 45 days accomplished by <u>hand</u> sted, or other means
(a) the notary of the resigned delivery, offered by	gnation expiration, resignation, or revocation. Delivery shall be a courier service, certified mail, return receipt requested. requer the United States Postal Service allowing confirmation of delivered to the term of term	retary within 45 days accomplished by <u>hand</u> sted, or other means

General Assemb	oly Of North Carolina	Session 2023
"§ 10B-60. Enfo	prcement and penalties.	
	ecretary may issue a warning to a notary or restrict.	, suspend, or revoke a notarial
	ming, restriction, suspension, or revocation for	-
	lopted pursuant to this Chapter, and on any ground	
	pplication, registration, certification, approval, or	
	<u>nied.</u> Any period of restriction, suspension, or rev	
-	of a commission.commission, registration, certif	
issued pursuant t		
····	<u> </u>	
(g) For p	urposes of enforcing this Chapter and Article 34	of Chapter 66 of the General
Statutes, the follo	owing provisions are applicable:	
(1)	Law enforcement agents of the Department of	the Secretary of State have
	statewide jurisdiction and have all of the po	•
	enforcement officers. officers and may conduct	
	outside of this State as the Secretary deems need	
	any person has violated or is about to violate any	
	the rules adopted pursuant to this Chapter. The	· · ·
	assist local law enforcement agencies in their inv	•
	carry out, on their own or in coordination with	
	agencies, investigations of violations.	
(2)	Any party to a transaction requiring a notarial c	ertificate for verification and
( )	any attorney licensed in this State who is involve	
	capacity, whether or not the attorney is represer	•
	transaction, may execute an affidavit and file it	<b>U</b>
	setting forth the actions which the affiant allege	•
	receipt of the affidavit, law enforcement age	-
	initiate and carry out, on their own or in coord	-
	enforcement agencies, investigations of violation	
	enforcement ageneies, investigations of violation	
<u>(4)</u>	The files and records of the Secretary related to	o criminal investigations and
<u></u>	enforcement proceedings undertaken pursuant t	
	the provisions of G.S. 132-1.4. The files and rec	2 0 0
	to noncriminal investigations and enforceme	
	pursuant to this Chapter shall not be subject to	
	pursuant to G.S. 132-6 while the investigations	-
	except as provided by G.S. 1A-1.	or proceedings are pending,
<u>(5)</u>	Any information obtained by the Secretary from	any law enforcement agency
<u>(5)</u>	administrative agency, or regulatory organiz	
	otherwise restricted basis in the course of an i	
	proceeding undertaken pursuant to this Chapt	-
	exempt from G.S. 132-6 to the same extent t	
	possession of the providing agency or organizati	
	possession of the providing agency of organizati	
(m) A ver	ndor or manufacturer who fails to comply with G.	S 10B-36(e) shall be subject
	thousand dollars (\$1,000) for each violation. Such	
	$\gamma$ of the vendor or manufacturer to parties injure	
<u>G.S. 10B-36(e).</u>	or the vender of manufacturer to parties injure	a c <sub>j</sub> funcie to comply with
	person who knowingly creates, manufactures, or di	istributes a notary seal for the
	ving a person to act as a notary without being cor	•
	this Chapter shall be guilty of a Class G felony."	internet and registered in
	<b>FION 5.(f)</b> G.S. 10B-5 is amended by adding a net $\mathbf{G}$	ew subsection to read:
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	General Assem	bly Of North Carolina	Session 2023
1	" <u>(e)</u> <u>Notw</u>	vithstanding subdivision (8) of subsection (b) of this se	ction, the Secretary may
2	allow application	ns for commissions to be submitted electronically, in t	the format prescribed by
3	the Secretary. T	he Secretary shall establish a process for submission	of the signature of the
4	applicant prior to	o commissioning, which may include electronic submis	sion."
5	SEC'	<b>TION 5.5.(a)</b> G.S. 10B-31 reads as rewritten:	
6	"§ 10B-31. Fees	s for notarial acts.	
7	The maximu	m fees that may be charged by a notary for notarial acts	s are as follows:
8	(1)	For acknowledgments, jurats, verifications or proofs	, ten dollars (\$10.00) per
9		notarized principal signature.	
10	(2)	For oaths or affirmations without a signature, ten dol	lars (\$10.00) per person,
11		except for an oath or affirmation administered to a c	redible witness to vouch
12		for the identity of a principal or subscribing witness.	
13	(3)	For an electronic notarization under G.S. 10B-118	8, <u>acknowledgement or,</u>
14		jurats, fifteen dollars (\$15.00).(\$15.00) per electroni	cally notarized principal
15		signature.	
16	<u>(3a)</u>	For an electronic oath or affirmation without a s	ignature, fifteen dollars
17		(\$15.00) per person, except for an oath or affirm	
18		credible witness to vouch for the identity of a principa	al or subscribing witness.
19	(4)	For remote notarization under Part 4A of Article 2 of	this Chapter, twenty-five
20		dollars (\$25.00) per notarized principal signature.	
21	(5)	For any notarial act under this Chapter, actual mileage	
22		mileage rate if the travel reimbursement is agreed to b	by the principal in writing
23		prior to the travel."	
24		<b>TION 5.5.(b)</b> This section is effective when it become	
25		<b>TION 6.</b> Except as otherwise provided, this Part becom	es effective July 1, 2023,
26	and applies to ac	ts on or after that date.	
27			
28		<b>10TE NOTARY AUTHORIZATION CHANGES</b>	
29		<b>TION 7.(a)</b> G.S. 10B-101 reads as rewritten:	
30	"§ 10B-101. De		
31	The followin	g definitions apply in this Article:	
32			
33	(3)	Electronic notarial act and electronic notarization.	•
34		electronic notary public that involves electronic do	cuments.documents and
35		the personal appearance of the principal.	
36	(4)	Electronic notary public and electronic notary. – A	• •
37		registered with the Secretary the capability of perfor	0
38		acts and remote electronic notarial acts in conforman	ice with this Article.
39			
40	<del>(8)</del>	Remote electronic notary public or remote electronic	e notary. As defined in
41		<u>G.S. 10B-134.1.</u>	
42	<u>(9)</u>	<u>Remote electronic notarial act. – As defined in G.S.</u>	<u>10B-134.1.</u> "
43		<b>TION 7.(b)</b> G.S. 10B-102(b) reads as rewritten:	
44		n conducting a remote electronic notarization, the remo	te electronic notary shall
45		requirements of Article 1 of this Chapter."	
46		<b>TION 7.(c)</b> G.S. 10B-105 reads as rewritten:	
47 19		ffective July 1, 2023) Qualifications.	amoto alestrani
48	_	rson qualified for electronic notary registration or r	emote electronic notary
49 50	registration shall	meet all of the following requirements:	
50	•••		

	General Assembly Of North Carolina	Session 2023
1 2	(b) The Secretary may deny a registration as an electronic notary notary as authorized in G.S. 10B-5(d)."	y or remote electronic
3	<b>SECTION 7.(d)</b> G.S. 10B-106 reads as rewritten:	
4	"§ 10B-106. (Effective July 1, 2023) Registration with the Secretary of	of State.
5	(a) Before performing notarial acts electronically or remotely, a	
6	the capability to notarize electronically or remotely with the Secretary.	
7	with rules adopted by the Secretary before performing notarial acts pursua	
8	(b) The term of registration <u>Registration</u> as an electronic notary	
9	notary shall coincide with the term of the notary's commission un	
10	Chapter.shall include authorization to perform remote electronic notaria	
11	notary complies with all requirements of this Article and the rules relate	
12	notarial acts.	
13	(c) An electronic notary or remote electronic notary shall rereg	sister the capability to
14	notarize electronically or remotely at the same time the notary applies for r	ecommissioning under
15	the requirements of Article 1 of this Chapter. Before performing electronic e	ronic notarial acts, an
16	electronic notary shall register the capability to notarize electronically by	
17	of all technology the electronic notary will use to create an electronic	
18	licensed platforms, if any, that the electronic notary will use to perfe	orm remote electronic
19	notarizations.	
20	(c1) The term of registration as an electronic notary shall coincid	e with the term of the
21	notary's commission under Article 1 of this Chapter.	
22	(c2) <u>A notary may renew an electronic notary registration at the sar</u>	-
23	applies for recommissioning under the requirements of Article 1 of this C	-
24 25	(d) An electronic form shall be used by an electronic notary or re-	-
25 26	in registering with the Secretary and it shall include, at least all of the foll	owing:
26 27	 (5) A description of the technology the registrant will use	to create an electronic
28	signature in performing official acts.	to create an electronic
20 29	signature in performing ornerar acts.	
30	(e) The electronic registration form for an electronic notary or re-	mote electronic notary
31	shall be transmitted electronically to the Secretary and shall include any d	
32	codes, keys, or software that allow the registration to be read.	JI 8
33	(f) Within 10 business days after the change of any registration in	nformation required of
34	an electronic notary or remote electronic notary, including any changes	1
35	platform, the notary shall electronically transmit to the Secretary a no	-
36	information signed with the notary's official electronic signature.in the c	official name in which
37	the electronic notary was commissioned."	
38	<b>SECTION 7.(e)</b> G.S. 10B-107 reads as rewritten:	
39	"§ 10B-107. Course of instruction.	
40	(a) Before performing electronic <u>or remote electronic</u> notarial act	-
41	course of instruction of least three four hours approved by the Secretary ar	
42	of this course, which shall be in addition to the educational requirements p	provided in Article 1 of
43	this Chapter.	
44	(b) The content of the course and the basis for the examination	
45	procedures, technology, and ethics as they pertain pertaining to electric	ronic <u>notarization and</u>
46	remote electronic notarization."	
47	SECTION 7.(f) G.S. 10B-117 reads as rewritten:	
48	"§ 10B-117. Notarial components of electronic document.	fallowing
49 50	In performing an electronic or remote electronic notarial act, all of the shall be attached to or logically associated with the electronic document h	0 1
50	shall be attached to, or logically associated with, the electronic document b	by the electronic <del>notary</del>

	General Assembly Of North Carolina Sess	sion 2023
1 2	or remote electronic notary, all of which shall be immediately perceptible and reproduci electronic record to which the notary's electronic signature is attached:	
3	(1) The notary's name, state, and county of commissioning exactly as	stated on
4	the commission issued by the Secretary.	
5	(2) The words "Electronic Notary Public" or "Remote Electronic-"E	Electronic
6	Notary Public Utilizing Communication Technology.""	
7	SECTION 8.(a) G.S. 10B-126 reads as rewritten:	
8 9	"§ 10B-126. Security measures.	
10	(c) A notary shall do the following within 10 days of discovering that the	notary's
11	electronic seal or electronic signature has been stolen, lost, damaged, <u>compromised</u> , or electronic signature has been stolen.	•
12	rendered incapable of affixing a legible image:	
13	(1) Inform the appropriate law enforcement agency in the case of	theft or
14	vandalism.	
15	(2) Notify the appropriate register of deeds and the Secretary in wr	iting and
16	signed in the official name in which he or she was commissioned.	0
17		
18	(f) The failure of an electronic notary to produce within <del>10 days of the time p</del>	period set
19	out in the Department's request any record required by a rule adopted under this sec	
20	result in the suspension of the electronic notary's power to act as a notary under the pro-	
21	this Chapter until the Secretary reinstates the notary's commission.	
22	(g) Upon resignation, revocation, or expiration of an electronic notary comm	ission, or
23	death of the notary, all notarial records required by statute or rule shall be deliver	
24	Secretary.an approved custodian selected by the notary."	
25	<b>SECTION 8.(b)</b> G.S. 10B-127 reads as rewritten:	
26	"§ 10B-127. Maintenance of electronic device.	
27		
28	(b) If the registration of the an electronic notary contracts with an approved pr	ovider of
29	an electronic seal and electronic signature or licensed platform for a device used	
30	electronic signatures or for electronic notarization or remote electronic notarization service	vices, and
31	the contract either expires or is changed during the electronic notary's term of office, t	he notary
32	shall cease performing electronic and remote electronic notarizations until:	
33	(1) A new <u>contract is executed or a new</u> device is duly issued or register	red to the
34	notary; and	
35	(2) An electronically signed notice is sent to the Secretary that shall in	clude the
36	starting and expiration dates of any new registration or contract tern	n and any
37	other new information at variance with information in the most	recently
38	executed electronic registration form."	
39	<b>SECTION 8.(c)</b> G.S. 10B-128 reads as rewritten:	
40	"§ 10B-128. Disposition of records.	
41	(a) Upon compliance with G.S. 10B-127 and except as provided in subsection (	(b) of this
42	section, when an electronic notary's commission expires or is resigned or revoked, or	when an
43	electronic notary dies, the notary or the notary's duly authorized representative shall	<u>(i)</u> erase,
44	delete, or destroy the coding, disk, certificate, card, software, file, or program that	
45	electronic affixation of the notary's official electronic signature.signature and (ii) r	otify the
46	Secretary within 45 days.	
47	(b) A former electronic notary whose previous commission or application	
48	revoked or denied by the Secretary need not erase, delete, or destroy the coding, disk, c	
49 50	card, software, file, or program enabling electronic affixation of the official electronic if he or she is recommissioned and reregistered as an electronic notary using the same electronic notary us	0

	e same licensed platform, if any, within three months after commission
expiration."	<b>ION 9.(a)</b> G.S. 10B-134.1 reads as rewritten:
"§ 10B-134.1. De	
0	the definitions provided in this Article, the The following definitions shall apply
in this Part:Article	
(1)	Communication technology. – An electronic device, process, or system that
	allows a remote <u>an</u> electronic notary and a remotely located principal to communicate with each other simultaneously by sight and sound using audiovisual technology and that makes reasonable accommodations for
	remotely located principals with vision, hearing, or speech impairments.
<u>(3a)</u>	Custodial services Services approved by the Secretary and selected by th
<u> </u>	notary to provide long-term storage of the electronic journal and communications technology recordings.
<u>(3b)</u>	Custodian. – The person providing the custodial services. The custodian may
<u>(50)</u>	but need not be the same as the depository.
<u>(3c)</u>	<u>Depository. – The person or platform providing the depository services.</u>
(3d)	Depository services. – Storage services provided by the platform of th
	electronic journal entries and communications technology recordings as the
	are entered.
<u>(4a)</u>	Geolocation Identification of the geographical location of a remotel
	located principal or device used by a remotely located principal through digita
	information processed via the internet.
(6)	Platform The online platform utilizing the communication technolog
	technology, credential analysis, and identity proofing and includin
	communication technology recordings, geolocation, electronic journals, an
	depository services in order to perform the remote electronic notarial act.
(7)	Remote electronic notarial certificate The portion of a notarized electronic
	document that is completed by the remote electronic notary and contains a
	of the following:
	a. The remote electronic notary's electronic signature and the remot
	electronic notary's electronic seal.
	b. The facts attested to by the remote electronic notary in a particula
	notarization.
	c. A statement in the acknowledgement, jurat, or verification certificat
	identifying where the remotely located principal was physicall
	located at the time of the remote electronic notarization.
	d. A statement that the notarization is a remote electronic notarization performed using communication technology by a remote an electronic
	notary.
 <del>(9)</del>	Remote electronic notary public or remote electronic notary. A notary publi
	who is registered with the Secretary to perform remote electronic
	notarizations.
(10)	
(10)	Remotely located principal A principal who is not in the physical presence
(10)	Remotely located principal. – A principal who is not in the physical presence of the remote electronic notary and who is located at the time of the remote electronic notarial act in any of the following places:

General Assemb	ly Of North Carolina	Session 2023
(10a)	Self-attestation A remotely located principal's w	ritten, verbal, or electronic
	declaration and confirmation of that remotely locat	
	location at the time of the remote electronic notari	
	of perjury.	
(12)	Third-party vendor Any person providing cr	
	proofing, or custodial services to remote electronic	e notaries."
	<b>ION 9.(b)</b> G.S. 10B-134.3 reads as rewritten:	
	pes of remote electronic notarial acts; prohibitio	
	registration with the Secretary under this Article, <del>a r</del>	
	y of the notarial acts listed in G.S. 10B-115 by	
•••	cordance with this Part. A remote An electronic	notary may perform any
	e notarial act with respect to electronic documents.	
	ote <u>An</u> electronic notary shall not perform a remot	te electronic notarial act if
any of the follow:	ng appnes:	
···· (A)	The notorial act would be a varification or proof	
(c) $\frac{(4)}{\text{Notwing}}$	<u>The notarial act would be a verification or proof.</u> thstanding subsection (a) of this section, a remote an	electronic notary shall not
. ,	ote electronic notarial act with regard to any of the fo	
(1)	A self-proved will executed pursuant to Article	
(1)	General Statutes.	4A of Chapter 51 of the
(2)	A revocable or irrevocable trust or any other doc	ument amending the same
(2)	except for a certification of trust or similar docume	
<del>(3)</del>	A death beneficiary form that requires an acknowle	
(4)	A codicil to a will.	eagment.
(5)	Any document related to the relinquishment of part	ental rights under Article 3
(5)	of Chapter 48 of the General Statutes.	ental fights ander fittele 5
(6)	Mail-in absentee ballots issued under Article 20 of	Chapter 163 of the General
(0)	Statutes.	chapter 105 of the Ceneral
"		
SECT	<b>TON 9.(c)</b> G.S. 10B-134.5 reads as rewritten:	
	se of communication technology.	
	ommunication technology used by a remote an ele	ectronic notary to perform
remote electronic	e notarial acts for remotely located principals sha	ll comply with all of the
following require	ments:	
(1)	Host the meeting between the remote electronic	e notary and the remotely
	located principal in real time.	
(2)	Allow direct interaction between the remotely loc	cated principal seeking the
	remote electronic notary's services and the remote	•
	each can communicate simultaneously by si	ght and sound through
	communication technology.	
•••		
(4)	Have sufficient video quality to allow a clear	
	observation of the face of each participant and any	_
	document presented by the remotely located p	
	<u>analysis</u> for a sufficient time to allow the remote	• •
	the remotely located principal's identity under G.S.	
	electronic notary shall determine if the time is suff	icient.
	, , , , , , , , , , , , , , , , , , , ,	· · · · · · · · ·
	emote electronic notary shall take reasonable s echnology used in a remote electronic notarization is	

## **General Assembly Of North Carolina**

1 interception. A remote An electronic notary shall select one or more tamper-evident technologies 2 to perform remote electronic notarial acts with respect to electronic documents. In addition to 3 any requirements of this Article or established by the Secretary, the communication technology 4 shall provide automated backup of the communication technology recording. 5 No person may require a remote an electronic notary to perform any remote electronic (c) 6 notarial act using communication technology that the remote electronic notary has not selected." 7 SECTION 9.(d) G.S. 10B-134.7 reads as rewritten: 8 "§ 10B-134.7. Authority to perform remote electronic notarial acts. 9 A remote An electronic notary may perform a remote electronic notarial act (a) 10 authorized under this Part only while the remote electronic notary is physically located in this 11 State. 12 (b) A remote electronic notarization performed by a remote an electronic notary of this 13 State under this Part is governed by the laws of this State." 14 **SECTION 9.(e)** G.S. 10B-134.9 reads as rewritten: 15 "§ 10B-134.9. Requirements and procedures for remote electronic notarial acts. 16 All of the following shall occur prior to the performance of a remote electronic (a) 17 notarial act: 18 (1)The remote electronic notary shall inform the participants that North Carolina 19 law requires that a communication technology recording be made of the 20 remote electronic notarization. 21 (2)The remote electronic notary shall require the remotely located principal to 22 demonstrate, to the satisfaction of the remote electronic notary, that the 23 remotely located principal is not under duress and is not otherwise being 24 coerced to complete the transaction.does not appear in the judgment of the 25 electronic notary to be incompetent, lacking in understanding of the nature 26 and consequences of the transaction requiring the notarial act, or acting 27 involuntarily, under duress, or undue influence. 28 (3) The remote electronic notary shall verify the identity of the remotely located 29 principal as provided in G.S. 10B-134.11. If the remotely located principal is 30 a member of the Armed Forces of the United States, or the spouse or dependent of the member, as described in G.S. 10B-134.1(10)b., the 31 32 electronic notary may rely on that remotely located principal's written, verbal, 33 or electronic declaration and confirmation under penalty of perjury as to 34 remotely located principal's location and military or familial status. 35 The remote-electronic notary shall ask the remotely located principal if the (4) 36 remotely located principal would like an attorney to participate in the remote 37 notarization, and allow for such if so requested. 38 . . . 39 The location of the remotely located principal shall be verified by geolocation (6)40 via communication technology.technology or by self-attestation. In addition to the prohibitions contained in G.S. 10B-134.3 and G.S. 10B-20, a remote 41 (b) 42 an electronic notary shall refuse to perform a remote electronic notarial act if any of the following 43 applies: 44 (1)The remote electronic notary has reasonable grounds to believe the remotely 45 located principal is acting under duress or is being coerced into completing 46 the transaction.appears in the judgment of the electronic notary to be incompetent, lacking in understanding of the nature and consequences of the 47 48 transaction requiring the notarial act, or acting involuntarily, under duress, or 49 undue influence. 50 (2)The remote-electronic notary becomes aware that the communication 51 technology is not secure.

	General Assembly	y Of North Carolina	Session 2023
1 2		The electronic signature of the remotely located principal to the electronic document for signature.	l cannot be attached
3		Unless an oath <u>that is not associated with a document is</u>	being administered
		the remote electronic notary's electronic notarial certificat	-
		attached to the electronic document using an electron	
		renders any subsequent change or modification to the doc	
		as provided in subsection (d) of this section, if the remot	
		firmation, the remote electronic notary shall administer the	
	to the remotely loc	ated principal utilizing a licensed platform.	
	(d) In judic	cial actions or proceedings, any notary public registered	with the Secretary,
		istered as a remote an electronic notary, may administer ar	
		es not require remote electronic notarization of a record or	a notarial certificate
	and seal when done	e in person, provided all of the following apply:	
		on-material failure of the remote electronic notary to	
	-	e remote electronic notarization does not invalidate the	
		hat was remotely notarized. An aggrieved person is not pr	
		ote electronic notarization process, along with other groun	
	-	ceability of the remote electronic notarization based	
		uress, incapacity, incompetence, undue influence, r	
	-	or another basis not related to the remote electronic notaria	act or constructive
	1 .	recording of the electronic record. ation gained from a remotely located principal in the cou	urse of performing o
		notarization shall be treated as confidential by the remote-	1 0
		<b>CON 9.(f)</b> G.S. 10B-134.11 reads as rewritten:	electronic notary.
		erification of identity; identity proofing; credential and	alvsis
		the remote electronic notarial act, the remote electronic	•
		ted principal's identity through one of the following meth	
	-	The remotely located principal creating the electronic sig	
		known to the remote electronic notary.	
		All of the following:	
		c. Comparison, by the remote electronic notary, of the	ne current document
		issued by a federal, state, or federal or stat	e-recognized tribal
		government agency bearing the photographic imag	ge of the individual's
		face and either the signature or a physical descript	ion of the individual
		presented by the remotely located principal during	
		and the image of the remotely located principal via	the communication
		technology.	
		hstanding subsection (a) of this section, a remote an ele	
	-	ely located principal to provide additional information	
		ary to confirm the identity of the remotely located principa	al."
		<b>ON 9.(g)</b> G.S. 10B-134.13 reads as rewritten:	
		lectronic notarization and remote electronic notarizati	
		ing a remote electronic notarization, the remote electronic	• • • •
	-	ents of this Chapter. Each remote electronic notarizat	
		choology recording. There shall be no requirement that	
		ing further include any transactions other than the remotive retary specifies a requirement to also record interactions	
	transactions."	iciary specifies a requirement to also record interactions	or mose particular
		<b>ON 9.(h)</b> G.S. 10B-134.15 reads as rewritten:	
	SECH	$\mathbf{\nabla} \mathbf{I} \mathbf{\mathcal{F}} \mathbf{U} \mathbf{H} \mathbf{U} \mathbf{U} \mathbf{U} \mathbf{U} \mathbf{U} \mathbf{U} \mathbf{U} U$	

	General Assemb	ly Of North Carolina	Session 2023
1	"§ 10B-134.15. E	Electronic journal of remote electronic notaria	l acts.
2	(a) A rem	ote An electronic notary who performs a remote	e electronic notarization shall
3	enter information	about the remote electronic notarization in an electronic	ctronic journal. The electronic
4	journal shall be the	he exclusive property of the remote-electronic r	notary. The remote electronic
5	notary shall not al	low another person to make entries in the electro	onic journal.
6	(b) The S	ecretary shall adopt rules specifying the conte	nt and secure storage of the
7	electronic journal	. The rules adopted by the Secretary shall comply	y with all of the following:
8			
9	(4)	Authorize a third-party vendor, including a li	icensed platform, to act as a
10		depository or custodian of electronic journal.jou	<u>urnals.</u>
11	(5)	Specify to whom the electronic journal shall b	e delivered upon resignation,
12		revocation, or expiration of a notary commission	on or death or adjudication of
13		incompetency of a remote an electronic notary.	
14	(c) A rem	ote-An electronic notary may surrender the ele	ectronic journal to the remote
15	electronic notary'	s employer upon termination of employment, a	employment if the electronic
16	journal consists	of remote electronic notarizations made in the	e conduct of the employer's
17	business, but the 1	emote electronic notary shall also keep and mair	ntain an accurate backup copy
18	of the journal for	10 years after the last remote electronic notarizat	ion entered into the electronic
19	journal.		
20	"		
21		<b>ION 9.(i)</b> G.S. 10B-134.17 reads as rewritten:	
22		ecurity measures by notary; surrender of jour	
23		note <u>An</u> electronic notary shall comply with a	all of the following security
24	requirements:		
25	(1)	All records of journal entries and communication	
26		be securely stored in a repository depository un	
27		electronic notary or with a steward custodian de	
28		of this Part. If a steward custodian is appointed,	
29		a third-party vendor approved by the Secretary.	
30	(2)	Take reasonable steps to ensure that the	
31		recordings are secure from unauthorized inte	
32		between participants involved in a remote-	
33		communication technology used by the remote of	• • •
34 25		data protection safeguards consistent with ge	nerally accepted information
35		security standards.	
36		10 calendar days of discovering any permanent	
37		promise of security of the electronic journal or the	
38 39	-	note electronic notarial acts, the remote electron	ic notary shall do both of the
39 40	following:	Inform the appropriate law onforcement agency	in the acce of theft tempering
40 41	(1)	Inform the appropriate law enforcement agency or vandalism.	in the case of thert, tampering,
41	( <b>2</b> )		ha remote electronic notervis
42 43	(2)	Notify the register of deeds in the county of t commissioning under G.S. 10B-10 and the Secr	•
43 44		the official name in which the remote electron	
44 45			
43 46		The notice shall indicate whether there was unauthorized use, loss of use, or compromise	
40 47		journal or the communication technology rec	-
47		notarial acts.	ordings of remote cicculonic
48 49	(c) The fa	ilure of a remote an electronic notary to produce y	within <del>30 calendar days of the</del>
49 50		t in the Secretary's request any record required by	-
50	time period set Ou	<u>e in the</u> secretary s request any record required by	a rule adopted under uns i alt

General Assemb	ly Of North Carolina	Session 2023
	suspension of the remote electronic notary's power t Chapter until the Secretary reinstates the notary's co	
SECT	<b>ION 9.(j)</b> G.S. 10B-134.19 reads as rewritten:	
	Platform licensure by Secretary.	
(a) A rem	ote An electronic notary shall use only a communication	ation technology through a
platform licensed	by the Secretary.	
"		
	<b>ION 9.(k)</b> G.S. 10B-134.21 reads as rewritten:	
"§ 10B-134.21. I		1 1 .
	ecretary shall adopt rules necessary to establish standa	
	s relating to remote electronic notarial acts to imple	nent this Part, including at
least all of the fol	0	for remate lastronia
(1)	, I	for <del>remote</del> electronic
( <b>2</b> )	notaries.notaries regarding remote electronic notaries. The contents and security of the electronic journal.	
(2) (3)	The security standards, features, qualifications, m	
(3)	other matter related to communication technology	
	identity proofing.proofing, and depository and cust	
(4)	The requirements of secure storage of all co	
	recordings, the electronic journal, and any other	
	control of the remote electronic notary regarding the	
	act.	
"		
SECT	<b>ION 9.(</b> <i>l</i> <b>)</b> G.S. 10B-134.23 reads as rewritten:	
	tandards for services provided to <del>remote <u>electron</u></del>	
	censees and third-party vendors shall meet all sta	
	nis Part for the provision of services to remote electronic e	
	electronic notarization services. If the Secretar	
	ards for a service, a licensee or third-party vendor m	
	lectronic notary public until the Secretary has dete	
	urity standards generally accepted within the industr	
	ecretary may adopt rules establishing, supplementings for standards and processes for identity proofing	
U U	ird-party vendors interacting with remote electronic	•
	establishing the identity of the remotely located prince	
-	ecretary, in the Secretary's discretion, may do any on	-
	ird-party vendor violates this Part or the rules adoption	
this Part:		
(1)	Require a licensee or third-party vendor to provi	de <del>a remote</del> an electronic
	notary with proof that an a remote electronic notari	
	whole or in part by the licensee or third-party vend	
(3)	Restrict use of a licensee or third-party vendor	r's technology by remote
	electronic notaries until it has come into compliance	ce.
(4)	Assess a civil penalty of not more than one thou	isand dollars (\$1,000) per
	violation against any licensee or third-party vendo	-
	of this Part. In determining the amount of a penalt	
	due consideration to aggravating and mitigating	-
	Secretary by the licensee or third-party vendor and	remote electronic notaries.

	General Assembly Of North CarolinaSession 2023		
1	(d) A licensee or third-party vendor whose technology is restricted, suspended, or		
2	revoked discontinued, revoked, or not renewed for any reason shall work with remote electronic		
3	notaries using the services of that licensee or third-party vendor to ensure access and, if		
4	necessary, ease transition to a different licensee or third-party vendor and may not deny its remote		
5	electronic notary customers access.		
6			
7	(f) <u>A remote An electronic notary who exercised reasonable care in selecting and using</u>		
8	a licensee or third-party vendor in connection with a remote electronic notarial act shall not be		
9	liable for any damages resulting from the licensee's or third-party vendor's failure to comply with		
10	the requirements of this Part. Any provision in a contract between the remote electronic notary		
11	and a licensee or third-party vendor that attempts to waive the immunity conferred by this		
12	subsection shall be null, void, and of no effect."		
13	<b>SECTION 9.(m)</b> G.S. 10B-134.25 reads as rewritten:		
14	"§ 10B-134.25. Real estate transactions.		
15			
16	(b) <u>A remote An electronic notary who is not a licensed North Carolina attorney is</u>		
17	prohibited from rendering services or advice that constitutes the practice of law in this State."		
18	<b>SECTION 9.(n)</b> This Part becomes effective July 1, 2024.		
19			
20	PART IV. EFFECTIVE DATE		
21	SECTION 10. Except as otherwise provided, this act is effective when it becomes		
22	law.		