



HOUSE BILL 776: Remote Electronic Notarization Act.

2021-2022 General Assembly

Committee:	Senate Judiciary. If favorable, re-refer to Commerce and Insurance. If favorable, re-refer to Rules and Operations of the Senate	Date:	August 30, 2021
Introduced by:	Reps. D. Hall, Davis, Hardister, Reives	Prepared by:	Erika Churchill and Billy Godwin, Staff Attorneys
Analysis of:	PCS to Second Edition H776-CSBDf-26		

OVERVIEW: *Effective January 1, 2022, the Proposed Committee Substitute (PCS) for House Bill 776 would allow authorized North Carolina notaries to remotely perform notarial acts using real time online communication technology. The notary and the principal to the transaction would be required to be physically located in North Carolina at the time of the notarial act.*

CURRENT LAW: The North Carolina Department of the Secretary of State Notary Public Section regulates, educates, tests, qualifies, and commissions notaries public. Generally, notaries public are governed by Chapter 10B of the General Statutes which sets forth requirements for an individual to be qualified to notarize documents.

The Electronic Notary Public Act, Article 2 of Chapter 10B of the General Statutes, allows for acknowledgments, jurats, verifications or proofs, and oaths or affirmations to be performed electronically. Under that Article, a notary cannot perform an electronic notarization if the signer of the electronic document is not in the presence of the electronic notary at the time of the notarization and is not personally known to the notary or identified by the evidence. Upon completion of performing an electronic notarial act, all of the following components must be attached to or associated with the electronic document by the electronic notary: notary's name, state, and county of commission; the words "Electronic Notary Public"; the words "State of North Carolina"; the expiration date of the commission; the notary's electronic signature; and the completed wording of the notarial certificate performed.

In 2020, the General Assembly temporarily authorized video witnessing during a state of emergency, allowing any person who witnesses the signature of a record through video conference technology to be considered an "in-person" witness, and the record to be considered to have been signed by the principal signer "in the presence of" such witness, if the video conference technology allowed for direct, real-time audio and video interaction between each principal signer and the witness. Section 4.1 of S.L. 2020-3, as amended by S.L. 2020-74, S.L. 2020-80, and S.L. 2021-3. The temporary authorization is set to expire December 31, 2021.

BILL ANALYSIS: The PCS would establish statutory authority under a new Part 4A of Article 2 of Chapter 10B of the General Statutes, for a notary to register with the Secretary of State (Secretary) as a remote electronic notary (REN) authorized to perform remote electronic notarizations where the REN does not need to be in the presence of the principal, but rather must be simultaneously communicating by sight and sound using audiovisual technology.

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In addition to the existing definitions in Chapter 10B of the General Statutes, Part 4A of Article 2 would add the following definitions applicable specifically to remote electronic notarizations:

- Communication technology – An electronic device, process, or system that allows a REN and a remotely located principal (RLP) to communicate with each other simultaneously by sight and sound using audiovisual technology.
- Communication technology recording – The simultaneous, synchronous audio and visual recording of the notarial act.
- Credential analysis – The remote analysis of characteristics and security features sufficient for identification documents that are sufficient to establish satisfactory evidence of the RLP's identity.
- Electronic journal. – A secure electronic record of notarial acts that contains certain required information.
- Identity proofing – A process or service through which a third party or service affirms the identity of a principal through the review of personal information from public or proprietary data sources.
- Remote electronic notarial certificate. – The portion of a notarized electronic document completed by the REN containing certain required information.
- Remote electronic notarization or remote electronic notarial act. – A notarial act performed by means of communication technology.
- Remote electronic notary public or remote electronic notary. – A notary public who is registered with the Secretary to perform remote electronic notarizations.
- Remotely located principal. (RLP) – A principal who is not in the physical presence of the remote electronic notary.

The following types of notarial acts authorized using communication technology would be the same as electronic notaries (acknowledgements, jurats, verifications or proofs, and oaths or affirmations), however the remote electronic notary could not be used for any of the following types of documents:

- A self-proved will.
- An advance directive for a natural death.
- A health care power of attorney.
- A revocable or irrevocable trust or any document amending the same.
- A death beneficiary form that requires an acknowledgment.
- A durable power of attorney except a statutory limited power of attorney for real estate.
- A codicil to a will.
- Any document related to the renunciation of parental rights in an adoption.
- Mail-in absentee ballots.

The above prohibitions would not apply if, at the time the remote notarial act is performed, the RLP is all of the following:

- A member of the Armed Forces of the United States or the spouse of a member of the Armed Forces of the United States.
- Located out of this State pursuant to military orders assigning the member of the Armed Forces of the United States to active duty outside this State for more than 120 days.

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- Physically located on the military installation or vessel named in the military orders.

Remotely notarized powers of attorney could not be used by the attorney in fact with any other remotely notarized document to convey title to, or transfer any interest in, a remotely located principal's real property. This limitation would not apply to powers of attorney executed by the remote military principal or spouse.

A REN would also be prohibited from performing a remote electronic notarial act unless the REN has personal knowledge of the RLP or the RLP has provided satisfactory evidence of his or her identity. Satisfactory evidence may be established either by the RLP presenting certain specified documents or by two forms of multifactor identification. Satisfactory evidence does not include use of a credible witness.

The communication technology used by the REN must be capable of hosting the electronic meeting between the REN and the RLP, allow for direct interaction between the REN and the RLP, include sufficient quality audio and visual for the REN and the RLP to observe each other, not include any prerecorded audio or video, and be capable of being recorded for future storage. The REN is required to take reasonable steps to protect against unauthorized interception and the communication technology must provide for automated backup of any recording.

The REN must inform all parties that North Carolina law requires that the notarial act must be recorded using the communication technology. The RLP must demonstrate to the REN's satisfaction that the principal is not under duress or being coerced. The REN must verify the RLP's identity, and the RLP must state what documents are being signed. The REN is prohibited from conducting the remote electronic notarization if it is not secure, or if the principal cannot affix an electronic signature on the electronic documents.

The REN would be required to maintain an electronic journal that contains all of the following with respect to each remote electronic notarial act performed: the time of day when the REN observed the document being signed, the date the remote notarization was complete, the first and last name of each principal, the document(s) being notarized or type of proceeding being performed, the type of satisfactory evidence presented, the type of communication technology used, whether any person other than the principal was present, and whether the REN charged a fee. The REN or the designee or agent of the REN would be required to maintain the electronic journal for 10 years after the last notarial act.

The REN must implement security measures, including keeping the electronic journal safe, taking reasonable steps to prevent the audio visual communications from being intercepted, and retaining the electronic journal and a back up for 10 years. The REN may surrender the electronic journal to the REN's employer upon termination of employment. The REN would be required to notify the Secretary's office within 10 days of learning of a security breach.

Third-party vendors providing communication technology, credential analysis, identity proofing, or custodial services to REN would be required to meet all standards established by the Secretary of State for the provision of those services. If the Secretary has not established any standards, the third-party vendor may not furnish that service until the Secretary has determined that the provided service meets security standards generally accepted within the industry for that service. Third-party vendors would be liable to any person damaged by a remote electronic notarial act proximately caused by the failure of that third-party vendor to meet established standards and the person damaged was a party to, or in privity with a party to, the remote electronic notarial act proximately causing the damage.

The PCS also makes conforming changes.

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EFFECTIVE DATE: The act would become effective January 1, 2022, and would authorize the Secretary to begin rulemaking prior to January 1, 2022, to implement the act, but no temporary or permanent rule could become effective prior to that date.