## SECOND REGULAR SESSION

# HOUSE BILL NO. 2590

## 99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE GREGORY.

D. ADAM CRUMBLISS, Chief Clerk

## AN ACT

To repeal sections 367.031, 486.200, 486.205, 486.210, 486.215, 486.220, 486.225, 486.230, 486.235, 486.240, 486.245, 486.250, 486.255, 486.260, 486.265, 486.270, 486.275, 486.280, 486.285, 486.290, 486.295, 486.300, 486.305, 486.310, 486.315, 486.320, 486.325, 486.330, 486.335, 486.340, 486.345, 486.350, 486.355, 486.360, 486.365, 486.370, 486.375, 486.380, 486.385, 486.390, 486.395, 486.396, and 486.405, RSMo, and to enact in lieu thereof seventy-four new sections relating to notaries public, with penalty provisions and a delayed effective date.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 367.031, 486.200, 486.205, 486.210, 486.215, 486.220, 486.225, 486.230, 486.235, 486.240, 486.245, 486.250, 486.255, 486.260, 486.265, 486.270, 486.275, 2 486.280, 486.285, 486.290, 486.295, 486.300, 486.305, 486.310, 486.315, 486.320, 486.325, 3 486.330, 486.335, 486.340, 486.345, 486.350, 486.355, 486.360, 486.365, 486.370, 486.375, 4 486.380, 486.385, 486.390, 486.395, 486.396, and 486.405, RSMo, are repealed and seventy-5 four new sections enacted in lieu thereof, to be known as sections 367.031, 486.600, 486.605, 6 7 486.610, 486.615, 486.620, 486.625, 486.630, 486.635, 486.640, 486.645, 486.650, 486.655, 486.660, 486.665, 486.670, 486.675, 486.680, 486.685, 486.690, 486.695, 486.700, 486.705, 8 486.710, 486.715, 486.720, 486.725, 486.730, 486.735, 486.740, 486.745, 486.750, 486.755, 9 486.760, 486.765, 486.770, 486.775, 486.780, 486.785, 486.790, 486.795, 486.800, 486.805, 10 11 486.810, 486.815, 486.820, 486.825, 486.830, 486.900, 486.905, 486.910, 486.915, 486.920, 486.925, 486.930, 486.935, 486.940, 486.945, 486.950, 486.955, 486.960, 486.965, 486.970, 12 13 486.975, 486.980, 486.985, 486.990, 486.995, 486.1000, 486.1005, 486.1010, 486.1015, 486.1020, and 486.1025, to read as follows: 14

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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execute and deliver to the borrower a receipt for and describing the tangible personal property

367.031. 1. At the time of making any secured personal credit loan, the lender shall

3 subjected to the security interest to secure the payment of the loan. The receipt shall contain the 4 following: 5 (1) The name and address of the pawnshop; 6 (2) The name and address of the pledgor, the pledgor's description, and the driver's license number, military identification number, identification certificate number, or other official 7 8 number capable of identifying the pledgor; 9 (3) The date of the transaction; 10 (4) An identification and description of the pledged goods, including serial numbers if 11 reasonably available; 12 (5) The amount of cash advanced or credit extended to the pledgor; (6) The amount of the pawn service charge; 13 14 (7) The total amount which must be paid to redeem the pledged goods on the maturity 15 date: 16 (8) The maturity date of the pawn transaction; and 17 (9) A statement to the effect that the pledgor is not obligated to redeem the pledged 18 goods, and that the pledged goods may be forfeited to the pawnbroker sixty days after the 19 specified maturity date. 20 2. The pawnbroker may be required, in accordance with local ordinances, to furnish 21 appropriate law enforcement authorities with copies of information contained in subdivisions (1) 22 to (4) of subsection 1 of this section and information contained in subdivision (6) of subsection 23 4 of section 367.040. The pawnbroker may satisfy such requirements by transmitting such information electronically to a database in accordance with this section, except that paper copies 24 25 shall be made available for an on-site inspection upon request of any appropriate law 26 enforcement authority. 27 3. As used in this section, the following terms mean: 28 (1) "Database", a computer database established and maintained by a third party engaged 29 in the business of establishing and maintaining one or more databases; 30 (2) "Permitted user", persons authorized by law enforcement personnel to access the 31 database; 32 (3) "Reportable data", the information required to be recorded by pawnbrokers for pawn 33 transactions pursuant to subdivisions (1) to (4) of subsection 1 of this section and the information required to be recorded by pawnbrokers for purchase transactions pursuant to subdivision (6) of 34 35 subsection 4 of section 367.040;

(4) "Reporting pawnbroker", a pawnbroker who chooses to transmit reportable data
 electronically to the database;

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(5) "Search", the accessing of a single database record.

4. The database shall provide appropriate law enforcement officials with the information
contained in subdivisions (1) to (4) of subsection 1 of this section and other useful information
to facilitate the investigation of alleged property crimes while protecting the privacy rights of
pawnbrokers and pawnshop customers with regard to their transactions.

5. The database shall contain the pawn and purchase transaction information recorded by reporting pawnbrokers pursuant to this section and section 367.040 and shall be updated as requested. The database shall also contain such security features and protections as may be necessary to ensure that the reportable data maintained in the database can only be accessed by permitted users in accordance with the provisions of this section.

6. The third party's charge for the database shall be based on the number of permitted users. Law enforcement agencies shall be charged directly for access to the database, and the charge shall be reasonable in relation to the costs of the third party in establishing and maintaining the database. No reporting pawnbroker or customer of a reporting pawnbroker shall be charged any costs for the creation or utilization of the database.

53 7. (1) The information in the database shall only be accessible through the internet to permitted users who have provided a secure identification or access code to the database but shall 54 55 allow such permitted users to access database information from any jurisdiction transmitting 56 such information to that database. Such permitted users shall provide the database with an 57 identifier number of a criminal action for which the identity of the pawn or purchase transaction customer is needed and a representation that the information is connected to an inquiry or to the 58 59 investigation of a complaint or alleged crime involving goods delivered by that customer in that transaction. The database shall record, for each search, the identity of the permitted user, the 60 pawn or purchase transaction involved in the search, and the identity of any customer accessed 61 through the search. Each search record shall be made available to other permitted users 62 regardless of their jurisdiction. The database shall enable reporting pawnbrokers to transmit to 63 64 the database through the internet reportable data for each pawn and purchase transaction.

(2) Any person who gains access to information in the database through fraud or false
 pretenses shall be guilty of a class D felony.

67 8. Any pawnbroker licensed under section 367.043 shall meet the following 68 requirements:

69 (1) Provide all reportable data to appropriate users by transmitting it through the internet70 to the database;

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(2) Transmit all reportable data for one business day to the database prior to the end ofthe following business day;

(3) Make available for on-site inspection to any appropriate law enforcement official,
upon request, paper copies of any pawn or purchase transaction documents.

75 9. If a reporting pawnbroker or permitted user discovers any error in the reportable data, 76 notice of such error shall be given to the database, which shall have a period of thirty days in 77 which to correct the error. Any reporting pawnbroker experiencing a computer malfunction preventing the transmission of reportable data or receipt of search requests shall be allowed a 78 79 period of at least thirty but no more than sixty days to repair such malfunction, and during such 80 period such pawnbroker shall not be deemed to be in violation of this section if good faith efforts 81 are made to correct the malfunction. During the periods specified in this subsection, the 82 reporting pawnbroker and permitted user shall arrange an alternative method or methods by which the reportable data shall be made available. 83

84 10. No reporting pawnbroker shall be obligated to incur any cost, other than internet 85 service costs, in preparing, converting, or delivering its reportable data to the database.

86 11. If the pawn ticket is lost, destroyed, or stolen, the pledgor may so notify the 87 pawnbroker in writing, and receipt of such notice shall invalidate such pawn ticket, if the pledged 88 goods have not previously been redeemed. Before delivering the pledged goods or issuing a new 89 pawn ticket, the pawnbroker shall require the pledgor to make a written affidavit of the loss, 90 destruction or theft of the ticket. The pawnbroker shall record on the written statement the 91 identifying information required, the date the statement is given, and the number of the pawn 92 ticket lost, destroyed, or stolen. The affidavit shall be signed by a notary public appointed by the 93 secretary of state pursuant to [section 486.205] chapter 486 to perform notarial acts in this state.

486.600. As used in sections 486.600 to 486.1025, the following terms and phrases

2 shall mean:

3 (1) "Acknowledgment", a notarial act in which an individual at a single time and 4 place:

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(a) Appears in person before the notary and presents a document;

- 6 (b) Is personally known to the notary or identified by the notary through 7 satisfactory evidence; and
- 8 (c) Indicates to the notary that the signature on the document was voluntarily 9 affixed by the individual for the purposes stated within the document and, if applicable, 10 that the individual had due authority to sign in a particular representative capacity;
- 11 (2) "Affirmation", a notarial act, or part thereof, that is legally equivalent to an 12 oath and in which an individual at a single time and place:

13 (a) Appears in person before the notary;

14 (b) Is personally known to the notary or identified by the notary through 15 satisfactory evidence; and

(c) Makes a vow of truthfulness or fidelity on penalty of perjury, based on personal
 honor and without invoking a deity or using any form of the word "swear";

18 (3) "Commission", both the granting of authority to perform notarial acts and the 19 written evidence of the granting of authority to perform such acts;

(4) "Copy certification", a notarial act in which a notary:

- (a) Locates or is presented with a paper that is neither a vital record, a public
   record, nor a recorded document;
  - (b) Compares the document with a second paper that either is:
- 24 **a. Presented to the notary;**
- 25 **b.** Located by the notary; or

c. Copied from the first document by the notary; and

27 (c) Confirms through a visual comparison that the second document is an identical,

exact, and complete copy of the image or text and, if applicable, metadata of the firstdocument;

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(5) "County", any of the several counties of this state or the city of St. Louis;

- (6) "County clerk", any of the several county clerks of this state or the clerk of the
   circuit court in the city of St. Louis;
- (7) "Credible witness", an honest, reliable, and impartial person who personally
  knows an individual appearing before a notary and takes an oath or affirmation from the
  notary to vouch for that individual's identity;
- 36 (8) "Electronic", relating to technology having electrical, digital, magnetic, wireless,
   37 optical, electromagnetic, or similar capabilities;

(9) "Electronic journal of notarial acts" and "electronic journal", a chronological
 electronic record of notarizations that is maintained by the notary public who performed
 the same notarizations;

(10) "Electronic notarial act" and "electronic notarization", an official act
involving an electronic document that is performed in compliance with sections 486.900 to
486.1025 by an electronic notary public as a security procedure as defined in the Uniform
Electronic Transactions Act, sections 432.200 to 432.295;

(11) "Electronic notary public" and "electronic notary", a notary public who has
 registered with the secretary the capability to perform electronic notarial acts;

47 (12) "Journal of notarial acts" and "journal", a permanently bound book to create
48 and preserve a chronological record of notarizations that is maintained by the notary
49 public who performed the same notarizations;

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(13) "Jurat", a notarial act in which an individual at a single time and place:

52 (b) Is personally known to the notary or identified by the notary through 53 satisfactory evidence; 54 (c) Signs the document in the presence of the notary; and 55 (d) Takes an oath or affirmation from the notary vouching for the truthfulness or 56 accuracy of the signed document; (14) "Notarial act" and "notarization", any official act of certification, attestation, 57 58 or administration that a notary public is empowered to perform under this chapter; 59 (15) "Notarial certificate" and "certificate", the part of, or attachment to, a

(a) Appears in person before the notary and presents a document;

notarized document that, in the performance of the notarization, is completed by the
notary, bears the notary's official signature and seal, and states the date, venue, and facts
attested by the notary in the particular notarial act;

- 63 (16) "Notary public" and "notary", any person commissioned to perform notarial
   64 acts under this chapter;
- 65 (17) "Oath", a notarial act, or part thereof, that is legally equivalent to an 66 affirmation and in which an individual at a single time and place:

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(a) Appears in person before the notary;

68 (b) Is personally known to the notary or identified by the notary through 69 satisfactory evidence; and

(c) Makes a vow of truthfulness or fidelity on penalty of perjury while invoking a
 deity or using any form of the word "swear";

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### (18) "Official misconduct":

(a) A notary's performance of any act prohibited, or failure to perform any act or
duty mandated, by this chapter or by any other law in connection with a notarial act; or
(b) A notary's performance of an official act or duty in a manner that is negligent,

76 contrary to established norms of sound notarial practice, or against the public interest;

77 (19) "Official seal":

(a) A device authorized by the secretary for affixing on a paper notarial certificate
 an image containing a notary's name, title, jurisdiction, commission expiration date, and
 other information related to the notary's commission; or

81 **(b)** The affixed image itself;

(20) "Official signature", a handwritten signature made by a notary that uses the
exact name appearing in the notary's commission and is signed with the intent to perform
a notarial act;

85 (21) "Personal appearance before the notary" and "appears in person before the 86 notary", that the notary is physically close enough to see, hear, communicate with, and receive identification documents from a principal and any required witness; 87

- 88 (22) "Personal knowledge of identity" and "personally knows", familiarity with 89 an individual resulting from interactions with that individual over a period of time 90 sufficient to dispel any reasonable uncertainty that the individual has the identity claimed; (23) "Principal":
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(a) A person whose signature is notarized; or

93 (b) A person, other than a credible witness, taking an oath or affirmation from the 94 notary;

95 (24) "Regular place of work or business", a stationary office or workspace where 96 one spends all or some of one's working or business hours;

97 (25) "Requester of fact", a person who asks the notary public to perform a copy 98 certification:

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(26) "Satisfactory evidence of identity", identification of an individual based on:

100 (a) At least one current document issued by a federal, state, or tribal government 101 in a language understood by the notary and bearing the photographic image of the individual's face and signature and a physical description of the individual, or a properly 102 103 stamped passport without a physical description; or

- 104 (b) The oath or affirmation of one credible witness disinterested in the document 105 or transaction who is personally known to the notary and who personally knows the individual, or of two credible witnesses disinterested in the document or transaction who 106 107 each personally knows the individual and shows to the notary documentary identification 108 as described in paragraph (a) of this subdivision;
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(27) "Secretary", the secretary of state for the state of Missouri;

110 (28) "Signature witnessing", a notarial act in which an individual at a single time 111 and place:

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(a) Appears in person before the notary and presents a document;

113 (b) Is personally known to the notary or identified by the notary through 114 satisfactory evidence; and

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(c) Signs the document in the presence of the notary.

486.605. 1. Except as otherwise provided in subsection 3 of this section, the secretary shall issue a notary commission to any person who is qualified under subsection 2 3 2 of this section and who submits an application in accordance with this chapter.

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2. In order to be qualified for a notary commission, a person shall:

5 (1) Be at least eighteen years of age;

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(2) Reside or have a regular place of work or business in the state of Missouri; (3) Reside legally in the United States;

8 (4) Read and write English; and

9 (5) Pass the examination required under section 486.630.

10 3. (1) Applicants who are not a resident of the state may qualify to be a notary if 11 they work in Missouri and will use the notary seal in the course of their employment in 12 Missouri.

13 (2) Applicants qualifying as a nonresident notary shall authorize the secretary as the agent and representative of such person to accept service of any process or service of 14 any notice or demand required or permitted by law to be served upon such person. 15

16 4. The secretary may deny an application based on:

17 (1) Submission of an application containing a material misstatement or omission 18 of fact:

19 (2) The fact that the applicant has been finally adjudicated and found guilty, or 20 entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any 21 state or of the United States, of any felony or any offense involving dishonesty or moral 22 turpitude; provided that, a commission shall not be issued to the applicant within five years 23 after such conviction or plea;

24 (3) A finding or admission of liability against the applicant in a civil lawsuit based 25 on the applicant's deceit;

26 (4) Revocation, suspension, restriction, or denial of a notarial commission or professional license by this or any other state or nation; provided that, a commission shall 27 28 not be issued to the applicant within five years after such disciplinary action; or

29 (5) An official finding that the applicant has previously engaged in official 30 misconduct, regardless of whether disciplinary action resulted.

31 5. An applicant may appeal the denial of an application by filing the form required 32 by the secretary under this section with the secretary within thirty days after denial; except that, an applicant shall not appeal if the secretary, within five years prior to the 33 34 application, has:

Denied or revoked for disciplinary reasons any previous application, (1) 36 commission, or license of the applicant; or

37 (2) Made a finding under section 486.810 that grounds for revocation of the 38 applicant's commission existed.

39 6. The secretary shall promulgate rules providing for appeals from denials of 40 applications, subject to the limitations in section 486.1025.

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486.610. 1. A person commissioned as a notary may perform notarial acts in any 2 part of this state for a term of four years, unless the commission is earlier revoked under 3 section 486.810 or resigned under section 486.790.

2. The existing bond, seal, length of commission term, and liability of current
notaries commissioned before January 1, 2019, shall not be invalidated, modified, or
terminated by this chapter, but notaries shall comply with this chapter beginning January
1, 2019, in performing notarizations and in applying for new commissions.

486.615. 1. A notary commission shall not become effective until an oath of office and a ten-thousand-dollar bond have been presented to the county clerk of the county in which a person has been commissioned. The bond shall be executed by a licensed Missouri surety, for a term of four years commencing on the commission's issue date and terminating on its expiration date, with payment of bond funds to any person conditioned upon the notary's official misconduct.

7 **2.** The surety for a notary bond shall report all claims against the bond to the 8 secretary.

9 **3.** If a notary bond has been exhausted by claims paid out by the surety, the 10 secretary shall suspend the notary's commission until:

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(1) A new bond is obtained by the notary; and

12 (2) The notary's fitness to serve the remainder of the commission term is 13 determined by the secretary.

486.620. 1. The secretary shall prepare a notary commission and forward the commission to the county clerk in the county of the applicant's residence or regular place of work or business.

2. Upon issuing a notary commission, the secretary shall:

5 (1) Notify the notary that he or she shall present the required bond to the county 6 clerk;

7 (2) Provide an oath with the commission to be taken by the notary in the presence
8 of the county clerk or his or her designee, within sixty days of the commission issue date;

9 (3) Require the oath and bond to be mailed by the notary to the secretary's office 10 with a postmarked date not exceeding seven days from the date of the oath; and

(4) Once the oath and bond have been received, examined, and approved, updatethe notary's commissioned status.

133. Any commission issued that fails to qualify within sixty days shall be marked by14the county clerk as not qualified and shall be returned to the secretary within fifteen days.

4. Any notary who fails to qualify within the sixty days may be required to reapply
 for a notary commission.

5. The county clerk shall keep a register of each person to whom they award a
notary commission, as prescribed by the secretary.
486.625. 1. Every application for a notary commission shall be made in a paper or

2 electronic format established by the secretary and shall include all information required
3 by section 486.630 and any other information as the secretary may deem appropriate.

- 4 2. A current or former notary applying for a new notary commission shall submit
  5 a new completed application and comply anew with all of the provisions of this section and
  6 sections 486.605 and 486.615.
  - 486.630. 1. The application for a notary commission shall state or include, at least:
  - (1) The applicant's date of birth;
- 2 3
- (2) The applicant's residence address and telephone number;
- 4 (3) The applicant's regular place of work or business address and telephone 5 number, the mailing address of the regular place of work or business, if different, and the 6 name of the applicant's employer, if any;
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- (4) The applicant's county of residence or regular place of work or business;
- 8 (5) A declaration that the applicant is a citizen of the United States or proof of the 9 applicant's legal residency in the country;
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(6) A declaration that the applicant can read and write English;

- (7) All issuances, denials, revocations, suspensions, restrictions, and resignations
  of a notarial commission, professional license, or public office involving the applicant in
  this or any other state or nation;
- (8) All criminal convictions of the applicant, including any pleas of guilt or nolo
   contendere, in this or any other state or nation; and
- (9) All claims pending or disposed against a notary bond held by the applicant, and
   all civil findings or admissions of fault or liability regarding the applicant's activities as a
   notary, in this or any other state or nation.
- Every applicant for a notary commission shall sign the following declaration:
   Declaration of Applicant

21 I, ..... (name of applicant), do solemnly swear or affirm under penalty of perjury

22 that the personal information in this application is true, complete, and correct; that I

23 understand the official duties and responsibilities of a Notary Public in Missouri, as

24 explained in the notary public handbook; and that I will perform, to the best of my ability,

- 25 all notarial acts in accordance with the law.
- 26 ..... (signature of applicant)
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- 28 **3.** Every applicant for a notary commission shall:

29 (1) Attest to having read the Missouri notary public handbook or having received training in a manner prescribed by the secretary; and 30 (2) Receive a score of eighty percent or better on an examination administered by 31 32 the secretary prior to being issued a commission.

33 4. The content of the training and the basis for the written examination required under subsection 3 of this section shall be based on notarial laws, procedures, and ethics. 34

35 5. Every applicant for a notary commission shall pay to the state of Missouri a 36 nonrefundable application fee as stated in section 28.160.

486.635. 1. Records containing the information required by subdivision (7) of subsection 1 of section 486.630 shall be used by the secretary and his or her designated 2 employees only for the purpose of performing official duties under this chapter and shall 3 not be disclosed to any person other than: 4

(1) A government agent acting in an official capacity and duly authorized to obtain 5 6 such information:

7 (2) A person authorized by court order; or

(3) The applicant or the applicant's duly authorized agent.

9 2. Records containing the information required by subdivision (7) of subsection 1

of section 486.630 shall be a closed record under chapter 610 and subject to redaction as 10

11 required in chapter 610.

486.640. A notary may perform the following notarial acts:

- 2 (1) Acknowledgments;
- 3 (2) Oaths and affirmation;
- 4 (3) Jurats;
- 5 (4) Signature witnessings;
  - (5) Copy certifications; and
- 7 (6) Any other act authorized by the laws of Missouri.

486.645. 1. A notary shall perform a notarial act only if the principal:

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- (1) Is in the presence of the notary at the time of notarization;
- 3 (2) Is personally known to the notary or identified by the notary through satisfactory evidence; 4
- 5 (3) Appears to understand the nature of the transaction requiring a notarial act;
- 6 (4) Appears to be acting of his or her own free will;
- 7 (5) Signs using letters or characters of a language that is understood by the notary;

8 and

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(6) Communicates directly with the notary in a language both understand.

11 document presented for notarization if:

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2. A notary may certify the affixation of a signature by mark by a principal on a

12	(1) The mark is affixed in the presence of the notary and two witnesses
13	disinterested in the document;
14	(2) Both witnesses sign their own names beside the mark;
15	(3) The notary writes below the mark: "Mark affixed by (name of signer by mark)
16	in the presence of (names and addresses of two witnesses) and the undersigned notary
17	under section 486.645, RSMo"; and
18	(4) The notary notarizes the signature by mark through an acknowledgment, jurat,
19	or signature witnessing.
20	3. A notary shall be disqualified from performing a notarial act if the notary:
21	(1) Is a party to or named in the document that is to be notarized;
22	(2) Will receive as a direct or indirect result any commission, fee, advantage, right,
23	title, interest, cash, property, or other consideration exceeding in value the fees specified
24	in section 486.685; or
25	(3) Is a spouse, domestic partner, ancestor, descendant, or sibling of the principal,
26	including in-law, step, and half relatives.
27	4. Notwithstanding subdivision (2) of subsection 3 of this section to the contrary,
28	a notary may collect a non-notarial fee for services as a signing agent if payment of such
29	fee is not contingent upon the signing, initialing, or notarization of any document.
	486.650. 1. A notary shall not refuse to perform a notarial act based on a person's
2	race, age, sex, sexual orientation, religion, national origin, or disability.
3	2. A notary shall perform any notarial act described in section 486.640 for any
4	person requesting such an act who tenders the appropriate fee specified in section 486.685,
5	unless:
6	(1) The notary knows or has a reasonable belief that the notarial act or the
7	associated transaction is unlawful;
8	(2) The act is prohibited under section 486.645 or subsection 1 of this section;
9	(3) The number or timing of the requested notarial act or acts practicably precludes
10	completion at the time of the request, in which case the notary shall arrange for later
11	completion of the requested act or acts without unreasonable delay; or
12	(4) In the case of a request to perform an electronic notarial act, the notary is not
13	registered to notarize electronically in accordance with sections 486.900 to 486.1025.
	486.655.1. Except as otherwise provided in subsection 2 of section 486.650, a notary
2	shall not influence a person either to enter into or avoid a transaction involving a notarial
3	act by the notary.

4 2. A notary commission shall not authorize the notary to investigate, ascertain, or 5 attest to the lawfulness, propriety, accuracy, or truthfulness of a document or transaction involving a notarial act. 6 486.660. A notary shall not: 2 (1) Execute a notarial certificate containing information known or believed by the 3 notary to be false; 4 (2) Affix an official signature or seal on a notarial certificate that is incomplete; 5 (3) Affix an official signature or seal on a notarial certificate other than at the time of notarization and in the presence of the principal; or 6 7 (4) Provide or send a signed or sealed notarial certificate to another person with the understanding that it will be completed or attached to a document outside of the notary's 8 9 presence. 486.665. 1. A notary shall not notarize a signature: 2 (1) On a blank or incomplete document; or 3 (2) On a document without notarial certificate wording. 4 2. A notary shall neither certify nor authenticate a photograph. 486.670. 1. A notary shall not perform any notarial act with the intent to deceive or defraud. 2 3 2. A notary shall not use the official notary title or seal to endorse, promote, denounce, or oppose any product, service, contest, candidate for political office, or other 4 offering. 5 486.675. 1. A notary who is not an attorney shall not assist another person in drafting, completing, selecting, or understanding a document or transaction requiring a 2 notarial act. 3 4 2. Subsection 1 of this section shall not preclude a notary who is duly qualified, trained, licensed, or experienced in a particular industry or professional field from 5 6 selecting, drafting, completing, or advising on a document or certificate related to a matter 7 within that industry or field. 486.680. 1. A notary shall not claim to have powers, qualifications, rights, or privileges that are not provided under this chapter, including the power to counsel on 2 3 immigration issues. 4 2. A notary who is not an attorney who advertises notarial services in a language 5 other than English shall include in the advertisement, notice, letterhead, or sign the following, prominently displayed in the same language: 6 7 (1) The statement: "I am not an attorney and have no authority to give advice on immigration or other legal matters"; and 8

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- 9 (2) The fees for notarial acts specified in section 486.685.
- 3. A notary shall not use the term "notario publico" or any equivalent non-English
   term in any business card, advertisement, notice, or sign.
- 486.685. 1. For performing a notarial act, a notary may charge the maximum fee 2 specified in this section, charge less than the maximum fee, or waive the fee.
- 3 2. The maximum fees that may be charged by a notary for performing notarial acts
  4 are:
  - (1) For an acknowledgment, five dollars per signature;
  - (2) For a jurat, five dollars per signature;
- 7 (3) For a signature witnessing, five dollars per signature;
- 8 (4) For a certified copy, one dollar per page certified with a minimum total charge 9 of three dollars; and
- 10 (5) For an electronic notarization, as specified in section 486.960.
- A notary may charge a travel fee if traveling to perform a notarial act provided
   that:
- 13 (1) The notary and the person requesting the notarial act agree upon the travel fee14 in advance of the travel; and
- 15 (2) The notary explains to the person requesting the notarial act that the travel fee 16 is both separate from the notarial fee prescribed in subsection 2 of this section and neither 17 specified nor mandated by law.
- 4. A notary shall not discriminate in the charging of fees for a notarial act based on the race, age, sex, sexual orientation, religion, national origin, or disability of the principal or requester of fact as set forth in section 486.650, though a notary may waive or reduce fees for humanitarian or charitable reasons.
- 5. A notary shall not charge a fee for notarizing the signature on any absentee
  ballot or absentee voter registration.
- 6. A notary who charges for his or her notarial services shall conspicuously display in his or her regular place of work or business, or present to each principal outside his or her regular place of work or business, an English-language schedule of fees for notarial acts, as specified in this section. No part of any notarial fee schedule shall be printed in smaller than twelve-point type.
- 486.690. 1. A notary may require payment of any fees specified in section 486.685 2 prior to performance of a notarial act.
- 3 2. Any fees paid to a notary prior to performance of a notarial act shall be 4 nonrefundable if:
- 5
- (1) The notarial act was completed; or

(2) In the case of travel fees paid in compliance with subsection 3 of section 486.685,
the notarial act was not completed after the notary traveled to meet the principal because
it was prohibited under section 486.645, or because the notary knew or had a reasonable
belief that the notarial act or the associated transaction was unlawful.

486.695. 1. An employer may prohibit an employee who is a notary from charging 2 for notarial acts performed on the employer's time, but shall not discriminate in the 3 charging of fees based on the race, age, sex, sexual orientation, religion, national origin, or 4 disability of the principal as set forth in section 486.650.

5 **2.** A private employer shall not require an employee who is a notary to surrender 6 or share fees charged for any notarial acts.

3. A governmental employer who has absorbed an employee's costs in becoming or
operating as a notary shall require any fees for notarial acts performed on the employer's
time either to be waived or surrendered as revenue of the employing governmental agency.

486.700. 1. A notary shall keep, maintain, protect, and provide for lawful 2 inspection a chronological journal of notarial acts that is a permanently bound book with 3 numbered pages.

4

3

2. If a notary is registered as an electronic notary:

5 (1) The notary shall keep an electronic journal of electronic notarial acts as 6 described in section 486.950; and

7 (2) The notary shall also keep a record of electronic notarial acts in the 8 permanently bound journal.

9 **3.** A notary shall maintain only one active permanently bound journal at the same 10 time; except that, a backup of each active and inactive electronic journal shall be retained 11 by the notary in accordance with subdivision (3) of subsection 1 of section 486.950 as long 12 as each respective original electronic journal is retained.

4. A notary shall keep the permanently bound journal in perpetuity, provided that,
if the notary does not wish to maintain the permanently bound journal, he or she shall
forward the journal to the secretary's office to be kept.

486.705. 1. For every notarial act, the notary shall record in the journal at the time 2 of notarization the following:

- (1) The date and time of day of the notarial act;
- 4 (2) The type of notarial act;
- 5 (3) The type, title, or a description of the document or proceeding;
- 6 (4) The signature, printed name, and address of each principal;
- 7 (5) The printed name and address of each requester of fact;
- 8 (6) The evidence of identity of each principal in the form of:

9 (a) A statement that the person is "personally known" to the notary; 10 (b) A notation of the type of identification document, its issuing agency, its serial or identification number, and its date of issuance or expiration; 11 12 (c) The handwritten signature and the name and address of each credible witness 13 swearing or affirming to the principal's identity, and for credible witnesses who are not 14 personally known to the notary, a description of the identification documents relied on by 15 the notary; or 16 (d) In the case of an electronic journal, a recognized biometric identifier, in 17 accordance with subdivision (4) of subsection 1 of section 486.950; 18 (7) The fee, if any, charged for the notarial act; 19 (8) The address where the notarial act was performed, if not the address of the 20 notary's regular place of work or business; and 21 (9) In the case of an electronic notarial act, the name of any authority issuing or 22 registering the means used to create the electronic signature that was notarized; the source 23 of this authority's license, if any; and the expiration date of the electronic process. 24 2. A notary shall not record a Social Security number or credit card number in the 25 journal. 26 3. A notary may record in the journal the circumstances for not performing or 27 completing any requested notarial act. 28 4. As required in subdivision (4) of subsection 2 of section 486.745, a notary shall 29 append to the pertinent entry in the journal a notation of the nature and date of the 30 notary's correction of a completed notarial certificate corresponding to the entry. 486.710. 1. In the notary's presence, any person may inspect and request a copy of an entry or entries in the notary's official journal during regular business hours, but 2 3 only if: 4 (1) The person's identity is personally known to the notary or proven through 5 satisfactory evidence; (2) The person specifies the month, year, type of document, and name of the 6 7 principal or requester of fact for the notarial act or acts sought; 8 (3) The person is shown or given a requested copy of only the entry or entries 9 specified; and 10 (4) The other entries on the same journal page are covered to prevent disclosure. 11 2. If the notary has a reasonable and explainable belief that a person bears a 12 criminal or harmful intent in requesting information from the notary's journal, the notary 13 may deny access to any entry or entries.

3. The journal may be examined and copied without restriction by a law
enforcement officer in the course of an official investigation, subpoenaed by court order,
or surrendered at the direction of the secretary.

4. Upon complying with a request for copies under subsection 1 of this section, the
notary shall charge not more than one dollar per copy. If a certified copy is requested, the
fee shall be as specified in section 486.685.

486.715. 1. A notary shall safeguard his or her journal and all other notarial 2 records and surrender or destroy them only by court order or at the direction of the 3 secretary.

2. If not in use, the journal shall be kept in a secure area under the exclusive control
of the notary and shall not be used by any other notary nor surrendered to an employer
upon termination of employment.

7 3. Within ten days after a notary's journal is discovered to be stolen, lost, 8 destroyed, damaged, or otherwise rendered unusable or unreadable, the notary, after 9 informing the appropriate law enforcement agency in the case of theft or vandalism, shall 10 notify the secretary by any means providing a tangible receipt, including certified mail and 11 electronic transmission, and also provide a copy or identification number of any pertinent 12 police report.

4. Upon resignation, revocation, or expiration of a notary commission, or death ofthe notary:

15 (1) The journal and notarial records shall be delivered to the secretary in 16 accordance with section 486.795 or section 486.800 by any means providing a tangible 17 receipt, including certified mail and electronic transmission, allowing that an electronic 18 journal may be delivered on disk, printed on paper, or transmitted electronically, in 19 accordance with the requirements of the secretary; and

(2) (2) In the case of an electronic journal and its backup copy whose disks or other physical storage media are not required to be surrendered, no further entries shall be made in the journal and its backup, both of which shall be safeguarded until both shall be erased or expunged after ten years from the date of the last entry by the notary or the notary's personal representative.

486.720. If a notary elects to keep an electronic journal under subdivision (1) of 2 subsection 2 of section 486.700 the notary shall:

3 (1) Provide to the secretary the nonediting access instructions that allow journal 4 entries to be viewed, printed out, and copied; and

5

(2) Notify the secretary of any subsequent change to the access instructions.

(2)

486.725. 1. In notarizing a paper document, a notary shall affix an official 2 signature and an official seal on the notarial certificate at the time the notarial act is 3 performed.

4 **2.** The official seal of a notary shall not be used for any purpose other than 5 performing notarial acts.

6

8

10

3. The official seal of a notary shall:

7 (1) Be the exclusive property of the notary;

(2) Not be affixed by any other person;

9 (3) Be kept secure and accessible only to the notary; and

(4) Not be surrendered to an employer upon termination of employment.

4. An official seal affixed by an adhesive label shall bear a preprinted sequential
 number that shall be recorded in the journal of notarial acts for its respective notarization.

5. Within ten days after the official seal of a notary is discovered to be stolen, lost, damaged, or otherwise rendered incapable of affixing a legible image, the notary, after informing the appropriate law enforcement agency in the case of theft or vandalism, shall

16 notify the secretary by any means providing a tangible receipt, including certified mail and

17 electronic transmission, and also provide a copy or number of any pertinent police report.

18 Upon receipt of such notice, the secretary shall issue to the notary a new commission that

19 shall be presented to a seal vendor in accordance with section 486.735.

6. As soon as reasonably practicable after resignation, or expiration of a notary commission, or death of the notary, the seal shall be destroyed or defaced so that it shall not be misused.

7. For a commission that has been revoked, the notary shall forward his or her seal
to the secretary's office for disposal. Failure to do so may be punishable by a fine of five
hundred dollars, at the discretion of the secretary.

486.730. 1. Near the notary's official signature on each paper notarial certificate,
the notary shall affix a sharp, legible, permanent, and photographically reproducible image
of the official seal that shall include the following elements:

(1) The notary's name exactly as stated on the commission;

4 5

(2) The identification number of the notary's commission;

6 (3) The words "Notary Public", "Notary Seal", and "State of Missouri" and "My 7 commission expires (commission expiration date)"; and

8 (4) A border in a rectangular or circular shape no larger than one sixteenth of an 9 inch, surrounding the required words.

(2)

2. Illegible information within a seal impression may be typed or printed legibly by
 the notary adjacent to but not within the impression, or another impression may be legibly
 affixed nearby.

3. An embossed seal impression that is not photographically reproducible may be
 used in addition to, but not in place of, the official seal described in subsection 1 of this
 section.

4. A seal as described in subsection 1 of this section shall not be affixed over printed
 or written matter.

486.735. 1. A vendor or manufacturer shall register with the secretary prior to 2 selling or manufacturing notary seals. The secretary shall maintain an internet website for 3 the purpose of allowing vendors and manufacturers to confirm the current standing of any 4 notary in the state.

5 2. A vendor or manufacturer shall not provide a notary seal to a purchaser 6 claiming to be a notary, unless the purchaser presents a notary commission issued by the 7 secretary, and unless:

8 (1) In the case of a purchaser appearing in person, the vendor or manufacturer 9 identifies this individual as the person named in the commission, through either personal 10 knowledge or satisfactory evidence of identity; or

(2) In the case of a purchaser ordering a seal by mail or delivery service, the vendor
 or manufacturer confirms the notaries standing as a commissioned notary through the
 internet website.

3. For each commission, a vendor or manufacturer shall make or sell one and only
one seal plus, if requested by the person presenting the commission, one and only one
embossing seal.

4. After manufacturing or providing a notary seal or seals, the vendor shall affix an image of all seals on a form as prescribed by the secretary and within seven business days send the completed form to the secretary, retaining a copy of the form and the commission for a period of five years.

5. A notary obtaining a seal or seals as a result of a name change shall present a copy of the confirmation of notary's name or address change from the secretary in accordance with sections 486.780 and 486.785.

6. A vendor or manufacturer who fails to comply with this section shall be subject to a fine of one thousand dollars for each violation. For multiple violations, a vendor's permission to sell or manufacture notary seals may be withdrawn by the secretary. Such violation shall not preclude the civil liability of the vendor to parties injured by the vendor's failure to comply with this section.

486.740. 1. For every notarial act involving a document, a notary shall properly complete a notarial certificate that contains or states: 2 (1) The official signature of the notary, in accordance with section 486.725; 3 (2) An impression of the official seal of the notary, in accordance with section 4 486.725: 5 6 (3) The venue of the notarial act where the notary is located, including the name 7 of this state and of the pertinent county; 8 (4) The date of the notarial act; and (5) The facts and particulars attested by the notary in performing the respective 9 notarial act. 10 11 2. A notarial certificate shall be sufficient for a particular notarial act only if it meets the requirements of subsection 1 of this section and is in a form that: 12 (1) Is set forth for that act in this chapter; 13 14 (2) Is otherwise prescribed for that act by the laws of this state; 15 (3) Is prescribed for that act by a law, regulation, or custom of another jurisdiction, provided it does not require actions by the notary that are unauthorized by the laws of this 16 17 state; or 18 (4) Describes the actions of the notary in such a manner as to meet the 19 requirements of the particular notarial act. 20 3. A notarial certificate shall be worded and completed using only letters, characters, and a language that are read, written, and understood by the notary. 21 486.745. 1. A paper notarial certificate that is attached to a document during the notarization of the signature of a principal shall: 2 3 (1) Be attached by staple or other method that leaves evidence of any subsequent 4 detachment; 5 (2) Be attached, signed, and sealed only by the notary and only at the time of 6 notarization and in the presence of the principal; (3) Be attached immediately following the signature page if the certificate is the 7 8 same size as that page, or to the front of the signature page if the certificate is smaller; and 9 (4) Contain all of the elements described in section 486.740 on the same sheet of 10 paper. 11 2. A notary may correct an error or omission made by that notary in a notarial 12 certificate if: 13 (1) The original certificate and document are returned to the notary; 14 (2) The notary verifies the error by reference to the pertinent journal entry, the document itself, or to other determinative written evidence; 15

(3) The notary legibly corrects the certificate and initials and dates the correction
 in ink, or replaces the original certificate with a correct certificate; and

18 (4) The notary appends to the pertinent journal entry a notation regarding the19 nature and date of the correction.

486.750. 1. A notary shall use a certificate in substantially the following form in 2 notarizing the signature or mark of any person acknowledging on his or her own behalf 3 or as a partner, corporate officer, attorney in fact, or in any other representative capacity:

4 State of Missouri

5 County (and/or City) of \_\_\_\_\_

6 On this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_, before me, the undersigned 7 notary, personally appeared \_\_\_\_\_\_ (name of document 8 signer),

9 (personally known to me)

- 10 (proved to me through identification documents, which were 11 \_\_\_\_\_\_,)
- (proved to me on the oath or affirmation of \_\_\_\_\_\_, who is personally
  known to me and stated to me that (he)(she) personally knows the document
  signer and is unaffected by the document,)
- 15 (proved to me on the oath or affirmation of \_\_\_\_\_\_ and 16 \_\_\_\_\_\_, whose identities have been proven to me through 17 identification documents and who have stated to me that they personally 18 know the document signer and are unaffected by the document,) to be the 19 person whose name is signed on the preceding or attached document, and 20 acknowledged to me that (he)(she) signed it voluntarily for its stated 21 purpose(.)
- 22 (as partner for \_\_\_\_\_, a partnership.)
- 23 (as \_\_\_\_\_\_, a corporation.)
- 24 (as attorney in fact for \_\_\_\_\_, the principal.)
- 25 (as \_\_\_\_\_\_ for \_\_\_\_\_, (a)(the) \_\_\_\_\_\_)

(official signature and seal of notary)

- 27 **2.** An electronic notary shall use a certificate in substantially the following form in
- 28 notarizing the signature or mark of any person acknowledging on his or her own behalf
- 29 or as a partner, corporate officer, attorney in fact, or in any other representative capacity
- 30 who appears remotely:

26

- 31 State of Missouri
- 32 County (and/or City) of \_\_\_\_\_

33	On this day of, 20, before me, the undersigned
34	notary, remotely appeared, 20, solare ind, the undersigned
35	signer), (personally known to me)(proved to me through identification
36	documents, which were,) (proved to me on the oath
37	or affirmation of, who is personally known to me and stated
38	to me that (he)(she) personally knows the document signer and is unaffected
39	by the document,) (proved to me on the oath or affirmation of
40	and, whose identities have been proven to me through
41	identification documents and who have stated to me that they personally
42	know the document signer and are unaffected by the document,) to be the
43	person whose name is signed on the preceding or attached document, and
44	acknowledged to me that (he)(she) signed it voluntarily for its stated
45	purpose(.)
46	(as partner for, a partnership.)
47	(as for, a corporation.)
48	(as attorney in fact for, the principal.)
49	(as, (a)(the))
= 0	
50	(official signature and seal of notary)
	486.755. 1. A notary shall use a jurat certificate in substantially the following form
2	486.755. 1. A notary shall use a jurat certificate in substantially the following form in notarizing a signature or mark on an affidavit or other sworn or affirmed written
2 3	486.755. 1. A notary shall use a jurat certificate in substantially the following form in notarizing a signature or mark on an affidavit or other sworn or affirmed written declaration:
2 3 4	486.755. 1. A notary shall use a jurat certificate in substantially the following form in notarizing a signature or mark on an affidavit or other sworn or affirmed written declaration: State of Missouri
2 3 4 5	486.755. 1. A notary shall use a jurat certificate in substantially the following form in notarizing a signature or mark on an affidavit or other sworn or affirmed written declaration: State of Missouri County (and/or City) of
2 3 4 5 6	486.755. 1. A notary shall use a jurat certificate in substantially the following form in notarizing a signature or mark on an affidavit or other sworn or affirmed written declaration: State of Missouri County (and/or City) of On this day of, 20, before me, the undersigned
2 3 4 5 6 7	486.755. 1. A notary shall use a jurat certificate in substantially the following form in notarizing a signature or mark on an affidavit or other sworn or affirmed written declaration: State of Missouri County (and/or City) of On this day of, 20, before me, the undersigned notary, personally appeared (name of document
2 3 4 5 6 7 8	486.755. 1. A notary shall use a jurat certificate in substantially the following form in notarizing a signature or mark on an affidavit or other sworn or affirmed written declaration: State of Missouri County (and/or City) of On this day of, 20, before me, the undersigned notary, personally appeared (name of document signer), (personally known to me) (proved to me through identification
2 3 4 5 6 7 8 9	486.755. 1. A notary shall use a jurat certificate in substantially the following form in notarizing a signature or mark on an affidavit or other sworn or affirmed written declaration: State of Missouri County (and/or City) of On this day of, 20, before me, the undersigned notary, personally appeared (name of document signer), (personally known to me) (proved to me through identification documents, which were,) (proved to me on the oath
2 3 4 5 6 7 8 9 10	486.755. 1. A notary shall use a jurat certificate in substantially the following form         in notarizing a signature or mark on an affidavit or other sworn or affirmed written         declaration:         State of Missouri         County (and/or City) of
2 3 4 5 6 7 8 9 10 11	486.755. 1. A notary shall use a jurat certificate in substantially the following form         in notarizing a signature or mark on an affidavit or other sworn or affirmed written         declaration:         State of Missouri         County (and/or City) of         On this day of, 20, before me, the undersigned         notary, personally appeared (name of document         signer), (personally known to me) (proved to me through identification         documents, which were,) (proved to me on the oath         or affirmation of, who is personally known to me and stated         to me that (he)(she) personally knows the document signer and is unaffected
2 3 4 5 6 7 8 9 10 11 12	486.755. 1. A notary shall use a jurat certificate in substantially the following form         in notarizing a signature or mark on an affidavit or other sworn or affirmed written         declaration:         State of Missouri         County (and/or City) of         On this day of, 20, before me, the undersigned         notary, personally appeared (name of document         signer), (personally known to me) (proved to me through identification         documents, which were,) (proved to me on the oath         or affirmation of, who is personally known to me and stated         to me that (he)(she) personally knows the document signer and is unaffected         by the document,) (proved to me on the oath or affirmation of
2 3 4 5 6 7 8 9 10 11 12 13	486.755. 1. A notary shall use a jurat certificate in substantially the following form         in notarizing a signature or mark on an affidavit or other sworn or affirmed written         declaration:         State of Missouri         County (and/or City) of         On this day of, 20, before me, the undersigned         notary, personally appeared (name of document         signer), (personally known to me) (proved to me through identification         documents, which were,) (proved to me on the oath         or affirmation of, who is personally known to me and stated         to me that (he)(she) personally knows the document signer and is unaffected         by the document,) (proved to me on the oath or affirmation of         and, whose identities have been proven to me through
2 3 4 5 6 7 8 9 10 11 12 13 14	486.755. 1. A notary shall use a jurat certificate in substantially the following form         in notarizing a signature or mark on an affidavit or other sworn or affirmed written         declaration:         State of Missouri         County (and/or City) of         On this day of, 20, before me, the undersigned         notary, personally appeared (name of document         signer), (personally known to me) (proved to me through identification         documents, which were, (proved to me on the oath         or affirmation of, who is personally known to me and stated         to me that (he)(she) personally knows the document signer and is unaffected         by the document,) (proved to me on the oath or affirmation of         and, whose identifies have been proven to me through         identification documents and who have stated to me that they personally
2 3 4 5 6 7 8 9 10 11 12 13 14 15	486.755. 1. A notary shall use a jurat certificate in substantially the following form         in notarizing a signature or mark on an affidavit or other sworn or affirmed written         declaration:         State of Missouri         County (and/or City) of
2 3 4 5 6 7 8 9 10 11 12 13 14	486.755. 1. A notary shall use a jurat certificate in substantially the following form         in notarizing a signature or mark on an affidavit or other sworn or affirmed written         declaration:         State of Missouri         County (and/or City) of         On this day of, 20, before me, the undersigned         notary, personally appeared (name of document         signer), (personally known to me) (proved to me through identification         documents, which were, (proved to me on the oath         or affirmation of, who is personally known to me and stated         to me that (he)(she) personally knows the document signer and is unaffected         by the document,) (proved to me on the oath or affirmation of         and, whose identifies have been proven to me through         identification documents and who have stated to me that they personally

18 and accurate to the best of (his)(her) knowledge and belief.

19	(official signature and seal of notary)
20	2. An electronic notary shall use a jurat certificate in substantially the following
21	form in notarizing a signature or mark on an affidavit or other sworn or affirmed written
22	declaration:
23	State of Missouri
24	County (and/or City) of
25	On this day of, 20, before me, the undersigned
26	notary, remotely appeared (name of document
27	signer),
28	(personally known to me) (proved to me through identification documents,
29	which were,) (proved to me on the oath or affirmation
30	of, who is personally known to me and stated to me that
31	(he)(she) personally knows the document signer and is unaffected by the
32	document,) (proved to me on the oath or affirmation of and
33	, whose identities have been proven to me through
34	identification documents and who have stated to me that they personally
35	know the document signer and are unaffected by the document,) to be the
36	person who signed the preceding or attached document in my presence and
37	who swore or affirmed to me that the contents of the document are truthful
38	and accurate to the best of (his)(her) knowledge and belief.
39	(official signature and seal of notary)
	486.760. A notary shall use a certificate in substantially the following form in
2	notarizing a signature or mark to confirm that it was affixed in the notary's presence
3	without administration of an oath or affirmation:
4	State of Missouri
5	County (and/or City) of
6	On this day of, 20, before me, the undersigned
7	notary, personally appeared (name of document
8	signer), (personally known to me) (proved to me through identification
9	documents, which were,) (proved to me on the oath
10	or affirmation of, who is personally known to me and stated
11	to me that (he)(she) personally knows the document signer and is unaffected
12	by the document,) (proved to me on the oath or affirmation of
13	and, whose identities have been proven to me through
14	identification documents and who have stated to me that they personally

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15		know the document signer and are unaffected by the document,) to be the
16		person who signed the preceding or attached document in my presence.
17		(official signature and seal of notary)
		486.765. A notary shall use a certificate in substantially the following form in
2	notari	zing a certified copy:
3		State of Missouri
4		County (and/or City) of
5		On this day of, 20,
6		I certify that the (attached or following paper document) (affixed, attached,
7		or logically associated electronic document) has been (visually)
8		(electronically) confirmed by me to be a true, exact, and complete copy of the
9		image (or text) (and metadata) of (description
10		of original document), (presented/emailed to me by
11		,) (found by me (online) at
12		,) (held in my custody as a notarial
13		record,) and that, to the best of my knowledge, the copied document is
14		neither a vital record, a public record, nor a publicly recordable document,
15		certified copies of which may be available from an official source other than
16		a notary.
17		(official signature and seal of notary)
2	4 <b>b</b> a a u	486.770. 1. On a notarized document sent to another state or nation, evidence of
		thenticity of the official seal and signature of a notary commissioned under this
3 ( 4	cnapte	er, if required, shall be in the form of:
	odditi	(1) A certificate of authority from the secretary, authenticated as necessary by onal certificates from United States or foreign government agencies; or
6	auuiin	(2) In the case of a notarized document to be used in a nation that has signed and
	ratifie	d the Hague Convention Abolishing the Requirement of Legalization for Foreign
		Documents of October 5, 1961, an apostille from the secretary or other federally
		ated official in the form prescribed by the Convention and described in subsection
	-	is section, with no additional authenticating certificates required.
11		2. A certificate of authority evidencing the authenticity of the official seal and
	signat	ure of a notary commissioned under this chapter shall be substantially in the
	0	ing form:
14		Certificate of Authority for a Notarial Act
15		I, (name, title, jurisdiction of authenticating official), certify
16		that (name of notary), the person named in the seal and

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17	signature on the attached document, was a Notary Public for the state of
18	Missouri and authorized to act as such at the time of the document's
19	notarization.
20	To verify this Certificate of Authority for a Notarial Act, I have affixed
21	below my signature and seal of office this day of, 20
22	(Signature and seal of commissioning official)
23	3. An apostille prescribed by the Hague Convention Abolishing the Requirement
24	of Legalization for Foreign Public Documents of October 5, 1961, shall be in the form of
25	a square with sides at least nine centimeters long and contain exactly the following
26	wording:
27	APOSTILLE
28	(Convention de La Haye du 5 octobre 1961)
29	1. Country:
30	This public document
31	2. has been signed by
32	3. acting in the capacity of
33	4. bears the seal/stamp of
34	CERTIFIED
35	5. at
36	6. the
37	7. by
38	8. No
39	9. Seal/Stamp
40	10. Signature:
41	
42	
43	4. The secretary may charge a fee as set forth in section 28.160 for issuing a
44	v I
_	486.775. 1. A notarial act may be performed within this state by the following
2	persons:
3	(1) A notary of this state;
4	(2) A judge, clerk, or deputy clerk of any court of this state; or
5	(3) Any other person authorized by the laws of this state to perform a specific
6	notarial act.

7 2. The official signature, seal, and title of a person authorized by subsection 1 of
8 this section to perform a notarial act shall be considered prima facie evidence that the
9 signature and seal are genuine and that the person holds the indicated title.

- 3. A notarial act shall have the same effect under the law of this state as if
   performed by a notarial officer of this state if performed in another state, commonwealth,
   territory, district, or possession of the United States by any of the following persons:
- 13
- (1) A notary of that jurisdiction;
- 14
- (2) A judge, clerk, or deputy clerk of a court of that jurisdiction; or
- 15 (3) Any other person authorized by the law of that jurisdiction to perform notarial
  16 acts.
- 4. The official signature, title, and, if required by law, seal of a person whose authority to perform notarial acts is recognized by subsection 3 of this section shall be considered prima facie evidence that the signature and seal are genuine and that the person holds the indicated title, and, except in the case of subdivision (3) of subsection 3 of this section, shall conclusively establish the authority of a holder of that title to perform a notarial act.
- 5. A notarial act shall have the same effect under the law of this state as if
  performed by a notarial officer of this state if performed anywhere by any of the following
  persons under authority granted by the law of the United States:
- 26

(1) A judge, clerk, or deputy clerk of a court;

27

(2) A commissioned United States military officer on active duty;

28 29

(4) Any other person authorized by federal law to perform notarial acts.

(3) A foreign service or consular officer of the United States; or

- 6. The official signature, title, and, if required by law, seal of a person whose authority to perform notarial acts is recognized by subsection 5 of this section shall be considered prima facie evidence that the signature and seal are genuine, that the person holds the indicated title, and, except in the case of subdivision (4) of subsection 5 of this section, shall conclusively establish the authority of a holder of that title to perform a notarial act.
- 36 7. A notarial act shall have the same effect under the law of this state as if 37 performed by a notarial officer of this state if performed within the jurisdiction and under 38 authority of a foreign nation or its constituent units or a multinational or international 39 organization by any of the following persons:
- 40 (1) A notary or other notarial officer;

41 (2) A judge, clerk, or deputy clerk of a court of record; or

42 (3) Any other person authorized by the law of that jurisdiction to perform notarial
43 acts.

8. The official seal or stamp of a person whose authority to perform notarial acts shall be recognized by subsection 7 of this section shall be considered prima facie evidence that the signature is genuine, that the person holds the indicated title, and, except in the case of subdivision (3) of subsection 7 of this section, shall conclusively establish the authority of a holder of that title to perform a notarial act.

9. The authority of an officer to perform notarial acts shall be conclusively established if the title of the office and indication of authority to perform notarial acts appears either in a digest of foreign law or a list customarily used as a source for that information.

53 10. An apostille in the form prescribed by subsection 3 of section 486.770 shall 54 conclusively establish that the signature and seal of the notarial officer referenced in the 55 apostille are genuine and that the person holds the indicated office.

56 **11.** A certificate of a foreign service or consular officer of the United States 57 stationed in the nation under whose jurisdiction the notarial act was performed, or a 58 certificate of a foreign service or consular officer of that nation stationed in the United 59 States, conclusively establishes any matter relating to the authenticity or validity of the 60 notarial act referenced in the certificate.

486.780. 1. Within ten days after the change of a notary's residence, business, or
mailing address, the notary shall send to the secretary by any means providing a tangible
receipt, including certified mail and electronic transmission, a signed notice of the change,
giving both old and new addresses, along with a fee of five dollars.

5 2. If the address of the regular place of work or business is changed, the notary 6 shall not perform a notarial act until:

7 (1) The notice described in subsection 1 of this section has been delivered or 8 transmitted;

9 (2) A confirmation of notary's name or address change has been received from the 10 secretary; and

11

(3) The surety for the notary's bond has been informed in writing.

486.785. 1. Within ten days after the change of a notary's name by court order or marriage, the notary shall send to the secretary by any means providing a tangible receipt, including certified mail and electronic transmission, a signed notice of the change, giving both the former and the new name, with a copy of any official authorization for such change, along with a fee of five dollars.

14

6 **2.** A notary with a new name shall continue to use the former name in performing 7 notarial acts until:

8 (1) The notice described in subsection 1 of this section has been delivered or 9 transmitted;

10 (2) A confirmation of notary's name or address change has been received from the 11 secretary;

12 (3) A new seal bearing the new name exactly as in the confirmation has been 13 obtained; and

(4) The surety for the notary's bond has been informed in writing.

3. Upon completing the requirements of subsection 2 of this section, the notary shall
 use his or her new name.

486.790. 1. A notary who resigns his or her commission shall send to the secretary
2 by any means providing a tangible receipt, including certified mail and electronic
3 transmission, a signed notice indicating the effective date of resignation.

4 2. A notary who ceases to reside in or to maintain a regular place of work or
5 business in this state, or who becomes permanently unable to perform his or her notarial
6 duties, shall resign his or her commission.

486.795. 1. Except as provided in subdivision (2) of this subsection, if a notary 2 commission expires or is resigned or revoked, the notary shall:

3 (1) As soon as reasonably practicable, destroy or deface all of his or her notary seals
4 so that they shall not be misused; and

5 (2) Within thirty days after the effective date of resignation, revocation, or 6 expiration of the commission, dispose of the journal and notarial records in accordance 7 with subsection 4 of section 486.715.

8 2. A former notary who intends to apply for a new commission and whose previous 9 commission or application was not revoked or denied by this state need not dispose of the 10 journal and notarial records within thirty days after commission expiration but shall do 11 so within three months after expiration unless recommissioned within that period.

486.800. If a notary dies during the term of commission or before fulfilling the 2 requirements of this section, the notary's personal representative shall:

3

(1) Notify the secretary of the death in writing;

4 (2) As soon as reasonably practicable, forward all notary seals to the secretary; and

5 (3) Within thirty days after death, forward the journal and notarial records in 6 accordance with subsection 4 of section 486.715.

486.805. 1. A notary shall be liable to any person for all damages proximately 2 caused that person by the notary's negligence, intentional violation of law, or official 3 misconduct in relation to a notarization.

2. A surety for a notary's bond shall be liable to any person for damages proximately caused that person by the notary's negligence, intentional violation of law, or official misconduct in relation to a notarization during the bond term, but this liability shall not exceed the dollar amount of the bond or of any remaining bond funds that have not been disbursed to other claimants. Regardless of the number of claimants against the bond or the number of notarial acts cited in the claims, a surety's aggregate liability shall not exceed the dollar amount of the bond.

3. An employer of a notary shall be liable to any person for all damages proximately caused that person by the notary's negligence, intentional violation of law, or official misconduct in performing a notarization during the course of employment if the employer directed, expected, encouraged, approved, or tolerated the notary's negligence, violation of law, or official misconduct either in the particular transaction or, impliedly, by the employer's previous action in at least one similar transaction involving any notary employed by the employer.

18 4. An employer of a notary shall be liable to the notary for all damages recovered 19 from the notary as a result of any violation of law by the notary that was coerced by threat 20 of the employer if the threat, such as of demotion or dismissal, was made in reference to the particular notarization or, impliedly, by the employer's previous action in at least one 21 22 similar transaction involving any notary employed by the employer. In addition, the 23 employer is liable to the notary for damages caused the notary by demotion, dismissal, or 24 other action resulting from the notary's refusal to engage in a violation of law or official 25 misconduct.

5. Notwithstanding any other provision in this chapter to the contrary, for the purposes of this section "negligence" shall not include any good-faith determination made by the notary under the obligations imposed by subdivision (3) or (4) of subsection 1 of section 486.645.

6. Recovery of damages against a notary, surety, or employer shall not require that
 the notary's negligence, violation of law, or official misconduct be either the sole or
 principal proximate cause of the damages.

486.810. 1. The secretary may revoke a notary commission for any ground on 2 which an application for a commission may be denied under subsection 3 of section 3 486.605.

4

2. The secretary shall revoke the commission of any notary who fails:

5 6

(1) To maintain a residence or a regular place of work or business in this state; and

(2) To maintain status as a legal resident of the United States.

7 3. Prior to revocation of a notary commission, the secretary shall inform the notary 8 of the basis for the revocation and that the revocation takes effect on a particular date 9 unless a proper appeal is filed with the secretary before that date.

10

4. Resignation or expiration of a notary commission does not terminate or preclude an investigation into the notary's conduct by the secretary, who may pursue the 11 investigation to a conclusion, whereupon it shall be made a matter of public record 12 13 regardless of whether the finding would have been grounds for revocation.

14 5. The secretary shall promulgate rules providing for appeals from revocations, 15 subject to the limitations in section 486.1025.

486.815. 1. The secretary may immediately suspend a notary commission upon written notice sent by certified mail if the situation is deemed to have a serious unlawful 2 3 effect on the general public; provided that, the notary shall be entitled to a hearing and adjudication as soon thereafter as is practicable. 4

5 2. The secretary shall promulgate rules providing for hearings and appeals on suspension of a notary commission, subject to the limitations in section 486.1025. 6

486.820. The secretary may regularly publish a list of persons whose notary 2 commissions have been suspended or revoked by the secretary.

486.825. 1. In performing a notarial act, a notary shall be guilty of a misdemeanor, punishable upon conviction by a fine not exceeding five hundred dollars or imprisonment 2 for not more than six months, or both, for knowingly: 3

4

(1) Failing to require the presence of a principal at the time of a notarial act;

5 (2) Failing to identify a principal through personal knowledge or satisfactory evidence; or 6

7

(3) Executing a false notarial certificate under subsection 1 of section 486.660.

2. A notary who knowingly performs any other act prohibited by this chapter or 8 fails to perform any other act required by this chapter shall be guilty of a misdemeanor, 9 10 punishable upon conviction by a fine not exceeding five hundred dollars or imprisonment 11 for not more than six months, or both.

12 3. The remedies and sanctions of this chapter shall not preclude other remedies and 13 sanctions provided by law.

486.830. 1. Any person who is not a notary and who knowingly acts as or otherwise impersonates a notary shall be guilty of a misdemeanor, punishable upon conviction by a 2 3 fine not exceeding five hundred dollars or imprisonment for not more than six months, or 4 both.

5 2. Any person who knowingly obtains, conceals, defaces, or destroys the seal, 6 journal, or official records of a notary shall be guilty of a misdemeanor, punishable upon 7 conviction by a fine not exceeding five hundred dollars.

3. Any person who knowingly solicits, coerces, or in any way influences a notary
to commit official misconduct shall be guilty of a misdemeanor, punishable upon conviction
by a fine not exceeding five hundred dollars.

4. The sanctions of this chapter shall not preclude other sanctions and remedies
 provided by law.

486.900. As used in sections 486.900 to 486.1025 the following terms and phrases 2 shall mean:

3 (1) "Capable of independent verification", that any interested person may confirm
4 the validity of an electronic notary's identity and authority through a publicly accessible
5 system;

6 (2) "Electronic document", information that is created, generated, sent, 7 communicated, received, or stored by electronic means;

8 (3) "Electronic notarial certificate", the part of, or attachment to, a notarized 9 electronic document that, in the performance of an electronic notarization, is completed 10 by the electronic notary, bears the notary's registered electronic signature and seal, and 11 states the date, venue, and facts attested to or certified by the notary in the particular 12 electronic notarization;

(4) "Electronic notary seal" and "electronic seal", information within a notarized
 electronic document that includes the electronic notary's name, title, jurisdiction, and
 commission expiration date;

(5) "Electronic signature", an electronic sound, symbol, or process attached to or
 logically associated with an electronic document and executed or adopted by a person with
 the intent to sign the document;

(6) "Registered electronic notary seal", an electronic notary seal produced by a
 notary in the performance of an electronic notarial act by a means that was registered with
 the secretary;

(7) "Registered electronic signature", an electronic signature produced by a notary
in the performance of an electronic notarial act by a means that was registered with the
secretary;

(8) "Security procedure", a procedure employed for the purpose of verifying that
 an electronic signature, document, or performance is that of a specific person or for
 detecting changes or errors in the information in an electronic document. The term

28 includes a procedure that requires the use of algorithms or other codes, identifying words

29 or numbers, encryption, or callback, or other acknowledgment procedures.

486.905. 1. Prior to performing electronic notarial acts, a person shall apply to be 2 a commissioned notary for the state of Missouri.

3 2. A notary shall register the capability to perform electronic notarial acts with the
 4 secretary before notarizing electronically.

5 **3.** Upon recommissioning, a notary shall again register with the secretary before 6 notarizing electronically.

7 **4.** A person may apply or reapply for a notary commission and register or 8 reregister to perform electronic notarial acts at the same time.

486.910. 1. Before initially registering the capability to perform electronic notarial 2 acts, an electronic notary shall complete a course of instruction as approved by the 3 secretary, in addition to the course required for commissioning as a notary, and pass an 4 examination based on the course.

5 2. The content of the course shall be notarial laws, procedures, and ethics 6 pertaining to electronic notarization.

486.915. The term of registration of an electronic notary public shall begin on the 2 registration starting date set by the secretary and continue as long as the notary's 3 commission remains in effect or until registration is terminated under subsection 1 of 4 section 486.1005.

486.920. 1. To register the capability to perform electronic notarial acts, a notary shall electronically sign and submit to the secretary an electronic form prescribed by the secretary that includes:

4 (1) Proof of successful completion of the courses and examinations required by 5 sections 486.630 and 486.910;

6 (2) The following information:

7 (a) A description of each separate means that will be used to produce electronic
 8 signatures and electronic notary seals;

9 (b) Any keys, codes, software, decrypting instructions, or graphics that will allow 10 the electronic signatures and seals produced by the means described in paragraph (a) of 11 this subdivision to be verified;

12 (c) The names of any licensed authorities issuing the means for producing the 13 electronic signatures and seals, the source of each license, and the starting and expiration 14 dates of each pertinent certificate, software, or process;

15

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of any certificate, software, or process ever issued or registered to the applicant to produce

(d) An explanation of any revocation, annulment, or other premature termination

an electronic signature or seal; and 17 18 (e) A declaration that the notary public will use the means issued or authorized for 19 issuance by the secretary for producing an electronic notary seal; and 20 (3) The access instructions that will allow the electronic journal of notarial acts as 21 described in section 486.700 to be viewed, printed out, and copied. 22 2. Under this section, a notary public may register at the same or different times 23 one or more respective means for producing electronic signatures and electronic notary seals, or single elements combining the required features of both, consistent with the 24 25 requirements cited elsewhere in this chapter. 26 3. The secretary shall deny registration to any applicant submitting an electronic 27 registration form that contains a material misstatement or omission of fact. 28 4. Information in the registration form of an electronic notary public shall be used 29 by the secretary and designated state employees only for the purpose of performing official 30 duties, shall be a closed record under chapter 610, and shall not be disclosed to any person 31 other than: 32 (1) A government agent acting in an official capacity and duly authorized to obtain 33 such information; 34 (2) A person authorized by court order; or 35 (3) The registrant or the registrant's duly authorized agent. 486.925. 1. The following notarial acts may be performed electronically: 2 (1) Acknowledgment: 3 (2) Jurat;

- 4 (3) Signature witnessing; and
- 5 (4) Copy certification.

# 6 2. The following remote notarial acts may be performed electronically, and by no

7 **other method:** 

8 (1) Acknowledgment; and

9 (2) Jurat.

486.930. 1. An electronic notary shall perform an electronic notarization only if the ncinal:

2 principal:

3

(1) Is in the presence of the notary at the time of notarization;

4 (2) Is personally known to the notary or identified by the notary through 5 satisfactory evidence;

6 (3) Appears to understand the nature of the transaction;

34

7 (4) Appears to be acting of his or her own free will; 8 (5) Communicates directly with the notary in a language both understand; and 9 (6) Reasonably establishes the electronic signature as his or her own. 10 2. An electronic notary shall perform a remote electronic notarization only if the 11 principal: 12 (1) Is in the presence of the notary utilizing live audio-video conferencing technology at the time of notarization; 13 14 (2) Is personally known to the notary or identified by the notary through 15 satisfactory evidence; 16 (3) Appears to understand the nature of the transaction; 17 (4) Appears to be acting of his or her own free will; 18 (5) Communicates directly with the notary in a language both understand; and (6) Reasonably establishes the electronic signature as his or her own. 19 20 3. An electronic notary public may perform a remote electronic notarization for a 21 principal who is located: 22 (1) In the state where the notary is commissioned; 23 (2) Outside of the state where the notary is commissioned but within the United 24 States; or 25 (3) Outside the United States if the act is not prohibited in the jurisdiction in which 26 the principal is physically located at the time of the act. 27 4. In performing electronic notarial acts, an electronic notary shall adhere to all 28 applicable laws governing notarial acts provided in this chapter. 486.935. 1. In performing an electronic notarial act or remote electronic notarial 2 act, the electronic notary shall properly complete an electronic notarial certificate. 3 2. A proper electronic notarial certificate shall contain: 4 (1) Completed wording appropriate to the particular electronic notarial act, as 5 prescribed in subsection 3 of this section; 6 (2) A registered electronic signature; and 7 (3) A registered electronic notary seal, which shall include: 8 (a) The name of the electronic notary fully and exactly as it is spelled on the 9 notary's commissioning document; 10 (b) The jurisdiction that commissioned and registered the electronic notary; 11 (c) The title "Electronic Notary Public"; 12 (d) The commission or registration number of the electronic notary; and 13 (e) The commission expiration date of the electronic notary. 14 3. The wording of an electronic notarial certificate shall be in a form that:

35

15 (1) Is set forth in sections 486.740 to 486.750;

16 (2) Is otherwise prescribed by the law of this state;

17(3) Is prescribed by a law, regulation, or custom of another jurisdiction, provided18it does not require actions by the electronic notary that are unauthorized by this state; or

19 (4) Describes the actions of the electronic notary in such a manner as to meet the 20 requirements of the particular notarial act, as defined in section 486.600 or 486.900.

4. An electronic notarial certificate shall be worded and completed using only
 letters, characters, and a language that are read, written, and understood by the electronic
 notary.

486.940. 1. In notarizing an electronic document, the notary shall attach to, or logically associate with, the electronic notarial certificate a registered electronic signature and a registered electronic notary seal, or a registered single element in conformity with subsection 2 of this section, in such a manner that the signature and the seal, or the single element, are attributed to the electronic notary as named on the commission.

6 7

8

2. A registered electronic signature shall be:

(1) Unique to the electronic notary;

(2) Capable of independent verification;

9 (3) Attached to or logically associated with an electronic notarial certificate in such 10 a manner that any subsequent alteration of the certificate or underlying electronic 11 document prominently displays evidence of the alteration; and

12 (4) Attached or logically associated by a means under the electronic notary's sole13 control.

At all times the means for producing registered electronic notary seals, or
 registered single elements as described in subsection 2 of this section, shall be kept under
 the sole control of the electronic notary.

4. An employer of an electronic notary shall not use or control the means for producing registered electronic signatures and notary seals, or registered single elements combining the required features of both, nor upon termination of a notary's employment, retain any software, coding, disk, certificate, card, token, or program that is intended exclusively to produce a registered electronic signature, notary seal, or combined single element, regardless of whether the employer financially supported the employee's activities as a notary.

5. A registered electronic signature may be used by the electronic notary for lawful purposes other than performing electronic notarizations, provided that neither the title "notary" nor any other indication of status as a notarial officer is part of the signature.

6. Neither a registered electronic notary seal nor a combined single element containing the seal shall be used by the electronic notary for any purpose other than performing lawful electronic notarizations.

486.945. An electronic notary shall keep, maintain, protect, and provide for lawful 2 inspection chronological journals of notarial acts as required in section 486.700.

486.950. 1. An electronic journal of electronic notarial acts shall:

2 (1) Allow journal entries to be made, viewed, printed out, and copied only after
3 access is obtained by a procedure that uses two factors of authentication;

4 (2) Not allow a journal entry to be deleted or altered in content or sequence by the 5 electronic notary or any other person after a record of the electronic notarization is entered 6 and stored;

7 (3) Have a backup system in place to provide a duplicate record of electronic 8 notarial acts as a precaution in the event of loss of the original record;

9 (4) Be capable of capturing and storing the image of a handwritten signature and 10 the data related to one other type of recognized biometric identifier; and

(5) Be capable of printing out and providing electronic copies of any entry,
including images of handwritten signatures and the data related to the one other selected
type of recognized biometric identifier.

14 2. In maintaining an electronic journal of electronic notarial acts, an electronic 15 notary public shall comply with the applicable prescriptions and prohibitions regarding 16 the contents, copying, security, surrender, and disposition of a journal as set forth in 17 sections 486.700 to 486.720 and sections 486.780 to 486.800.

18 3. Every electronic notary public maintaining an electronic journal of electronic
 19 notarial acts under section 486.945 shall:

(1) Provide to the secretary authorization on the registration form described in
 section 486.920 and the access instructions that allow journal entries to be viewed, printed
 out, and copied in read-only access; and

23

(2) Notify the secretary of any subsequent change to the access instructions.

486.955. 1. Before use by electronic notaries in this state, the secretary shall 2 approve the software to be used in remote electronic notarial acts.

3 4 2. No remote electronic notarization software shall be approved unless:

(1) It permits the recording and archiving of the remote session;

5 (2) It provides sufficient audio clarity and video resolution to enable the electronic
6 notary and the principal to see and communicate to each other simultaneously through
7 live, real-time transmission;
8

9

live transmission of the audio-video communication; a recording of the audio-video

(3) It provides reasonable security measures to prevent unauthorized access to the

communication; the verification methods and credentials used to verify the identity of the 10 principal; and the electronic documents presented for electronic notarization; 11 12 (4) The video technology used in a remote electronic notarization session provides 13 sufficient high-definition for the notary to reasonably assess the principal's comprehension 14 and volition; 15 (5) It permits the electronic notary to identify the principal to the electronic notary's satisfaction through a form of authentication; 16 17 (6) It permits the principal to identify the electronic notary to his or her satisfaction; and 18 19 (7) The document being notarized is presented as an electronic record. 20 3. The secretary shall promulgate rules and regulations regarding the approval of 21 remote notarization software, subject to the limitations in section 486.1025. 22 4. Before being used by an electronic notary in this state, the secretary shall test 23 and certify remote notarization software. The expenses of any such testing shall be paid by the vendor of the software. 24 486.960. 1. For performing an electronic notarial act, an electronic notary public 2 may charge the maximum fee specified in this section, charge less than the maximum fee, 3 or waive the fee. 4 2. The maximum fees that may be charged by an electronic notary public for 5 performing an electronic notarial act are:

- 6 7
- (2) For a jurat, five dollars per signature; and
- 8 (3) For a signature witnessing, five dollars per signature.

(1) For an acknowledgment, five dollars per signature;

9 **3.** An electronic notary may charge a travel fee if traveling to perform an electronic 10 notarial act provided that:

(1) The notary and the person requesting the electronic notarial act agree upon the
 travel fee in advance of the travel; and

(2) The notary explains to the person requesting the notarial act that the travel fee
 is both separate from the notarial fee prescribed in subsection 2 of this section and neither
 specified nor mandated by law.

4. An electronic notary shall not discriminatorily condition the fee for an electronic
notarial act on the attributes of the principal or requester of fact as set forth in subsection
1 of section 486.650, though an electronic notary may waive or reduce fees for
humanitarian or charitable reasons.

20 5. The requirements relating to fees for an employee notary public that are 21 prescribed in section 486.695 also apply to an electronic notary public in the performance of an electronic notarial act. 22

23 6. An electronic notary public who charges for performing electronic notarial acts 24 shall conspicuously display in all of the notary's places of business and internet websites, 25 or present to each principal or requester of fact if outside such places of business, an English-language schedule of maximum fees for electronic notarial acts, as specified in 26 27 subsection 2 of section 486.960. No part of any such notarial fee schedule shall appear or 28 be printed in smaller than twelve-point type.

486.965. 1. An electronic notary public may require payment of any fees specified in section 486.960 prior to performance of an electronic notarial act. 2

3 2. Any fees paid to an electronic notary prior to performance of an electronic notarial act are nonrefundable if: 4

5

(1) The act was completed; or

6 (2) In the case of travel fees paid in compliance with subsection 3 of section 486.960, 7 the act was not completed after the notary traveled to meet the principal because it was 8 prohibited under section 486.930, or because the notary knew or had a reasonable belief 9 that the notarial act or the associated transaction was unlawful.

10

3. (1) On a notarized electronic document transmitted to another state or nation, 11 electronic evidence of the authenticity of the registered electronic signature and seal of an 12 electronic notary public of this state, if required, shall be in the form of an electronic certificate of authority signed by the secretary in conformance with any current and 13 14 pertinent international treaties, agreements, and conventions subscribed by the 15 government of the United States.

16 (2) The electronic certificate of authority described in subdivision (1) of this subsection shall be attached to or logically associated with the electronically notarized 17 18 document in such a manner that any subsequent alteration of the notarized document, or 19 removal or alteration of the electronic certificate of authority, produces evidence of the 20 change.

486.970. An electronic certificate of authority evidencing the authenticity of the 2 registered electronic signature and seal of an electronic notary public of this state shall be 3 in substantially the following form:

Certificate of Authority for Electronic Notarial Act 4 5 I, (name and title of commissioning 6 official), certify that (name of electronic notary public), the person named as Electronic Notary Public in 7

8 the attached, associated, or accompanying electronic document, was 9 registered as an Electronic Notary Public for the state of Missouri and 10 authorized to act as such at the time the document was electronically 11 notarized. I also certify that the document bears no evidence of illegal or 12 fraudulent alteration.

13

14To verify this Certificate of Authority for an Electronic Notarial Act, I have15included herewith my electronic seal and signature thisday of

16 **, 20** .

17 (Electronic seal and signature of secretary)

486.975. For issuing an electronic certificate of authority for an electronic notarial
act, including an electronic form of the apostille set forth in subsection 3 of section 486.770
the secretary may charge a maximum of ten dollars.

486.980. 1. Within five business days after the change of an electronic notary public's email address, the notary shall electronically transmit to the secretary a notice of the change secured by a registered electronic signature of the notary.

4 2. Any change or addition to the data on the electronic registration form described
5 in section 486.920, including any change to an electronic journal's access instructions, shall
6 be reported within ten days to the secretary.

486.985. 1. Upon becoming aware that the status, functionality, or validity of the 2 means for producing a registered electronic signature, notary seal, or single element 3 combining the signature and seal, has changed, expired, terminated, or become 4 compromised, the notary shall:

5

(1) Immediately notify the secretary;

6 (2) Cease producing seals or signatures in electronic notarizations using that 7 means;

8 (3) Perform electronic notarizations only with a currently registered means or 9 another means that has been registered within thirty days; and

10 (4) Dispose of any software, coding, disk, certificate, card, token, or program that 11 has been rendered defunct in the manner described in subsection 1 of section 486.995.

Under subsection 1 of this section, the secretary shall immediately suspend the
 electronic status of a notary who has no other currently registered means for producing
 electronic signatures or notary seals, and if such means is not registered within thirty days,
 electronic status shall be terminated.

486.990. 1. Any revocation, resignation, expiration, or other termination of the commission of a notary public immediately terminates any existing registration as an electronic notary.

4 **2.** A notary's decision to terminate registration as an electronic notary shall not 5 automatically terminate the underlying commission of the notary.

3. A notary who terminates registration as an electronic notary shall notify the
secretary in writing and dispose of any pertinent software, coding, disk, certificate, card,
token, or program as described in subsection 1 of section 486.995.

486.995. 1. Except as provided in subsection 2 of this section, if the commission of an electronic notary public expires or is resigned or revoked, if registration as an electronic notary terminates, or if an electronic notary dies, the notary or the notary's duly authorized representative within thirty business days shall permanently erase or expunge the software, coding, disk, certificate, card, token, or program that is intended exclusively to produce registered electronic notary seals, registered single elements combining the required features of an electronic signature and notary seal, or registered electronic signatures that indicate status as a notary.

9 2. A former electronic notary public whose previous commission expired shall not 10 be subject to subsection 1 of this section if such electronic notary public, within three 11 months after expiration, is recommissioned and reregistered as an electronic notary public 12 using the same registered means for producing electronic notary seals and signatures.

486.1000. The liability, sanctions, and remedies for the improper performance of
electronic notarial acts by an electronic notary public are the same as described and
provided in section 486.805 for the improper performance of nonelectronic notarial acts.

486.1005. 1. The secretary shall terminate an electronic notary public's registration 2 for any of the following reasons:

3 (1) Submission of an electronic registration form containing material misstatement
4 or omission of fact;

5 (2) Failure to maintain the capability to perform electronic notarial acts, except as 6 allowed in subdivision (3) of subsection 1 of section 486.985; or

7

(3) The electronic notary's performance of official misconduct.

8 2. Prior to terminating an electronic notary's registration, the secretary shall 9 inform the notary of the basis for the termination and that the termination shall take place 10 on a particular date unless a proper appeal is filed with the secretary before that date.

3. Neither resignation nor expiration of a notary commission or of an electronic
 notary registration precludes or terminates an investigation by the secretary into the
 electronic notary's conduct. The investigation may be pursued to a conclusion, whereupon

14 it shall be made a matter of public record regardless of whether the finding would have

been grounds for termination of the commission or registration of the electronic notary.
 486.1010. The criminal sanctions for impersonating an electronic notary public and

for soliciting, coercing, or improperly influencing an electronic notary to commit official
misconduct in performing notarial acts are the same sanctions described in section 486.825
in regard to performing nonelectronic notarial acts.

486.1015. Any person who knowingly obtains, conceals, damages, or destroys the coding, disk, certificate, card, token, program, software, or hardware that is intended exclusively to enable an electronic notary public to produce a registered electronic signature, notary seal, or single element combining the required features of an electronic signature and notary seal, shall be guilty of a misdemeanor, punishable upon conviction by a fine not exceeding five hundred dollars or imprisonment for not more than six months, or both.

486.1020. The sanctions of this chapter shall not preclude other sanctions and 2 remedies provided by law.

486.1025. The secretary may promulgate rules that are reasonable and necessary to accomplish the duties specifically delegated to the secretary in sections 486.605, 486.810, 2 486.815, and 486.955. Any rule or portion of a rule, as that term is defined in section 3 4 536.010, that is created under the authority delegated in sections 486.605, 486.810, 486.815, and 486.955 shall become effective only if it complies with and is subject to all of the 5 provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 6 are nonseverable, and if any of the powers vested with the general assembly pursuant to 7 chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 8 subsequently held unconstitutional, then the grant of rulemaking authority and any rule 9 proposed or adopted after January 1, 2019, shall be invalid and void. 10

[486.200. As used in sections 486.200 to 486.405:

2	(1) "County" means any of the several counties of this state or the city of
3	<del>St. Louis;</del>
4	(2) "County clerk" means any of the several county clerks of this state or
5	the clerk of the circuit court in the city of St. Louis;
6	(3) "Facsimile" means an exact copy preserving all the written or printed
7	marks of the original;
8	(4) "Notarization" means the performance of a notarial act;
9	(5) "Notary public" and "notary" means any person appointed and
10	commissioned to perform notarial acts, including any attorney licensed to
11	practice law in this state;
12	(6) "Official misconduct" means the wrongful exercise of a power or the
13	wrongful performance of a duty. The term "wrongful" as used in the definition

14	of official misconduct means unauthorized, unlawful, abusive, negligent,
15	reckless, or injurious.]
16	
	[486.205. Upon application, the secretary of state may appoint and
2	commission individual persons as notaries public in each of the several counties
3	in this state. The secretary of state may not appoint and commission as a notary
4	public any person who submits an application containing substantial and material
5	misstatement or omission of fact.]
6	
	[486.210. Each notary public may perform notarial acts anywhere within
2	this state.]
3	1
	[486.215. Each notary public may perform notarial acts for a term of four
2	years from the date of his commission, unless sooner removed.]
3	
5	[486.220.1. Each person appointed and commissioned as a notary public
2	shall, except as provided for in subsection 2 of this section:
3	(1) Be at least eighteen years of age;
4	(1) Be a registered voter of the county within and for which he is
5	commissioned; or a resident alien of the United States;
6	(3) Have a residence address in the county within and for which he is
7	commissioned;
8	(4) Be able to read and write the English language; and
8 9	(4) Be able to read and write the English language, and (5) Not have had his commission revoked during the past ten years; or
10	(6) In lieu of the requirements contained in subdivisions (1) to (5) of this
11	subsection, a person who is appointed and commissioned a notary public
12	pursuant to subsection 2 of this section may be appointed and commissioned
13	pursuant to this subsection upon becoming a resident of Missouri.
14	2. Any person who does not qualify under subsection 1 of this section
15	may nonetheless be appointed and commissioned as a notary public provided that
16	person:
17	(1) Is at least eighteen years of age;
18	(2) Works in Missouri and will use the notary seal in the course of his
19	employment in Missouri;
20	(3) Has a work address in the county within and for which he is
21	<del>commissioned;</del>
22	(4) Is able to read and write the English language;
23	(5) Has not had a notary commission revoked in any state during the past
24	ten years; and
25	(6) Authorizes the secretary of state as the agent and representative of
26	such person to accept service of any process or service of any notice or demand
27	required or permitted by law to be served upon such person.

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28 —	3. A notary public is not a public officer within the meaning of Article
29	VII of the Missouri Constitution.]
30	•
	[486.225. 1. Upon a form prepared by the secretary of state, each
2	applicant for appointment and commission as a notary public shall swear, under
3	penalty of perjury, that the answers to all questions on the application are true and
4	complete to the best of the applicant's knowledge and that the applicant is
5	qualified to be appointed and commissioned as a notary public. The completed
6	application form shall be filed with the secretary of state.
7 —	2. With the person's application, each applicant for appointment and
8	commission as a notary public shall submit to the secretary of state a commission
9	fee of fifteen dollars.
10 —	3. Each applicant for appointment and commission as a notary public
11	shall state in the application whether or not the applicant has ever been convicted
12	of or pled guilty or nolo contendere to any felony, or to any misdemeanor
13	incompatible with the duties of a notary public and if so, shall attach a list of such
14	convictions or pleas of guilt or nolo contendere.
15 —	4. Each applicant for a renewal appointment and commission as a notary
16	public may apply for such renewal appointment in a manner prescribed by the
17	secretary of state.
18 —	5. The secretary of state may prohibit, for a period not less than thirty
19	days and not more than one year, a new applicant or renewal from reapplying for
20	an appointment and commission as a notary public following the rejection of
21	such applicant's application by the secretary of state.
22 —	6. Prior to submitting an application to the secretary of state, each new
23	applicant or renewal for appointment and commission as a notary public shall
24	read the Missouri notary public handbook and complete a computer-based notary
25	training or other notary training in a manner prescribed by the secretary of state.
26	Each new applicant or renewal applicant shall attest to reading such handbook
27	and receiving such training pursuant to this subsection at the time of submitting
28	the application for appointment and commission as a notary public.]
29	
•	[486.230. Upon receipt of a completed application, proper endorsements
2	and the correct fee, the secretary of state, if satisfied the applicant is qualified to
3	be appointed and commissioned as a notary public, shall prepare a notary
4	commission for the applicant and forward the commission to the county clerk in
5	the county of the applicant's residence. Each commission shall contain the
6	applicant's name, the county within and for which he is to be commissioned, the
7	date upon which the commission takes effect and the date upon which it expires.]
8	
2	[486.235. 1. During his or her term of office each notary public shall
2	maintain a surety bond in the sum of ten thousand dollars with, as surety thereon,
3	a company qualified to write surety bonds in this state. The bond shall be

- 4 conditioned upon the faithful performance of all notarial acts in accordance with 5 this chapter. Each notary public shall notify the secretary of state of changes on or riders to the bond. 6
- 7 2. Before receiving his or her commission, each applicant shall submit 8 to the county clerk of the county within and for which he or she is to be commissioned, an executed bond commencing at least ninety days after the date 9 he or she submitted the application to the secretary of state with a term of four 10 years, which shall consist of the dates specified on the applicant's commission. 11 3. Before receiving his or her commission, each applicant shall take the 12 13 following oath in the presence of the county clerk:
- 14 I. (name of applicant), solemnly swear, under the penalty of perjury, that I have carefully read the notary law of this state, and if appointed and 15 commissioned as a notary public, I will uphold the Constitution of the United 16 17 States and of this state and will faithfully perform to the best of my ability all 18 notarial acts in conformance with the law.
- 19 (signature of applicant)
- Subscribed and sworn to before me this \_\_\_\_\_ day of \_ 20 (signature of county clerk) 21
- 4. Before receiving his or her commission, each applicant shall submit 22 to the county clerk a handwritten specimen of the applicant's official signature 23 which contains his or her surname and at least the initial of the applicant's first 24 25 name.
  - 5. Immediately after receiving the bond and official signature and witnessing the oath, the county clerk shall award to the applicant his or her commission as a notary public.]
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[486.240. If the person for whom a commission is issued fails to appear and qualify within ninety days after the commission is issued, the county clerk shall note the failure on the commission and return it within thirty days of such 4 failure to the secretary of state. The secretary of state shall immediately cancel and annul the commission. The secretary of state may prohibit, for a period not less than thirty days and not more than one year, such person from reapplying for an appointment and commission as a notary public following the failure to appear and qualify within ninety days after the commission is issued.]

[486.245. 1. The county clerk shall keep a register, listing the name and 2 address of each person to whom he awards a notary commission and the date 3 upon which he awards the commission. Within thirty days after receiving a bond, 4 signature and oath, the county clerk shall forward the bond, signature and oath 5 to the secretary of state by certified mail. All such bonds, signatures and oaths 6 shall be preserved permanently by the secretary of state.

7	2. The secretary of state shall maintain a database that includes, but is not
8	limited to, information that is contained on each notary's seal or any lost seal of
9	a notary public.]
10	
	[486.250. Each notary public is empowered to
2	(1) Take acknowledgments;
3	(2) Administer oaths and affirmations;
4	(3) Certify that a copy of a document is a true copy of another document;
5	and
6	(4) Perform any other act permitted by law.
7	
	[486.255. 1. For the purposes of this chapter, a notary public has a
2	disqualifying interest in a transaction in connection with which notarial services
3	are requested if he is named, individually, as a party to the transaction.
4	2. No notary who has a disqualifying interest in a transaction may legally
5	perform any notarial act in connection with the transaction.]
6	
	[486.260. Each notary public shall provide and keep a permanently
2	bound journal of his or her notarial acts containing numbered pages, except those
3	notarial acts connected with judicial proceedings, and those for whose public
4	record the law provides and the public record is publicly filed within ninety days
5	of execution. Each notary public shall record in such journal the following: the
6	month, day, and year of notarization; the type of notarization such as
7	acknowledgment or jurat; the type of document; the name and address of the
8	signer; the identification used by the signer; the notary fee; and the signature of
9	the signer.]
10	
	[486.265. Every notary shall keep a true and perfect record of his or her
2	official acts in a permanently bound journal, except those connected with judicial
3	proceedings, and those for whose public record the law provides and the public
4	record as defined in section 610.010 is publicly filed within ninety days of
5	execution. Every notary shall make and keep an exact minute, in a permanently
6	bound journal kept by him or her for that purpose, of each of his or her official
7	acts, except as herein provided. The journal is the exclusive property of the
8	notary.]
9	
	[486.270. Each notary public, upon written court order, shall furnish
2	facsimiles of entries made in his journal of notarial acts or any other papers or
3	copies relating to his notarial acts, upon receipt of a fee of one dollar per 8 $\frac{1}{2}$ x
4	11 inch page or part of a page.]
5	
	[486.275. 1. At the time of notarization a notary public shall sign his or
2	her official signature on each notary certificate.

3 2. If a signature or record is required to be notarized, acknowledged, verified, or made under oath, notwithstanding the provisions of section 486.285 4 5 to the contrary, the requirement is satisfied if the electronic signature of the 6 person authorized to perform such acts, together with all other information 7 required to be included, is attached to or logically associated with the signature 8 or record. 9 The secretary of state shall promulgate rules to implement the 3. provisions of this section. Any rule or portion of a rule, as that term is defined 10 in section 536.010, that is created under the authority delegated in this section 11 12 shall become effective only if it complies with and is subject to all of the 13 provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general 14 assembly pursuant to chapter 536 to review, to delay the effective date, or to 15 disapprove and annul a rule are subsequently held unconstitutional, then the grant 16 of rulemaking authority and any rule proposed or adopted after August 28, 2016, 17 18 shall be invalid and void.] 19 [486.280. On every notary certificate, a notary public shall indicate clearly and legibly, in print not smaller than eight-point type and by means of 2 3 rubber stamp, typewriting or printing, so that it is capable of photographic 4 reproduction: 5 (1) His or her name exactly as it appears on the commission; (2) The words "Notary Public", "State of Missouri", and "My commission 6 7 expires (commission expiration date); 8 (3) The name of the county within which he or she is commissioned; and (4) A commission number, provided that the notary public has been 9 issued a commission number by the secretary of state. Effective August 28, 10 2004, the secretary of state shall issue a commission number for all new and 11 12 renewal notary appointments.] 13 [486.285. 1. (1) A manufacturer of a notary public's seal shall register 2 with the secretary of state and communicate to the secretary of state when it has 3 issued a seal to a person in this state. After such communication, the secretary 4 of state shall approve any seal issued by the manufacturer within ten days. 5 (2) A copy of the notary's commission shall be maintained by such manufacturer. 6 7 (3) If a manufacturer violates the provisions of this subsection, the manufacturer shall be subject to a one thousand dollar fine for each violation. 8 9 2. Each notary public shall provide, keep, and use a seal which is either an engraved embosser seal or a black inked rubber stamp seal to be used on the 10 document being notarized. The seal shall contain the notary's name exactly as 11 12 indicated on the commission and the words "Notary Seal", "Notary Public", and "State of Missouri" and, after August 28, 2004, the commission number assigned 13

by the secretary of state, provided that the notary public has been issued a
 commission number by the secretary of state, all of which shall be in print not
 smaller than eight-point type.

3. The indentations made by the seal embosser or printed by the black
 inked rubber stamp seal shall not be applied on the notarial certificate or
 document to be notarized in a manner that will render illegible or incapable of
 photographic reproduction any of the printed marks or writing on the certificate
 or document.

- 4. Every notary shall keep an official notarial seal that is the exclusive
   property of the notary and the seal may not be used by any other person or
   surrendered to an employer upon termination of employment.]
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[486.290. The illegibility of any of the information required by sections 486.280, 486.285 and 486.290 does not affect the validity of the transaction.]

[486.295. Any notary public who changes the address of his or her residence in the county within and for which he or she is commissioned shall forthwith mail or deliver within thirty days of such change a notice of the fact to the secretary of state including his or her old address and current address. The notary's commission shall remain in effect until its expiration date, unless sooner revoked.]

[486.300. Any notary public who lawfully changes his or her name shall 2 forthwith request within thirty days of such change an amended commission from 3 the secretary of state and shall send to the secretary of state five dollars, his or her current commission, and a notice of change form provided by the secretary of 4 5 state, which shall include his or her new name and contain a specimen of his or 6 her official signature. The secretary of state shall issue an amended commission 7 to the notary public in his or her new name and shall notify the clerk of the 8 county within and for which the notary is commissioned. After requesting an 9 amended commission, the notary may continue to perform notarial acts in his or her former name, until he or she receives the amended commission.] 10

[486.305. 1. Any notary public who loses or misplaces his or her journal2of notarial acts or official seal shall immediately provide written notice of the fact3to the secretary of state. For a lost or misplaced official seal, upon receipt of the4written notice, the secretary of state shall issue the notary a new commission5number for the notary to order a new seal. The secretary of state may post notice6on the secretary of state's website notifying the general public that the lost or7misplaced notary seal and commission number of such notary is invalid and is not8an acceptable notary commission number.

12

9 2. If a notary public's official seal is destroyed, broken, damaged, or
 10 otherwise rendered inoperable, the notary shall immediately provide written
 11 notice of that fact to the secretary of state.]

- [486.310. 1. If any notary public no longer desires to be a notary public, he or she shall forthwith mail or deliver to the secretary of state a letter of 2 resignation and his or her notary seal, and his or her commission shall thereupon 3 4 cease to be in effect. The secretary of state may post notice on the secretary of 5 state's website notifying the general public that the notary is no longer a 6 commissioned notary public in the state of Missouri. If a notary public resigns 7 following the receipt of a complaint by the secretary of state regarding the notary 8 public's conduct, the secretary of state may deny any future applications by such 9 person for appointment and commission as a notary public.
- 2. If any notary public seeks to amend his or her commission, he or she
   shall forthwith mail or deliver to the secretary of state his or her notary seal
   unless a person, business, or manufacturer alters the existing seal in compliance
   with subsection 4 of section 486.285.]

[486.315. If a notary public has ceased to have a residence address in the 2 county within and for which he or she is commissioned, the commission shall 3 thereupon cease to be in effect, unless the secretary of state issues an amended commission. When a notary public, who has established a residence address in 4 a county of the state other than the county in which he or she was first 5 6 commissioned, requests an amended commission within thirty days of changing 7 the notary's county of residence, delivers his or her current commission, notice 8 of change form, and five dollars to the secretary of state, the secretary of state 9 shall issue an amended commission to the notary public, for the county in which his or her new residence is located and shall notify the county clerk of the county 10 where the notary's new address is located. After requesting an amended 11 12 commission within thirty days of changing the notary's county of residence, the notary may continue to perform notarial acts with certificates showing the county 13 within and for which he or she is commissioned, until the notary receives his or 14 15 her amended commission.]

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[486.320. If any notary public receives notice from the secretary of state that his commission has been revoked, the person whose commission is revoked shall forthwith mail or deliver to the secretary of state his commission.]

[486.325. 1. No person may be automatically reappointed as a notary2public:32. Each notary public who is an applicant for reappointment as a notary4public shall recomply with the provisions of sections 486.225 and 486.235.]5

	486.330. Except as otherwise provided in section 442.210, certificates
2	of acknowledgment shall be in print not smaller than eight-point type and in
3	substantially the following form:
4	(1) By an Individual.
5	State of, County (and/or City) of
6	On this day of in the year before me, (name
7	of notary), a Notary Public in and for said state, personally appeared
8	(name of individual), known to me to be the person who executed the within
9	(type of document), and acknowledged to me that (he/she)
10	executed the same for the purposes therein stated.
11	(2) By a Partner.
12	State of , County (and/or City) of
13	On this day of in the year before me, (name
14	of notary), a Notary Public in and for said state, personally appeared
15	(name of partner) of (name of partnership), known to me to be the person
16	who executed the within (type of document) in behalf of said partnership
17	and acknowledged to me that he or she executed the same for the purposes
18	therein stated.
19	————————————————————————————————————
20	
21	State of, County (and/or City) of
22	On this day of in the year before me, (name
23	of notary), a Notary Public in and for said state, personally appeared
24	(name of officer), (title of person, president, vice president, etc.),
25	(name of corporation), known to me to be the person who executed the within
26	(type of document) in behalf of said corporation and acknowledged to me
27	that he or she executed the same for the purposes therein stated.
28	—— (official signature and official seal of notary)
29	(4) By an Attorney in Fact for Principal or Surety.
30	State of, County (and/or City) of
31	On this day of, in the year before me, (name
32	of notary), a Notary Public in and for said state, personally appeared
33	(name of attorney in fact), Attorney in Fact for (name of principal or
34	surety), known to me to be the person who executed the within (type of
35	document) in behalf of said principal (or surety), and acknowledged to me that
36	he or she executed the same for the purposes therein stated.
37	(official signature and official seal of notary)
38	(5) By a Public Officer, Deputy, Trustee, Administrator, Guardian or
39	Executor.
40	State of, County (and/or City) of
41	On this day of, in the year, before me (name
42	of notary), a Notary Public in and for said state, personally appeared
43	(name of person),, (person's official title) known to me to be the person

44	who executed the within (type of document) in behalf of (public
45	corporation, agency, political subdivision or estate) and acknowledged to me that
46	he or she executed the same for the purposes therein stated.
47	<u>(official signature and official seal of notary)</u>
48	(6) By a United States Citizen Who is Outside of the United States.
49	(description or location of place where acknowledgment is taken)
50	On this day of, in the year, before me (name
51	and title of person acting as a notary and refer to law or authority granting power
52	to act as a notary), personally appeared (name of citizen) known to me
53	to be the person who executed the within (type of document) and
54	acknowledged to me that (he/she) executed the same for the purposes
55	therein stated.
56	(official signature and official seal of person acting as a notary and
57	refer to law or authority granting power to act as a notary)
58	(7) By An Individual Who Cannot Write His or Her Name.
59	State of, County (and/or City) of
60	On this day of in the year, before me (name
61	of notary), a Notary Public in and for said state, personally appeared
62	(name of individual), known to me to be the person who, being unable to write
63	his or her name, made his or her mark in my presence.
64	I signed his or her name at his or her request and in that person's presence on the within
65	(type of document) and he or she acknowledged to me that he or she made his or her
66	mark on the same for the purposes therein stated.
67	(official signature and official seal of notary)
68	(8) By a Manager or Member.
69	State of, County (and/or City) of
70	On this day of in the year before me, (name
71	of notary), a Notary Public in and for said state, personally appeared
72	(name of manager or member) of (name of limited liability company),
73	known to me to be the person who executed the within (type of
74	document) in behalf of said limited liability company and acknowledged to me
75	that he or she executed the same for the purposes therein stated.
76	(official signature and official seal of notary)
77	
	[486.335. Affirmations shall be in type not smaller than eight-point and
2	in substantially the following form:
3	(1) If the affirmation to be administered by the notary public is in writing
4	and the person who took the affirmation has signed his or her name thereto, the
5	notary public shall write or print under the text of the affirmation the following:
6	"Subscribed and affirmed before me this day of, 20"
7	(official signature and official seal of notary).
8	(2) If the affirmation to be administered by the notary public is not in
9	writing, the notary public shall address the affirmant substantially as follows:

10	"You do solemnly affirm, under the penalty of perjury, that the testimony you
11	shall give in the matter in issue, pending between and , shall be
12	the truth, the whole truth, and nothing but the truth.".]
13	
	[486.340. 1. As used in this section, the words "executing witness"
2	means an individual who acts in the place of a notary.
3	2. An executing witness may not be related by blood or marriage or have
4	a disqualifying interest as defined in section 486.255.
5	3. The affidavit of executing witness for acknowledgment by an
6	individual who does not appear before a notary shall be in type not smaller than
7	eight-point and in substantially the following form:
8	I, (name of executing witness), do solemnly affirm under the penalty
9	of perjury, that (name of person who does not appear before a notary),
10	personally known to me, has executed the within (type of document) in
11	my presence, and has acknowledged to me that (he/she) executed the
12	same for the purposes therein stated and requested that I sign my name on the
13	within document as an executing witness.
14	<pre> (signature of executing witness)</pre>
15	Subscribed and affirmed before me this day of, 20
16	(official signature and official seal of notary)]
17	
	[486.345. 1. A notary public may certify a facsimile of a document if he
2	or she receives a signed written request stating that a certified copy or facsimile,
3	preparation of a copy, or certification of a copy of the document does not violate
4	any state or federal law.
5	2. Each notary public shall retain a facsimile of each document he or she
6	has certified as a facsimile of another document, together with other papers or
7	copies relating to his or her notarial acts.
8	3. The certification of a facsimile shall be in type not smaller than
9	eight-point and in substantially the following form:
10	State ofCounty (and/or City) of
11	I, (name of notary), a Notary Public in and for said state, do certify
12	that on(date) I carefully compared the attached facsimile of(type
13	of document) and the facsimile I now hold in my possession. They are complete,
14	full, true and exact facsimiles of the document they purport to reproduce.
15	(official signature and official seal of notary)]
16	
	[486.350. 1. The maximum fee in this state for notarization of each
2	signature and the proper recording thereof in the journal of notarial acts is two
3	dollars for each signature notarized.
4	2. The maximum fee in this state for certification of a facsimile of a
5	document, and the proper recordation thereof in the journal of notarial acts is two
6	dollars for each 8 ½ x 11 inch page retained in the notary's file.

7	3. The maximum fee in this state is one dollar for any other notarial act
8	performed.
9	4. No notary shall charge or collect a fee for notarizing the signature on
10	any absentee ballot or absentee voter registration.
11	5. A notary public who charges more than the maximum fee specified or
12	who charges or collects a fee for notarizing the signature on any absentee ballot
13	or absentee voter registration is guilty of official misconduct.
14	6. A notary public may charge a travel fee, not to exceed the approved
15	federal mileage rate and may charge an expedited convenience service fee not to
16	exceed twenty-five dollars, when traveling to perform a notarial act, provided
17	that:
18	(1) The notary explains to the person requesting the notarial act that the
19	travel fee is separate from the notarial fee and is not specified or mandated by
20	law; and
21	(2) The notary and the person requesting the notarial act agree upon his
22	or her fees in advance of the notary affixing his or her official seal.]
23	
	[486.355. A notary public and the surety or sureties on his bond are liable
2	to the persons involved for all damages proximately caused by the notary's
3	official misconduct.]
4	
	[486.360. The employer of a notary public is also liable to the persons
2	involved for all damages proximately caused by the notary's official misconduct,
3	if:
4	(1) The notary public was acting within the scope of his employment at
5	the time he engaged in the official misconduct; and
6	(2) The employer consented to the notary public's official misconduct.]
7	
	[486.365. It is not essential to a recovery of damages that a notary's
2	official misconduct be the only proximate cause of the damages.]
3	
	[486.370. 1. A notary public who knowingly and willfully commits any
2	official misconduct is guilty of a misdemeanor and is punishable upon conviction
3	by a fine not exceeding five hundred dollars or by imprisonment for not more
4	than six months or both.
5	2. A notary public who recklessly or negligently commits any official
6	misconduct is guilty of a misdemeanor and is punishable upon conviction by a
7	fine not exceeding one hundred dollars.]
8	
	[486.375. Any person who acts as, or otherwise willfully impersonates,
2	a notary public while not lawfully appointed and commissioned to perform
3	notarial acts is guilty of a misdemeanor and punishable upon conviction by a fine
4	not exceeding five hundred dollars or by imprisonment for not more than six

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5	months or both, unless such act results in a fraudulent act involving property,
6	such person shall be guilty of a class E felony.]
7	
	[486.380. Any person who unlawfully possesses a notary's journal,
2	official seal or any papers or copies relating to notarial acts, is guilty of a
3	misdemeanor and is punishable upon conviction by a fine not exceeding five
4	hundred dollars.]
5	
	[486.385. 1. The secretary of state may reject an application or revoke
2	the commission of any notary public who prior to being commissioned or during
3	the current term of appointment:
4 —	(1) Submits an application for commission and appointment as a notary
5	public which contains substantial and material misstatement of facts;
6	(2) Is convicted of any felony or official misconduct under this chapter;
7	(3) Fails to exercise the powers or perform the duties of a notary public
8	in accordance with this chapter, or fails otherwise to comply with the provisions
9 10	of this chapter; (4) Is adjudged lighter arrange in a settlement to new demographic in any quit
10 —— 11	(4) Is adjudged liable or agrees in a settlement to pay damages in any suit grounded in fraud, misrepresentation, impersonation, or violation of the state
11	regulatory laws of this state, if his or her liability is not solely by virtue of his or
12	her agency or employment relationship with another who engaged in the act for
13	which the suit was brought;
15	(5) Uses false or misleading advertising wherein he or she represents or
16	implies, by virtue of the title of notary public, that he or she has qualifications,
17	powers, duties, rights, or privileges that he or she does not possess by law;
18 ——	(6) Engages in the unauthorized practice of law;
19 —	(7) Ceases to be a citizen of the United States;
20 —	(8) Ceases to be a registered voter of the county within and for which he
21	or she is commissioned;
22 —	(9) Ceases to have a residence address in the county within and for which
23	he or she is commissioned, unless he or she has been issued an amended
24	commission;
25	(10) Becomes incapable of reading or writing the English language;
26	(11) Fails to maintain the surety bond required by section 486.235.
27	2. A notary's commission may be revoked under the provisions of this
28	section if action is taken subject to the rights of the notary public to notice,
29 30	hearing, adjudication and appeal. The secretary of state shall have further power and authority as is reasonably necessary to enable the secretary of state to
30	administer this chapter efficiently and to perform the duties therein imposed upon
31	the secretary of state, including immediate suspension of a notary upon written
33	notice sent by certified mail if the situation is deemed to have a serious unlawful
34	effect on the general public; provided, that the notary public shall be entitled to
35	hearing and adjudication as soon thereafter as is practicable.]

	[480.390. 1. Open ins own information of upon compraint of any person,
2	the attorney general, or his designee, may maintain an action for injunctive relief
3	in the circuit court of Cole County against any notary public who renders, offers
4	to render, or holds himself out as rendering any service constituting the
5	unauthorized practice of the law. Any organized bar association in this state may
6	intervene in the action, at any stage of the proceeding, for good cause shown.
7	The action may also be maintained by an organized bar association in this state.
8	2. The remedies provided in subsection 1 of this section are in addition
9	to, and not in substitution for, other available remedies.]
10	
	[486.395. Upon the receipt of a written request, the notarized document
2	and a fee of ten dollars payable to the director of revenue, the secretary of state
3	shall provide a certificate of authority in type not smaller than eight point and in
4	substantially the following form:
5	I, (appointing state official, or local or district office designated by
6	appointing state official, name and title) of the State of (name of state) which
7	office is an office of record having a seal, certify that (notary's name), by
8	whom the foregoing or annexed document was notarized, was, at the time of the
9	notarization of the same, a Notary Public authorized by the laws of this State to
10	act in this State and to notarize the within (type of document), and I
11	further certify that the Notary's signature on the document is genuine to the best
12	of my knowledge, information, and belief and that such notarization was
13	executed in accordance with the laws of this State.
14	In testimony whereof, I have affixed my signature and seal of this office this
15	<u>day of, 20</u>
16	(secretary of state's signature, title, jurisdiction, address and the seal
17	affixed near the signature)
18	
	[486.396. If the notary's notary seal has been stolen, the notary shall
2	immediately notify the secretary of state in writing to report the theft. Upon
3	receipt of the written documentation, the secretary of state shall issue the notary
4	a new commission number for the notary to order a new seal. The secretary of
5	state may post notice on the secretary of state's website notifying the general
6	public that the notary seal of such notary with the stolen commission number is
7	invalid and is not an acceptable notary commission number.]
8	
	[486.405. Nothing in sections 486.200 to 486.405 shall be construed in
2	any way as interfering with or discontinuing the term of office of any person now
3	serving as a notary public until the term for which he was commissioned has
4	expired, or until he has been removed pursuant to the provisions of sections
5	486.200 to 486.405.]
	Section B. Section A of this act shall become effective on January 1, 2019.