HOUSE AMENDMENT NO.____ TO HOUSE AMENDMENT NO.____

Offered By

| "355.023, 356.233, 359.653, 400.9-528, and 417.018, as amended by this act. Section 19. Notwithstanding any other law to the contrary immediately after the governor declares a state of emergency in response to a public health crisis in the state, I requirement of personal appearance before a notary public under the laws of this state sl suspended to the extent that any notarial act is authorized to be performed utilizing auditechnology, provided that the following conditions are met: (1) Any notarial act performed through video conference in compliance with thi have the same force, effect, and validity as any other notarial act performed in complian Missouri law, and may be relied upon to the same extent as any other notarial act under law. (2) That the document must contain a notarial certificate, a jurat or acknowledge which states the principal appeared remotely pursuant to Executive Order 20-08. (3) Any person whose signature is to be notarized must display a valid photo ID notary during the video conference if the person is not personally or otherwise known to (4) That the person must affirmatively represent that he or she is physically situs State of Missouri. (5) The video conference is a live, interactive audio-visual communication betwee principal, notary, and other necessary persons, which allows for observation, direct intercommunication at the time of signing. (6) That the notary shall record in their journal the exact time and software used the notarial act along with all other required information, absent the signature of the principal provides and the physically located in the State of Missouri and state county they are physically in for the jurisdiction on the notarial certificate. (8) For electronic documents: (a) That the Notary Public is registered as an electronic notary public; (b) That the document must be signed electronically with software approved by secretary of state as an acceptable medium to conduct the transaction; which may include requiring third party multifactor authen | AMEND House Amendment No to House Committee Substitute for Senate Substitute for Senate Substitute for Senate Bill No. 594, Page 35, Line 22, by deleting all of said lin |
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- (a) A tangible or electronic copy of the signed document must be mailed or otherwise transmitted to the notary within five business days; and
- (b) To the extent that any Missouri state law requires the physical presence of any testator, settlor, principal, witness, notary, or other person, for the effective execution of any estate planning document, such as a Will, Trust or power of attorney, or a self-proving affidavit of the execution of such document, such provisions are temporarily suspended or waived, and satisfied if the necessary parties are present through a video conference as set forth in section 5.
- (10) That if the document needs to be presented in a paper medium, it shall satisfy the requirements of being an original document, and prima facie evidence, if the notary prints the document and affixes an attestation stating that is a true and correct copy of the electronic document, shall state it was performed pursuant to Executive Order 20-08 and the notary signs and affixes their rubber stamp notary seal.
- (11) That the fees allowed for notarization under this executive order shall be the same as those allowed for other notarial acts, except a fee charged for the use of a Remote Online Notary platform or service shall not be considered a fee for a notarial act pursuant to section 486.350, RSMo.
- (12) That the Secretary of State shall retain the powers provided to him under the law to investigate and adjudicate any notary complaint related to the methods of notarization under this executive order."; and"; and
- Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
- 24 THIS AMENDMENT AMENDS NO. 3170H12.07H.

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