GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

Η

HOUSE BILL 1432 Committee Substitute Favorable 5/11/05 Senate Judiciary II Committee Substitute Adopted 6/14/06

	Short Title: No	otary P	ublic Correction	ons.	(Public)
	Sponsors:				
	Referred to:				
				April 21, 2005	
1			A BIL	L TO BE ENTITLED	
2	AN ACT TO	MAKI	E CORRECTI	ONS AND OTHER AMEND	MENTS TO THE
3	NOTARY P	UBLIC	CACT, AND T	FO MAKE OTHER CONFORM	IING CHANGES.
4	The General As	sembly	of North Care	olina enacts:	
5	SECT	FION	I. G.S. 10B-3	reads as rewritten:	
6	"§ 10B-3. Defin	nitions			
7	The following			n this Chapter:	
8	(1)			means a <u>Acknowledgment.</u> –	
9				al, <u>a notary certifies that</u> at	a single time and
10		place	-	e following occurred:	
11		a.		individual appeared in person be	efore the notary and
12			-	cord; and presented a record.	
13		b.		<u>vidual was personally known</u>	-
14				y the notary through satisfac	tory evidence and
15			evidence.		
16		<u>c.</u>		al did either of the following:	
17				tes Indicated to the notary that	
18				l was the individual's signatu	•
19				d by the individual for the pur	poses stated within
20			the re		
21			-	d the record while in the physi	-
22				and while being personally ol	bserved signing the
23				l by the notary.	1
24	(2)			ns a <u>Affirmation.</u> – A notarial	-
25			U	ly equivalent to an oath and	
26				lividual at a single time and pl	ace:place all of the
27		tollov	ving occurred:		

	General Assem	bly of North Carolina	Session 2005
1		a. <u>Appears</u> <u>An individual appeared</u> in perso	on before the
2		notary;notary.	41
3		b. <u>Is The individual was personally known to</u>	•
4		identified by the notary through satisfac	tory evidence;
5		andevidence.	
6		c. <u>Makes The individual made</u> a vow of truthfulne	
7		perjury, based on personal honor and without i	nvoking a deity
8	(2)	or using any form of the word "swear".	
9	(3)	"Attest" or "attestation" means the Attest or attestatio	
10		completing the written evidence of a notarial act, to wi	-
11		a certificate by a notary who has performed a	•
12	(4)	witnessing a signature or administering an oath or affirm	
13	(4)	"Commission" means the Commission. – The en	—
14		perform notarial acts and the written evidence of authority	ority to perform
15		those acts.	
16	(5)	"Credible witness" means an honest, reliable, and i	1 1
17		<u>Credible witness. – An individual who is personally</u>	
18		notary and takes an oath or affirmation from the nota	•
19		signer's identity to whom all of the following also apply	
20		a. <u>The notary believes the individual to be honest</u>	
21		the purpose of confirming to the notary the ide	ntity of another
22		individual.	
23		b. <u>The notary believes the individual is not</u>	<u>a party to or</u>
24		beneficiary of the transaction.	
25	(6)	"Department" means the Department. – The N	North Carolina
26		Department of the Secretary of State.	
27	(7)	"Director" means the <u>Director. – The</u> Division Director	
28		Carolina Department of the Secretary of State Notary P	
29	(8)	<u>"Jurat" means a Jurat. – A notary's certificate</u>	
30		administration of an oath or affirmation. certification	
31		affidavit or deposition that states when and before when	•
32		affidavit or deposition was made, to wit, "Subscribe	
33		before me this the day of 20" The ne	
34		and seal shall be affixed below the sworn or affirmed	
35		signature of the affiantIn so doing, the notary sh	hall certify the
36		following:	
37		a. That the person signing the affidavit or depositi	
38		notary's presence and indicates the county in wh	nich the notarial
39		act took place;	
40		b. That the signer appeared before the notary	y on the date
41		indicated;	
42		c. That the notary administered an oath or aff	
43		signer, who swore to or affirmed the contents of	the document.

1	(9)	"Moral turpitude" means conduct Moral turpitude. – Conduct contrary
2	(1.0)	to expected standards of honesty, morality, or integrity.
3	(10)	<u>"Nickname" means a Nickname. – A</u> descriptive, familiar, or
4		shortened form of a proper name.
5	(11)	"Notarial act," "notary act," and "notarization" mean the Notarial act,
6		notary act, and notarization The act of taking an acknowledgment,
7		taking a verification or proof or administering an oath or affirmation
8		that a notary is empowered to perform under this Chapter, as
9		authorized by G.S. 10B-31.G.S. 10B-20(a).
10	(12)	"Notarial certificate" and "certificate" mean the Notarial certificate and
11		<u>certificate. – The portion of a notarized record that is completed by the</u>
12		notary, bears the notary's signature and seal, and states the facts
13		attested by the notary in a particular notarization.
14	(13)	"Notary public" and "notary" mean a Notary public and notary. – A
15		person commissioned to perform notarial acts under this Chapter. A
16		notary is a public officer of the State of North Carolina and shall act in
17		full and strict compliance with this act.
18	(14)	<u>"Oath" means a Oath. – A notarial act, or part thereof, act which is</u>
19		legally equivalent to an affirmation and in which <u>a notary certifies that</u>
20		an individual at a single time and place:place all of the following
21		occurred:
22		a. <u>Appears An individual appeared in person before a notary; the</u>
23		notary.
24		b. Is <u>The individual was personally known to the notary or</u>
25		identified by the notary through satisfactory evidence;
26		andevidence.
27		c. <u>Makes The individual made a vow of truthfulness on penalty of</u>
28		perjury while invoking a deity or using any form of the word
29		"swear".
30	(15)	"Official misconduct" means either Official misconduct Either of
31	~ /	the following:
32		a. A notary's performance of a prohibited act or failure to perform
33		a mandated act set forth in this Chapter or any other law in
34		connection with notarization.
35		b. A notary's performance of a notarial act in a manner found by
36		the Secretary to be negligent or against the public interest.
37	(16)	"Personal appearance" and "appear in person before a notary" mean an
38	(10)	Personal appearance and appear in person before a notary. – An
39		individual and a notary are in close physical proximity to one another
40		so that they may freely see and communicate with one another and
41		exchange records back and forth during the notarization process.
42	(17)	"Personal knowledge of identity" means familiarity Personal
43	(1)	knowledge or personally know. – Familiarity with an individual
44		resulting from interactions with that individual over a period of time
ГŦ		resulting from interactions with that individual over a period of time

1		sufficient to eliminate every reasonable doubt that the individual has
2		the identity claimed.
3	(18)	"Principal" means an Principal. – One of the following:
4		<u>a.</u> <u>In the case of an acknowledgment, the individual whose</u>
5		signature is notarized; or an identity and due execution of a
6		record is being certified by the notary.
7		b. In the case of a verification or proof, the individual other than a
8		credible-subscribing witness, taking an oath or affirmation from
9		the notary.whose:
10		i. Identity and due execution of the record is being proven;
11		or
12		ii. <u>Signature is being identified as genuine.</u>
13		c. In the case of an oath or affirmation, the individual who makes
14		<u>a vow of truthfulness on penalty of perjury.</u>
15	(19)	"Record" means information Record. – Information that is inscribed on
16		a tangible medium and called a traditional or paper record.
17	(20)	"Regular place of work or business" means a Regular place of work or
18		<u>business. – A</u> location, office or other workspace, where an individual
19		regularly spends all or part of the individual's work time.
20	(21)	"Revocation" means the <u>Revocation. – The</u> cancellation of the notary's
21		commission stated in the order of revocation.
22	(22)	"Satisfactory evidence of a signer's identity" means identification
23		Satisfactory evidence. – Identification of an individual based on either
24		of the following:
25		a. At least one current document issued by a federal, state, or
26		federal or state-recognized tribal government agency bearing
27		the photographic image of the individual's face and either the
28		signature or a physical description of the individual.
29		b. The oath or affirmation of one credible witness unaffected by
30		the record or transaction who is personally known to the notary
31		and who personally knows the individual seeking to be
32		identified.
33	(23)	<u>"Seal" and "stamp" mean a Seal or stamp. – A device for affixing on a</u>
34	~ /	paper record an image containing a notary's name, the words "notary
35		public," and other information as required in G.S. 10B-37.
36	(24)	"Secretary" means the Secretary The North Carolina Secretary of
37	~ /	State or the Secretary's designee.
38	(25)	"Signature" means the act of personally signing one's name in ink by
39	~ /	hand.
40	(26)	"Subscribing witness" means a Subscribing witness A person who
41	. /	either watches another individual sign a record or takes that
42		individual's acknowledgment of an already signed record and appears
43		before the notary on behalf of the principal. The subscribing witness
44		must sign the document in addition to the principal, must be personally

1			known by the notary or prove identity to the notary by satisfact	ory
2			evidence, and must take an oath or affirmation stating that he or	she
3			witnessed the principal sign.signs a record for the purpose of bein	ig a
4			witness to the principal's execution of the record or to the princip	oal's
5			acknowledgment of his or her execution of the record. A subscrib	oing
6			witness may give proof of the execution of the record as provided	<u>l in</u>
7			subdivision (28) of this section.	
8		(27)	"Suspension" and "restriction" means the Suspension and restriction	<u>n. –</u>
9			The termination of a notary's commission for a period of time stated	
10			an order of restriction or suspension. The terms "restriction"	or
11			"suspension" or a combination of both terms shall be u	sed
12			synonymously.	
13		(28)	"Verification" or "proof" means a Verification or proof A nota	rial
14			act in which a notary certifies that all of the following occurred:	
15			<u>a.</u> <u>An individual appeared in person before the notary.</u>	
16			b. The individual was personally known to the notary or identif	fied
17			by the notary through satisfactory evidence.	
18			c. The individual was not a party to or beneficiary of	the
19			transaction.	
20			<u>d.</u> where a person certifies under oath or affirmation that	the
21			person witnessed the principal either execute, record,	
22			acknowledge the principal's signature on an already execu	ıted
23			record. The individual took an oath or gave an affirmation a	and
24			testified to one of the following:	
25			i. The individual is a subscribing witness and the princi	ipal
26			who signed the record did so while being persona	<u>ally</u>
27			observed by the subscribing witness.	
28			ii. The individual is a subscribing witness and the princi	<u>ipal</u>
29			who signed the record acknowledged his or her signat	ture
30			to the subscribing witness.	
31			iii. The individual recognized either the signature on	the
32			record of the principal or the signature on the record	<u>l of</u>
33			the subscribing witness and the signature was genuine	<u>;.</u> "
34		SEC	TON 2. G.S. 10B-5(b) reads as rewritten:	
35	"(b)	A per	son qualified for a notarial commission shall meet all of the follow	ving
36	requirem	ents:		
37		(1)	Be at least 18 years of age or legally emancipated as defined in Art	icle
38			35 of Chapter 7B of the General Statutes.	
39		(2)	Reside or have a regular place of work or business in this State.	
40		(3)	Reside legally in the United States.	
41		(4)	Speak, read, and write the English language.	
42		(5)	Possess a high school diploma or equivalent.	
43		(6)	Pass the course of instruction described in this Article, unless	the
44			person is a licensed member of the North Carolina State Bar.	

1	(7)	Purchase and keep as a reference the most recent manual approved by
2		the Secretary that describes the duties and authority of notaries public.
3	(8)	Submit an application containing no significant misstatement or
4		omission of fact. The application form shall be provided by the
5		Secretary and be available at the register of deeds office in each
6		county. Every application shall include the signature of the applicant
7		written with pen and ink, and the signature shall be acknowledged by
8		the applicant before a person authorized to administer oaths.
9	<u>(9)</u>	Obtain the recommendation of one publicly elected official in North
10	<u>x</u>	Carolina and submit the recommendation with the application. Except
11		for The requirement of this subdivision shall not apply to any applicant
12		who seeks to receive the oath of office from the register of deeds of a
13		county where more than 15,000 active notaries public are on record on
14		January 1 of the year when the application is filed, the applicant shall
15		also obtain the recommendation of one publicly elected official in
16		North Carolina whose recommendation shall be contained on the
17		application.filed."
18	SEC	TION 3. G.S. 10B-7(b) reads as rewritten:
19		information <u>contained provided</u> in an application <u>that relates to</u>
20), (3), (6), and (7) of subsection (a) of this section under this section is a
21	public record a	s defined in G.S 132-1. The information contained in subdivisions (2),
22	(3), (6) and (7)	7) of subsection (a) of this section shall be considered confidential
23	information and	d shall not be subject to disclosure except as provided in <u>under</u> Chapter
24	132 of the Gene	eral Statutes."
25	SEC	TION 4. G.S. 10B-10(c) reads as rewritten:
26	''(c) The	After the appointee qualifies by taking the oath of office required under
27	subsection (b) of	of this section, the register of deeds shall then place the notary record in a
28	book designate	ed for that purpose, or the notary record may be recorded in the
29	Consolidated I	Document Book and indexed in the Consolidated Real Property Index
30	under the nota	ry's name in the grantor index. The notary record may be kept in
31	electronic form	at so long as the signature of the notary public may be viewed and
32	printed. The no	otary record shall contain the name and the signature of the notary as
33	commissioned,	the effective date and expiration date of the commission, the date the
34	oath was admi	inistered, and the date of any restriction, suspension, revocation, or
35	resignation. The	e record shall constitute the official record of the qualification of notaries
36	public."	
37	SEC	TION 5. G.S. 10B-11(b) reads as rewritten:
38	"(b) A no	tary whose commission has not expired must comply with the following
39	requirements to	be recommissioned:
40	(1)	Submit a new application under G.S. 10B-6. meeting the requirements
41		of G.S. 10B-6, except for G.S. 10B-6(2).
42	(2)	Meet <u>all</u> the requirements of <u>G.S. 10B 5(b)</u> <u>G.S. 10B-5(b)</u> , except for
43		G.S. 10B-5(b)(5), (6), and (9).

General Assembly of North Carolina Session 2005 Pass Achieve a passing score on the written examination required (3) 1 under G.S. 10B-8, unless G.S. 10B-8(b). This requirement does not 2 3 apply if the notary is a licensed member of the North Carolina State 4 Bar." 5 **SECTION 6.** G.S. 10B-20(a) reads as rewritten: 6 "§ 10B-20. Powers and limitations. 7 A notary may perform any of the following notarial acts: (a) 8 Acknowledgments. (1)9 (2)Oaths and affirmations. 10 (3)Execute jurats. (4) Verifications or proofs." 11 12 **SECTION 7.** G.S. 10B-20(b) reads as rewritten: A notarial act shall be attested by all of the following: 13 "(b) 14 (1)The signature of the notary, exactly as shown on the notary's 15 commission. 16 (2)The readable legible appearance of the notary's name, name exactly as 17 shown on the notary's commission. The legible appearance of the 18 name may be ascertained from the notary's typed or printed name near the signature notary's signature or from elsewhere in the notarial 19 20 certificate or from the notary's seal if the name is legible. The clear and legible appearance of the notary's stamp or seal. 21 (3) A statement of the date the notary's commission expires. The statement 22 (4) 23 of the date that the notary's commission expires may appear in the 24 notary's stamp or seal or elsewhere in the notarial certificate." SECTION 8. G.S. 10B-20(c) reads as rewritten: 25 A notary is disqualified from performingshall not perform a notarial act if any 26 "(c) 27 of the following apply: The principal or subscribing witness is not in the notary's presence at 28 (1)29 the time the notarial act is to be performed; however, performed. However, nothing in this Chapter shall require a notary to complete the 30 notarial certificate attesting to the notarial act in the presence of the 31 32 principal or subscribing witness. The principal or subscribing witness is not personally known to the 33 (2)notary or identified by the notary through satisfactory evidence. 34 35 The credible witness is not personally known to the notary. (2a) The principal or subscribing witness shows a demeanor that causes the (3)36 notary to have a compelling doubt about whether the principal knows 37 the consequences of the transaction requiring a notarial act. 38 The principal or subscribing witness, in the notary's judgment, is not 39 (4)acting of the principal's or the subscribing witness's own free will. 40 The notary is a signer of or is named, other than as a trustee in a deed 41 (5) 42 of trust, in the document of, party to, or beneficiary of the record, that is to be notarized. However, a disqualification under this subdivision 43 shall not apply to a notary who is named in a record solely as the 44

General Assem	bly of North Carolina	Session 2005
(6)	trustee in a deed of trust, the drafter of the real a registered document should be mailed or so attorney for a party to the record, so long a party to the record individually or in some fiduciary capacity. The notary will receive directly from a transport of the record in the record in the record in the received in	sent after recording, or the as the notary is not also a ne other representative or
	notarial act any commission, fee, advantage property, or other consideration exceeding in in G.S. 10B-31, other than fees or other consi rendered by a licensed attorney, a license	, right, title, interest, cash, in value the fees specified sideration paid for services sed real estate broker or
	salesperson, a motor vehicle dealer, or a bank	ker."
	TION 9. G.S. 10B-20(g) reads as rewritten:	
	nissioned officers on active duty in the United	
	o perform notarial acts and other personsPers	
•	n to perform notarial acts may perform the act	· · ·
	States armed forces, their spouses, and their d	ependents."
	FION 10. G.S. 10B-20(1) reads as rewritten:	
	ary public required to comply with the provision	
	l prominently post at the notary public's place	
	by law, which a notary public may charge.	
-	sh and in the non-English language in which	
	all contain the notice required in subsection (i)	
	ise prominently posted at the notary public's p	lace of business."
	TION 11. G.S. 10B-20(m) reads as rewritten:	
	arial certificate wording is not provided or	
	ary who is not also a licensed attorney shall	
	ertificate to be used. This does not prohibit a	
law."	tificate forms recognized in this Chapter or a	is otherwise authorized by
	TION 12. G.S. 10B-20(0) reads as rewritten:	
	e signing a notarial certificate and except as p	rovided in this subsection
	cross out or mark through all blank lines or	
However:	noss out of mark through an ofank miles of	spaces in the certificate.
(1)	Notwithstanding the provisions of this se	oction or $GS_{10}B_{35}(b)$
(1)	section, a notary shall not be required to co	
	through blank lines or spaces in the notary	—
	for in G.S. 47-43 indicating when and whe	-
	recorded if that recording information is not	
	time the notary completes and signs the certi	
(2)	A notary's failure to cross out or mark through	
(-/	a notarial certificate shall not affect the enforceability of the certificate or the related	sufficiency, validity, or

1	(3) A notary's failure to cross out or mark through blank lines or spaces in
2	a notarial certificate shall not be grounds for a register of deeds to
2	refuse to accept a record for registration."
4	SECTION 13. G.S. 10B-23 reads as rewritten:
5	"§ 10B-23. Improper records.
6	(a) A notary shall not notarize a signature on a record without a notarial
7	certificate indicating what type of notarial act was performed. <u>However, a notary may</u>
8	<u>administer an oath or affirmation without completing a jurat.</u>
9	(b) A notary shall neither certify, notarize, nor authenticate a photograph. A
10	notary may notarize an affidavit regarding and attached to a photograph."
11	SECTION 14. G.S. 10B-31 reads as rewritten:
12	"§ 10B-31. Fees for notarial acts.
13	The maximum fees that may be charged by a notary for notarial acts are as follows:
14	(1) For acknowledgments, jurats, verifications or proofs, five dollars
15	(\$5.00) per principal signature.
16	(2) For oaths or affirmations without a signature, five dollars (\$5.00) per
17	person, except for an oath or affirmation administered to a credible
18	witness to vouch for a principal's identity the identity of a principal or
19	subscribing witness."
20	SECTION 15. G.S. 10B-22 as enacted in Section 4 of S.L. 2005-391 and as
21	codified as G.S. 10B-35 reads as rewritten:
22	''§ 10B-22. Official signature.
23	(a) A notary shall keep an official seal or stamp (herein "seal") that is the
24	exclusive property of the notary. The notary shall keep the seal in a secure location that
25	is accessible only to the notary. A notary shall not allow another person to use or
26	possess the seal, and shall not surrender the seal to the notary's employer upon
27	termination of employment.
28	(b) The seal shall be affixed only after the notarial act is performed. The notary
29	shall place the image or impression of the seal near the notary's signature on every paper
30	record notarized. The seal and the signature shall appear on the same page.
31	(c) A notary shall do the following within 10 days of discovering that the notary's
32	seal has been stolen, lost, damaged, or otherwise rendered incapable of affixing a legible
33	image:
34	(1) Inform the appropriate law enforcement agency in the case of theft or
35	vandalism.
36	(2) Notify the appropriate register of deeds and the Secretary in writing
37	and signed in the official name in which he or she was commissioned.
38	(d) As soon as is reasonably practicable after resignation, revocation, or
39	expiration of a notary commission, or death of the notary, the seal shall be delivered to
40	the Secretary for disposal.
41	" <u>§ 10B-35. Official signature.</u>
42	When notarizing a paper record, a notary shall sign by hand in ink on the notarial contribution. The notary shall comply with the requirements of $C = 10P \cdot 20(h)(1)$ and
43	certificate. The notary shall comply with the requirements of G.S. $10B-20(b)(1)$ and $(b)(2)$. The notary shall affir the official signature only after the notarial set is
44	(b)(2). The notary shall affix the official signature only after the notarial act is

1	performed. The notary shall not sign a paper record using the facsimile stamp or an		
2	electronic or other printing method."		
3	SECTION 16. G.S. 10B-36 reads as rewritten:		
4	"§ 10B-36. Official seal.		
5	(a) A notary shall keep an official seal or stamp (herein "seal") that is the		
6	exclusive property of the notary. The notary shall keep the seal in a secure location that		
7	is accessible only to the notary. location. A notary shall not allow another person to use		
8	or possess the seal, and shall not surrender the seal to the notary's employer upon		
9	termination of employment.		
10	(b) The seal shall be affixed only after the notarial act is performed. The notary		
11	shall place the image or impression of the seal near the notary's signature on every paper		
12	record notarized. The seal and the <u>notary's signature shall appear on the same page. page</u>		
13	of a record as the text of the notarial certificate.		
14	(c) A notary shall do the following within 10 days of discovering that the notary's		
15	seal has been stolen, lost, damaged, or otherwise rendered incapable of affixing a legible		
16	image:lost or stolen:		
17	(1) Inform the appropriate law enforcement agency in the case of theft or		
18	vandalism.		
19	(2) Notify the appropriate register of deeds and the Secretary in writing		
20	and signed in the official name in which he or she was commissioned.		
21	(d) As soon as is reasonably practicable after resignation, revocation, or		
22	expiration of a notary commission, or death of the notary, the seal shall be delivered to		
23	the Secretary for disposal."		
24	SECTION 17. G.S. 10B-37 reads as rewritten:		
25	"§ 10B-37. Seal image.		
26	(a) <u>Near A notary shall affix the notary's official seal near the notary's official</u>		
27	signature on the notarial certificate of a paper record, the notary shall place a sharp,		
28	legible, permanent, and photographically reproducible image of the official seal.record.		
29	(b) A notary's official seal shall include only all of the following elements:		
30	(1) The notary's name exactly as commissioned ; <u>commissioned</u> .		
31	(2) The words <u>"Notary Public"; "Notary Public".</u>		
32	(3) The county of commissioning, including the word "County" or the		
33	abbreviation <u>"Co."; and "Co.".</u>		
34	(4) The words "North Carolina" or the abbreviation "NC".		
35	(c) The notary seal may be either circular or rectangular in shape. <u>Upon receiving</u>		
36	a commission or a recommission on or after October 1, 2006, a notary shall not use a		
37	The circular seal shall not be that is less than 1 ½ inches, nor more than 2 inches in		
38	diameter. The rectangular seal shall not be over 1 inch high and 2 ¹ / ₂ inches long. The		
39	perimeter of the seal shall contain a border that is visible when impressed.		
40	(c1) Alterations to any information contained within the seal as embossed or		
41	stamped on the record are prohibited.		
42	(d) A notarial seal may contain the notary's commission expiration date;		
43	however, a notarial act shall be invalid if the expiration date contained on the seal is		
44	incorrect at that time that the notarial act is performed.seal, as it appears on a record,		

1	may contain the permanently imprinted, handwritten, or typed date the notary's
2	commission expires.
3	(e) Any reference in the General Statutes to the seal of a notary shall include the
4	stamp of a notary, and any reference to the stamp of a notary shall include the seal of
5	the notary.
6	(f) The failure of a notarial seal to comply with the requirements of this section
7	shall not affect the sufficiency, validity, or enforceability of the notarial certificate, but
8	shall constitute a violation of the notary's duties."
9	SECTION 18. G.S. 10B-40 reads as rewritten:
10	"§ 10B-40. Notarial certificates in general.
11	(a) A notary shall not make or give a notarial certificate unless the notary has
12	either (i) personal knowledge or satisfactory evidence of the identity of the principal or,
13	if applicable, the subscribing witness, or (ii) satisfactory evidence of a signer's
14	identity.witness.
15	(a1) By making or giving a notarial certificate, whether or not stated in the
16	<u>certificate, a notary certifies as follows:</u>
17	(1) <u>As to an acknowledgment, all those things described in G.S. 10B-3(1).</u>
18	(2) As to an affirmation, all those things described in G.S. 10B-3(2).
19 20	(3) As to an oath, all those things described in G.S. 10B-3(14).
20	$(4) \qquad As to a verification or proof, all those things described in C S 10P 2(28)$
21	$\frac{G.S.\ 10B-3(28)}{G.S.\ 10B-3(28)}$
22 23	(a2) In addition to the certifications under subsection (a1) of this section, by
23 24	making or giving a notarial certificate, whether or not stated in the certificate, a notary certifies to all of the following:
24 25	(1) At the time the notarial act was performed and the notarial certificate
23 26	was signed by the notary, the notary was lawfully commissioned, the
20 27	notary's commission had neither expired nor been suspended, the
28	notarial act was performed within the geographic limits of the notary's
29	commission, and the notarial act was performed in accordance with the
30	provision of this Chapter.
31	(2) If the notarial certificate is for an acknowledgment or the
32	administration of an oath or affirmation, the person whose signature
33	was notarized did not appear in the judgment of the notary to be
34	incompetent, lacking in understanding of the nature and consequences
35	of the transaction requiring the notarial act, or acting involuntarily,
36	under duress, or undue influence.
37	(3) The notary was not prohibited from acting under G.S. 10-20(c).
38	(a3) The inclusion of additional information in a notarial certificate, including the
39	representative or fiduciary capacity in which a person signed or the means a notary used
40	to identify a principal, shall not invalidate an otherwise sufficient notarial certificate.
41	(b) A notarial certificate for the acknowledgment <u>taken by a notary of a principal</u>
42	who is an individual acting in his or her own right or who is an individual acting in a
43	representative or fiduciary capacity taken by a notary is sufficient and shall be accepted
44	in this State if it is substantially in the form set forth in G.S. 10B-41, if it is substantially

1	in a form other	wise prescribed by the law laws of this State, or if it: it includes all of the
2	following:	
3	(1)	Identifies the state and county in which the acknowledgment
4		occurred;occurred.
5	(2)	Names the principal who appeared in person before the notary; notary.
6	(3)	States that the notary has either (i) personal knowledge of the identity
7		of the principal or (ii) satisfactory evidence of the principal's identity,
8		indicating the nature of that satisfactory evidence;
9	(4)	Indicates that the principal who-appeared in person before the notary
10		and the principal acknowledged that the signature on the record
11		presented is his or her signature, that the principal voluntarily signed
12		the record for the purpose stated therein; he or she signed the record.
13	(5)	States the date of the acknowledgment; acknowledgment.
14	(6)	Contains the signature and seal or stamp of the notary who took the
15		acknowledgment; and acknowledgment.
16	(7)	States the notary's commission expiration date.
17		otarial certificate for the verification or proof of the signature of a
18	· · ·	subscribing witness taken by a notary is sufficient and shall be accepted
19		t is substantially in the form set forth in G.S. 10B-42, if it is substantially
20		wise prescribed by the <u>law-laws</u> of this State, or if <u>it:it includes all of the</u>
21	<u>following:</u>	
22	(1)	Identifies the state and county in which the verification or proof
23		occurred;occurred.
24	(2)	Names the subscribing witness who appeared in person before the
25		notary;notary.
26	(3)	States that the notary has either (i) personal knowledge of the identity
27		of the subscribing witness or (ii) satisfactory evidence of the
28		subscribing witness's identity, indicating the nature of that satisfactory
29		evidence;
30	(4)	Names the principal whose signature on the record is to be verified or
31		proven; proven.
32	(5)	Indicates that the subscribing witness certified to the notary under oath
33		or by affirmation that the subscribing witness is not a party to or
34		beneficiary of the transaction, named party to the record in question,
35		has no interest in the transaction, signed the record as a subscribing
36		witness, and either (i) witnessed the principal sign the record, or (ii)
37		witnessed the principal acknowledge the principal's signature on the
38		already signed record; record.
39	(6)	States the date of the verification or proof; proof.
40	(7)	Contains the signature and seal or stamp of the notary who took the
41		verification or proof; and proof.
42	(8)	States the notary's commission expiration date.
43		otarial certificate for the verification or proof of the signature of a
44	principal or a	subscribing witness by a nonsubscribing witness taken by a notary is

1	sufficient and s	hall be accepted in this State if it is substantially in the form set forth in	
2	<u>G.S. 10B-42.1</u> ,	if it is substantially in a form otherwise prescribed by the laws of this	
3		cludes all of the following:	
4	(1)	Identifies the state and county in which the verification or proof	
5		occurred.	
6	<u>(2)</u>	Names the nonsubscribing witness who appeared in person before the	
7		notary.	
8	<u>(3)</u>	Names the principal or subscribing witness whose signature on the	
9		record is to be verified or proven.	
10	<u>(4)</u>	Indicates that the nonsubscribing witness certified to the notary under	
11		oath or by affirmation that the nonsubscribing witness is not a party to	
12		or beneficiary of the transaction and that the nonsubscribing witness	
13		recognizes the signature of either the principal or the subscribing	
14		witness and that the signature is genuine.	
15	<u>(5)</u>	States the date of the verification or proof.	
16	<u>(6)</u>	Contains the signature and seal or stamp of the notary who took the	
17		verification or proof.	
18	<u>(7)</u>	States the notary's commission expiration date.	
19	(d) A no	tarial certificate for an oath or affirmation taken by a notary is sufficient	
20	and shall be a	accepted in this State if it is substantially in the form set forth in	
21	G.S. 10B-43, if	it is substantially in a form otherwise prescribed by the law laws of this	
22	State, or if it: it	includes all of the following:	
23	(1)	Identifies the state and county in which the oath or affirmation	
24		occurred;	
25	(2)	Names the principal who appeared in person before the notary; notary	
26		unless the name of the principal otherwise is clear from the record	
27		itself.	
28	(3)	States that the notary has either (i) personal knowledge of the identity	
29		of the principal or (ii) satisfactory evidence of the principal's identity,	
30		indicating the nature of that satisfactory evidence;	
31	(4)	Indicates that the principal who appeared in person before the notary	
32		signed the record in question and certified to the notary under oath or	
33		by affirmation as to the truth of the matters stated in the record; record.	
34	(5)	States the date of the oath or affirmation; affirmation.	
35	(6)	Contains the signature and seal or stamp of the notary who took the	
36		oath or affirmation; and affirmation.	
37	(7)	States the notary's commission expiration date.	
38	•	notarial certificate made in another jurisdiction shall be sufficient in this	
39		ade in accordance with federal law or the laws of the jurisdiction where	
40		tificate is made.	
41		ecords to be filed, registered, recorded, or delivered in another state or	
42	•	the United States, a North Carolina notary may complete any notarial	
12	cartificate that may be required in that other state or jurisdiction		

42 gansaletion of the onited states, a North Carolina hotary may 43 certificate that may be required in that other state or jurisdiction.

1	(g) Nothing in this Chapter shall be deemed to authorize the use of a notarial
2	certificate authorized by this Part in place of or as an alternative to a notarial certificate
3	required by any other provision of the General Statutes outside of Chapter 47 of the
4	General Statutes that prescribes the specific form or content for a notarial certificate
5	(including, but not limited to, including G.S. 31-11.6, Chapter 32A of the General
6	Statutes, and G.S. 90-321). G.S. 90-321. However, any statute that permits or requires
7	the use of a notarial certificate contained within Chapter 47 of the General Statutes may
8 9	also be satisfied by the use of a notarial certificate permitted by this Part. <u>Any form of</u>
9 10	<u>acknowledgment or probate authorized under Chapter 47 of the General Statutes shall</u> <u>be conclusively deemed in compliance with the requirements of this section.</u>
10	(h) If an individual signs a record and purports to be acting in a representative or
12	fiduciary capacity, that individual is also deemed to represent to the notary that he or
12	she is signing the record with proper authority to do so and also is signing the record on
14	behalf of the person or entity represented and identified therein or in the fiduciary
15	capacity indicated therein. In performing a notarial act in relation to an individual
16	described under this subsection, a notary is under no duty to verify whether the
17	individual acted in a representative or fiduciary capacity or, if so, whether the individual
18	was duly authorized so to do. A notarial certificate may include any of the following:
19	(1) A statement that an individual signed a record in a particular
20	representative or fiduciary capacity.
21	(2) A statement that the individual who signed the record in a
22	representative or fiduciary capacity had due authority so to do.
23	(3) <u>A statement identifying the represented person or entity or the</u>
24	fiduciary capacity."
25	SECTION 19. G.S. 10B-41 reads as rewritten:
26	"§ 10B-41. Notarial certificate for an acknowledgment.
27	(a) When properly completed by a notary, a notarial certificate in that
28 29	substantially complies with the following form may be used and shall be sufficient
29 30	under the law of this State to satisfy the requirements for a notarial certificate for the acknowledgment of a principal who is an individual acting in his or her own right or
30 31	who is an individual acting in a representative or fiduciary capacity. The authorization
32	of the form in this section does not preclude the use of other forms.
33	County, North Carolina
34	I certify that the following person(s) personally appeared before me this
35	day, each acknowledging to me that he or she voluntarily signed the
36	foregoing document for the purpose stated therein and in the capacity
37	indicated: document: name(s) of principal(s).
38	Date: Official Signature of Notary
39	Notary's printed or typed name, Notary Public
40	(Official Seal) My commission expires:
41	(b) By signing a notarial certificate for the acknowledgment of a principal who is
42	an individual acting in his or her own right or in a representative capacity substantially
43	in the form set forth in subsection (a) of this section, the notary thereby certifies:

	General Assembly of North Carolina Session 2005
1 2	(1) That the principal acknowledging his or her signature appeared in person before the notary on the date indicated;
3 4	(2) That the principal stated to the notary that he or she voluntarily signed the record for the purpose stated therein;
5 6	(3) That, if the principal signed the record in a representative capacity, the principal stated that he or she signed the record in the particular
7 8 0	 representative capacity; and (4) That the notary has either (i) personal knowledge of the identity of the principal on (ii) action constrained on the principal of the
9 10	principal or (ii) satisfactory evidence of the principal's identity.
10 11	(c) The notary's printed or typed name as shown in the form provided in subsection (a) of this section is not required if the legible appearance of the notary's
11	name may be ascertained from the notary's typed or printed name near the notary's
12	signature or from elsewhere in the notarial certificate or from the notary's seal if the
13	name is legible."
15	SECTION 20. G.S. 10B-42 reads as rewritten:
16	"§ 10B-42. Notarial certificate for a verification or proof. of subscribing witness.
17	(a) When properly completed by a notary, a notarial certificate in substantially
18	the following form may be used and shall be sufficient under the law of this State to
19	satisfy the requirements for a notarial certificate for the verification or proof of the
20	signature of a principal by a subscribing witness. The authorization of the form in this
21	section does not preclude the use of other forms.
22	County, North Carolina
23	I certify that <u>name (name of subscribing witness witness</u>) personally
24	appeared before me this day and certified to me under oath or by
25	affirmation that he or she is not a named party to the foregoing document,
26	has no interest in the transaction, grantee or beneficiary of the transaction,
27	signed the foregoing document as a subscribing witness, and either (i)
28	witnessed name (name of principal (the principal) sign the foregoing
29	document or (ii) witnessed (name of the principal principal) acknowledge
30	the principal's his or her signature on the already-signed document.
31	Date: Official Signature of Notary
32	Notary's printed or typed name, Notary Public
33	(Official Seal) My commission expires:
34	(b) By signing a notarial certificate for the verification or proof of the signature
35	of a principal by a subscribing witness substantially in the form set forth in subsection
36	(a) of this section, the notary thereby certifies:
37	(1) That the subscribing witness appeared in person before the notary on
38	the date indicated;
39	(2) That the subscribing witness certified to the notary under oath or by
40	affirmation that the subscribing witness is not a named party to the
41	record in question, has no interest in the transaction, signed the record
42	as a subscribing witness, and either (i) witnessed the named principal
43	sign the record, or (ii) witnessed the named principal acknowledge the
44	principal's signature on the already-signed record; and

Session 2005 **General Assembly of North Carolina** (3)That the notary has either (i) personal knowledge of the identity of the 1 2 subscribing witness or (ii) satisfactory evidence of the subscribing 3 witness's identity. 4 The notary's printed or typed name as shown in the form provided in (c) 5 subsection (a) of this section is not required if the legible appearance of the notary's 6 name may be ascertained from the notary's typed or printed name near the notary's 7 signature or from elsewhere in the notarial certificate or from the notary's seal if the 8 name is legible." 9 **SECTION 21.** Article 1 of Chapter 10B is amended by adding a new section 10 to read: "§ 10B-42.1. Notarial certificate for a verification of nonsubscribing witness. 11 When properly completed by a notary, a notarial certificate in substantially 12 (a) the following form may be used and shall be sufficient under the law of this State to 13 14 satisfy the requirements for a notarial certificate for the verification or proof of the signature of a principal or subscribing witness by a nonsubscribing witness. The 15 authorization of the form in this section does not preclude the use of other forms. 16 17 County, North Carolina I certify (name of nonsubscribing witness) personally appeared before me 18 this day and certified to me under oath or by affirmation that he or she is 19 not a grantee or beneficiary of the transaction, that (name of 20 nonsubscribing witness) recognizes the signature of (name of the principal 21 or the subscribing witness) and that the signature is genuine. 22 23 Official Signature of Notary Date: 24 Notary's printed or typed name, Notary Public My commission expires: 25 (Official Seal) 26 27 The notary's printed or typed name as shown in the form provided in (b) subsection (a) of this section is not required if the legible appearance of the notary's 28 29 name may be ascertained from the notary's typed or printed name near the notary's signature or from elsewhere in the notarial certificate or from the notary's seal if the 30 name is legible." 31 32 **SECTION 22.** G.S. 10B-43 reads as rewritten: 33 "§ 10B-43. Notarial certificate for an oath or affirmation. 34 When properly completed by a notary, a notarial certificate in that (a) substantially complies with either of the following forms may be used and shall be 35 sufficient under the law of this State to satisfy the requirements for a notarial certificate 36 for an oath or affirmation. The authorization of the forms in this section does not 37 38 preclude the use of other forms. 39 _ County, North Carolina Signed and sworn to (or affirmed) before me this day by name of 40 principal.(name of principal). 41 42 Official Signature of Notary Date: Notary's printed or typed name, Notary Public 43 My commission expires: 44 (Official Seal)

1		-OR-
2 3		-OK-
3 4		County, North Carolina
5		Sworn to (or affirmed) and ascribed subscribed before me this day by name
6		of principal.(name of principal).
7		Official Signature of Notary
8	Dute	Notary's printed or typed name, Notary Public
9		(Official Seal) My commission expires:
10	(b)	By signing a notarial certificate for an oath or affirmation substantially in the
11		orth in subsection (a) of this section, the notary thereby certifies:
12		(1) That the principal appeared in person before the notary on the date
13		indicated;
14		(2) That either (i) the notary witnessed the principal sign the record or (ii)
15		the principal stated to the notary that he or she voluntarily signed the
16		record for the purpose stated therein;
17		(3) That the principal certified to the notary under oath or by affirmation
18		as to the truth of the matters stated in the record; and record.
19		(4) That the notary has either (i) personal knowledge of the identity of the
20		principal or (ii) satisfactory evidence of the principal's identity.
21	<u>(c)</u>	The notary's printed or typed name as shown in the form provided in
22	subsection	(a) of this section is not required if the legible appearance of the notary's
23	<u>name may</u>	be ascertained from the notary's typed or printed name near the notary's
24	signature of	or from elsewhere in the notarial certificate or from the notary's seal if the
25	name is leg	<u>gible.</u>
26		In either of the forms provided under subsection (a) of this section all of the
27	following	<u>shall apply:</u>
28		(1) The name of the principal may be omitted if the name of the principal
29		is located near the jurat, and the principal who so appeared before the
30		notary is clear from the record itself.
31		(2) <u>The words "affirmed" or "sworn to or affirmed" may be substituted for</u>
32		the words "sworn to"."
33		SECTION 23. G.S. 10B-60 reads as rewritten:
34		. Enforcement and penalties.
35		The Secretary may warn, issue a warning to a notary or restrict, suspend, or
36		notarial commission for a violation of this Chapter and on any ground for
37		application for a commission may be denied under this Chapter. Any period of
38		, suspension, or revocation shall not extend the expiration date of a
39	commissio	
40		Except as otherwise permitted by law, a person who commits any of the
41	-	acts is guilty of a Class 1 misdemeanor:
42		(1) Holding one's self out to the public as a notary if the person does not
43		have a commission.

	General Asser	mbly of North Carolina	Session 2005
1	(2)	Performing a notarial act if the person's commission	n has expired or
2	()	been suspended.suspended or restricted.	I
3	(3)	Performing a notarial act before the person had ta	ken the oath of
4		office.	
5	(c) A no	otary shall be guilty of a Class 1 misdemeanor if the no	ptary does any of
6	the following:	stary shall be galley of a class I misdemeanor if are no	fully does unly of
7	(1)	Takes an acknowledgment, performs acknowledgment	nt or administers
8	(1)	an oath, affirmation, or jurat oath or affirmation with	
9		personally appearing in person before the notary; notar	
0	(2)	Takes a verification or proof of a without the sub	-
1	(2)	without personal knowledge of the subscribing with	-
2		without satisfactory evidence of the subscripting	
3		identity; appearing in person before the notary.	ionig withessis
4	(3)	Takes an acknowledgment or administers an oatl	n or affirmation
5	<u>(5)</u>	without personal knowledge or satisfactory evidence	
6		the principal.	of the lacinity of
7	<u>(4)</u>	<u>Takes a verification or proof without personal</u>	knowledge or
8	<u></u>	satisfactory evidence of the identity of the subscribing	•
9	(d) A n	otary shall be guilty of a Class I felony if the notary	
)	following:	oury shall be guilty of a class I folding if the notary	does any of the
1	(1)	Takes an acknowledgment, verification,	
2	(-)	jurat, acknowledgment or a verification or a pro	-
3		<u>administers</u> an oath or affirmation if the notary know	_
4		fraudulent.	
5	(2)	Takes an acknowledgment, or jurat acknowledgment	or administers an
6	(-)	<u>oath or affirmation without the principal appearing</u>	
7		the notary if the notary does so with the intent to com	-
3	(3)	Takes a verification or proof without the subscribing v	
)	~ /	in person before the notary if the notary does so w	
)		commit fraud.	
1	(e) It is	a Class I felony for any person to perform notarial acts	in this State with
2		that the person is not commissioned under this Chapter.	
3	-	person who without authority obtains, uses, conce	als, defaces, or
4	•	al or notarial records of a notary is guilty of a Class I feld	
5	•	purposes of enforcing this Chapter and Article 34 of C	•
6	General Statut	tes, the law enforcement agents of the Department of	the Secretary of
7	State have sta	atewide jurisdiction and have all of the powers and	authority of law
8	enforcement o	officers. The agents have the authority to assist local	law enforcement
9	agencies in th	neir investigations and to initiate and carry out, on	their own or in
0	coordination w	vith local law enforcement agencies, investigations of vio	lations.
1		gnation or expiration of a notarial commission does	
2		vestigation into a notary's conduct by the Secretary, who	
3	investigation to	o a conclusion, whereupon it may be a matter of public r	ecord whether or
4	not the finding	would have been grounds for disciplinary action.	

1	(i) The Secretary may seek injunctive relief against any person who violates the
2	provisions of this Chapter. Nothing in this Chapter diminishes the authority of the North
3	Carolina State Bar.
4	(j) Any person who knowingly solicits, coerces, or in any material way
5	influences a notary to commit official misconduct, is guilty as an aider and abettor and
6	is subject to the same level of punishment as the notary.
7	(k) The sanctions and remedies of this Chapter supplement other sanctions and
8	remedies provided by law, including, but not limited to, forgery and aiding and
9	abetting."
10	SECTION 24. Part 9 of Article 1 of Chapter 10B of the General Statutes is
11	amended by adding the following new sections to read:
12	" <u>§ 10B-67. Erroneous commission expiration date cured.</u>
13	An erroneous statement of the date that the notary's commission expires shall not
14	affect the sufficiency, validity, or enforceability of the notarial certificate or the related
15	record if the notary is, in fact, lawfully commissioned at the time of the notarial act.
16	" <u>§ 10B-68. Technical defects cured.</u>
17	(a) <u>Technical defects, errors, or omissions in a notarial certificate shall not affect</u>
18	the sufficiency, validity, or enforceability of the notarial certificate or the related
19	instrument or document.
20	(b) As used in this section, a technical defect includes those cured under
21	G.S. 10B-37(f) and G.S. 10B-67. Other technical defects include the absence of the
22	legible appearance of the notary's name exactly as shown on the notary's commission as
23	required in G.S. 10B-20(b) and defects in the commissioning or recommissioning of the
24	notary that were approved by the Department under this Chapter.
25	" <u>§ 10B-69. Official forms cured.</u>
26	(a) <u>The notarial certificate contained in a form issued by a State agency prior to</u>
27	October 1, 2006, is deemed to be a valid certificate provided the certificate complied
28	with the law at the time the form was issued.
29	(b) The notarization using a certificate under subsection (a) of this section shall
30	be deemed valid if executed in compliance with the law at the time the form was issued.
31	" <u>§ 10B-99. Presumption of regularity.</u>
32	(a) In the absence of evidence of fraud on the part of the notary, or evidence of a
33	knowing and deliberate violation of this Article by the notary, the courts shall grant a
34	presumption of regularity to notarial acts so that those acts may be upheld, provided
35	there has been substantial compliance with the law. Nothing in this Chapter modifies or
36	repeals the common law doctrine of substantial compliance in effect on November 30,
37	$\frac{2005}{1}$
38	(b) <u>A notarial act performed before October 1, 2006, shall be deemed valid if it</u>
39	complies with the law as it existed on or before December 1, 2005."
40	SECTION 25. G.S. 10B-106(d) reads as rewritten:
41	"(d) An electronic form shall be used by an electronic notary in registering with
42	the Secretary and it shall include, at least all of the following:
43	(1) The applicant's full legal name and the name to be used for
44	commissioning, excluding nicknames.

1	(2)	The state and county of commissioning of the registrant.
2	(3)	The expiration date of the registrant's notary commission.
3	(4)	Proof of successful completion of the course of instruction on
4		electronic notarization as required by this Article.
5	(5)	A description of the technology the registrant will use to create an
6		electronic signature in performing official acts.
7	(6)	If the device used to create the registrant's electronic signature was
8		issued or registered through a licensed certification authority, the name
9		of that authority, the source of the license, the starting and expiration
10		dates of the device's term of registration, and any revocations,
11		annulments, or other premature terminations of any registered device
12		of the registrant that was due to misuse or compromise of the device,
13		with the date, cause, and nature of each termination explained in detail.
14	(7)	The e-mail address of the registrant.
15	The information of the informati	ntion contained provided in a registration that relates to subdivision (7) of
16	this section un	der this section is a public record as defined in G.S. 132-1, except for
17	information co	ontained in subsection (7), which shall be considered confidential
18	information and	d shall not be subject to disclosure except as provided in <u>under</u> Chapter
19		eral Statutes or Statutes, except as provided by rule."
20	SEC	TION 26. G.S. 47-14 is amended by adding a new subsection to read:
21	" <u>(f)</u> <u>The</u> :	acceptance of a record for registration by the register of deeds shall give
22	rise to a presur	nption that, at the time the record was presented for registration, a clear
23	and legible imaging	age of the notary's official seal was affixed or embossed on the record
24	near the notary	's official signature. This presumption shall apply regardless of whether
25	the image is le	gible or photographically reproduced in the records maintained by the
26	-	ls. A register of deeds may not refuse to accept a record for registration
27		ial seal does not satisfy the requirements of G.S. 10B-37."
28		TION 27. G.S. 47-37.1 reads as rewritten:
29	"§ 47-37.1. Ot	her forms of proof.
30		proof and acknowledgment forms set forth in this Article are not
31		hout regard to whether an instrument presented for registration was
32		ndividual acting in his or her own right or by an individual acting in a
33	-	or fiduciary capacity, a notarial certificate that complies with the
34	-	art 6 of Article 1 of Chapter 10B (G.S. 10B-25 et. seq.) shall be deemed
35	a sufficient for	m of probate or acknowledgment for purposes of this Chapter. Use of a
36		ate that satisfies the requirements of Part 6 of Article 1 of Chapter 10B
37	-	unds for a register of deeds to refuse to accept a record for registration.
38		n an instrument presented for registration purports to be signed by an
39		representative or fiduciary capacity, the acknowledgment or proof of that
40	individual's sig	nature may, but is not required to:may:
41	(1)	State that the individual signed the instrument in a representative or
42		fiduciary capacity.
43	(2)	State that the individual who signed the instrument in a representative
44		or fiduciary capacity had due authority to do so.

1	(3) Identify the represented person or entity. the fiduciary capacity.
2	(c) This section relates only to the form of proof or acknowledgment. The
2	<u>capacity and authority of the individual who signs an instrument presented for</u>
4	registration are governed by other provisions of law.
5	(d) This section applies to proofs and acknowledgments made before, on, or after
6	December 1, 2005."
7	SECTION 28. G.S. 47-38 reads as rewritten:
8	"§ 47-38. Acknowledgment by grantor.
9	Where the instrument is acknowledged by the grantor or maker, the form of
10	acknowledgment shall be in substance as follows:
11	When properly completed, a certificate in substantially the following form may be
12	used and shall be sufficient under the law of this State to satisfy the requirements for a
13	notarial certificate for one or more individuals, acting in his, her, or their own right or,
14	whether or not so stated in the notarial certificate, in a representative or fiduciary
15	capacity, including one or more individuals acting on behalf of an unincorporated
16	association, as an officer or director of a corporation, as a partner of a general or limited
17	partnership, as a manager or member of a limited liability company, as the trustee of a
18	trust, as the personal representative of a decedent's estate, as an agent or attorney in fact
19	for another, as the guardian of a minor or an incompetent, or as a public official. The
20	authorization of the form in this section does not preclude the use of other forms. This
21	section applies to notarial certificates made before, on, and after December 1, 2005.
22	North Carolina,County.
23	I (here give the name of the official and his official title), do hereby certify that (here
24	give the name of the grantor or maker) individual whose acknowledgment is being
25	taken) personally appeared before me this day and acknowledged the due execution of
26	the foregoing instrument. Witness my hand and (where an official seal is required by
27	law) official seal this the day of (year).
28	(Official seal.)
29 20	
30 31	(Signature of officer.) (Title)"
31	SECTION 29. G.S. 47-41.01 is amended by adding a new subsection to
32 33	read:
34	"(e) The forms of probate set forth in this section may be modified and adopted
35	for use in the probate of deeds and other conveyances and instruments executed by
36	entities other than corporations, including general and limited partnerships, limited
37	liability companies, trusts, and unincorporated associations. This subsection applies to
38	notarial certificates and forms of probate made before, on, or after December 1, 2005."
39	SECTION 30. G.S. 47-41.02 is amended by adding a new subsection to
40	read:
41	"(h) The forms of probate set forth in this section may be modified and adopted
42	for use in the probate of deeds and other conveyances and instruments executed by
43	entities other than corporations, including general and limited partnership, limited

liability companies, trusts, and unincorporated associations. This subsection applies to 1 2 notarial certificates and forms of probate made before, on, or after December 1, 2005." 3 SECTION 31. Chapter 47 of the General Statutes is amended by adding a 4 new section to read: 5 "§ 47-41.2. Technical defects. 6 Technical defects, including technical defects under G.S. 10B-68, and errors (a) 7 or omissions in a form of probate or other notarial certificate, shall not affect the 8 sufficiency, validity, or enforceability of the form of probate or the notarial certificate or 9 the related instrument or document. A register of deeds may not refuse to accept an 10 instrument or document for registration because of technical defects, errors, or omissions in a form of probate or other notarial certificate. 11 12 This section does not apply to the requirements for registration contained in (b)G.S. 47-14(a) and a register of deeds shall not accept for registration an instrument that 13 14 does not comply with the requirements of G.S. 47-14(a)." 15 **SECTION 32.** The General Statutes Commission shall study the need for 16 additional changes to laws relating to notaries public, the notarization of documents, and 17 the registration of instruments notarized in other jurisdictions. The Commission shall 18 determine whether there is a need for additional conforming changes in the law that arise from changes made by this act and recommend to the General Assembly any 19 20 legislation to address the needs identified by this study. The General Statutes 21 Commission shall report the results of its study to either the 2007 or 2009 General 22 Assembly.

23 **SECTION 33.** This act becomes effective October 1, 2006, and except as 24 otherwise set forth in this act, applies to notarial acts performed on or after that date.