1 A bill to be entitled 2 An act relating to electronic legal documents; 3 amending s. 117.201, F.S.; revising the definition of the term "online notarization"; amending s. 117.285, 4 5 F.S.; clarifying that supervising the witnessing of an 6 electronic record by an online notary public is a 7 notarial act; specifying applicability of online 8 notarization procedures to supervision of the 9 witnessing of an electronic record; modifying 10 witnessing procedures; revising applicability; 11 amending s. 709.2119, F.S.; revising the statutory 12 form for an affidavit for acceptance of and reliance upon a power of attorney to reflect means of 13 14 notarization; amending s. 732.401, F.S.; revising the statutory form for the notice of election relating to 15 16 the descent of homestead property to reflect means of 17 notarization; amending s. 732.503, F.S.; revising the statutory form for the self-proof of a will or codicil 18 19 to reflect means of notarization; amending s. 732.521, F.S.; conforming a cross-reference; amending s. 20 21 732.703, F.S.; revising statutory forms relating to 22 the disposition of certain assets at death to reflect 23 means of notarization; amending s. 747.051, F.S.; revising the form for a petition of summary relief for 24 25 the sale or transfer of certain property owned by an

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26 absentee to reflect means of notarization; providing 27 for construction and retroactive application; 28 providing an effective date. 29 30 Be It Enacted by the Legislature of the State of Florida: 31 32 Section 1. Subsection (9) of section 117.201, Florida 33 Statutes, is amended to read: 34 117.201 Definitions.-As used in this part, the term: "Online notarization" means the performance of a 35 (9) notarial act using electronic means in which the principal or 36 37 any witness appears before the notary public by means of audio-38 video communication technology. 39 Section 2. Section 117.285, Florida Statutes, is amended 40 to read: 117.285 Supervising the witnessing of electronic records.-41 Supervising the witnessing of an electronic record by an online 42 43 notary public in accordance with this section is a notarial act. 44 An online notary public may supervise the witnessing of 45 electronic records by complying with the online notarization 46 procedures of this part and using the same audio-video communication technology used for online notarization by a 47 48 principal, as follows: 49 The witness may be in the physical presence of the (1)50 principal or remote from the principal provided the witness and

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51 principal are using audio-video communication technology.
52 (2) If the witness is remote from the principal and

53 viewing and communicating with the principal by means of audio-54 video communication technology, the principal's and witness's 55 identities identity must be verified in accordance with the 56 procedures for identifying a principal as set forth in s. 57 117.265(4). If the witness is in the physical presence of the 58 principal, the witness must confirm his or her identity by stating his or her name and current address on the audio-video 59 recording as part of the act of witnessing. 60

61 (3) The act of witnessing an electronic signature means 62 the witness is either in the physical presence of the principal 63 or present through audio-video communication technology at the 64 time the principal affixes the electronic signature and the 65 witness hears the principal make a statement to the effect that 66 the principal has signed the electronic record.

67 (4) A witness remote from the principal and appearing 68 through audio-video communication technology must verbally 69 confirm that he or she is a resident of and physically located 70 within the United States or a territory of the United States at 71 the time of witnessing.

(5) Notwithstanding subsections (2) and (3), if an electronic record to be signed is a will under chapter 732, a <u>revocable</u> trust with testamentary aspects <u>as described in s.</u> 736.0403(2)(b) under chapter 736, a health care advance

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76 directive, an agreement concerning succession or a waiver of spousal rights under s. 732.701 or s. 732.702, respectively, or 77 78 a power of attorney authorizing any of the transactions 79 enumerated in s. 709.2208, all of the following apply when fewer 80 than two witnesses are in the physical presence of the principal 81 shall apply: 82 (a) Prior to facilitating witnessing of an instrument by 83 means of audio-video communication technology, a RON service provider shall require the principal to answer the following 84 questions in substantially the following form: 85 1. Are you under the influence of any drug or alcohol 86 87 today that impairs your ability to make decisions? Do you have any physical or mental condition or long-88 2. 89 term disability that impairs your ability to perform the normal activities of daily living? 90 Do you require assistance with daily care? 91 3. 92 (b) If any question required under paragraph (a) is 93 answered in the affirmative, the principal's signature on the 94 instrument may only be validly witnessed by witnesses in the 95 physical presence of the principal at the time of signing. 96 Subsequent to submission of the answers required under (C) 97 paragraph (a), the RON service provider shall give the principal 98 written notice in substantially the following form: 99 NOTICE: If you are a vulnerable adult as defined in s. 415.102, 100 Page 4 of 20

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101 Florida Statutes, the documents you are about to sign are not 102 valid if witnessed by means of audio-video communication 103 technology. If you suspect you may be a vulnerable adult, you 104 should have witnesses physically present with you before 105 signing.

(d) The act of witnessing an electronic signature through the witness's presence by audio-video communication technology is valid only if, during the audio-video communication, the principal provides verbal answers to all of the following questions, each of which must be asked by the online notary public in substantially the following form:

113

106

1. Are you currently married? If so, name your spouse.

114 2. Please state the names of anyone who assisted you in115 accessing this video conference today.

3. Please state the names of anyone who assisted you inpreparing the documents you are signing today.

118

119

4. Where are you currently located?

5. Who is in the room with you?

(e) An online notary public shall consider the responses
to the questions specified in paragraph (d) in carrying out of
the duties of a notary public as set forth in s. 117.107(5).

(f) A principal's responses to the questions in paragraphs
(a) and (d) may be offered as evidence regarding the validity of
the instrument, but an incorrect answer may not serve as the

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126 sole basis to invalidate an instrument.

(g) The presence of a witness with the principal at the time of signing by means of audio-video communication technology is not effective for witnessing the signature of a principal who is a vulnerable adult as defined in s. 415.102. The contestant of an electronic record has the burden of proving that the principal was a vulnerable adult at the time of executing the electronic record.

134

(h) Nothing in this subsection shall:

135 1. Preclude a power of attorney, which includes banking or investment powers enumerated in s. 709.2208, from being 136 137 effective with respect to any other authority granted therein or with respect to the agent's authority in connection with a real 138 139 property, commercial, or consumer transaction or loan, to 140 exercise any power specified therein or to execute and deliver instruments obligating the principal or to draw upon the 141 142 proceeds of such transaction or loan; or

143

144

2. Affect the nontestamentary aspects of a revocable trust under chapter 736.

(i) The electronic record containing an instrument signed
by witnesses who were present with the principal by means of
audio-video communication technology shall contain a perceptible
indication of their presence by such means.

(j) Nothing in This subsection does not shall affect the application of s. 709.2119.

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(k) The requirements of this subsection do not apply if
 there are at least two witnesses in the physical presence of the
 principal at the time of the notarial act.

(6) Pursuant to subpoena, court order, an authorized law
enforcement inquiry, or other lawful request, a RON service
provider or online notary public shall provide:

(a) The last known address of each witness who witnessed
the signing of an electronic record using audio-video
communication technology under this section.

(b) A principal's responses to the questions in paragraph
(5) (a) or paragraph (5) (d) (5) (b), as applicable.

(c) An uninterrupted and unedited copy of the recording of the audio-video communication in which an online notarization is performed.

(7) Except as set forth in s. 709.2202, an act of witnessing performed pursuant to this section satisfies any requirement that the witness must be a subscribing or attesting witness or must be in the presence of the principal at the time of signing.

(8) The law of this state governs the validity of witnessing supervised by an online notary public pursuant to this section, regardless of the physical location of the witness at the time of witnessing. State and federal courts in this state have subject matter jurisdiction over any dispute arising out of an act of witnessing pursuant to this section, and may

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176	issue subpoenas for records or to require the appearance of
177	witnesses in relation thereto in accordance with applicable law.
178	Section 3. Paragraph (c) of subsection (2) of section
179	709.2119, Florida Statutes, is amended to read:
180	709.2119 Acceptance of and reliance upon power of
181	attorney
182	(2) A third person may require:
183	(c) A written affidavit executed by the agent under this
184	subsection which may, but need not, be in the following form:
185	
186	STATE OF
187	COUNTY OF
188	
189	Before me, the undersigned authority, personally appeared
190	(agent) ("Affiant") by the means specified herein, who
191	swore or affirmed that:
192	1. Affiant is the agent named in the Power of Attorney
193	executed by(principal) ("Principal") on(date)
194	2. This Power of Attorney is currently exercisable by
195	Affiant. The principal is domiciled in(insert name of state,
196	territory, or foreign country)
197	3. To the best of Affiant's knowledge after diligent
198	search and inquiry:
199	a. The Principal is not deceased;
200	b. Affiant's authority has not been suspended by
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201 initiation of proceedings to determine incapacity or to appoint 202 a quardian or a quardian advocate; 203 Affiant's authority has not been terminated by the с. 204 filing of an action for dissolution or annulment of Affiant's 205 marriage to the principal, or their legal separation; and 206 There has been no revocation, or partial or complete d. 207 termination, of the power of attorney or of Affiant's authority. 208 Affiant is acting within the scope of authority granted 4. 209 in the power of attorney. 5. Affiant is the successor to ... (insert name of 210 predecessor agent)..., who has resigned, died, become 211 212 incapacitated, is no longer qualified to serve, has declined to 213 serve as agent, or is otherwise unable to act, if applicable. 214 6. Affiant agrees not to exercise any powers granted by 215 the Power of Attorney if Affiant attains knowledge that the power of attorney has been revoked, has been partially or 216 217 completely terminated or suspended, or is no longer valid because of the death or adjudication of incapacity of the 218 219 Principal. 220 221 222 ... (Affiant) ... 223 224 Sworn to (or affirmed) and subscribed before me by means of \Box physical presence or \Box online notarization this day of 225 Page 9 of 20

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226	(month),(year), by(name of person making
227	statement)
228	
229	(Signature of Notary Public -State of Florida)
230	
231	(Print, Type, or Stamp Commissioned Name of Notary Public)
232	
233	Personally Known OR Produced Identification
234	(Type of Identification Produced)
235	
236	Section 4. Paragraph (e) of subsection (2) of section
237	732.401, Florida Statutes, is amended to read:
238	732.401 Descent of homestead
239	(2) In lieu of a life estate under subsection (1), the
240	surviving spouse may elect to take an undivided one-half
241	interest in the homestead as a tenant in common, with the
242	remaining undivided one-half interest vesting in the decedent's
243	descendants in being at the time of the decedent's death, per
244	stirpes.
245	(e) The election <u>must</u> shall be made by filing a notice of
246	election containing the legal description of the homestead
247	property for recording in the official record books of the
248	county or counties where the homestead property is located. The
249	notice must be in substantially the following form:
250	

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i	
251	ELECTION OF SURVIVING SPOUSE
252	TO TAKE A ONE-HALF INTEREST OF
253	DECEDENT'S INTEREST IN
254	HOMESTEAD PROPERTY
255	
256	STATE OF
257	COUNTY OF
258	
259	1. The decedent, died on
260	On the date of the decedent's death, the decedent was married to
261	, who survived the decedent.
262	2. At the time of the decedent's death, the decedent owned
263	an interest in real property that the affiant believes to be
264	homestead property described in s. 4, Article X of the State
265	Constitution, which real property being in County,
266	Florida, and described as:(description of homestead
267	property)
268	3. Affiant elects to take one-half of decedent's interest
269	in the homestead as a tenant in common in lieu of a life estate.
270	4. If affiant is not the surviving spouse, affiant is the
271	surviving spouse's attorney in fact or guardian of the property,
272	and an order has been rendered by a court having jurisdiction of
273	the real property authorizing the undersigned to make this
274	election.
275	
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F	L	0	R	1 [)	A	н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	Ν	Т	A	Т		V	Е	S
---	---	---	---	-----	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---

276	
277	(Affiant)
278	
279	Sworn to (or affirmed) and subscribed before me by means of \Box
280	physical presence or \Box online notarization this \dots day of
281	(month),(year), by(affiant)
282	
283	(Signature of Notary Public-State of Florida)
284	
285	(Print, Type, or Stamp Commissioned Name of Notary Public)
286	
287	Personally Known OR Produced Identification
288	
289	(Type of Identification Produced)
290	Section 5. Subsection (1) of section 732.503, Florida
291	Statutes, is amended to read:
292	732.503 Self-proof of will
293	(1) A will or codicil executed in conformity with s.
294	732.502 may be made self-proved at the time of its execution or
295	at any subsequent date by the acknowledgment of it by the
296	testator and the affidavits of the witnesses, made before an
297	officer authorized to administer oaths and evidenced by the
298	officer's certificate attached to or following the will, in
299	substantially the following form:
300	
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301	STATE OF FLORIDA
302	COUNTY OF
303	I, declare to the officer taking my
304	acknowledgment of this instrument, and to the subscribing
305	witnesses, that I signed this instrument as my will.
306	
307	
308	Testator
309	
310	We,and, have been sworn by the officer
311	signing below, and declare to that officer on our oaths that the
312	testator declared the instrument to be the testator's will and
313	signed it in our presence and that we each signed the instrument
314	as a witness in the presence of the testator and of each other.
315	
316	
317	Witness
318	
319	
320	Witness
321	
322	Acknowledged and subscribed before me by means of \Box
323	physical presence or \Box online notarization by the testator,
324	(type or print testator's name), who \Box is personally known to me
325	or \Box who has produced (state type of identification-see s.
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326 117.05(5)(b)2.) as identification, and sworn to and subscribed 327 before me by each of the following witnesses: τ (type or print 328 name of first witness) who \Box is personally known to me or \Box who 329 has produced (state type of identification-see s. 330 117.05(5)(b)2.) as identification, by means of \Box physical presence or \Box online notarization; and (type or print name of 331 332 second witness) who \Box is personally known to me or \Box who has 333 produced (state type of identification-see s. 117.05(5)(b)2.) as 334 identification, by means of \Box physical presence or \Box online 335 notarization. and Subscribed by me in the presence of the 336 testator and the subscribing witnesses, by the means specified 337 herein, all on (date). 338 ... (Signature of Officer) ... 339 ... (Print, type, or stamp commissioned name and affix official 340 seal)... 341 342 Section 6. Subsection (7) of section 732.521, Florida 343 Statutes, is amended to read: 344 732.521 Definitions.-As used in ss. 732.521-732.525, the 345 term: 346 (7)"Qualified custodian" means a person who meets the requirements of s. 732.524(1) s. 732.525(1). 347 348 Section 7. Paragraph (b) of subsection (5) of section 732.703, Florida Statutes, is amended to read: 349 350 732.703 Effect of divorce, dissolution, or invalidity of

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351 marriage on disposition of certain assets at death.-

(5) In the case of an asset described in paragraph (3)(a), paragraph (3)(b), or paragraph (3)(c), unless payment or transfer would violate a court order directed to, and served as required by law on, the payor:

(b) As to any portion of the asset required by the governing instrument to be paid after the decedent's death to a primary beneficiary explicitly designated in the governing instrument as the decedent's spouse:

360 1. If the death certificate states that the decedent was 361 married at the time of his or her death to that spouse, the 362 payor is not liable for making a payment on account of, or for 363 transferring an interest in, that portion of the asset to such 364 primary beneficiary.

365 If the death certificate states that the decedent was 2. 366 not married at the time of his or her death, or if the death 367 certificate states that the decedent was married to a person 368 other than the spouse designated as the primary beneficiary at 369 the time of his or her death, the payor is not liable for making 370 a payment on account of, or for transferring an interest in, 371 that portion of the asset to a secondary beneficiary under the 372 governing instrument.

373 3. If the death certificate is silent as to the decedent's 374 marital status at the time of his or her death, the payor is not 375 liable for making a payment on account of, or for transferring

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376 an interest in, that portion of the asset to the primary 377 beneficiary upon delivery to the payor of an affidavit validly 378 executed by the primary beneficiary in substantially the 379 following form: 380 381 STATE OF..... 382 COUNTY OF..... 383 384 Before me, the undersigned authority, personally appeared by the means specified herein, ... (type or 385 print Affiant's name)... ("Affiant"), who swore or 386 387 affirmed that: 388 ... (Type or print name of Decedent) ... 1. 389 ("Decedent") died on ... (type or print the date of the 390 Decedent's death) 2. Affiant is a "primary beneficiary" as that term is 391 392 defined in Section 732.703, Florida Statutes. Affiant 393 and Decedent were married on ... (type or print the 394 date of marriage)..., and were legally married to one 395 another on the date of the Decedent's death. 396 ... (Affiant) ... 397 Sworn to or affirmed before me by means of \Box physical presence or \Box online notarization by the affiant who \Box 398 399 is personally known to me or \Box who has produced 400 ... (state type of identification) ... as identification

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FLO	RIDA	HOUS	E O F	REPRE	SENTA	A T I V E S
-----	------	------	-------	-------	-------	-------------

401 this day of ... (month) ..., ... (year) 402 ... (Signature of Officer) ... 403 ... (Print, Type, or Stamp Commissioned name of Notary 404 Public)... 405 406 4. If the death certificate is silent as to the decedent's 407 marital status at the time of his or her death, the payor is not 408 liable for making a payment on account of, or for transferring 409 an interest in, that portion of the asset to the secondary 410 beneficiary upon delivery to the payor of an affidavit validly executed by the secondary beneficiary affidavit in substantially 411 412 the following form: 413 STATE OF..... 414 COUNTY OF..... 415 416 417 Before me, the undersigned authority, personally 418 appeared by the means specified herein, ... (type or 419 print Affiant's name)... ("Affiant"), who swore or 420 affirmed that: 421 1. ... (Type or print name of Decedent) ... 422 ("Decedent") died on ... (type or print the date of the Decedent's death).... 423 424 Affiant is a "secondary beneficiary" as that term 2. 425 is defined in Section 732.703, Florida Statutes. On

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426	the date of the Decedent's death, the Decedent was not
427	legally married to the spouse designated as the
428	"primary beneficiary" as that term is defined in
429	Section 732.703, Florida Statutes.
430	
431	(Affiant)
432	Sworn to or affirmed before me by means of \Box physical
433	presence or \Box online notarization by the affiant who \Box
434	is personally known to me or 🗖 who has produced
435	(state type of identification) as identification
436	this day of(month),(year)
437	(Signature of Officer)
438	(Print, Type, or Stamp Commissioned name of Notary
439	Public)
440	
441	Section 8. Subsection (1) of section 747.051, Florida
442	Statutes, is amended to read:
443	747.051 Summary procedure
444	(1) If the wife of any person defined as an absentee in s.
445	747.01(1), or his next of kin if said absentee has no wife,
446	shall wish to sell or transfer any property of the absentee
447	which has a gross value of less than \$5,000, or shall require
448	the consent of the absentee in any matter regarding the
449	absentee's children or in any other matter in which the gross
450	value of the subject matter is less than \$5,000, she may apply
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to the circuit court for an order authorizing said sale, 451 transfer, or consent without opening a full conservatorship 452 453 proceeding as provided by this chapter. She may make the 454 application without the assistance of an attorney. Said 455 application shall be made by petition on the following form, 456 which form shall be made readily available to the applicant by 457 the clerk of the circuit court: 458 459 In the Circuit Court 460 461 In re: ... (Absentee) ..., case number 462 463 PETITION FOR SUMMARY RELIEF 464 Petitioner, ... (Name)..., whose residence is ... (Street & 465 466 number)..., ... (City or town)..., and ... (County)..., Florida, 467 and who is the ... (Describe relationship to absentee) ... of the 468 absentee, ... (Name) ..., states that the absentee has been 469 ... (Imprisoned or missing in action)... since ... (Date)... when ... (Describe details) Petitioner desires to sell/transfer 470 471 ... (Describe property) ... of the value of ... (Value) ... because ... (Give reasons) The terms of sale/transfer are ... (Give 472 473 reasons).... Petitioner requires the consent of the absentee for 474 the purpose of 475 ... (Petitioner) ...

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476	State of Florida
477	County of
478	
479	Sworn to (or affirmed) and subscribed before me by means of
480	\Box physical presence or \Box online notarization this day of
481	,(year), by(name of person making
482	statement)
483	
484	(Signature of Notary Public - State of Florida)
485	(Print, Type, or Stamp Commissioned Name of Notary Public)
486	Personally Known OR Produced Identification
487	Type of Identification Produced
488	
489	Section 9. The amendments made by this act are remedial in
490	nature and shall apply retroactively to January 1, 2020.
491	Section 10. This act shall take effect upon becoming a
492	law.
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