As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 46

Senator Roegner

A BILL

| То | amend sec | ctions 14 | 7.051, 14 | 7.591, 31 | 7.32, | 1 |
|----|-----------|------------|------------|------------|---------------|----|
| | 1337.11, | 1337.12, | 1337.22, | 1337.25, | 1345.01, | 2 |
| | 2107.01, | 2107.03, | 2107.07, | 2107.17, | 2107.24, | 3 |
| | 2107.27, | 2107.29, | 2107.30, | 2107.31, | 2107.33, | 4 |
| | 2107.60, | 2107.63, | 2129.05, | 2133.01, | 2133.02, | 5 |
| | 5302.22, | 5817.01, | and 5817 | .05 and to | o enact | 6 |
| | sections | 1337.121 | and 2107 | .031 of th | ne Revised | 7 |
| | Code to e | expand the | e laws on | wills, de | eclarations | 8 |
| | or living | g wills, o | durable po | owers of a | attorney for | 9 |
| | health ca | are, power | rs of atto | orney, and | d transfer on | 10 |
| | death des | signation | affidavi | ts by pro | viding for | 11 |
| | their exe | ecution el | Lectronica | ally. | | 12 |

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

| Section 1. That sections 147.051, 147.591, 317.32, | 13 |
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| 1337.11, 1337.12, 1337.22, 1337.25, 1345.01, 2107.01, 2107.03, | 14 |
| 2107.07, 2107.17, 2107.24, 2107.27, 2107.29, 2107.30, 2107.31, | 15 |
| 2107.33, 2107.60, 2107.63, 2129.05, 2133.01, 2133.02, 5302.22, | 16 |
| 5817.01, and 5817.05 be amended and sections 1337.121 and | 17 |
| 2107.031 of the Revised Code be enacted to read as follows: | 18 |
| Sec. 147 051 The secretary of state shall maintain a | 1 0 |

| database of notaries public on a publicly accessible web site. | 20 |
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| The web site shall provide all of the following information in | 21 |
| relation to each notary public: | 22 |
| (A) A verification of the authority and good standing of | 23 |
| | |
| the individual to perform notarial acts; | 24 |
| (B) Whether the notary is registered to perform online | 25 |
| notarizations, as defined in section 147.60 of the Revised Code; | 26 |
| (C) A description of any administrative or disciplinary | 27 |
| action taken against the notary-; | 28 |
| (D) Whether the notary has filed evidence satisfactory to | 29 |
| the secretary of state that the notary has obtained the | 30 |
| necessary bond and errors and omissions insurance to notarize | 31 |
| electronic estate planning documents pursuant to section 147.591 | 32 |
| of the Revised Code. | 33 |
| Sec. 147.591. (A) As used in this section, "electronic | 34 |
| document," "electronic seal," "electronic signature," and | 35 |
| "online notarization" have the same meanings as in section | 36 |
| 147.60 of the Revised Code. | 37 |
| (B)(1) An electronic document that is signed in the | 38 |
| physical presence of the notary public with an electronic | 39 |
| signature and notarized with an electronic seal shall be | 40 |
| considered an original document. | 41 |
| | |
| (2) Notwithstanding any other provision of the Revised | 42 |
| Code to the contrary, a digital copy of a document executed | 43 |
| electronically by the parties and acknowledged or sworn before a | 44 |
| notary acting pursuant to this section shall be accepted by | 45 |
| county auditors, engineers, and recorders for purposes of | 46 |
| approval, transfer, and recording to the same extent as any | 47 |
| other document that is submitted by an electronic recording | 48 |

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| method and shall not be rejected | ed solely by reason of containing | 49 |
| electronic signatures or an ele | ectronic notarization, including | 50 |
| an online notarization. | | 51 |
| (3) A county auditor, eng | ineer, and recorder shall accept | 52 |
| a printed document that was executed electronically for purposes | | 53 |
| of approval, transfer, and recording if that document contains | | |
| an attached certificate in the following, or a substantially | | 55 |
| similar, format: | | 56 |
| "AUTHENTICAT | OR CERTIFICATE | 57 |
| I certify and warrant tha | t the foregoing and annexed paper | 58 |
| document being presented for record, to which this certification | | 59 |
| is attached, represents a true, exact, complete, and unaltered | | 60 |
| copy of the original electronic document. The county offices of | | 61 |
| the auditor, treasurer, recorder, and others necessary to | | 62 |
| effectuate the transfer and red | cording of the instrument shall be | 63 |
| entitled to rely on such certif | fication and warranty for all | 64 |
| purposes. | | 65 |
| [| signature of authenticator] | 66 |
| [| printed name of authenticator] | 67 |
| [| street address of authenticator] | 68 |
| [| city, state, zip code of | 69 |
| á | uuthenticator] | 70 |
| [| telephone number of | 71 |
| ā | authenticator] | 72 |

| A State of) | |
|--|----------------|
| B):ss | |
| C County of) | |
| The foregoing authenticator certificate was subscri | bed and 74 |
| sworn to in my presence by [pri | nted 75 |
| name of authenticator] on this day of, 20 | 76 |
| | 77 |
| Notary Public" | 78 |
| (C) Any notary public may obtain an electronic seal | and an 79 |
| electronic signature for the purposes of notarizing docum | nents 80 |
| under this section. | 81 |
| (D) A notary public shall comply with the provision | s of 82 |
| section 147.66 of the Revised Code pertaining to the elec | etronic 83 |
| seal and electronic signature. | 84 |
| (E) A notary public shall not notarize an electroni | <u>c</u> 85 |
| document that is a will, trust, power of attorney, or oth | <u>ner</u> 86 |
| estate planning document identified in rule by the secret | tary of 87 |
| state unless the notary has filed with the office of the | 88 |
| secretary of state evidence satisfactory to the secretary | <u>7 of</u> 89 |
| state that the notary has obtained a bond that meets all | of the 90 |
| following and the bond is still in effect: | 91 |
| (1) The bond is in the amount of at least twenty-fi | <u>ve</u> 92 |
| thousand dollars. | 93 |
| (2) The bond is payable to any individual harmed by | <u>a</u> 94 |
| breach of duty by the notary acting in the notary's office | <u>cial</u> 95 |
| <pre>capacity as a notary public.</pre> | 96 |

| (3) The bond is conditioned on the notary faithfully | 97 |
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| discharging the duties of office of notary public. | 98 |
| albehalding the duties of office of hotaly public. | 30 |
| (4) The bond is on such terms as are specified in rule by | 99 |
| the secretary of state as reasonably necessary to protect the | 100 |
| public. | 101 |
| | 100 |
| (F) A notary public shall not notarize an electronic | 102 |
| document that is a will, trust, power of attorney, or other | 103 |
| estate planning document identified in rule by the secretary of | 104 |
| state unless the notary has filed with the office of the | 105 |
| secretary of state evidence satisfactory to the secretary of | 106 |
| state that the notary has obtained errors and omissions | 107 |
| insurance from an insurer authorized to engage in the business | 108 |
| of insurance in this state that meets both of the following and | 109 |
| the insurance is still in effect: | 110 |
| (1) =1 | 111 |
| (1) The insurance is in the amount of at least twenty-five | 111 |
| thousand dollars. | 112 |
| (2) The insurance is on such terms and conditions as are | 113 |
| specified in rule by the secretary of state as reasonably | 114 |
| necessary to protect the public. | 115 |
| (G) The secretary of state shall adopt rules specifying | 116 |
| the types of electronic estate-related documents that require a | 117 |
| bond and errors and omissions insurance and specifying other | 118 |
| | 119 |
| terms and conditions the secretary of state considers reasonably | |
| necessary to protect the public. | 120 |
| Sec. 317.32. The county recorder shall charge and collect | 121 |
| the following fees, to include, except as otherwise provided in | 122 |
| division (A)(2) of this section, base fees for the recorder's | 123 |
| services and housing trust fund fees collected pursuant to | 124 |
| section 317.36 of the Revised Code: | 125 |

| (A)(1) Except as otherwise provided in division (A)(2) of | 126 |
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| this section, for recording and indexing an instrument if the | 127 |
| photocopy or any similar process is employed, a base fee of | 128 |
| seventeen dollars for the first two pages and a housing trust | 129 |
| fund fee of seventeen dollars, and a base fee of four dollars | 130 |
| and a housing trust fund fee of four dollars for each subsequent | 131 |
| page, size eight and one-half inches by fourteen inches, or | 132 |
| fraction of a page, including the caption page, of such | 133 |
| <pre>instrument;</pre> | 134 |
| (2) For recording and indexing an instrument described in | 135 |
| division (D) of section 317.08 of the Revised Code if the | 136 |
| photocopy or any similar process is employed, a fee of twenty- | 137 |
| eight dollars for the first two pages to be deposited as | 138 |
| specified elsewhere in this division, and a fee of eight dollars | 139 |
| to be deposited in the same manner for each subsequent page, | 140 |
| size eight and one-half inches by fourteen inches, or fraction | 141 |
| of a page, including the caption page, of that instrument. If | 142 |
| the county recorder's technology fund has been established under | 143 |
| section 317.321 of the Revised Code, of the twenty-eight | 144 |
| dollars, fourteen dollars shall be deposited into the county | 145 |
| treasury to the credit of the county recorder's technology fund | 146 |
| and fourteen dollars shall be deposited into the county treasury | 147 |
| to the credit of the county general fund. If the county | 148 |
| recorder's technology fund has not been established, the twenty- | 149 |
| eight dollars shall be deposited into the county treasury to the | 150 |
| credit of the county general fund. | 151 |
| (B) For certifying a copy or electronic record from the | 152 |
| record previously recorded, a base fee of one dollar and a | 153 |
| housing trust fund fee of one dollar per page, size eight and | 154 |
| one-half inches by fourteen inches, or fraction of a page; for | 155 |

each certification if the recorder's seal is required, except as

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| to instruments issued by the armed forces of the United States, | 157 |
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| a base fee of fifty cents and a housing trust fund fee of fifty | 158 |
| cents; | 159 |
| (C) For entering or indexing any marginal reference, or | 160 |
| any reference previously accomplished as a marginal reference | 161 |
| now accomplished through electronic means, by separate recorded | 162 |
| instrument, a base fee of two dollars and a housing trust fund | 163 |
| fee of two dollars for each marginal reference, or reference | 164 |
| previously accomplished as a marginal reference now accomplished | 165 |
| through electronic means, set out in that instrument, in | 166 |
| addition to the fees set forth in division (A)(1) of this | 167 |
| section; | 168 |
| | 1.66 |
| (D) For indexing in the real estate mortgage records, | 169 |
| pursuant to section 1309.519 of the Revised Code, financing | 170 |
| statements covering crops growing or to be grown, timber to be | 171 |
| cut, minerals or the like, including oil and gas, accounts | 172 |
| subject to section 1309.301 of the Revised Code, or fixture | 173 |
| filings made pursuant to section 1309.334 of the Revised Code, a | 174 |
| base fee of two dollars and a housing trust fund fee of two | 175 |
| dollars for each name indexed; | 176 |
| (E) For filing zoning resolutions, including text and | 177 |
| maps, in the office of the recorder as required under sections | 178 |
| 303.11 and 519.11 of the Revised Code, a base fee of twenty-five | 179 |
| dollars and a housing trust fund fee of twenty-five dollars, | 180 |
| regardless of the size or length of the resolutions; | 181 |
| (F) For filing zoning amendments, including text and maps, | 182 |
| in the office of the recorder as required under sections 303.12 | 183 |
| and 519.12 of the Revised Code, a base fee of ten dollars and a | 184 |
| housing trust fund fee of ten dollars regardless of the size or | 185 |
| length of the amendments; | 186 |
| - J | |

| (G) For photocopying a document, other than at the time of | 187 |
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| recording and indexing as provided for in division (A)(1) or (2) | 188 |
| of this section, a base fee of one dollar and a housing trust | 189 |
| fund fee of one dollar per page, size eight and one-half inches | 190 |
| by fourteen inches, or fraction thereof; | 191 |
| (H) For local facsimile transmission of a document, a base | 192 |
| fee of one dollar and a housing trust fund fee of one dollar per | 193 |
| page, size eight and one-half inches by fourteen inches, or | 194 |
| fraction thereof; for long distance facsimile transmission of a | 195 |
| document, a base fee of two dollars and a housing trust fund fee | 196 |
| of two dollars per page, size eight and one-half inches by | 197 |
| fourteen inches, or fraction thereof; | 198 |
| (I) For recording a declaration executed pursuant to | 199 |
| section 2133.02 of the Revised Code or a durable power of | 200 |
| attorney for health care executed pursuant to section 1337.12 of | 201 |
| the Revised Code, or both a declaration and a durable power of | 202 |
| attorney for health care, a base fee of at least fourteen | 203 |
| dollars but not more than twenty dollars and a housing trust | 204 |
| fund fee of at least fourteen dollars but not more than twenty | 205 |
| dollars. The instrument, if electronically executed under either | 206 |
| of those sections, whichever is applicable, is recorded under | 207 |
| this division by presenting a copy of a declaration, as defined | 208 |
| in section 2133.01 of the Revised Code, or an electronic durable | 209 |
| power of attorney for health care retrieved and copied in | 210 |
| readable text as described in section 1337.121 of the Revised | 211 |
| Code. | 212 |
| In any county in which the recorder employs the | 213 |
| photostatic or any similar process for recording maps, plats, or | 214 |
| prints the recorder shall determine, charge, and collect for the | 215 |
| recording or rerecording of any map, plat, or print, a base fee | 216 |

| of five cents and a housing trust fund fee of five cents per | 217 |
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| square inch, for each square inch of the map, plat, or print | 218 |
| filed for that recording or rerecording, with a minimum base fee | 219 |
| of twenty dollars and a minimum housing trust fund fee of twenty | 220 |
| dollars; for certifying a copy from the record, a base fee of | 221 |
| two cents and a housing trust fund fee of two cents per square | 222 |
| inch of the record, with a minimum base fee of two dollars and a | 223 |
| minimum housing trust fund fee of two dollars. | 224 |

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The fees provided in this section shall be paid upon the presentation of the instruments for record or upon the application for any certified copy of the record, except that the payment of fees for providing copies of instruments conveying or extinguishing agricultural easements to the office of farmland preservation in the department of agriculture under division (H) of section 5301.691 of the Revised Code shall be governed by that division, and payment of fees for electronic recording may be made by electronic funds transfer, automated clearing house, or other electronic means after presentation.

The fees provided for in this section shall not apply to 235 the recording, indexing, or making of a certified copy or to the 236 filing of any instrument by a county land reutilization 237 corporation.

The fees provided for in this section shall not apply to 239 the recording, indexing, or making of a certified copy or to the 240 filing of any instrument by a county land reutilization 241 242 corporation's wholly owned subsidiary or any other electing subdivision as defined in section 5722.01 of the Revised Code if 243 the wholly owned subsidiary or the electing subdivision is 244 acting in capacity consistent with the purpose of the land 245 reutilization program. 246

| Sec. 1337.11. As used in sections 1337.11 to 1337.17 of | 247 |
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| the Revised Code: | 248 |
| (A) "Adult" means a person who is eighteen years of age or | 249 |
| older. | 250 |
| | |
| (B) "Attending physician" means the physician to whom a | 251 |
| principal or the family of a principal has assigned primary | 252 |
| responsibility for the treatment or care of the principal or, if | 253 |
| the responsibility has not been assigned, the physician who has | 254 |
| accepted that responsibility. | 255 |
| (C) "Comfort care" means any of the following: | 256 |
| (1) Nutrition when administered to diminish the pain or | 257 |
| discomfort of a principal, but not to postpone death; | 258 |
| (2) Hydration when administered to diminish the pain or | 259 |
| discomfort of a principal, but not to postpone death; | 260 |
| (3) Any other medical or nursing procedure, treatment, | 261 |
| intervention, or other measure that is taken to diminish the | 262 |
| pain or discomfort of a principal, but not to postpone death. | 263 |
| (D) "Consulting physician" means a physician who, in | 264 |
| conjunction with the attending physician of a principal, makes | 265 |
| one or more determinations that are required to be made by the | 266 |
| attending physician, or to be made by the attending physician | 267 |
| and one other physician, by an applicable provision of sections | 268 |
| 1337.11 to 1337.17 of the Revised Code, to a reasonable degree | 269 |
| of medical certainty and in accordance with reasonable medical | 270 |
| standards. | 271 |
| (E) "Declaration for mental health treatment" has the same | 272 |
| meaning as in section 2135.01 of the Revised Code. | 273 |
| (F) "Guardian" means a person appointed by a probate court | 274 |

| pursuant to Chapter 2111. of the Revised Code to have the care | 275 |
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| and management of the person of an incompetent. | 276 |
| (G) "Health care" means any care, treatment, service, or | 277 |
| procedure to maintain, diagnose, or treat an individual's | 278 |
| physical or mental condition or physical or mental health. | 279 |
| (H) "Health care decision" means informed consent, refusal | 280 |
| to give informed consent, or withdrawal of informed consent to | 281 |
| health care. | 282 |
| (I) "Health care facility" means any of the following: | 283 |
| (1) A hospital; | 284 |
| (2) A hospice care program, pediatric respite care | 285 |
| program, or other institution that specializes in comfort care | 286 |
| of patients in a terminal condition or in a permanently | 287 |
| unconscious state; | 288 |
| (3) A nursing home; | 289 |
| (4) A home health agency; | 290 |
| (5) An intermediate care facility for individuals with | 291 |
| intellectual disabilities; | 292 |
| (6) A regulated community mental health organization. | 293 |
| (J) "Health care personnel" means physicians, nurses, | 294 |
| physician assistants, emergency medical technicians-basic, | 295 |
| emergency medical technicians-intermediate, emergency medical | 296 |
| technicians-paramedic, medical technicians, dietitians, other | 297 |
| authorized persons acting under the direction of an attending | 298 |
| physician, and administrators of health care facilities. | 299 |
| (K) "Home health agency" has the same meaning as in | 300 |
| section 3740 01 of the Revised Code | 301 |

| (L) "Hospice care program" and "pediatric respite care | 302 |
|---|------|
| program" have the same meanings as in section 3712.01 of the | 303 |
| Revised Code. | 304 |
| (M) "Hospital" has the same meanings as in sections | 305 |
| 3701.01, 3727.01, and 5122.01 of the Revised Code. | 306 |
| | |
| (N) "Hydration" means fluids that are artificially or | 307 |
| technologically administered. | 308 |
| (O) "Incompetent" has the same meaning as in section | 309 |
| 2111.01 of the Revised Code. | 310 |
| (P) "Intermediate care facility for individuals with | 311 |
| intellectual disabilities" has the same meaning as in section | 312 |
| 5124.01 of the Revised Code. | 313 |
| | 21.4 |
| (Q) "Life-sustaining treatment" means any medical | 314 |
| procedure, treatment, intervention, or other measure that, when | 315 |
| administered to a principal, will serve principally to prolong | 316 |
| the process of dying. | 317 |
| (R) "Medical claim" has the same meaning as in section | 318 |
| 2305.113 of the Revised Code. | 319 |
| (S) "Mental health treatment" has the same meaning as in | 320 |
| section 2135.01 of the Revised Code. | 321 |
| | 0.00 |
| (T) "Nursing home" has the same meaning as in section | 322 |
| 3721.01 of the Revised Code. | 323 |
| (U) "Nutrition" means sustenance that is artificially or | 324 |
| technologically administered. | 325 |
| (V) "Permanently unconscious state" means a state of | 326 |
| permanent unconsciousness in a principal that, to a reasonable | 327 |
| degree of medical certainty as determined in accordance with | 328 |
| | |

| reasonable medical standards by the principal's attending | 329 |
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| physician and one other physician who has examined the | 330 |
| principal, is characterized by both of the following: | 331 |
| (1) Irreversible unawareness of one's being and | 332 |
| environment. | 333 |
| (2) Total loss of cerebral cortical functioning, resulting | 334 |
| in the principal having no capacity to experience pain or | 335 |
| suffering. | 336 |
| (W) "Person" has the same meaning as in section 1.59 of | 337 |
| the Revised Code and additionally includes political | 338 |
| subdivisions and governmental agencies, boards, commissions, | 339 |
| departments, institutions, offices, and other instrumentalities. | 340 |
| (X) "Physician" means a person who is authorized under | 341 |
| Chapter 4731. of the Revised Code to practice medicine and | 342 |
| surgery or osteopathic medicine and surgery. | 343 |
| (Y) "Political subdivision" and "state" have the same | 344 |
| meanings as in section 2744.01 of the Revised Code. | 345 |
| (Z) "Professional disciplinary action" means action taken | 346 |
| by the board or other entity that regulates the professional | 347 |
| conduct of health care personnel, including the state medical | 348 |
| board and the board of nursing. | 349 |
| (AA) "Regulated community mental health organization" | 350 |
| means a residential facility as defined and licensed under | 351 |
| section 5119.34 of the Revised Code or a community mental health | 352 |
| services provider as defined in section 5122.01 of the Revised | 353 |
| Code. | 354 |
| (BB) "Terminal condition" means an irreversible, | 355 |
| incurable, and untreatable condition caused by disease, illness. | 356 |

| or injury from which, to a reasonable degree of medical | 357 |
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| certainty as determined in accordance with reasonable medical | 358 |
| standards by a principal's attending physician and one other | 359 |
| physician who has examined the principal, both of the following | 360 |
| apply: | 361 |
| (1) There can be no recovery. | 362 |
| (2) Death is likely to occur within a relatively short | 363 |
| time if life-sustaining treatment is not administered. | 364 |
| (CC) "Tort action" means a civil action for damages for | 365 |
| injury, death, or loss to person or property, other than a civil | 366 |
| action for damages for a breach of contract or another agreement | 367 |
| between persons. | 368 |
| (DD) "Electronic," "electronically," "electronic | 369 |
| | |
| <pre>presence," "record," "sign," and "vulnerable adult" have the</pre> | 370 |
| presence, " "record, " "sign, " and "vulnerable adult" have the same meanings as in section 2107.01 of the Revised Code. | 370 371 |
| | |
| same meanings as in section 2107.01 of the Revised Code. | 371 |
| <pre>same meanings as in section 2107.01 of the Revised Code.</pre> <pre>Sec. 1337.12. (A) (1) An adult who is of sound mind</pre> | 371 372 |
| <pre>same meanings as in section 2107.01 of the Revised Code. Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for</pre> | 371 372 373 |
| <pre>same meanings as in section 2107.01 of the Revised Code. Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in</pre> | 371 372 373 374 |
| <pre>same meanings as in section 2107.01 of the Revised Code. Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in accordance with section 1337.24 of the Revised Code, that</pre> | 371 372 373 374 375 |
| <pre>same meanings as in section 2107.01 of the Revised Code. Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in accordance with section 1337.24 of the Revised Code, that authorizes an attorney in fact as described in division (A) (2)</pre> | 371 372 373 374 375 376 |
| same meanings as in section 2107.01 of the Revised Code. Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in accordance with section 1337.24 of the Revised Code, that authorizes an attorney in fact as described in division (A) (2) of this section to make health care decisions for the principal | 371 372 373 374 375 376 377 |
| Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in accordance with section 1337.24 of the Revised Code, that authorizes an attorney in fact as described in division (A) (2) of this section to make health care decisions for the principal at any time that the attending physician of the principal | 371 372 373 374 375 376 377 378 |
| Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in accordance with section 1337.24 of the Revised Code, that authorizes an attorney in fact as described in division (A) (2) of this section to make health care decisions for the principal at any time that the attending physician of the principal determines that the principal has lost the capacity to make | 371 372 373 374 375 376 377 378 379 |
| Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in accordance with section 1337.24 of the Revised Code, that authorizes an attorney in fact as described in division (A) (2) of this section to make health care decisions for the principal at any time that the attending physician of the principal determines that the principal has lost the capacity to make informed health care decisions for the principal. The durable | 371 372 373 374 375 376 377 378 379 380 |
| Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in accordance with section 1337.24 of the Revised Code, that authorizes an attorney in fact as described in division (A) (2) of this section to make health care decisions for the principal at any time that the attending physician of the principal determines that the principal has lost the capacity to make informed health care decisions for the principal. The durable power of attorney for health care may authorize the attorney in | 371 372 373 374 375 376 377 378 379 380 381 |
| Sec. 1337.12. (A) (1) An adult who is of sound mind voluntarily may create a valid durable power of attorney for health care by executing a durable power of attorney, in accordance with section 1337.24 of the Revised Code, that authorizes an attorney in fact as described in division (A) (2) of this section to make health care decisions for the principal at any time that the attending physician of the principal determines that the principal has lost the capacity to make informed health care decisions for the principal. The durable power of attorney for health care may authorize the attorney in fact, commencing immediately upon the execution of the | 371 372 373 374 375 376 377 378 379 380 381 382 |

| health, including protected health information as defined in 45 | 386 |
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| C.F.R. 160.103. Except as otherwise provided in divisions (B) to | 387 |
| (F) of section 1337.13 of the Revised Code, the authorization | 388 |
| may include the right to give informed consent, to refuse to | 389 |
| give informed consent, or to withdraw informed consent to any | 390 |
| health care that is being or could be provided to the principal. | 391 |
| Additionally, to be valid, a durable power of attorney for | 392 |
| health care shall satisfy both of the following: | 393 |
| (a) It If a durable power of attorney for health care is | 394 |
| <pre>in writing, it shall be signed at the end of the instrument by</pre> | 395 |
| the principal and shall state the date of its execution. <u>If a</u> | 396 |
| durable power of attorney for health care is executed | 397 |
| electronically, the principal shall sign the record associated | 398 |
| with, and at the end of, the instrument and shall state the date | 399 |
| of its execution. | 400 |
| (b) It shall be witnessed in accordance with division (B) | 401 |
| of this section or be acknowledged by the principal in | 402 |
| accordance with division (C) of this section. | 403 |
| (c) The electronic execution of a durable power of | 404 |
| attorney for health care under division (A)(1)(a) of this | 405 |
| section and the witnessing or acknowledgment of the electronic | 406 |
| execution of a durable power of attorney for health care under | 407 |
| division (B) or (C) of this section, whichever is applicable, | 408 |
| shall be recorded by electronic media containing both audio and | 409 |
| visual components. The format of the recording shall be | 410 |
| preserved and stored in a safe, secure, and appropriate manner. | 411 |
| The recording may be cited as evidence of both of the following: | 412 |
| (i) That the principal executing the durable power of | 413 |
| attorney for health care is an adult of sound mind; | 414 |

| (ii) If the durable power of attorney for health care is | 415 |
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| executed with witnesses, that the persons signing as witnesses | 416 |
| verbally acknowledge that they have signed the durable power of | 417 |
| attorney for health care and are not ineligible to be witnesses. | 418 |
| (2) Except as otherwise provided in this division, a | 419 |
| durable power of attorney for health care may designate any | 420 |
| competent adult as the attorney in fact. The attending physician | 421 |
| of the principal and an administrator of any nursing home in | 422 |
| which the principal is receiving care shall not be designated as | 423 |
| an attorney in fact in, or act as an attorney in fact pursuant | 424 |
| to, a durable power of attorney for health care. An employee or | 425 |
| agent of the attending physician of the principal and an | 426 |
| employee or agent of any health care facility in which the | 427 |
| principal is being treated shall not be designated as an | 428 |
| attorney in fact in, or act as an attorney in fact pursuant to, | 429 |
| a durable power of attorney for health care, except that these | 430 |
| limitations do not preclude a principal from designating either | 431 |
| type of employee or agent as the principal's attorney in fact if | 432 |
| the individual is a competent adult and related to the principal | 433 |
| by blood, marriage, or adoption, or if the individual is a | 434 |
| competent adult and the principal and the individual are members | 435 |
| of the same religious order. | 436 |
| (3) A durable power of attorney for health care shall not | 437 |
| expire, unless the principal specifies an expiration date in the | 438 |
| instrument. However, when a durable power of attorney contains | 439 |
| | |
| an expiration date, if the principal lacks the capacity to make | 440 |
| informed health care decisions for the principal on the | 441 |
| expiration date, the instrument shall continue in effect until | 442 |
| the principal regains the capacity to make informed health care | 443 |

decisions for the principal.

| (B) If witnessed for purposes of division (A)(1)(b) of | 445 |
|--|-----|
| this section, a durable power of attorney for health care shall | 446 |
| be witnessed by at least two individuals who are adults and who | 447 |
| are not ineligible to be witnesses under this division. Any | 448 |
| person who is related to the principal by blood, marriage, or | 449 |
| adoption, any person who is designated as the attorney in fact | 450 |
| or alternate attorney in fact in the instrument, the attending | 451 |
| physician of the principal, and the administrator of any nursing | 452 |
| home in which the principal is receiving care are ineligible to | 453 |
| be witnesses. | 454 |

The witnessing of a durable power of attorney for health 455 care shall involve the principal signing the applicable 456 instrument as described in division (A)(1)(a) of this section, 457 or acknowledging the principal's signature, at the end of the 458 instrument in the physical presence or electronic presence, as 459 applicable, of each witness. A witness for a durable power of 460 attorney for health care that is electronically executed may be 461 in either the physical or electronic presence of the principal. 462 A witness for a durable power of attorney for health care that 463 is executed electronically in the electronic presence of the 464 principal shall be located within this state. A witness for a 465 durable power of attorney for health care that is executed 466 electronically by the principal who is a vulnerable adult shall 467 sign the durable power of attorney for health care in the 468 physical presence of the principal. Then, each witness shall 469 subscribe the witness's signature after the signature of the 470 principal and, by doing so, attest to the witness's belief that 471 the principal appears to be of sound mind and not under or 472 subject to duress, fraud, or undue influence. The signatures of 473 the principal and the witnesses under this division are not 474 required to appear on the same page of the instrument. 475

| $\frac{(C)}{(C)}$ (1) If acknowledged for purposes of division (A)(1) | 476 |
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| (b) of this section, a durable power of attorney for health care | 477 |
| shall be acknowledged before a notary public, who. The notary | 478 |
| <u>public</u> shall make the certification described in section 147.53 | 479 |
| of the Revised Code and also shall attest that the principal | 480 |
| appears to be of sound mind and not under or subject to duress, | 481 |
| fraud, or undue influence. | 482 |
| (2) If the durable power of attorney for health care is | 483 |
| executed electronically, the notary public performing the | 484 |
| certification and attestation described in division (C)(1) of | 485 |
| this section shall do so through an electronic notarization, | 486 |
| pursuant to section 147.591 of the Revised Code, or as an online | 487 |
| notarization pursuant to sections 147.60 to 147.66 of the | 488 |
| Revised Code. | 489 |
| (D)(1) If a principal has both a valid durable power of | 490 |
| attorney for health care and a valid declaration, division (B) | 491 |
| of section 2133.03 of the Revised Code applies. If a principal | 492 |
| has both a valid durable power of attorney for health care and a | 493 |
| DNR identification that is based upon a valid declaration and if | 494 |
| the declaration supersedes the durable power of attorney for | 495 |
| health care under division (B) of section 2133.03 of the Revised | 496 |
| Code, the DNR identification supersedes the durable power of | 497 |
| attorney for health care to the extent of any conflict between | 498 |
| the two. A valid durable power of attorney for health care | 499 |
| supersedes any DNR identification that is based upon a do-not- | 500 |
| resuscitate order that a physician issued for the principal | 501 |
| which is inconsistent with the durable power of attorney for | 502 |
| health care or a valid decision by the attorney in fact under a | 503 |
| durable power of attorney. | 504 |
| | |

(2) As used in division (D) of this section:

| (a) "Declaration" has the same meaning as in section | 506 |
|--|-----|
| 2133.01 of the Revised Code. | 507 |
| (b) "Do-not-resuscitate order" and "DNR identification" | 508 |
| have the same meanings as in section 2133.21 of the Revised | 509 |
| Code. | 510 |
| (E)(1) In a durable power of attorney for health care, a | 511 |
| principal may nominate a guardian of the principal's person, | 512 |
| estate, or both for consideration by a court if proceedings for | 513 |
| the appointment of a guardian for the principal's person, | 514 |
| estate, or both are commenced at a later time. The principal may | 515 |
| authorize the person nominated as the guardian or the attorney | 516 |
| in fact to nominate a successor guardian for consideration by | 517 |
| the court. The principal's nomination of a guardian of the | 518 |
| principal's person, estate, or both is revoked by the | 519 |
| principal's subsequent nomination of a guardian of the | 520 |
| principal's person, estate, or both, and, except for good cause | 521 |
| shown or disqualification, the court shall make its appointment | 522 |
| in accordance with the principal's most recent nomination. | 523 |
| (2) The principal may direct that bond be waived for a | 524 |
| person nominated as guardian or successor guardian under | 525 |
| division (E)(1) of this section. | 526 |
| (3) A durable power of attorney for health care that | 527 |
| contains the nomination of a person to be the guardian of the | 528 |
| person, estate, or both of the principal may be filed with the | 529 |
| probate court for safekeeping, and the probate court shall | 530 |
| designate the nomination as the nomination of a standby | 531 |
| guardian. | 532 |
| (4) If a guardian is appointed for the principal, a | 533 |
| durable power of attorney for health care is not terminated, and | 534 |

| the authority of the attorney in fact continues unless the | 535 |
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| court, pursuant to its authority under section 2111.50 of the | 536 |
| Revised Code, limits, suspends, or terminates the power of | 537 |
| attorney after notice to the attorney in fact and upon a finding | 538 |
| that the limitation, suspension, or termination is in the best | 539 |
| interest of the principal. | 540 |
| Sec. 1337.121. A durable power of attorney for health care | 541 |
| executed electronically under section 1337.12 of the Revised | 542 |
| Code may include some or all of the information specified in the | 543 |
| printed form of the instrument in section 1337.17 of the Revised | 544 |
| Code according to the intention of the principal. The record of | 545 |
| an electronic durable power of attorney for health care may be | 546 |
| retrieved and copied in readable text. | 547 |
| Sec. 1337.22. As used in sections 1337.21 to 1337.64 of | 548 |
| the Revised Code: | 549 |
| (A) "Agent" means a person granted authority to act for a | 550 |
| principal under a power of attorney, whether denominated an | 551 |
| agent, attorney in fact, or otherwise. "Agent" includes an | 552 |
| original agent, coagent, successor agent, and a person to which | 553 |
| an agent's authority is delegated. | 554 |
| (B) "Durable," with respect to a power of attorney, means | 555 |
| not terminated by the principal's incapacity. | 556 |
| (C) "Electronic" means relating to technology having | 557 |
| electrical, digital, magnetic, wireless, optical, | 558 |
| electromagnetic, or similar capabilities. | 559 |
| (D) "Good faith" means honesty in fact. | 560 |
| (E) "Incapacity" means inability of an individual to | 561 |
| manage property or business affairs for either of the following | 562 |
| reasons: | 563 |

| (1) The individual has an impairment in the ability to | 564 |
|--|------|
| receive and evaluate information or make or communicate | 565 |
| decisions even with the use of technological assistance. | 566 |
| (2) The individual is any of the following: | 567 |
| (a) Missing; | 568 |
| (b) Detained, including incarcerated in a penal system; | 569 |
| (c) Outside the United States and unable to return. | 570 |
| (F) "Person" means an individual, corporation, business | 571 |
| trust, estate, trust, partnership, limited liability company, | 572 |
| association, joint venture, public corporation, government or | 573 |
| governmental subdivision, agency, or instrumentality, or any | 574 |
| other legal or commercial entity. | 575 |
| (G) "Power of attorney" means a writing or other record | 576 |
| that grants authority to an agent to act in the place of the | 577 |
| principal, whether or not the term power of attorney is used. | 578 |
| (H) "Presently exercisable general power of appointment," | 579 |
| with respect to property or a property interest subject to a | 580 |
| power of appointment, means power exercisable at the time in | 581 |
| question to vest absolute ownership in the principal | 582 |
| individually, the principal's estate, the principal's creditors, | 583 |
| or the creditors of the principal's estate. The term includes a | 584 |
| power of appointment not exercisable until the occurrence of a | 585 |
| specified event, the satisfaction of an ascertainable standard, | 586 |
| or the passage of a specified period only after the occurrence | 587 |
| of the specified event, the satisfaction of the ascertainable | 588 |
| standard, or the passage of the specified period. The term does | 589 |
| not include a power exercisable in a fiduciary capacity or only | 590 |
| hy will | 5.01 |

| (I) "Principal" means an individual who grants authority | 592 |
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| to an agent in a power of attorney. | 593 |
| (J) "Property" means anything that may be the subject of | 594 |
| ownership, whether real or personal, or legal or equitable, or | 595 |
| any interest or right therein. | 596 |
| (K) "Record" means information that is inscribed on a | 597 |
| tangible medium or that is stored in an electronic or other | 598 |
| medium and is retrievable in perceivable form. | 599 |
| (L) "Sign" means, with present intent to authenticate or | 600 |
| adopt a record, to execute or adopt a tangible symbol or to | 601 |
| attach to or logically associate with the record an electronic | 602 |
| sound, symbol, or process. | 603 |
| (M) "State" means a state of the United States, the | 604 |
| District of Columbia, Puerto Rico, the United States Virgin | 605 |
| Islands, or any territory or insular possession subject to the | 606 |
| jurisdiction of the United States. | 607 |
| (N) "Stocks and bonds" means stocks, bonds, mutual funds, | 608 |
| and all other types of securities and financial instruments, | 609 |
| whether held directly, indirectly, or in any other manner, but | 610 |
| does not include commodity futures contracts or call or put | 611 |
| options on stocks or stock indexes. | 612 |
| (O) "Conscious presence" means within the range of any of | 613 |
| the principal's senses, excluding the sense of sight or sound | 614 |
| that is sensed by telephonic, electronic, or other distant | 615 |
| communication. | 616 |
| (P) "Electronic presence" has the same meaning as in | 617 |
| section 2107.01 of the Revised Code. | 618 |
| Sec. 1337.25. (A) A power of attorney must shall be signed | 619 |

| by the principal or in the principal's conscious presence or | 620 |
|--|-----|
| electronic presence by another individual directed by the | 621 |
| principal to sign the principal's name on the power of attorney. | 622 |
| A signature on a power of attorney is presumed to be genuine if | 623 |
| the principal or the principal and other individual directed by | 624 |
| the principal to sign the principal's name acknowledges the | 625 |
| signature before a notary public or other individual authorized | 626 |
| by law to take acknowledgments. | 627 |
| (B) If a power of attorney is executed electronically, the | 628 |
| principal's signature shall only be acknowledged before a notary | 629 |
| <pre>public performing an electronic notarization, pursuant to</pre> | 630 |
| section 147.591 of the Revised Code, or an online notarization | 631 |
| pursuant to sections 147.60 to 147.66 of the Revised Code. | 632 |
| Sec. 1345.01. As used in sections 1345.01 to 1345.13 of | 633 |
| the Revised Code: | 634 |
| (A) "Consumer transaction" means a sale, lease, | 635 |
| assignment, award by chance, or other transfer of an item of | 636 |
| goods, a service, a franchise, or an intangible, to an | 637 |
| individual for purposes that are primarily personal, family, or | 638 |
| household, or solicitation to supply any of these things. | 639 |
| "Consumer transaction" also means services provided by a notary | 640 |
| public to a testator in the acknowledgement, certification, and | 641 |
| attestation pertaining to the testator's electronic will under | 642 |
| section 2107.03 of the Revised Code. "Consumer transaction" does | 643 |
| not include transactions between persons, defined in sections | 644 |
| 4905.03 and 5725.01 of the Revised Code, and their customers, | 645 |
| except for transactions involving a loan made pursuant to | 646 |
| sections 1321.35 to 1321.48 of the Revised Code and transactions | 647 |
| in connection with residential mortgages between loan officers, | 648 |
| mortgage brokers, or nonbank mortgage lenders and their | 649 |

| customers; transactions involving a home construction service | |
|--|-----|
| contract as defined in section 4722.01 of the Revised Code; | 651 |
| transactions between certified public accountants or public | 652 |
| accountants and their clients; transactions between attorneys, | 653 |
| physicians, or dentists and their clients or patients; and | 654 |
| transactions between veterinarians and their patients that | 655 |
| pertain to medical treatment but not ancillary services. | 656 |
| (B) "Person" includes an individual, corporation, | 657 |
| government, governmental subdivision or agency, business trust, | 658 |
| estate, trust, partnership, association, cooperative, or other | 659 |
| legal entity. | 660 |
| (C) "Supplier" means a seller, lessor, assignor, | 661 |
| franchisor, or other person engaged in the business of effecting | 662 |
| or soliciting consumer transactions, whether or not the person | 663 |
| deals directly with the consumer. If the consumer transaction is | 664 |
| in connection with a residential mortgage, "supplier" does not | 665 |
| include an assignee or purchaser of the loan for value, except | 666 |
| as otherwise provided in section 1345.091 of the Revised Code. | 667 |
| For purposes of this division, in a consumer transaction in | 668 |
| connection with a residential mortgage, "seller" means a loan | 669 |
| officer, mortgage broker, or nonbank mortgage lender. | 670 |
| (D) "Consumer" means a person who engages in a consumer | 671 |
| transaction with a supplier. | 672 |
| (E) "Knowledge" means actual awareness, but such actual | 673 |
| awareness may be inferred where objective manifestations | 674 |
| indicate that the individual involved acted with such awareness. | 675 |
| (F) "Natural gas service" means the sale of natural gas, | 676 |
| exclusive of any distribution or ancillary service. | 677 |

(G) "Public telecommunications service" means the

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| transmission by electromagnetic or other means, other than by a | 679 |
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| telephone company as defined in section 4927.01 of the Revised | 680 |
| Code, of signs, signals, writings, images, sounds, messages, or | 681 |
| data originating in this state regardless of actual call | 682 |
| routing. "Public telecommunications service" excludes a system, | 683 |
| including its construction, maintenance, or operation, for the | 684 |
| provision of telecommunications service, or any portion of such | 685 |
| service, by any entity for the sole and exclusive use of that | 686 |
| entity, its parent, a subsidiary, or an affiliated entity, and | 687 |
| not for resale, directly or indirectly; the provision of | 688 |
| terminal equipment used to originate telecommunications service; | 689 |
| broadcast transmission by radio, television, or satellite | 690 |
| broadcast stations regulated by the federal government; or cable | 691 |
| television service. | 692 |

- (H)(1) "Loan officer" means an individual who for 693 compensation or gain, or in anticipation of compensation or 694 gain, takes or offers to take a residential mortgage loan 695 application; assists or offers to assist a buyer in obtaining or 696 applying to obtain a residential mortgage loan by, among other 697 things, advising on loan terms, including rates, fees, and other 698 costs; offers or negotiates terms of a residential mortgage 699 loan; or issues or offers to issue a commitment for a 700 residential mortgage loan. "Loan officer" also includes a 701 mortgage loan originator as defined in section 1322.01 of the 702 Revised Code. 703
- (2) "Loan officer" does not include an employee of a bank, 704 savings bank, savings and loan association, credit union, or 705 credit union service organization organized under the laws of 706 this state, another state, or the United States; an employee of 707 a subsidiary of such a bank, savings bank, savings and loan 708 association, or credit union; or an employee of an affiliate 709

| that (a) controls, is controlled by, or is under common control | 710 |
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| with, such a bank, savings bank, savings and loan association, | 711 |
| or credit union and (b) is subject to examination, supervision, | 712 |
| and regulation, including with respect to the affiliate's | 713 |
| compliance with applicable consumer protection requirements, by | 714 |
| the board of governors of the federal reserve system, the | 715 |
| comptroller of the currency, the office of thrift supervision, | 716 |
| the federal deposit insurance corporation, or the national | 717 |
| credit union administration. | 718 |
| (I) "Residential mortgage" or "mortgage" means an | 719 |
| obligation to pay a sum of money evidenced by a note and secured | 720 |
| by a lien upon real property located within this state | 721 |
| containing two or fewer residential units or on which two or | 722 |
| fewer residential units are to be constructed and includes such | 723 |
| an obligation on a residential condominium or cooperative unit. | 724 |
| (J)(1) "Mortgage broker" means any of the following: | 725 |
| (a) A person that holds that person out as being able to | 726 |
| assist a buyer in obtaining a mortgage and charges or receives | 727 |
| from either the buyer or lender money or other valuable | 728 |
| consideration readily convertible into money for providing this | 729 |
| assistance; | 730 |
| (b) A person that solicits financial and mortgage | 731 |
| information from the public, provides that information to a | 732 |
| mortgage broker or a person that makes residential mortgage | 733 |
| loans, and charges or receives from either of them money or | 734 |
| other valuable consideration readily convertible into money for | 735 |
| providing the information; | 736 |
| (c) A person engaged in table-funding or warehouse-lending | 737 |

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mortgage loans that are residential mortgage loans.

| (2) "Mortgage broker" does not include a bank, savings | 739 |
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| bank, savings and loan association, credit union, or credit | 740 |
| union service organization organized under the laws of this | 741 |
| state, another state, or the United States; a subsidiary of such | 742 |
| a bank, savings bank, savings and loan association, or credit | 743 |
| union; an affiliate that (a) controls, is controlled by, or is | 744 |
| under common control with, such a bank, savings bank, savings | 745 |
| and loan association, or credit union and (b) is subject to | 746 |
| examination, supervision, and regulation, including with respect | 747 |
| to the affiliate's compliance with applicable consumer | 748 |
| protection requirements, by the board of governors of the | 749 |
| federal reserve system, the comptroller of the currency, the | 750 |
| office of thrift supervision, the federal deposit insurance | 751 |
| corporation, or the national credit union administration; or an | 752 |
| employee of any such entity. | 753 |

(K) "Nonbank mortgage lender" means any person that 754 engages in a consumer transaction in connection with a 755 residential mortgage, except for a bank, savings bank, savings 756 and loan association, credit union, or credit union service 757 organization organized under the laws of this state, another 758 state, or the United States; a subsidiary of such a bank, 759 savings bank, savings and loan association, or credit union; or 760 an affiliate that (1) controls, is controlled by, or is under 761 common control with, such a bank, savings bank, savings and loan 762 association, or credit union and (2) is subject to examination, 763 supervision, and regulation, including with respect to the 764 affiliate's compliance with applicable consumer protection 765 requirements, by the board of governors of the federal reserve 766 system, the comptroller of the currency, the office of thrift 767 supervision, the federal deposit insurance corporation, or the 768 national credit union administration. 769

| (L) For purposes of divisions (H), (J), and (K) of this | 770 |
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| section: | 771 |
| (1) "Control" of another entity means ownership, control, | 772 |
| or power to vote twenty-five per cent or more of the outstanding | 773 |
| shares of any class of voting securities of the other entity, | 774 |
| directly or indirectly or acting through one or more other | 775 |
| persons. | 776 |
| (2) "Credit union service organization" means a CUSO as | 777 |
| defined in 12 C.F.R. 702.2. | 778 |
| Sec. 2107.01. As Unless the context otherwise requires, as | 779 |
| used in Chapters 2101. to 2131. of the Revised Code: | 780 |
| (A)(A)(1) "Will" includes codicils the following: | 781 |
| (a) Codicils to wills admitted to probate, lost; | 782 |
| (b) Lost, spoliated, or destroyed wills, and instruments; | 783 |
| (c) Instruments declared valid under division (A)(1) of | 784 |
| section 5817.10 of the Revised Code, but "will"; | 785 |
| (d) Electronic wills and copies of electronic wills. | 786 |
| (2) "Will" does not include inter vivos trusts or other | 787 |
| instruments that have not been admitted to probate. | 788 |
| (B) "Testator" means any person who makes a will. | 789 |
| (C) "Copy of an electronic will" means a copy of the | 790 |
| record of an electronic will that is readable as text. | 791 |
| (D) "Electronic" or "electronically" means relating to | 792 |
| technology having electrical, digital, magnetic, wireless, | 793 |
| optical, electromagnetic, or similar capabilities. | 794 |
| (E) "Electronic presence" means the relationship of two or | 795 |

| more individuals in different locations communicating in real | 796 |
|--|-----|
| time to the same extent as if the individuals were physically | 797 |
| present in the same location. | 798 |
| (F) "Electronic will" means a will that is executed | 799 |
| electronically pursuant to section 2107.03 of the Revised Code, | 800 |
| and includes a copy of an electronic will. | 801 |
| (G) "Original will" means the original will in writing or | 802 |
| the copy of an electronic will that is offered for or admitted | 803 |
| to probate. | 804 |
| (H) "Record" means information that is inscribed in a | 805 |
| tangible medium or that is stored in an electronic medium and is | 806 |
| retrievable in perceivable form. | 807 |
| (I) "Sign" means to do either of the following with the | 808 |
| <pre>present intent to authenticate or adopt a record:</pre> | 809 |
| (1) Execute or adopt a tangible symbol; | 810 |
| (2) Affix to or logically associate with a record an | 811 |
| electronic symbol or process. | 812 |
| (J) "Vulnerable adult" means a person who is eighteen | 813 |
| years of age or older and whose ability to perform the normal | 814 |
| activities of daily living or to provide for the person's own | 815 |
| care or protection is impaired due to a mental, emotional, | 816 |
| sensory, or long-term physical or developmental, disability or | 817 |
| dysfunction, or brain damage, or the debilitating infirmities of | 818 |
| aging. | 819 |
| (K) "Will annexed" means the original will, a copy of the | 820 |
| original will in writing, or a copy of the electronic will, | 821 |
| whichever is applicable. | 822 |
| Sec. 2107.03. (A) Except oral wills governed by section | 823 |

| 2107.60 of the Revised Code, every will shall be in writing, but | 824 |
|--|-----|
| may be including handwritten or typewritten, or be an electronic | 825 |
| will. | 826 |
| (B) (1) Both of the following apply to a will in writing: | 827 |
| (a) The will shall be signed at the end by the testator or | 828 |
| by some other person in the testator's conscious presence and at | 829 |
| the testator's express direction. | 830 |
| (b) The will shall be attested and subscribed in the | 831 |
| conscious presence of the testator, by two or more competent | 832 |
| witnesses, who saw the testator subscribe, or heard the testator | 833 |
| acknowledge the testator's signature. | 834 |
| (2) For purposes of division (B)(1) of this section, | 835 |
| "conscious presence" means within the range of any of the | 836 |
| testator's senses, excluding the sense of sight or sound that is | 837 |
| sensed by telephonic, electronic, or other distant | 838 |
| communication. | 839 |
| (C) All of the following apply to an electronic will: | 840 |
| (1) (a) The will shall be a record that is readable as text | 841 |
| at the time it is signed under divisions (C)(2) and (3) of this | 842 |
| section. | 843 |
| (b) Prior to signing the will under divisions (C)(2) and | 844 |
| (3) of this section, the testator or the individual who will | 845 |
| sign the will in the testator's name, and the witnesses to the | 846 |
| will may review the contents of the will. | 847 |
| (2) The will shall be signed at the end by the testator or | 848 |
| by another individual in the testator's name, in the testator's | 849 |
| physical presence or electronic presence, and by the testator's | 850 |
| direction. | 851 |

| (3) The will shall be signed in the physical presence or | 852 |
|--|-----|
| electronic presence of the testator by two or more competent | 853 |
| witnesses and all of the following apply: | 854 |
| (a) If the witnesses sign the will in the electronic | 855 |
| presence of the testator, they shall be located in this state. | 856 |
| (b) If the testator is a vulnerable adult, the witnesses | 857 |
| shall sign the will in the physical presence of the testator. | 858 |
| (c) The witnesses shall sign the will within a reasonable | 859 |
| time after witnessing the signing of the will under division (C) | 860 |
| (2) of this section. | 861 |
| (d) The witnesses shall subscribe and attest their | 862 |
| signatures to the will. | 863 |
| (4)(a) The will shall be acknowledged before a notary | 864 |
| public who shall make the certification described in section | 865 |
| 147.53 of the Revised Code and also shall attest that the | 866 |
| testator appears to be of sound mind and not subject to duress, | 867 |
| fraud, or undue influence. The notary public performing the | 868 |
| certification and attestation shall do so through an electronic | 869 |
| notarization, pursuant to section 147.591 of the Revised Code, | 870 |
| or as an online notarization pursuant to sections 147.60 to | 871 |
| 147.66 of the Revised Code. | 872 |
| (b) If the notary public before whom the will is | 873 |
| acknowledged under division (C)(4)(a) of this section has | 874 |
| reasonable cause to believe during the course of the | 875 |
| certification proceedings that the testator does not appear to | 876 |
| be of sound mind or is subject to duress, fraud, or undue | 877 |
| influence, the notary public shall terminate the certification | 878 |
| proceedings. | 879 |
| (5) Prior to the acknowledgment of the will by the notary | 880 |

| public under division (C)(4)(a) of this section, the notary | 881 |
|--|-----|
| public shall require the presentation of a government-issued | 882 |
| identification credential by the testator and the witnesses, and | 883 |
| shall perform the credential analysis and identity proofing of | 884 |
| the testator and the witnesses, in accordance with division (E) | 885 |
| of section 147.64 of the Revised Code and the standards adopted | 886 |
| by the secretary of state to implement that division. | 887 |
| (D) (1) The procedures under divisions (C) (2), (3), (4), | 888 |
| and (5) of this section shall be recorded by electronic media | 889 |
| containing both audio and visual components. The format of the | 890 |
| recording shall be preserved and stored in a safe, secure, and | 891 |
| appropriate manner. | 892 |
| (2) The recording required under division (D)(1) of this | 893 |
| section may be cited as evidence of both of the following: | 894 |
| (a) That the person executing the electronic will is the | 895 |
| testator of the will; | 896 |
| (b) That the persons signing the electronic will under | 897 |
| divisions (C)(2) and (3) of this section verbally acknowledge | 898 |
| that they have signed the electronic will, that they recognize | 899 |
| the consequences of their signing the electronic will, and that | 900 |
| they understand the significance of the electronic will. | 901 |
| (E) The testator of the electronic will may request that a | 902 |
| copy of the electronic will, certified as provided for in | 903 |
| division (C)(4)(a) of this section, be sent to the testator and | 904 |
| any other person designated by the testator in either of the | 905 |
| following forms and manners: | 906 |
| (1) In paper form, by certified mail, return receipt | 907 |
| requested, to the respective residence addresses; | 908 |
| (2) In portable document format or PDF, by electronic | 909 |

| mail, to the respective electronic mail addresses. | 910 |
|--|-----|
| (F) The intent of the testator that the record described | 911 |
| in division (C)(1) of this section is the testator's electronic | 912 |
| will may be established by extrinsic evidence. | 913 |
| (G) Electronic wills are subject to Chapter 1345. of the | 914 |
| Revised Code. | 915 |
| Sec. 2107.031. (A) On and after the effective date of this | 916 |
| section, the laws of this state that are applicable to wills | 917 |
| apply to electronic wills unless it is clear from the context or | 918 |
| meaning of a particular provision of the law that it applies | 919 |
| only to a will in writing or a will other than an electronic | 920 |
| will. | 921 |
| (B) The principles of equity apply to an electronic will. | 922 |
| Sec. 2107.07. (A) A will in writing or an electronic will | 923 |
| may be deposited by the testator, or by some person for the | 924 |
| testator, in the office of the judge of the probate court in the | 925 |
| county in which the testator lives, before or after the death of | 926 |
| the testator, and if deposited after the death of the testator, | 927 |
| with or without applying for its probate. | 928 |
| Upon the payment of the fee of twenty-five dollars to the | 929 |
| court, the judge shall receive, keep, and give a certificate of | 930 |
| deposit for the will. That will shall be safely kept until | 931 |
| delivered or disposed of as provided by section 2107.08 of the | 932 |
| Revised Code. If the will is not delivered or disposed of as | 933 |
| provided in that section within one hundred years after the date | 934 |
| the will was deposited, the judge may dispose of the will in any | 935 |
| manner the judge considers feasible. The judge shall retain an | 936 |
| electronic copy of the will prior to its disposal after one | 937 |
| hundred years under this section. | 938 |

| (B) Every will that is not an electronic will and that is | 939 |
|--|-----|
| so deposited shall be enclosed in a sealed envelope that shall | 940 |
| be indorsed with the name of the testator. The judge shall | 941 |
| indorse on the envelope the date of delivery and the person by | 942 |
| whom the will was delivered. The envelope may be indorsed with | 943 |
| the name of a person to whom it is to be delivered after the | 944 |
| death of the testator. The will shall not be opened or read | 945 |
| until delivered to a person entitled to receive it, until the | 946 |
| testator files a complaint in the probate court for a | 947 |
| declaratory judgment of the validity of the will pursuant to | 948 |
| section 5817.02 of the Revised Code, or until otherwise disposed | 949 |
| of as provided in section 2107.08 of the Revised Code. Subject | 950 |
| to section 2107.08 of the Revised Code, the deposited will shall | 951 |
| not be a public record until the time that an application is | 952 |
| filed to probate it. | 953 |
| | |

Sec. 2107.17. When a witness to a will, or other witness 954 competent to testify at a probate or declaratory judgment 955 proceeding, resides out of its jurisdiction, or resides within 956 it but is infirm and unable to attend court, the probate court 957 may issue a commission with the will annexed directed to any 958 suitable person. In lieu of the original will, the probate 959 court, in its discretion, may annex to the commission a 960 photocopy of the <u>original</u> will or a copy of the that will made 961 by any similar process. The person to whom the commission is 962 directed shall take the deposition or authorize the taking of 963 the deposition of the witness as provided by the Rules of Civil 964 Procedure. The testimony, certified and returned, shall be 965 admissible and have the same effect in the proceedings as if 966 taken in open court. 967

Sec. 2107.24. (A) If a document that is executed that

purports to be a will <u>in writing</u> is not executed in compliance

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| with the requirements of <u>division (B) of</u> section 2107.03 of the | 970 |
|--|-----|
| Revised Code, that document shall be treated as if it had been | 971 |
| executed as a will <u>in writing</u> in compliance with the | 972 |
| requirements of that section division if a probate court, after | 973 |
| holding a hearing, finds that the proponent of the document as a | 974 |
| purported will in writing has established, by clear and | 975 |
| convincing evidence, all of the following: | 976 |
| (1) The decedent prepared the document or caused the | 977 |
| document to be prepared. | 978 |
| (2) The decedent signed the document and intended the | 979 |
| document to constitute the decedent's will. | 980 |
| (3) The decedent signed the document under division (A)(2) | 981 |
| of this section in the conscious presence of two or more | 982 |
| witnesses. As used in division (A)(3) of this section, | 983 |
| "conscious presence" means within the range of any of the | 984 |
| witnesses' senses, excluding the sense of sight or sound that is | 985 |
| sensed by telephonic, electronic, or other distant | 986 |
| communication. | 987 |
| (B) If the If a document that is executed that purports to | 988 |
| be an electronic will is not executed in compliance with the | 989 |
| requirements of division (C) of section 2107.03 of the Revised | 990 |
| Code, that document shall be treated as if it had been executed | 991 |
| as an electronic will in compliance with the requirements of | 992 |
| that division if a probate court, after holding a hearing, finds | 993 |
| that the proponent of the document as a purported electronic | 994 |
| will has established, by clear and convincing evidence, all of | 995 |
| the following: | 996 |
| (1) The decedent prepared the document or caused the | 997 |
| document to be prepared. | 998 |

| (2) The decedent signed the document and intended the | 999 |
|--|------|
| document to constitute the decedent's will. | 1000 |
| (3) The requirements of division (C) of section 2107.03 of | 1001 |
| the Revised Code were complied with. | 1002 |
| (C) The executor may file an action in the probate court | 1003 |
| to recover court costs and attorney's fees from the attorney, if | 1004 |
| any, responsible for the execution of the document if either of | 1005 |
| the following applies: | 1006 |
| (1) The probate court holds a hearing pursuant to division | 1007 |
| (A) of this section and finds that the proponent of the document | 1008 |
| as a purported will in writing has established by clear and | 1009 |
| convincing evidence the requirements under divisions (A)(1), | 1010 |
| (2), and (3) of this section, the executor may file an action in | 1011 |
| the probate court to recover court costs and attorney's fees | 1012 |
| from the attorney, if any, responsible for the execution of the | 1013 |
| document. | 1014 |
| (2) The probate court holds a hearing pursuant to division | 1015 |
| (B) of this section and finds that the proponent of the document | 1016 |
| as a purported electronic will has established by clear and | 1017 |
| convincing evidence the requirements under divisions (B)(1), | 1018 |
| (2), and (3) of this section. | 1019 |
| Sec. 2107.27. (A) When application is made to the probate | 1020 |
| court to admit to probate a will that has been lost, spoliated, | 1021 |
| or destroyed as provided in section 2107.26 of the Revised Code | 1022 |
| or a document that is treated as a will as provided in section | 1023 |
| 2107.24 of the Revised Code, the party seeking to prove the will | 1024 |
| shall give a written notice by certified mail to the surviving | 1025 |
| spouse of the testator, to all persons who would be entitled to | 1026 |
| inherit from the testator under Chapter 2105. of the Revised | 1027 |

Code if the testator had died intestate, to all legatees and

devisees that are named in the will, and to all legatees and

1029

devisees that are named in the most recent will prior to the

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lost, spoliated, or destroyed will that is known to the

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applicant or in the most recent will prior to the document that

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is treated as a will if the most recent will is known to the

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applicant.

- (B) In the cases described in division (A) of this 1035 section, the proponents and opponents of the will shall cause 1036 the witnesses to the will, and any other witnesses that have 1037 relevant and material knowledge about the will, to appear before 1038 the court to testify. If any witnesses reside out of its 1039 jurisdiction, or reside within its jurisdiction but are infirm 1040 or unable to attend, the probate court may order their testimony 1041 to be taken and reduced to writing by some competent person. The 1042 testimony shall be filed in the records of the probate court 1043 pertaining to the testator's estate. 1044
- (C) If upon such proof the court finds that the 1045 requirements of section 2107.24 or 2107.26 of the Revised Code, 1046 whichever is applicable, have been met, the probate court shall 1047 find and establish the contents of the will as near as can be 1048 ascertained. The contents of the will established under section 1049 2107.26 of the Revised Code shall be as effectual for all 1050 purposes as if the original will had been admitted to probate 1051 and record. The contents of the will established under section 1052 2107.24 of the Revised Code shall be as effectual for all 1053 purposes as if the document treated as a will had satisfied all 1054 of the requirements of division (B) or (C) of section 2107.03 of 1055 the Revised Code, whichever is applicable, and had been admitted 1056 to probate and record. 1057

| Sec. 2107.29. When the court record of a will is | 1058 |
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| destroyed, a copy of the will or a copy of the will and its | 1059 |
| probate may be recorded by the probate court if it appears to | 1060 |
| the court's satisfaction that the court record has been | 1061 |
| destroyed and if it appears, by reason of a certificate signed | 1062 |
| and sealed by the probate judge, that the copy is a true copy of | 1063 |
| the original will or a true copy of the original will and its | 1064 |
| probate. | 1065 |
| Con 2107 20 When the government of a will had been | 1066 |
| Sec. 2107.30. When the court record of a will has been | 1066 |
| destroyed, the original will may again be admitted to probate | |
| and record. | 1068 |
| Sec. 2107.31. Sections 2107.29 and 2107.30 of the Revised | 1069 |
| Code do not affect the proceedings or extend the time for | 1070 |
| contesting the validity of any will or for asserting rights | 1071 |
| thereunder under the will. The court record provided for in such | 1072 |
| those sections must shall show that the original court record | 1073 |
| was destroyed, and the time, as near as may be, when the will | 1074 |
| was originally admitted to probate and record. | 1075 |
| Sec. 2107.33. (A) A will in writing shall be revoked in_ | 1076 |
| any of the following manners: | 1077 |
| (1) By the testator by tearing, canceling, obliterating, | 1078 |
| or destroying it with the intention of revoking it; | 1079 |
| (2) By some person, at the request of the testator and in | 1080 |
| the testator's physical presence, by tearing, canceling, | 1081 |
| obliterating, or destroying it with the intention of revoking | 1082 |
| it; | 1083 |
| (3) By some person tearing, canceling, obliterating, or | 1084 |
| destroying it pursuant to the testator's express written | 1085 |
| direction; | 1086 |

| (4) By some other written will or codicil or by an | 1087 |
|---|------|
| <pre>electronic will, executed as prescribed by this chapter;</pre> | 1088 |
| (5) By some other writing that is signed, attested, and | 1089 |
| subscribed in the manner provided by this chapter. | 1090 |
| (B)(1) An electronic will shall be revoked in either of | 1091 |
| the following manners: | 1092 |
| (a) By the testator's subsequent will that revokes all or | 1093 |
| part of the electronic will expressly or by inconsistency; | 1094 |
| (b) By a physical act, if it is established by a | 1095 |
| preponderance of the evidence that the testator, with the intent | 1096 |
| of revoking all or part of the will, performed the act or | 1097 |
| directed another individual who performed the act in the | 1098 |
| physical presence of the testator. | 1099 |
| | |
| (2) As used in division (B)(1)(b) of this section, | 1100 |
| "physical act" includes, but is not limited to, using a delete | 1101 |
| or trash function on the computer pertaining to the electronic | 1102 |
| will or typing or writing "revoked" on an electronic or printed | 1103 |
| copy of the electronic will. | 1104 |
| (C) If after executing a will, a testator is divorced, | 1105 |
| obtains a dissolution of marriage, has the testator's marriage | 1106 |
| annulled, or, upon actual separation from the testator's spouse, | 1107 |
| enters into a separation agreement pursuant to which the parties | 1108 |
| intend to fully and finally settle their prospective property | 1109 |
| rights in the property of the other, whether by expected | 1110 |
| inheritance or otherwise, any disposition or appointment of | 1111 |
| property made by the will to the former spouse or to a trust | 1112 |
| with powers created by or available to the former spouse, any | 1113 |
| provision in the will conferring a general or special power of | 1114 |
| appointment on the former spouse, and any nomination in the will | 1115 |

| of the former spouse as executor, trustee, or guardian shall be | 1116 |
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| revoked unless the will expressly provides otherwise. | 1117 |
| (C) (D) Property prevented from passing to a former spouse | 1118 |
| or to a trust with powers created by or available to the former | 1119 |
| spouse because of revocation by this section shall pass as if | 1120 |
| the former spouse failed to survive the decedent, and other | 1121 |
| provisions conferring some power or office on the former spouse | 1122 |
| shall be interpreted as if the spouse failed to survive the | 1123 |
| decedent. If provisions are revoked solely by this section, they | 1124 |
| shall be deemed to be revived by the testator's remarriage with | 1125 |
| the former spouse or upon the termination of a separation | 1126 |
| agreement executed by them. | 1127 |
| $\frac{(D)-(E)}{(E)}$ A bond, agreement, or covenant made by a testator, | 1128 |
| for a valuable consideration, to convey property previously | 1129 |
| devised or bequeathed in a will does not revoke the devise or | 1130 |
| bequest. The property passes by the devise or bequest, subject | 1131 |
| to the remedies on the bond, agreement, or covenant, for a | 1132 |
| specific performance or otherwise, against the devisees or | 1133 |
| legatees, that might be had by law against the heirs of the | 1134 |
| testator, or the testator's next of kin, if the property had | 1135 |
| descended to them. | 1136 |
| $\frac{(E)-(F)}{(E)}$ A testator's revocation of a will shall be valid | 1137 |
| only if the testator, at the time of the revocation, has the | 1138 |
| same capacity as the law requires for the execution of a will. | 1139 |
| (F) (G) As used in this section: | 1140 |
| (1) "Trust with powers created by or available to the | 1141 |
| former spouse" means a trust that is revocable by the former | 1142 |
| spouse, with respect to which the former spouse has a power of | 1143 |
| withdrawal, or with respect to which the former spouse may take | 1144 |

| a distribution that is not subject to an ascertainable standard | 1145 |
|---|------|
| but does not mean a trust in which those powers of the former | 1146 |
| spouse are revoked by section 5815.31 of the Revised Code or | 1147 |
| similar provisions in the law of another state. | 1148 |
| (2) "Ascertainable standard" means a standard that is | 1149 |
| related to a trust beneficiary's health, maintenance, support, | 1150 |
| or education. | 1151 |
| Sec. 2107.60. (A) An oral will, made in the last sickness, | 1152 |
| shall be valid in respect to personal property if the oral will | 1153 |
| <u>is</u> reduced to writing <u>or transcribed electronically</u> and | 1154 |
| subscribed by two competent disinterested witnesses within ten | 1155 |
| days after the speaking of the testamentary words by two | 1156 |
| competent disinterested witnesses who were, at the time the | 1157 |
| testamentary words were spoken, in the physical presence or | 1158 |
| electronic presence of the testator. The witnesses who were, at | 1159 |
| the time the testamentary words were spoken, in the electronic | 1160 |
| presence of the testator shall be located within this state. The | 1161 |
| witnesses shall prove that the testator was of sound mind and | 1162 |
| memory, not under restraint, and that the testator called upon | 1163 |
| some person physically or electronically present at the time the | 1164 |
| testamentary words were spoken to bear testimony to the | 1165 |
| disposition as the testator's will. | 1166 |
| (B) No oral will shall be admitted to record unless it is | 1167 |
| offered for probate within three months after the death of the | 1168 |
| testator. | 1169 |
| Sec. 2107.63. A testator may by will devise, bequeath, or | 1170 |
| appoint real or personal property or any interest in real or | 1171 |
| personal property to a trustee of a trust that is evidenced by a | 1172 |
| written or electronic instrument signed by the testator or any | 1173 |
| other settlor either before or on the same date of the execution | 1174 |

| of the will of the testator, that is identified in the will, and | 1175 |
|--|------|
| that has been signed, or is signed at any time after the | 1176 |
| execution of the testator's will, by the trustee or trustees | 1177 |
| identified in the will or their successors or by any other | 1178 |
| person lawfully serving, by court appointment or otherwise, as a | 1179 |
| trustee. | 1180 |

The property or interest so devised, bequeathed, or 1181 appointed to the trustee shall become a part of the trust 1182 estate, shall be subject to the jurisdiction of the court having 1183 jurisdiction of the trust, and shall be administered in 1184 accordance with the terms and provisions of the instrument 1185 creating the trust, including, unless the will specifically 1186 provides otherwise, any amendments or modifications of the trust 1187 made in writing or electronically before, concurrently with, or 1188 after the making of the will and prior to the death of the 1189 testator. The termination of the trust, or its entire revocation 1190 prior to the testator's death, shall invalidate the devise, 1191 bequest, or appointment to the trustee. 1192

This section shall not affect any of the rights accorded

to a surviving spouse under section 2106.01 of the Revised Code.

This section applies, and shall be construed as applying, to the

wills of decedents who die on or after the effective date of

this amendment, regardless of the date of the execution of their

wills.

Sec. 2129.05. Authenticated copies of wills of persons—not—

domiciled in this state, executed and proved according to the 1200
laws of any state or territory of the United States, relative to 1201
property in this state, may be admitted to record in the probate 1202
court of a county where a part of that property is situated. The 1203
authenticated copies, so recorded, shall be as valid as wills 1204

| made in this state. | 1205 |
|--|------|
| When such a will, or authenticated copy, is admitted to | 1206 |
| record, a copy of the will or of the authenticated copy, with | 1207 |
| the copy of the order to record it annexed to that copy, | 1208 |
| certified by the probate judge under the seal of the probate | 1209 |
| court, may be filed and recorded in the office of the probate | 1210 |
| judge of any other county where a part of the property is | 1211 |
| situated, and it shall be as effectual as the authenticated copy | 1212 |
| of the will would be if approved and admitted to record by the | 1213 |
| court. | 1214 |
| Sec. 2133.01. Unless the context otherwise requires, as | 1215 |
| used in sections 2133.01 to 2133.15 of the Revised Code: | 1216 |
| (A) "Adult" means an individual who is eighteen years of | 1217 |
| age or older. | 1218 |
| (B) "Attending physician" means the physician to whom a | 1219 |
| declarant or other patient, or the family of a declarant or | 1220 |
| other patient, has assigned primary responsibility for the | 1221 |
| treatment or care of the declarant or other patient, or, if the | 1222 |
| responsibility has not been assigned, the physician who has | 1223 |
| accepted that responsibility. | 1224 |
| (C) "Comfort care" means any of the following: | 1225 |
| (1) Nutrition when administered to diminish the pain or | 1226 |
| discomfort of a declarant or other patient, but not to postpone | 1227 |
| the declarant's or other patient's death; | 1228 |
| (2) Hydration when administered to diminish the pain or | 1229 |
| discomfort of a declarant or other patient, but not to postpone | 1230 |
| the declarant's or other patient's death; | 1231 |
| (3) Any other medical or nursing procedure, treatment. | 1232 |

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| intervention, or other measure that is taken to diminish the | 1233 |
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| pain or discomfort of a declarant or other patient, but not to | 1234 |
| postpone the declarant's or other patient's death. | 1235 |
| (D) "Consulting physician" means a physician who, in | 1236 |
| conjunction with the attending physician of a declarant or other | 1237 |
| patient, makes one or more determinations that are required to | 1238 |
| be made by the attending physician, or to be made by the | 1239 |
| attending physician and one other physician, by an applicable | 1240 |
| provision of this chapter, to a reasonable degree of medical | 1241 |
| certainty and in accordance with reasonable medical standards. | 1242 |
| (E) "Declarant" means any adult who has executed a | 1243 |
| declaration in accordance with section 2133.02 of the Revised | 1244 |
| Code. | 1245 |
| (F) "Declaration" means a written or an electronic | 1246 |
| document executed in accordance with section 2133.02 of the | 1247 |
| Revised Code. | 1248 |
| (G) "Durable power of attorney for health care" means a | 1249 |
| document created pursuant to sections 1337.11 to 1337.17 of the | 1250 |
| Revised Code. | 1251 |
| (H) "Guardian" means a person appointed by a probate court | 1252 |
| pursuant to Chapter 2111. of the Revised Code to have the care | 1253 |
| and management of the person of an incompetent. | 1254 |
| (I) "Health care facility" means any of the following: | 1255 |
| (1) A hospital; | 1256 |
| (2) A hospice care program, pediatric respite care | 1257 |
| program, or other institution that specializes in comfort care | 1258 |
| of patients in a terminal condition or in a permanently | 1259 |
| unconscious state; | 1260 |

| (3) A nursing home or residential care facility, as | 1261 |
|--|------|
| defined in section 3721.01 of the Revised Code; | 1262 |
| (4) A home health agency and any residential facility | 1263 |
| where a person is receiving care under the direction of a home | 1264 |
| health agency; | 1265 |
| (5) An intermediate care facility for individuals with | 1266 |
| intellectual disabilities. | 1267 |
| (J) "Health care personnel" means physicians, nurses, | 1268 |
| physician assistants, emergency medical technicians-basic, | 1269 |
| emergency medical technicians-intermediate, emergency medical | 1270 |
| technicians-paramedic, medical technicians, dietitians, other | 1271 |
| authorized persons acting under the direction of an attending | 1272 |
| physician, and administrators of health care facilities. | 1273 |
| (K) "Home health agency" has the same meaning as in | 1274 |
| section 3740.01 of the Revised Code. | 1275 |
| (L) "Hospice care program" and "pediatric respite care | 1276 |
| program" have the same meanings as in section 3712.01 of the | 1277 |
| Revised Code. | 1278 |
| (M) "Hospital" has the same meanings as in sections | 1279 |
| 3701.01, 3727.01, and 5122.01 of the Revised Code. | 1280 |
| (N) "Hydration" means fluids that are artificially or | 1281 |
| technologically administered. | 1282 |
| (O) "Incompetent" has the same meaning as in section | 1283 |
| 2111.01 of the Revised Code. | 1284 |
| (P) "Intermediate care facility for the individuals with | 1285 |
| intellectual disabilities" has the same meaning as in section | 1286 |
| 5124.01 of the Revised Code. | 1287 |

| (Q) "Life-sustaining treatment" means any medical | 1288 |
|--|------|
| procedure, treatment, intervention, or other measure that, when | 1289 |
| administered to a qualified patient or other patient, will serve | 1290 |
| principally to prolong the process of dying. | 1291 |
| (R) "Nurse" means a person who is licensed to practice | 1292 |
| nursing as a registered nurse or to practice practical nursing | 1293 |
| as a licensed practical nurse pursuant to Chapter 4723. of the | 1294 |
| Revised Code. | 1295 |
| (S) "Nursing home" has the same meaning as in section | 1296 |
| 3721.01 of the Revised Code. | 1297 |
| (T) "Nutrition" means sustenance that is artificially or | 1298 |
| technologically administered. | 1299 |
| (U) "Permanently unconscious state" means a state of | 1300 |
| permanent unconsciousness in a declarant or other patient that, | 1301 |
| to a reasonable degree of medical certainty as determined in | 1302 |
| accordance with reasonable medical standards by the declarant's | 1303 |
| or other patient's attending physician and one other physician | 1304 |
| who has examined the declarant or other patient, is | 1305 |
| characterized by both of the following: | 1306 |
| (1) Irreversible unawareness of one's being and | 1307 |
| environment. | 1308 |
| (2) Total loss of cerebral cortical functioning, resulting | 1309 |
| in the declarant or other patient having no capacity to | 1310 |
| experience pain or suffering. | 1311 |
| (V) "Person" has the same meaning as in section 1.59 of | 1312 |
| the Revised Code and additionally includes political | 1313 |
| subdivisions and governmental agencies, boards, commissions, | 1314 |
| departments, institutions, offices, and other instrumentalities. | 1315 |

| (W) "Physician" means a person who is authorized under | 1316 |
|--|------|
| Chapter 4731. of the Revised Code to practice medicine and | 1317 |
| surgery or osteopathic medicine and surgery. | 1318 |
| (X) "Political subdivision" and "state" have the same | 1319 |
| meanings as in section 2744.01 of the Revised Code. | 1320 |
| meanings as in section 2744.01 of the Nevised Code. | 1320 |
| (Y) "Professional disciplinary action" means action taken | 1321 |
| by the board or other entity that regulates the professional | 1322 |
| conduct of health care personnel, including the state medical | 1323 |
| board and the board of nursing. | 1324 |
| (Z) "Qualified patient" means an adult who has executed a | 1325 |
| declaration and has been determined to be in a terminal | 1326 |
| condition or in a permanently unconscious state. | 1327 |
| (AA) "Terminal condition" means an irreversible, | 1328 |
| incurable, and untreatable condition caused by disease, illness, | 1329 |
| or injury from which, to a reasonable degree of medical | 1330 |
| certainty as determined in accordance with reasonable medical | 1331 |
| standards by a declarant's or other patient's attending | 1332 |
| physician and one other physician who has examined the declarant | 1333 |
| or other patient, both of the following apply: | 1334 |
| (1) There can be no recovery. | 1335 |
| (2) Death is likely to occur within a relatively short | 1336 |
| time if life-sustaining treatment is not administered. | 1337 |
| (BB) "Tort action" means a civil action for damages for | 1338 |
| injury, death, or loss to person or property, other than a civil | 1339 |
| action for damages for breach of a contract or another agreement | 1340 |
| between persons. | 1341 |
| (CC) "Copy of a declaration" means a printed or electronic | 1342 |
| copy of a declaration in writing, a copy of the record of a | 1343 |

| declaration executed electronically that is readable as text, or | 1344 |
|--|------|
| an electronic copy of the record of a declaration executed | 1345 |
| electronically. | 1346 |
| (DD) "Electronic," "electronically," "electronic | 1347 |
| presence," "record," "sign," and "vulnerable adult" have the | 1348 |
| same meanings as in section 2107.01 of the Revised Code. | 1349 |
| Sec. 2133.02. (A)(1) An adult who is of sound mind | 1350 |
| voluntarily may execute at any time a declaration governing the | 1351 |
| use or continuation, or the withholding or withdrawal, of life- | 1352 |
| sustaining treatment. The If the declaration is in writing, it | 1353 |
| shall be signed at the end by the declarant or by another | 1354 |
| individual at the direction of the declarant, and shall state | 1355 |
| the date of its execution, and either. If the declaration is | 1356 |
| executed electronically, the declarant or another individual at | 1357 |
| the direction of the declarant shall sign the record associated | 1358 |
| with, and at the end of, the declaration, and shall state the | 1359 |
| date of its execution. The declaration shall be witnessed as | 1360 |
| described in division (B)(1) of this section or be acknowledged | 1361 |
| by the declarant in accordance with division (B)(2) of this | 1362 |
| section. The declaration may include a designation by the | 1363 |
| declarant of one or more persons who are to be notified by the | 1364 |
| declarant's attending physician at any time that life-sustaining | 1365 |
| treatment would be withheld or withdrawn pursuant to the | 1366 |
| declaration. The declaration may include a specific | 1367 |
| authorization for the use or continuation or the withholding or | 1368 |
| withdrawal of CPR, but the failure to include a specific | 1369 |
| authorization for the withholding or withdrawal of CPR does not | 1370 |
| preclude the withholding or withdrawal of CPR in accordance with | 1371 |
| sections 2133.01 to 2133.15 or sections 2133.21 to 2133.26 of | 1372 |
| the Revised Code. | 1373 |

| (2) Depending upon whether the declarant intends the | 1374 |
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| declaration to apply when the declarant is in a terminal | 1375 |
| condition, in a permanently unconscious state, or in either a | 1376 |
| terminal condition or a permanently unconscious state, the | 1377 |
| declarant's declaration shall use either or both of the terms | 1378 |
| "terminal condition" and "permanently unconscious state" and | 1379 |
| shall define or otherwise explain those terms in a manner that | 1380 |
| is substantially consistent with the provisions of section | 1381 |
| 2133.01 of the Revised Code. | 1382 |
| | |

- (3) (a) If a declarant who has authorized the withholding 1383 or withdrawal of life-sustaining treatment intends that the 1384 declarant's attending physician withhold or withdraw nutrition 1385 or hydration when the declarant is in a permanently unconscious 1386 state and when the nutrition and hydration will not or no longer 1387 will serve to provide comfort to the declarant or alleviate the 1388 declarant's pain, then the declarant shall authorize the 1389 declarant's attending physician to withhold or withdraw 1390 nutrition or hydration when the declarant is in the permanently 1391 unconscious state by doing both of the following in the 1392 declaration: 1393
- (i) Including a statement in capital letters or other 1394 conspicuous type, including, but not limited to, a different 1395 font, bigger type, or boldface type, that the declarant's 1396 attending physician may withhold or withdraw nutrition and 1397 hydration if the declarant is in a permanently unconscious state 1398 and if the declarant's attending physician and at least one 1399 other physician who has examined the declarant determine, to a 1400 reasonable degree of medical certainty and in accordance with 1401 reasonable medical standards, that nutrition or hydration will 1402 not or no longer will serve to provide comfort to the declarant 1403 or alleviate the declarant's pain, or checking or otherwise 1404

| marking a box or line that is adjacent to a similar statement on | 1405 |
|---|------|
| a printed form of a declaration; | 1406 |
| (ii) Placing the declarant's initials or signature signing | 1407 |
| underneath or adjacent to the statement, check, or other mark | 1408 |
| described in division (A)(3)(a)(i) of this section. | 1409 |
| described in division (A) (3) (a) (1) of this section. | 1409 |
| (b) Division (A)(3)(a) of this section does not apply to | 1410 |
| the extent that a declaration authorizes the withholding or | 1411 |
| withdrawal of life-sustaining treatment when a declarant is in a | 1412 |
| terminal condition. The provisions of division (E) of section | 1413 |
| 2133.12 of the Revised Code pertaining to comfort care shall | 1414 |
| apply to a declarant in a terminal condition. | 1415 |
| (B)(1) If witnessed for purposes of division (A) of this | 1416 |
| section, a declaration shall be witnessed by two individuals as | 1417 |
| described in this division in whose physical presence, if the | 1418 |
| declaration is in writing, or physical or electronic presence, | 1419 |
| if the declaration is executed electronically, the declarant, or | 1420 |
| another individual at the direction of the declarant, signed the | 1421 |
| declaration. The witnesses to a declaration that is executed | 1422 |
| electronically in the electronic presence of the declarant or | 1423 |
| another individual at the direction of the declarant shall be | 1424 |
| located within this state. The witnesses to a declaration that | 1425 |
| is executed electronically by a declarant who is a vulnerable | 1426 |
| adult or by another individual at the direction of a declarant | 1427 |
| who is a vulnerable adult shall sign the declaration in the | 1428 |
| physical presence of the declarant. The witnesses to a | 1429 |
| declaration shall be adults who are not related to the declarant | 1430 |
| by blood, marriage, or adoption, who are not the attending | 1431 |
| physician of the declarant, and who are not the administrator of | 1432 |
| any nursing home in which the declarant is receiving care. Each | 1433 |

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witness shall subscribe the witness' signature after the

| signature of the declarant or other individual at the direction | 1435 |
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| signature of the declarant or other individual at the direction | |
| of the declarant and, by doing so, attest to the witness' belief | 1436 |
| that the declarant appears to be of sound mind and not under or | 1437 |
| subject to duress, fraud, or undue influence. The signatures of | 1438 |
| the declarant or other individual at the direction of the | 1439 |
| declarant under division (A) of this section and of the | 1440 |
| witnesses under this division are not required to appear on the | 1441 |
| same page of the declaration. | 1442 |
| $\frac{(2)}{(2)}$ (a) If acknowledged for purposes of division (A) of | 1443 |
| this section, a declaration shall be acknowledged before a | 1444 |
| notary public, who shall make the certification described in | 1445 |
| section 147.53 of the Revised Code and also shall attest that | 1446 |
| the declarant appears to be of sound mind and not under or | 1447 |
| subject to duress, fraud, or undue influence. | 1448 |
| (b) If a declaration is executed electronically, a notary | 1449 |
| public performing the certification and attestation described in | 1450 |
| division (B)(2)(a) of this section shall do so through an | 1451 |
| electronic notarization, pursuant to section 147.591 of the | 1452 |
| Revised Code, or as an online notarization pursuant to sections | 1453 |
| 147.60 to 147.66 of the Revised Code. | 1454 |
| (C) An attending physician, or other health care personnel | 1455 |
| acting under the direction of an attending physician, who is | 1456 |
| furnished a copy of a declaration shall make it a part of the | 1457 |
| declarant's medical record and, when section 2133.05 of the | 1458 |
| Revised Code is applicable, also shall comply with that section. | 1459 |
| (D)(1) Subject to division (D)(2) of this section, an | 1460 |
| attending physician of a declarant or a health care facility in | 1461 |
| which a declarant is confined may refuse to comply or allow | 1462 |
| compliance with the declarant's declaration on the basis of a | 1463 |
| matter of conscience or on another basis. An employee or agent | 1464 |

| of an attending physician of a declarant or of a health care | 1465 |
|--|--|
| facility in which a declarant is confined may refuse to comply | 1466 |
| with the declarant's declaration on the basis of a matter of | 1467 |
| conscience. | 1468 |
| (2) If an attending physician of a declarant or a health | 1469 |
| care facility in which a declarant is confined is not willing or | 1470 |
| not able to comply or allow compliance with the declarant's | 1471 |
| declaration, the physician or facility promptly shall so advise | 1472 |
| the declarant and comply with the provisions of section 2133.10 | 1473 |
| of the Revised Code, or, if the declaration has become operative | 1474 |
| as described in division (A) of section 2133.03 of the Revised | 1475 |
| Code, shall comply with the provisions of section 2133.10 of the | 1476 |
| Revised Code. | 1477 |
| (E) As used in this section, "CPR" has the same meaning as | 1478 |
| in section 2133.21 of the Revised Code. | 1479 |
| Sec. 5302.22. (A) As Unless the context otherwise | 1480 |
| requires, as used in sections 5302.22, 5302.222, 5302.23, and | 1481 |
| 5302.24 of the Revised Code: | 1482 |
| | |
| (1) "Affidavit of confirmation" means an affidavit | 1483 |
| (1) "Affidavit of confirmation" means an affidavit executed under division (A) of section 5302.222 of the Revised | 1483 1484 |
| | |
| executed under division (A) of section 5302.222 of the Revised | 1484 |
| executed under division (A) of section 5302.222 of the Revised Code. | 1484 1485 |
| executed under division (A) of section 5302.222 of the Revised Code. (2) "Survivorship tenancy" means an ownership of real | 1484 1485 1486 |
| executed under division (A) of section 5302.222 of the Revised Code. (2) "Survivorship tenancy" means an ownership of real property or any interest in real property by two or more persons | 1484 1485 1486 1487 |
| executed under division (A) of section 5302.222 of the Revised Code. (2) "Survivorship tenancy" means an ownership of real property or any interest in real property by two or more persons that is created by executing a deed pursuant to section 5302.17 | 1484 1485 1486 1487 1488 |
| executed under division (A) of section 5302.222 of the Revised Code. (2) "Survivorship tenancy" means an ownership of real property or any interest in real property by two or more persons that is created by executing a deed pursuant to section 5302.17 of the Revised Code. | 1484 1485 1486 1487 1488 1489 |
| executed under division (A) of section 5302.222 of the Revised Code. (2) "Survivorship tenancy" means an ownership of real property or any interest in real property by two or more persons that is created by executing a deed pursuant to section 5302.17 of the Revised Code. (3) "Survivorship tenant" means one of the owners of real | 1484 1485 1486 1487 1488 1489 |

S. B. No. 46
As Introduced

| who are vested as tenants in an estate by the entireties with | 1494 |
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| survivorship pursuant to any deed recorded between February 9, | 1495 |
| 1972, and April 3, 1985, under section 5302.17 of the Revised | 1496 |
| Code as it existed during that period of time. Nothing in | 1497 |
| sections 5302.22, 5302.222, 5302.23, and 5302.24 of the Revised | 1498 |
| Code authorizes the creation of a tenancy by the entireties or | 1499 |
| recognizes a tenancy by the entireties created outside that | 1500 |
| period of time. | 1501 |
| (5) "Transfer on death designation affidavit" means an | 1502 |
| affidavit executed under this section. | 1503 |
| (6) "Transfer on death beneficiary or beneficiaries" means | 1504 |
| the beneficiary or beneficiaries designated in a transfer on | 1505 |
| death designation affidavit. | 1506 |
| (7) "Electronic" and "record" have the same meanings as in | 1507 |
| section 2107.01 of the Revised Code. | 1508 |
| (B) Any individual who, under the Revised Code or the | 1509 |
| common law of this state, owns real property or any interest in | 1510 |
| real property as a sole owner, as a tenant in common, or as a | 1511 |
| survivorship tenant, or together with the individual's spouse | 1512 |
| owns an indivisible interest in real property as tenants by the | 1513 |
| entireties, may designate the entire interest, or any specified | 1514 |
| part that is less than the entire interest, in that real | 1515 |
| property as transferable on death to a designated beneficiary or | 1516 |
| beneficiaries by executing, together with the individual's | 1517 |
| spouse, if any, a transfer on death designation affidavit as | 1518 |
| provided in this section. | 1519 |
| A transfer on death designation affidavit may be executed | 1520 |
| in writing or in an electronic manner. If executed in an | 1521 |
| electronic manner, a certified copy or a copy of the affidavit | 1522 |

| that is readable as text shall be considered to be a certified | 1523 |
|--|------|
| copy or a copy of the record of the affidavit. A copy of that | 1524 |
| affidavit shall be offered for recording with the county | 1525 |
| recorder as provided in this section. | 1526 |
| If the affidavit is executed by an individual together | 1527 |
| with the individual's spouse, if any, the dower rights of the | 1528 |
| spouse are subordinate to the vesting of title to the interest | 1529 |
| in the real property in the transfer on death beneficiary or | 1530 |
| beneficiaries designated under this section. The affidavit shall | 1531 |
| be recorded in the office of the county recorder in the county | 1532 |
| in which the real property is located, and, when so recorded, | 1533 |
| the affidavit or a certified copy of the affidavit shall be | 1534 |
| evidence of the transfer on death beneficiary or beneficiaries | 1535 |
| so designated in the affidavit insofar as the affidavit affects | 1536 |
| title to the real property. | 1537 |
| (C)(1) If an individual who owns real property or an | 1538 |
| interest in real property as a sole owner or as a tenant in | 1539 |
| common executes a transfer on death designation affidavit, upon | 1540 |
| the death of that individual, title to the real property or | 1541 |
| interest in the real property specified in the affidavit vests | 1542 |
| in the transfer on death beneficiary or beneficiaries designated | 1543 |
| in the affidavit. | 1544 |
| (2) If an individual who owns real property or an interest | 1545 |
| in real property as a survivorship tenant executes a transfer on | 1546 |
| death designation affidavit, upon the death of that individual | 1547 |
| or of one but not all of the surviving survivorship tenants, | 1548 |
| title to the real property or interest in the real property | 1549 |
| specified in the affidavit vests in the surviving survivorship | 1550 |
| tenant or tenants. Upon the death of the last surviving | 1551 |
| survivorship tenant, title to the real property or interest in | 1552 |

| the real property vests in the transfer on death beneficiary or | 1553 |
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| beneficiaries designated in the affidavit, subject to division | 1554 |
| (B) (7) of section 5302.23 of the Revised Code. | 1555 |
| (3) If an individual who together with the individual's | 1556 |
| spouse owns an indivisible interest in real property as tenants | 1557 |
| by the entireties executes a transfer on death designation | 1558 |
| affidavit, upon the death of that individual, title to the real | 1559 |
| property or interest in the real property vests in the remaining | 1560 |
| tenant by the entireties. Upon the death of the remaining tenant | 1561 |
| by the entireties, title to the real property or interest in the | 1562 |
| real property vests in the transfer on death beneficiary or | 1563 |
| beneficiaries designated in the affidavit, subject to division | 1564 |
| (B) (7) of section 5302.23 of the Revised Code. | 1565 |
| (D) A transfer on death designation affidavit shall be | 1566 |
| verified before any person authorized to administer oaths and | 1567 |
| shall include all of the following: | 1568 |
| (1) A description of the real property the title to which | 1569 |
| is affected by the affidavit and a reference to an instrument of | 1570 |
| record containing that description; | 1571 |
| (2) If less than the entire interest in the real property | 1572 |
| is to be transferred on death under the affidavit, a statement | 1573 |
| of the specific interest or part of the interest in the real | 1574 |
| property that is to be so transferred; | 1575 |
| (3) A statement by the individual executing the affidavit | 1576 |
| that the individual is the person appearing on the record of the | 1577 |
| real property as the owner of the real property or interest in | 1578 |
| the real property at the time of the recording of the affidavit | 1579 |

and the marital status of that owner. If the owner is married,

the affidavit shall include a statement by the owner's spouse

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stating that the spouse's dower rights are subordinate to the 1582 vesting of title to the real property or interest in the real 1583 property in the transfer on death beneficiary or beneficiaries 1584 designated in the affidavit. 1585 (4) A statement designating one or more persons, 1586 identified by name, as transfer on death beneficiary or 1587 beneficiaries. 1588 (E) The county recorder of the county in which a transfer 1589 on death designation affidavit is offered for recording shall 1590 receive the affidavit and cause it to be recorded in the same 1591 manner as deeds are recorded. The county recorder shall collect 1592 a fee for recording the affidavit in the same amount as the fee 1593 for recording deeds. The county recorder shall index the 1594 affidavit in the name of the owner of record of the real 1595 property or interest in the real property who executed the 1596 affidavit. 1597 (F) A transfer on death designation affidavit need not be 1598 supported by consideration and need not be delivered to the 1599 transfer on death beneficiary or beneficiaries designated in the 1600 affidavit to be effective. However, in order to be effective, 1601 that affidavit shall be recorded with the county recorder as 1602 described in this section prior to the death of the individual 1603 who executed the affidavit. 1604 (G) Subject to division (C) of this section, upon the 1605 death of any individual who owns real property or an interest in 1606 real property that is subject to a transfer on death beneficiary 1607 designation made under a transfer on death designation affidavit 1608

as provided in this section, that real property or interest in

the transfer on death beneficiary or beneficiaries who are

real property of the deceased owner shall be transferred only to

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| identified in the affidavit by name and who survive the deceased | 1612 |
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| owner or that are in existence on the date of death of the | 1613 |
| deceased owner. | 1614 |
| For purposes of this division, if a natural or legal | 1615 |
| person designated by name in the affidavit as a transfer on | 1616 |
| death beneficiary or as a contingent transfer on death | 1617 |
| beneficiary as provided in division (B)(2) of section 5302.23 of | 1618 |
| the Revised Code solely in that person's capacity as a trustee | 1619 |
| of a trust has died, has resigned, or otherwise has been | 1620 |
| replaced by a successor trustee of the trust on the date of | 1621 |
| death of the deceased owner, the successor trustee of the trust | 1622 |
| shall be considered the transfer on death beneficiary or | 1623 |
| contingent transfer on death beneficiary in existence on the | 1624 |
| date of death of the deceased owner in full compliance with this | 1625 |
| division, notwithstanding that the successor trustee is not | 1626 |
| named as a transfer on death beneficiary or contingent transfer | 1627 |
| on death beneficiary in the affidavit. | 1628 |
| (H) Any person who knowingly makes any false statement in | 1629 |
| a transfer on death designation affidavit is guilty of | 1630 |
| falsification under division (A)(6) of section 2921.13 of the | 1631 |
| Revised Code. | 1632 |
| Sec. 5817.01. As used in this chapter: | 1633 |
| (A)(1) "Beneficiary under a trust" means either of the | 1634 |
| following: | 1635 |
| (a) Any person that has a present or future beneficial | 1636 |
| interest in a trust, whether vested or contingent; | 1637 |
| (b) Any person that, in a capacity other than that of | 1638 |
| trustee, holds a power of appointment over trust property, but | 1639 |
| does not include the class of permitted appointees among whom | 1640 |

| the power holder may appoint. | 1641 |
|--|------|
| (2) "Beneficiary under a trust" includes a charitable | 1642 |
| organization that is expressly designated in the terms of the | 1643 |
| trust to receive distributions, but does not include any | 1644 |
| charitable organization that is not expressly designated in the | 1645 |
| terms of the trust to receive distributions, but to whom the | 1646 |
| trustee may in its discretion make distributions. | 1647 |
| (B)(1) "Beneficiary under a will" means either of the | 1648 |
| following: | 1649 |
| (a) Any person designated in a will to receive a | 1650 |
| testamentary disposition of real or personal property; | 1651 |
| (b) Any person that, in a capacity other than that of | 1652 |
| executor, holds a power of appointment over estate assets, but | 1653 |
| does not include the class of permitted appointees among whom | 1654 |
| the power holder may appoint. | 1655 |
| (2) "Beneficiary under a will" includes a charitable | 1656 |
| organization that is expressly designated in the terms of the | 1657 |
| will to receive testamentary distributions, but does not include | 1658 |
| any charitable organization that is not expressly designated in | 1659 |
| the terms of the will to receive distributions, but to whom the | 1660 |
| executor may in its discretion make distributions. | 1661 |
| (C) "Court" means the probate court of the county in which | 1662 |
| the complaint under section 5817.02 or 5817.03 of the Revised | 1663 |
| Code is filed or the general division of the court of common | 1664 |
| pleas to which the probate court transfers the proceeding under | 1665 |
| division (A) of section 5817.04 of the Revised Code. | 1666 |
| (D) "Related trust" means a trust for which both of the | 1667 |
| following apply: | 1668 |

| (1) The testator is the settlor of the trust. | 1669 |
|---|------|
| (2) The trust is named as a beneficiary in the will in | 1670 |
| accordance with section 2107.63 of the Revised Code. | 1671 |
| (E) "Related will" means a will for which both of the | 1672 |
| following apply: | 1673 |
| (1) The testator is the settlor of a trust. | 1674 |
| (2) The will names the trust as a beneficiary in | 1675 |
| accordance with section 2107.63 of the Revised Code. | 1676 |
| (F) "Trust" means an inter vivos revocable or irrevocable | 1677 |
| trust instrument to which, at the time the complaint for | 1678 |
| declaration of validity is filed under section 5817.03 of the | 1679 |
| Revised Code, either of the following applies: | 1680 |
| (1) The settlor resides in, or is domiciled in, this | 1681 |
| state. | 1682 |
| (2) The trust's principal place of administration is in | 1683 |
| this state. | 1684 |
| (G) "Will" includes an electronic will. | 1685 |
| (H) "Copy of an electronic will," "electronic presence," | 1686 |
| "electronic will," and "sign" have the same meanings as in | 1687 |
| section 2107.01 of the Revised Code. | 1688 |
| Sec. 5817.05. (A) A complaint under section 5817.02 of the | 1689 |
| Revised Code shall name as party defendants all of the | 1690 |
| following, as applicable: | 1691 |
| (1) The testator's spouse; | 1692 |
| (2) The testator's children; | 1693 |
| (3) The testator's heirs who would take property pursuant | 1694 |

| to section 2105.06 of the Revised Code had the testator died | 1695 |
|--|------|
| intestate at the time the complaint is filed; | 1696 |
| (4) The testator's beneficiaries under the will; | 1697 |
| (5) Any beneficiary under the testator's most recent prior | 1698 |
| will. | 1699 |
| (B) A complaint under section 5817.02 of the Revised Code | 1700 |
| may name as a party defendant any other person that the testator | 1701 |
| believes may have a pecuniary interest in the determination of | 1702 |
| the validity of the testator's will. | 1703 |
| (C) A complaint under section 5817.02 of the Revised Code | 1704 |
| may contain all or any of the following: | 1705 |
| (1) A statement that a copy of the written or electronic | 1706 |
| will has been filed with the court; | 1707 |
| (2) A statement that the will is in writing or is an | 1708 |
| <pre>electronic will;</pre> | 1709 |
| (3) A statement that the will, if in writing, was signed | 1710 |
| by the testator, or was signed in the testator's name by another | 1711 |
| person in the testator's conscious presence and at the | 1712 |
| testator's express direction; or a statement that the will, if | 1713 |
| an electronic will, was signed at the end by the testator or by | 1714 |
| another individual in the testator's name, in the testator's | 1715 |
| physical presence or electronic presence, and at the testator's | 1716 |
| <pre>express direction;</pre> | 1717 |
| (4) A statement that the will, if in writing, was signed | 1718 |
| in the conscious presence of the testator by two or more | 1719 |
| competent individuals, each of whom either witnessed the | 1720 |
| testator sign the will, or heard the testator acknowledge | 1721 |
| signing the will; or a statement that the will, if an electronic | 1722 |

| will, was signed in the physical presence or electronic presence | 1723 |
|--|------|
| of the testator by two or more competent individuals and that | 1724 |
| all of the applicable requirements specified in divisions (C)(3) | 1725 |
| (a), (b), (c), and (d) of section 2107.03 of the Revised Code | 1726 |
| were complied with; | 1727 |
| (5) A statement that the will was executed with the | 1728 |
| testator's testamentary intent; | 1729 |
| (6) A statement that the testator had testamentary | 1730 |
| capacity; | 1731 |
| (7) A statement that the testator executed the will free | 1732 |
| from undue influence, not under restraint or duress, and in the | 1733 |
| exercise of the testator's free will; | 1734 |
| (8) A statement that the execution of the will was not the | 1735 |
| result of fraud or mistake; | 1736 |
| (9) The names and addresses of the testator and all of the | 1737 |
| defendants and, if any of the defendants are minors, their ages; | 1738 |
| (10) A statement that the will has not been revoked or | 1739 |
| modified; | 1740 |
| (11) A statement that the testator is familiar with the | 1741 |
| contents of the will. | 1742 |
| Section 2. That existing sections 147.051, 147.591, | 1743 |
| 317.32, 1337.11, 1337.12, 1337.22, 1337.25, 1345.01, 2107.01, | 1744 |
| 2107.03, 2107.07, 2107.17, 2107.24, 2107.27, 2107.29, 2107.30, | 1745 |
| 2107.31, 2107.33, 2107.60, 2107.63, 2129.05, 2133.01, 2133.02, | 1746 |
| 5302.22, 5817.01, and 5817.05 of the Revised Code are hereby | 1747 |
| repealed. | 1748 |
| Section 3. The General Assembly respectfully requests that | 1749 |
| the Supreme Court amend its rules and procedures to further | 1750 |

S. B. No. 46 As Introduced implement the purposes of this act in relation to electronically executed wills, declarations or living wills, and powers of 1752 attorney. 1753