§ 10B-201. (Expires June 30, 2024 – see note) Emergency video witnessing.

- (a) Notwithstanding any general or special law to the contrary, any person who witnesses the signature of a record through video conference technology shall be considered an "in-person" witness, and the record shall be considered to have been signed by the principal signer "in the presence of" such witness, if the video conference technology allows for direct, real-time audio and video interaction between each principal signer and the witness.
- (b) Notwithstanding any general or special law to the contrary, an attesting witness to a record shall be considered to have signed such record in the presence of the principal signer, if all of the following are satisfied:
 - (1) The signature of the principal signer is witnessed by the attesting witness in accordance with the requirements of subsection (a) of this section.
 - (2) The attesting witness immediately thereafter signs such record while the video conference technology still allows for direct, real-time audio and video interaction between the principal signer and the attesting witness.
 - (c) Any record witnessed pursuant to this section shall contain all of the following:
 - (1) A conspicuous statement indicating that the record was witnessed by one or more witnesses physically located in the State of North Carolina pursuant to this Article.
 - (2) The county in which each remote witness was physically located when witnessing execution of the record.
 - (3) The county in which each principal signer was physically located during the witnessed execution of the record.
- (d) Notwithstanding any general or special law to the contrary, absent an express prohibition in a legal document against signing in counterparts, any record witnessed pursuant to this Article may be signed in counterpart, which counterparts, when combined, shall create a single original record. (2020-3, s. 4.2(a); 2021-3, s. 2.10(b); 2023-54, s. 3(d).)

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