GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL DRH40016-MUz-6

Short Title:	GSC Electronic Signatures.	(Public)
Sponsors:	Representative Davis.	
Referred to:		

1			A BILL TO BE ENTITLED				
2	AN ACT	TO C	CLARIFY THE USE OF ELECTRONIC SIGNATURES IN CERTAIN				
3	CONTEXTS, PURSUANT TO A REVIEW DIRECTED BY THE GENERAL						
4	ASSEMBLY, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.						
5	The Gener	al Asse	embly of North Carolina enacts:				
6	SECTION 1. G.S. 6-21.6 reads as rewritten:						
7	"§ 6-21.6. Reciprocal attorneys' fees provisions in business contracts.						
8	(a)	As use	ed in this section, the following definitions apply:				
9		(1)	Business contract A contract entered into primarily for business or				
10			commercial purposes. The term does not include a consumer contract, an				
11			employment contract, or a contract to which a government or a governmental				
12			agency of this State is a party.				
13		(2)	Consumer contract A contract entered into by one or more individuals				
14			primarily for personal, family, or household purposes.				
15		(3)	Employment contract. – A contract between an individual and another party				
16			to provide personal services by that individual to the other party, whether the				
17			relationship is in the nature of employee-employer or principal-independent				
18			contractor.				
19		(4)	Reciprocal attorneys' fees provisions Provisions in any written business				
20			contract by which each party to the contract agrees, in the manner set out in				
21			subsection (b) of this section, upon the terms and subject to the conditions set				
22			forth in the contract that are made applicable to all parties, to pay or reimburse				
23			the other parties for attorneys' fees and expenses incurred by reason of any				
24			suit, action, proceeding, or arbitration involving the business contract.				
25	(b)	-	cocal attorneys' fees provisions in business contracts are valid and enforceable				
26			f reasonable attorneys' fees and expenses only if all of the parties to the business				
27			hand the business contract. Signature "by hand" is not intended to prevent the				
28			s section to a business contract executed by either the contract by hand or with				
29	one of the		6				
30		(1)	A party's An electronic signature, as defined in G.S. 66-312, if the party's				
31			electronic signature originates from an affirmative action on the part of the				
32			party to evidence acceptance and execution such as typing the party's signature				
33			or writing the party's signature with a finger or stylus on a touchscreen to				
34			indicate acceptance and execution.				
35		(2)	A party's manual signature that is delivered by an electronic reproductive				
36			image thereof.				



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1 2 3 4 5 6	(c) If a business contract governed by the laws of this State contractorneys' fees provision, the court or arbitrator in any suit, action, proceeding involving the business contract may award reasonable attorneys' fees in accelerators of the business contract. In determining reasonable attorneys' fees and existence, the court or arbitrator may consider all relevant facts and circumstance not limited to, the following:	ng, or arbitration ordance with the penses under this
7 8 9 10 11	 Offers of judgment pursuant to Rule 68 of the North Caroli Procedure <u>G.S. 1A-1, Rule 68, and whether judgment fina</u> more favorable than such these offers. 	
11 12 13 14 15 16	 (d) Reasonable attorneys' fees and expenses shall not be are not gov statutory presumption or provision in the business contract providing for a stat the amount of such the attorneys' fees or (ii) the amount recovered in other carbusiness contract contains reciprocal attorneys' fees provisions. (e) Nothing in this section shall in any way make valid or invalid make 	ted percentage of ases in which the
17 18 19 20 21	attorneys' fees provisions in consumer contracts or in any note, conditional sale evidence of indebtedness that is otherwise governed by G.S. 6-21.2. If the bu also a note, conditional sale contract, or other evidence of indebtedness that is ot by G.S. 6-21.2, then the parties that are entitled to recover attorneys' fees and expenses either under this section or G.S. 6-21.2	contract, or other siness contract is herwise governed spenses may elect
22 23 24 25 26 27	 only once for the same attorneys' fees and expenses. (f) In any suit, action, proceeding, or arbitration primarily for the reco damages, the award of reasonable attorneys' fees may shall not exceed the amou (g) Nothing in this section shall in any way make valid or invalid make attorneys' fees provisions in a contract of insurance governed by Chapter 5 	very of monetary nt in controversy. es valid or invalid
27 28 29 30 31	Statutes." SECTION 2.(a) Subsection (e) of G.S. 10B-5 is recodified as the sentences of subdivision (b)(8) of that section. SECTION 2.(b) G.S. 10B-5, as amended by subsection (a) of this rewritten:	
32 33 34 35 36 37	 \$ 10B-5. Qualifications. (a) Except as provided in subsection (d) of this section, the Secretary as a notary any qualified person who submits an application in accordance with (b) A person qualified for a notarial commission shall meet all or requirements: 	n this Chapter.
37 38 39 40 41 42 43 44 45 46 47 48 49 50	 (8) Submit an application containing no significant misstateme fact. The application form shall be provided by the Secretary at the register of deeds office in each county. Every applicat the signature of the applicant written with pen and ink, a signature shall be acknowledged by the applicant before a p to administer oaths. Notwithstanding subdivision (8) of subsection, the <u>An applicant's signature on an initial application with pen and ink. The Secretary may allow applications for be submitted electronically, in the format prescribed by the Secretary shall establish a process for submission of the applicant prior to commissioning, which applicant's signature's signature submission.</u> (9) Repealed by Session Laws 2013-204, s. 1, effective July 1, 2 	y and be available tion shall include <u>pplicant</u> , and the person authorized section (b) of this <u>n shall be written</u> r commissions to the Secretary. The <u>signature of the</u> <u>nature that</u> may

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1	(c)	The r	otary shall be commissioned in his or her county of residence,	unless the notary		
2	is not a N	North Ca	arolina resident, in which case he or she shall be commissione	d in the county of		
3	his or her employment or business.					
4	(d)	The Secretary may deny an application for commission or recommission if any of the				
5	following	following apply applies to an applicant:				
6		(1)	Submission of an incomplete application or an applicat	ion containing <u>a</u>		
7			material misstatement or omission of fact.			
8		(2)	The applicant's conviction or plea of admission or nolo cont	endere to a felony		
9			or any crime involving dishonesty or moral turpitude. In no	o case may <u>shall</u>a		
10			commission be issued to an applicant within 10 years after re	lease from prison,		
11			probation, or parole, whichever is later.			
12		(3)	A finding or admission of liability against the applicant in a c	vivil lawsuit based		
13			on the applicant's deceit.			
14		(4)	The revocation, suspension, restriction, or denial of a notari	al commission or		
15			professional license by this or any other state or nation. In	no case may <u>shall</u>		
16			a commission be issued to an applicant within five years aft	er the completion		
17			of all conditions of any disciplinary order.			
18						
19	(e)	Reco	dified."			
20		SEC	FION 3. This act is effective when it becomes law.			