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Scope and Intent
The challenges before notaries in the Commonwealth of Virginia, throughout the United States, and around the world are to preserve and strengthen the role of the notary in the rapidly emerging digital economy and to ensure reliability and cross-border recognition of notarized electronic documents in a global economy. Consequently, notaries in the Commonwealth of Virginia should transition to performing electronic notarizations that have the same legal effect and admissibility as currently presumed by their physical-world counterparts.

The validity and enforceability of an electronically notarized document rests upon confirming the legitimacy of the notary who signed the record and establishing the integrity of the signed record itself.

- Legitimacy involves verifying the identity of the electronic notary who created the electronic signature and the electronic notary’s official status.
- Integrity involves corroborating that the presented record accurately reflects the data and form of the record originally electronically signed by the electronic notary.

In recent years, distinguished notarial experts from the United States and around the world have studied electronic notarization systems. A consistent message has been that a digital certificate in a public key infrastructure is the technology best suited today to achieve these aims.

To fulfill the requirements of Virginia Code §47.1-6.1, and in an effort to standardize the processes and procedures for performing electronic notarization, including the issuance of digital certificates used by Virginia electronic notaries, the Secretary of the Commonwealth of Virginia has looked to standards previously promulgated by the National Association of Secretaries of State, Arizona, Colorado, Florida, Kansas, New Mexico, North Carolina, Pennsylvania, and Notary Societies from Common Law and Civil Law jurisdictions to develop the Virginia Electronic Notarization Assurance Standard (the “Virginia Standard”). The goal of this Virginia Standard is to achieve recognition of Virginia electronic notary signatures and seals as well as electronic notarization systems that would facilitate acceptance of Virginia electronic notarial acts worldwide.

Influences on the Virginia Standard

A. The Virginia Standard Reflects the National Association of Secretaries of State (USA) Electronic Notarization Standard for Document Security

The National Association of Secretaries of State has established performance expectations for electronic notary signatures and seals and their use. Consistent with paragraphs 5 and 7 of the Electronic Notarization Standards of the National Association Secretaries of State, the Virginia Standard specifies how the electronic notary must maintain exclusive control over the electronic signature and seal. In addition, the requirement in the Virginia Code that the electronically
notarized document be rendered tamper evident is consistent with paragraph 5 of the National Association of Secretaries of State Electronic Notarization Standards. This paragraph specifies that “[w]hen performing an electronic notarization, a notary public shall apply an electronic signature, which shall be attached to or logically associated with the electronic document such that removal or alteration of such electronic signature is detectable and will render evidence of alteration of the document containing the notary certificate which may invalidate the electronic notarial act.”

B. The Virginia Standard Reflects Previously State-Issued Electronic Notarization Standards in the United States

The Virginia Standard relies on previously well-considered e-notarization standards issued by Arizona, Colorado, Florida, Kansas, New Mexico, North Carolina, and Pennsylvania. In particular, the Virginia Standard borrows the concept of an Electronic Notarization System from Arizona, Colorado, Florida, and North Carolina. In addition, the Virginia Standard borrows from Arizona, Florida, Kansas, New Mexico, and Pennsylvania the best practice of reliance on digital certificates that are securely issued and managed by a trusted root Certificate Authority.

C. The Virginia Standard is Consistent with Existing Electronic Signature Laws and Standards

This standard reflects the requirements of the following authoritative electronic signature sources:

(a) the United States Electronic Signatures in Global and National Commerce Act (“E-SIGN”), 1
(b) the Uniform Electronic Transactions Act, 2 and
(c) the Uniform Real Property Electronic Recording Act. 3

The challenge facing the global move toward electronic notarization is establishing a legally reliable approach for performing and evidencing the electronic notarial act and managing notaries’ electronic signatures and seals. Without a Virginia Standard that is aligned to the various national signature laws and emerging industry access control and secure messaging requirements, notaries could face the need to have access to multiple electronic signing credentials and systems. At the same time, every relying party should know that the electronic signature and seal of the Virginia electronic notary are as legally valid and reliable as the electronic signature and seal of a notary in any other jurisdiction.

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3 UNIF. REAL PROPERTY ELEC. RECORDING ACT (Nat’l Conf. of Comm’rs on Unif. State Laws, 2004), enacted in Virginia at VA. CODE ANN. § 55-142.10 et seq.
Definitions

(a) “Accessed by biometric data” means proving the identity of a user by requiring verification of the user’s identity through technologies that require measurement and analysis of one or more human physiological or behavioral characteristics of the user in order to access and use a digital certificate. Biometric data includes fingerprint scanning, retinal scanning, hand geometry, voice recognition, and handwriting analysis.

(b) “Appear or appears in person” means either in the same physical location or by two-way live video and audio conference communication.

(c) “Attach” means the electronic notary’s electronic signature and seal are securely bound to the electronic document in such a manner as to make it impracticable to falsify or alter, without detection, either the signature or the document.

(d) “Capable of independent verification” means that any interested person may confirm the validity of an electronic notarial act, including the electronic signature and seal, through a publicly accessible system and in compliance with the X.509 digital certificate standard.

(e) “Digital certificate” means a computer-based record or electronic file issued to an electronic notary for the purpose of creating an official electronic signature in conformance with this Standard.

(f) “Electronic document” means any electronic record or file that can be signed with a digital certificate or an electronic notarization system.

(g) “Electronic notarization system” means a set of applications, programs, hardware, software, or technology designed to enable an electronic notary to perform electronic notarizations, including online notarizations, in the manner of a security procedure as that term is defined below and in the Uniform Electronic Transactions Act (Virginia Code §59.1-479 et seq).

(h) “Exclusive control” means accessible by and attributable solely to the electronic notary to the exclusion of all other persons and entities, either through being in the direct physical custody of the electronic notary or through being secured with one or more biometric, password, token, or other authentication technologies in an electronic notarization system that meets the performance requirements of Virginia Code §47.1-14 and §47.1-16.

(i) “Online notarization or online notarial act” means the performance of an electronic notarial act by means of two-way live audio and video conference technology that meets the performance requirements of Virginia Code §47.1-2 and §19.2-3.1 B1, B2, and B3.

(j) “Security procedure” means a procedure employed for the purpose of verifying that an electronic signature, document, or performance is that of a specific person or for detecting changes or errors in the information in an electronic document. The term includes a procedure that requires the use of algorithms or other codes, identifying words or numbers, encryption, or callback, or other acknowledgment procedures.

(k) “Signing key” means the private cryptographic key of a digital certificate.

Article 1: Electronic Notarization Generally

1.1 Registration

(a) Before performing any electronic notarial acts, a notary shall register the capability to notarize electronically, including the means for completing online notarizations. The Secretary shall develop a form to be submitted by each notary for this purpose. The form must be resubmitted upon renewal of the electronic notary commission.

(b) Upon successful completion of all registration requirements, the Secretary of the Commonwealth shall email to the notary’s email address on file an approval letter that confirms the commission to act as an electronic notary.

(c) The Secretary of the Commonwealth will not render an opinion or determination as to whether a particular electronic notarization system or technology used by a notary is in compliance with this Standard or the Code of Virginia. Responsibility for compliance is solely on the electronic notary.

1.2 Basic Performance Requirements for the Electronic Notarial Act

(a) In performing electronic notarial acts, an electronic notary shall continue to adhere to all rules governing paper-based notarial acts, except that notaries performing online notarial acts can allow signers to appear before the electronic notary via two-way live video and audio conference, consistent with Virginia Code §47.1-2 and §19.2-3.1 B1, B2, and B3.

(b) An electronic notary shall not perform an electronic notarization if the document signer does not appear before the electronic notary at the time of the notarization either in the same physical location or by means of two-way live video and audio conference.

(c) A notary shall not use a digital certificate as the electronic notary’s official electronic signature and seal if that digital certificate has expired or been revoked.

(d) The official electronic signature and seal of the electronic notary shall be used to digitally sign the electronic document in such a manner that relying parties can detect unauthorized tampering or alteration of the electronic document after it has been digitally signed by the electronic notary.

1.3 Electronic Record of Notarial Acts

In accordance with Virginia Code §47.1-14, an electronic record of notarial acts shall:
(a) Allow record entries to be made, viewed, printed out, and copied by an electronic notary only after access is obtained by at least one factor of authentication such as a password, biometric verification, token, or other form of authentication.

(b) Not allow a record entry to be deleted or altered in content or sequence by the electronic notary or any other person after a record of the electronic notarization is entered and stored.

(c) Have a backup system in place to provide a duplicate electronic record of notarial acts as a precaution in the event of loss of the original record.

(d) When not in use, the electronic record shall be kept under the exclusive control of the electronic notary, and shall not be used by any other electronic notary nor surrendered to an employer upon termination of employment. The electronic record is at all times the exclusive property of the notary and no employer or vendor of e-notary services may retain control of a notary’s electronic record for any reason. Exclusive control is achieved by ensuring that at least one method of authentication is required to verify the identity of the electronic notary requesting access to the electronic record.

1.4 Lawful Inspection of the Electronic Record of Notarial Acts

To fulfill the requirements of Virginia Code §47.1-14 C, the electronic notary shall respond to a lawful, written request to inspect an electronic notary’s record by producing a certified copy of the electronic record that includes an entry in the electronic notary’s record documenting the certified copy production. Copy certification is an authorized notarial act pursuant to Virginia Code §47.1-12.

Article 2: Official Electronic Signature and Seal Requirements

2.1 Official Electronic Signature and Seal

(a) In accordance with the requirements of Virginia Code §47.1-14 E and §47.1-16 B and D, the means by which an electronic notary creates an official electronic notary signature and seal shall be:

   (i) attributed or uniquely linked to the electronic notary;

   (ii) capable of independent verification;

   (iii) created using means that the notary can maintain under the electronic notary’s exclusive control; and

   (iv) linked to the electronic document to which it relates in such a manner that any subsequent change of the electronic document is detectable.
(b) In fulfillment of the requirements of Virginia Code §47.1-16, an electronic notary shall use a digital certificate to digitally sign electronic documents requiring notarization. The notary’s official signature and seal consist of both the digital signature and an image or text on the electronic document that includes the following information:

(i) the electronic notary’s name (as shown on the notary’s electronic notary commission);
(ii) the electronic notary’s registration or commission number;
(iii) the words “Electronic Notary Public”;
(iv) the words “Commonwealth of Virginia”; and
(v) the electronic notary’s commission expiration date.

(c) The digital certificate, along with the image or text displaying the information in Section 2.1(b), must be affixed to the document in such a manner that any subsequent unauthorized modification or alteration of the information can be detected.

(d) A digital certificate used by an electronic notary to digitally sign electronic documents shall conform to X.509 digital certificate standards and be issued and managed by a trusted root Certificate Authority.

(e) The digital certificate used by an electronic notary to digitally sign electronic documents may not be used beyond the expiration date of the electronic notary’s commission.

2.2 Protected Access to the Official Electronic Signature and Seal

In fulfillment of Virginia Code §47.1-14 E, access to the means by which an electronic notary creates an official electronic signature and seal, including through an electronic notarization system, shall be protected by use of at least one factor of authentication such as a password, token, biometric, or other form of authentication.

2.3 Electronic Notarization Systems

(a) In fulfillment of Virginia Code §47.1-14 E, an electronic notarization system shall, by appropriate technical and procedural means, ensure that the signing key used for generating an official electronic signature and seal:

(i) is kept reasonably secured such that the signing key remains secret;
(ii) cannot, with reasonable assurance, be derived; and
(iii) can be reliably protected from misuse.

(b) When keyed hardware tokens are used, the delivery shall be accomplished in a way that ensures that the correct token and activation data is provided to the electronic notary.
2.4 Non-Notarial Use Prohibition

In accordance with Virginia Code §47.1-14 F, the electronic notary’s registered electronic signature and seal shall be used together only for the purpose of performing lawful electronic notarial acts.

Article 3: Online Notarization

3.1 Validity of Digital Certificate(s)

Any electronic notarization system used by an electronic notary must ensure that the digital certificate used by an electronic notary has not expired or been revoked at the time the digital certificate is used to digitally sign an electronic document.

3.2 Identity Proofing by Digital Certificate or PIV Card

In the event an electronic notary identifies the signer by means of the signer’s digital certificate or PIV card, the electronic notarization system must ensure for the electronic notary that the digital certificate or PIV card used by the signer has not expired or been revoked at the time the notarization is performed.

3.3 Antecedent Identity Proofing Process

The electronic notary shall only rely on an antecedent in-person proofing process that conforms to the guidelines of the Federal Bridge Certification Authority.

3.4 Standards for Secure Transmission for Electronic Video and Audio Communications

The electronic notary shall take reasonable steps to ensure that the use of two-way live video and audio communication is secure from interception through unlawful means.

Article 4: Notarized Electronic Document Requirements

4.1 Capability for Verifying the Electronic Notary’s Signature and Seal

In accordance with Virginia Code §47.1-16, an electronic notarization system must be capable of producing an electronically notarized document that allows relying parties to verify the following information regarding the electronic notary’s official electronic signature and seal:

(a) the authenticity and validity of the digital certificate used by the electronic notary to digitally sign the document at the time of the notarization may be reliably verified;
(b) the electronic notary’s identifying information, including the electronic notary’s commissioned name, registration number, the words “Electronic Notary Public” and “Commonwealth of Virginia,” and the electronic notary’s commission expiration date are correctly displayed;
(c) any changes or alterations to the notarized document subsequent to the electronic notary’s affixation of a digital signature can be reliably detected.

4.2 Capability for Testing Authenticity of the Electronic Notarial Certificate

In accordance with Virginia Code §47.1-16 D, an electronic notarization system must enable the electronic notary to include an electronic notarial certificate that shall be attached to or logically associated with the electronic document in such a manner that removal or alteration of the electronic notarial certificate is detectable.