## SUBSTITUTE FOR SENATE BILL NO. 1189

A bill to amend 1998 PA 386, entitled "Estates and protected individuals code," by amending sections 1202 and 5108a (MCL 700.1202 and 700.5108a),

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 1202. (1) Notwithstanding anything in this act to the 1 2 contrary, the act of signing or witnessing the execution of a document or instrument under this act, including, but not limited 3 to, a will under article II, a disclaimer under section 2903, a 4 5 funeral representative designation, a parental appointment of a 6 guardian of a minor under section 5202, an appointment of a guardian of a legally incapacitated individual under section 5301, 7 a durable power of attorney under section 5501, or a patient 8



as added by 2020 PA 246.



1 advocate designation is satisfied by use of a 2-way real-time 2 audiovisual technology if all of the following requirements are 3 met:

4 (a) The 2-way real-time audiovisual technology must allow
5 direct, contemporaneous interaction by sight and sound between the
6 signatory and the witnesses.

7 (b) The interaction between the signatory and the witnesses
8 must be recorded and preserved by the signatory or the signatory's
9 designee for a period of at least 3 years.

10 (c) The signatory must affirmatively represent either that the 11 signatory is physically situated in this state, or that the 12 signatory is physically located outside the geographic boundaries 13 of this state and that either of the following apply:applies:

14 (i) The document or instrument is intended for filing with or
15 relates to a matter before a court, governmental entity, public
16 official, or other entity subject to the jurisdiction of this
17 state.

18 (*ii*) The document or instrument involves property located in
19 the territorial jurisdiction of this state or a transaction
20 substantially connected to this state.

(d) The signatory must affirmatively state during his or her
interaction with the witnesses on the 2-way real-time audiovisual
technology what document they are executing.

(e) Each title page and signature page of the document or
instrument being witnessed must be shown to the witnesses on the 2way real-time audiovisual technology in a manner clearly legible to
the witnesses, and every page of the document or instrument must be
numbered to reflect both the page number of the document or
instrument and the total number of pages of the document or



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1 instrument.

2 (f) Each act of signing the document or instrument must be
3 captured sufficiently up close on the 2-way real-time audiovisual
4 technology for the witnesses to observe.

5 (g) The signatory or the signatory's designee must transmit by
6 facsimile, mail, or electronic means a legible copy of the entire
7 signed document or instrument directly to the witnesses within 72
8 hours after it is executed.

9 (h) Within 72 hours after receipt, the witnesses must sign the 10 transmitted copy of the document or instrument as a witness and 11 return the signed copy of the document or instrument to the 12 signatory or the signatory's designee by facsimile, mail, or 13 electronic means.

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(i) The document or instrument is either of the following:(i) In writing.

(*ii*) A record that is readable as text at the time of signing.
(2) The rights or interests of a person that relies in good
faith and without actual notice that a document or instrument
described in subsection (1) was executed on or after April 30, 2020
and before January July 1, 2021, but was not executed in accordance
with subsection (1) are not impaired, challenged, or terminated on
that basis alone.

(3) Compliance with this section is presumed. A person
challenging a document or instrument described in and executed in
accordance with subsection (1) may overcome the presumption by
establishing, by clear and convincing evidence, that the signatory
or a witness intentionally failed to comply with the requirements
under subsection (1).

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(4) This section applies to a document or instrument described



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in subsection (1) executed on or after April 30, 2020 and before
 January July 1, 2021.

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(5) As used in this section:

4 (a) "Electronic" means relating to technology having
5 electrical, digital, magnetic, wireless, optical, electromagnetic,
6 or similar capabilities.

7 (b) "Record" means information that is inscribed on a tangible
8 medium or that is stored in an electronic or other medium and is
9 retrievable in perceivable form.

10 (c) "Sign" or "signing" means with present intent to 11 authenticate or adopt a record to do either of the following:

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(i) Execute or adopt a tangible symbol.

13 (*ii*) Affix to or logically associate with the record an14 electronic symbol or process.

Sec. 5108a. (1) Beginning April 30, 2020, a guardian, guardian 15 ad litem, or visitor may satisfy any requirement concerning a visit 16 17 with an individual, including, but not limited to, a visit in the physical presence of a person under this act by instead conferring 18 19 with the individual via 2-way real-time audiovisual technology that 20 allows direct, contemporaneous interaction by sight and sound 21 between the individual being visited and the guardian, guardian ad 22 litem, or visitor.

23 (2) This section does not apply after December 31, 2020.June
24 30, 2021.

25 Enacting section 1. This amendatory act does not take effect
26 unless all of the following bills of the 100th Legislature are
27 enacted into law:

- **28** (a) Senate Bill No. 1186.
- **29** (b) Senate Bill No. 1187.



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1 (c) Senate Bill No. 1188.



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