WEST VIRGINIA LEGISLATURE

2017 REGULAR SESSION

ENROLLED



Committee Substitute

for

House Bill 2767

BY DELEGATES O'NEAL, HANSHAW, SOBONYA, HOLLEN,

MOORE, KESSINGER, SUMMERS, FAST, OVERINGTON,

AND G. FOSTER

[Passed April 7, 2017; in effect ninety days from passage.]

HB276)

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1 AN ACT to amend and reenact §31B-1-111 of the Code of West Virginia, 1931, as amended; to 2 amend and reenact §31D-5-504 of said code; to amend and reenact §31E-5-504 of said 3 code; to amend and reenact §47-9-4 of said code; and to amend and reenact §56-3-31, 4 §56-3-33, §56-3-33a and §56-3-34 of said code, all relating to required service of process 5 procedures for the Secretary of State generally; modifying service of process procedures 6 for when Secretary of State acts as an agent for limited liability companies, certain 7 corporations, limited partnerships, and certain nonresidents of the state; requiring the 8 Secretary of State to create a preservation duplicate of certain refused or undeliverable 9 process, notice or demand; authorizing the Secretary of State to destroy or otherwise 10 dispose of original returned or undeliverable mail; and requiring the Secretary of State 11 provide written notice of such action to the circuit clerk's office of the court from which 12 certain process, notice or demand was issued by certified mail, facsimile or by electronic 13 mail.

Be it enacted by the Legislature of West Virginia:

That §31B-1-111 of the Code of West Virginia, 1931, as amended, be amended and reenacted; that §31D-5-504 of said code be amended and reenacted; that §31E-5-504 of said code be amended and reenacted; that §47-9-4 of said code be amended and reenacted; and that §56-3-31, §56-3-33, §56-3-33a and §56-3-34 of said code be amended and reenacted, all to read as follows:

CHAPTER 31B. UNIFORM LIMITED LIABILITY COMPANY ACT.

ARTICLE 1. GENERAL PROVISIONS.

§31B-1-111. Service of process.

(a) An agent for service of process appointed by a limited liability company or a foreign
 limited liability company is an agent of the company for service of any process, notice or demand
 required or permitted by law to be served upon the company.

(b) If a limited liability company or foreign limited liability company fails to appoint or
maintain an agent for service of process in this state or the agent for service of process cannot
with reasonable diligence be found at the agent's address, the Secretary of State is an agent of
the company upon whom process, notice or demand may be served.

8 (c) Service of any process, notice or demand on the Secretary of State may be made by 9 delivering to and leaving with the Secretary of State, the assistant Secretary of State or clerk 10 having charge of the limited liability company department of the Secretary of State, the original 11 process, notice or demand and two copies thereof for each defendant, along with the fee required 12 by section two, article one, chapter fifty-nine of this code. No process, notice or demand may be 13 served on or accepted by the Secretary of State less than ten days before the return day thereof. 14 The Secretary of State, upon being served with or accepting any process, notice or demand, shall: 15 (1) File in his or her office a copy of the process, notice or demand, endorsed as of the time of 16 service or acceptance; and (2) transmit one copy of the process, notice or demand by registered 17 or certified mail, return receipt requested, by a means which may include electronic issuance and 18 acceptance of electronic return receipts, to the limited liability company's registered agent: 19 Provided, That if there is no registered agent, then to the individual whose name and address was 20 last given to the Secretary of State's office as the person designated to receive process, notice 21 or demand. If no person has been named, then to the principal office of the limited liability 22 company at the address last given to the Secretary of State's office and if no address is available 23 on record with the Secretary of State then to the address provided on the original process, notice 24 or demand, if available; and (3) transmit the original process, notice or demand to the clerk's office 25 of the court from which the process, notice or demand was issued. Such service or acceptance 26 of process, notice or demand is sufficient if the return receipt is signed by an agent or employee 27 of such company, or the registered or certified mail so sent by the Secretary of State is refused 28 by the addressee and the registered or certified mail is returned to the Secretary of State, showing the stamp of the United States Postal Service that delivery thereof has been refused, and such 29

30 return receipt or registered or certified mail is received by the Secretary of State by a means which 31 may include electronic issuance and acceptance of electronic return receipts. After receiving 32 verification from the United States Postal Service that acceptance of process, notice or demand 33 has been signed, the Secretary of State shall notify the clerk's office of the court from which the 34 process, notice or demand was issued by a means which may include electronic notification. If 35 the process, notice or demand was refused or undeliverable by the United States Postal Service 36 the Secretary of State shall create a preservation duplicate from which a reproduction of the stored 37 record may be retrieved which truly and accurately depicts the image of the original record. The 38 Secretary of State may destroy or otherwise dispose of the original returned or undeliverable mail. 39 Written notice of the action by the Secretary of State shall be provided by certified mail, return 40 receipt requested, facsimile, or by electronic mail, to the clerk's office of the court from which the 41 process, notice or demand was issued. No process, notice or demand may be served on the 42 Secretary of State or accepted by him or her less than ten days before the return day of the 43 process or notice. The court may order continuances as may be reasonable to afford each **4**4 defendant opportunity to defend the action or proceedings.

(d) The Secretary of State shall keep a record of all processes, notices and demands
served pursuant to this section and record the time of and the action taken regarding the service.
(e) This section does not affect the right to serve process, notice or demand in any manner
otherwise provided by law.

CHAPTER 31D. WEST VIRGINIA BUSINESS CORPORATION ACT.

ARTICLE 5. OFFICE AND AGENT.

§31D-5-504. Service on corporation.

(a) A corporation's registered agent is the corporation's agent for service of process, notice
 or demand required or permitted by law to be served on the corporation.

3 (b) If a corporation has no registered agent, or the agent cannot with reasonable diligence
4 be served, the corporation may be served by registered or certified mail, return receipt requested,
5 addressed to the secretary of the corporation at its principal office. Service is perfected under this
6 subsection at the earliest of:

7 (1) The date the corporation receives the mail;

8

9 (3) Five days after its deposit in the United States mail, as evidenced by the postmark, if
10 mailed postpaid and correctly addressed.

(2) The date shown on the return receipt, if signed on behalf of the corporation; or

11 (c) In addition to the methods of service on a corporation provided in subsections (a) and 12 (b) of this section, the Secretary of State is hereby constituted the attorney-in-fact for and on 13 behalf of each corporation created pursuant to the provisions of this chapter. The Secretary of 14 State has the authority to accept service of notice and process on behalf of each corporation and 15 is an agent of the corporation upon whom service of notice and process may be made in this state 16 for and upon each corporation. No act of a corporation appointing the Secretary of State as 17 attorney-in-fact is necessary. Service of any process, notice or demand on the Secretary of State 18 may be made by delivering to and leaving with the Secretary of State the original process, notice 19 or demand and two copies of the process, notice or demand for each defendant, along with the 20 fee required by section two, article one, chapter fifty-nine of this code: Provided, That with regard 21 to a class action suit in which all defendants are to be served with the same process, notice or 22 demand, service may be made by filing with the Secretary of State the original process, notice or 23 demand and one copy for each named defendant. Immediately after being served with or 24 accepting any process or notice, the Secretary of State shall: (1) File in his or her office a copy of 25 the process or notice, endorsed as of the time of service or acceptance; (2) transmit one copy of 26 the process or notice by registered or certified mail, return receipt requested, by a means which 27 may include electronic issuance and acceptance of electronic return receipts, to: (A) The 28 corporation's registered agent; or (B) if there is no registered agent, to the individual whose name

29 and address was last given to the Secretary of State's office as the person to whom notice and 30 process are to be sent and if no person has been named, to the principal office of the corporation 31 as that address was last given to the Secretary of State's office. If no address is available on 32 record with the Secretary of State, then to the address provided on the original process, notice or 33 demand, if available; and (3) transmit the original process, notice or demand to the clerk's office 34 of the court from which the process, notice or demand was issued. Service or acceptance of 35 process or notice is sufficient if return receipt is signed by an agent or employee of the corporation, 36 or the registered or certified mail sent by the Secretary of State is refused by the addressee and 37 the registered or certified mail is returned to the Secretary of State, or to his or her office, showing 38 the stamp of the United States Postal Service that delivery has been refused, and the return 39 receipt or registered or certified mail is received by the Secretary of State by a means which may 40 include electronic issuance and acceptance of electronic return receipts. After receiving 41 verification from the United States Postal Service that acceptance of process, notice or demand 42 has been signed, the Secretary of State shall notify the clerk's office of the court from which the 43 process, notice or demand was issued by a means which may include electronic notification. If 44 the process, notice or demand was refused or undeliverable by the United States Postal Service 45 the Secretary of State shall create a preservation duplicate from which a reproduction of the stored 46 record may be retrieved which truly and accurately depicts the image of the original record. The 47 Secretary of State may destroy or otherwise dispose of the original returned or undeliverable mail. 48 Written notice of the action by the Secretary of State must then be provided by certified mail, 49 return receipt requested, facsimile, or by electronic mail, to the clerk's office of the court from 50 which the process, notice or demand was issued. No process or notice may be served on the 51 Secretary of State or accepted by him or her less than ten days before the return day of the 52 process or notice. The court may order continuances as may be reasonable to afford each 53 defendant opportunity to defend the action or proceedings.

54 (d) This section does not prescribe the only means, or necessarily the required means, of
55 serving a corporation.

CHAPTER 31E. WEST VIRGINIA NONPROFIT CORPORATION ACT.

ARTICLE 5. OFFICE AND AGENT.

§31E-5-504. Service on corporation.

(a) A corporation's registered agent is the corporation's agent for service of process,
 notice, or demand required or permitted by law to be served on the corporation.

3 (b) If a corporation has no registered agent, or the agent cannot with reasonable diligence
4 be served, the corporation may be served by registered or certified mail, return receipt requested,
5 addressed to the secretary of the corporation at its principal office. Service is perfected under this
6 subsection at the earliest of:

7 (1) The date the corporation receives the mail;

8 (2) The date shown on the return receipt, if signed on behalf of the corporation; or

9 (3) Five days after its deposit in the United States mail, as evidenced by the postmark, if
10 mailed postpaid and correctly addressed.

11 (c) In addition to the methods of service on a corporation provided in subsections (a) and 12 (b) of this section, the Secretary of State is hereby constituted the attorney-in-fact for and on 13 behalf of each corporation created pursuant to the provisions of this chapter. The Secretary of 14 State has the authority to accept service of notice and process on behalf of each corporation and 15 is an agent of the corporation upon whom service of notice and process may be made in this state 16 for and upon each corporation. No act of a corporation appointing the Secretary of State as 17 attorney-in-fact is necessary. Service of any process, notice or demand on the Secretary of State 18 may be made by delivering to and leaving with the Secretary of State the original process, notice 19 or demand and two copies of the process, notice or demand for each defendant, along with the 20 fee required by section two, article one, chapter fifty-nine of this code. Immediately after being

21 served with or accepting any process or notice, the Secretary of State shall: (1) File in his or her 22 office a copy of the process or notice, endorsed as of the time of service, or acceptance; (2) 23 transmit one copy of the process or notice by registered or certified mail, return receipt requested, 24 by a means which may include electronic issuance and acceptance of electronic return receipts, 25 to: (A) The corporation's registered agent; or (B) if there is no registered agent, to the individual 26 whose name and address was last given to the Secretary of State's office as the person to whom 27 notice and process are to be sent, and if no person has been named, to the principal office of the 28 corporation as that address was last given to the Secretary of State's office; and if no address is 29 available on record with the Secretary of State, then to the address provided on the original 30 process, notice or demand, if available; and (3) transmit the original process, notice or demand 31 to the clerk's office of the court from which the process, notice or demand was issued. Service or 32 acceptance of process or notice is sufficient if return receipt is signed by an agent or employee of 33 the corporation, or the registered or certified mail sent by the Secretary of State is refused by the 34 addressee and the registered or certified mail is returned to the Secretary of State, or to his or her 35 office, showing the stamp of the United States Postal Service that delivery has been refused, and 36 the return receipt or registered or certified mail is received by the Secretary of State by a means 37 which may include electronic issuance and acceptance of electronic return receipts. After 38 receiving verification from the United States Postal Service that acceptance of process, notice or 39 demand has been signed, the Secretary of State shall notify the clerk's office of the court from 40 which the process, notice or demand was issued by a means which may include electronic 41 notification. If the process, notice or demand was refused or undeliverable by the United States 42 Postal Service, the Secretary of State shall create a preservation duplicate from which a 43 reproduction of the stored record may be retrieved which truly and accurately depicts the image 44 of the original record. The Secretary of State may destroy or otherwise dispose of the original 45 returned or undeliverable mail. Written notice of the action by the Secretary of State shall be 46 provided by certified mail, return receipt requested, facsimile, or by electronic mail, to the clerk's

office of the court from which the process, notice or demand was issued. No process or notice may be served on the Secretary of State or accepted by him or her less than ten days before the return day of the process or notice. The court may order continuances as may be reasonable to afford each defendant opportunity to defend the action or proceedings.

51 (d) This section does not prescribe the only means, or necessarily the required means of
52 serving a corporation.

CHAPTER 47. REGULATION OF TRADE.

ARTICLE 9. UNIFORM LIMITED PARTNERSHIP ACT.

§47-9-4. Secretary of State constituted attorney-in-fact for all limited partnerships; manner of acceptance or service of notice and process upon Secretary of State; what constitutes conducting affairs or doing or transacting business in this state for purposes of this section.

1 The Secretary of State is hereby constituted the attorney-in-fact for and on behalf of every 2 limited partnership created by virtue of the laws of this state and every foreign limited partnership 3 authorized to conduct affairs or do or transact business herein pursuant to the provisions of this 4 article, with authority to accept service of notice and process on behalf of every such limited 5 partnership and upon whom service of notice and process may be made in this state for and upon 6 every such limited partnership. No act of such limited partnership appointing the Secretary of 7 State such attorney-in-fact shall be necessary. Immediately after being served with or accepting 8 any such process or notice, of which process or notice two copies for each defendant shall be 9 furnished the Secretary of State with the original notice or process, together with the fee required 10 by section two, article one, chapter fifty-nine of this code, the Secretary of State shall file in his 11 office a copy of such process or notice, with a note thereon endorsed of the time of service or 12 acceptance, as the case may be, and transmit one copy of such process or notice by registered 13 or certified mail, return receipt requested, to the person to whom notice and process shall be sent,

14 whose name and address were last furnished to the state officer at the time authorized by statute 15 to accept service of notice and process and upon whom notice and process may be served; and 16 if no such person has been named, to the principal office of the limited partnership at the address 17 last furnished to the state officer at the time authorized by statute to accept service of process 18 and upon whom process may be served, as required by law, or if no address is available on record 19 with the Secretary of State then to the address provided on the original process or process, if 20 available. No process or notice shall be served on the Secretary of State or accepted by him less 21 than ten days before the return day thereof. Such limited partnership shall pay the annual fee 22 prescribed by article twelve, chapter eleven of this code for the services of the Secretary of State 23 as its attorney-in-fact.

24 Any foreign limited partnership which shall conduct affairs or do or transact business in 25 this state without having been authorized so to do pursuant to the provisions of this article shall 26 be conclusively presumed to have appointed the Secretary of State as its attorney-in-fact with 27 authority to accept service of notice and process on behalf of such limited partnership and upon 28 whom service of notice and process may be made in this state for and upon every such limited 29 partnership in any action or proceeding described in the next following paragraph of this section. 30 No act of such limited partnership appointing the Secretary of State as such attorney-in-fact shall 31 be necessary. Immediately after being served with or accepting any such process or notice, of 32 which process or notice two copies for each defendant shall be furnished the Secretary of State 33 with the original notice or process, together with the fee required by section two, article one, 34 chapter fifty-nine of this code, the Secretary of State shall file in his office a copy of such process 35 or notice, with a note thereon endorsed of the time of service or acceptance, as the case may be, 36 and transmit one copy of such process or notice by registered or certified mail, return receipt 37 requested, by a means which may include electronic issuance and acceptance of electronic return 38 receipts, to such limited partnership at the address of its principal office, which address shall be 39 stated in such process or notice. Such service or acceptance of such process or notice shall be

40 sufficient if such return receipt shall be signed by an agent or employee of such limited 41 partnership. After receiving verification from the United States Postal Service that acceptance of 42 process or notice has been signed, the Secretary of State shall notify the clerk's office of the court 43 from which the process or notice was issued by a means which may include electronic notification. 44 If the process or notice was refused or undeliverable by the United States Postal Service the 45 Secretary of State shall create a preservation duplicate from which a reproduction of the stored 46 record may be retrieved which truly and accurately depicts the image of the original record. The 47 Secretary of State may destroy or otherwise dispose of the original returned or undeliverable mail. 48 Written notice of the action by the Secretary of State shall be provided by certified mail, return 49 receipt requested, facsimile, or by electronic mail, to the clerk's office of the court from which the 50 process, notice or demand was issued. No process or notice shall be served on the Secretary of 51 State or accepted by him or her less than ten days before the return date thereof. The court may 52 order such continuances as may be reasonable to afford each defendant opportunity to defend 53 the action or proceedings.

54 For the purpose of this section, a foreign limited partnership not authorized to conduct 55 affairs or do or transact business in this state pursuant to the provisions of this article shall 56 nevertheless be deemed to be conducting affairs or doing or transacting business herein: (a) If 57 such limited partnership makes a contract to be performed, in whole or in part, by any party thereto 58 in this state; (b) if such limited partnership commits a tort, in whole or in part, in this state; or (c) if 59 such limited partnership manufactures, sells, offers for sale or supplies any product in a defective 60 condition and such product causes injury to any person or property within this state 61 notwithstanding the fact that such limited partnership had no agents, servants or employees or 62 contacts within this state at the time of said injury. The making of such contract, the committing 63 of such tort or the manufacture or sale, offer of sale or supply of such defective product as herein 64 above described shall be deemed to be the agreement of such limited partnership that any notice 65 or process served upon, or accepted by, the Secretary of State pursuant to the next preceding

66 paragraph of this section in any action or proceeding against such limited partnership arising from 67 or growing out of such contract, tort or manufacture or sale, offer of sale or supply of such 68 defective product shall be of the same legal force and validity as process duly served on such 69 limited partnership in this state.

CHAPTER 56. PLEADING AND PRACTICE.

ARTICLE 3. WRITS, PROCESS AND ORDER OF PUBLICATION.

§56-3-31. Actions by or against nonresident operators of motor vehicles involved in highway accidents; appointment of Secretary of State, insurance company, as agents; service of process.

1 (a) Every nonresident, for the privilege of operating a motor vehicle on a public street, road 2 or highway of this state, either personally or through an agent, appoints the Secretary of State, or 3 his or her successor in office, to be his or her agent or attorney-in-fact upon whom may be served 4 all lawful process in any action or proceeding against him or her in any court of record in this state 5 arising out of any accident or collision occurring in the State of West Virginia in which the 6 nonresident was involved: Provided. That in the event process against a nonresident defendant 7 cannot be effected through the Secretary of State, as provided by this section, for the purpose 8 only of service of process, the nonresident motorist shall be considered to have appointed as his 9 or her agent or attorney-in-fact any insurance company which has a contract of automobile or 10 liability insurance with the nonresident defendant.

(b) For purposes of service of process as provided in this section, every insurance company shall be considered the agent or attorney-in-fact of every nonresident motorist insured by that company if the insured nonresident motorist is involved in any accident or collision in this state and service of process cannot be effected upon the nonresident through the office of the Secretary of State. Upon receipt of process as provided in this section, the insurance company

may, within thirty days, file an answer or other pleading or take any action allowed by law onbehalf of the defendant.

18 (c) A nonresident operating a motor vehicle in this state, either personally or through an 19 agent, is considered to acknowledge the appointment of the Secretary of State, or, as the case 20 may be, his or her automobile insurance company, as his or her agent or attorney-in-fact, or the 21 agent or attorney-in-fact of his or her administrator, administratrix, executor or executrix in the 22 event the nonresident dies, and furthermore is considered to agree that any process against him 23 or her or against his or her administrator, administratrix, executor or executrix, which is served in 24 the manner provided in this section, shall be of the same legal force and validity as though the 25 nonresident or his or her administrator, administratrix, executor or executrix were personally 26 served with a summons and complaint within this state.

Any action or proceeding may be instituted, continued or maintained on behalf of or against the administrator, administratrix, executor or executrix of any nonresident who dies during or subsequent to an accident or collision resulting from the operation of a motor vehicle in this state by the nonresident or his or her duly authorized agent.

31 (d) Service of process upon a nonresident defendant shall be made by leaving the original 32 and two copies of both the summons and complaint, together with the bond certificate of the clerk, 33 and the fee required by section two, article one, chapter fifty-nine of this code with the Secretary 34 of State, or in his or her office, and the service shall be sufficient upon the nonresident defendant or, if a natural person, his or her administrator, administratrix, executor or executrix: Provided, 35 36 That notice of service and a copy of the summons and complaint shall be sent by registered or 37 certified mail, return receipt requested, by a means which may include electronic issuance and 38 acceptance of electronic return receipts, by the Secretary of State to the nonresident defendant. 39 After receiving verification from the United States Postal Service that acceptance of process, 40 notice or demand has been signed, the Secretary of State shall notify the clerk's office of the court 41 from which the process, notice or demand was issued by a means which may include electronic

42 notification. If the process, notice or demand was refused or undeliverable by the United States 43 Postal Service the Secretary of State shall create a preservation duplicate from which a 44 reproduction of the stored record may be retrieved which truly and accurately depicts the image of the original record. The Secretary of State may destroy or otherwise dispose of the original 45 46 returned or undeliverable mail. Written notice of the action by the Secretary of State must then be 47 provided by certified mail, return receipt requested, facsimile, or by electronic mail, to the clerk's 48 office of the court from which the process, notice or demand was issued. The court may order any 49 reasonable continuances to afford the defendant opportunity to defend the action.

(e) The fee remitted to the Secretary of State at the time of service shall be taxed in the
costs of the proceeding. The Secretary of State shall keep a record in his or her office of all service
of process and the day and hour of service of process.

53 (f) In the event service of process upon a nonresident defendant cannot be effected 54 through the Secretary of State as provided by this section, service may be made upon the 55 defendant's insurance company. The plaintiff shall file with the clerk of the circuit court an affidavit 56 alleging that the defendant is not a resident of this state; that process directed to the Secretary of 57 State was sent by registered or certified mail, return receipt requested; that the registered or 58 certified mail was returned to the office of the Secretary of State showing the stamp of the post 59 office department that delivery was refused or that the notice was unclaimed or that the defendant addressee moved without any forwarding address; and that the Secretary of State has complied 60 61 with the provisions of subsection (d) of this section. Upon receipt of process the insurance company may, within thirty days, file an answer or other pleading and take any action allowed by 62 63 law in the name of the defendant.

(g) The following words and phrases, when used in this article, for the purpose of this
article and unless a different intent on the part of the Legislature is apparent from the context,
have the following meanings:

67 (1) "Duly authorized agent" means and includes, among others, a person who operates a 68 motor vehicle in this state for a nonresident as defined in this section and chapter, in pursuit of 69 business, pleasure or otherwise, or who comes into this state and operates a motor vehicle for, 69 or with the knowledge or acquiescence of, a nonresident; and includes, among others, a member 70 of the family of the nonresident or a person who, at the residence, place of business or post office 72 of the nonresident, usually receives and acknowledges receipt for mail addressed to the 73 nonresident.

(2) "Motor vehicle" means and includes any self-propelled vehicle, including a motorcycle,
 tractor and trailer, not operated exclusively upon stationary tracks.

(3) "Nonresident" means any person who is not a resident of this state or a resident who has moved from the state subsequent to an accident or collision and among others includes a nonresident firm, partnership, corporation or voluntary association, or a firm, partnership, corporation or voluntary association that has moved from the state subsequent to an accident or collision.

(4) "Nonresident plaintiff or plaintiffs" means a nonresident who institutes an action in a
court in this state having jurisdiction against a nonresident in pursuance of the provisions of this
article.

(5) "Nonresident defendant or defendants" means a nonresident motorist who, either
personally or through his or her agent, operated a motor vehicle on a public street, highway or
road in this state and was involved in an accident or collision which has given rise to a civil action
filed in any court in this state.

(6) "Street", "road" or "highway" means the entire width between property lines of every
way or place of whatever nature when any part of the street, road or highway is open to the use
of the public, as a matter of right, for purposes of vehicular traffic.

91 (7) "Insurance company" means any firm, corporation, partnership or other organization92 which issues automobile insurance.

(h) The provision for service of process in this section is cumulative and nothing contained
in this section shall be construed as a bar to the plaintiff in any action from having process in the
action served in any other mode and manner provided by law.

§56-3-33. Actions by or against nonresident persons having certain contacts with this state; authorizing Secretary of State to receive process; bond and fees; service of process; definitions; retroactive application.

1 (a) The engaging by a nonresident, or by his or her duly authorized agent, in any one or 2 more of the acts specified in subdivisions (1) through (7) of this subsection shall be deemed 3 equivalent to an appointment by such nonresident of the Secretary of State, or his or her 4 successor in office, to be his or her true and lawful attorney upon whom may be served all lawful 5 process in any action or proceeding against him or her, in any circuit court in this state, including 6 an action or proceeding brought by a nonresident plaintiff or plaintiffs, for a cause of action arising 7 from or growing out of such act or acts, and the engaging in such act or acts shall be a signification 8 of such nonresident's agreement that any such process against him or her, which is served in the 9 manner hereinafter provided, shall be of the same legal force and validity as though such 10 nonresident were personally served with a summons and complaint within this state:

- 11 (1) Transacting any business in this state;
- 12 (2) Contracting to supply services or things in this state;
- 13 (3) Causing tortious injury by an act or omission in this state;

(4) Causing tortious injury in this state by an act or omission outside this state if he or she
 regularly does or solicits business, or engages in any other persistent course of conduct, or
 derives substantial revenue from goods used or consumed or services rendered in this state;

(5) Causing injury in this state to any person by breach of warranty expressly or impliedly
made in the sale of goods outside this state when he or she might reasonably have expected
such person to use, consume or be affected by the goods in this state: *Provided*, That he or she

20 also regularly does or solicits business, or engages in any other persistent course of conduct, or

21 derives substantial revenue from goods used or consumed or services rendered in this state;

22 (6) Having an interest in, using or possessing real property in this state; or

23 (7) Contracting to insure any person, property or risk located within this state at the time24 of contracting.

(b) When jurisdiction over a nonresident is based solely upon the provisions of this section,
only a cause of action arising from or growing out of one or more of the acts specified in
subdivisions (1) through (7), subsection (a) of this section may be asserted against him or her.

28 (c) Service shall be made by leaving the original and two copies of both the summons and 29 the complaint, and the fee required by section two, article one, chapter fifty-nine of this code with 30 the Secretary of State, or in his or her office, and such service shall be sufficient upon such 31 nonresident: *Provided*, That notice of such service and a copy of the summons and complaint 32 shall forthwith be sent by registered or certified mail, return receipt requested, by a means which 33 may include electronic issuance and acceptance of electronic return receipts, by the Secretary of 34 State to the defendant at his or her nonresident address and the defendant's return receipt signed 35 by himself or herself or his or her duly authorized agent or the registered or certified mail so sent 36 by the Secretary of State which is refused by the addressee and which registered or certified mail 37 is returned to the Secretary of State, or to his or her office, showing thereon the stamp of the post-38 office department that delivery has been refused. After receiving verification from the United 39 States Postal Service that acceptance of process, notice or demand has been signed, the 40 Secretary of State shall notify the clerk's office of the court from which the process, notice or 41 demand was issued by a means which may include electronic notification. If the process, notice 42 or demand was refused or undeliverable by the United States Postal Service the Secretary of 43 State shall create a preservation duplicate from which a reproduction of the stored record may be 44 retrieved which truly and accurately depicts the image of the original record. The Secretary of 45 State may destroy or otherwise dispose of the original returned or undeliverable mail. Written

46 notice of the action by the Secretary of State must then be provided by certified mail, return receipt 47 requested, facsimile, or by electronic mail, to the clerk's office of the court from which the process, 48 notice or demand was issued. If any defendant served with summons and complaint fails to 49 appear and defend within thirty days of service, judgment by default may be rendered against him 50 or her at any time thereafter. The court may order such continuances as may be reasonable to 51 afford the defendant opportunity to defend the action or proceeding.

(d) The fee remitted to the Secretary of State at the time of service shall be taxed in the
costs of the action or proceeding. The Secretary of State shall keep a record in his or her office
of all such process and the day and hour of service thereof.

(e) The following words and phrases, when used in this section, shall for the purpose of
this section and unless a different intent be apparent from the context, have the following
meanings:

(1) "Duly authorized agent" means and includes among others a person who, at the direction of or with the knowledge or acquiescence of a nonresident, engages in such act or acts and includes among others a member of the family of such nonresident or a person who, at the residence, place of business or post office of such nonresident, usually receives and receipts for mail addressed to such nonresident.

63 (2) "Nonresident" means any person, other than voluntary unincorporated associations, 64 who is not a resident of this state or a resident who has moved from this state subsequent to 65 engaging in such act or acts, and among others includes a nonresident firm, partnership or 66 corporation or a firm, partnership or corporation which has moved from this state subsequent to 67 any of said such act or acts.

(3) "Nonresident plaintiff or plaintiffs" means a nonresident of this state who institutes an
 action or proceeding in a circuit court in this state having jurisdiction against a nonresident of this
 state pursuant to the provisions of this section.

(f) The provision for service of process herein is cumulative and nothing herein contained shall be construed as a bar to the plaintiff in any action or proceeding from having process in such action served in any other mode or manner provided by the law of this state or by the law of the place in which the service is made for service in that place in an action in any of its courts of general jurisdiction.

(g) This section shall not be retroactive and the provisions hereof shall not be available to
a plaintiff in a cause of action arising from or growing out of any of said acts occurring prior to the
effective date of this section.

§56-3-33a. Actions against nonresident persons by petitioners seeking domestic violence or personal safety relief; service of process; authorizing Secretary of State to receive process against nonresidents.

- 1 (a) Any person who is:
- 2 (1) Not a resident of this state; or
- 3 (2) A resident of this state who has left this state; or

4 (3) A person whose residence is unknown shall be considered to have submitted to the
5 jurisdiction of the courts of this state as to any action arising from the conduct specified in
6 subsection (b) of this section, if such conduct was:

- 7 (A) Committed in this state; or
- 8 (B) If such conduct was not committed in this state if the conduct was purposely directed
- 9 at a resident and has an effect within this state.
- 10 (b) Conduct compelling application of this section consists of:
- 11 (1) Any act constituting domestic violence or abuse as defined in section two hundred two,
- 12 article twenty-seven, chapter forty-eight of this code; or
- 13 (2) Any act constituting a basis for seeking personal safety relief as defined in section four,
- 14 article eight, chapter fifty-three of this code; or

(3) Any act or omission violating the provisions of a duly authorized protective or
 restraining order, whether issued by this state or another jurisdiction, for the protection of any
 person within this state.

(c) Any person subject to or considered to have submitted to the jurisdiction of the courts
of this state who is made a respondent in an action may be served with the petition and order
initiating such action either:

(1) By law-enforcement officers, wherever the respondent may be found, whether inside
or outside the boundaries of this state; or

23 (2) If the respondent is alleged to have committed conduct specified in subsection (b) of 24 this section, this shall be considered equivalent to an appointment by such nonresident of the 25 Secretary of State, or his or her successor in office, to be his or her true and lawful attorney upon 26 whom may be served all lawful process in any action or proceeding against him or her, in any 27 court in this state, for a cause of action arising from or growing out of such conduct, and the 28 engaging in such conduct is a signification of such nonresident's agreement that any such process 29 against him or her, which is served in the manner hereinafter provided, is of the same legal force 30 and validity as though such nonresident were personally served within this state.

31 (A) Such service shall be made by leaving two copies of both the petition and order, with 32 the Secretary of State, or in his or her office, and such service shall be sufficient upon such 33 nonresident: Provided, That notice of such service and a copy of the petition and order shall 34 forthwith be sent by registered or certified mail, return receipt requested, by a means which may include electronic issuance and acceptance of electronic return receipts, by the Secretary of State 35 36 to the respondent at his or her nonresident address and the respondent's return receipt signed by himself or herself or his or her duly authorized agent or the registered or certified mail so sent 37 by the Secretary of State which is refused by the addressee and which registered or certified mail 38 is returned to the Secretary of State, or to his or her office, showing thereon the stamp of the post-39 office department that delivery has been refused. After receiving verification from the United 40

41 States Postal Service that acceptance of the notice, petition and order has been signed, the 42 Secretary of State shall notify the clerk's office of the court from which the petition and order were 43 issued by a means which may include electronic notification. If the notice, petition and order were 44 refused or undeliverable by the United States Postal Service, the Secretary of State shall create 45 a preservation duplicate from which a reproduction of the stored record may be retrieved which 46 truly and accurately depicts the image of the original record. The Secretary of State may destroy 47 or otherwise dispose of the original returned or undeliverable mail. Written notice of the action by 48 the Secretary of State must then be provided by certified mail, return receipt requested, facsimile, 49 or by electronic mail, to the clerk's office of the court from which the process, notice or demand 50 was issued. If any respondent served with a petition and order fails to appear and defend at the 51 time and place set forth in the order, judgment may be rendered against him or her at any time 52 thereafter. The court may order such continuances as may be reasonable to afford the respondent 53 an opportunity to defend the action or proceeding.

(B) As provided in section three hundred eight, article twenty-seven, chapter forty-eight of
this code regarding domestic violence proceedings and in section thirteen, article eight, chapter
fifty-three of this code regarding personal safety proceedings, no fees may be charged for service
of petitions or orders until the matter is brought before the appropriate court for final resolution.
Any fees ordinarily remitted to the Secretary of State or to a law-enforcement agency at the time
of service shall be deferred and taxed in the costs of the action or proceeding.

60 (C) Data and records regarding service maintained by law-enforcement agencies and by 61 the office of the Secretary of State for purposes of fulfilling the obligations of this section are not 62 public records subject to disclosure under the provisions of article one, chapter twenty-nine-b of 63 this code.

64 (d) The following words and phrases, when used in this section, shall for the purpose of
65 this section and unless a different intent be apparent from the context, have the following
66 meanings:

67 (1) "Duly authorized agent" means and includes among others a person who, at the 68 direction of or with the knowledge or acquiescence of a nonresident, engages in such act or acts 69 and includes among others a member of the family of such nonresident or a person who, at the 70 residence, place of business or post office of such nonresident, usually receives and receipts for 71 mail addressed to such nonresident.

(2) "Nonresident" means any person who is not a resident of this state or a resident who
 has moved from this state subsequent to engaging in such acts or acts covered by this section.

§56-3-34. Actions by or against nonresident bail bond enforcement agents or bail bondsmen; appointment of Secretary of State as agents; service of process.

1 (a) Every nonresident bail bond enforcer or bail bondsman, for the privilege of entering 2 this state to act in the capacity of a bail bond enforcer, either personally or through an agent, 3 appoints the Secretary of State, or his or her successor in office, to be his or her agent or attorney-4 in-fact upon whom may be served all lawful process in any action or proceeding against him or 5 her in any court of record in this state for any act occurring within this state resulting in injury 6 arising out of any breach of the applicable standard of care with respect to any person other than 7 a defendant whose custody or appearance the bail bond enforcer secures or attempts to secure. 8 or with respect to the property of any person other than a defendant whose custody or appearance 9 the bail bond enforcer secures or attempts to secure; or for enforcement of any civil penalty for 10 breach of a duty imposed by this code with respect to bail bondsmen employing or contracting 11 with bail bond enforcers: Provided, That in the event process against a nonresident defendant cannot be effected through the Secretary of State, as provided by this section, for the purpose 12 only of service of process, the nonresident bail bond enforcer or bondsman shall be deemed to 13 have appointed as his or her agent or attorney-in-fact any insurance company which has a 14 contract of liability insurance for his or her activities. 15

(b) For purposes of service of process as provided in this section, every insurance
 company shall be deemed the agent or attorney-in-fact of every nonresident bail bond enforcer

18 or bondsman insured by the company if the insured nonresident bail bond enforcer or bondsman 19 is involved in any bail bond enforcement activity occurring within this state resulting in injury 20 arising out of any breach of the applicable standard of care with respect to any person other than 21 a defendant whose custody or appearance the bail bond enforcer secures or attempts to secure, 22 or with respect to the property of any person other than a defendant whose custody or appearance 23 the bail bond enforcer secures or attempts to secure and service of process cannot be effected 24 upon the nonresident through the office of the Secretary of State. Upon receipt of process as 25 hereinafter provided, the insurance company may, within thirty days, file an answer or other 26 pleading or take any action allowed by law on behalf of the defendant.

27 (c) A nonresident bail bond enforcer or bail bondsman entering this state, either personally 28 or through an agent, is deemed to acknowledge the appointment of the Secretary of State, or, as 29 the case may be, his or her liability insurance company, as his or her agent or attorney-in-fact, or 30 the agent or attorney-in-fact of his or her administrator, administratrix, executor or executrix in the 31 event the nonresident dies, and furthermore is deemed to agree that any process against him or 32 her or against his or her administrator, administratrix, executor or executrix, which is served in the 33 manner hereinafter provided, shall be of the same legal force and validity as though said 34 nonresident or his or her administrator, administratrix, executor or executrix were personally 35 served with a summons and complaint within this state.

Any action or proceeding may be instituted, continued or maintained on behalf of or against the administrator, administratrix, executor or executrix of any nonresident who dies subsequent to bail bond enforcement activity in this state by the nonresident or his or her duly authorized agent.

40 (d) At the time of filing a complaint against a nonresident bail bond enforcer or bondsman
41 who has been involved in bail bond enforcement activity in the State of West Virginia and before
42 a summons is issued thereon, the plaintiff, or someone for him or her, shall execute a bond in the
43 sum of \$100 before the clerk of the court in which the action is filed, with surety to be approved

by said clerk, conditioned that on failure of the plaintiff to prevail in the action he or she will reimburse the defendant, or cause the defendant to be reimbursed, the necessary expense incurred in the defense of the action in this state. Upon the issue of a summons the clerk will certify thereon that the bond has been given and approved.

48 (e) Service of process upon a nonresident defendant shall be made by leaving the original 49 and two copies of both the summons and complaint, together with the bond certificate of the clerk, 50 and the fee required by section two, article one, chapter fifty-nine of this code with the Secretary 51 of State, or in his or her office, and said service shall be sufficient upon the nonresident defendant 52 or, if a natural person, his or her administrator, administratrix, executor or executrix: Provided, 53 That notice of service and a copy of the summons and complaint shall be sent by registered or 54 certified mail, return receipt requested, by the Secretary of State to the nonresident defendant. 55 The return receipt signed by the defendant or his or her duly authorized agent shall be attached 56 to the original summons and complaint and filed in the office of the clerk of the court from which 57 the process is issued. In the event the registered or certified mail sent by the Secretary of State 58 is refused or unclaimed by the addressee or if the addressee has moved without any forwarding 59 address, the registered or certified mail returned to the Secretary of State, or to his or her office. 60 showing thereon the stamp of the post-office department that delivery has been refused or not 61 claimed or that the addressee has moved without any forwarding address, the Secretary of State shall create a preservation duplicate from which a reproduction of the stored record may be 62 retrieved which truly and accurately depicts the image of the original record. The Secretary of 63 State may destroy or otherwise dispose of the original returned or undeliverable mail. Written 64 notice of the action by the Secretary of State must then be provided by certified mail, return receipt 65 requested, facsimile, or by electronic mail, to the clerk's office of the court from which the process, 66 67 notice or demand was issued. The court may order such continuances as may be reasonable to 68 afford the defendant opportunity to defend the action.

(f) The fee remitted to the Secretary of State at the time of service, shall be taxed in the costs of the proceeding and the Secretary of State shall pay into the State Treasury all funds so coming into his or her hands from the service. The Secretary of State shall keep a record in his or her office of all service of process and the day and hour of service thereof.

73 (g) In the event service of process upon a nonresident defendant cannot be effected 74 through the Secretary of State as provided by this section, service may be made upon the 75 defendant's insurance company. The plaintiff must file with the clerk of the circuit court an affidavit alleging that the defendant is not a resident of this state; that process directed to the Secretary of 76 77 State was sent by registered or certified mail, return receipt requested; that the registered or 78 certified mail was returned to the office of the Secretary of State showing the stamp of the post-79 office department that delivery was refused or that the notice was unclaimed or that the defendant 80 addressee moved without any forwarding address; and that the Secretary of State has complied 81 with the provisions of subsection (e) of this section. Upon receipt of process the insurance 82 company may, within thirty days, file an answer or other pleading and take any action allowed by 83 law in the name of the defendant.

(h) The following words and phrases, when used in this article, shall, for the purpose of
this article and unless a different intent on the part of the Legislature is apparent from the context,
have the following meanings:

(1) "Agent" or "duly authorized agent" means and includes, among others, a bail bond enforcer who, on behalf of a bail bondsman, is involved in any bail bond enforcement activity occurring within this state resulting in injury arising out of any breach of the applicable standard of care with respect to any person other than a defendant whose custody or appearance the bail bond enforcer secures or attempts to secure, or with respect to the property of any person other than a defendant whose custody or appearance the bail bond enforcer secures or attempts to secure;

94 (2) "Nonresident" means any person who is not a resident of this state or a resident who
95 has moved from the state subsequent to bail bond enforcement activity within this state, and
96 among others includes a nonresident firm, partnership, corporation or voluntary association, or a
97 firm, partnership, corporation or voluntary association that has moved from the state subsequent
98 to bail bond enforcement activity;

(3) "Nonresident defendant or defendants" means a nonresident bail bond enforcer or bondsman who, either personally or through his or her agent, is involved in any bail bond enforcement activity occurring within this state resulting in injury arising out of any breach of the applicable standard of care with respect to any person other than a defendant whose custody or appearance the bail bond enforcer secures or attempts to secure, or with respect to the property of any person other than a defendant whose custody or appearance the bail bond enforcer secures or attempts to secure, which has given rise to a civil action filed in any court in this state;

(4) "Insurance company" means any firm, corporation, partnership or other organizationwhich issues liability insurance.

(i) The provision for service of process herein is cumulative and nothing herein contained
 shall be construed as a bar to the plaintiff in any action from having process in the action served
 in any other mode and manner provided by law.

(j) This section is not retroactive and its provisions are not available to a plaintiff in a cause
of action arising out of acts occurring prior to the effective date of this section.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

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Chairman, House Committee

. Member Chairman, Senate Committee

Originating in the House.

In effect ninety days from passage.

Clerk of the House of Delegates

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Clerk of the Senate

Speaker of the House of Delegates

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President of the Senate

The within Approved day of this the..... ********* 2017. Governor

PRESENTED TO THE GOVERNOR

APR 2 0 2017

Time 2:08 pm