2015 Regular Session

HOUSE BILL NO. 697

BY REPRESENTATIVE ABRAMSON

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CIVIL/PROCEDURE: Provides relative to the origination and evidence of electronic obligations documents

1	AN ACT
2	To amend and reenact Code of Civil Procedure Articles 2636(8) and 2637(F) and R.S.
3	13:3733.1(A)(introductory paragraph), (2), and (4), (C), and (E) and to enact Code
4	of Civil Procedure Article 2636(9) and R.S. 13:3733.1(A)(5) and (6), (L), and
5	3733.2, relative to electronic obligations records and electronic signatures; to deem
6	financial institution records and promissory notes containing electronic signatures
7	to be authentic evidence; to provide for electronic signatures regarding evidence
8	which need not be authentic; to provide for definitions; to modify the certificate
9	required to deem reproductions as authentic evidence; to provide for the
10	transferability of rights, authority, and protections relative to the use of
11	reproductions; to provide for obligations records containing electronic signatures; to
12	allow for a presumption of authenticity; to provide for a certification form; to exempt
13	collateral mortgage notes; and to provide for related matters.
14	Be it enacted by the Legislature of Louisiana:
15	Section 1. Code of Civil Procedure Articles 2636(8) and 2637(F) are hereby
16	amended and reenacted and Code of Civil Procedure Article 2636(9) is hereby enacted to
17	read as follows:

1	Art. 2636. Authentic evidence
2	The following documentary evidence shall be deemed to be authentic for
3	purposes of executory process:
4	* * *
5	(8) All other documentary evidence recognized by law as authentic evidence,
6	including R.S. 9:5555, R.S. 10:9-629, and R.S. 13:3733.1 and 3733.2.
7	(9) A promissory note or other evidence of indebtedness evidencing the
8	obligation secured by the mortgage, security agreement or privilege, containing an
9	electronic signature in accordance with the Louisiana Uniform Electronic
10	Transactions Act, R.S. 9:2601 et seq. and accompanied by a certification in
11	accordance with R.S. 13:3733.2.
12	Art. 2637. Evidence which need not be authentic
13	* * *
14	F. Evidence as to the proper party plaintiff entitled to enforce the obligation
15	secured by the note, bond, handnote, or other instrument, including those that are
16	electronically signed, evidencing the obligation of which a copy or reproduction is
17	submitted in accordance with Article 2636(8) or Paragraph C of this Article, may be
18	proved by verified original or supplemental petition, or by an affidavit submitted
19	therewith.
20	Section 2. R.S. 13:3733.1(A)(introductory paragraph), (2), and (4), (C), and (E) are
21	hereby amended and reenacted and R.S. 13:3733.1(A)(5) and (6), (L), and 3733.2 are hereby
22	enacted to read as follows:
23	§3733.1. Financial institution records; reproductions; recordkeeping; admissibility
24	into evidence; definitions
25	A. As used in this Section and in R.S. 13:3733.2, the following terms shall
26	have the following meanings:
27	* * *
28	(2) "Record" means any writing, entry, print, instrument, or document
29	evidencing any transaction or event, including but not limited to books of account,

vouchers, documents, agreements, contracts, security agreements, other collateral
security documents, checks, and correspondence. <u>The term also includes</u>
<u>information that is stored in electronic or other medium and is retrievable in</u>
<u>perceivable form.</u>

5 (4) "Reproduction" means a counterpart, duplicate, or copy, or a durable 6 medium for making a counterpart, duplicate, or copy, produced from the same 7 impression as the original, or from the same matrix, or produced or obtained by any 8 photographic, photostatic, microfilm, microcard or miniature or microphotographic 9 process, or by any mechanical or electronic recording or re-recording, electronic or 10 optical imaging, chemical process or other process or technique which accurately 11 reproduces the original or forms or creates a durable medium for so reproducing the 12 original, including but not limited to computer and other printouts, and counterparts, 13 duplicates, copies, and other output generated or produced by or from an electronic 14 imaging system such as counterparts, duplicates, or copies produced or obtained 15 from optical disks. A reproduction shall also mean a substitute check as defined 16 under the federal Check Clearing for the 21st Century Act and Regulation CC, 12 17 CFR 229.2(aaa). The term also includes the reproduction of a record containing an 18 electronic signature.

19

20

(5) "Electronic record" means a record created, generated, sent, communicated, received, or stored by electronic means.

21 (6) "Electronic signature" means an electronic sound, symbol, or process
22 attached to or logically associated with a record and executed or adopted by a person
23 with the intent to sign the record.

24

* *

25 C. Notwithstanding any other statute, rule of law, regulation, ordinance, or 26 other provision to the contrary, except Subsection G of this Section, each 27 reproduction of a record made pursuant to this Section shall be considered to be an 28 original of such record for all purposes and shall be admissible into evidence to the 29 same extent as the original record itself in any judicial, administrative, and other

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

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1	proceedings in all courts, tribunals, and other bodies and in any proceedings before
2	all boards, bureaus, departments, commissions, and agencies of this state, whether
3	the original record is in existence or not, and shall be received in evidence as prima
4	facie proof of its contents with the same force and effect as though the original
5	document were produced, and shall be deemed authentic evidence authentic for all
6	purposes, satisfying the requirements of Code of Evidence Articles 901 and 902.
7	The introduction of a reproduction does not preclude introduction of the original
8	record.
9	* * *
10	E. Whenever any counterpart, duplicate, or copy or group of counterparts,
11	duplicates, or copies shall be certified with a certificate reading substantially as
12	follows, each such counterpart, duplicate, or copy shall be a reproduction as defined
13	in this Section and shall be admissible into evidence as the original record. Except
14	as prohibited in Subsection G of this Section, if the original record would be deemed
15	to be authentic evidence, the reproduction, so certified, shall also be deemed
16	authentic evidence for all purposes including but not limited to for purposes of Code
17	of Civil Procedure Articles 2631 et seq.
18	STATE OF
19	PARISH/COUNTY OF
20	CITY OF
21	I,, a representative of
22	(the Financial Institution or assignee) do hereby certify the following:
23	(a) The document(s) attached to this certificate, consisting of page(s)
24	is (are each) a true and correct reproduction of the original thereof, being a
25	reproduction made from the records maintained by the Financial Institution or
26	assignee in the course of its business activities and made in accordance with the
27	provisions of R.S. 13:3733.1.
28	(b) If the document(s) attached to this certificate is (are each) an obligation
29	sought to be enforced, including a promissory note, the Financial Institution or

1	assignee does certify that the Financial Institution it is a person or entity entitled to			
2	enforce the obligation(s) evidenced by the document(s) attached to this certificate.			
3				
4	NAME			
5 6				
0	TITLE			
7 8 9	ADDRESS			
10	* * *			
11	L. A person that purchases, acquires, or otherwise obtains an interest in a			
12	promissory note, instrument, loan, asset, or other evidence of indebtedness			
13	previously held by a financial institution has the same rights, authority, and			
14	protections that the financial institution had under this Section relative to the use of			
15	a reproduction of a record pertaining to the promissory note, instrument, loan, asset,			
16	or other evidence of indebtedness.			
17	§3733.2. Financial institution records containing electronic signatures; admissibility			
18	into evidence			
19	A. Notwithstanding any other provision to the contrary, if accompanied by			
20	a certification as provided in Subsection B, a record, containing an electronic			
21	signature or a reproduction of a record containing an electronic signature, shall be			
22	considered to be an original, as defined in Article 1001 of the Code of Evidence, for			
23	all purposes and shall be admissible into evidence as an original record in any			
24	judicial, administrative, and other proceedings in all courts, tribunals, and other			
25	bodies and in any proceedings before all boards, bureaus, departments, commissions,			
26	and agencies of this state, and shall be received in evidence as prima facie proof of			
27	its contents with the same force and effect as an original record, and shall be deemed			
28	authentic for all purposes, satisfying the requirements of Code of Evidence Articles			
29	901 and 902. If accompanied by a certification as provided in Subsection B, a record			
30	containing an electronic signature or a reproduction of a record containing an			

1	electronic signature shall be deemed authentic evidence for purposes of executory		
2	process to the same extent as if it were a manually signed paper original record.		
3	B. A record containing an electronic signature or a reproduction of a record		
4	containing an electronic signature is presumed to be genuine if accompanied by a		
5	certification, executed by a representative of a financial institution or its assignee,		
6	substantially as follows:		
7	STATE OF		
8	PARISH/COUNTY OF		
9	CITY OF		
10	I, , a representative of (the		
11	Financial Institution or assignee) do hereby certify the following:		
12	(a) In accordance with R.S. 13:3733.2, based on the undersigned person's		
13	personal knowledge or upon information and belief based upon records of the		
14	financial institution, any assignee, or any other person that are kept or obtained in the		
15	ordinary course of its business activities, the document(s) attached to this certificate,		
16	consisting of page(s), is (are each) a record, electronic record, or reproduction		
17	of a record or electronic record that contains a genuine electronic signature of		
18	(insert name of signer on documents).		
19	(b) If the document(s) attached to this certificate is (are each) an obligation		
20	sought to be enforced, including a promissory note, the financial institution or		
21	assignee named above is entitled to enforce the obligation(s) evidenced by the		
22	documents.		
23			
24	NAME		
25 26	TITLE		
27			
28	ADDRESS		
29	C. The provisions of this Section that authorize the use of a record		
30	containing an electronic signature or a reproduction of a record containing an		

1 electronic signature shall not apply to a collateral mortgage note as defined in R.S.

2 <u>10:9-102(d)(3)</u>.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

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Abstract: Amends current law regarding authentic evidence for executory process and electronic obligations documents to extend the rights, protections, and authority of a financial institution under present law to an assignee in possession of a reproduction of an electronic record.

<u>Present law</u> enumerates a list of documentary evidence deemed to be authentic evidence for the purposes of executory process.

Proposed law adds documents recognized by R.S. 13:3733.2 to the enumerated list.

Proposed law provides for a definition of an "electronic record" and "electronic signature".

<u>Present law</u> provides that a financial institution must certify that it is entitled to enforce an obligation evidenced by documents attached to a certificate of authenticity.

<u>Proposed law</u> provides that an assignee may certify that he is entitled to enforce an obligation as evidenced by documents attached to a certificate of authenticity.

<u>Proposed law</u> provides that a record, electronic record, or reproduction of a record or electronic record which contains an electronic signature or a reproduction of an electronic signature is presumed to be genuine if accompanied by a certification that is executed by a representative of a financial institution or its assignee and complies with the proposed form.

(Amends C.C.P. Arts. 2636(8) and 2637(F) and R.S. 13:3733.1(A)(intro. para.), (2), and (4), (C), and (E); Adds C.C.P. Art. 2636(9) and R.S. 13:3733.1(A)(5) and (6), (L), and 3733.2)