By Senator Bradley

	5-01098A-22 20221062
1	A bill to be entitled
2	An act relating to service of process; amending s.
3	15.16, F.S.; authorizing the Department of State to
4	electronically receive service of process under ch.
5	48, F.S.; amending s. 48.061, F.S.; revising
6	procedures for service on partnerships, limited
7	liability partnerships, and limited partnerships;
8	amending s. 48.062, F.S.; defining the term
9	"registered foreign limited liability company";
10	revising procedures for service on a domestic limited
11	liability company or registered foreign limited
12	liability company; amending s. 48.071, F.S.; providing
13	for service on nonresidents doing business in this
14	state by use of a commercial firm regularly engaged in
15	the business of document or package delivery; amending
16	s. 48.081, F.S.; defining the term "registered foreign
17	corporation"; revising requirements for service on a
18	domestic corporation or registered foreign
19	corporation; amending s. 48.091, F.S.; defining terms;
20	requiring designation of registered agents and
21	registered offices by certain partnerships,
22	corporations, and companies; specifying duties of a
23	registered agent; authorizing a person serving process
24	to serve certain persons under specified conditions;
25	amending s. 48.101, F.S.; providing for service on
26	dissolved corporations, dissolved limited liability
27	companies, dissolved limited partnerships, and
28	dissolved limited liability partnerships; creating s.
29	48.102, F.S.; authorizing service by other means in

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30	certain circumstances; amending s. 48.151, F.S.;
31	revising the applicability of provisions relating to
32	service on statutory agents for certain persons;
33	amending s. 48.161, F.S.; revising provisions relating
34	to substituted service; providing for substituted
35	service on individuals or corporations or other
36	business entities; specifying actions that may be
37	considered due diligence in effectuating service;
38	specifying when service is considered effectuated;
39	requiring the Department of State to maintain certain
40	records; amending s. 48.181, F.S.; defining the term
41	"foreign business entity"; revising provisions
42	relating to substituted service; providing for
43	substituted service on certain nonresidents and
44	foreign business entities and on individuals and
45	foreign business entities concealing their
46	whereabouts; amending s. 48.194, F.S.; revising
47	provisions relating to service outside this state but
48	within the United States; deleting provisions relating
49	to service outside the United States; creating s.
50	48.197, F.S.; providing for service in a foreign
51	country; creating s. 49.072, F.S.; providing for
52	service of process for removal of unknown parties in
53	possession of real property; amending s. 766.106,
54	F.S.; revising requirements for service of presuit
55	notice before filing a medical negligence complaint;
56	creating a rebuttable presumption that service was
57	received by a prospective defendant in certain
58	circumstances; providing court duties if service is

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59	challenged during subsequent litigation; revising
60	provisions concerning tolling of the statute of
61	limitations upon service of presuit notice by
62	specified means; amending ss. 495.145, 605.0117,
63	605.09091, 605.0910, 605.1045, 607.0504, 607.1423,
64	607.15101, 607.1520, 617.0504, 617.1510, 617.1520,
65	620.1117, 620.1907, 620.2105, 620.2109, 620.8915, and
66	620.8919, F.S.; conforming cross-references and
67	provisions to changes made by the act; providing
68	effective dates.
69	
70	Be It Enacted by the Legislature of the State of Florida:
71	
72	Section 1. Subsection (3) of section 15.16, Florida
73	Statutes, is amended to read:
74	15.16 Reproduction of records; admissibility in evidence;
75	electronic receipt and transmission of records; certification;
76	acknowledgment
77	(3) The Department of State may cause to be received
78	electronically any records that are required <u>or authorized</u> to be
79	filed with it pursuant to <u>chapter 48,</u> chapter 55, chapter 117,
80	chapter 118, chapter 495, chapter 605, chapter 606, chapter 607,
81	chapter 610, chapter 617, chapter 620, chapter 621, chapter 679,
82	chapter 713, or chapter 865, through facsimile or other
83	electronic transfers, for the purpose of filing such records.
84	The originals of all such electronically transmitted records
85	must be executed in the manner provided in paragraph (5)(b). The
86	receipt of such electronic transfer constitutes delivery to the
87	department as required by law. The department may use electronic
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88	transmissions for purposes of notice in the administration of
89	chapters <u>48,</u> 55, 117, 118, 495, 605, 606, 607, 610, 617, 620,
90	621, 679, and 713 and s. 865.09. The Department of State may
91	collect e-mail addresses for purposes of notice and
92	communication in the performance of its duties and may require
93	filers and registrants to furnish such e-mail addresses when
94	presenting documents for filing.
95	Section 2. Section 48.061, Florida Statutes, is amended to
96	read:
97	48.061 Service on partnerships, limited liability
98	partnerships, and limited partnerships
99	(1) <u>(a)</u> Process against a partnership <u>that is not a limited</u>
100	liability partnership or a limited partnership, including a
101	limited liability limited partnership, must shall be served on
102	any partner and is as valid <u>for service on the partnership</u> as if
103	served on each individual partner.
104	1. If a partner is not available during regular business
105	hours to accept service on behalf of the partnership, he or she
106	may designate an employee <u>or agent</u> to accept such service.
107	2. After one attempt to serve a partner or designated
108	employee or agent for service of process has been made, process
109	may be served on a person in charge of the partnership during
110	regular business hours.
111	(b) If the partnership designated an agent when registering
112	as a general partnership with the Department of State, service
113	on the agent is as valid for service on the partnership as if
114	served on each individual partner; however, unless individual
115	partners are served, the plaintiff may only proceed to judgment
116	and execution against the assets of the partnership.

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117	(2)(a) Process against a domestic limited liability
118	partnership must first be served on the then-current registered
119	agent for service of process specified in its statement of
120	qualification, in its statement of qualification as amended or
121	restated, or as redesignated in its annual report or change of
122	agent filing and is as valid for service on the limited
123	liability partnership as if served on each individual partner.
124	If service cannot be made on the registered agent because the
125	domestic limited liability partnership ceases to have a
126	registered agent, or if the registered agent cannot otherwise be
127	served after one good faith attempt because of a failure to
128	comply with this chapter or chapter 620, the process may be
129	served on any partner.
130	1. If a partner is not available during regular business
131	hours to accept service on behalf of the partnership, he or she
132	may designate an employee to accept such service.
133	2. After one attempt to serve a partner or designated
134	employee has been made, process may be served on a person in
135	charge of the partnership during regular business hours.
136	(b) If, after due diligence, the process cannot be
137	completed under paragraph (a), the process may be served as
138	provided in s. 48.161 on the Secretary of State as an agent of
139	the domestic limited liability partnership or by order of the
140	court under s. 48.102.
141	(3)(a)1. Process against a domestic limited partnership,
142	including a domestic limited liability limited partnership, must
143	first be served on the then-current agent for service of process
144	specified in its certificate of limited partnership, in its
145	certificate as amended or restated, or as redesignated in its

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146	annual report or change of agent filing and is as valid for
147	service on the domestic limited partnership as if served on each
148	individual general partner of the partnership.
149	2. If service cannot be made on the registered agent
150	because the domestic limited partnership or domestic limited
151	liability limited partnership ceases to have a registered agent,
152	or if the registered agent cannot otherwise be served following
153	one good faith attempt because of a failure to comply with this
154	chapter or chapter 620, the process may be served on any general
155	partner.
156	3. After service on a general partner or the registered
157	agent, the plaintiff may proceed to judgment and execution
158	against the assets of the domestic limited partnership or of
159	that general partner, unless the domestic limited partnership is
160	a limited liability limited partnership.
161	(b) If, after due diligence, the process cannot be
162	completed under paragraph (a), then process may be served as
163	provided in s. 48.161 on the Secretary of State as an agent of
164	the limited partnership or by order of the court under s.
165	48.102.
166	(4)(a) Process against a foreign limited liability
167	partnership that was required to comply with s. 620.9102 may be
168	served as prescribed under subsection (2).
169	(b) A foreign limited liability partnership engaging in
170	business in this state but not registered is considered, for
171	purposes of service of process, a nonresident engaging in
172	business in this state and may be served pursuant to s. 48.181
173	or by order of the court under s. 48.102.
174	(5)(a) Process against a foreign limited partnership that

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175	was required to comply with s. 620.1902 may be served as
176	prescribed under subsection (3).
177	(b) A foreign limited partnership engaging in business in
178	this state but not registered is considered, for purposes of
179	service of process, a nonresident engaging in business in this
180	state and may be served pursuant to s. 48.181 or by order of the
181	court under s. 48.102 After one attempt to serve a partner or
182	designated employee has been made, process may be served on the
183	person in charge of the partnership during regular business
184	hours. After service on any partner, plaintiff may proceed to
185	judgment and execution against that partner and the assets of
186	the partnership. After service on a designated employee or other
187	person in charge, plaintiff may proceed to judgment and
188	execution against the partnership assets but not against the
189	individual assets of any partner.
190	(2) Process against a domestic limited partnership may be
191	served on any general partner or on the agent for service of
192	process specified in its certificate of limited partnership or
193	in its certificate as amended or restated and is as valid as if
194	served on each individual member of the partnership. After
195	service on a general partner or the agent, the plaintiff may
196	proceed to judgment and execution against the limited
197	partnership and all of the general partners individually. If a
198	general partner cannot be found in this state and service cannot
199	be made on an agent because of failure to maintain such an agent
200	or because the agent cannot be found or served with the exercise
201	of reasonable diligence, service of process may be effected by
202	service upon the Secretary of State as agent of the limited
203	partnership as provided for in s. 48.181. Service of process may

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204	be made under ss. 48.071 and 48.21 on limited partnerships.
205	(3) Process against a foreign limited partnership may be
206	served on any general partner found in the state or on any agent
207	for service of process specified in its application for
208	registration and is as valid as if served on each individual
209	member of the partnership. If a general partner cannot be found
210	in this state and an agent for service of process has not been
211	appointed or, if appointed, the agent's authority has been
212	revoked or the agent cannot be found or served with the exercise
213	of reasonable diligence, service of process may be effected by
214	service upon the Secretary of State as agent of the limited
215	partnership as provided for in s. 48.181, or process may be
216	served as provided in ss. 48.071 and 48.21.
217	Section 3. Section 48.062, Florida Statutes, is amended to
218	read:
219	48.062 Service on a <u>domestic</u> limited liability company <u>or</u>
220	registered foreign limited liability company
221	(1) As used in this section, the term "registered foreign
222	limited liability company" means a foreign limited liability
223	company that has an active certificate of authority to transact
224	business in this state pursuant to a record filed with the
225	Department of State.
226	(2) Process against A domestic limited liability company $_{ au}$
227	$rac{domestic}{or}$ or $\operatorname{\underline{registered}}$ foreign $\operatorname{\underline{limited}}$ liability $\operatorname{company}_{\mathcal{T}}$ may be
228	served with process required or authorized by law by service on
229	its the registered agent designated by the <u>domestic</u> limited
230	liability company or registered foreign limited liability
231	<u>company</u> under chapter 605. A person attempting to serve process
232	pursuant to this subsection may serve the process on any

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5-01098A-22 20221062 233 employee of the registered agent during the first attempt at 234 service even if the registered agent is a natural person and is 235 temporarily absent from his or her office. 236 (3) (2) If service cannot be made on a registered agent of 237 the domestic limited liability company or registered foreign 238 limited liability company because the domestic limited liability 239 company or registered foreign limited liability company ceases to have a registered agent, or if the registered agent of the 240 241 domestic limited liability company or registered foreign limited 242 liability company cannot otherwise be served after one good 243 faith attempt because of a failure to comply with this chapter 244 or chapter 605 or because the limited liability company does not have a registered agent, or if its registered agent cannot with 245 reasonable diligence be served, process against the limited 246 247 liability company, domestic or foreign, the process may be 248 served on any of the following: 249 (a) Any manager of a manager-managed domestic limited 250 liability company or registered foreign limited liability 251 company. On a member of a member-managed limited liability 252 company; 253 (b) Any member of a member-managed domestic limited 254 liability company or registered foreign limited liability 255 company. On a manager of a manager-managed limited liability 256 company; or 257 (c) Any person listed publicly by the domestic limited 258 liability company or registered foreign limited liability 259 company on its latest annual report, as most recently amended If a member or manager is not available during regular business 260 hours to accept service on behalf of the limited liability 261

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262	company, he, she, or it may designate an employee of the limited
263	liability company to accept such service. After one attempt to
264	serve a member, manager, or designated employee has been made,
265	process may be served on the person in charge of the limited
266	liability company during regular business hours.
267	(4)-(3) If, after <u>due</u> reasonable diligence, <u>the</u> service of
268	process cannot be completed under subsection (2) and if either:
269	(a) The only person listed publicly by the domestic limited
270	liability company or registered foreign limited liability
271	company on its latest annual report, as most recently amended,
272	is also the registered agent on whom service was attempted under
273	subsection (2); or
274	(b) After due diligence, service was attempted on at least
275	one person listed publicly by the domestic limited liability
276	company or registered foreign limited liability company on its
277	latest annual report, as most recently amended, and cannot be
278	completed on such person under subsection (3) (1) or subsection
279	-(2) ,
280	
281	the service of process may be served as provided in s. 48.161 on
282	effected by service upon the Secretary of State as <u>an</u> agent of
283	the <u>domestic</u> limited liability company <u>or the registered foreign</u>
284	limited liability company or by order of the court under s.
285	48.102 as provided for in s. 48.181.
286	<u>(5)</u> (4) If the address for the registered agent <u>or any</u>
287	person listed publicly by the domestic limited liability company
288	or registered foreign limited liability company on its latest
289	annual report, as most recently amended, member, or manager is a
290	residence, a private mailbox, a virtual office, or an executive

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291	office or mini suite, service on the domestic <u>limited liability</u>
292	<u>company</u> or <u>registered</u> foreign limited liability company may be
293	made by serving any of the following:
294	(a) The registered agent of the domestic limited liability
295	company or registered foreign limited liability company, in
296	accordance with s. 48.031.
297	(b) Any person listed publicly by the domestic limited
298	liability company or registered foreign limited liability
299	company on its latest annual report, as most recently amended,
300	in accordance with s. 48.031.
301	(c) Any $_{ au}$ member $_{ au}$ or manager of the domestic limited
302	liability company or registered foreign limited liability
303	company, in accordance with s. 48.031.
304	(6) A foreign limited liability company engaging in
305	business in this state which is not registered is considered,
306	for purposes of service of process, a nonresident engaging in
307	business in this state and may be served pursuant to s. 48.181
308	or by order of the court under s. 48.102.
309	<u>(7)</u> This section does not apply to service of process on
310	insurance companies.
311	Section 4. Section 48.071, Florida Statutes, is amended to
312	read:
313	48.071 Service on agents of nonresidents doing business in
314	the state.—When any natural person or partnership not residing
315	or having a principal place of business in this state engages in
316	business in this state, process may be served on the person who
317	is in charge of any business in which the defendant is engaged
318	within this state at the time of service, including agents
319	soliciting orders for goods, wares, merchandise <u>,</u> or services.
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320	Any process so served is as valid as if served personally on the
321	nonresident person or partnership engaging in business in this
322	state in any action against the person or partnership arising
323	out of such business. A copy of such process with a notice of
324	service on the person in charge of such business <u>must</u> shall be
325	sent forthwith to the nonresident person or partnership by
326	registered <u>mail; by</u> or certified mail, return receipt requested <u>;</u>
327	or by use of a commercial firm regularly engaged in the business
328	of document or package delivery. The party seeking to effectuate
329	service, or the attorney for such party, shall prepare. an
330	affidavit of compliance with this section <u>which must</u> shall be
331	filed before the return day or within such further time as the
332	court may allow.
333	Section 5. Section 48.081, Florida Statutes, is amended to
334	read:
335	48.081 Service on <u>a domestic</u> corporation <u>or registered</u>
336	foreign corporation
337	(1) As used in this section, the term "registered foreign
338	corporation" means a foreign corporation that has an active
339	certificate of authority to transact business in this state
340	pursuant to a record filed with the Department of State.
341	(2) A domestic corporation or a registered foreign
342	corporation may be served with process required or authorized by
343	law by service on its registered agent designated by the
344	corporation under chapter 607 or chapter 617, as applicable.
345	(3) If service cannot be made on a registered agent of the
346	domestic corporation or registered foreign corporation because
347	the domestic corporation or registered foreign corporation
348	ceases to have a registered agent, or if the registered agent of

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349	the domestic corporation or registered foreign corporation
350	cannot otherwise be served after one good faith attempt because
351	of a failure to comply with this chapter, chapter 607, or
352	chapter 617, as applicable, the process may be served on either
353	of the following Process against any private corporation,
354	domestic or foreign, may be served:
355	(a) The chair of the board of directors, Θn the president,
356	<u>any</u> or vice president, <u>the secretary</u> , or the treasurer or other
357	head of the domestic corporation or registered foreign
358	corporation.;
359	(b) Any person listed publicly by the domestic corporation
360	or registered foreign corporation on its latest annual report,
361	as most recently amended In the absence of any person described
362	in paragraph (a), on the cashier, treasurer, secretary, or
363	general manager;
364	(c) In the absence of any person described in paragraph (a)
365	or paragraph (b), on any director; or
366	(d) In the absence of any person described in paragraph
367	(a), paragraph (b), or paragraph (c), on any officer or business
368	agent residing in the state.
369	(4) If, after due diligence, the process cannot be
370	completed under subsection (2) and if either:
371	(a) The only person listed publicly by the domestic
372	corporation or registered foreign corporation on its latest
373	annual report, as most recently amended, is also the registered
374	agent on whom service was attempted under subsection (2); or
375	(b) After due diligence, service was attempted on at least
376	one person listed publicly by the domestic corporation or
377	registered foreign corporation on its latest annual report, as

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378	most recently amended, and cannot be completed on such person
379	under subsection (3),
380	
381	the process may be served as provided in s. 48.161 on the
382	Secretary of State as an agent of the domestic corporation or
383	registered foreign corporation or by order of the court under s.
384	48.102
385	(2) If a foreign corporation has none of the foregoing
386	officers or agents in this state, service may be made on any
387	agent transacting business for it in this state.
388	(3)(a) As an alternative to all of the foregoing, process
389	may be served on the agent designated by the corporation under
390	s. 48.091. However, if service cannot be made on a registered
391	agent because of failure to comply with s. 48.091, service of
392	process shall be permitted on any employee at the corporation's
393	principal place of business or on any employee of the registered
394	agent. A person attempting to serve process pursuant to this
395	paragraph may serve the process on any employee of the
396	registered agent during the first attempt at service even if the
397	registered agent is temporarily absent from his or her office.
398	<u>(5)</u> If the address for the registered agent <u>or any</u>
399	person listed publicly by the domestic corporation or registered
400	foreign corporation on its latest annual report, as most
401	recently amended, officer, director, or principal place of
402	business is a residence, a private mailbox, a virtual office, or
403	an executive office or mini suite, service on the domestic
404	corporation or registered foreign corporation may be made by
405	serving any of the following:
406	(a) The registered agent of the domestic corporation or

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407	registered foreign corporation, officer, or director in
408	accordance with s. 48.031.
409	(b) Any person listed publicly by the domestic corporation
410	or registered foreign corporation on its latest annual report,
411	as most recently amended, in accordance with s. 48.031.
412	(c) Any person serving in one of the positions specified in
413	paragraph (3)(a), in accordance with s. 48.031.
414	(6) A foreign corporation engaging in business in this
415	state which is not registered is considered, for purposes of
416	service of process, a nonresident engaging in business in this
417	state and may be served pursuant to s. 48.181 or by order of the
418	court under s. 48.102.
419	(7)(4) This section does not apply to service of process on
420	insurance companies.
421	(5) When a corporation engages in substantial and not
422	isolated activities within this state, or has a business office
423	within the state and is actually engaged in the transaction of
424	business therefrom, service upon any officer or business agent
425	while on corporate business within this state may personally be
426	made, pursuant to this section, and it is not necessary in such
427	case that the action, suit, or proceeding against the
428	corporation shall have arisen out of any transaction or
429	operation connected with or incidental to the business being
430	transacted within the state.
431	Section 6. Section 48.091, Florida Statutes, is amended to
432	read:
433	48.091 Partnerships, corporations, and limited liability
434	<pre>companies; designation of registered agent and registered</pre>
435	office

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436	(1) As used in this section, the term:
437	(a) "Registered foreign corporation" and "registered
438	foreign limited liability company" have the same meanings as in
439	ss. 48.081 and 48.062, respectively.
440	(b) "Registered foreign limited liability partnership" or
441	"registered foreign limited partnership" means a foreign limited
442	liability partnership or foreign limited partnership that has an
443	active certificate of authority to transact business in this
444	state pursuant to a record filed with the Department of State.
445	(2) Every domestic limited liability partnership; domestic
446	limited partnership, including limited liability limited
447	partnerships; domestic corporation; domestic limited liability
448	company; registered foreign limited liability partnership;
449	registered foreign limited partnership, including limited
450	liability limited partnerships; registered foreign corporation;
451	and registered foreign limited liability company Florida
452	corporation and every foreign corporation now qualified or
453	hereafter qualifying to transact business in this state shall
454	designate a registered agent and registered office in accordance
455	with <u>chapter 605,</u> part I of chapter 607 <u>, chapter 617, or chapter</u>
456	620, as applicable.
457	(3) (2) Every domestic limited liability partnership;
458	domestic limited partnership, including limited liability
459	limited partnerships; domestic corporation; domestic limited
460	liability company; registered foreign limited liability
461	partnership; registered foreign limited partnership, including
462	limited liability limited partnerships; registered foreign
463	corporation; registered foreign limited liability company; and
464	domestic or foreign general partnership that elects to designate

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465	a registered agent, shall cause the designated registered agent
466	to corporation shall keep the <u>designated</u> registered office open
467	from <u>at least</u> 10 a.m. to 12 noon each day except Saturdays,
468	Sundays, and legal holidays, and shall cause the designated
469	registered agent to keep one or more individuals who are, or are
470	representatives of, the designated registered agents on whom
471	process may be served at the office during these hours. The
472	corporation shall keep a sign posted in the office in some
473	conspicuous place designating the name of the corporation and
474	the name of its registered agent on whom process may be served
475	at the office during these hours.
476	(4) A person attempting to serve process pursuant to this
477	section on a registered agent that is other than a natural
478	person may serve the process on any employee of the registered
479	agent. A person attempting to serve process pursuant to this
480	section on a natural person, if the natural person is
481	temporarily absent from his or her office, may serve the process
482	during the first attempt at service on any employee of such
483	natural person.
484	(5) The registered agent shall promptly forward copies of
485	the process and any other papers received in connection with the
486	service to a responsible person in charge of the business
487	entity. Failure to comply with this subsection does not
488	invalidate the service of process.
489	Section 7. Section 48.101, Florida Statutes, is amended to
490	read:
491	48.101 Service on dissolved corporations, dissolved limited
492	liability companies, dissolved limited partnerships, and
493	dissolved limited liability partnerships
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494	(1) Process against the directors of any corporation that
495	which was dissolved before July 1, 1990, as trustees of the
496	dissolved corporation <u>must</u> shall be served on one or more of the
497	directors of the dissolved corporation as trustees thereof and
498	binds all of the directors of the dissolved corporation as
499	trustees thereof. Process against any other dissolved
500	corporation shall be served in accordance with s. 48.081.
501	(2)(a) Process against any other dissolved domestic
502	corporation must be served in accordance with s. 48.081.
503	(b) In addition, provided that service was first properly
504	attempted on the registered agent pursuant to s. 48.081(2), but
505	was not successful, service may then be attempted as required
506	under s. 48.081(3). In addition to the persons listed in s.
507	48.081(3), service may then be attempted on the person appointed
508	by the circuit court as the trustee, custodian, or receiver
509	<u>under s. 607.1405(6).</u>
510	(c) A party attempting to serve a dissolved domestic for-
511	profit corporation under this section may petition the court to
512	appoint one of the persons specified in s. 607.1405(6) to
513	receive service of process on behalf of the corporation.
514	(3) (a) Process against any dissolved domestic limited
515	liability company must be served in accordance with s. 48.062.
516	(b) In addition, provided that service was first properly
517	attempted on the registered agent pursuant to s. 48.062(2), but
518	was not successful, service may then be attempted as required
519	under s. 48.062(3). In addition to the persons listed in s.
520	48.062(3), service on a dissolved domestic limited liability
521	company may be made on the person appointed as the liquidator,
522	trustee, or receiver under s. 605.0709.

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523	(c) A party attempting to serve a dissolved domestic
524	limited liability company under this section may petition the
525	court to appoint one of the persons specified in s. 605.0709(5)
526	to receive service of process on behalf of the limited liability
527	company.
528	(4) Process against any dissolved domestic limited
529	partnership must be served in accordance with s. 48.061.
530	Section 8. Section 48.102, Florida Statutes, is created to
531	read:
532	48.102 Service by other meansIf, after due diligence, a
533	party seeking to effectuate service is unable to effectuate
534	personal service of process on a domestic or foreign
535	corporation; a domestic or foreign general partnership,
536	including a limited liability partnership; a domestic or foreign
537	limited partnership, including a limited liability limited
538	partnership; or a domestic or foreign limited liability company,
539	the court, upon motion and a showing of such inability, may
540	authorize service in any other manner that the party seeking to
541	effectuate service shows will be reasonably effective to give
542	the entity on which service is sought to be effectuated actual
543	notice of the suit. Such other manners of service may include
544	service electronically by social media, e-mail, or other
545	technology.
546	Section 9. Subsection (2) of section 48.151, Florida
547	Statutes, is amended to read:
548	48.151 Service on statutory agents for certain persons
549	(2) This section does not apply to substituted service of
550	process <u>under s. 48.161 or s. 48.181</u> on nonresidents .
551	Section 10. Section 48.161, Florida Statutes, is amended to
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552	read:
553	48.161 Method of substituted service on nonresident
554	(1) When authorized by law, substituted service of process
555	on a nonresident individual or a corporation or other business
556	entity incorporated or formed under the laws of any other state,
557	territory, or commonwealth, or the laws of any foreign country,
558	<u>may</u> or a person who conceals his or her whereabouts by serving a
559	public officer designated by law shall be made by sending
560	leaving a copy of the process <u>to the office of the Secretary of</u>
561	State by personal delivery; by registered mail; with a fee of
562	\$8.75 with the public officer or in his or her office or by
563	mailing the copies by certified mail, return receipt requested;
564	by use of a commercial firm regularly engaged in the business of
565	document or package delivery; or by electronic transmission to
566	the public officer with the fee. The service is sufficient
567	service on a <u>party that</u> defendant who has appointed <u>or is deemed</u>
568	to have appointed the Secretary of State a public officer as
569	such party's his or her agent for the service of process. <u>The</u>
570	Secretary of State shall keep a record of all process served on
571	the Secretary of State showing the day and hour of service.
572	(2) Notice of service and a copy of the process <u>must</u> shall
573	be sent forthwith by the party effectuating service or by such
574	party's attorney by registered mail; by registered or certified
575	mail, return receipt requested; or by use of a commercial firm
576	regularly engaged in the business of document or package
577	delivery. In addition, if the parties have recently and
578	regularly used e-mail, social media, or other electronic means
579	to communicate between themselves, the notice of service and a
580	copy of the process must be sent by such electronic means or, if
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581	
582	service and a copy of the process must be served at such party's
583	last known physical address and, if applicable, last known
584	electronic address. The party effectuating service shall file
585	proof of service or return receipts showing delivery to the
586	other party by mail or courier and by electronic means, if
587	electronic means were used, unless the party is actively
588	refusing or rejecting the delivery of the notice. An by the
589	plaintiff or his or her attorney to the defendant, and the
590	defendant's return receipt and the affidavit of compliance of
591	the <u>party effectuating service</u> plaintiff or <u>such party's</u> his or
592	her attorney <u>must</u> of compliance shall be filed <u>within 40 days</u>
593	<u>after</u> on or before the <u>date</u> return day of <u>service on</u> the
594	<u>Secretary of State</u> process or within such <u>additional</u> time as the
595	court allows. The affidavit of compliance must set forth the
596	facts that justify substituted service under this section and
597	that show due diligence was exercised in attempting to locate
598	and effectuate personal service on the party before using
599	substituted service under this section. The party effectuating
600	service does not need to allege in its original or amended
601	complaint the facts required to be set forth in the affidavit of
602	compliance.
603	(3) When an individual or a business entity conceals its
604	whereabouts, the party seeking to effectuate service, after
605	exercising due diligence to locate and effectuate personal
606	service, may use substituted service pursuant to subsection (1)
607	in connection with any action in which the court has
608	jurisdiction over such individual or business entity. The party
609	seeking to effectuate service must also comply with subsection

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610	(2); however, a return receipt or other proof showing acceptance
611	of receipt of the notice of service and a, or the notice and
612	copy <u>of the</u> shall be served on the defendant, if found within
613	the state, by an officer authorized to serve legal process <u>by</u>
614	the concealed party need not be filed, or if found without the
615	state, by a sheriff or a deputy sheriff of any county of this
616	state or any duly constituted public officer qualified to serve
617	like process in the state or jurisdiction where the defendant is
618	found. The officer's return showing service shall be filed on or
619	before the return day of the process or within such time as the
620	court allows. The fee paid by the plaintiff to the public
621	officer shall be taxed as cost if he or she prevails in the
622	action. The public officer shall keep a record of all process
623	served on him or her showing the day and hour of service.
624	(4)(a) The party effectuating service is considered to have
625	used due diligence if that party:
626	1. Made diligent inquiry and exerted an honest and
627	conscientious effort appropriate to the circumstances to acquire
628	the information necessary to effectuate personal service;
629	2. In seeking to effectuate personal service, reasonably
630	employed the knowledge at the party's command, including
631	knowledge obtained pursuant to subparagraph 1.; and
632	3. Made an appropriate number of attempts to serve the
633	party, taking into account the particular circumstances.
634	(b) Notwithstanding paragraph (a), in making the
635	determination as to whether the party effectuating service used
636	due diligence, there is a rebuttable presumption that the
637	serving party exercised due diligence by making three good faith
638	attempts to serve the other party at each location where and

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639	during the hours when such party is likely to be found, using
640	reasonably available resources to the party seeking to secure
641	service of process.
642	<u>(5)</u> If any <u>individual</u> person on whom service of process
643	is authorized under subsection (1) dies, service may be made \underline{in}
644	the same manner on his or her administrator, executor, curator,
645	or personal representative in the same manner .
646	(9)(3) This section does not apply to persons on whom
647	service is authorized under s. 48.151.
648	<u>(6)</u> (4) The <u>Secretary of State</u> public officer may designate
649	<u>an individual</u> some other person in his or her office to accept
650	service.
651	(7) Service of process is effectuated under this section on
652	the date the service is received by the Department of State.
653	(8) The Department of State shall maintain a record of each
654	process served pursuant to this section and record the time of
655	and the action taken regarding the service.
656	Section 11. Section 48.181, Florida Statutes, is amended to
657	read:
658	48.181 Substituted service on nonresidents and foreign
659	<u>business entities</u> nonresident engaging in business in state <u>or</u>
660	concealing their whereabouts
661	(1) As used in this section, the term "foreign business
662	entity" means any corporation or other business entity that is
663	incorporated, formed, or existing under the laws of any other
664	state, territory, or commonwealth, or the laws of any foreign
665	country.
666	(2) The acceptance by any individual person or persons,
667	individually or associated together as a copartnership or any
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668 other form or type of association, who is a resident are residents of any other state, territory, or commonwealth, or of 669 670 any foreign or country, or by any foreign business entity and 671 all foreign corporations, and any person who is a resident of 672 the state and who subsequently becomes a nonresident of the 673 state or conceals his or her whereabouts, of the privilege 674 extended by law to nonresidents and others to operate, conduct, 675 engage in, or carry on a business or business venture in this 676 the state, or to have an office or agency in this the state, is 677 deemed to constitute constitutes an appointment by the 678 individual or persons and foreign business entity corporations 679 of the Secretary of State of this the state as its their agent 680 on whom all process in any action or proceeding against the 681 individual or business entity them, or any combination thereof of them, arising out of any transaction or operation connected 682 683 with or incidental to the business or business venture may be 684 served as substituted service in accordance with this chapter. 685 The acceptance of the privilege is signification of the 686 agreement of the respective individual or persons and foreign 687 business entity corporations that the process served against it 688 them in accordance with this chapter which is so served is of 689 the same validity as if served personally on the individual 690 persons or foreign business entity corporations.

691 (3) (2) If a foreign <u>business entity</u> corporation has
 692 registered to do business a resident agent or officer in this
 693 the state and has maintained its registration in an active
 694 status or otherwise continued to have a registered agent,
 695 personal service of process must first shall be attempted served
 696 on the foreign business entity in the manner and order of

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697	priority described in this chapter as applicable to the foreign
698	business entity. If, after due diligence, the party seeking to
699	effectuate service of process is unable to effectuate service of
700	process on the registered agent or other official as provided in
701	this chapter, the party may use substituted service of process
702	on the Secretary of State resident agent or officer.
703	(4) Any individual or foreign business entity that conceals
704	its whereabouts is deemed to have appointed the Secretary of
705	State as its agent on whom all process may be served, in any
706	action or proceeding against it, or any combination thereof,
707	arising out of any transaction or operation connected with or
708	incidental to any business or business venture carried on in
709	this state by such individual or foreign business entity.
710	(5) (3) Any individual or foreign business entity that
711	person, firm, or corporation which sells, consigns, or leases by
712	any means whatsoever tangible or intangible personal property,
713	through brokers, jobbers, wholesalers, or distributors to any
714	<u>individual</u> person , firm, or corporation <u>, or other business</u>
715	<u>entity</u> in this state is conclusively presumed to be both engaged
716	in substantial and not isolated activities within this state and
717	operating, conducting, engaging in, or carrying on a business or
718	business venture in this state.
719	(6) Service pursuant to this section must be effectuated in
720	the manner prescribed by s. 48.161.
721	Section 12. Subsections (1) and (2) of section 48.194,
722	Florida Statutes, are amended to read:
723	48.194 Personal service <u>in another</u> outside state,
724	territory, or commonwealth of the United States
725	(1) Except as otherwise provided herein, service of process
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5-01098A-22 20221062 726 on a party in another persons outside of this state, territory, 727 or commonwealth of the United States must shall be made in the 728 same manner as service within this state by any officer person 729 authorized to serve process in the state where service shall be 730 made the person is served. No order of court is required. An 731 affidavit of the officer must be filed, stating the time, 732 manner, and place of service. The A court may consider the 733 affidavit return-of-service form described in s. 48.21, or any 734 other competent evidence, in determining whether service has 735 been properly made. Service of process on persons outside the 736 United States may be required to conform to the provisions of 737 the Haque Convention on the Service Abroad of Judicial and 738 Extrajudicial Documents in Civil or Commercial Matters. 739 (2) When where in rem or quasi in rem relief is sought in a

739 (2) <u>when</u> where in few of quasi in few ferfer is sought in a 740 foreclosure proceeding as defined by s. 702.09, <u>and the address</u> 741 <u>of the person to be served is known</u>, service of process on a 742 person <u>in another state</u>, territory, or commonwealth outside of 743 <u>the United States</u> this state where the address of the person to 744 be served is known may be made by registered mail as follows:

(a) The party's attorney or the party, if the party is not represented by an attorney, shall place a copy of the original process and the complaint, petition, or other initial pleading or paper and, if applicable, the order to show cause issued pursuant to s. 702.10 in a sealed envelope with adequate postage addressed to the person to be served.

(b) The envelope <u>must</u> shall be placed in the mail as
registered mail.

(c) Service under this subsection <u>is deemed</u> shall be
 considered obtained upon the signing of the return receipt by

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755	the person allowed to be served by law.
756	Section 13. Section 48.197, Florida Statutes, is created to
757	read:
758	48.197 Service in a foreign country
759	(1) Service of process may be effectuated in a foreign
760	country upon a party, other than a minor or an incompetent
761	person, as provided in any of the following:
762	(a) By any internationally agreed-upon means of service
763	reasonably calculated to give actual notice of the proceedings,
764	such as those authorized by the Hague Convention on the Service
765	Abroad of Judicial and Extrajudicial Documents in Civil or
766	Commercial Matters.
767	(b) If there is no internationally agreed-upon means of
768	service, or if an international agreement allows but does not
769	specify other means, by a method reasonably calculated to give
770	actual notice of the proceedings:
771	1. As prescribed by the foreign country's law for service
772	in that country in an action in its courts of general
773	jurisdiction;
774	2. As the foreign authority directs in response to a letter
775	rogatory or letter of request; or
776	3. Unless prohibited by the foreign country's law, by:
777	a. If serving an individual, delivering a copy of the
778	summons and of the complaint to the individual personally; or
779	b. Using any form of mail which the clerk addresses and
780	sends to the party and which requires a signed receipt.
781	(c) Pursuant to motion and order by the court, by other
782	means, including electronically by social media, e-mail, or
783	other technology, which the party seeking service shows is

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CODING: Words stricken are deletions; words underlined are additions.

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784	reasonably calculated to give actual notice of the proceedings
785	and is not prohibited by international agreement, as the court
786	orders.
787	(2) Service of process may be effectuated in a foreign
788	country upon a minor or an incompetent person in the manner
789	prescribed by subparagraph (1)(b)1., subparagraph (1)(b)2., or
790	paragraph (1)(c).
791	Section 14. Section 49.072, Florida Statutes, is created to
792	read:
793	49.072 Service of process for removal of unknown parties in
794	possession
795	(1) This section applies only to actions governed by s.
796	51.011 and only to the extent that such actions seek relief for
797	the removal of unknown parties in possession of real property.
798	The provisions of this section are cumulative to other
799	provisions of law or rules of court about service of process,
800	and all other such provisions are cumulative to this section.
801	(2) A summons must be issued in the name of "Unknown Party
802	in Possession" when the name of an occupant of real property is
803	not known to the plaintiff and the property occupied by the
804	unknown party is identified in the complaint and summons. A
805	separate summons must be issued for each such unknown occupant.
806	(3) The plaintiff shall attempt to serve the summons on any
807	unknown occupant of the property described in the summons and
808	complaint. If service on the unknown occupant is not effectuated
809	on the first attempt, at least two further attempts must be
810	made. The three attempts to obtain service must be made once
811	during business hours, once during nonbusiness hours, and once
812	on a weekend. The process server shall make an inquiry as to the

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813	name of the unknown occupant at the time of service. The return
814	of service must note the name of the occupant if obtained by the
815	process server or state that the name of the occupant could not
816	be obtained after inquiry. If the name of the occupant becomes
817	known to the plaintiff through the return of service or
818	otherwise, without notice or hearing thereon, all subsequent
819	proceedings must be conducted under the true name of such
820	occupant and all prior proceedings are deemed amended
821	accordingly.
822	(4) If service is not effectuated on an unknown party in
823	possession after two attempts to obtain service as provided in
824	subsection (3), and even if an unknown party in possession is
825	served as provided in subsection (3), service of process must
826	also be made on unknown parties by both of the following means:
827	(a) By attaching the summons and complaint to a conspicuous
828	location on the premises involved in the proceedings.
829	(b) Upon issuance of the summons, by the plaintiff
830	providing the clerk of the court with one additional copy of the
831	summons and complaint for each unknown occupant and a prestamped
832	envelope for each unknown occupant addressed to the unknown
833	occupant at the address of the premises involved in the
834	proceedings. The clerk of the court shall immediately mail a
835	copy of the summons and complaint by first-class mail, note the
836	fact of mailing in the docket, and file a certificate in the
837	court file of the fact and date of mailing. The clerk of the
838	court shall charge such fees for such services as provided by
839	law.
840	(5) Service is effective on the unknown party in
841	possession, regardless of whether personal service is made, on
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842	the later of the date of attaching the summons and complaint to
843	a conspicuous location on the premises or upon mailing; however,
844	at least 5 days must have elapsed after the date of service
845	before a judgment for final removal of the unknown party in
846	possession may be entered.
847	(6) The judgment and writ of possession must refer to any
848	unknown party in possession by name if the name is shown on the
849	return of service or is otherwise known to the plaintiff. If the
850	name of any unknown party in possession is not shown on the
851	return of service or otherwise known to the plaintiff and
852	service has been effectuated as provided in this section, the
853	judgment and writ of possession must refer to each such person
854	as "Unknown Party in Possession," and the writ of possession
855	must be executed by the sheriff by dispossessing the occupants
856	and placing the plaintiff in possession of the property.
857	Section 15. Effective upon this act becoming a law,
858	subsection (2), paragraph (a) of subsection (3), and subsection
859	(4) of section 766.106, Florida Statutes, are amended to read:
860	766.106 Notice before filing action for medical negligence;
861	presuit screening period; offers for admission of liability and
862	for arbitration; informal discovery; review
863	(2) PRESUIT NOTICE
864	(a) After completion of presuit investigation pursuant to
865	s. 766.203(2) and <u>before</u> prior to filing a complaint for medical
866	negligence, a claimant shall notify each prospective defendant
867	of intent to initiate litigation for medical negligence by at
868	least one of the following verifiable means:
869	1. United States Postal Service certified mail, return
870	receipt requested;
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766.1065.

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871	2. United States Postal Service mail with a tracking
872	number;
873	3. An interstate commercial mail carrier or delivery
874	service; or
875	4. A certified process server as provided in s. 48.27
876	making service in accordance with chapter 48.
877	(b) Proof of service made pursuant to this subsection and
878	delivered to an address on file with the Department of Health,
879	the Secretary of State, or the Agency for Health Care
880	Administration creates a rebuttable presumption that service was
881	received by the prospective defendant. If service is challenged
882	during subsequent litigation, an evidentiary hearing must be
883	held by the court to determine whether the prospective defendant
884	or a person legally related to the prospective defendant was
885	provided notice pursuant to this subsection and, if so, the date
886	of such service by certified mail, return receipt requested, of
887	intent to initiate litigation for medical negligence.
888	(c) Notice to each prospective defendant must include, if
889	available, a list of all known health care providers seen by the
890	claimant for the injuries complained of subsequent to the
891	alleged act of negligence, all known health care providers
892	during the 2-year period <u>before</u> prior to the alleged act of
893	negligence who treated or evaluated the claimant, copies of all
894	of the medical records relied upon by the expert in signing the

897 <u>(d) (b)</u> Following the initiation of a suit alleging medical 898 negligence with a court of competent jurisdiction, and service 899 of the complaint upon a prospective defendant, the claimant

affidavit, and the executed authorization form provided in s.

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5-01098A-22 20221062 900 shall provide a copy of the complaint to the Department of 901 Health and, if the complaint involves a facility licensed under 902 chapter 395, the Agency for Health Care Administration. The 903 requirement of providing the complaint to the Department of 904 Health or the Agency for Health Care Administration does not 905 impair the claimant's legal rights or ability to seek relief for 906 his or her claim. The Department of Health or the Agency for 907 Health Care Administration shall review each incident that is 908 the subject of the complaint and determine whether it involved 909 conduct by a licensee which is potentially subject to disciplinary action, in which case, for a licensed health care 910 911 practitioner, the provisions of s. 456.073 applies apply and, for a licensed facility, the provisions of part I of chapter 395 912 913 applies apply.

914

(3) PRESUIT INVESTIGATION BY PROSPECTIVE DEFENDANT.-

915 (a) A no suit may not be filed for a period of 90 days 916 after notice is delivered mailed to any prospective defendant. 917 During the 90-day period, the prospective defendant or the 918 prospective defendant's insurer or self-insurer shall conduct a 919 review as provided in s. 766.203(3) to determine the liability 920 of the prospective defendant. Each insurer or self-insurer shall 921 have a procedure for the prompt investigation, review, and 922 evaluation of claims during the 90-day period. This procedure 923 must shall include one or more of the following:

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1. Internal review by a duly qualified claims adjuster; 2. Creation of a panel comprised of an attorney knowledgeable in the prosecution or defense of medical negligence actions, a health care provider trained in the same or similar medical specialty as the prospective defendant, and a

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929
     duly qualified claims adjuster;
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          3. A contractual agreement with a state or local
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     professional society of health care providers, which maintains a
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     medical review committee; or
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          4. Any other similar procedure which fairly and promptly
934
     evaluates the pending claim.
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     Each insurer or self-insurer shall investigate the claim in good
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     faith, and both the claimant and prospective defendant shall
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     cooperate with the insurer in good faith. If the insurer
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     requires, a claimant must shall appear before a pretrial
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     screening panel or before a medical review committee and shall
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     submit to a physical examination, if required. Unreasonable
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     failure of any party to comply with this section justifies
     dismissal of claims or defenses. There shall be no civil
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     liability for participation in a pretrial screening procedure if
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     done without intentional fraud.
          (4) SERVICE OF PRESUIT NOTICE AND TOLLING.-The notice of
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     intent to initiate litigation must shall be served within the
     time limits set forth in s. 95.11. However, upon mailing of the
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     notice of intent to initiate litigation, as provided in
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     subparagraph (2)(a)1., subparagraph (2)(a)2., or subparagraph
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     (2) (a) 3., and during the 90-day period provided in subsection
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     (3), the statute of limitations is tolled as to all prospective
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     potential defendants. If the notice of intent to initiate
     litigation is served by a certified process server as provided
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     in subparagraph (2) (a) 4., the statute of limitations is tolled
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     upon the certified process server's first attempt to serve the
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     prospective defendant and continues during the 90-day period as
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958	to all prospective defendants. Upon stipulation by the parties,
959	the 90-day period may be extended and the statute of limitations
960	is tolled during any such extension. Upon receiving notice of
961	termination of negotiations in an extended period, the claimant
962	shall have 60 days or the remainder of the period of the statute
963	of limitations, whichever is greater, within which to file suit.
964	Section 16. Section 495.145, Florida Statutes, is amended
965	to read:
966	495.145 Forum for actions regarding registration.—An action
967	seeking cancellation of a registration of a mark registered
968	under this chapter may be brought in any court of competent
969	jurisdiction in this state. Service of process on a nonresident
970	registrant may be made in accordance with <u>ss. 48.161 and 48.181</u>
971	s. 48.181 . The department <u>may</u> shall not be made a party to
972	cancellation proceedings.
973	Section 17. Section 605.0117, Florida Statutes, is amended
974	to read:
975	605.0117 <u>Serving</u> Service of process, <u>giving</u> notice, or
976	making a demand
977	(1) Process against a limited liability company or
978	registered foreign limited liability company may be served <u>in</u>
979	accordance with s. 48.062 and chapter 48 or chapter 49 with
980	process required or authorized by law by serving on its
981	registered agent.
982	(2) If a limited liability company or registered foreign
983	limited liability company ceases to have a registered agent or
984	if its registered agent cannot with reasonable diligence be
985	served, the process required or permitted by law may instead be
986	served:
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988	company or registered foreign limited liability company; or
989	(b) On a manager of a manager-managed limited liability
990	company or registered foreign limited liability company.
991	(3) If the process cannot be served on a limited liability
992	company or registered foreign limited liability company pursuant
993	to subsection (1) or subsection (2), the process may be served
994	on the secretary of state as an agent of the company.
995	(4) Service of process on the secretary of state may be
996	made by delivering to and leaving with the department duplicate
997	copies of the process.
998	(5) Service is effectuated under subsection (3) on the date
999	shown as received by the department.
1000	(6) The department shall keep a record of each process
1001	served pursuant to this section and record the time of and the
1002	action taken regarding the service.
1003	(7) Any notice or demand on a limited liability company or
1004	registered foreign limited liability company under this chapter
1005	may be given or made to any member of a member-managed limited
1006	liability company or registered foreign limited liability
1007	company or to any manager of a manager-managed limited liability
1008	company or registered foreign limited liability company; to the
1009	registered agent of the limited liability company or registered
1010	foreign limited liability company at the registered office of
1011	the limited liability company or registered foreign limited
1012	liability company in this state; or to any other address in this
1013	state <u>which</u> that is in fact the principal office of the limited
1014	liability company or registered foreign limited liability
1015	company in this state.

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1016	(3) A registered series of a foreign series limited
1017	liability company may be served in the same manner as a
1018	registered limited liability company.
1019	(4) (8) This section does not affect the right to serve
1020	process, give notice, or <u>make</u> a demand in any other manner
1021	provided by law.
1022	Section 18. Subsection (1) of section 605.09091, Florida
1023	Statutes, is amended to read:
1024	605.09091 Judicial review of denial of reinstatement
1025	(1) If the department denies a foreign limited liability
1026	company's application for reinstatement after revocation of its
1027	certificate of authority, the department <u>must</u> shall serve the
1028	foreign limited liability company, pursuant to <u>s. 605.0117(2)</u> s.
1029	605.0117(7) , with a written notice that explains the reason or
1030	reasons for the denial.
1031	Section 19. Paragraphs (f) and (g) of subsection (1) and
1032	subsection (2) of section 605.0910, Florida Statutes, are
1033	amended to read:
1034	605.0910 Withdrawal and cancellation of certificate of
1035	authority
1036	(1) To cancel its certificate of authority to transact
1037	business in this state, a foreign limited liability company must
1038	deliver to the department for filing a notice of withdrawal of
1039	certificate of authority. The certificate of authority is
1040	canceled when the notice becomes effective pursuant to s.
1041	605.0207. The notice of withdrawal of certificate of authority
1042	must be signed by an authorized representative and state the
1043	following:
1044	(f) A mailing address and an e-mail address to which <u>a</u>

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1045	party seeking to effectuate service of process the department
1046	may <u>send</u> mail a copy of any process served on the Secretary of
1047	State under paragraph (e).
1048	(g) A commitment to notify the department in the future of
1049	any change in its mailing address <u>or e-mail address</u> .
1050	(2) After the withdrawal of the foreign limited liability
1051	company is effective, service of process on the Secretary of
1052	State using the procedures set forth in s. 48.161 under this
1053	section is service on the foreign limited liability company.
1054	Upon receipt of the process, the department shall mail a copy of
1055	the process to the foreign limited liability company at the
1056	mailing address set forth under paragraph (1)(f).
1057	Section 20. Paragraph (f) of subsection (2) of section
1058	605.1045, Florida Statutes, is amended to read:
1059	605.1045 Articles of conversion
1060	(2) The articles of conversion must contain the following:
1061	(f) If the converted entity is a foreign entity that does
1062	not have a certificate of authority to transact business in this
1063	state, a mailing address <u>and an e-mail address</u> to which <u>a party</u>
1064	seeking to effectuate service of process the department may send
1065	any process served on the <u>Secretary of State</u> department pursuant
1066	to s. 605.0117 and chapter 48.
1067	Section 21. Section 607.0504, Florida Statutes, is amended
1068	to read:
1069	607.0504 <u>Serving</u> Service of process, <u>giving</u> notice, or
1070	making a demand on a corporation
1071	(1) A corporation may be served with process required or
1072	authorized by law in accordance with s. 48.081 and chapter 48 or
1073	chapter 49 by serving on its registered agent.

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1074	(2) If a corporation ceases to have a registered agent or
1075	if its registered agent cannot with reasonable diligence be
1076	served, the process required or permitted by law may instead be
1077	served on the chair of the board, the president, any vice
1078	president, the secretary, or the treasurer of the corporation at
1079	the principal office of the corporation in this state.
1080	(3) If the process cannot be served on a corporation
1081	pursuant to subsection (1) or subsection (2), the process may be
1082	served on the secretary of state as an agent of the corporation.
1083	(4) Service of process on the secretary of state shall be
1084	made by delivering to and leaving with the department duplicate
1085	copies of the process.
1086	(5) Service is effectuated under subsection (3) on the date
1087	shown as received by the department.
1088	(6) The department shall keep a record of each process
1089	served on the secretary of state pursuant to this subsection and
1090	record the time of and the action taken regarding the service.
1091	(7) Any notice or demand on a corporation under this
1092	chapter may be given or made to the chair of the board, the
1093	president, any vice president, the secretary, or the treasurer
1094	of the corporation; to the registered agent of the corporation
1095	at the registered office of the corporation in this state; or to
1096	any other address in this state <u>which</u> that is in fact the
1097	principal office of the corporation in this state.
1098	(3) (8) This section does not affect the right to serve
1099	process, give notice, or make a demand in any other manner
1100	provided by law.
1101	Section 22. Subsection (1) of section 607.1423, Florida
1102	Statutes, is amended to read:

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CODING: Words stricken are deletions; words underlined are additions.

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1103	607.1423 Judicial review of denial of reinstatement
1104	(1) If the department denies a corporation's application
1105	for reinstatement after administrative dissolution, the
1106	department <u>must</u> shall serve the corporation under either s.
1107	607.0504(1) or (2) with a written notice that explains the
1108	reason or reasons for denial.
1109	Section 23. Section 607.15101, Florida Statutes, is amended
1110	to read:
1111	607.15101 <u>Serving</u> Service of process, <u>giving</u> notice, or
1112	making a demand on a foreign corporation
1113	(1) A foreign corporation may be served with process
1114	required or authorized by law $\underline{in \ accordance \ with \ s. \ 48.081}$ and
1115	chapter 48 or chapter 49 by serving on its registered agent.
1116	(2) If a foreign corporation ceases to have a registered
1117	agent or if its registered agent cannot with reasonable
1118	diligence be served, the process required or permitted by law
1119	may instead be served on the chair of the board, the president,
1120	any vice president, the secretary, or the treasurer of the
1121	foreign corporation at the principal office of the foreign
1122	corporation in this state.
1123	(3) If the process cannot be served on a foreign
1124	corporation pursuant to subsection (1) or subsection (2), the
1125	process may be served on the secretary of state as an agent of
1126	the foreign corporation.
1127	(4) Service of process on the secretary of state may be
1128	made by delivering to and leaving with the department duplicate
1129	copies of the process.
1130	(5) Service is effectuated under subsection (3) on the date
1131	shown as received by the department.

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5-01098A-22 20221062 1132 (6) The department shall keep a record of each process 1133 served on the secretary of state pursuant to this section and 1134 record the time of and the action taken regarding the service. 1135 (7) Any notice or demand on a foreign corporation under 1136 this chapter may be given or made: to the chair of the board, the president, any vice president, the secretary, or the 1137 1138 treasurer of the foreign corporation; to the registered agent of 1139 the foreign corporation at the registered office of the foreign corporation in this state; or to any other address in this state 1140 which that is in fact the principal office of the foreign 1141 1142 corporation in this state. (3) (8) This section does not affect the right to serve 1143 1144 process, give notice, or make a demand in any other manner 1145 provided by law. 1146 Section 24. Paragraph (f) of subsection (1) and subsection 1147 (2) of section 607.1520, Florida Statutes, are amended to read: 607.1520 Withdrawal and cancellation of certificate of 1148 1149 authority for foreign corporation.-

(1) To cancel its certificate of authority to transact business in this state, a foreign corporation must deliver to the department for filing a notice of withdrawal of certificate of authority. The certificate of authority is canceled when the notice of withdrawal becomes effective pursuant to s. 607.0123. The notice of withdrawal of certificate of authority must be signed by an officer or director and state the following:

(f) A mailing address <u>and an e-mail address</u> to which <u>a</u> party seeking to effectuate service of process the secretary of state may <u>send mail</u> a copy of any process served on the Secretary of State under paragraph (e).

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1161	(2) After the withdrawal of the foreign corporation is
1162	effective, service of process on the Secretary of State <u>using</u>
1163	the procedures in s. 48.161 under this section is service on the
1164	foreign corporation. Upon receipt of the process, the secretary
1165	of state shall mail a copy of the process to the foreign
1166	corporation at the mailing address set forth under paragraph
1167	(1)(f).
1168	Section 25. Subsections (1) and (3) of section 617.0504,
1169	Florida Statutes, are amended to read:
1170	617.0504 <u>Serving</u> Service of process, <u>giving</u> notice, or
1171	making a demand on a corporation
1172	(1) Process against any corporation may be served in
1173	accordance with <u>s. 48.081 and</u> chapter 48 or chapter 49.
1174	(3) This section does not prescribe the only means, or
1175	necessarily the required means, of serving process, giving
1176	notice, or <u>making a</u> demand on a corporation.
1177	Section 26. Section 617.1510, Florida Statutes, is amended
1178	to read:
1179	617.1510 <u>Serving</u> Service of process, <u>giving</u> notice, or
1180	making a demand on a foreign corporation
1181	(1) Process against a foreign corporation may be served in
1182	accordance with s. 48.081 and chapter 48 or chapter 49 $rac{The}{The}$
1183	registered agent of a foreign corporation authorized to conduct
1184	its affairs in this state is the corporation's agent for service
1185	of process, notice, or demand required or permitted by law to be
1186	served on the foreign corporation.
1187	(2) A foreign corporation may be served by registered or
1188	certified mail, return receipt requested, addressed to the
1189	secretary of the foreign corporation at its principal office

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1190	shown in its application for a certificate of authority or in
1191	its most recent annual report if the foreign corporation:
1192	(a) Has no registered agent or its registered agent cannot
1193	with reasonable diligence be served;
1194	(b) Has withdrawn from conducting its affairs in this state
1195	under s. 617.1520; or
1196	(c) Has had its certificate of authority revoked under s.
1197	617.1531.
1198	(3) Service is perfected under subsection (2) at the
1199	earliest of:
1200	(a) The date the foreign corporation receives the mail;
1201	(b) The date shown on the return receipt, if signed on
1202	behalf of the foreign corporation; or
1203	(c) Five days after its deposit in the United States mail,
1204	as evidenced by the postmark, if mailed postpaid and correctly
1205	addressed.
1206	(4) This section does not prescribe the only means, or
1207	necessarily the required means, of serving a foreign
1208	corporation. Process against any foreign corporation may also be
1209	served in accordance with chapter 48 or chapter 49.
1210	(5) Any notice to or demand on a foreign corporation made
1211	pursuant to this act may be made in accordance with the
1212	procedures for notice to or demand on domestic corporations
1213	under s. 617.0504.
1214	Section 27. Subsections (2) and (3) of section 617.1520,
1215	Florida Statutes, are amended to read:
1216	617.1520 Withdrawal of foreign corporation
1217	(2) A foreign corporation authorized to conduct its affairs
1218	in this state may apply for a certificate of withdrawal by
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1219	delivering an application to the Department of State for filing.
1220	The application <u>must</u> shall be made on forms prescribed and
1221	furnished by the Department of State and \underline{must} \underline{shall} set forth
1222	all of the following:
1223	(a) The name of the foreign corporation and the
1224	jurisdiction under the law <u>under</u> of which it is incorporated.;
1225	(b) That it is not conducting its affairs in this state and
1226	that it surrenders its authority to conduct its affairs in this
1227	state <u>.</u> +
1228	(c) That it revokes the authority of its registered agent
1229	to accept service on its behalf and appoints the <u>Secretary of</u>
1230	<u>State</u> Department of State as its agent for service of process
1231	based on a cause of action arising during the time it was
1232	authorized to conduct its affairs in this state. \div
1233	(d) A mailing address and an e-mail address to which <u>a</u>
1234	party seeking to effectuate service of process the Department of
1235	State may <u>send</u> mail a copy of any process served on it under
1236	paragraph (c) <u>.</u> ; and
1237	(e) A commitment to notify the Department of State in the
1238	future of any change in its mailing address <u>or e-mail address</u> .
1239	(3) After the withdrawal of the corporation is effective,
1240	service of process <u>in accordance with s. 48.161</u> on the
1241	Department of State under this section is service on the foreign
1242	corporation. Upon receipt of the process, the Department of
1243	State shall mail a copy of the process to the foreign
1244	corporation at the mailing address set forth under subsection
1245	(2) .
1246	Section 28. Section 620.1117, Florida Statutes, is amended
1247	to read:
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1248	620.1117 <u>Serving</u> Service of process, giving notice, or
1249	making a demand on a limited partnership or a foreign limited
1250	partnership
1251	(1) Service of process on a limited partnership or foreign
1252	limited partnership must be made in accordance with s. 48.061
1253	and chapter 48 or chapter 49 A registered agent appointed by a
1254	limited partnership or foreign limited partnership is an agent
1255	of the limited partnership or foreign limited partnership for
1256	service of any process, notice, or demand required or permitted
1257	by law to be served upon the limited partnership or foreign
1258	limited partnership.
1259	(2) Any notice or demand on a limited partnership or
1260	foreign limited partnership under this chapter may be given or
1261	made to any general partner of the limited partnership or
1262	foreign limited partnership, to the registered agent of the
1263	limited partnership or foreign limited partnership at the
1264	registered office in this state, or to any other address in this
1265	state which is in fact the principal office of the limited
1266	partnership or foreign limited partnership in this state If a
1267	limited partnership or foreign limited partnership does not
1268	appoint or maintain a registered agent in this state or the
1269	registered agent cannot with reasonable diligence be found at
1270	the address of the registered office, the Department of State
1271	shall be an agent of the limited partnership or foreign limited
1272	partnership upon whom process, notice, or demand may be served.
1273	(3) Service of any process, notice, or demand on the
1274	Department of State may be made by delivering to and leaving
1275	with the Department of State duplicate copies of the process,
1276	notice, or demand.
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1277	(4) Service is effected under subsection (3) upon the date
1278	shown as having been received by the Department of State.
1279	(5) The Department of State shall keep a record of each
1280	process, notice, and demand served pursuant to this section and
1281	record the time of, and the action taken regarding, the service.
1282	(6) This section does not affect the right to serve
1283	process, give notice, or <u>make a</u> demand in any other manner
1284	provided by law.
1285	Section 29. Subsection (5) of section 620.1907, Florida
1286	Statutes, is amended to read:
1287	620.1907 Cancellation of certificate of authority; effect
1288	of failure to have certificate
1289	(5) If a foreign limited partnership transacts business in
1290	this state without a certificate of authority or cancels its
1291	certificate of authority, it may be served under s. $48.061(5)(b)$
1292	the foreign limited partnership shall appoint the Department of
1293	State as its agent for service of process for rights of action
1294	arising out of the transaction of business in this state.
1295	Section 30. Subsections (3) and (4) of section 620.2105,
1296	Florida Statutes, are amended to read:
1297	620.2105 Effect of conversion
1298	(3) A converted organization that is a foreign organization
1299	consents to the jurisdiction of the courts of this state to
1300	enforce any obligation owed by the converting limited
1301	partnership, if before the conversion the converting limited
1302	partnership was subject to suit in this state on the obligation.
1303	A converted organization that is a foreign organization and not
1304	authorized to transact business in this state appoints the
1305	Secretary of State Department of State as its agent for service

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1306	of process for purposes of enforcing an obligation under this
1307	subsection and any appraisal rights of limited partners under
1308	ss. 620.2113-620.2124 to the extent applicable to the
1309	conversion. Service on the <u>Secretary of State</u> Department of
1310	State under this subsection is made in the same manner and with
1311	the same consequences as in <u>ss. 48.161 and 620.1117</u> s.
1312	620.1117(3) and (4) .
1313	(4) A copy of the statement of conversion, certified by the
1314	Secretary of State Department of State , may be filed in any
1315	county of this state in which the converting organization holds
1316	an interest in real property.
1317	Section 31. Subsection (2) of section 620.2109, Florida
1318	Statutes, is amended to read:
1319	620.2109 Effect of merger
1320	(2) A surviving organization that is a foreign organization
1321	consents to the jurisdiction of the courts of this state to
1322	enforce any obligation owed by a constituent organization, if
1323	before the merger the constituent organization was subject to
1324	suit in this state on the obligation. A surviving organization
1325	that is a foreign organization and not authorized to transact
1326	business in this state shall appoint the Secretary of State
1327	Department of State as its agent for service of process for the
1328	purposes of enforcing an obligation under this subsection and
1329	any appraisal rights of limited partners under ss. 620.2113-
1330	620.2124 to the extent applicable to the merger. Service on the
1331	<u>Secretary of State</u> Department of State under this subsection is
1332	made in the same manner and with the same consequences as in $\underline{ss.}$
1333	<u>48.161 and 620.1117</u> s. 620.1117(3) and (4) .
1334	Section 32. Subsections (3) and (4) of section 620.8915,

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5-01098A-22 20221062 1335 Florida Statutes, are amended to read: 1336 620.8915 Effect of conversion.-1337 (3) A converted organization that is a foreign organization 1338 consents to the jurisdiction of the courts of this state to 1339 enforce any obligation owed by the converting partnership, if 1340 before the conversion the converting partnership was subject to 1341 suit in this state on the obligation. A converted organization that is a foreign organization and not authorized to transact 1342 business in this state shall appoint the Secretary of State 1343 1344 Department of State as its agent for service of process for 1345 purposes of enforcing an obligation under this subsection. 1346 Service on the Secretary of State Department of State under this 1347 subsection is shall be made in the same manner and with the same 1348 consequences as provided in s. 48.161 s. 48.181. 1349 (4) A copy of the certificate of conversion, certified by 1350 the Secretary of State Department of State, may be filed in any 1351 county of this state in which the converting organization holds 1352 an interest in real property. 1353 Section 33. Subsection (2) of section 620.8919, Florida 1354 Statutes, is amended to read: 1355 620.8919 Effect of merger.-1356 (2) A surviving organization that is a foreign organization 1357 consents to the jurisdiction of the courts of this state to 1358 enforce any obligation owed by a constituent organization, if 1359 before the merger the constituent organization was subject to 1360 suit in this state on the obligation. A surviving organization 1361 that is a foreign organization and not authorized to transact 1362 business in this state shall appoint the Secretary of State

1363 Department of State as its agent for service of process pursuant

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1364	to <u>s. 48.161</u> the provisions of s. 48.181.
1365	Section 34. Except as otherwise expressly provided in this
1366	act and except for this section, which shall take effect upon
1367	this act becoming a law, this act shall take effect January 2,
1368	2023.