20221062er 1 2 An act relating to service of process; amending s. 3 15.16, F.S.; authorizing the Department of State to electronically receive service of process under ch. 4 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 liability company or registered foreign limited 11 12 liability company; amending s. 48.071, F.S.; providing 13 for service on nonresidents doing business in this state by use of a commercial firm regularly engaged in 14 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 domestic corporation or registered foreign 18 19 corporation; amending s. 48.091, F.S.; defining terms; requiring designation of registered agents and 20 21 registered offices by certain partnerships, 22 corporations, and companies; specifying duties of a 23 registered agent; authorizing a person serving process 2.4 to serve certain persons under specified conditions; 25 amending s. 48.101, F.S.; providing for service on dissolved corporations, dissolved limited liability 26 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. 48.111, F.S.; revising provisions related to service on public 31 32 agencies and officers; authorizing service on 33 specified persons under certain circumstances; 34 amending s. 48.151, F.S.; revising the applicability 35 of provisions relating to service on statutory agents 36 for certain persons; amending s. 48.161, F.S.; 37 revising provisions relating to substituted service; providing for substituted service on individuals or 38 39 corporations or other business entities; specifying actions that may be considered due diligence in 40 effectuating service; specifying when service is 41 42 considered effectuated; requiring the Department of State to maintain certain records; amending s. 48.181, 43 F.S.; defining the term "foreign business entity"; 44 45 revising provisions relating to substituted service; providing for substituted service on certain 46 47 nonresidents and foreign business entities and on individuals and foreign business entities concealing 48 49 their whereabouts; creating s. 48.184, F.S.; providing for service of process for removal of unknown parties 50 51 in possession of real property; amending s. 48.194, 52 F.S.; revising provisions relating to service outside 53 this state but within the United States; deleting 54 provisions relating to service outside the United 55 States; creating s. 48.197, F.S.; providing for 56 service in a foreign country; amending s. 49.011, 57 F.S.; providing for constructive service on the legal 58 mother in certain situations; amending s. 766.106,

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59	F.S.; revising requirements for service of presuit
60	notice before filing a medical negligence complaint;
61	creating a rebuttable presumption that service was
62	received by a prospective defendant in certain
63	circumstances; providing court duties if service is
64	challenged during subsequent litigation; revising
65	provisions concerning tolling of the statute of
66	limitations upon service of presuit notice by
67	specified means; specifying that the terms
68	"prospective" and "potential" are interchangeable;
69	amending ss. 495.145, 605.0117, 605.09091, 605.0910,
70	605.1045, 607.0504, 607.1423, 607.15101, 607.1520,
71	617.0504, 617.1510, 617.1520, 620.1117, 620.1907,
72	620.2105, 620.2109, 620.8915, and 620.8919, F.S.;
73	conforming cross-references and provisions to changes
74	made by the act; providing effective dates.
75	
76	Be It Enacted by the Legislature of the State of Florida:
77	
78	Section 1. Subsection (3) of section 15.16, Florida
79	Statutes, is amended to read:
80	15.16 Reproduction of records; admissibility in evidence;
81	electronic receipt and transmission of records; certification;
82	acknowledgment
83	(3) The Department of State may cause to be received
84	electronically any records that are required <u>or authorized</u> to be
85	filed with it pursuant to <u>chapter 48,</u> chapter 55, chapter 117,
86	chapter 118, chapter 495, chapter 605, chapter 606, chapter 607,
87	chapter 610, chapter 617, chapter 620, chapter 621, chapter 679,

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88 chapter 713, or chapter 865, through facsimile or other 89 electronic transfers, for the purpose of filing such records. 90 The originals of all such electronically transmitted records 91 must be executed in the manner provided in paragraph (5)(b). The 92 receipt of such electronic transfer constitutes delivery to the 93 department as required by law. The department may use electronic 94 transmissions for purposes of notice in the administration of 95 chapters 48, 55, 117, 118, 495, 605, 606, 607, 610, 617, 620, 96 621, 679, and 713 and s. 865.09. The Department of State may 97 collect e-mail addresses for purposes of notice and communication in the performance of its duties and may require 98 99 filers and registrants to furnish such e-mail addresses when 100 presenting documents for filing.

101 Section 2. Section 48.061, Florida Statutes, is amended to 102 read:

48.061 Service on partnerships, limited liability
 partnerships, and limited partnerships.-

(1) (a) Process against a partnership that is not a limited liability partnership or a limited partnership, including a limited liability limited partnership, must shall be served on any partner and is as valid for service on the partnership as if served on each individual partner.

110 <u>1.</u> If a partner is not available during regular business 111 hours to accept service on behalf of the partnership, he or she 112 may designate an employee <u>or agent</u> to accept such service.

113 <u>2. After one attempt to serve a partner or designated</u> 114 <u>employee or agent for service of process has been made, process</u> 115 <u>may be served on a person in charge of the partnership during</u> 116 regular business hours.

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20221062er 117 (b) If the partnership designated an agent when registering 118 as a general partnership with the Department of State, service 119 on the agent is as valid for service on the partnership as if 120 served on each individual partner; however, unless individual partners are served, the plaintiff may only proceed to judgment 121 122 and execution against the assets of the partnership. 123 (2) (a) Process against a domestic limited liability 124 partnership must first be served on the then-current registered 125 agent for service of process specified in its statement of qualification, in its statement of qualification as amended or 126 127 restated, or as redesignated in its annual report or change of 128 agent filing and is as valid for service on the limited 129 liability partnership as if served on each individual partner. 130 If service cannot be made on the registered agent because the 131 domestic limited liability partnership ceases to have a 132 registered agent, or if the registered agent cannot otherwise be 133 served after one good faith attempt because of a failure to 134 comply with this chapter or chapter 620, the process may be 135 served on any partner. 1. If a partner is not available during regular business 136 137 hours to accept service on behalf of the partnership, he or she may designate an employee to accept such service. 138 139 2. After one attempt to serve a partner or designated 140 employee has been made, process may be served on a person in 141 charge of the partnership during regular business hours. 142 (b) If, after due diligence, the process cannot be 143 completed under paragraph (a), the process may be served as 144 provided in s. 48.161 on the Secretary of State as an agent of 145 the domestic limited liability partnership or by order of the

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20221062er 146 court under s. 48.102. 147 (3) (a)1. Process against a domestic limited partnership, 148 including a domestic limited liability limited partnership, must 149 first be served on the then-current agent for service of process specified in its certificate of limited partnership, in its 150 151 certificate as amended or restated, or as redesignated in its 152 annual report or change of agent filing and is as valid for 153 service on the domestic limited partnership as if served on each 154 individual general partner of the partnership. 155 2. If service cannot be made on the registered agent 156 because the domestic limited partnership or domestic limited 157 liability limited partnership ceases to have a registered agent, 158 or if the registered agent cannot otherwise be served following 159 one good faith attempt because of a failure to comply with this 160 chapter or chapter 620, the process may be served on any general 161 partner. 162 3. After service on a general partner or the registered 163 agent, the plaintiff may proceed to judgment and execution 164 against the assets of the domestic limited partnership or of that general partner, unless the domestic limited partnership is 165 166 a limited liability limited partnership. 167 (b) If, after due diligence, the process cannot be 168 completed under paragraph (a), then process may be served as 169 provided in s. 48.161 on the Secretary of State as an agent of 170 the limited partnership or by order of the court under s. 171 48.102. 172 (4) (a) Process against a foreign limited liability 173 partnership that was required to comply with s. 620.9102 may be 174 served as prescribed under subsection (2).

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

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

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20221062er 233 domestic or registered foreign limited liability company τ may be 234 served with process required or authorized by law by service on 235 its the registered agent designated by the domestic limited 236 liability company or registered foreign limited liability company under chapter 605. A person attempting to serve process 237 238 pursuant to this subsection may serve the process on any 239 employee of the registered agent during the first attempt at 240 service even if the registered agent is a natural person and is 241 temporarily absent from his or her office. 242 (3) (2) If service cannot be made on a registered agent of the domestic limited liability company or registered foreign 243 244 limited liability company because the domestic limited liability company or registered foreign limited liability company ceases 245 246 to have a registered agent, or if the registered agent of the 247 domestic limited liability company or registered foreign limited 248 liability company cannot otherwise be served after one good 249 faith attempt because of a failure to comply with this chapter 250 or chapter 605 or because the limited liability company does not 251 have a registered agent, or if its registered agent cannot with reasonable diligence be served, process against the limited 252 253 liability company, domestic or foreign, the process may be served on any of the following: 254 255 (a) Any manager of a manager-managed domestic limited

256 <u>liability company or registered foreign limited liability</u> 257 <u>company.</u> On a member of a member-managed limited liability 258 company;

(b) <u>Any member of a member-managed domestic limited</u>
 liability company or registered foreign limited liability
 <u>company</u>. On a manager of a manager-managed limited liability

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

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291	<u>48.102</u> as provided for in s. 48.181.
292	<u>(5)</u> (4) If the address for the registered agent <u>or any</u>
293	person listed publicly by the domestic limited liability company
294	or registered foreign limited liability company on its latest
295	annual report, as most recently amended, member, or manager is a
296	residence, a private mailbox, a virtual office, or an executive
297	office or mini suite, service on the domestic <u>limited liability</u>
298	<u>company</u> or <u>registered</u> foreign limited liability company may be
299	made by serving any of the following:
300	(a) The registered agent of the domestic limited liability
301	company or registered foreign limited liability company, in
302	accordance with s. 48.031.
303	(b) Any person listed publicly by the domestic limited
304	liability company or registered foreign limited liability
305	company on its latest annual report, as most recently amended,
306	in accordance with s. 48.031.
307	(c) Any $_{\overline{r}}$ member $_{\overline{r}}$ or manager of the domestic limited
308	liability company or registered foreign limited liability
309	company, in accordance with s. 48.031.
310	(6) A foreign limited liability company engaging in
311	business in this state which is not registered is considered,
312	for purposes of service of process, a nonresident engaging in
313	business in this state and may be served pursuant to s. 48.181
314	or by order of the court under s. 48.102.
315	(7) (5) This section does not apply to service of process on
316	insurance companies.
317	Section 4. Section 48.071, Florida Statutes, is amended to
318	read:
319	48.071 Service on agents of nonresidents doing business in

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320 the state.-When any natural person or partnership not residing 321 or having a principal place of business in this state engages in 322 business in this state, process may be served on the person who 323 is in charge of any business in which the defendant is engaged within this state at the time of service, including agents 324 soliciting orders for goods, wares, merchandise, or services. 325 326 Any process so served is as valid as if served personally on the 327 nonresident person or partnership engaging in business in this 328 state in any action against the person or partnership arising 329 out of such business. A copy of such process with a notice of 330 service on the person in charge of such business must shall be 331 sent forthwith to the nonresident person or partnership by 332 registered mail; by or certified mail, return receipt requested; 333 or by use of a commercial firm regularly engaged in the business of document or package delivery. The party seeking to effectuate 334 335 service, or the attorney for such party, shall prepare- an 336 affidavit of compliance with this section which must shall be 337 filed before the return day or within such further time as the 338 court may allow. 339 Section 5. Section 48.081, Florida Statutes, is amended to 340 read: 341 48.081 Service on a domestic corporation or registered 342 foreign corporation.-343 (1) As used in this section, the term "registered foreign 344 corporation" means a foreign corporation that has an active 345 certificate of authority to transact business in this state 346 pursuant to a record filed with the Department of State.

(2) A domestic corporation or a registered foreign corporation may be served with process required or authorized by

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20221062er 349 law by service on its registered agent designated by the 350 corporation under chapter 607 or chapter 617, as applicable. 351 (3) If service cannot be made on a registered agent of the 352 domestic corporation or registered foreign corporation because 353 the domestic corporation or registered foreign corporation 354 ceases to have a registered agent, or if the registered agent of 355 the domestic corporation or registered foreign corporation 356 cannot otherwise be served after one good faith attempt because of a failure to comply with this chapter, chapter 607, or 357 chapter 617, as applicable, the process may be served on either 358 359 of the following Process against any private corporation, 360 domestic or foreign, may be served: 361 (a) The chair of the board of directors, On the president, 362 any or vice president, the secretary, or the treasurer or other head of the domestic corporation or registered foreign 363 364 corporation.+ 365 (b) Any person listed publicly by the domestic corporation 366 or registered foreign corporation on its latest annual report, 367 as most recently amended In the absence of any person described 368 in paragraph (a), on the cashier, treasurer, secretary, or 369 general manager; 370 (c) In the absence of any person described in paragraph (a) 371 or paragraph (b), on any director; or 372 (d) In the absence of any person described in paragraph 373 (a), paragraph (b), or paragraph (c), on any officer or business 374 agent residing in the state. 375 (4) If, after due diligence, the process cannot be 376 completed under subsection (2) and if either: 377 (a) The only person listed publicly by the domestic

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

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

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436	transacted within the state.
437	Section 6. Section 48.091, Florida Statutes, is amended to
438	read:
439	48.091 Partnerships, corporations, and limited liability
440	companies; designation of registered agent and registered
441	office
442	(1) As used in this section, the term:
443	(a) "Registered foreign corporation" and "registered
444	foreign limited liability company" have the same meanings as in
445	ss. 48.081 and 48.062, respectively.
446	(b) "Registered foreign limited liability partnership" or
447	"registered foreign limited partnership" means a foreign limited
448	liability partnership or foreign limited partnership that has an
449	active certificate of authority to transact business in this
450	state pursuant to a record filed with the Department of State.
451	(2) Every domestic limited liability partnership; domestic
452	limited partnership, including limited liability limited
453	partnerships; domestic corporation; domestic limited liability
454	<pre>company; registered foreign limited liability partnership;</pre>
455	registered foreign limited partnership, including limited
456	liability limited partnerships; registered foreign corporation;
457	and registered foreign limited liability company Florida
458	corporation and every foreign corporation now qualified or
459	hereafter qualifying to transact business in this state shall
460	designate a registered agent and registered office in accordance
461	with <u>chapter 605,</u> part I of chapter 607, chapter 617, or chapter
462	620, as applicable.
463	(3) (2) Every domestic limited liability partnership;
464	domestic limited partnership, including limited liability
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465 limited partnerships; domestic corporation; domestic limited liability company; registered foreign limited liability 466 467 partnership; registered foreign limited partnership, including 468 limited liability limited partnerships; registered foreign corporation; registered foreign limited liability company; and 469 470 domestic or foreign general partnership that elects to designate 471 a registered agent, shall cause the designated registered agent 472 to corporation shall keep the designated registered office open 473 from at least 10 a.m. to 12 noon each day except Saturdays, 474 Sundays, and legal holidays, and shall cause the designated 475 registered agent to keep one or more individuals who are, or are 476 representatives of, the designated registered agents on whom 477 process may be served at the office during these hours. The 478 corporation shall keep a sign posted in the office in some 479 conspicuous place designating the name of the corporation and 480 the name of its registered agent on whom process may be served 481 at the office during these hours. 482 (4) A person attempting to serve process pursuant to this 483 section on a registered agent that is other than a natural 484 person may serve the process on any employee of the registered 485 agent. A person attempting to serve process pursuant to this 486 section on a natural person, if the natural person is 487 temporarily absent from his or her office, may serve the process 488 during the first attempt at service on any employee of such 489 natural person. 490 (5) The registered agent shall promptly forward copies of 491 the process and any other papers received in connection with the 492 service to a responsible person in charge of the business 493 entity. Failure to comply with this subsection does not

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494	invalidate the service of process.
495	Section 7. Section 48.101, Florida Statutes, is amended to
496	read:
497	48.101 Service on dissolved corporations, dissolved limited
498	liability companies, dissolved limited partnerships, and
499	dissolved limited liability partnerships
500	(1) Process against the directors of any corporation that
501	which was dissolved before July 1, 1990, as trustees of the
502	dissolved corporation <u>must</u> shall be served on one or more of the
503	directors of the dissolved corporation as trustees thereof and
504	binds all of the directors of the dissolved corporation as
505	trustees thereof. Process against any other dissolved
506	corporation shall be served in accordance with s. 48.081.
507	(2) (a) Process against any other dissolved domestic
508	corporation must be served in accordance with s. 48.081.
509	(b) In addition, provided that service was first properly
510	attempted on the registered agent pursuant to s. 48.081(2), but
511	was not successful, service may then be attempted as required
512	under s. 48.081(3). In addition to the persons listed in s.
513	48.081(3), service may then be attempted on the person appointed
514	by the circuit court as the trustee, custodian, or receiver
515	under s. 607.1405(6).
516	(c) A party attempting to serve a dissolved domestic for-
517	profit corporation under this section may petition the court to
518	appoint one of the persons specified in s. 607.1405(6) to
519	receive service of process on behalf of the corporation.
520	(3)(a) Process against any dissolved domestic limited
521	liability company must be served in accordance with s. 48.062.
522	(b) In addition, provided that service was first properly

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523	attempted on the registered agent pursuant to s. 48.062(2), but
524	was not successful, service may then be attempted as required
525	under s. 48.062(3). In addition to the persons listed in s.
526	48.062(3), service on a dissolved domestic limited liability
527	company may be made on the person appointed as the liquidator,
528	trustee, or receiver under s. 605.0709.
529	(c) A party attempting to serve a dissolved domestic
530	limited liability company under this section may petition the
531	court to appoint one of the persons specified in s. 605.0709(5)
532	to receive service of process on behalf of the limited liability
533	company.
534	(4) Process against any dissolved domestic limited
535	partnership must be served in accordance with s. 48.061.
536	Section 8. Section 48.102, Florida Statutes, is created to
537	read:
538	48.102 Service by other meansIf, after due diligence, a
539	party seeking to effectuate service is unable to effectuate
540	personal service of process on a domestic or foreign
541	corporation; a domestic or foreign general partnership,
542	including a limited liability partnership; a domestic or foreign
543	limited partnership, including a limited liability limited
544	partnership; or a domestic or foreign limited liability company,
545	the court, upon motion and a showing of such inability, may
546	authorize service in any other manner that the party seeking to
547	effectuate service shows will be reasonably effective to give
548	the entity on which service is sought to be effectuated actual
549	notice of the suit. Such other manners of service may include
550	service electronically by e-mail or other technology by any
551	person authorized to serve process in accordance with this

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552	chapter, or by an attorney. The court may authorize other
553	methods of service consistent with the principles of due
554	process. In suits involving a breach of contract, the court may
555	consider authorizing the parties to effectuate service in the
556	manner provided for in the contractual notice provision of the
557	subject contract.
558	Section 9. Subsection (1) of section 48.111, Florida
559	Statutes, is amended to read:
560	48.111 Service on public agencies and officers
561	(1) Process against any municipal corporation, agency,
562	board, or commission, department, or subdivision of the state or
563	any county which has a governing board, council, or commission
564	or which is a body corporate shall be served:
565	(a) On the registered agent; or
566	(b) If the municipal corporation, agency, board, or
567	commission, department, or subdivision of the state does not
568	have a registered agent, or if the registered agent cannot
569	otherwise be served after one good faith attempt:
570	1. On the president, mayor, chair, or other head thereof;
571	and in <u>the</u> his or her absence <u>of all persons listed in this</u>
572	subparagraph;
573	2.(b) On the vice president, vice mayor, or vice chair, and
574	or in the absence of all <u>persons listed in subparagraph 1. and</u>
575	this subparagraph of the above;
576	<u>3.(c)</u> On any member of the governing board, council, or
577	commission, the manager of the governmental entity, if any, or
578	an in-house attorney for the governmental entity, if any, and in
579	the absence of all the persons listed in subparagraph 1.,
580	subparagraph 2., and this subparagraph;

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ENROLLED 2022 Legislature

20221062er 581 4. On any employee of the governmental entity at the main 582 office of the governmental entity. 583 Section 10. Subsection (2) of section 48.151, Florida 584 Statutes, is amended to read: 48.151 Service on statutory agents for certain persons.-585 (2) This section does not apply to substituted service of 586 process under s. 48.161 or s. 48.181 on nonresidents. 587 Section 11. Section 48.161, Florida Statutes, is amended to 588 589 read: 48.161 Method of substituted service on nonresident.-590 (1) When authorized by law, substituted service of process 591 592 on a nonresident individual or a corporation or other business 593 entity incorporated or formed under the laws of any other state, 594 territory, or commonwealth, or the laws of any foreign country, 595 may or a person who conceals his or her whereabouts by serving a 596 public officer designated by law shall be made by sending 597 leaving a copy of the process to the office of the Secretary of 598 State by personal delivery; by registered mail; with a fee of 599 \$8.75 with the public officer or in his or her office or by mailing the copies by certified mail, return receipt requested; 600 601 by use of a commercial firm regularly engaged in the business of 602 document or package delivery; or by electronic transmission to 603 the public officer with the fee. The service is sufficient 604 service on a party that defendant who has appointed or is deemed 605 to have appointed the Secretary of State a public officer as 606 such party's his or her agent for the service of process. The 607 Secretary of State shall keep a record of all process served on 608 the Secretary of State showing the day and hour of service. 609 (2) Notice of service and a copy of the process must shall

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20221062er 610 be sent forthwith by the party effectuating service or by such 611 party's attorney by registered mail; by registered or certified 612 mail, return receipt requested; or by use of a commercial firm 613 regularly engaged in the business of document or package delivery. In addition, if the parties have recently and 614 regularly used e-mail or other electronic means to communicate 615 between themselves, the notice of service and a copy of the 616 617 process must be sent by such electronic means or, if the party 618 is being served by substituted service, the notice of service 619 and a copy of the process must be served at such party's last known physical address and, if applicable, last known electronic 620 621 address. The party effectuating service shall file proof of 622 service or return receipts showing delivery to the other party 623 by mail or courier and by electronic means, if electronic means 624 were used, unless the party is actively refusing or rejecting 625 the delivery of the notice. An by the plaintiff or his or her 626 attorney to the defendant, and the defendant's return receipt 627 and the affidavit of compliance of the party effectuating 628 service plaintiff or such party's his or her attorney must of 629 compliance shall be filed within 40 days after on or before the 630 date return day of service on the Secretary of State process or within such additional time as the court allows. The affidavit 631 632 of compliance must set forth the facts that justify substituted 633 service under this section and that show due diligence was 634 exercised in attempting to locate and effectuate personal 635 service on the party before using substituted service under this 636 section. The party effectuating service does not need to allege 637 in its original or amended complaint the facts required to be set forth in the affidavit of compliance. 638

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20221062er 639 (3) When an individual or a business entity conceals its 640 whereabouts, the party seeking to effectuate service, after 641 exercising due diligence to locate and effectuate personal 642 service, may use substituted service pursuant to subsection (1) 643 in connection with any action in which the court has 644 jurisdiction over such individual or business entity. The party seeking to effectuate service must also comply with subsection 645 646 (2); however, a return receipt or other proof showing acceptance 647 of receipt of the notice of service and a, or the notice and 648 copy of the shall be served on the defendant, if found within the state, by an officer authorized to serve legal process by 649 650 the concealed party need not be filed, or if found without the 651 state, by a sheriff or a deputy sheriff of any county of this 652 state or any duly constituted public officer qualified to serve 653 like process in the state or jurisdiction where the defendant is 654 found. The officer's return showing service shall be filed on or 655 before the return day of the process or within such time as the 656 court allows. The fee paid by the plaintiff to the public 657 officer shall be taxed as cost if he or she prevails in the action. The public officer shall keep a record of all process 658 659 served on him or her showing the day and hour of service. 660 (4) The party effectuating service is considered to have 661 used due diligence if that party: 662 (a) Made diligent inquiry and exerted an honest and 663 conscientious effort appropriate to the circumstances to acquire the information necessary to effectuate personal service; 664 665 (b) In seeking to effectuate personal service, reasonably 666 employed the knowledge at the party's command, including 667 knowledge obtained pursuant to paragraph (a); and

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20221062er 668 (c) Made an appropriate number of attempts to serve the 669 party, taking into account the particular circumstances, during 670 such times when and where such party is reasonably likely to be 671 found, as determined through resources reasonably available to 672 the party seeking to secure service of process. 673 (5) (2) If any individual person on whom service of process is authorized under subsection (1) dies, service may be made in 674 675 the same manner on his or her administrator, executor, curator, 676 or personal representative in the same manner. 677 (9) (3) This section does not apply to persons on whom service is authorized under s. 48.151. 678 (6) (4) The Secretary of State public officer may designate 679 an individual some other person in his or her office to accept 680 681 service. (7) Service of process is effectuated under this section on 682 683 the date the service is received by the Department of State. 684 (8) The Department of State shall maintain a record of each 685 process served pursuant to this section and record the time of 686 and the action taken regarding the service. Section 12. Section 48.181, Florida Statutes, is amended to 687 688 read: 689 48.181 Substituted service on nonresidents and foreign 690 business entities nonresident engaging in business in state or 691 concealing their whereabouts.-692 (1) As used in this section, the term "foreign business 693 entity" means any corporation or other business entity that is incorporated, formed, or existing under the laws of any other 694 695 state, territory, or commonwealth, or the laws of any foreign 696 country.

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697 (2) The acceptance by any individual person or persons, 698 individually or associated together as a copartnership or any 699 other form or type of association, who is a resident are 700 residents of any other state, territory, or commonwealth, or of 701 any foreign or country, or by any foreign business entity and 702 all foreign corporations, and any person who is a resident of 703 the state and who subsequently becomes a nonresident of the 704 state or conceals his or her whereabouts, of the privilege 705 extended by law to nonresidents and others to operate, conduct, 706 engage in, or carry on a business or business venture in this 707 the state, or to have an office or agency in this the state, is 708 deemed to constitute constitutes an appointment by the 709 individual or persons and foreign business entity corporations 710 of the Secretary of State of this the state as its their agent 711 on whom all process in any action or proceeding against the 712 individual or foreign business entity them, or any combination 713 thereof of them, arising out of any transaction or operation 714 connected with or incidental to the business or business venture 715 may be served as substituted service in accordance with this chapter. The acceptance of the privilege is signification of the 716 717 agreement of the respective individual or persons and foreign 718 business entity corporations that the process served against it 719 in accordance with this chapter them which is so served is of the same validity as if served personally on the individual 720 721 persons or foreign business entity corporations.

722 <u>(3) (2)</u> If a foreign <u>business entity</u> corporation has 723 registered to do business <u>a resident agent or officer</u> in <u>this</u> 724 the state <u>and has maintained its registration in an active</u> 725 <u>status or otherwise continued to have a registered agent</u>,

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20221062er 726 personal service of process must first shall be attempted served 727 on the foreign business entity in the manner and order of 728 priority described in this chapter as applicable to the foreign 729 business entity. If, after due diligence, the party seeking to 730 effectuate service of process is unable to effectuate service of 731 process on the registered agent or other official as provided in 732 this chapter, the party may use substituted service of process 733 on the Secretary of State resident agent or officer. 734 (4) Any individual or foreign business entity that conceals

734 <u>(4) Any individual of foreign business entity that conceals</u> 735 <u>its whereabouts is deemed to have appointed the Secretary of</u> 736 <u>State as its agent on whom all process may be served, in any</u> 737 <u>action or proceeding against it, or any combination thereof,</u> 738 <u>arising out of any transaction or operation connected with or</u> 739 <u>incidental to any business or business venture carried on in</u> 740 <u>this state by such individual or foreign business entity.</u>

741 (5) (3) Any individual or foreign business entity that person, firm, or corporation which sells, consigns, or leases by 742 743 any means whatsoever tangible or intangible personal property, 744 through brokers, jobbers, wholesalers, or distributors to any individual person, firm, or corporation, or other business 745 746 entity in this state is conclusively presumed to be both engaged 747 in substantial and not isolated activities within this state and operating, conducting, engaging in, or carrying on a business or 748 business venture in this state. 749

750 (6) Service pursuant to this section must be effectuated in 751 the manner prescribed by s. 48.161.

752 Section 13. Section 48.184, Florida Statutes, is created to 753 read:

754

48.184 Service of process for removal of unknown parties in

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755	possession
756	(1) This section applies only to actions governed by s.
757	82.03, s. 83.21, s. 83.59, or s. 723.061 and only to the extent
758	that such actions seek relief for the removal of unknown parties
759	in possession of real property. The provisions of this section
760	are cumulative to other provisions of law or rules of court
761	about service of process, and all other such provisions are
762	cumulative to this section.
763	(2) A summons must be issued in the name of "Unknown Party
764	in Possession" when the name of an occupant of real property is
765	not known to the plaintiff and the property occupied by the
766	unknown party is identified in the complaint and summons. A
767	separate summons must be issued for each such unknown occupant.
768	(3) The plaintiff shall attempt to serve the summons on any
769	unknown occupant of the property described in the summons and
770	complaint. If service on the unknown occupant is not effectuated
771	on the first attempt, at least two additional attempts must be
772	made. The three attempts to obtain service must be made once
773	during business hours, once during nonbusiness hours, and once
774	during a weekend. The process server shall make an inquiry as to
775	the name of the unknown occupant at the time of service. The
776	return of service must note the name of the occupant if obtained
777	by the process server or state that the name of the occupant
778	could not be obtained after inquiry. If the name of the occupant
779	becomes known to the plaintiff through the return of service or
780	otherwise, without notice or hearing thereon, all subsequent
781	proceedings must be conducted under the true name of such
782	occupant and all prior proceedings are deemed amended
783	accordingly.

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784	(4) Service of process must also be made on unknown
785	occupants by both of the following means:
786	(a) By attaching the summons and complaint to a conspicuous
787	location on the premises involved in the proceedings.
788	(b) Upon issuance of the summons, by the plaintiff
789	providing the clerk of the court with one additional copy of the
790	summons and complaint for each unknown occupant and a prestamped
791	envelope for each unknown occupant addressed to the unknown
792	occupant at the address of the premises involved in the
793	proceedings. The clerk of the court shall immediately mail a
794	copy of the summons and complaint by first-class mail, note the
795	fact of mailing in the docket, and file a certificate in the
796	court file of the fact and date of mailing. The clerk of the
797	court shall charge such fees for such services as provided by
798	law.
799	(5) Service is effective on the unknown occupant in
800	possession on the later of the date that personal service is
801	made, the date of attaching the summons and complaint to a
802	conspicuous location on the premises, or upon mailing by the
803	<u>clerk.</u>
804	(6) The judgment and writ of possession must refer to any
805	unknown occupant in possession by name if the name is shown on
806	the return of service or is otherwise known to the plaintiff. If
807	the name of any unknown occupant in possession is not shown on
808	the return of service or otherwise known to the plaintiff and
809	service has been effectuated as provided in this section, the
810	judgment and writ of possession must refer to each such person
811	as "Unknown Party in Possession," and the writ of possession
812	must be executed by the sheriff by dispossessing the occupants

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20221062er 813 and placing the plaintiff in possession of the property. Section 14. Subsections (1) and (2) of section 48.194, 814 815 Florida Statutes, are amended to read: 816 48.194 Personal service in another outside state, 817 territory, or commonwealth of the United States.-(1) Except as otherwise provided herein, service of process 818 819 on a party in another persons outside of this state, territory, 820 or commonwealth of the United States must shall be made in the 821 same manner as service within this state by any person 822 authorized to serve process in the state where service shall be made the person is served. No order of court is required. A 823 824 court may consider the return-of-service form described in s. 825 48.21, or any other competent evidence, must be filed with the 826 court stating the time, manner, and place of service. The court 827 may consider such evidence in determining whether service has 828 been properly made. Service of process on persons outside the 829 United States may be required to conform to the provisions of 830 the Hague Convention on the Service Abroad of Judicial and 831 Extrajudicial Documents in Civil or Commercial Matters. 832 (2) When where in rem or quasi in rem relief is sought in a

foreclosure proceeding as defined by s. 702.09, <u>and the address</u> of the person to be served is known, service of process on a person <u>in another state</u>, territory, or commonwealth outside of the United States this state where the address of the person to 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

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842	pursuant to s. 702.10 in a sealed envelope with adequate postage
843	addressed to the person to be served.
844	(b) The envelope <u>must</u> shall be placed in the mail as
845	registered mail.
846	(c) Service under this subsection is deemed shall be
847	considered obtained upon the signing of the return receipt by
848	the person allowed to be served by law.
849	Section 15. Section 48.197, Florida Statutes, is created to
850	read:
851	48.197 Service in a foreign country
852	(1) Service of process may be effectuated in a foreign
853	country upon a party, other than a minor or an incompetent
854	person, as provided in any of the following:
855	(a) By any internationally agreed-upon means of service
856	reasonably calculated to give actual notice of the proceedings,
857	such as those authorized by the Hague Convention on the Service
858	Abroad of Judicial and Extrajudicial Documents in Civil or
859	Commercial Matters.
860	(b) If there is no internationally agreed-upon means of
861	service, or if an international agreement allows but does not
862	specify other means, by a method reasonably calculated to give
863	actual notice of the proceedings:
864	1. As prescribed by the foreign country's law for service
865	in that country in an action in its courts of general
866	jurisdiction;
867	2. As the foreign authority directs in response to a letter
868	rogatory or letter of request; or
869	3. Unless prohibited by the foreign country's law, by:
870	a. If serving an individual, delivering a copy of the

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871	summons and of the complaint to the individual personally; or
872	b. Using any form of mail that the clerk addresses and
873	sends to the party and which requires a signed receipt.
874	(c) Pursuant to motion and order by the court, by other
875	means, including electronically by e-mail or other technology,
876	which the party seeking service shows is reasonably calculated
877	to give actual notice of the proceedings and is not prohibited
878	by international agreement, as the court orders.
879	(2) Service of process may be effectuated in a foreign
880	country upon a minor or an incompetent person in the manner
881	prescribed by subparagraph (1)(b)1., subparagraph (1)(b)2., or
882	paragraph (1)(c).
883	Section 16. Subsection (15) of section 49.011, Florida
884	Statutes, is amended to read:
885	49.011 Service of process by publication; cases in which
886	allowed.—Service of process by publication may be made in any
887	court on any party identified in s. 49.021 in any action or
888	proceeding:
889	(15) To determine paternity, but only as to:
890	(a) The legal father in a paternity action in which another
891	man is alleged to be the biological father, in which case it is
892	necessary to serve process on the legal father in order to
893	establish paternity with regard to the alleged biological
894	father; or
895	(b) The legal mother when there is no legal father.
896	Section 17. Effective upon this act becoming a law,
897	subsection (2), paragraph (a) of subsection (3), and subsection
898	(4) of section 766.106, Florida Statutes, are amended to read:
899	766.106 Notice before filing action for medical negligence;

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900	presuit screening period; offers for admission of liability and
901	for arbitration; informal discovery; review
902	(2) PRESUIT NOTICE
903	(a) After completion of presuit investigation pursuant to
904	s. 766.203(2) and <u>before</u> prior to filing a complaint for medical
905	negligence, a claimant shall notify each prospective defendant
906	of intent to initiate litigation for medical negligence by at
907	least one of the following verifiable means:
908	1. United States Postal Service certified mail, return
909	receipt requested;
910	2. United States Postal Service mail with a tracking
911	number;
912	3. An interstate commercial mail carrier or delivery
913	service; or
914	4. Any person authorized by law to serve process.
915	(b)1. Proof of service made pursuant to this subsection and
916	delivered to an address on file with the Department of Health,
917	the Secretary of State, or the Agency for Health Care
918	Administration creates a rebuttable presumption that service was
919	received by the prospective defendant.
920	2. If service is challenged during subsequent litigation,
921	the court must conduct an evidentiary hearing to determine
922	whether the prospective defendant or a person legally related to
923	the prospective defendant was provided notice pursuant to this
924	subsection and, if so, the date of such service. If service is
925	challenged under this subparagraph, it must be challenged in the
926	first response to the complaint, and if:
927	a. The court determines that service was properly made at
928	the prospective defendant's address as listed on the state

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929 licensing agency website or an address on file with the 930 Secretary of State; and 931 b. The prospective defendant proves by the greater weight 932 of the evidence that neither the prospective defendant nor a 933 person legally related to the prospective defendant at the time 934 of service knew or should have known of the service, 935 936 the court must stay the case for a presuit investigation period 937 pursuant to s. 766.106, and the statute of limitations and 938 statute of repose must be tolled from the time service was 939 properly made at the prospective defendant's address as listed 940 on the state licensing agency website or an address on file with 941 the Secretary of State. The tolling shall end at the conclusion 942 of the presuit investigation period provided for in this 943 subsection, and the stay of litigation shall automatically end 944 at the conclusion of the presuit investigation period by 945 certified mail, return receipt requested, of intent to initiate 946 litigation for medical negligence.

947 (c) Notice to each prospective defendant must include, if 948 available, a list of all known health care providers seen by the claimant for the injuries complained of subsequent to the 949 950 alleged act of negligence, all known health care providers 951 during the 2-year period before prior to the alleged act of 952 negligence who treated or evaluated the claimant, copies of all 953 of the medical records relied upon by the expert in signing the 954 affidavit, and the executed authorization form provided in s. 955 766.1065.

956 (d) (b) Following the initiation of a suit alleging medical 957 negligence with a court of competent jurisdiction, and service

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958 of the complaint upon a prospective defendant, the claimant 959 shall provide a copy of the complaint to the Department of 960 Health and, if the complaint involves a facility licensed under 961 chapter 395, the Agency for Health Care Administration. The requirement of providing the complaint to the Department of 962 Health or the Agency for Health Care Administration does not 963 964 impair the claimant's legal rights or ability to seek relief for 965 his or her claim. The Department of Health or the Agency for 966 Health Care Administration shall review each incident that is 967 the subject of the complaint and determine whether it involved 968 conduct by a licensee which is potentially subject to 969 disciplinary action, in which case, for a licensed health care 970 practitioner, the provisions of s. 456.073 applies apply and, 971 for a licensed facility, the provisions of part I of chapter 395 972 applies apply.

973

(3) PRESUIT INVESTIGATION BY PROSPECTIVE DEFENDANT.-

974 (a) A no suit may not be filed for a period of 90 days 975 after notice is delivered mailed to any prospective defendant. 976 During the 90-day period, the prospective defendant or the 977 prospective defendant's insurer or self-insurer shall conduct a 978 review as provided in s. 766.203(3) to determine the liability 979 of the prospective defendant. Each insurer or self-insurer shall 980 have a procedure for the prompt investigation, review, and 981 evaluation of claims during the 90-day period. This procedure 982 must shall include one or more of the following:

983

1. Internal review by a duly qualified claims adjuster;

984 2. Creation of a panel comprised of an attorney 985 knowledgeable in the prosecution or defense of medical 986 negligence actions, a health care provider trained in the same

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20221062er 987 or similar medical specialty as the prospective defendant, and a 988 duly qualified claims adjuster; 989 3. A contractual agreement with a state or local 990 professional society of health care providers, which maintains a 991 medical review committee; or 992 4. Any other similar procedure which fairly and promptly 993 evaluates the pending claim. 994 995 Each insurer or self-insurer shall investigate the claim in good 996 faith, and both the claimant and prospective defendant shall 997 cooperate with the insurer in good faith. If the insurer 998 requires, a claimant must shall appear before a pretrial 999 screening panel or before a medical review committee and shall 1000 submit to a physical examination, if required. Unreasonable 1001 failure of any party to comply with this section justifies 1002 dismissal of claims or defenses. There shall be no civil 1003 liability for participation in a pretrial screening procedure if 1004 done without intentional fraud. 1005 (4) SERVICE OF PRESUIT NOTICE AND TOLLING.-The notice of 1006 intent to initiate litigation must shall be served within the 1007 time limits set forth in s. 95.11. However, upon mailing of the 1008 notice of intent to initiate litigation, as provided in 1009 subparagraph (2) (a) 1., subparagraph (2) (a) 2., or subparagraph 1010 (2) (a) 3., and during the 90-day period provided in subsection 1011 (3), the statute of limitations is tolled as to all prospective 1012 potential defendants. If the notice of intent to initiate 1013 litigation is served by a process server as provided in 1014 subparagraph (2) (a) 4., the statute of limitations is tolled upon 1015 the process server's first attempt to serve the prospective

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20221062er 1016 defendant and continues during the 90-day period as to all 1017 prospective defendants. Upon stipulation by the parties, the 90-1018 day period may be extended and the statute of limitations is 1019 tolled during any such extension. Upon receiving notice of 1020 termination of negotiations in an extended period, the claimant 1021 shall have 60 days or the remainder of the period of the statute 1022 of limitations, whichever is greater, within which to file suit. 1023 As used in this section, the terms "prospective" and "potential" 1024 are interchangeable. 1025 Section 18. Section 495.145, Florida Statutes, is amended 1026 to read: 1027 495.145 Forum for actions regarding registration.-An action 1028 seeking cancellation of a registration of a mark registered 1029 under this chapter may be brought in any court of competent 1030 jurisdiction in this state. Service of process on a nonresident 1031 registrant may be made in accordance with ss. 48.161 and 48.181 1032 s. 48.181. The department may shall not be made a party to 1033 cancellation proceedings. 1034 Section 19. Section 605.0117, Florida Statutes, is amended 1035 to read: 605.0117 Serving Service of process, giving notice, or 1036 making a demand.-1037 1038 (1) Process against a limited liability company or 1039 registered foreign limited liability company may be served in 1040 accordance with s. 48.062 and chapter 48 or chapter 49 with 1041 process required or authorized by law by serving on its 1042 registered agent. 1043 (2) If a limited liability company or registered foreign 1044 limited liability company ceases to have a registered agent or

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1045	if its registered agent cannot with reasonable diligence be
1046	served, the process required or permitted by law may instead be
1047	served:

1048 (a) On a member of a member-managed limited liability
1049 company or registered foreign limited liability company; or

1050 (b) On a manager of a manager-managed limited liability
1051 company or registered foreign limited liability company.

1052 (3) If the process cannot be served on a limited liability 1053 company or registered foreign limited liability company pursuant 1054 to subsection (1) or subsection (2), the process may be served 1055 on the secretary of state as an agent of the company.

1056 (4) Service of process on the secretary of state may be 1057 made by delivering to and leaving with the department duplicate 1058 copies of the process.

1059 (5) Service is effectuated under subsection (3) on the date
1060 shown as received by the department.

1061 (6) The department shall keep a record of each process 1062 served pursuant to this section and record the time of and the 1063 action taken regarding the service.

(7) Any notice or demand on a limited liability company or 1064 registered foreign limited liability company under this chapter 1065 may be given or made to any member of a member-managed limited 1066 1067 liability company or registered foreign limited liability 1068 company or to any manager of a manager-managed limited liability 1069 company or registered foreign limited liability company; to the registered agent of the limited liability company or registered 1070 1071 foreign limited liability company at the registered office of the limited liability company or registered foreign limited 1072 1073 liability company in this state; or to any other address in this

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20221062er 1074 state which that is in fact the principal office of the limited 1075 liability company or registered foreign limited liability 1076 company in this state. 1077 (3) A registered series of a foreign series limited liability company may be served in the same manner as a 1078 1079 registered limited liability company. 1080 (4) (4) (8) This section does not affect the right to serve 1081 process, give notice, or make a demand in any other manner 1082 provided by law. 1083 Section 20. Subsection (1) of section 605.09091, Florida 1084 Statutes, is amended to read: 605.09091 Judicial review of denial of reinstatement.-1085 1086 (1) If the department denies a foreign limited liability company's application for reinstatement after revocation of its 1087 1088 certificate of authority, the department must shall serve the 1089 foreign limited liability company, pursuant to s. 605.0117(2) s. 1090 605.0117(7), with a written notice that explains the reason or 1091 reasons for the denial. 1092 Section 21. Paragraphs (f) and (g) of subsection (1) and 1093 subsection (2) of section 605.0910, Florida Statutes, are 1094 amended to read: 605.0910 Withdrawal and cancellation of certificate of 1095 1096 authority.-1097 (1) To cancel its certificate of authority to transact 1098 business in this state, a foreign limited liability company must 1099 deliver to the department for filing a notice of withdrawal of 1100 certificate of authority. The certificate of authority is 1101 canceled when the notice becomes effective pursuant to s. 1102 605.0207. The notice of withdrawal of certificate of authority

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20221062er 1103 must be signed by an authorized representative and state the 1104 following: 1105 (f) A mailing address and an e-mail address to which a 1106 party seeking to effectuate service of process the department may send mail a copy of any process served on the Secretary of 1107 1108 State under paragraph (e). 1109 (g) A commitment to notify the department in the future of 1110 any change in its mailing address or e-mail address. 1111 (2) After the withdrawal of the foreign limited liability 1112 company is effective, service of process on the Secretary of 1113 State using the procedures set forth in s. 48.161 under this 1114 section is service on the foreign limited liability company. 1115 Upon receipt of the process, the department shall mail a copy of the process to the foreign limited liability company at the 1116 1117 mailing address set forth under paragraph (1)(f). 1118 Section 22. Paragraph (f) of subsection (2) of section 1119 605.1045, Florida Statutes, is amended to read: 605.1045 Articles of conversion.-1120 1121 (2) The articles of conversion must contain the following: 1122 (f) If the converted entity is a foreign entity that does not have a certificate of authority to transact business in this 1123 state, a mailing address and an e-mail address to which a party 1124 1125 seeking to effectuate service of process the department may send 1126 any process served on the Secretary of State department pursuant 1127 to s. 605.0117 and chapter 48. Section 23. Section 607.0504, Florida Statutes, is amended 1128 1129 to read: 1130

1130 607.0504 <u>Serving</u> Service of process, <u>giving</u> notice, or 1131 <u>making a</u> demand on a corporation.-

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(1) A corporation may be served with process required or authorized by law <u>in accordance with s. 48.081 and chapter 48 or</u> chapter 49 by serving on its registered agent.

(2) If a corporation ceases to have a registered agent or if its registered agent cannot with reasonable diligence be served, the process required or permitted by law may instead be served on the chair of the board, the president, any vice president, the secretary, or the treasurer of the corporation at the principal office of the corporation in this state.

1141 (3) If the process cannot be served on a corporation 1142 pursuant to subsection (1) or subsection (2), the process may be 1143 served on the secretary of state as an agent of the corporation.

1144 (4) Service of process on the secretary of state shall be 1145 made by delivering to and leaving with the department duplicate 1146 copies of the process.

1147 (5) Service is effectuated under subsection (3) on the date 1148 shown as received by the department.

1149 (6) The department shall keep a record of each process
1150 served on the secretary of state pursuant to this subsection and
1151 record the time of and the action taken regarding the service.

(7) Any notice or demand on a corporation under this chapter may be given or made to the chair of the board, the president, any vice president, the secretary, or the treasurer of the corporation; to the registered agent of the corporation at the registered office of the corporation in this state; or to any other address in this state <u>which</u> that is in fact the principal office of the corporation in this state.

1159 <u>(3)</u> (8) This section does not affect the right to serve 1160 process, give notice, or make a demand in any other manner

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1161	provided by law.
1162	Section 24. Subsection (1) of section 607.1423, Florida
1163	Statutes, is amended to read:
1164	607.1423 Judicial review of denial of reinstatement
1165	(1) If the department denies a corporation's application
1166	for reinstatement after administrative dissolution, the
1167	department must shall serve the corporation under either s.
1168	607.0504(1) or (2) with a written notice that explains the
1169	reason or reasons for denial.
1170	Section 25. Section 607.15101, Florida Statutes, is amended
1171	to read:
1172	607.15101 <u>Serving Service of process, giving</u> notice, or
1173	making a demand on a foreign corporation
1174	(1) A foreign corporation may be served with process
1175	required or authorized by law in accordance with s. 48.081 and
1176	<u>chapter 48 or chapter 49</u> by serving on its registered agent .
1177	(2) If a foreign corporation ceases to have a registered
1178	agent or if its registered agent cannot with reasonable
1179	diligence be served, the process required or permitted by law
1180	may instead be served on the chair of the board, the president,
1181	any vice president, the secretary, or the treasurer of the
1182	foreign corporation at the principal office of the foreign
1183	corporation in this state.
1184	(3) If the process cannot be served on a foreign
1185	corporation pursuant to subsection (1) or subsection (2), the
1186	process may be served on the secretary of state as an agent of
1187	the foreign corporation.
1188	(4) Service of process on the secretary of state may be
1189	made by delivering to and leaving with the department duplicate
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1190 copies of the process. (5) Service is effectuated under subsection (3) on the date 1191 1192 shown as received by the department. 1193 (6) The department shall keep a record of each process 1194 served on the secretary of state pursuant to this section and 1195 record the time of and the action taken regarding the service. 1196 (7) Any notice or demand on a foreign corporation under 1197 this chapter may be given or made: to the chair of the board, 1198 the president, any vice president, the secretary, or the 1199 treasurer of the foreign corporation; to the registered agent of 1200 the foreign corporation at the registered office of the foreign 1201 corporation in this state; or to any other address in this state which that is in fact the principal office of the foreign 1202 1203 corporation in this state. 1204 (3) (8) This section does not affect the right to serve 1205 process, give notice, or make a demand in any other manner 1206 provided by law. 1207 Section 26. Paragraphs (f) and (g) of subsection (1) and 1208 subsection (2) of section 607.1520, Florida Statutes, are 1209 amended to read: 1210 607.1520 Withdrawal and cancellation of certificate of 1211 authority for foreign corporation.-1212 (1) To cancel its certificate of authority to transact 1213 business in this state, a foreign corporation must deliver to 1214 the department for filing a notice of withdrawal of certificate 1215 of authority. The certificate of authority is canceled when the 1216 notice of withdrawal becomes effective pursuant to s. 607.0123. 1217 The notice of withdrawal of certificate of authority must be 1218 signed by an officer or director and state the following:

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1219	(f) A mailing address <u>and an e-mail address</u> to which <u>a</u>
1220	party seeking to effectuate service of process the secretary of
1221	state may <u>send</u> mail a copy of any process served on the
1222	Secretary of State under paragraph (e).
1223	(g) A commitment to notify the department in the future of
1224	any change in its mailing address <u>or e-mail address</u> .
1225	(2) After the withdrawal of the foreign corporation is
1226	effective, service of process on the Secretary of State <u>using</u>
1227	the procedures in s. 48.161 under this section is service on the
1228	foreign corporation. Upon receipt of the process, the secretary
1229	of state shall mail a copy of the process to the foreign
1230	corporation at the mailing address set forth under paragraph
1231	(1)(f).
1232	Section 27. Subsections (1) and (3) of section 617.0504,
1233	Florida Statutes, are amended to read:
1234	617.0504 <u>Serving</u> Service of process, <u>giving</u> notice, or
1235	making a demand on a corporation
1236	(1) Process against any corporation may be served in
1237	accordance with <u>s. 48.081 and</u> chapter 48 or chapter 49.
1238	(3) This section does not prescribe the only means, or
1239	necessarily the required means, of serving process, giving
1240	notice <u>,</u> or <u>making a</u> demand on a corporation.
1241	Section 28. Section 617.1510, Florida Statutes, is amended
1242	to read:
1243	617.1510 <u>Serving</u> Service of process, <u>giving</u> notice, or
1244	making a demand on a foreign corporation
1245	(1) Process against a foreign corporation may be served in
1246	accordance with s. 48.081 and chapter 48 or chapter 49 The
1247	registered agent of a foreign corporation authorized to conduct

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1248	its affairs in this state is the corporation's agent for service
1249	of process, notice, or demand required or permitted by law to be
1250	served on the foreign corporation.
1251	(2) A foreign corporation may be served by registered or
1252	certified mail, return receipt requested, addressed to the
1253	secretary of the foreign corporation at its principal office
1254	shown in its application for a certificate of authority or in
1255	its most recent annual report if the foreign corporation:
1256	(a) Has no registered agent or its registered agent cannot
1257	with reasonable diligence be served;
1258	(b) Has withdrawn from conducting its affairs in this state
1259	under s. 617.1520; or
1260	(c) Has had its certificate of authority revoked under s.
1261	617.1531.
1262	(3) Service is perfected under subsection (2) at the
1263	earliest of:
1264	(a) The date the foreign corporation receives the mail;
1265	(b) The date shown on the return receipt, if signed on
1266	behalf of the foreign corporation; or
1267	(c) Five days after its deposit in the United States mail,
1268	as evidenced by the postmark, if mailed postpaid and correctly
1269	addressed.
1270	(4) This section does not prescribe the only means, or
1271	necessarily the required means, of serving a foreign
1272	corporation. Process against any foreign corporation may also be
1273	served in accordance with chapter 48 or chapter 49.
1274	(5) Any notice to or demand on a foreign corporation made
1275	pursuant to this act may be made in accordance with the
1276	procedures for notice to or demand on domestic corporations

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20221062er 1277 under s. 617.0504. 1278 Section 29. Subsections (2) and (3) of section 617.1520, 1279 Florida Statutes, are amended to read: 1280 617.1520 Withdrawal of foreign corporation.-(2) A foreign corporation authorized to conduct its affairs 1281 1282 in this state may apply for a certificate of withdrawal by 1283 delivering an application to the Department of State for filing. 1284 The application must shall be made on forms prescribed and 1285 furnished by the Department of State and must shall set forth 1286 all of the following: (a) The name of the foreign corporation and the 1287 1288 jurisdiction under the law under of which it is incorporated.+ 1289 (b) That it is not conducting its affairs in this state and 1290 that it surrenders its authority to conduct its affairs in this 1291 state.+ 1292 (c) That it revokes the authority of its registered agent 1293 to accept service on its behalf and appoints the Secretary of 1294 State Department of State as its agent for service of process 1295 based on a cause of action arising during the time it was 1296 authorized to conduct its affairs in this state.+ 1297 (d) A mailing address and an e-mail address to which a 1298 party seeking to effectuate service of process the Department of 1299 State may send mail a copy of any process served on it under 1300 paragraph (c).; and 1301 (e) A commitment to notify the Department of State in the future of any change in its mailing address or e-mail address. 1302 1303 (3) After the withdrawal of the corporation is effective, 1304 service of process in accordance with s. 48.161 on the 1305 Department of State under this section is service on the foreign

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1306	corporation. Upon receipt of the process, the Department of
1307	State shall mail a copy of the process to the foreign
1308	corporation at the mailing address set forth under subsection
1309	(2).
1310	Section 30. Section 620.1117, Florida Statutes, is amended
1311	to read:
1312	620.1117 <u>Serving</u> Service of process, giving notice, or
1313	making a demand on a limited partnership or a foreign limited
1314	partnership
1315	(1) Service of process on a limited partnership or foreign
1316	limited partnership must be made in accordance with s. 48.061
1317	and chapter 48 or chapter 49 A registered agent appointed by a
1318	limited partnership or foreign limited partnership is an agent
1319	of the limited partnership or foreign limited partnership for
1320	service of any process, notice, or demand required or permitted
1321	by law to be served upon the limited partnership or foreign
1322	limited partnership.
1323	(2) Any notice or demand on a limited partnership or
1324	foreign limited partnership under this chapter may be given or
1325	made to any general partner of the limited partnership or
1326	foreign limited partnership, to the registered agent of the
1327	limited partnership or foreign limited partnership at the
1328	registered office in this state, or to any other address in this
1329	state which is in fact the principal office of the limited
1330	partnership or foreign limited partnership in this state If a
1331	limited partnership or foreign limited partnership does not
1332	appoint or maintain a registered agent in this state or the
1333	registered agent cannot with reasonable diligence be found at
1334	the address of the registered office, the Department of State

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1335	shall be an agent of the limited partnership or foreign limited
1336	partnership upon whom process, notice, or demand may be served.
1337	(3) Service of any process, notice, or demand on the
1338	Department of State may be made by delivering to and leaving
1339	with the Department of State duplicate copies of the process,
1340	notice, or demand.
1341	(4) Service is effected under subsection (3) upon the date
1342	shown as having been received by the Department of State.
1343	(5) The Department of State shall keep a record of each
1344	process, notice, and demand served pursuant to this section and
1345	record the time of, and the action taken regarding, the service.
1346	(6) This section does not affect the right to serve
1347	process, give notice, or <u>make a</u> demand in any other manner
1348	provided by law.
1349	Section 31. Subsection (5) of section 620.1907, Florida
1350	Statutes, is amended to read:
1351	620.1907 Cancellation of certificate of authority; effect
1352	of failure to have certificate
1353	(5) If a foreign limited partnership transacts business in
1354	this state without a certificate of authority or cancels its
1355	certificate of authority, it may be served under s. 48.061(5)(b)
1356	the foreign limited partnership shall appoint the Department of
1357	State as its agent for service of process for rights of action
1358	arising out of the transaction of business in this state.
1359	Section 32. Subsections (3) and (4) of section 620.2105,
1360	Florida Statutes, are amended to read:
1361	620.2105 Effect of conversion
1362	(3) A converted organization that is a foreign organization
1363	consents to the jurisdiction of the courts of this state to

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1364 enforce any obligation owed by the converting limited 1365 partnership, if before the conversion the converting limited 1366 partnership was subject to suit in this state on the obligation. 1367 A converted organization that is a foreign organization and not 1368 authorized to transact business in this state appoints the 1369 Secretary of State Department of State as its agent for service 1370 of process for purposes of enforcing an obligation under this 1371 subsection and any appraisal rights of limited partners under 1372 ss. 620.2113-620.2124 to the extent applicable to the 1373 conversion. Service on the Secretary of State Department of 1374 State under this subsection is made in the same manner and with 1375 the same consequences as in ss. 48.161 and 620.1117 s. 1376 620.1117(3) and (4).

(4) A copy of the statement of conversion, certified by the
Secretary of State Department of State, may be filed in any
county of this state in which the converting organization holds
an interest in real property.

1381Section 33. Subsection (2) of section 620.2109, Florida1382Statutes, is amended to read:

620.2109 Effect of merger.-

1383

(2) A surviving organization that is a foreign organization 1384 1385 consents to the jurisdiction of the courts of this state to 1386 enforce any obligation owed by a constituent organization, if 1387 before the merger the constituent organization was subject to 1388 suit in this state on the obligation. A surviving organization that is a foreign organization and not authorized to transact 1389 1390 business in this state shall appoint the Secretary of State 1391 Department of State as its agent for service of process for the 1392 purposes of enforcing an obligation under this subsection and

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any appraisal rights of limited partners under ss. 620.2113-620.2124 to the extent applicable to the merger. Service on the <u>Secretary of State</u> Department of State under this subsection is made in the same manner and with the same consequences as in <u>ss.</u> 48.161 and 620.1117 s. 620.1117(3) and (4).

Section 34. Subsections (3) and (4) of section 620.8915, Florida Statutes, are amended to read:

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620.8915 Effect of conversion.-

1401 (3) A converted organization that is a foreign organization 1402 consents to the jurisdiction of the courts of this state to 1403 enforce any obligation owed by the converting partnership, if 1404 before the conversion the converting partnership was subject to 1405 suit in this state on the obligation. A converted organization 1406 that is a foreign organization and not authorized to transact 1407 business in this state shall appoint the Secretary of State 1408 Department of State as its agent for service of process for 1409 purposes of enforcing an obligation under this subsection. 1410 Service on the Secretary of State Department of State under this 1411 subsection is shall be made in the same manner and with the same 1412 consequences as provided in s. 48.161 s. 48.181.

(4) A copy of the certificate of conversion, certified by the <u>Secretary of State</u> Department of State, may be filed in any county of this state in which the converting organization holds an interest in real property.

1417 Section 35. Subsection (2) of section 620.8919, Florida 1418 Statutes, is amended to read:

1419 620.8919 Effect of merger.-

(2) A surviving organization that is a foreign organizationconsents to the jurisdiction of the courts of this state to

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enforce any obligation owed by a constituent organization, if
before the merger the constituent organization was subject to
suit in this state on the obligation. A surviving organization
that is a foreign organization and not authorized to transact
business in this state shall appoint the <u>Secretary of State</u>
Department of State as its agent for service of process pursuant
to <u>s. 48.161</u> the provisions of s. 48.181.

Section 36. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect January 2, 2023.

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