| 1 | State of Arkansas | A D'11 | |
|----------|---|--|------------------------------|
| 2 | 93rd General Assembly | A Bill | |
| 3 | Regular Session, 2021 | | HOUSE BILL 1455 |
| 4 | | | |
| 5 | By: Representative A. Co | llins | |
| 6 | By: Senator B. Ballinger | | |
| 7 | | | |
| 8 | For An Act To Be Entitled | | |
| 9 | AN ACT TO AMEND THE LAW CONCERNING THE CONVEYANCE OF | | |
| 10 | REAL PROPERTY BY POWER OF ATTORNEY; AND FOR OTHER | | |
| 11 | PURPOSE | S. | |
| 12 | | | |
| 13 | | | |
| 14 | | Subtitle | |
| 15 | | O AMEND THE LAW CONCERNING THE | |
| 16 | - | ONVEYANCE OF REAL PROPERTY BY POWER OF | |
| 17 | A | TTORNEY. | |
| 18 | | | |
| 19 20 | | IE CENEDAT ACCEMDIN OF THE CTATE OF ADVANC | |
| 20 21 | DE II ENACIED DI II | IE GENERAL ASSEMBLY OF THE STATE OF ARKANS. | 79: |
| 22 | SECTION 1. | arkansas Code § 18-12-501 is amended to re | ad as follows: |
| 23 | 18-12-501. Acknowledgment and recording. | | |
| 24 | | etter <u>A power</u> of attorney, containing a po | wer to convey any |
| 25 | real estate as ager | nt or attorney for the owner thereof of the | <u>e real estate</u> or |
| 26 | to execute as agent or attorney for another <u>person</u> any <u>a</u> deed or instrument | | |
| 27 | in writing , that sl | all convey <u>conveys</u> any real estate, or wh | ereby any real |
| 28 | estate shall be is affected in law or equity, shall be acknowledged or proved | | |
| 29 | and certified and recorded with $\frac{\partial n y}{\partial n}$ deed that the agent or attorney shall | | |
| 30 | make in virtue <u>as a result</u> of the letter <u>power</u> of attorney. | | |
| 31 | (b) Letters <u>A power</u> of attorney shall be proved or acknowledged before | | |
| 32 | the same courts or officers that are authorized by this act to take probate | | |
| 33 | of deeds conveying | real estate. | |
| 34 | | | |
| 35 | SECTION 2. | arkansas Code § 18-12-502 is amended to re- | ad as follows: |
| 36 | 18-12-502. H | Revocation. | |



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(a)(1) No letter A power of attorney, duly acknowledged or proved and certified as prescribed by this act, shall may be revoked but by the maker of the letter power of attorney or his or her legal representatives. (2) The revocation shall be in writing acknowledged or proved before the proper court or officer and filed for record in the county or counties where the letter power of attorney was intended to operate. (b) All such letters A power of attorney shall be is revoked and deemed void from the time of filing revocations the revocation for record.