

**State Notary Maximum Allowed Fees – QUICK REFERENCE | Compiled by American Society of Notaries | Rev. August 2015**

*This chart serves as a quick reference to each state's notary fee requirements. Additional details are found in statutes, administrative rules and the commissioning authorities' notary guidelines. For assistance with accessing additional details, you may contact [Kathleen@asnnotary.org](mailto:Kathleen@asnnotary.org)*

STATE	Max Fees <small>Rev. 8-19-15</small>	<p><b>Advertising Disclosure</b> <small>Rev. 8-19-15</small></p> <p><small>NOTE: To avoid creating misunderstandings about your notarial powers, never translate the terms "notary" or "notary public" or "notaries public" into any language other than English. Avoid use of terms in any form of advertising that could lead a person to think that a U.S. notary public has authority or powers that are not actually conferred by the state commissioning authority. For advertising requirements pertaining to immigration consultants, please consult state statutes and regulations.</small></p>
<b>Alabama</b>	For taking an acknowledgment or proof; for administering an oath; executing a protest; giving any other certificate and affixing a seal of office -- \$5.	
<b>Alaska</b>	Left to be determined by the notary. If the notary chooses to charge a fee, he/she must provide a fee schedule prior to notarizing. Limited governmental notaries may not charge a fee.	
<b>Arizona</b>	\$2 per paper notarial act performed; \$25 for electronic notarial acts. Fee schedule must be "conspicuously" posted. Travel fees are allowed (the same mileage and per diem currently authorized for state employees). Fees are prohibited in certain limited circumstances.	Any advertising in a language other than English must include a notice of "conspicuous size," in English and the other language of the ad, "I am not an attorney and cannot give legal advice about immigration or any other legal matters." Applicable to non-attorney notaries; single desk plaque exempted.
<b>Arkansas</b>	\$5 per notarial act performed. Travel fee for actual mileage is allowed, based on distance traveled round-trip between the location where notarization occurs and the notary's place of residence or business, whichever distance is less. Travel fee is calculated using the current federal rate for mileage reimbursement.	Non-attorney notaries who wish to advertise using the terms "notario," "notario publico" or any similar term must include, in English and Spanish: "I am not a licensed attorney and cannot engage in the practice of law. I am not a representative of any governmental agency with authority over immigration or citizenship and I cannot offer legal advice or other assistance regarding immigration."
<b>California</b>	Acknowledgment or proof, \$10 per signature. Oath or affirmation for a jurat, \$10 per signature. For services in connection with the taking of any deposition, \$20, and in addition \$5 for administering the oath and \$5 for the certificate to the deposition. Certified copy (POA document only), \$10. Photocopy of a journal entry, 30 cents per page. Non-attorney notaries may charge no more than \$10 for services related to immigration forms for each set of forms. (Notaries must also be qualified and bonded under California law as an immigration consultant in order to enter data on immigration forms.) Travel fees are allowed if agreed-upon in advance. Fees are prohibited in certain limited circumstances.	Notaries who advertise their services in a non-English language must post (in English and the other language) the allowable statutory fees and include: "I am not an attorney and, therefore, cannot give legal advice about immigration or any other legal matters."

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<b>Continued... STATE</b>	<b>Max Fees</b>	<b>Advertising Disclosure</b>
<b>Colorado</b>	\$5 per paper notarial act performed; \$10 for an electronic notarial act. (See adjacent information regarding list of fees when advertising in a language other than English.)	Non-attorney notaries who advertise (including signage) in a language other than English must include, in English and the language(s) of the ad: "I am not an attorney licensed to practice law in the State of Colorado and I may not give legal advice or accept fees for legal advice." This language must be "clearly visible," and must be accompanied by a list of fees the notary may charge by law. The language and fees list must be posted in a "highly visible" location at the notary's place of business.
<b>Connecticut</b>	\$5 per notarial act performed. A travel fee may be charged of 35 cents per mile.	
<b>Delaware</b>	\$5 per paper notarial act performed; \$25 per electronic notarial act performed. The notary cannot waive electronic notarial act fees that are prescribed by the Secretary under DC 4307(c). Fees are prohibited in certain limited circumstances.	
<b>District of Columbia</b>	\$2 per signature per notarial act. Government notaries may not charge a fee.	
<b>Florida</b>	\$10 per notarial act (paper or electronic) and \$30 for performing a marriage ceremony. Fees are prohibited in certain limited circumstances.	Non-attorney notaries who advertise their services in a non-English language must "conspicuously" post the following, in English and the other language: "I am not an attorney licensed to practice law in the State of Florida, and I may not give legal advice or accept fees for legal advice."
<b>Georgia</b>	\$2 for each notarial act. Fees must be disclosed before performance of a notarial act. Notaries who advertise their services must post a fee schedule in English and in the language of their ad if it is not in English. Travel fees are not prohibited; the customer should be advised in advance and billed separately from notarial fees.	Non-attorney notaries who advertise their services in English or any other language, by virtually any manner, must post or include with the advertisement, in English and any other language used: "I am not an attorney licensed to practice law in the State of Georgia, and I may not give legal advice or accept fees for legal advice." If in writing the notice must of a "conspicuous" size.
<b>Hawaii</b>	For oaths including the certificate of oath, \$5; and for affixing the certificate of oath to every duplicate original beyond four, \$2.50. For acknowledgments, \$5 per signer; and for affixing the certificate of acknowledgment to every duplicate original beyond one, \$2.50 per signer. For executing protests, or issuing notices of protest or certified copies of protests, \$5 per service. For depositions or official certificate, \$5.	

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<i>Continued...</i> STATE	Max Fees	Advertising Disclosure
<b>Idaho</b>	\$2 for each notarial act performed. A fee for "actual" travel may also be charged. This fee is not specified but must be "reasonable."	
<b>Illinois</b>	\$1 per notarial act performed; until July 1, 2018, \$25 per notarial act related to the Pilot Program for Cook County Conveyances. Notaries must provide a receipt for fees charged and maintain records of all fees. Notaries who are neither attorneys nor accredited immigration consultants, who advertise in a language other than English, must conspicuously post a fee schedule in English and the language of the ad.	Non-attorney notaries who advertise their services in a non-English language, and who are not also accredited immigration representatives, must include with all advertising: "I am not an attorney licensed to practice law in Illinois and may not give legal advice or accept fees for legal advice." A single desk plaque is exempted from this requirement.
<b>Indiana</b>	\$2 per notarial act. Notaries who are also public officials, or deputies/appointees acting under a public official, may not charge fees for services related to official business unless the charges are specifically authorized in statutes other than notary statutes.	Non-attorney notaries who advertise their services in any language must include in the advertising: "I am not an attorney licensed to practice law in Indiana, and I may not give legal advice or accept fees for legal advice."
<b>Iowa</b>	Left to be determined by the notary—must be "reasonable."	Non-attorney notaries who advertise their services in any manner or form of representation must include, in every language used in advertising, the following statement or one required by the Secretary of State: "I am not an attorney licensed to practice law in this state. I am not allowed to draft legal records, give advice on legal matters, including immigration, or charge a fee for those activities."
<b>Kansas</b>	Left to be determined by the notary—must be "reasonable."	
<b>Kentucky</b>	50 cents for acknowledgments and document attestations; administering an oath/affirmation, 20 cents; executing a protest, 50 cents; for issuing a notice of protest, 25 cents; and for recording every protest, attestation or acknowledgment in a book (recordbook), 75 cents. Fees are prohibited in certain limited circumstances.	
<b>Louisiana</b>	Left to be determined by the notary.	

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<b>Maine</b>	For executing protests and actions related to the protest, \$1.50; otherwise fees are to be determined by the notary and must be "fair and reasonable." Notaries wishing to charge fees are counseled by the Maine Secretary of State to "establish a fee structure or schedule."	Non-attorney notaries who advertise their services in a language other than English must include, in English and the other language: "I am not an attorney licensed to practice law in Maine and may not give legal advice about immigration or any other legal matter or accept fees for legal advice." This notice must be in letter of a "conspicuous" size, and must include the fees a notary may charge by law.
<b>Maryland</b>	\$4 per "original" notarial act performed. Duplicate documents: \$2 per signature on the original (first) copy, and \$1 per signature for each additional copy of the document. For certifying a copy of a notarial record, \$2. For producing photocopies of notarized documents, \$1 per document copy. Allowable travel fee: Up to \$5 flat fee per trip, plus 31 cents per mile.	
<b>Massachusetts</b>	No fee specified for notarial acts; must be reasonable. Fees are specified for services related to protests (Massachusetts General Laws 262, Section 41).	Non-attorney notaries who advertise their services in a language other than English must include in the advertisement: "I am not an attorney and have no authority to give advice on immigration or other legal matters." This notice must be "prominently" displayed in the same language as the ad.
<b>Michigan</b>	\$10 per notarial act performed (each certificate). Notary must conspicuously post fees or advise customers of fees before performing notarial acts. Travel fees must be agreed-upon in advance of travel.	Non-attorney notaries who advertise their services in a language other than English must include in the advertisement: "I am not an attorney and have no authority to give advice on immigration or other legal matters." This notice must be "prominently" displayed in the same language as the ad, and must include the notary's fees allowed by statute.
<b>Minnesota</b>	Maximum fees that may be charged by Minnesota's notaries public: <ul style="list-style-type: none"> <li>• For protest of nonpayment of note or bill of exchange or of nonacceptance of such bill; where protest is legally necessary, and copy thereof, \$5 (formerly \$1).</li> <li>• For every other protest and copy, \$5 (formerly \$1).</li> <li>• For making and serving every notice of nonpayment of note or nonacceptance of bill and copy thereof, \$5 (formerly \$1).</li> <li>• For any affidavit or paper for which provision is not made herein, \$5 (formerly \$1) per folio, and \$1 per per folio for copies (formerly 20 cents).</li> <li>• For each oath administered, \$5 (formerly \$1).</li> <li>• For acknowledgments of deeds and for other services authorized by law, the legal fees allowed other officers for like services (no change from prior law).</li> <li>• For recording each instrument required by law to be recorded by the notary, \$5 per folio (formerly \$1).</li> </ul>	Non-attorney notaries who advertise their services in a language other than English must include, in English and the other language: "I am not an attorney licensed to practice law in Minnesota and may not give legal advice or accept fees for legal advice." This notice is applicable to most all forms of advertising with the exception of a single desk plaque.

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<b>Mississippi</b>	Notaries may charge no more than \$5 per signature per notarial act. Travel fee allowed if agreed upon in advance and the notary explains that the fee is separate from the notarial fee and is not mandatory. The notary may require payment of fees in advance of notarization. If the notary charges fees, conspicuous posting of the fee schedule or presentation to the customer of the fee schedule is required. Fee schedule shall be in English.	Non-attorney notaries who advertise their services in any language must include, in English and the other applicable language(s): “I am not an attorney licensed to practice law in the State of Mississippi and I may not give legal advice or accept fees for legal advice.” Bank-employed notaries and those offering notary loan signing services are exempted; see statutes for detailed terms.
<b>Missouri</b>	\$2 per signature notarized and for recording the notarial act in the notary’s journal. \$1 for administering a verbal oath/affirmation or for "any other notarial act." \$2 per page for certifying a copy or \$1 per page if the copy is a notarial journal record. Travel fees are allowed, not to exceed the federal mileage rate. An expedited service charge is allowed, not to exceed \$25. Travel and expedited service fees must be agreed-upon in advance and the notary must explain that they are separate from notarial act fees, and not mandated by law. Fees are prohibited in certain limited circumstances.	
<b>Montana</b>	Acknowledgment, \$5 for the first signature, \$1 for additional signatures by the same person. Oath or affirmation, \$5. Verification upon oath or affirmation (including oath) \$5. Taking a deposition, affidavit or other instrument, no maximum fee specified, \$3.50 per page. For mileage (traveling to/from location of the notarial act) notaries may charge the amount provided by law for state employees when using the same mode of travel and traveling on state business.	
<b>Nebraska</b>	For taking affidavits (jurat, seal), \$2. For administering an oath or affirmation, \$2. For taking acknowledgment of deed or other instrument, \$5. For each protest: \$1, plus \$2 for recording each protest and \$2 for each notice of protest. Travel fees are allowed when serving notice of protest, at the current rate allowed for state employees.	Non-attorney notaries who advertise their services in a language other than English must include in the advertisement: “I am not an attorney and have no authority to give advice on immigration or other legal matters.” This notice must be “prominently” displayed in the same language as the ad.

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<b>Nevada</b>	<p>For taking an acknowledgment, \$5 per signer, and for each signer's additional signature, \$2.50. For administering a verbal oath or affirmation (no signature), \$2.50. For a certified copy, \$2.50. For jurats, \$5 per signer. For performing a marriage ceremony (subject to qualification at the county level), \$75. Travel fees are allowed if they are agreed-upon in advance, and the notary explains that they are additional to the notarial fee, and not mandatory. Travel fees cannot exceed \$10 per hour for travel between 6am-7pm or \$25 per hour for travel between 7pm and 6am. The notary may charge a minimum 2 hours. The person must have requested that the notary travel. Travel fees and travel times must be recorded in the notary's journal. Notaries who charge fees must post a schedule, ½ inch type minimum. Any fee charged must be specifically authorized in statute.</p>	<p>Non-attorney notaries who advertise their services in a language other than English must include in the advertisement: "I am not an attorney in the State of Nevada. I am not licensed to give legal advice. I may not accept fees for giving legal advice." This notice must be of "conspicuous" size, in the same language as the ad. Single desk plaques are exempt from this requirement.</p>
<b>New Hampshire</b>	<p>\$10 per act performed. Depositions: \$5 or no more than \$50, as the notary sees fit. The notary is entitled to 20 cents per mile when traveling to swear in witnesses. Fees are prohibited in certain limited circumstances.</p>	
<b>New Jersey</b>	<p>\$2.50 per act performed, but for transfers of real estate, the fee is \$15 per transaction (not per document) for oaths/affirmations, proofs and acknowledgments of the grantors. For financing of real estate, the fee is \$25 per transaction (not per document) for oaths/affirmations and acknowledgments of the mortgagors.</p> <p>Non-attorney notaries public who advertise their services in any language must disclose in their advertisement: "I am not an attorney licensed to practice law and may not give legal advice about immigration or any other legal matter or accept fees for legal advice."</p>	<p>Non-attorney notaries who advertise their services in any language must include in the advertisement: "I am not an attorney licensed to practice law and may not give legal advice about immigration or any other legal matter or accept fees for legal advice."</p>
<b>New Mexico</b>	<p>\$5 per paper notarial act; \$10 for electronic notarizations. For copy certifications 50 cents per page (minimum total charge of \$5). A travel fee not to exceed 30 cents a mile is allowed IF the notary and signer agree on the travel fee beforehand and if the notary explains to the signer that the travel fee is separate from the fee for the notarization and not mandated by law.</p>	

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<b>New York</b>	<p>\$2 per person for oaths and affirmations; \$2 per person for acknowledgments and proofs, and for swearing each witness thereto, \$2. Protests, 75 cents each. For notice of protests, 10 cents per notice not to exceed five notices. Fees are prohibited in some limited circumstances (generally, oaths of office).</p>	<p>Non-attorney notaries who advertise their services in a language other than English must include in the advertisement: "I am not an attorney licensed to practice law and may not give legal advice about immigration or any other legal matter or accept fees for legal advice."</p>
<b>North Carolina</b>	<p>Paper notarial acts: for acknowledgments, jurats, verifications or proofs, \$5 per signature. For oaths or affirmations without a signature, \$5 per person, except for an oath or affirmation administered to a credible witness. For electronic notarial acts: \$10 per signature. Notaries who charge fees must conspicuously post a fee schedule or present a fee schedule to customers (prior to notarizing); the schedule must be in English; 10-pt type size minimum. If the notary advertises his/her services in another language, the fee schedule must be in English and the other language. Travel fees are discouraged.</p>	<p>Non-attorney notaries who advertise their services in a language other than English must include, in English and the language used in the advertisement: "I am not an attorney licensed to practice law in the State of North Carolina, and I may not give legal advice or accept fees for legal advice." This notice must be of "conspicuous" size, and applies to any means of advertising or communication. (See adjacent comments on fee schedule.)</p>
<b>North Dakota</b>	<p>The notary may charge no more than \$5 per act performed. Travel fees are allowed if they are agreed-upon in advance and if the notary explains that the travel fee is separate from the notarial act fee, and is neither mandated by or specified in law.</p>	<p>Non-attorney notaries who advertise their services in any fashion must include the following statement or one specified by the Secretary of State: "I am not an attorney licensed to practice law in this state. I am not allowed to draft legal records, give advice on legal matters, including immigration, or charge a fee for those activities." This notice must appear "prominently" in every language used in advertising. If the method of advertising or representation is other than broadcast media, print media or the Internet, and does not accommodate the required statement because of size constraints, the statement must be "prominently displayed" where the notarial act will be performed or provided to customers prior to performing a notarial act.</p>
<b>Ohio</b>	<p>For taking an acknowledgment, \$2. For taking and certifying an affidavit, \$1.50. For administering oaths/affirmations and taking depositions, \$2. For executing a protest, \$1. For recording an instrument required to be recorded by a notary public, 10 cents for each one hundred words.</p>	
<b>Oklahoma</b>	<p>\$5 per notarial act. Fees are prohibited in certain limited circumstances.</p>	

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<b>Oregon</b>	\$10 per act performed. If charging a fee the notary must conspicuously post a schedule of maximum allowable fees in English, or present customers with the fee schedule prior to notarizing. If advertising in another language, the ad(s) must include the fee schedule in both English and the other language. Travel fees are allowed if they are agreed-upon in advance and the notary explains that the travel fee is in addition to notarial act fees, and not required by law.	Non-attorney notaries who advertise their services in any manner must include, in every language used in advertising, the following statement or one specified by the Secretary of State: "I am not an attorney licensed to practice law, I am not allowed to draft legal records, give advice on legal matters, including immigration, or charge a fee for those activities." The statement must be "prominent." If the method of advertising or representation is other than broadcast media, print media or the Internet, and does not accommodate the required statement because of size constraints, the statement must be "prominently displayed" where the notarial act will be performed or provided to customers prior to performing a notarial act. This disclosure must also include the fees allowed for notarial acts.
<b>Pennsylvania</b>	Acknowledgments, \$5; each additional name, \$2. Oaths/affirmations, \$5 per individual. Verifications, \$5. Certificate for a certified copy, \$5. Affidavits, no matter how many signatures, \$5. Depositions, \$3 per page. Protests, \$3 per page. Fee schedule must be conspicuously posted, or provided upon request. Clerical and travel fees are allowed, if they are agreed-upon in advance.	<i>(Advertising disclosure is strongly requested by the Pennsylvania Secretary of State, but not statutorily required.)</i> Notaries who are neither attorneys nor Accredited Immigration Representatives, who advertise their services in any language other than English, are urged to post or attach to the advertisement: "I am not an attorney licensed to practice law in the Commonwealth of Pennsylvania and I may not give any legal advice or accept fees for legal advice. I cannot explain or interpret the contents of any document for you, instruct you on how to complete a document or direct you in the advisability of signing a particular document." This statement should also include the fees a notary may charge by law, should appear in every language used in advertising, and should be of a "conspicuous" size. Verbal advertisements should include translated versions of the required statement.
<b>Rhode Island</b>	Acknowledgments, \$1. Affidavits, 25 cents. Noting a marine protest, \$1. Drawing and extending a marine protest and recording it, \$1.50. Protests involving amounts of \$500 or more, \$1. Protests involving amounts of less than \$500, 50 cents. Noting the non-acceptance or nonpayment of a bill of exchange, order or draft, or the nonpayment of a promissory note or check, 75 cents. Notice of non-acceptance or non-payment, 25 cents for each notice given to liable parties. The entire cost of protest, including necessary notices and the record, cannot exceed \$2. The entire cost of noting, including notices, cannot exceed \$1.25. A travel fee of 10 cents per mile is allowed.	Non-attorney notaries who advertise their services in any language should include: "I am not an attorney and have no authority to give advice on immigration or other legal matters." This statement should be "prominently" displayed in the same language(s) as the advertising.

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<b>South Carolina</b>	<p>Maximum fees that a notary may charge for his/her services:</p> <ul style="list-style-type: none"> <li>• For an acknowledgment, \$5 per signature;</li> <li>• For an oath or affirmation without signature, \$5 per person;</li> <li>• For a jurat, \$5 per signature;</li> <li>• For a signature witnessing, \$5 per signature;</li> <li>• For a verification of fact, \$5 per certificate.</li> </ul> <p>Notaries who charge fees for their services must conspicuously display a fee schedule in their place of business, and present a fee schedule to each principal when notarizing outside of their place of business; the fee schedule must be in English. Notaries may charge a fee for traveling to perform a notarial act if the notary and the customer agree upon the fee in advance of travel, and the notary explains that the travel fee is separate from the fee for notarial services and is neither specified nor mandated by law.</p>	<p>Non-attorney notaries who advertise their services in a language other than English, using any manner of advertising or communication, must post or include with the advertisement: "I am not an attorney licensed to practice law in the State of South Carolina, and I may not give legal advice or accept fees for legal advice." The notice must be in English and the language(s) used in advertising, and must be of "conspicuous" size. The notice must also include the fees allowed by law for notarial acts. A single desk plaque is exempt from this requirement.</p>
<b>South Dakota</b>	<p>\$10 per notarial act. Fees are prohibited in certain limited circumstances.</p>	
<b>Tennessee</b>	<p>No statutory fee schedule; notaries OR the notary's employer may charge "reasonable fees and compensation" for the notary's services.</p>	<p>Non-attorney notaries who advertise their services in any language, using any form of advertising or communication, must include with the advertisement: "I am not an attorney licensed to practice law in the State of Tennessee, and I may not give legal advice or accept fees for legal advice." This language must appear in English and in any other language(s) used in advertising, and must be of "conspicuous" size.</p>
<b>Texas</b>	<p>Acknowledgment or proof, \$6 for the first signature and \$1 for each additional signature. Oath or affirmation, including certificate and seal, \$6. Protesting a bill or note for nonpayment, \$4; for each notice of protest, \$1. Taking the deposition of a witness, 50 cents for each 100 words. For swearing in a deponent and all other business connected with such deposition, \$6. For any other notarial act, a fee of \$6. For producing copies of official notarial records, 50 cents per page. Schedule of allowable fees must be conspicuously posted. Notary must be "prepared" to itemize fees for the customer. Fee book required (satisfied by use of a journal).</p>	<p>Non-attorney notaries who advertise their services in a language other than English, using any form of advertising or communication, must "post or otherwise include" with the advertisement: "I am not an attorney licensed to practice law in Texas and may not give legal advice or accept fees for legal advice." This notice must also include the fees that a notary may charge, must be in English and the other language(s) used in advertising, and must be of a "conspicuous size."</p>

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<b>U.S. Virgin Islands</b>	\$5 per notarial act.	
<b>Utah</b>	A maximum fee of \$5 per signature for an acknowledgment, proof or jurat. \$5 per person for a (verbal) oath or affirmation. \$5 per page for a certified copy. Travel fees are allowed but must not exceed the approved federal mileage rate. Fees must be agreed upon in advance and the notary must explain that they are separate from the fee for notarization, and not mandatory. Fee schedule (in English) must be conspicuously posted; non-English fee schedule is allowed in conjunction with the English language fee schedule.	Non-attorney notaries who advertising their services in a language other than English must include, in English and any language(s) used in advertising: "I am not an attorney licensed to practice law in Utah and may not give legal advice about immigration or any other legal matter or accept fees for legal advice." This notice must also include the fees that a notary may charge, and utilize letters of a "conspicuous size."
<b>Vermont</b>	Each certificate under seal, 50 cents. Each protest under seal; \$2. (Ex officio notaries may not charge fees for notarial services.)	
<b>Virginia</b>	\$5 per paper notarial act. For electronic notarial acts, \$25. Travel fees are allowed if agreed-upon in advance of notarization. Fees are prohibited in some limited circumstances.	
<b>Washington</b>	Witnessing or attesting a signature, \$10 per signature. Acknowledgments or verifications upon oath or affirmation, \$10 per signature. Certifying or attesting a copy, \$10 per copy. Receiving or noting a protest of a negotiable instrument, \$10. Being present at demand, tender or deposit, and noting same, \$10. Verbal oath or affirmation, \$10 per person. Certifying that an event has occurred or an act has been performed, \$10. Travel fees are allowed if agreed-upon in advance and if the notary explains that travel fees are additional and not mandatory. Schedule of fees, in English, must be conspicuously posted or presented to the customer prior to notarization; 10-point type size minimum.	

**State Notary Maximum Allowed Fees – QUICK REFERENCE | Compiled by American Society of Notaries | Rev. August 2015**

*This chart serves as a quick reference to each state’s notary fee requirements. Additional details are found in statutes, administrative rules and the commissioning authorities’ notary guidelines. For assistance with accessing additional details, you may contact [Kathleen@asnnotary.org](mailto:Kathleen@asnnotary.org)*

<b>Continued... STATE</b>	<b>Max Fees</b>	<b>Advertising Disclosure</b>
<b>West Virginia</b>	<p>Maximum fees:                      (a) For notarization of each signature and the proper recordation thereof in the journal of notarial acts, \$5.00 for each signature notarized.                      (b) For certification of a facsimile of a document, retaining a facsimile in the notary's file, and the proper recordation thereof in the journal of notarial acts, \$5.00 for each eight and one-half by eleven inch page retained in the notary's file.                      (c) \$5.00 for any other notarial act performed.</p>	<p>Non-attorney notaries who advertise their services “in any manner” must include the following statement or one required by the Secretary of State: “I am not an attorney licensed to practice law in this state. I am not allowed to draft legal records, give advice on legal matters, including immigration, or charge a fee for those activities.” This notice must appear in each language used in advertising or representation of services. If the method of advertising or representation is other than broadcast media, print media or the Internet, and does not accommodate the required statement because of size constraints, the statement must be “prominently” displayed where the notarial act will be performed or provided to customers prior to performing a notarial act.</p>
<b>Wisconsin</b>	<p>\$5 per notarial act, except for copying a folio relating to drawing any affidavit, or other paper or proceeding--12 cents per folio. Fees are prohibited in certain limited circumstances.</p>	<p>Non-attorney notaries may not use the phrases “notario,” “notarizaciones,” “notarizamos,” or “notario public” or otherwise advertise (in virtually any medium) using a language other than English, without failing to include: “I am not an attorney licensed to practice law in Wisconsin and may not give legal advice or accept fees for legal advice.” This statement must be in English and any language(s) used in advertising, and must appear in all capital letters of the same type size. The statement must also include the fees a notary may charge by law.</p>
<b>Wyoming</b>	<p>\$5 per notarial act performed. Travel fees are allowed if agreed-upon in advance and if the notary explains that travel fees are separate from the fee for notarization, and not mandated by law. (reflects legis. effective 7-1-14)</p>	