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A bill to be entitled

2 An act relating to land trusts; creating s. 689.073, 3 F.S., and transferring, renumbering, and amending s. 4 689.071(4) and (5), F.S.; providing requirements 5 relating to vesting of ownership in a trustee; 6 providing exclusion and applicability; amending s. 7 689.071, F.S.; revising and providing definitions; 8 revising provisions relating to land trust transfers 9 of real property and vesting of ownership in a 10 trustee; prohibiting the operation of the statute of uses to execute a land trust or to vest the trust 11 12 property under certain conditions; prohibiting the operation of the doctrine of merger to execute a land 13 trust or to vest the trust property under certain 14 conditions; providing conditions under which a 15 beneficial interest is deemed real property; revising 16 17 and providing rights, liabilities, and duties of land 18 trust beneficiaries; authorizing certain beneficial 19 ownership methods; providing for the perfection of security documents; providing that a trustee's legal 20 21 and equitable title to the trust property is separate and distinct from the beneficiary's beneficial 22 23 interest in the land trust and the trust property; 24 prohibiting a lien, judgment, mortgage, security interest, or other encumbrance against one interest 25 from automatically attaching to another interest; 26 providing that the appointment of a guardian ad litem 27 28 is not necessary in certain foreclosure litigation

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29 affecting the title to trust property of a land trust; 30 conforming provisions to changes made by the act; 31 deleting provisions relating to the applicability of 32 certain successor trustee provisions; providing notice requirements; providing for the determination of 33 applicable law for certain trusts; providing for 34 applicability relating to Uniform Commercial Code 35 36 financing statements; providing requirements for recording effectiveness; amending s. 736.0102, F.S.; 37 38 revising and providing scope of the Florida Trust Code; providing a directive to the Division of Law 39 40 Revision and Information; providing an effective date. 41 42 Be It Enacted by the Legislature of the State of Florida: 43 Section 1. Section 689.073, Florida Statutes, is created, 44 45 and present subsections (4) and (5) of section 689.071, Florida 46 Statutes, are transferred and renumbered as subsections (2) and 47 (3), respectively, of section 689.073, Florida Statutes, and 48 amended, to read: 49 689.073 Powers conferred on trustee in recorded 50 instrument.-51 (1) OWNERSHIP VESTS IN TRUSTEE.-Every conveyance, deed, 52 mortgage, lease assignment, or other instrument heretofore or 53 hereafter made, hereinafter referred to as the "recorded 54 instrument," transferring any interest in real property, 55 including, but not limited to, a leasehold or mortgagee

56 interest, to any person or any corporation, bank, trust company,

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57 or other entity duly formed under the laws of its state of 58 qualification, which recorded instrument designates the person, 59 corporation, bank, trust company, or other entity "trustee" or "as trustee" and confers on the trustee the power and authority 60 61 to protect, to conserve, to sell, to lease, to encumber, or 62 otherwise to manage and dispose of the real property described 63 in the recorded instrument, is effective to vest, and is 64 declared to have vested, in such trustee full power and 65 authority as granted and provided in the recorded instrument to deal in and with such property, or interest therein or any part 66 67 thereof, held in trust under the recorded instrument.

68 (2) (4) NO DUTY TO INQUIRE. - Any grantee, mortgagee, lessee, 69 transferee, assignee, or person obtaining satisfactions or 70 releases or otherwise in any way dealing with the trustee with 71 respect to the real property or any interest in such property 72 held in trust under the recorded instrument, as hereinabove 73 provided for, is not obligated to inquire into the 74 identification or status of any named or unnamed beneficiaries, 75 or their heirs or assigns to whom a trustee may be accountable 76 under the terms of the recorded instrument, or under any 77 unrecorded separate declarations or agreements collateral to the recorded instrument, whether or not such declarations or 78 79 agreements are referred to therein; or to inquire into or 80 ascertain the authority of such trustee to act within and 81 exercise the powers granted under the recorded instrument; or to 82 inquire into the adequacy or disposition of any consideration, if any is paid or delivered to such trustee in connection with 83 any interest so acquired from such trustee; or to inquire into 84

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85 any of the provisions of any such unrecorded declarations or 86 agreements.

(3) (5) BENEFICIARY CLAIMS. - All persons dealing with the 87 trustee under the recorded instrument as hereinabove provided 88 89 take any interest transferred by the trustee thereunder, within 90 the power and authority as granted and provided therein, free 91 and clear of the claims of all the named or unnamed 92 beneficiaries of such trust, and of any unrecorded declarations 93 or agreements collateral thereto whether referred to in the 94 recorded instrument or not, and of anyone claiming by, through, 95 or under such beneficiaries. However, this section does not 96 prevent a beneficiary of any such unrecorded collateral 97 declarations or agreements from enforcing the terms thereof 98 against the trustee.

99 (4) EXCLUSION.-This section does not apply to any deed,
 100 mortgage, or other instrument to which s. 689.07 applies.

101 (5) APPLICABILITY.-The section applies without regard to 102 whether any reference is made in the recorded instrument to the 103 beneficiaries of such trust or to any separate collateral 104 unrecorded declarations or agreements, without regard to the 105 provisions of any unrecorded trust agreement or declaration of 106 trust, and without regard to whether the trust is governed by s. 107 689.071 or chapter 736. This section applies both to recorded 108 instruments that are recorded after the effective date of this 109 act and to recorded instruments that were previously recorded 110 and governed by similar provisions contained in s. 689.071(3), Florida Statutes 2012, and any such recorded instrument 111 purporting to confer power and authority on a trustee under such 112

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113 provisions of s. 689.071(3), Florida Statutes 2012, is valid and 114 has the effect of vesting full power and authority in such 115 trustee as provided in this section. Section 2. Section 689.071, Florida Statutes, as amended 116 117 by this act, is amended to read: 689.071 Florida Land Trust Act.-118 119 SHORT TITLE.-This section may be cited as the "Florida (1) 120 Land Trust Act." 121 (2) DEFINITIONS.-As used in this section, the term: 122 (a) "Beneficial interest" means any interest, vested or 123 contingent and regardless of how small or minimal such interest may be, in a land trust which is held by a beneficiary. 124 125 "Beneficiary" means any person or entity having a (b) 126 beneficial interest in a land trust. A trustee may be a 127 beneficiary of the land trust for which such trustee serves as 128 trustee. 129 (c) "Holder of the power of direction" means any person or 130 entity having the authority to direct the trustee to convey 131 property or interests, execute a mortgage, distribute proceeds 132 of a sale or financing, and execute documents incidental to the 133 administration of a land trust. 134 (c) (d) "Land trust" means any express written agreement or arrangement by which a use, confidence, or trust is declared of 135 136 any land, or of any charge upon land, under which the title to 137 real property, including, but not limited to, a leasehold or 138 mortgagee interest, both legal and equitable, is vested in a trustee by a recorded instrument that confers on the trustee the 139 power and authority prescribed in s. 689.073(1) and under which 140 Page 5 of 22

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141 the trustee has no duties other than the following: 142 1. The duty to convey, sell, lease, mortgage, or deal with 143 the trust property, or to exercise such other powers concerning 144 the trust property as may be provided in the recorded 145 instrument, in each case as directed by the beneficiaries or by 146 the holder of the power of direction; 147 The duty to sell or dispose of the trust property at 2. 148 the termination of the trust; 149 The duty to perform ministerial and administrative 3. 150 functions delegated to the trustee in the trust agreement or by 151 the beneficiaries or the holder of the power of direction; or 152 4. The duties required of a trustee under chapter 721, if 153 the trust is a timeshare estate trust complying with s. 154 721.08(2)(c)4. or a vacation club trust complying with s. 155 721.53(1)(e), 156 157 However, the duties of the trustee of a land trust created 158 before the effective date of this act may exceed the limited duties listed in this paragraph to the extent authorized in 159 160 subsection (12) subsection (3). The recorded instrument does not 161 itself create an entity, regardless of whether the relationship 162 among the beneficiaries and the trustee is deemed to be an 163 entity under other applicable law. 164 "Power of direction" means the authority of a person, (d) 165 as provided in the trust agreement, to direct the trustee of a 166 land trust to convey property or interests, execute a lease or 167 mortgage, distribute proceeds of a sale or financing, and execute documents incidental to the administration of a land 168

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169 trust.

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170	(e) "Recorded instrument" has the same meaning as provided
171	in s. 689.073(1).
172	(f) "Trust agreement" means the written agreement
173	governing a land trust or other trust, including any amendments.
174	(g) "Trust property" means any interest in real property,
175	including, but not limited to, a leasehold or mortgagee
176	interest, conveyed by a recorded instrument to a trustee of a
177	land trust or other trust.
178	<u>(h)</u> "Trustee" means the person <del>or entity</del> designated in
179	a <u>recorded instrument or trust agreement</u> <del>trust instrument</del> to
180	hold <del>legal and equitable</del> title to <u>the trust</u> property of a land
181	trust <u>or other trust</u> .
182	(3) OWNERSHIP VESTS IN TRUSTEEEvery recorded instrument
183	conveyance, deed, mortgage, lease assignment, or other
184	instrument heretofore or hereafter made, hereinafter referred to
185	as the "recorded instrument," transferring any interest in real
186	property to the trustee of a land trust and conferring upon the
187	trustee the power and authority prescribed in s. 689.073(1), in
188	this state, including, but not limited to, a leasehold or
189	mortgagee interest, to any person or any corporation, bank,
190	trust company, or other entity duly formed under the laws of its
191	state of qualification, in which recorded instrument the person,
192	corporation, bank, trust company, or other entity is designated
193	"trustee" or "as trustee," whether or not reference is made in
194	the recorded instrument to the beneficiaries of such <u>land</u> trust
195	or to the trust agreement or any separate collateral unrecorded
196	declarations or agreements, is effective to vest, and is hereby
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197 declared to have vested, in such trustee both legal and 198 equitable title, and full rights of ownership, over the trust 199 real property or interest therein, with full power and authority 200 as granted and provided in the recorded instrument to deal in 201 and with the trust property or interest therein or any part 202 thereof. The recorded instrument does not itself create an 203 entity, regardless of whether the relationship among the 204 beneficiaries and the trustee is deemed to be an entity under 205 other applicable law; provided, the recorded instrument confers 206 on the trustee the power and authority to protect, to conserve, 207 to sell, to lease, to encumber, or otherwise to manage and 208 dispose of the real property described in the recorded 209 instrument. 210 STATUTE OF USES INAPPLICABLE.-Section 689.09 and the (4) 211 statute of uses do not execute a land trust or vest the trust 212 property in the beneficiary or beneficiaries of the land trust, 213 notwithstanding any lack of duties on the part of the trustee or 214 the otherwise passive nature of the land trust. 215 (5) DOCTRINE OF MERGER INAPPLICABLE. - The doctrine of 216 merger does not extinguish a land trust or vest the trust 217 property in the beneficiary or beneficiaries of the land trust, 218 regardless of whether the trustee is the sole beneficiary of the 219 land trust. 220 (6) PERSONAL PROPERTY.-In all cases in which the recorded 221 instrument or the trust agreement, as hereinabove provided, 222 contains a provision defining and declaring the interests of beneficiaries of a land trust thereunder to be personal property 223 only, such provision is shall be controlling for all purposes 224

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when such determination becomes an issue under the laws or in the courts of this state. <u>If no such personal property</u> <u>designation appears in the recorded instrument or in the trust</u> <u>agreement, the interests of the land trust beneficiaries are</u> real property.

(7) TRUSTEE LIABILITY.-In addition to any other limitation
on personal liability existing pursuant to statute or otherwise,
the provisions of ss. 736.08125 and 736.1013 apply to the
trustee of a land trust created pursuant to this section.

234

(8) LAND TRUST BENEFICIARIES.-

(a) Except as provided in this section, the beneficiaries
of a land trust are not liable, solely by being beneficiaries,
under a judgment, decree, or order of court or in any other
manner for a debt, obligation, or liability of the land trust.

239 (b) Any beneficiary acting under the trust agreement of a 240 land trust is not liable to the land trust's trustee or to any 241 other beneficiary for the beneficiary's good faith reliance on 242 the provisions of the trust agreement. <u>A beneficiary's duties</u> 243 <u>and liabilities under a land trust may be expanded or restricted</u> 244 in a trust agreement or beneficiary agreement.

245 (b)1. If provided in the recorded instrument, in the trust 246 agreement, or in a beneficiary agreement:

247 <u>a. A particular beneficiary may own the beneficial</u> 248 <u>interest in a particular portion or parcel of the trust property</u> 249 <u>of a land trust;</u>

b. A particular person may be the holder of the power of
 direction with respect to the trustee's actions concerning a
 particular portion or parcel of the trust property of a land

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253 trust; and

254 <u>c. The beneficiaries may own specified proportions or</u> 255 <u>percentages of the beneficial interest in the trust property or</u> 256 <u>in particular portions or parcels of the trust property of a</u> 257 <u>land trust.</u>

258 <u>2. Multiple beneficiaries may own a beneficial interest in</u>
 a land trust as tenants in common, joint tenants with right of
 <u>survivorship, or tenants by the entireties.</u>

261 If a beneficial interest in a land trust is determined (C) 262 to be personal property as provided in subsection (6), chapter 263 679 applies to the perfection of any security interest in that a 264 beneficial interest in a land trust. If a beneficial interest in 265 a land trust is determined to be real property as provided in 266 subsection (6), then to perfect a lien or security interest 267 against that beneficial interest, the mortgage, deed of trust, security agreement, or other similar security document must be 268 269 recorded in the public records of the county that is specified 270 for such security documents in the recorded instrument or in a 271 declaration of trust or memorandum of such declaration of trust 272 recorded in the public records of the same county as the 273 recorded instrument. If no county is so specified for recording 274 such security documents, the proper county for recording such a 275 security document against a beneficiary's interest in any trust 276 property is the county where the trust property is located. The 277 perfection of a lien or security interest in a beneficial 278 interest in a land trust does not affect, attach to, or encumber 279 the legal or equitable title of the trustee in the trust 280 property and does not impair or diminish the authority of the

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trustee under the recorded instrument, and parties dealing with the trustee are not required to inquire into the terms of the unrecorded trust agreement <u>or any lien or security interest</u> against a beneficial interest in the land trust.

285 The trustee's legal and equitable title to the trust (d) 286 property of a land trust is separate and distinct from the 287 beneficial interest of a beneficiary in the land trust and in 288 the trust property. A lien, judgment, mortgage, security 289 interest, or other encumbrance attaching to the trustee's legal 290 and equitable title to the trust property of a land trust does 291 not attach to the beneficial interest of any beneficiary; and 292 any lien, judgment, mortgage, security interest, or other 293 encumbrance against a beneficiary or beneficial interest does 294 not attach to the legal or equitable title of the trustee to the 295 trust property held under a land trust, unless the lien, 296 judgment, mortgage, security interest, or other encumbrance by 297 its terms or by operation of other law attaches to both the 298 interest of the trustee and the interest of such beneficiary. A 299 beneficiary's duties and liabilities may be expanded or 300 restricted in a trust agreement or beneficiary agreement.

301 Any subsequent document appearing of record in which a (e) 302 beneficiary of a land trust transfers or encumbers any the 303 beneficial interest in the land trust does not transfer or 304 encumber the legal or equitable title of the trustee to the 305 trust property and does not diminish or impair the authority of 306 the trustee under the terms of the recorded instrument. Parties 307 dealing with the trustee of a land trust are not required to 308 inquire into the terms of the unrecorded trust agreement.

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309 (f) The An unrecorded trust agreement giving rise to a 310 recorded instrument for a land trust may provide that one or 311 more persons or entities have the power to direct the trustee to 312 convey property or interests, execute a mortgage, distribute 313 proceeds of a sale or financing, and execute documents incidental to administration of the land trust. The power of 314 315 direction, unless provided otherwise in the land trust agreement 316 of the land trust, is conferred upon the holders of the power 317 for the use and benefit of all holders of any beneficial 318 interest in the land trust. In the absence of a provision in the 319 land trust agreement of a land trust to the contrary, the power 320 of direction shall be in accordance with the percentage of 321 individual ownership. In exercising the power of direction, the 322 holders of the power of direction are presumed to act in a 323 fiduciary capacity for the benefit of all holders of any 324 beneficial interest in the land trust, unless otherwise provided 325 in the land trust agreement. A beneficial interest in a land 326 trust is indefeasible, and the power of direction may not be 327 exercised so as to alter, amend, revoke, terminate, defeat, or 328 otherwise affect or change the enjoyment of any beneficial 329 interest in a land trust.

(g) A <u>land</u> trust <u>relating to real estate</u> does not fail, and any use relating to <u>the trust property</u> <u>real estate</u> may not be defeated, because beneficiaries are not specified by name in the recorded <u>instrument</u> <u>deed of conveyance</u> to the trustee or because duties are not imposed upon the trustee. The power conferred by any recorded <u>instrument</u> <u>deed of conveyance</u> on a trustee <u>of a land trust</u> to sell, lease, encumber, or otherwise

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dispose of property described in the <u>recorded instrument</u> deed is effective, and a person dealing with the trustee <u>of a land trust</u> is not required to inquire any further into the right of the trustee to act or the disposition of any proceeds.

(h) The principal residence of a beneficiary shall be
entitled to the homestead tax exemption even if the homestead is
held by a trustee in a land trust, provided the beneficiary
qualifies for the homestead exemption under chapter 196.

345 (i) In a foreclosure against trust property or other
346 litigation affecting the title to trust property of a land
347 trust, the appointment of a guardian ad litem is not necessary
348 to represent the interest of any beneficiary.

349

(9) SUCCESSOR TRUSTEE.-

350 (a) The provisions of s. 736.0705 relating to the
 351 resignation of a trustee do not apply to the appointment of a
 352 successor trustee under this section.

353 (a) (b) If the recorded instrument and the unrecorded land 354 trust agreement are silent as to the appointment of a successor 355 trustee of a land trust in the event of the death, incapacity, 356 resignation, or termination due to dissolution of a land trustee or if a land trustee is unable to serve as trustee of a land 357 358 trust, one or more persons or entities having the power of 359 direction of the land trust agreement may appoint a successor 360 trustee or trustees of the land trust by filing a declaration of 361 appointment of a successor trustee or trustees in the public 362 records of office of the recorder of deeds in the county in 363 which the trust property is located. The declaration must be 364 signed by a beneficiary or beneficiaries of the land trust and

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365 by <u>the</u> each successor trustee <u>or trustees</u>, must be acknowledged 366 in the manner provided for acknowledgment of deeds, and must 367 contain:

368

369

1. The legal description of the trust property.

2. The name and address of the former trustee.

370 3. The name and address of <u>the each</u> successor trustee <u>or</u>
 371 <u>trustees</u>.

4. A statement that each successor trustee has been
appointed by one or more persons or entities having the power of
direction of the land trust appointed the successor trustee or
trustees, together with an acceptance of appointment by the each
successor trustee or trustees.

(b) (c) If the recorded instrument is silent as to the 377 378 appointment of a successor trustee or trustees of a land trust 379 but an unrecorded land trust agreement provides for the 380 appointment of a successor trustee or trustees in the event of 381 the death, incapacity, resignation, or termination due to 382 dissolution of the land trustee, of a land trust, then upon the 383 appointment of any successor trustee pursuant to the terms of 384 the unrecorded land trust agreement, the each successor trustee 385 or trustees shall file a declaration of appointment of a 386 successor trustee in the public records of office of the 387 recorder of deeds in the county in which the trust property is 388 located. The declaration must be signed by both the former 389 trustee and the each successor trustee or trustees, must be 390 acknowledged in the manner provided for acknowledgment of deeds, 391 and must contain:

392

1. The legal description of the trust property.

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393 2. The name and address of the former trustee.

394 3. The name and address of the successor trustee or
395 <u>trustees</u>.

396 4. A statement of resignation by the former trustee and a
397 statement of acceptance of appointment by <u>the each</u> successor
398 trustee or trustees.

399 5. A statement that <u>the each</u> successor trustee <u>or trustees</u>
 400 <u>were was</u> duly appointed under the terms of the unrecorded <del>land</del>
 401 trust agreement.

If the appointment of any successor trustee <u>of a land trust</u> is due to the death or incapacity of the former trustee, the declaration need not be signed by the former trustee and a copy of the death certificate or a statement that the former trustee is incapacitated or unable to serve must be attached to or included in the declaration, as applicable.

409 <u>(c)(d)</u> If the recorded instrument provides for the 410 appointment of any successor trustee <u>of a land trust</u> and any 411 successor trustee is appointed in accordance with the recorded 412 instrument, no additional declarations of appointment of any 413 successor trustee are required under this section.

(d) (e) Each successor land trustee appointed with respect to a land trust is fully vested with all the estate, properties, rights, powers, trusts, duties, and obligations of the predecessor land trustee, except that any successor land trustee of a land trust is not under any duty to inquire into the acts or omissions of a predecessor trustee and is not liable for any act or failure to act of a predecessor trustee. A person dealing

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421 with any successor trustee <u>of a land trust</u> pursuant to a 422 declaration filed under this section is not obligated to inquire 423 into or ascertain the authority of the successor trustee to act 424 within or exercise the powers granted under the recorded 425 instruments or any unrecorded <u>trust agreement</u> declarations or 426 agreements.

427 (e) (f) A land trust agreement may provide that the trustee 428 of a land trust, when directed to do so by the holder of the 429 power of direction or by the beneficiaries of the land trust or 430 legal representatives of the beneficiaries, may convey the trust 431 property directly to another trustee on behalf of the 432 beneficiaries or to another representative named in such 433 directive others named by the beneficiaries.

434

(10) TRUSTEE AS CREDITOR.-

435 If a debt is secured by a security interest or (a) 436 mortgage against in a beneficial interest in a land trust or by 437 a mortgage on land trust property of a land trust, the validity or enforceability of the debt, security interest, or mortgage 438 439 and the rights, remedies, powers, and duties of the creditor 440 with respect to the debt or the security are not affected by the fact that the creditor and the trustee are the same person or 441 442 entity, and the creditor may extend credit, obtain any necessary 443 security interest or mortgage, and acquire and deal with the 444 property comprising the security as though the creditor were not 445 the trustee.

(b) A trustee of a land trust does not breach a fiduciary
duty to the beneficiaries, and it is not evidence of a breach of
any fiduciary duty owed by the trustee to the beneficiaries for

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449	a trustee to be or become a secured or unsecured creditor of the
450	land trust, the beneficiary of the land trust, or a third party
451	whose debt to such creditor is guaranteed by a beneficiary of
452	the land trust.
453	(11) NOTICES TO TRUSTEEAny notice required to be given
454	to a trustee of a land trust regarding trust property by a
455	person who is not a party to the trust agreement must identify
456	the trust property to which the notice pertains or include the
457	name and date of the land trust to which the notice pertains, if
458	such information is shown on the recorded instrument for such
459	trust property.
460	(12) DETERMINATION OF APPLICABLE LAWExcept as otherwise
461	provided in this section, chapter 736 does not apply to a land
462	trust governed by this section.
463	(a) A trust is not a land trust governed by this section
464	if there is no recorded instrument that confers on the trustee
465	the power and authority prescribed in s. 689.073(1).
466	(b) For a trust created before the effective date of this
467	act:
468	1. The trust is a land trust governed by this section if a
469	recorded instrument confers on the trustee the power and
470	authority described in s. 689.073(1) and if:
471	a. The recorded instrument or the trust agreement
472	expressly provides that the trust is a land trust; or
473	b. The intent of the parties that the trust be a land
474	trust is discerned from the trust agreement or the recorded
475	instrument;
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477 without regard to whether the trustee's duties under the trust 478 agreement are greater than those limited duties described in s. 479 689.071(2)(c). 480 The trust is not a land trust governed by this section 2. 481 if: 482 The recorded instrument or the trust agreement a. 483 expressly provides that the trust is to be governed by chapter 484 736, or by any predecessor trust code or other trust law other 485 than this section; or 486 b. The intent of the parties that the trust be governed by 487 chapter 736, or by any predecessor trust code or other trust law 488 other than this section, is discerned from the trust agreement 489 or the recorded instrument, 490 491 without regard to whether the trustee's duties under the trust 492 agreement are greater than those limited duties listed in s. 493 689.071(2)(c), and without consideration of any references in 494 the trust agreement to provisions of chapter 736 made applicable 495 to the trust by chapter 721, if the trust is a timeshare estate 496 trust complying with s. 721.08(2)(c)4. or a vacation club trust 497 complying with s. 721.53(1)(e). 498 3. Solely for the purpose of determining the law governing 499 a trust under subparagraph 1. or subparagraph 2., the 500 determination shall be made without consideration of any 501 amendment to the trust agreement made on or after the effective 502 date of this act, except as provided in paragraph (d). 503 If the determination of whether a trust is a land trust 4. 504 governed by this section cannot be made under either

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505 subparagraph 1. or subparagraph 2., the determination shall be 506 made under paragraph (c) as if the trust was created on or after 507 the effective date of this act. 508 If a recorded instrument confers on the trustee the (C) 509 power and authority described in s. 689.073(1) and the trust was 510 created on or after the effective date of this act, the trust 511 shall be determined to be a land trust governed by this section 512 only if the trustee's duties under the trust agreement, 513 including any amendment made on or after such date, are no 514 greater than those limited duties described in s. 689.071(2)(c). 515 If the trust agreement for a land trust created before (d) 516 the effective date of this act is amended on or after such date 517 to add to or increase the duties of the trustee beyond the 518 duties provided in the trust agreement as of the effective date 519 of this act, the trust shall remain a land trust governed by 520 this section only if the additional or increased duties of the 521 trustee implemented by the amendment are no greater than those 522 limited duties described in s. 689.071(2)(c). 523 (13) UNIFORM COMMERCIAL CODE TRANSITION RULE.-This section 524 does not render ineffective any effective Uniform Commercial 525 Code financing statement filed before July 1, 2014, to perfect a 526 security interest in a beneficial interest in a land trust that 527 is determined to be real property as provided in subsection (6), 528 but such a financing statement ceases to be effective at the 529 earlier of July 1, 2019, or the time the financing statement 530 would have ceased to be effective under the law of the 531 jurisdiction in which it is filed, and the filing of a Uniform 532 Commercial Code continuation statement after July 1, 2014, does

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533	not continue the effectiveness of such a financing statement.
534	The recording of a mortgage, deed of trust, security agreement,
535	or other similar security document against such a beneficial
536	interest that is real property in the public records specified
537	in subsection (8)(c) continues the effectiveness and priority of
538	a financing statement filed against such a beneficial interest
539	before July 1, 2014, if:
540	(a) The recording of the security document in that county
541	is effective to perfect a lien on such beneficial interest under
542	subsection (8)(c);
543	(b) The recorded security document identifies a financing
544	statement filed before July 1, 2014, by indicating the office in
545	which the financing statement was filed and providing the dates
546	of filing and the file numbers, if any, of the financing
547	statement and of the most recent continuation statement filed
548	with respect to the financing statement; and
549	(c) The recorded security document indicates that such
550	financing statement filed before July 1, 2014, remains
551	effective.
552	
553	If no original security document bearing the debtor's signature
554	is readily available for recording in the public records, a
555	secured party may proceed under this subsection with such
556	financing statement filed before July 1, 2014, by recording a
557	copy of a security document verified by the secured party as
558	being a true and correct copy of an original authenticated by
559	the debtor. This subsection does not apply to the perfection of
560	a security interest in any beneficial interest in a land trust
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561 that is determined to be personal property under subsection (6). 562 (14) (11) REMEDIAL ACT.-This act is remedial in nature and 563 shall be given a liberal interpretation to effectuate the intent 564 and purposes hereinabove expressed. 565 (15) (12) EXCLUSION.-This act does not apply to any deed, 566 mortgage, or other instrument to which s. 689.07 applies. 567 Section 3. Section 736.0102, Florida Statutes, is amended 568 to read: 569 736.0102 Scope.-570 (1) Except as otherwise provided in this section, this 571 code applies to express trusts, charitable or noncharitable, and 572 trusts created pursuant to a law, judgment, or decree that 573 requires the trust to be administered in the manner of an 574 express trust. 575 This code does not apply to constructive or resulting (2) 576 trusts; conservatorships; custodial arrangements pursuant to the 577 Florida Uniform Transfers to Minors Act; business trusts providing for certificates to be issued to beneficiaries; common 578 579 trust funds; land trusts under s. 689.071, except to the extent 580 provided in s. 689.071(7); trusts created by the form of the 581 account or by the deposit agreement at a financial institution; 582 voting trusts; security arrangements; liquidation trusts; trusts 583 for the primary purpose of paying debts, dividends, interest, 584 salaries, wages, profits, pensions, or employee benefits of any 585 kind; and any arrangement under which a person is nominee or 586 escrowee for another.

587(3) This code does not apply to any land trust under s.588689.071, except to the extent provided in s. 689.071(7), s.

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589	721.08(2)(c)4. or s. 721.53(1)(e). A trust governed at its
590	creation by chapter 736, former chapter 737, or any prior trust
591	statute superseded or replaced by any provision of former
592	chapter 737, is not a land trust regardless of any amendment or
593	modification of the trust, any change in the assets held in the
594	trust, or any continuing trust resulting from the distribution
595	or retention in further trust of assets from the trust.
596	Section 4. The Division of Law Revision and Information is
597	directed to replace the phrase "the effective date of this act"
598	wherever it occurs in this act with such date.
599	Section 5. This act shall take effect upon becoming a law.

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