1	A bill to be entitled
2	An act relating to guardianship; amending s.
3	737.2065, F.S.; authorizing the guardian of the
4	property of an incapacitated person to contest
5	the validity of a trust before it becomes
6	irrevocable; amending s. 744.311, F.S.;
7	requiring the court to determine whether there
8	is an alternative to guardianship if a person
9	is determined incapable of exercising his or
10	her delegable rights; authorizing an interested
11	person to file a verified statement indicating
12	a belief that an incapacitated person's trust,
13	trust amendment, or durable power of attorney
14	is invalid, in which case such instrument may
15	not be an alternative to the appointment of a
16	guardian; amending s. 744.441, F.S.; requiring
17	the court to determine whether an action
18	contesting the validity of a trust is in the
19	ward's best interests before authorizing a
20	guardian to bring such actions; creating s.
21	744.462, F.S.; requiring that the validity of a
22	ward's durable power of attorney, trust, or
23	trust amendment be reported in the guardianship
24	proceedings; requiring the court to review the
25	continued need for a guardian and delegation of
26	the ward's rights under certain conditions;
27	providing an effective date.
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29	Be It Enacted by the Legislature of the State of Florida:
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CODING: Words stricken are deletions; words <u>underlined</u> are additions.

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First Engrossed
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Section 1. Section 737.2065, Florida Statutes, is 1 2 amended to read: 3 737.2065 Trust contests. -- An action to contest the 4 validity of all or part of a trust may not be commenced until the trust becomes irrevocable, except that this section shall 5 not prohibit such action by the guardian of the property of an б 7 incapacitated grantor. 8 Section 2. Paragraphs (b) and (f) of subsection (6) of section 744.331, Florida Statutes, are amended to read: 9 744.331 Procedures to determine incapacity.--10 11 (6) ORDER DETERMINING INCAPACITY.--If, after making findings of fact on the basis of clear and convincing 12 13 evidence, the court finds that a person is incapacitated with 14 respect to the exercise of a particular right, or all rights, the court shall enter a written order determining such 15 incapacity. A person is determined to be incapacitated only 16 with respect to those rights specified in the order. 17 (b) <u>When an order determines that a person is</u> 18 incapable of exercising delegable rights, the court must 19 consider and find whether there is an alternative to 20 guardianship which will sufficiently address the problems of 21 22 the incapacitated person. A guardian must be appointed to 23 exercise the incapacitated person's delegable rights unless 24 the court finds there is an alternative. A guardian shall not be appointed if the court finds there is an alternative to 25 guardianship which will sufficiently address the problems of 26 the incapacitated person. In any order declaring a person 27 28 incapacitated the court must find that alternatives to 29 quardianship were considered and that no alternative to guardianship will sufficiently address the problems of the 30 31 ward.

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Upon the filing of a verified statement by an 1 (f) 2 interested person stating: 3 1. That he or she has a good faith belief that the 4 alleged incapacitated person's trust, trust amendment, or 5 durable power of attorney is invalid; and 6 2. A reasonable factual basis for that belief, 7 8 the trust, trust amendment, or durable power of attorney shall 9 not be deemed to be an alternative to the appointment of a quardian. The appointment of a quardian shall not limit the 10 court's power to determine that certain authority granted by a 11 durable power of attorney is to remain exercisable by the 12 13 attorney in fact. When an order is entered which determines 14 that a person is incapable of exercising delegable rights, a 15 guardian must be appointed to exercise those rights. Section 3. Subsection (11) of section 744.441, Florida 16 Statutes, is amended to read: 17 18 744.441 Powers of guardian upon court approval.--After 19 obtaining approval of the court pursuant to a petition for authorization to act, a plenary guardian of the property, or a 20 limited guardian of the property within the powers granted by 21 22 the order appointing the guardian or an approved annual or 23 amended guardianship report, may: 24 (11) Prosecute or defend claims or proceedings in any jurisdiction for the protection of the estate and of the 25 guardian in the performance of his or her duties. Before 26 authorizing a guardian to bring an action described in s. 27 28 737.2065, the court shall first find that the action appears 29 to be in the ward's best interests during the ward's probable lifetime. If the court denies a request that a guardian be 30 authorized to bring an action described in s. 737.2065, the 31

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1	court shall review the continued need for a guardian and the
2	extent of the need for delegation of the ward's rights.
3	Section 4. Section 744.462, Florida Statutes, is
4	created to read:
5	744.462 Determination regarding alternatives to
6	guardianshipAny judicial determination concerning the
7	validity of the ward's durable power of attorney, trust, or
8	trust amendment shall be promptly reported in the quardianship
9	proceeding by the quardian of the property. If the instrument
10	has been judicially determined to be valid, or if after the
11	appointment of a quardian a petition is filed alleging that
12	there is an alternative to quardianship which will
13	sufficiently address the problems of the ward, the court shall
14	review the continued need for a quardian and the extent of the
15	need for delegation of the ward's rights.
16	Section 5. This act shall take effect upon becoming a
17	law.
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