2009

1	A bill to be entitled
2	An act relating to trust administration; amending s.
3	736.0103, F.S.; revising a definition to exclude certain
4	interests as beneficial interests; providing construction;
5	amending s. 736.0105, F.S.; providing an additional
6	limitation on terms of a trust prevailing over provisions
7	of the Florida Trust Code; amending s. 736.0302, F.S.;
8	revising representation authority for holders of a power
9	of appointment; providing a definition; amending s.
10	736.0306, F.S.; authorizing trust instruments to authorize
11	certain persons to designate one or more persons to
12	represent and bind a beneficiary and receive certain
13	information; amending s. 736.0703, F.S.; authorizing a
14	cotrustee to delegate investment decisions to a cotrustee;
15	revising provisions for absence of liability of excluded
16	trustees under certain circumstances; amending s.
17	736.0807, F.S.; providing that a cotrustee who has
18	delegated investment functions is not liable for
19	investment decisions; amending s. 736.1106, F.S.; revising
20	a definition applicable to antilapse of a trust
21	distribution; providing an effective date.
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23	Be It Enacted by the Legislature of the State of Florida:
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25	Section 1. Subsection (4) of section 736.0103, Florida
26	Statutes, is amended to read:
27	736.0103 DefinitionsUnless the context otherwise
28	requires, in this code:
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29 "Beneficiary" means a person who: (4) (a) has a present or future beneficial interest in a 30 31 trust, vested or contingent, + or who 32 (b) holds a power of appointment over trust property in a 33 capacity other than that of trustee. An interest as a 34 permissible appointee of a power of appointment, held by a person in a capacity other than that of trustee, is not a 35 36 beneficial interest for purposes of this subsection. Upon an 37 irrevocable exercise of a power of appointment, the interest of 38 a person in whose favor the appointment is made shall be 39 considered a present or future beneficial interest in a trust in 40 the same manner as if the interest had been included in the 41 trust instrument. 42 Section 2. Paragraph (f) of subsection (2) of section 736.0105, Florida Statutes, is amended to read: 43 44 736.0105 Default and mandatory rules.--45 (2)The terms of a trust prevail over any provision of this code except: 46 47 (f) The requirements under s. 736.0108(1) for the designation of a principal place of administration of the trust 48 49 and the requirements under s. 736.0107 for the designation of a 50 jurisdiction the law of which determines the meaning and effect 51 of the terms of a trust. 52 Section 3. Section 736.0302, Florida Statutes, is amended to read: 53 54 736.0302 Representation by holder of power of 55 appointment. --

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56 The holder of a power of appointment may represent and (1)57 bind persons whose interests, as permissible appointees, takers in default, or otherwise, are subject to the power. 58 59 The takers in default of the exercise of a power of (2) 60 appointment may represent and bind persons whose interests, as 61 permissible appointees, are subject to the power. 62 (3) (2) Subsection (1) does not apply to: 63 (a) Any matter determined by the court to involve fraud or 64 bad faith by the trustee; 65 (b) A power of a trustee to distribute trust property; or 66 (b) (c) A power of appointment held by a person while the person is the sole trustee. 67 (4) As used in this section, the term "power of 68 69 appointment" does not include a power of a trustee to make discretionary distributions of trust property. 70 71 Section 4. Subsection (1) of section 736.0306, Florida 72 Statutes, is amended to read: 73 736.0306 Designated representative.--74 (1)If specifically nominated authorized in the trust 75 instrument, one or more persons may be designated to represent 76 and bind a beneficiary and receive any notice, information, 77 accounting, or report. The trust instrument may also authorize 78 any person or persons, other than a trustee of the trust, to 79 designate one or more persons to represent and bind a beneficiary and receive any notice, information, accounting, or 80 81 report. Section 5. Subsections (5) and (9) of section 736.0703, 82 83 Florida Statutes, are amended to read: Page 3 of 6

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84

736.0703 Cotrustees.--

(5) A cotrustee may not delegate to another cotrustee the
performance of a function the settlor reasonably expected the
cotrustees to perform jointly, except that a cotrustee may
<u>delegate investment functions to a cotrustee pursuant to and in</u>
<u>compliance with s. 518.112</u>. A cotrustee may revoke a delegation
previously made.

91 If the terms of a trust instrument provide for the (9) 92 appointment of more than one trustee but confer upon one or more 93 of the trustees, to the exclusion of the others, the power to 94 direct or prevent specified actions of the trustees, the 95 excluded trustees shall act in accordance with the exercise of 96 the power. Except in cases of willful misconduct on the part of 97 the directed trustee with the authority to direct or prevent 98 actions of the trustees of which the excluded trustee has actual 99 knowledge, an excluded trustee is not liable, individually or as 100 a fiduciary, for any consequence that results from compliance 101 with the exercise of the power, regardless of the information 102 available to the excluded trustees. The excluded trustees are 103 relieved of any obligation to review, inquire, investigate, or 104 make recommendations or evaluations with respect to the exercise 105 of the power. The trustee or trustees having the power to direct 106 or prevent actions of the trustees shall be liable to the 107 beneficiaries with respect to the exercise of the power as if the excluded trustees were not in office and shall have the 108 109 exclusive obligation to account to and to defend any action 110 brought by the beneficiaries with respect to the exercise of the 111 power.

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112	Section 6. Subsections (1) and (3) of section 736.0807,
113	Florida Statutes, are amended to read:
114	736.0807 Delegation by trustee
115	(1) A trustee may delegate duties and powers that a
116	prudent trustee of comparable skills could properly delegate
117	under the circumstances, including investment functions pursuant
118	to s. 518.112. The trustee shall exercise reasonable care,
119	skill, and caution in:
120	(a) Selecting an agent.
121	(b) Establishing the scope and terms of the delegation,
122	consistent with the purposes and terms of the trust.
123	(c) Reviewing the agent's actions periodically, in order
124	to monitor the agent's performance and compliance with the terms
125	of the delegation.
126	(3) A trustee who complies with subsection (1) and, when
127	investment functions are delegated, s. 518.112 is not liable to
128	the beneficiaries or to the trust for an action of the agent to
129	whom the function was delegated.
130	Section 7. Paragraph (b) of subsection (1) of section
131	736.1106, Florida Statutes, is amended to read:
132	736.1106 Antilapse; survivorship with respect to future
133	interests under terms of inter vivos and testamentary trusts;
134	substitute takers
135	(1) As used in this section, the term:
136	(b) "Distribution date," with respect to a future
137	interest, means the time when the future interest is to take
138	effect in possession or enjoyment. The distribution date need
139	not occur at the beginning or end of a calendar day, but can
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140	occur	at	а	time	during	the	course	of	а	day.	The	distribution
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- 141 date refers to the time that the right to possession or
- 142 enjoyment arises and is not necessarily the time that any

143	benefit	of	the	right	is	realized.

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Section 8. This act shall take effect July 1, 2009.

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