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Annotated Code of Maryland

2001 Regular Session (1lr1438)

ENROLLED BILL

-- Judiciary/Judicial Proceedings --

Introduced by Delegates Doory, Taylor, Dobson, Kirk, McIntosh, Montague, and Wood

	Read and Examined by Proofreaders:	
		Proofreader
Seale	ed with the Great Seal and presented to the Governor, for his approval thisday of at o'clock,M.	Proofreader
		Speaker
	CHAPTER	
1 A	AN ACT concerning	
2 3	Estates and Trusts - Corporate Fiduciaries and Successor Corporate Fiduciaries - Qualifications and Liabilities	
4 F 5 6 7 8 9 10	FOR the purpose of authorizing a corporate fiduciary to attribute to its capital and surplus the capital and surplus of a certain corporation for certain purposes; requiring a certain corporation to be jointly and severally liable with a successor corporate fiduciary under certain circumstances; altering the required contents of a notice of substitution of a successor fiduciary; requiring a court to appoint a new fiduciary to replace a successor fiduciary under certain circumstances; defining a certain term; making a technical correction; and generally relating to corporate fiduciaries and successor corporate fiduciaries.	
12 1 13 14	BY repealing and reenacting, with amendments, Article - Estates and Trusts Section 15-1A-01, 15-1A-03, and 15-1A-04	

1	(1991 Replacement Volume and 2000 Supplement)						
2 3	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
4	Article - Estates and Trusts						
5	15-1A-01.						
6	(a)	In this subtitle the following words have the meanings indicated.					
7	(b)	(b) "Bank" has the meaning stated in 12 U.S.C. § 1841(c).					
8	(c)	Bank holding company" has the meaning stated in 12 U.S.C. § 1841(a).					
11	(d) (1) "Beneficiary" means a person who receives or is entitled as a matter of right to receive a current distribution of principal or income from a trust, estate, or fund with respect to which a substitution of a corporate fiduciary is made under this subtitle.						
13		(2)	"Benefic	iary" includes:			
14 15	guardian; or	.	(i)	If the beneficiary is a minor, the beneficiary's natural or legal			
	(ii) If the beneficiary is a disabled person, as defined in § 13-101 of this article, any person acting on behalf of the beneficiary under a guardianship, conservatorship, or committee.						
21	(E) "CAPITAL REQUIREMENT" MEANS A PROVISION IN ANY COURT ORDER, STATUTE, REGULATION, OR WRITING, INCLUDING A WILL, TRUST, OR SIMILAR DOCUMENT OR INSTRUMENT, THAT REQUIRES A FIDUCIARY TO HAVE A SPECIFIED MINIMUM AMOUNT OF CAPITAL OR CAPITAL AND SURPLUS.						
23	[(e)]	(F)	"Corpora	ate fiduciary" means:			
24		(1)	A bank;				
25		(2)	A trust c	ompany; or			
26 27	under the la	(3) ws of this		er corporate entity that is authorized to act as a fiduciary			
28	[(f)]	(G)	"Fiducia	ry" includes:			
29		(1)	A trustee				
30		(2)	An execu	utor or executrix;			
31		(3)	A persor	nal representative;			

[bank] BANK, trust company, or bank holding company of which it is

CORPORATION WITH ITS PRINCIPAL OFFICE IN THIS STATE IF THE

A TRUST COMPANY AS DEFINED UNDER § 1-101 OF THIS

A WHOLLY OWNED SUBSIDIARY OF THE CORPORATION.

surplus the capital and surplus of any:

(2) 29 CORPORATE FIDUCIARY IS:

31 ARTICLE; AND

27 a direct or indirect subsidiary or affiliate; OR

(I)

(II)

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28

32

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3 4	FIDUCIARY jointly and se	direct or QUALI everally l	indirect si FIES UNI iable with	ompany, or bank holding company of which a successor ubsidiary or affiliate] WHEN A SUCCESSOR DER THIS SECTION, THE FOLLOWING ENTITIES shall be the successor fiduciary for claims against the in its fiduciary capacity:
	WHICH A S AFFILIATE			NK, TRUST COMPANY, OR BANK HOLDING COMPANY OF CIARY IS A DIRECT OR INDIRECT SUBSIDIARY OR
9 10	WITH RESI	(2) PECT TO		RPORATION DESCRIBED IN SUBSECTION (A) OF THIS SECTION ORATE FIDUCIARY ACTING AS A SUCCESSOR FIDUCIARY.
11	15-1A-04.			
	` '			fiduciary is substituted under this subtitle, the successor e following persons at the person's last known
15		(1)	Each cofi	duciary of the successor fiduciary;
16		(2)	Each surv	viving settlor of a trust;
17 18	to remove an	(3) ny corpor		son who, alone or in conjunction with others, has the power ary; and
	beneficiary of		estate, or	Except as provided in subparagraph (ii) of this paragraph, each fund with respect to which a substitution of corporate TITLE is made.
			employer o	In the case of a trust described in 26 U.S.C. § 401(a), notice or employee organization responsible for the
25	(b)	The noti	ce require	d under subsection (a) of this section shall be:
				y delivered or mailed by registered mail, postage prepaid, 30 days before or after substitution of the successor
	newspapers		d circulation	I once a week in 3 successive weeks in one or more on published in the county in which the principal place uciary is located.
32	(c)	The noti	ce require	d under subsection (a) of this section shall contain:
33		(1)	The name	e of the predecessor corporate fiduciary;
34		(2)	The name	e of the successor fiduciary;
35		(3)	The effec	tive date of substitution of the successor fiduciary; and

24 October 1, 2001.

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1 2	statement of	(4) the right		RY OF THE PROVISIONS OF THIS SUBTITLE, INCLUDING A ures available under subsection (d) of this section.
3	(d)	(1)	In this subs	ection, "interested party" means a person who:
4			(i) Is	entitled to notice under subsection (a) of this section; and
5 6	a complaint	filed und		as an interest in the trust, estate, or fund that is the subject of ection.
9 10	substitution	of the suc the circu	nent of the s cessor fiduc t court for th	ntitled to notice under subsection (a) of this section who successor fiduciary may, within 60 days after iary, file a complaint for removal of the successor ne county in which the principal place of business of
12		(3)	After notice	e to all interested parties and a hearing, the court [may]:
15 16	subtitle will	adversel t of a nev	tion of the s affect adm fiduciary w	AY appoint a new fiduciary to replace the successor fiduciary successor fiduciary under § 15-1A-02 of this inistration of the trust, estate, or fund and that fill be in the best interests of the plaintiff and all
20 21	TO THE Q	UALIFIC Y'S QUA	CIÁRY IF T ATIONS OF LIFICATIO	HALL APPOINT A NEW FIDUCIARY TO REPLACE THE HE COMPLAINT FOR REMOVAL INCLUDES AN OBJECTION F THE SUCCESSOR FIDUCIARY AND THE SUCCESSOR IN IS DEPENDENT ON THE PROVISIONS OF § 15-1A-03(A)
22	SECTIO	N 2 A N	D DE IT EI I	DTUED ENACTED. That this Act shall take affect