## **SENATE BILL 585**

**Unofficial Copy** HB 598/00 - JUD 2001 Regular Session 1lr1551 CF 1lr1438

By: **Senators Hoffman, Mitchell, and Sfikas** Introduced and read first time: February 2, 2001 Assigned to: Judicial Proceedings

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1	AN ACT concerning							
2	Estates and Trusts - Corporate Fiduciaries and Successor Corporate Fiduciaries - Qualifications and Liabilities							
4 5 6 7 8 9 10								
12 13 14 15 16	Section 15-1A-01, 15-1A-03, and 15-1A-04 Annotated Code of Maryland							
17 18	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
19	Article - Estates and Trusts							
20	15-1A-01.							
21	(a) In this subtitle the following words have the meanings indicated.							
22	(b) "Bank" has the meaning stated in 12 U.S.C. § 1841(c).							
23	(c) "Bank holding company" has the meaning stated in 12 U.S.C. § 1841(a).							
26	(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							

1		(2)	"Benefic	ciary" includes:
2 3	guardian; or		(i)	If the beneficiary is a minor, the beneficiary's natural or legal
	this article, a			If the beneficiary is a disabled person, as defined in § 13-101 of on behalf of the beneficiary under a guardianship,
9	DOCUMEN	REGULA T OR IN	ATION, C STRUME	UIREMENT" MEANS A PROVISION IN ANY COURT ORDER, OR WRITING, INCLUDING A WILL, TRUST, OR SIMILAR ENT, THAT REQUIRES A FIDUCIARY TO HAVE A SPECIFIED APITAL OR CAPITAL AND SURPLUS.
11	[(e)]	(F)	"Corpor	ate fiduciary" means:
12		(1)	A bank;	
13		(2)	A trust o	company; or
14 15	under the la	(3) ws of this	•	er corporate entity that is authorized to act as a fiduciary
16	[(f)]	(G)	"Fiducia	ry" includes:
17		(1)	A truste	e;
18		(2)	An exec	utor or executrix;
19		(3)	A person	nal representative;
20		(4)	A receiv	er;
21		(5)	A specia	al administrator;
22		(6)	A guard	ian;
23		(7)	A conse	rvator;
24		(8)	A comm	nittee;
25 26	and	(9)	A custoo	lian under the Maryland Uniform Transfers to Minors Act;
27 28	responsibilit	(10) ties of wh		er person who has a fiduciary relationship the ustomarily performed by a corporate fiduciary.
	[(g)] for another or reason of:	(H) corporate		sor fiduciary" means a corporate fiduciary that is substituted under the provisions of § 15-1A-02 of this subtitle, by

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1		(1)	A merge	er or consolidation of corporate fiduciaries;	
2 3	another corp	(2) orate fidu		uisition of the stock or assets of a corporate fiduciary by	
4 5	business to a	(3) another co		asfer by a corporate fiduciary of its trust and fiduciary iduciary; or	
	which is itse business of t		rate fidu	uisition or formation by a corporate fiduciary of a subsidiary, ciary, in order to undertake the trust and fiduciary rent entity.	
9	[(h)]	(I)	"Trust c	ompany" has the meaning stated in § 1-101 of this article.	
10	15-1A-03.				
	(a) REQUIREN capital and	MENT, a	corporate	qualifying as a fiduciary WITH RESPECT TO A CAPITAL e fiduciary may attribute to its capital and surplus the	
14 15	a direct or in	(1) ndirect su		BANK, trust company, or bank holding company of which it is or affiliate; OR	
16 17	CORPORA	(2) TE FIDU		PRATION WITH ITS PRINCIPAL OFFICE IN THIS STATE IF THE IS:	
18 19	ARTICLE;	AND	(I)	A TRUST COMPANY AS DEFINED UNDER § 1-101 OF THIS	
20			(II)	A WHOLLY OWNED SUBSIDIARY OF THE CORPORATION.	
23 24	FIDUCIAR jointly and s	a direct o Y QUAL severally	r indirect IFIES UN liable wit	company, or bank holding company of which a successor t subsidiary or affiliate] WHEN A SUCCESSOR NDER THIS SECTION, THE FOLLOWING ENTITIES shall be the successor fiduciary for claims against the ng in its fiduciary capacity:	
	WHICH A			ANK, TRUST COMPANY, OR BANK HOLDING COMPANY OF DUCIARY IS A DIRECT OR INDIRECT SUBSIDIARY OR	
29 30	WITH RES	(2) PECT TO		ORPORATION DESCRIBED IN SUBSECTION (A) OF THIS SECTION (A) OF THIS SECTION (B) OF THIS	ON
31	15-1A-04.				
	(a) fiduciary sh address:			or fiduciary is substituted under this subtitle, the successor the following persons at the person's last known	
35		(1)	Each co	fiduciary of the successor fiduciary;	

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1		(2)	Each surviving settlor of a trust;
2	to remove an	(3) y corpora	Each person who, alone or in conjunction with others, has the power te fiduciary; and
			(i) Except as provided in subparagraph (ii) of this paragraph, each estate, or fund with respect to which a substitution of corporate tle] SUBTITLE is made.
	shall be given maintenance		(ii) In the case of a trust described in 26 U.S.C. § 401(a), notice imployer or employee organization responsible for the st.
10	(b)	The noti	te required under subsection (a) of this section shall be:
	return receip	-	Personally delivered or mailed by registered mail, postage prepaid, ed, within 30 days before or after substitution of the successor
	newspapers		Published once a week in 3 successive weeks in one or more circulation published in the county in which the principal place cessor fiduciary is located.
17	(c)	The noti	te required under subsection (a) of this section shall contain:
18		(1)	The name of the predecessor corporate fiduciary;
19		(2)	The name of the successor fiduciary;
20		(3)	The effective date of substitution of the successor fiduciary; and
21 22	statement of	(4) the right	A SUMMARY OF THE PROVISIONS OF THIS SUBTITLE, INCLUDING A and procedures available under subsection (d) of this section.
23	(d)	(1)	In this subsection, "interested party" means a person who:
24			(i) Is entitled to notice under subsection (a) of this section; and
25 26		filed und	(ii) Has an interest in the trust, estate, or fund that is the subject of er this subsection.
29 30	objects to th substitution	of the su	A person entitled to notice under subsection (a) of this section who ment of the successor fiduciary may, within 60 days after cessor fiduciary, file a complaint for removal of the successor court for the county in which the principal place of business of y is located.
32		(3)	After notice to all interested parties and a hearing, the court [may]:
33 34		at substiti	(I) MAY appoint a new fiduciary to replace the successor fiduciary tion of the successor fiduciary under § 15-1A-02 of this

- 1 subtitle will adversely affect administration of the trust, estate, or fund and that
- 2 appointment of a new fiduciary will be in the best interests of the plaintiff and all
- 3 other interested parties; AND
- 4 (II) SHALL APPOINT A NEW FIDUCIARY TO REPLACE THE
- 5 SUCCESSOR FIDUCIARY IF THE COMPLAINT FOR REMOVAL INCLUDES AN OBJECTION
- 6 TO THE QUALIFICATIONS OF THE SUCCESSOR FIDUCIARY AND THE SUCCESSOR
- 7 FIDUCIARY'S QUALIFICATION IS DEPENDENT ON THE PROVISIONS OF § 15-1A-03(A)
- 8 OF THIS SUBTITLE.
- 9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 10 October 1, 2001.