GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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SENATE DRS55180-LL-67 (02/17)

Short Title:	Directed Trustee and Trust Protector.	(Public)
Sponsors:	Senator Hartsell.	
Referred to:		

1			A BILL TO BE ENTITLED	
2	AN ACT GOVERNING THE LIABILITY OF DIRECTED TRUSTEES.			
3	The General Assembly of North Carolina enacts:			
4	SECT	TON 1.	G.S. 36C-8-808 reads as rewritten:	
5	"§ 36C-8-808. 1	Powers	to direct. of a person who is not a trustee to take certain actions	
6	with 1	respect	to the trust.	
7	(a) While	a trust	is revocable, the settlor of a revocable trust has, at all times, the power	
8			e actions of the trustee whether or not the power is conferred upon the	
9	settlor by the ter	ms of t	he trust. The trustee may follow a direction of the settlor that is not	
10	authorized by or	is contr	ary to the terms of the trust, even if by doing so (i) the trustee exceeds	
11	the authority gra	inted to	the trustee under the terms of the trust, or (ii) the trustee would	
12	otherwise violate a duty the trustee owes under the trust. The trustee is not liable, individually			
13	or as a fiduciary, for any loss resulting directly or indirectly from compliance with the			
14	direction. If the	settlor r	equires the settlor's consent to certain actions of the trustee, and the	
15			consent within a reasonable time after the trustee has made a timely	
16	-		onsent, the trustee is not liable, individually or as a fiduciary, for any	
17	loss resulting directly or indirectly from the trustee's failure to take any action that required the			
18	settlor's consent.			
19			rms of a trust may confer upon a person other than the settlor of a	
20			er to direct take certain actions of the trustee, the trustee must act in	
21			cise of the power unless the attempted exercise is manifestly contrary	
22			or the trustee knows the attempted exercise would constitute a serious	
23		•	ty that the person holding the power owes to the beneficiaries of the	
24			trust, including, but not limited to, the power to do the following:	
25	<u>(1)</u>	Direct	or consent to actions regarding the following:	
26		<u>a.</u>	Investments, including retention, purchase, sale, exchange, or other	
27			transaction affecting the ownership of investments with respect to all	
28			or any one or more of the trust assets.	
29		<u>b.</u>	Discretionary distributions of trust assets, including distributions to	
30			one or more beneficiaries, distribution of one or more trust assets,	
31			and termination of the trust by distribution of all of the trust assets.	
32		<u>c.</u>	Any other matter regarding trust administration, including the	
33			transfer of the principal place of administration of the trust.	
34	<u>(2)</u>		y or amend the trust to do the following:	
35		<u>a.</u>	Achieve favorable tax status under applicable law.	



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		b. Take advantage of laws governing restraints on a	lienation or other
		State laws restricting the terms of the trust, dis	stribution of trust
		property, or the administration of the trust.	
	<u>(3)</u>	Remove and appoint trustees, advisors, trust committee n	nembers, and trust
		protectors.	
	<u>(4)</u>	Increase or decrease the interests of any beneficiary.	
	<u>(5)</u>	Grant a power of appointment to one or more beneficiar	ies of the trust or
		modify the terms of or terminate a power of appointn	nent granted to a
		beneficiary by the governing instrument, except that a gra	nt or modification
		of a power of appointment may not grant a beneficial inte	erest to any of the
		following:	•
		a. Any individual or class of individuals not specifica	lly provided for in
		the trust instrument.	
		b. The person having the power to grant, modify,	or terminate the
		power of appointment.	
		c. That person's estate or that person's creditors.	
	<u>(6)</u>	Change the governing law of the trust.	
	(c) The te	erms of a trust may confer upon a trustee or other person a p	ower to direct the
n	nodification or	termination of the trust. When the terms of a trust conf	er upon a person
d	lescribed in subs	section (b) of this section a power authorized in subsection ((b) of this section,
t	he duty and liabi	ility of the trustee is as follows:	
	(1)	If the terms of a trust confer upon the person the power	r to direct certain
		actions of the trustee, the trustee must act in accordance	
		and is not liable, individually or as a fiduciary, for any loss	s resulting directly
		or indirectly from compliance with the direction unless co	
		direction constitutes intentional wrongdoing, not mere ne	egligence or gross
		negligence on the part of the trustee.	
	<u>(2)</u>	If the terms of the trust confer upon the person the por	wer to consent to
		certain actions of the trustee, and the power holder does not	
		within a reasonable time after the trustee has made a time	ely request for the
		power holder's consent, the trustee is not liable, indi	vidually or as a
		fiduciary, for any loss resulting directly or indirectly t	
		failure to take any action that required the power holder's c	onsent.
	<u>(3)</u>	If the terms of the trust confer upon the person a power oth	her than the power
		to direct or consent to actions of the trustee, the trust	tee is not liable,
		individually or as a fiduciary, for any loss resulting dire	ectly or indirectly
		from the exercise or nonexercise of the power.	
	<u>(4)</u>	The trustee shall have no duty to monitor the conduct of	the power holder,
		provide advice to the power holder, or consult with the p	ower holder. The
		trustee is not required to give notice to any beneficiary of a	ny action taken or
		not taken by the power holder whether or not the truste	e agrees with the
		result. Administrative actions taken by the trustee for	•
		implementing directions of the power holder, including c	
		directions of the power holder have been carried out,	-
		monitoring of the power holder nor do they constitute	
		decisions within the scope of the power holder's authority.	
	(d) A per	son, other than a beneficiary, person described in subsection	(b) of this section.
v		ver to direct-authorize under subsection (b) of this section i	
		s such, is required to act in good faith with regard to the pu	
	•	of the banaficiaries beneficiaries except that if a beneficiar	T

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a power authorized under subsection (b) of this section, the beneficiary is not a fiduciary with			
respect to the following:			
	ver to remove and appoint a trustee		
(2) The p	ower that constitutes a power of ap	pointment.	
· · · · · ·		which may affect only the interests	
· · · · · ·	beneficiary holding the power and	• •	
The holder of a pow	er to direct authorized under subse	ction (b) of this section is liable for	
		occurring as a result of the exercise	
or nonexercise of the pov	<u>wer.</u> "		
	G.S. 36C-7-703 is amended by ac		
		the exclusion of another cotrustee,	
	-	t, including the power to direct or	
	f the trustees, the following apply:		
(1) The d	uty and liability of the excluded tru		
<u>a.</u>	•	on the cotrustee the power to direct	
		ustee, the excluded trustee must act	
		und is not liable, individually or as a	
		ing directly or indirectly from	
	• • •	iless compliance with the direction	
		ng, not mere negligence or gross	
h	negligence on the part of the direct		
<u>b.</u>		pon the cotrustee any other power, , individually or as a fiduciary, for	
		irectly from the action taken by the	
	<u>cotrustee.</u>	heetry from the action taken by the	
<u>c.</u>		o duty to monitor the conduct of the	
<u>c.</u>		cotrustee, or consult with or request	
	-	e excluded trustee is not required to	
		any action taken or not taken by the	
		uded trustee agrees with the result.	
		he excluded trustee for the purpose	
		he cotrustee, including confirming	
	that the directions of the cotrus	tee have been carried out, do not	
	constitute monitoring of the	cotrustee nor do they constitute	
	participation in decisions with	in the scope of the cotrustee's	
	authority.		
-	-	vision a. of subdivision (1) of this	
		ower to take certain actions with	
-		e beneficiaries with respect to the	
	-	trustee was not in office and shall	
	-	to and defend any action brought by	
	neficiaries with respect to the exerc	erse of the power.	
	G.S. 32-72(d) reads as rewritten:	an vosta in any namon including an	
		or vests in any person, including an	
-		uciaries, the authority to direct the the fiduciary or to the exclusion of	
		iciary or co fiduciary who has no	
		tain investments is not liable to the	
		the settlor or other person authorized	
to direct the making or retention of investments. As used in this subsection, the term "person"			
•		mmercial entity authorized to hold	

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1	property or do b	usiness	in the State. The following provisions	apply to an instrument creating a	
2	fiduciary relationship other than a trust instrument to which Chapter 36C of the General				
3	Statutes applies	and to a	fiduciary other than a trustee:	-	
4	(1)		erms of the instrument may confer up	on a person the power to direct or	
5	<u> </u>		nt to certain actions of the fiduciary w	· ·	
5		<u>a.</u>	Investments, including retention, p	÷ • •	
7		<u>u.</u>	transaction affecting the ownership		
3			or any one or more assets.	or investments with respect to un	
)		b.	Any other administrative matter.		
)	<u>(2)</u>		the terms of the instrument confer ι	non a person the power to direct	
	(2)		nsent to certain actions of the fiduci		
)			ary are as follows:	ary, the duty and hability of the	
			If the terms of the instrument cont	for upon the person the power to	
		<u>a.</u>			
			direct certain actions of the fidu	•	
			accordance with the direction and	•	
			fiduciary, for any loss resultin	• • • •	
			compliance with the direction unle	-	
			constitutes intentional wrongdoing		
			negligence on the part of the fiducia		
		<u>b.</u>	If the terms of the instrument cor		
			consent to certain actions of the fid	• •	
			not provide consent within a reaso		
			made a timely request for the powe		
			not liable, individually or as a f	fiduciary, for any loss resulting	
			directly or indirectly from the fidu	ciary's failure to take any action	
			that required the power holder's con	sent.	
		<u>c.</u>	The fiduciary shall have no duty to	monitor the conduct of the power	
			holder, provide advice to the power	holder, or consult with the power	
			holder. The fiduciary is not required	d to give notice to any beneficiary	
			of any action taken or not taken by	the power holder whether or not	
			the fiduciary agrees with the result	. Administrative actions taken by	
			the fiduciary for the purpose of imp	lementing directions of the power	
			holder, including confirming that t		
			have been carried out, do not con		
			holder or other participation in de		
			power holder's authority.	<u>F</u>	
	<u>(3)</u>	A ne	son who holds a power to direct or co	onsent is a fiduciary who, as such	
	<u>(0)</u>		uired to act in good faith with regard	-	
			relationship between the fiduciary and	1 1 I	
			be beneficiaries, except that if a benefi		
			or consent, the beneficiary is not	• • •	
		follo	-	a nucleary with respect to the	
			A power that constitutes a power of	appointment	
		<u>a.</u> b.	A power the exercise or nonexe		
		<u>0.</u>			
			interests of the beneficiary hole	unig the power and no other	
		Th. 1	beneficiary.	t is lights for our loss that regults	
		-	older of the power to direct or conser		
		-	breach of a fiduciary duty occurrin	ig as a result of the exercise or	
	OF OF		<u>xercise of the power.</u> "	1 2011 and and in the t	
			. This act becomes effective October	1, 2011, and applies to trusts and	
	other instrument	s create	d before, on, or after that date.		