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1 AN ACT concerning civil law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Trusts and Trustees Act is amended by 5 changing Sections 5.3 and 16.1 as follows:

6 (760 ILCS 5/5.3)

7 Sec. 5.3. Total return trusts.

8 (a) Conversion by trustee. A trustee may convert a trust to 9 a total return trust as described in this Section if all of the 10 following apply:

(1) The trust describes the amount that may or must be distributed to a beneficiary by referring to the trust's income, and the trustee determines that conversion to a total return trust will enable the trustee to better carry out the purposes of the trust and the conversion is in the best interests of the beneficiaries;

(2) conversion to a total return trust means the trustee will invest and manage trust assets seeking a total return without regard to whether that return is from income or appreciation of principal, and will make distributions in accordance with this Section (such a trust is called a "total return trust" in this Section);

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(3) the trustee sends a written notice of the trustee's

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decision to convert the trust to a total return trust, specifying a prospective effective date for the conversion and including a copy of this Section, to the following beneficiaries, determined as of the date the notice is sent and assuming nonexercise of all powers of appointment:

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(A) all of the legally competent beneficiaries who are currently receiving or eligible to receive income from the trust; and

9 (B) all of the legally competent beneficiaries who 10 would receive or be eligible to receive a distribution 11 of principal or income if the current interests of 12 beneficiaries currently receiving or eligible to 13 receive income ended;

14 (4) there are one or more legally competent income 15 beneficiaries under subdivision (3)(A) of this subsection 16 and one or more legally competent remainder (a) 17 beneficiaries under subdivision (3) (B) of this subsection (a), determined as of the date of sending the notice; 18

19 (5) no beneficiary objects to the conversion to a total 20 return trust in a writing delivered to the trustee within 21 60 days after the notice is sent; and

(6) the trustee has signed acknowledgments of receipt confirming that notice was received by each beneficiary required to be sent notice under subdivision (3) of this subsection (a).

26 (b) Conversion by agreement. Conversion to a total return

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trust may be made by agreement between a trustee and (i) all 1 2 primary beneficiaries, acting either individually or by their 3 respective representatives in accordance with Section subsection 16.1(a)(2) of this Act, or (ii) all beneficiaries 4 5 currently eligible to receive income or principal from the 6 trust and all beneficiaries who are presumptive remaindermen, either individually or by their respective representatives in 7 8 accordance with subsection 16.1(a)(3) of this Act. The 9 agreement may include any actions a court could properly order 10 under subsection (q) of this Section; however, any distribution 11 percentage determined by the agreement may not be less than 3% 12 nor greater than 5%.

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(c) Conversion or reconversion by court.

14 (1) The trustee may for any reason elect to petition
15 the court to order conversion to a total return trust,
16 including without limitation the reason that conversion
17 under subsection (a) is unavailable because:

18 (A) a beneficiary timely objects to the conversion
19 to a total return trust;

20 (B) there are no legally competent beneficiaries
21 described in subdivision (3) (A) of subsection (a); or

(C) there are no legally competent beneficiaries
 described in subdivision (3) (B) of subsection (a).

(2) A beneficiary may request the trustee to convert to
a total return trust or adjust the distribution percentage.
If the trustee declines or fails to act within 6 months

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1 after receiving a written request to do so, the beneficiary 2 may petition the court to order the conversion or 3 adjustment.

(3) The trustee may petition the court prospectively to 4 5 reconvert from a total return trust or adjust the 6 distribution percentage if the trustee determines that the 7 reconversion or adjustment will enable the trustee to 8 better carry out the purposes of the trust. A beneficiary 9 may request the trustee to petition the court prospectively 10 to reconvert from a total return trust or adjust the 11 distribution percentage. If the trustee declines or fails 12 to act within 6 months after receiving a written request to do so, the beneficiary may petition the court to order the 13 14 reconversion or adjustment.

15 (4) In a judicial proceeding under this subsection (c), 16 the trustee may, but need not, present the trustee's 17 for supporting or opposing opinions and reasons (A) conversion to (or reconversion from or adjustment of the 18 19 distribution percentage of) а total return trust, 20 including whether the trustee believes conversion (or 21 reconversion or adjustment of the distribution percentage) 22 would enable the trustee to better carry out the purposes 23 of the trust, and (B) about any other matters relevant to 24 the proposed conversion (or reconversion or adjustment of 25 distribution percentage). A trustee's actions in the 26 accordance with this subsection (c) shall not be deemed SB2984 Enrolled - 5 - LRB098 12960 HEP 49929 b

improper or inconsistent with the trustee's duty of impartiality unless the court finds from all the evidence that the trustee acted in bad faith.

(5) The court shall order conversion (or 4 to 5 reconversion prospectively from or adjustment of the distribution percentage of) a total return trust if the 6 7 court determines that the conversion (or reconversion or 8 adjustment of the distribution percentage) will enable the 9 trustee to better carry out the purposes of the trust and 10 the conversion (or reconversion or adjustment of the 11 distribution percentage) is in the best interests of the 12 beneficiaries.

13 Notwithstanding any other provision (6) of this 14 Section, a trustee has no duty to inform beneficiaries 15 about the availability of this Section and has no duty to 16 review the trust to determine whether any action should be 17 taken under this Section unless requested to do so in writing by a beneficiary described in subdivision (3) of 18 19 subsection (a).

20 (d) Post conversion. While a trust is a total return trust,21 all of the following shall apply to the trust:

(1) the trustee shall make income distributions in
accordance with the governing instrument subject to the
provisions of this Section;

(2) the term "income" in the governing instrument means
an annual amount (the "distribution amount") equal to a

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percentage (the "distribution percentage") of the net fair market value of the trust's assets, whether the assets are considered income or principal under the Principal and Income Act, averaged over the lesser of:

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(i) the 3 preceding years; or

6 (ii) the period during which the trust has been in 7 existence;

8 (3) the distribution percentage for any trust
9 converted to a total return trust by a trustee in
10 accordance with subsection (a) shall be 4%;

11 (4) the trustee shall pay to a beneficiary (in the case 12 of an underpayment) and shall recover from a beneficiary (in the case of an overpayment) an amount equal to the 13 14 difference between the amount properly payable and the 15 amount actually paid, plus interest compounded annually at 16 a rate per annum equal to the distribution percentage in 17 the year or years while the underpayment or overpayment exists; and 18

19 (5) a change in the method of determining a reasonable current return by converting to a total return trust in 20 21 accordance with this Section and substituting the 22 distribution amount for net trust accounting income is a 23 the definition proper change in of trust income 24 notwithstanding any contrary provision of the Principal 25 and Income Act, and the distribution amount shall be deemed 26 a reasonable current return that fairly apportions the

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total return of a total return trust.

2 (e) Administration. The trustee, in the trustee's 3 discretion, may determine any of the following matters in 4 administering a total return trust as the trustee from time to 5 time determines necessary or helpful for the proper functioning 6 of the trust:

7 (1) the effective date of a conversion to a total 8 return trust;

9 (2) the manner of prorating the distribution amount for 10 a short year in which a beneficiary's interest commences or 11 ceases;

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(3) whether distributions are made in cash or in kind;

(4) the manner of adjusting valuations and
calculations of the distribution amount to account for
other payments from or contributions to the trust;

16 (5) whether to value the trust's assets annually or 17 more frequently;

18 (6) what valuation dates and how many valuation dates19 to use;

20 (7) valuation decisions about any asset for which there
21 is no readily available market value, including:

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(A) how frequently to value such an asset;

(B) whether and how often to engage a professional
 appraiser to value such an asset; and

(C) whether to exclude the value of such an asset
from the net fair market value of the trust's assets

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under subdivision (d) (2) for purposes of determining 1 2 the distribution amount. Any such asset so excluded is referred to as an "excluded asset" in this subsection 3 (e), and the trustee shall distribute any net income 4 5 received from the excluded asset as provided for in the 6 governing instrument, subject to the following 7 principles:

8 (i) unless the trustee determines there are 9 compelling reasons to the contrary considering all 10 relevant factors including the best interests of 11 the beneficiaries, the trustee shall treat each 12 asset for which there is no readily available 13 market value as an excluded asset;

14 (ii) if tangible personal property or real 15 property is possessed or occupied by а 16 beneficiary, the trustee shall not limit or 17 restrict any right of the beneficiary to use the with accordance 18 property in the governing instrument whether or not the trustee treats the 19 20 property as an excluded asset;

21 (iii) examples of assets for which there is a 22 readily available market value include: cash and 23 cash equivalents; stocks, bonds, and other 24 securities and instruments for which there is an 25 established market on a stock exchange, in an 26 over-the-counter market, or otherwise; and any SB2984 Enrolled

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other property that can reasonably be expected to be sold within one week of the decision to sell without extraordinary efforts by the seller;

(iv) examples of assets for which there is no 4 5 readily available market value include: stocks, bonds, and other securities and instruments for 6 7 which there is no established market on a stock 8 an over-the-counter market, exchange, in or 9 otherwise; real property; tangible personal 10 property; and artwork and other collectibles; and

(8) any other administrative matters as the trustee
determines necessary or helpful for the proper functioning
of the total return trust.

14 (f) Allocations.

(1) Expenses, taxes, and other charges that would be
 deducted from income if the trust were not a total return
 trust shall not be deducted from the distribution amount.

18 (2)Unless otherwise provided by the governing 19 instrument, the trustee shall fund the distribution amount 20 each year from the following sources for that year in the order listed: first from net income (as the term would be 21 22 determined if the trust were not a total return trust), 23 then from other ordinary income as determined for federal 24 income tax purposes, then from net realized short-term 25 capital gains as determined for federal income tax 26 purposes, then from net realized long-term capital gains as

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determined for federal income tax purposes, then from trust principal comprised of assets for which there is a readily available market value, and then from other trust principal.

5 (g) Court orders. The court may order any of the following 6 actions in a proceeding brought by a trustee or a beneficiary 7 in accordance with subdivision (c) (1), (c) (2), or (c) (3):

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(1) select a distribution percentage other than 4%;

9 (2) average the valuation of the trust's net assets 10 over a period other than 3 years;

11 (3) reconvert prospectively from or adjust the 12 distribution percentage of a total return trust;

13 (4) direct the distribution of net income (determined 14 as if the trust were not a total return trust) in excess of 15 the distribution amount as to any or all trust assets if 16 the distribution is necessary to preserve a tax benefit; or

17 (5) change or direct any administrative procedure as
18 the court determines necessary or helpful for the proper
19 functioning of the total return trust.

20 Nothing in this subsection (g) limits the equitable powers21 of the court to grant other relief.

(h) Restrictions. Conversion to a total return trust doesnot affect any provision in the governing instrument:

24 (1) directing or authorizing the trustee to distribute 25 principal;

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(2) directing or authorizing the trustee to distribute

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- 1 a fixed annuity or a fixed fraction of the value of trust
 2 assets;
- 3 (3) authorizing a beneficiary to withdraw a portion or
 4 all of the principal; or

5 (4) in any manner that would diminish an amount 6 permanently set aside for charitable purposes under the 7 governing instrument unless both income and principal are 8 so set aside.

9 Tax limitations. If a particular trustee is (i) а 10 beneficiary of the trust and conversion or failure to convert 11 would enhance or diminish the beneficial interest of the 12 trustee, or if possession or exercise of the conversion power 13 by a particular trustee would alone cause any individual to be 14 treated as owner of a part of the trust for income tax purposes 15 or cause a part of the trust to be included in the gross estate 16 of any individual for estate tax purposes, then that particular 17 trustee may not participate as a trustee in the exercise of the 18 conversion power; however:

19 (1) the trustee may petition the court under 20 subdivision (c)(1) to order conversion in accordance with 21 this Section; and

(2) if the trustee has one or more co-trustees to whom
this subsection (i) does not apply, the co-trustee or
co-trustees may convert the trust to a total return trust
in accordance with this Section.

26 (j) Releases. A trustee may irrevocably release the power

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granted by this Section if the trustee reasonably believes the release is in the best interests of the trust and its beneficiaries. The release may be personal to the releasing trustee or may apply generally to some or all subsequent trustees, and the release may be for any specified period, including a period measured by the life of an individual.

7 (k) Remedies. A trustee who reasonably and in good faith 8 takes or omits to take any action under this Section is not 9 liable to any person interested in the trust. If a trustee 10 reasonably and in good faith takes or omits to take any action 11 under this Section and a person interested in the trust opposes 12 the act or omission, the person's exclusive remedy is to obtain 13 an order of the court directing the trustee to convert the 14 trust to a total return trust, to reconvert from a total return 15 trust, to change the distribution percentage, or to order any 16 administrative procedures the court determines necessary or 17 helpful for the proper functioning of the trust. An act or omission by a trustee under this Section is presumed taken or 18 omitted reasonably and in good faith unless it is determined by 19 20 the court to have been an abuse of discretion. Any claim by any 21 person interested in the trust that an act or omission by a 22 trustee under this Section was an abuse of discretion is barred 23 if not asserted in a proceeding commenced by or on behalf of 24 the person within 2 years after the trustee has sent to the 25 person or the person's personal representative a notice or 26 report in writing sufficiently disclosing facts fundamental to SB2984 Enrolled - 13 - LRB098 12960 HEP 49929 b

the claim such that the person knew or reasonably should have known of the claim. The preceding sentence shall not apply to a person who was under a legal disability at the time the notice or report was sent and who then had no personal representative. For purposes of this subsection (k), a personal representative refers to a court appointed guardian or conservator of the estate of a person.

8 (1) Application. This Section is available to trusts in 9 existence on the effective date of this amendatory Act of the 10 92nd General Assembly or created after that date. This Section 11 shall be construed as pertaining to the administration of a 12 trust and shall be available to any trust that is administered 13 in Illinois under Illinois law or that is governed by Illinois 14 law with respect to the meaning and effect of its terms unless:

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(1) the trust is a trust described in Internal RevenueCode Section 642(c)(5), 664(d), 2702(a)(3), or 2702(b); or

17 (2) the governing instrument expressly prohibits use of this Section by specific reference to this Section. A 18 19 provision in the governing instrument in the form: "Neither 20 the provisions of Section 5.3 of the Trusts and Trustees 21 Act nor any corresponding provision of future law may be 22 used in the administration of this trust" or a similar 23 provision demonstrating that intent is sufficient to 24 preclude the use of this Section.

25 (m) Application to express trusts.

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(1) This subsection (m) does not apply to a charitable

remainder unitrust as defined by Section 664(d), Internal

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Revenue Code of 1986 (26 U.S.C. Section 664), as amended.

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(2) In this subsection (m):

4 (A) "Unitrust" means a trust the terms of which 5 require distribution of a unitrust amount, without 6 regard to whether the trust has been converted to a 7 total return trust in accordance with this Section or 8 whether the trust is established by express terms of 9 the governing instrument.

(B) "Unitrust amount" means an amount equal to a 10 11 percentage of a trust's assets that may or must be 12 distributed to one or more beneficiaries annually in accordance with the terms of the trust. The unitrust 13 14 amount may be determined by reference to the net fair 15 market value of the trust's assets as of a particular 16 date or as an average determined on a multiple year 17 basis.

(3) A unitrust changes the definition of income by 18 19 substituting the unitrust amount for net trust accounting 20 income as the method of determining current return and 21 shall be given effect notwithstanding any contrary 22 provision of the Principal and Income Act. By way of 23 example and not limitation, a unitrust amount determined by 24 a percentage of not less than 3% nor greater than 5% is 25 conclusively presumed a reasonable current return that 26 fairly apportions the total return of a unitrust.

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1 (4) The allocations provision of subdivision (2) of 2 subsection (f) of Section 5.3 applies to a unitrust except 3 to the extent its governing instrument expressly provides 4 otherwise.

5 (Source: P.A. 96-479, eff. 1-1-10.)

6 (760 ILCS 5/16.1)

7 Sec. 16.1. Virtual representation.

8 (a) Representation by <u>a beneficiary with a</u> person having 9 substantially <u>similar</u> identical interest, by the primary 10 <u>beneficiaries</u> and by <u>others</u>; contingent remainder 11 beneficiaries.

12 (1) To the extent there is no conflict of interest 13 between the representative and the person represented 14 beneficiary with respect to the particular question or 15 dispute, a beneficiary who is a minor $\overline{\tau}$ or a disabled $\overline{\tau}$ or 16 unborn beneficiary person, or a beneficiary person whose identity or location is unknown and not reasonably 17 18 ascertainable (hereinafter referred to as an "unascertainable beneficiary"), may for all purposes be 19 represented by and bound by another beneficiary individual 20 21 having a substantially similar identical interest with 22 respect to the particular question or dispute; provided, 23 however, that the represented beneficiary such person is 24 not otherwise represented by a court appointed guardian or 25 agent in accordance with subdivision (a) (4) or by a parent

in accordance with subdivision (a) (5) as provided in the next sentence. If a person is represented by a court appointed guardian of the estate or, if none, by a court appointed guardian of the person, the actions of such guardian shall represent and bind that person for purposes of this subsection (a) (1).

(2) If all primary beneficiaries of a trust either <u>have</u> 7 8 legal capacity are adults and not disabled, or have representatives in accordance with this subsection (a) (1)9 10 who have legal capacity are adults and not disabled, the 11 actions of such primary beneficiaries, in each case either 12 by the beneficiary or by the beneficiary's representative 13 or their respective representatives, shall represent and 14 bind all other beneficiaries persons who have a successor, 15 contingent, future, or other interest in the trust and who 16 would become primary beneficiaries only by reason of 17 surviving a primary beneficiary.

For purposes of this Section, "primary beneficiary" 18 19 means a beneficiary who is either: (i) currently eligible 20 to receive income or principal from the trust or (ii) 21 assuming nonexercise of all powers of appointment, will be 22 eligible to receive a distribution of principal from the if the beneficiary survives to the final 23 date trust of distribution with respect to the beneficiary's share. 24

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(3) <u>For purposes of this Act:</u>

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(A) "Primary beneficiary" means a beneficiary of a

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trust who as of the date of determination is either: 1 2 (i) currently eligible to receive income or principal 3 from the trust, or (ii) a presumptive remainder If all presumptive remainder 4 beneficiary. 5 beneficiaries either are adults and not disabled, have representatives in accordance with subsection 6 7 (a) (1) who are adults and not disabled, the actions of 8 presumptive remainder beneficiaries, or their 9 respective representatives, shall represent and bind 10 all other beneficiaries who have a 11 contingent, or other future interest in the trust. For 12 of this Section, "presumptive purposes -remainder 13 beneficiaries" means.

14 (B) "Presumptive remainder beneficiary" means a 15 beneficiary of a trust, as of the date of determination 16 and assuming nonexercise of all powers of appointment, 17 all beneficiaries who either: (i) (A) would be eligible to receive a distribution of income or principal if the 18 19 trust terminated on that date, or (ii) (B) would be 20 eligible to receive a distribution of income or principal if the interests of all beneficiaries 21 22 currently eligible to receive income or principal from 23 the trust ended on that date without causing the trust 24 to terminate.

25(C) "Disabled person" as of any date means either a26disabled person within the meaning of Section 11a-2 of

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1the Probate Act of 1975 or a person who, within the 3652days immediately preceding that date, was examined by a3licensed physician who determined that the person4lacked the capacity to make prudent financial5decisions, and the physician made a written record of6the physician's determination and signed the written7record within 90 days after the examination.

8 (D) A person has legal capacity unless the person 9 is a minor or a disabled person.

10 (4) If a trust beneficiary is represented by a court 11 appointed guardian of the estate or, if none, guardian of the person, the guardian shall represent and bind the 12 beneficiary. If a trust beneficiary is a disabled person, 13 14 an agent under a power of attorney for property who has 15 authority to act with respect to the particular question or 16 dispute and who does not have a conflict of interest with respect to the particular question or dispute may represent 17 and bind the principal. An agent is deemed to have such 18 19 authority if the power of attorney grants the agent the 20 power to settle claims and to exercise powers with respect to trusts and estates, even if the powers do not include 21 22 powers to make a will, to revoke or amend a trust, or to 23 require the trustee to pay income or principal. Absent a 24 court order pursuant to the Illinois Power of Attorney Act 25 directing a guardian to exercise powers of the principal 26 under an agency that survives disability, an agent under a SB2984 Enrolled - 19 - LRB098 12960 HEP 49929 b

1 power of attorney for property who in accordance with this 2 subdivision has authority to represent and bind a disabled 3 principal takes precedence over a court appointed guardian unless the court specifies otherwise. This subdivision 4 5 applies to all agencies, whenever and wherever executed. 6 The consent of a person who may represent and bind another 7 person in accordance with this Section is binding the 8 represented, and notice person to a person who 9 represent and bind another person in accordance with 10 has the same effect as if Section 11 directly to the other person.

12 (5) If a trust beneficiary is a minor or a disabled or unborn person and is not represented by a guardian or agent 13 14 in accordance with subdivision (a) (4), then a parent of the beneficiary may represent and bind the beneficiary, 15 16 provided that there is no conflict of interest between the represented person and either of the person's parents with 17 respect to the particular question or dispute. If a 18 19 disagreement arises between parents who otherwise qualify 20 to represent a child in accordance with this subsection (a) 21 and who are seeking to represent the same child, the parent 22 who is a lineal descendant of the settlor of the trust that 23 is the subject of the representation is entitled to 24 represent the child; or if none, the parent who is a 25 beneficiary of the trust is entitled to represent the 26 child.

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1	(6) A guardian, agent or parent who is the
2	representative for a beneficiary under subdivision (a)(4)
3	or (a)(5) may, for all purposes, represent and bind any
4	other beneficiary who is a minor or a disabled, unborn, or
5	unascertainable beneficiary who has an interest, with
6	respect to the particular question or dispute, that is
7	substantially similar to the interest of the beneficiary
8	represented by the representative, but only to the extent
9	that there is no conflict of interest between the
10	beneficiary represented by the representative and the
11	other beneficiary with respect to the particular question
12	or dispute; provided, however, that the other beneficiary
13	is not otherwise represented by a guardian or agent in
14	accordance with subdivision (a)(4) or by a parent in
15	accordance with subdivision (a) (5).
16	(7) The action or consent of a representative who may

16 <u>(7) The action or consent of a representative who may</u> 17 <u>represent and bind a beneficiary in accordance with this</u> 18 <u>Section is binding on the beneficiary represented, and</u> 19 <u>notice or service of process to the representative has the</u> 20 <u>same effect as if the notice or service of process were</u> 21 <u>given directly to the beneficiary represented.</u>

22 (8) Nothing in this Section limits the discretionary 23 power of a court in a judicial proceeding to appoint a 24 guardian ad litem for any minor, disabled, unborn, or 25 unascertainable beneficiary with respect to a particular 26 question or dispute, but appointment of a guardian ad litem

need not be considered and is not necessary if such beneficiary is otherwise represented in accordance with this Section.

(b) Total return trusts. This Section shall apply to enable 4 5 conversion to a total return trust by agreement in accordance with subsection (b) 5.3(b) of the total return trust provisions 6 7 of Section 5.3 of this Act, by whether such agreement is made between the trustee and (A) all primary beneficiaries of the 8 9 trust, in each case either by the beneficiary or by the beneficiary's representative in accordance with this Section, 10 11 either individually or by their respective representatives in 12 accordance with subsection (a) (1), or (B) all beneficiaries currently eligible to receive income or principal from the 13 trust and all beneficiaries who are presumptive remaindermen of 14 the trust, in each case either individually or by their 15 16 respective representatives in accordance with subsection 17 $\frac{(a)(1)}{(1)}$.

(c) Representation of charity. If a trust provides a 18 beneficial interest or expectancy for one or more charities or 19 charitable purposes that are not specifically named or 20 (the "charitable interest"), 21 otherwise represented the 22 Illinois Attorney General may, in accordance with this Section, 23 represent, bind, and act on behalf of the charitable interest with respect to any particular question or dispute, including 24 25 without limitation representing the charitable interest in a 26 nonjudicial settlement agreement or in an agreement to convert SB2984 Enrolled - 22 - LRB098 12960 HEP 49929 b

a trust to a total return trust in accordance with subsection 1 2 (b) 5.3(b) of the total return trust provisions of Section 5.3 3 of this Act. A charity that is specifically named as beneficiary of a trust or that otherwise has an express 4 beneficial interest in a trust may act for itself. This 5 subsection (c) shall be construed as being declarative of 6 7 existing law and not as a new enactment. Notwithstanding any other provision, nothing in this Section shall be construed to 8 9 limit or affect the Illinois Attorney General's authority to 10 file an action or take other steps as he or she deems advisable 11 at any time to enforce or protect the general public interest 12 as to a trust that provides a beneficial interest or expectancy for one or more charities or charitable purposes whether or not 13 a specific charity is named in the trust. This subsection (c) 14 15 shall be construed as being declarative of existing law and not 16 as a new enactment.

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(d) Nonjudicial settlement agreements.

(1) For purposes of this Section, "interested persons" 18 19 the trustee and all beneficiaries, or their means respective representatives determined after giving effect 20 to the preceding provisions of this Section, other persons 21 22 and parties in interest whose consent or joinder would be 23 required in order to achieve a binding settlement were the 24 settlement to be approved by the court. "Interested 25 persons" also includes a trust advisor, investment advisor, distribution advisor, trust protector or other 26

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holder, or committee of holders, of fiduciary or
 nonfiduciary powers, if the person then holds powers
 material to a particular question or dispute to be resolved
 or affected by a nonjudicial settlement agreement in
 accordance with this Section or by the court.

6 (2) <u>Interested</u> Except as otherwise provided in 7 subsection (d)(3), interested persons, or their respective 8 representatives determined after giving effect to the 9 preceding provisions of this Section, may enter into a 10 binding nonjudicial settlement agreement with respect to 11 any matter involving a trust <u>as provided in this Section</u>.

12 (3) <u>(Blank)</u>. A nonjudicial settlement agreement is 13 valid only to the extent its terms and conditions could be 14 properly approved under applicable law by a court of 15 competent jurisdiction.

16 (4) <u>The following matters Matters that</u> may be resolved
17 by a nonjudicial settlement agreement <u>include but are not</u>
18 <u>limited to</u>:

(A) <u>Validity</u>, interpretation, or construction of
 the terms of the trust.+

21 (B) <u>Approval</u> approval of a trustee's report or 22 accounting<u>.</u>+

23 (C) <u>Exercise</u> exercise or nonexercise of any power
 24 by a trustee.+

25 (D) <u>The</u> the grant to a trustee of any necessary or 26 desirable administrative power<u>, provided the grant</u>

does not conflict with a clear material purpose of the 1 <u>trust</u>.+ 2

3 (E) Questions questions relating to property or an interest in property held by the trust, provided the 4 5 resolution does not conflict with a clear material 6 purpose of the trust.+

Removal, appointment, or removal and 7 (F) appointment of a trustee, trust advisor, investment 8 9 advisor, distribution advisor, trust protector or 10 other holder, or committee of holders, of fiduciary or 11 nonfiduciary powers, including without limitation 12 designation of a plan of succession or procedure to 13 determine successors to any such office. resignation 14 or appointment of a trustee;

15 (G) Determination determination of a trustee's 16 compensation.+

(H) Transfer transfer of a trust's principal place 17 of administration, including without limitation to 18 change the law governing administration of the trust.+ 19

20 (I) Liability liability or indemnification of a 21 trustee for an action relating to the trust.+

22 (J) Resolution of bona fide resolution of disputes 23 issues related to administration, investment, distribution or other matters.+ 24

(K) Modification modification of terms of the 25 26 trust pertaining to administration of the trust .; and

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1 (L) Termination termination of the trust, provided that court approval of such termination must be 2 3 obtained in accordance with subdivision subsection (d) (5) of this Section, and the court must conclude 4 5 continuance of the trust is not necessary to achieve 6 any <u>clear</u> material purpose of the trust .; upon The 7 court may consider spendthrift provisions as a factor 8 in making a decision under this subdivision, but a 9 spendthrift provision is not necessarily a clear material purpose of a trust, and the court is not 10 11 precluded from modifying or terminating a trust 12 because the trust instrument contains a spendthrift provision. Upon such termination the court may order 13 14 the trust property distributed as agreed by the parties 15 to the agreement or otherwise as the court determines 16 equitable consistent with the purposes of the trust.

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(M) Any other matter involving a trust to the 17 extent the terms and conditions of the nonjudicial 18 19 settlement agreement could be properly approved under 20 applicable law by a court of competent jurisdiction. (4.5) If a charitable interest or a specifically named 21 22 charity is a current beneficiary, is a presumptive 23 remainder beneficiary, or has any vested interest in a 24 trust, the parties to any proposed nonjudicial settlement 25 agreement affecting the trust shall deliver to the Attorney General's Charitable Trust Bureau written notice of the 26

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proposed agreement at least 60 days prior to its effective date. The Bureau need take no action, but if it objects in a writing delivered to one or more of the parties prior to the proposed effective date, the agreement shall not take effect unless the parties obtain court approval.

(5) Any beneficiary or other interested person may 6 request the court to approve any part or all of a 7 8 nonjudicial settlement agreement, including whether any 9 representation is adequate and without conflict of 10 interest, provided that the petition for such approval must 11 be filed before or within 60 days after the effective date 12 of the agreement.

(6) An agreement entered into in accordance with this
Section shall be final and binding on the trustee, on and
all beneficiaries of the trust, both current and future,
and on all other interested persons as if ordered by a
court with competent jurisdiction over the trust, the trust
property, and all parties in interest.

19 (7) In the trustee's sole discretion, the trustee may, 20 but is not required to, obtain and rely upon an opinion of 21 counsel on any matter relevant to this Section, including 22 without limitation: (i) where required by this Section, 23 that the any agreement proposed to be made in accordance 24 with this Section does not conflict with a clear material 25 purpose of the trust or could be properly approved by the 26 court under applicable law; (ii) in the case of a trust

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termination, that continuance of the trust is not necessary 1 2 to achieve any clear material purpose of the trust; (iii), 3 or that there is no conflict of interest between a 4 representative and the person represented with respect to 5 the particular question or dispute; or (iv) that the representative and the person represented have 6 substantially similar interests with respect to the or 7 8 among those being represented with respect to a particular 9 question or dispute.

10 (e) Application. On and after its effective date, this 11 Section applies to all existing and future trusts, judicial 12 proceedings, or agreements entered into in accordance with this 13 Section on or after the effective date.

14 (f) This Section shall be construed as pertaining to the administration of a trust and shall be available to any trust 15 16 that is administered in this State or that is governed by 17 Illinois law with respect to the meaning and effect of its terms, except to the extent the governing instrument expressly 18 19 prohibits the use of this Section by specific reference to this 20 Section. A provision in the governing instrument in the form: "Neither the provisions of Section 16.1 of the Illinois Trusts 21 22 and Trustees Act nor any corresponding provision of future law 23 may be used in the administration of this trust", or a similar 24 provision demonstrating that intent, is sufficient to preclude 25 the use of this Section.

26 (g) The changes made by this amendatory Act of the 98th

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1 General Assembly apply to all trusts in existence on the 2 effective date of this amendatory Act of the 98th General 3 Assembly or created after that date, and are applicable to 4 judicial proceedings and nonjudicial matters involving such 5 trusts. For purposes of this Section: 6 (i) judicial proceedings include any proceeding before 7 a court or administrative tribunal of this State and any 8 arbitration or mediation proceedings; and 9 (ii) nonjudicial matters include, but are not limited 10 to, nonjudicial settlement agreements entered into in 11 accordance with this Section and the grant of any consent, 12 release, ratification, or indemnification.

13 (Source: P.A. 96-479, eff. 1-1-10.)