2202

2011-2012 Regular Sessions

IN ASSEMBLY

January 14, 2011

Introduced by M. of A. WRIGHT -- read once and referred to the Committee on Judiciary

AN ACT to amend the estates, powers and trusts law and the insurance law, in relation to creating a Uniform Statutory Rule Against Perpetuities and repealing part 1 of article 9 of the estates, powers and trusts law relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 2 3	Section 1. Part 1 of article 9 of the estates, powers and trusts law is REPEALED and a new part 1 of article 9 is added to read as follows: PART 1. UNIFORM STATUTORY RULE AGAINST PERPETUITIES
4	SECTION 9-1.1 SHORT TITLE
5	9-1.2 VALIDITY OF NONVESTED PROPERTY INTEREST OR POWER OF
6	APPOINTMENT
7	9-1.3 CREATION OF PROPERTY INTERESTS AND POWERS OF APPOINTMENT
8	9-1.4 REFORMATION OF PROPERTY DISPOSITIONS
9	9-1.5 EXCEPTIONS TO RULE
10	9-1.6 EFFECT OF TIMING OF CREATION OF PROPERTY INTEREST; SAVINGS
11	CLAUSE
12	9-1.7 APPLICATION AND CONSTRUCTION
13	9-1.8 EFFECT ON COMMON LAW
14^{13}	S 9-1.1 SHORT TITLE
15^{1-1}	THIS PART SHALL BE KNOWN AS AND MAY BE CITED AS THE "UNIFORM STATUTORY
16	RULE AGAINST PERPETUITIES."
17	S 9-1.2 VALIDITY OF NONVESTED PROPERTY INTEREST OR POWER OF APPOINTMENT
18	(A) A NONVESTED PROPERTY INTEREST IS INVALID UNLESS:
$10 \\ 19$	(1) WHEN THE INTEREST IS CREATED, IT IS CERTAIN TO VEST OR TERMINATE
20	NO LATER THAN TWENTY-ONE YEARS AFTER THE DEATH OF AN INDIVIDUAL THEN
$\frac{20}{21}$	ALIVE; OR
21 22	(2) THE INTEREST EITHER VESTS OR TERMINATES WITHIN NINETY YEARS AFTER
22 23	ITS CREATION.
23	IIS CREATION.
	EXPLANATIONMatter in ITALICS (underscored) is new; matter in brackets
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(B) A GENERAL POWER OF APPOINTMENT NOT PRESENTLY EXERCISABLE BECAUSE 1 2 OF A CONDITION PRECEDENT IS INVALID UNLESS: 3 WHEN THE POWER IS CREATED, THE CONDITION PRECEDENT IS CERTAIN TO (1)4 BE SATISFIED OR BECOME IMPOSSIBLE TO SATISFY NO LATER THAN TWENTY-ONE 5 YEARS AFTER THE DEATH OF AN INDIVIDUAL THEN ALIVE; OR 6 THE CONDITION PRECEDENT EITHER IS SATISFIED OR BECOMES IMPOSSIBLE (2) 7 TO SATISFY WITHIN NINETY YEARS AFTER ITS CREATION. 8 (C) A NONGENERAL POWER OF APPOINTMENT OR A GENERAL TESTAMENTARY POWER 9 OF APPOINTMENT IS INVALID UNLESS: 10 THE POWER IS CREATED, IT IS CERTAIN TO BE IRREVOCABLY EXER-(1)WHEN 11 CISED OR TO TERMINATE NO LATER THAN TWENTY-ONE YEARS AFTER THE DEATH OF 12 AN INDIVIDUAL THEN ALIVE; OR 13 (2) THE POWER IS IRREVOCABLY EXERCISED OR TERMINATES WITHIN NINETY 14 YEARS AFTER ITS CREATION. 15 (D) IN DETERMINING WHETHER A NONVESTED PROPERTY INTEREST OR A POWER OF 16 APPOINTMENT IS VALID PURSUANT TO SUBPARAGRAPH ONE OF PARAGRAPH (A), 17 SUBPARAGRAPH ONE OF PARAGRAPH (B), OR SUBPARAGRAPH ONE OF PARAGRAPH (C) OF THIS SECTION, THE POSSIBILITY THAT A CHILD WILL BE BORN TO AN INDI-18 VIDUAL AFTER THE INDIVIDUAL'S DEATH IS DISREGARDED. 19 20 S 9-1.3 CREATION OF PROPERTY INTERESTS AND POWERS OF APPOINTMENT 21 EXCEPT AS PROVIDED IN PARAGRAPHS (B) AND (C) OF THIS SECTION AND (A) 22 IN PARAGRAPH (A) OF SECTION 9-1.6 OF THIS PART, THE TIME OF CREATION OF 23 NONVESTED PROPERTY INTEREST OR A POWER OF APPOINTMENT IS DETERMINED А 24 UNDER GENERAL PRINCIPLES OF PROPERTY LAW. 25 (B) IF THERE IS A PERSON WHO ALONE CAN EXERCISE A POWER CREATED BY А 26 GOVERNING INSTRUMENT TO BECOME THE UNQUALIFIED BENEFICIAL OWNER OF (I) A 27 NONVESTED PROPERTY INTEREST OR (II) A PROPERTY INTEREST SUBJECT TO A 28 POWER OF APPOINTMENT PURSUANT TO PARAGRAPHS (B) AND (C) OF SECTION 9-1.2 OF THIS PART, THE NONVESTED PROPERTY INTEREST OR POWER OF APPOINTMENT IS 29 CREATED WHEN THE POWER TO BECOME THE UNQUALIFIED BENEFICIAL OWNER TERMI-30 NATES. A JOINT POWER WITH RESPECT TO MARITAL PROPERTY HELD BY 31 INDIVID-UALS MARRIED TO EACH OTHER IS A POWER EXERCISABLE BY ONE PERSON ALONE. 32 33 (C) A NONVESTED PROPERTY INTEREST OR A POWER OF APPOINTMENT ARISING 34 FROM A TRANSFER OF PROPERTY TO A PREVIOUSLY FUNDED TRUST OR OTHER EXIST-ING PROPERTY ARRANGEMENT IS CREATED WHEN THE NONVESTED PROPERTY INTEREST 35 OR POWER OF APPOINTMENT IN THE ORIGINAL CONTRIBUTION WAS CREATED. 36 37 S 9-1.4 REFORMATION OF PROPERTY DISPOSITIONS 38 (A) UPON THE PETITION OF AN INTERESTED PERSON, A COURT SHALL REFORM A 39 DISPOSITION IN THE MANNER THAT MOST CLOSELY APPROXIMATES THE 40 TRANSFEROR'S MANIFESTED PLAN OF DISTRIBUTION AND IS WITHIN THE NINETY 41 YEARS PERMITTED BY THIS CHAPTER IF: 42 (1) A NONVESTED PROPERTY INTEREST OR A POWER OF APPOINTMENT BECOMES 43 INVALID; 44 (2) A CLASS GIFT IS NOT BUT MAY BECOME INVALID PURSUANT TO SECTION 45 9-1.2 OF THIS PART AND THE TIME HAS ARRIVED WHEN THE SHARE OF ANY CLASS 46 MEMBER IS TO TAKE EFFECT IN POSSESSION OR ENJOYMENT; OR 47 (3) A NONVESTED PROPERTY INTEREST THAT IS NOT VALIDATED PURSUANT ΤO 48 SUBPARAGRAPH ONE OF PARAGRAPH (A) OF SECTION 9-1.2 OF THIS PART CAN VEST 49 BUT NOT WITHIN NINETY YEARS AFTER ITS CREATION. 50 S 9-1.5 EXCEPTIONS TO RULE 51 SECTION 9-1.2 OF THIS PART DOES NOT APPLY TO: 52 (A) A NONVESTED PROPERTY INTEREST OR A POWER OF APPOINTMENT ARISING 53 OUT OF A NONDONATIVE TRANSFER, EXCEPT A NONVESTED PROPERTY INTEREST OR A 54 POWER OF APPOINTMENT ARISING OUT OF: 55 (1) A PREMARITAL OR POSTMARITAL AGREEMENT;

56 (2) A SEPARATION OR DIVORCE SETTLEMENT;

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2 (4) A SIMILAR ARRANGEMENT ARISING OUT OF A PROSPECTIVE, EXISTING, OR 3 PREVIOUS MARITAL RELATIONSHIP BETWEEN THE PARTIES;

(5) A CONTRACT TO MAKE OR NOT TO REVOKE A WILL OR TRUST;

(6) A CONTRACT TO EXERCISE OR NOT TO EXERCISE A POWER OF APPOINTMENT;

(7) A TRANSFER IN SATISFACTION OF A DUTY OF SUPPORT; OR

(8) A RECIPROCAL TRANSFER;

(3) A SPOUSE'S ELECTION;

8 (B) A FIDUCIARY'S POWER RELATING TO THE ADMINISTRATION OR MANAGEMENT 9 OF ASSETS, INCLUDING THE POWER OF A FIDUCIARY TO SELL, LEASE, OR MORT-10 GAGE PROPERTY, AND THE POWER OF A FIDUCIARY TO DETERMINE PRINCIPAL AND 11 INCOME;

(C) A POWER TO APPOINT A FIDUCIARY;

13 (D) A DISCRETIONARY POWER OF A TRUSTEE TO DISTRIBUTE PRINCIPAL BEFORE 14 TERMINATION OF A TRUST TO A BENEFICIARY HAVING AN INDEFEASIBLY VESTED 15 INTEREST IN THE INCOME AND PRINCIPAL;

16 (E) A NONVESTED PROPERTY INTEREST HELD BY A CHARITY, GOVERNMENT, OR 17 GOVERNMENTAL AGENCY OR SUBDIVISION, IF THE NONVESTED PROPERTY INTEREST 18 IS PRECEDED BY AN INTEREST HELD BY ANOTHER CHARITY, GOVERNMENT, OR 19 GOVERNMENTAL AGENCY OR SUBDIVISION;

(F) A NONVESTED PROPERTY INTEREST IN OR A POWER OF APPOINTMENT WITH 20 21 RESPECT TO A TRUST OR OTHER PROPERTY ARRANGEMENT FORMING PART OF A 22 PENSION, PROFIT-SHARING, STOCK BONUS, AND HEALTH, DISABILITY, DEATH BENEFIT, INCOME DEFERRAL, OR OTHER CURRENT OR DEFERRED BENEFIT PLAN FOR 23 ONE OR MORE EMPLOYEES, INDEPENDENT CONTRACTORS, OR THEIR BENEFICIARIES 24 25 SPOUSES, TO WHICH CONTRIBUTIONS ARE MADE FOR THE PURPOSE OF DISTRIB-OR 26 UTING TO OR FOR THE BENEFIT OF THE PARTICIPANTS OR THEIR BENEFICIARIES THE PROPERTY, INCOME, OR PRINCIPAL IN THE TRUST OR OTHER 27 SPOUSES OR PROPERTY ARRANGEMENT, EXCEPT A NONVESTED PROPERTY INTEREST OR A POWER OF 28 29 APPOINTMENT THAT IS CREATED BY AN ELECTION OF A PARTICIPANT OR A BENEFI-30 CIARY OR SPOUSE; OR

(G) A PROPERTY INTEREST, POWER OF APPOINTMENT, OR ARRANGEMENT THAT WAS
NOT SUBJECT TO THE COMMON LAW RULE AGAINST PERPETUITIES OR IS EXCLUDED
BY ANOTHER STATUTE OF THIS STATE, INCLUDING, BUT NOT LIMITED TO, THE
INTERESTS, POWERS, AND ARRANGEMENTS.

35 S 9-1.6 EFFECT OF TIMING OF CREATION OF PROPERTY INTEREST; SAVINGS 36 CLAUSE

37 (A) EXCEPT AS EXTENDED BY PARAGRAPH (B) OF THIS SECTION, THIS PART 38 APPLIES TO A NONVESTED PROPERTY INTEREST OR A POWER OF APPOINTMENT THAT 39 IS CREATED ON OR AFTER JULY FIRST, NINETEEN HUNDRED EIGHTY-SEVEN. FOR 40 PURPOSES OF THIS SECTION, A NONVESTED PROPERTY INTEREST OR A POWER OF APPOINTMENT CREATED BY THE EXERCISE OF A POWER OF APPOINTMENT IS CREATED 41 POWER IS IRREVOCABLY EXERCISED OR WHEN A REVOCABLE EXERCISE 42 WHEN THE43 BECOMES IRREVOCABLE.

44 (B) IF A NONVESTED PROPERTY INTEREST OR A POWER OF APPOINTMENT WAS 45 CREATED BEFORE JULY FIRST, NINETEEN HUNDRED EIGHTY-SEVEN, AND IS DETER-MINED IN A JUDICIAL PROCEEDING, COMMENCED ON OR AFTER JULY FIRST, 46 NINE-47 TEEN HUNDRED EIGHTY-SEVEN, TO VIOLATE THIS STATE'S RULE AGAINST PERPETU-48 ITIES AS THAT RULE EXISTED BEFORE JULY FIRST, NINETEEN HUNDRED 49 EIGHTY-SEVEN, A COURT UPON THE PETITION OF AN INTERESTED PERSON SHALL 50 REFORM THE DISPOSITION BY INSERTING A SAVINGS CLAUSE THAT PRESERVES MOST 51 CLOSELY THE TRANSFEROR'S PLAN OF DISTRIBUTION AND THAT BRINGS THAT PLAN WITHIN THE LIMITS OF THE RULE AGAINST PERPETUITIES APPLICABLE WHEN THE 52 NONVESTED PROPERTY INTEREST OR POWER OF APPOINTMENT WAS CREATED. 53 54 S 9-1.7 APPLICATION AND CONSTRUCTION

1 THIS PART SHALL BE APPLIED AND CONSTRUED TO EFFECTUATE ITS GENERAL 2 PURPOSE TO MAKE UNIFORM THE LAW WITH RESPECT TO THE SUBJECT OF THIS 3 CHAPTER AMONG STATES ENACTING IT.

4 S 9-1.8 EFFECT ON COMMON LAW 5 THIS PART SUPERSEDES THE CC

THIS PART SUPERSEDES THE COMMON LAW RULE AGAINST PERPETUITIES.

6 S 2. Paragraph 8 of subsection (a) of section 7302 of the insurance 7 law is amended to read as follows:

8 (8) In pursuance of any such plan to convert a domestic stock life 9 insurance company into a mutual life insurance company, such company 10 shall have power, and shall be privileged, to acquire any of its shares gift, bequest, or purchase. Until all of its outstanding shares are 11 by acquired, any shares so acquired shall be taken and held in trust 12 for 13 all the policyholders of such company, by the trustees named in such plan. Before undertaking any of the duties of the appointment each trus-14 15 tee shall file with the company an acceptance of the appointment and a 16 declaration that he will faithfully discharge his duties as trustee, 17 subscribed and affirmed by him as true under the penalties of perjury. 18 shares held by the trustees shall be deemed admitted assets of the All 19 company at their par value. The trustees shall have power to vote any 20 shares so acquired at all corporate meetings at which shareholders have 21 the right to vote. All dividends and other sums received by such trus-22 tees on the shares acquired by them, after paying the necessary expenses the trust, shall be immediately repaid to such company for the bene-23 of 24 fit of all who are or may become policyholders of such company and enti-25 tled to participate in the profits thereof, and shall be added to and 26 become a part of the surplus earned by such company, apportionable as a part of such surplus among such policyholders. The provisions of section six hundred twenty-one of the business corporation law and [of 27 28 29 section 9-1.1] PART ONE OF ARTICLE NINE of the estates, powers and trusts law shall not apply to the trust hereinbefore authorized. 30

31 S 3. The opening paragraph of paragraph (c) of section 7-2.1 of the 32 estates, powers and trusts law, as added by chapter 1031 of the laws of 33 1973, is amended to read as follows:

34 A trust as described [in sections 9-1.5, 9-1.6 and 9-1.7] PURSUANT TO 35 PART ONE OF ARTICLE NINE of [the estates, powers and trusts law] THIS CHAPTER, including a business trust as defined in subdivision two of 36 37 section two of the general associations law, may acquire property in the 38 name of the trust as such name is designated in the instrument creating 39 said trust. Any property, so acquired can be conveyed, encumbered or 40 otherwise disposed of only in such name by a conveyance, encumbrance or 41 other instrument executed by:

42 S 4. Subparagraph 8 of paragraph (a) of section 11-2.2 of the estates, 43 powers and trusts law, as amended by chapter 217 of the laws of 1991, is 44 amended to read as follows:

45 (8) Investment by a fiduciary in a limited partnership or investment 46 trust, as defined in [9-1.5] ARTICLE NINE of this chapter, shall not be 47 deemed to be an improper delegation of investment authority.

48 S 5. This act shall take effect on the first of September next 49 succeeding the date on which it shall have become a law.