



SPONSOR: Sen. Bushweller & Rep. B. Short & Rep. M. Smith
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DELAWARE STATE SENATE
149th GENERAL ASSEMBLY

SENATE BILL NO. 194

AN ACT TO AMEND CHAPTER 38, TITLE 12 OF THE DELAWARE CODE RELATING TO THE CREATION,
REGULATION, OPERATION AND DISSOLUTION OF DOMESTIC STATUTORY TRUSTS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1 Section 1. Amend § 3801(a), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
2 through and insertions as shown by underline as follows:

3 “(a) “Beneficial owner” means any owner of a beneficial interest in a statutory trust, the fact of ownership to be
4 determined and evidenced (whether by means of registration (including on, by means of, or in the form of any information
5 storage device, method, or 1 or more electronic networks or databases (including 1 or more distributed electronic networks
6 or databases)), the issuance of certificates or otherwise) in conformity to the applicable provisions of the governing
7 instrument of the statutory trust.”

8 Section 2. Amend § 3802(b), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
9 through and insertions as shown by underline as follows:

10 “(b) Except as provided in the governing instrument, a beneficial owner is obligated to the statutory trust to
11 perform any promise to contribute cash, property or to perform services, even if the beneficial owner is unable to perform
12 because of death, disability or any other reason. If a beneficial owner does not make the required contribution of property or
13 services the beneficial owner is obligated at the option of the statutory trust to contribute cash equal to that portion of the
14 agreed value (as stated in the records of the statutory trust) of the contribution that has not been made. The foregoing option
15 shall be in addition to, and not in lieu of, any other rights, including the right to specific performance, that the statutory trust
16 may have against such beneficial owner under the governing instrument ~~or~~ applicable law.”

17 Section 3. Amend § 3803(c), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
18 through and insertions as shown by underline as follows:

19 “(c) Except to the extent otherwise provided in the governing instrument of a statutory trust, an officer, employee,
20 manager or other person acting pursuant to § 3806(b)(7) or § 3806(i), when acting in such capacity, shall not be personally
21 liable to any person other than the statutory trust or a trustee or a beneficial owner for any act, omission or obligation of the
22 statutory trust or any trustee thereof.”

23 Section 4. Amend § 3804(a), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
24 through and insertions as shown by underline as follows:

25 “(a) A statutory trust may sue and be sued, and service of process upon 1 of the trustees shall be sufficient. In
26 furtherance of the foregoing, a statutory trust may be sued for debts and other obligations or liabilities contracted or
27 incurred by the trustees or other authorized persons, or by the duly authorized agents of such trustees or other authorized
28 persons, in the performance of their respective duties under the governing instrument of the statutory trust. The property of
29 a statutory trust shall be subject to attachment and execution as if it were a corporation, subject to § 3502 of Title 10.
30 Notwithstanding the foregoing provisions of this § 3804, in the event that the governing instrument of a statutory trust,
31 including a statutory trust which is a registered investment company under the Investment Company Act of 1940, as
32 amended (15 U.S.C. §§ 80a-1 et seq.), creates one or more series as provided in § 3806(b)(2), and to the extent if separate
33 and distinct records are maintained for any such series and the assets associated with any such series are held in such
34 separate and distinct records (directly or indirectly, including through a nominee or otherwise) and accounted for in such
35 separate and distinct records separately from the other assets of the statutory trust, or any other series thereof, and if the
36 governing instrument so provides, and notice of the limitation on liabilities of a series as referenced in this sentence is
37 set forth in the certificate of trust of the statutory trust, then the debts, liabilities, obligations and expenses incurred,
38 contracted for or otherwise existing with respect to a particular series shall be enforceable against the assets of such series
39 only, and not against the assets of the statutory trust generally or any other series thereof, and, unless otherwise provided in
40 the governing instrument, none of the debts, liabilities, obligations and expenses incurred, contracted for or otherwise
41 existing with respect to the statutory trust generally or any other series thereof shall be enforceable against the assets of
42 such series. Neither the preceding sentence nor any provision pursuant thereto in a governing instrument or certificate of
43 trust shall (i) restrict a statutory trust on behalf of a series from agreeing in the governing instrument or otherwise that
44 any or all of the debts, liabilities, obligations and expenses incurred, contracted for or otherwise existing with respect to the
45 statutory trust generally or any other series thereof shall be enforceable against the assets of such series or (ii) restrict a
46 statutory trust from agreeing in the governing instrument or otherwise that any or all of the debts, liabilities, obligations and
47 expenses incurred, contracted for or otherwise existing with respect to a series shall be enforceable against the assets of the
48 statutory trust generally. As used in this chapter, a reference to assets of a series includes assets associated with a series and
49 a reference to assets associated with a series includes assets of a series. Except to the extent otherwise provided in the
50 governing instrument of a statutory trust, a statutory trust that has established series in accordance with this subsection (a)
51 may contract, hold title to assets (including real, personal and intangible property), grant liens and security interests, and
52 sue and be sued, in each case, in the name of a series.”

53 Section 5. Amend § 3806(b)(7), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by
54 strike through and insertions as shown by underline as follows:

55 “(7) May provide for the appointment, election or engagement, either as agents or
56 independent contractors of the statutory trust or as delegates of the trustees, of officers, employees,
57 managers or other persons who may manage the business and affairs of the statutory trust and may have
58 such titles and such relative rights, powers and duties as the governing instrument shall provide. ~~Except to~~
59 ~~the extent otherwise provided in the governing instrument of a statutory trust, the trustees shall choose and~~
60 ~~supervise such officers, managers, employees and other persons;”~~

61 Section 6. Amend § 3806(f)(2), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
62 through and insertions as shown by underline as follows:

63 “(2) the beneficial owners may vote in person or by proxy, and such vote may be cast or such proxy may be
64 granted in writing, by means of electronic transmission or as otherwise permitted by applicable law. Unless otherwise
65 provided in a governing instrument, a consent transmitted by electronic transmission by a beneficial owner or by a person
66 or persons authorized to act for a beneficial owner shall be deemed to be written and signed for purposes of this subsection.
67 For purposes of this subsection, the term "electronic transmission" means any form of communication, not directly
68 involving the physical transmission of paper, including the use of or participation in 1 or more electronic networks or
69 databases (including 1 or more distributed electronic networks or databases), that creates a record that may be retained,
70 retrieved, and reviewed by a recipient thereof, and that may be directly reproduced in paper form by such a recipient
71 through an automated process. Unless otherwise provided in a governing instrument, if a person (whether or not then a
72 beneficial owner) consenting as a beneficial owner to any matter provides that such consent will be effective at a future
73 time (including a time determined upon the happening of an event), then such person shall be deemed to have consented as
74 a beneficial owner at such future time so long as such person is then a beneficial owner.”

75 Section 7. Amend § 3806(g)(2), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by
76 strike through and insertions as shown by underline as follows:

77 “(2) the trustee may vote in person or by proxy, and such vote may be cast or such proxy may be granted in
78 writing, by means of electronic transmission or as otherwise permitted by applicable law.

79 Unless otherwise provided in a governing instrument, a consent transmitted by electronic transmission by a trustee
80 or by a person or persons authorized to act for a trustee shall be deemed to be written and signed for purposes of this
81 subsection. For purposes of this subsection, the term "electronic transmission" means any form of communication, not
82 directly involving the physical transmission of paper, including the use of or participation in 1 or more electronic networks

83 or databases (including 1 or more distributed electronic networks or databases), that creates a record that may be retained,
84 retrieved, and reviewed by a recipient thereof, and that may be directly reproduced in paper form by such a recipient
85 through an automated process. Unless otherwise provided in a governing instrument, if a person (whether or not then a
86 trustee) consenting as a trustee to any matter provides that such consent will be effective at a future time (including a time
87 determined upon the happening of an event), then such person shall be deemed to have consented as a trustee at such future
88 time so long as such person is then a trustee.”

89 Section 8. Amend § 3806(i), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
90 through and insertions as shown by underline as follows:

91 “(i) Except to the extent otherwise provided in the governing instrument of a statutory trust, a trustee of a statutory
92 trust has the power and authority to delegate to one or more other persons the trustee's rights,~~and~~ powers or duties to
93 manage and control the business and affairs of the statutory trust, including to delegate to agents, officers and employees of
94 the trustee or the statutory trust, and to delegate by management agreement or other agreement with, or otherwise to, other
95 persons. Unless otherwise provided in the governing instrument of a statutory trust, such delegation by a trustee of a
96 statutory trust shall be irrevocable if it states that it is irrevocable. Except to the extent otherwise provided in the governing
97 instrument of a statutory trust, such delegation by a trustee of a statutory trust shall not cause the trustee to cease to be a
98 trustee of the statutory trust or cause the person to whom any such rights,~~and~~ powers or duties have been delegated to be a
99 trustee of the statutory trust.”

100 Section 9. Amend § 3806(k), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
101 through and insertions as shown by underline as follows:

102 “(k) A trustee, beneficial owner or an officer, employee, manager or other person designated in accordance with
103 subsection (b)(7) or (i) of the Section shall be fully protected in relying in good faith upon the records of the statutory trust
104 and upon information, opinions, reports or statements presented by another trustee, beneficial owner or officer, employee,
105 manager or other person designated in accordance with subsection (b)(7) or (i) of this Section, or by any other person as to
106 matters the trustee, beneficial owner or officer, employee, manager or other person designated in accordance with
107 subsection (b)(7) or (i) of this Section reasonably believes are within such other person’s professional or expert
108 competence, including information, opinions, reports or statements as to the value and amount of the assets, liabilities,
109 profits or losses of the statutory trust, or the value and amount of assets or reserves or contracts, agreements or other
110 undertakings that would be sufficient to pay claims and obligations, or any other facts pertinent to the existence and amount
111 of assets from which distributions to beneficial owners or creditors might properly be paid.”

112 Section 10. Amend § 3806, Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
113 through and insertions as shown by underline as follows:

114 “(m) Except to the extent otherwise provided in the governing instrument of a statutory trust, a trustee shall have
115 no duties or liabilities with respect to the selection, supervision, removal, decisions or actions of, or to exercise or perform
116 the rights, powers or duties of, an officer, employee, manager or other person acting pursuant to §3806(b)(7) or a delegate
117 acting pursuant to §3806(i):

118 (i) to the extent such person is appointed, elected, engaged or made a delegate by an express provision of
119 the governing instrument or another agreement contemplated thereby;

120 (ii) to the extent the trustee is required to appoint, elect or engage, or delegate to, such person by an
121 express provision of the governing instrument or another agreement contemplated thereby and not pursuant to the
122 discretionary authority of the trustee;

123 (iii) to the extent a trustee makes an irrevocable delegation pursuant to §3806(i) and pursuant to the
124 discretionary authority of the trustee, except to exercise the standard of care required of the trustee under the
125 governing instrument or this subchapter in making such decisions when selecting such person and when
126 establishing the scope and terms of the delegation; or

127 (iv) in all other cases, except to exercise the standard of care required of the trustee under the governing
128 instrument or this subchapter in making such decisions when selecting such person, when establishing the scope
129 and terms of the delegation and when reviewing such person's actions in order to monitor such person's
130 performance and compliance with the scope and terms of the delegation.

131 (n) Any officer, employee, manager or other person acting pursuant to §3806(b)(7) or any delegate acting pursuant
132 to §3806(i) shall comply with the scope and terms of the appointment, election, engagement or delegation and, except to the
133 extent otherwise provided in the governing instrument of a statutory trust or the terms of such appointment, election,
134 engagement or delegation, shall (i) exercise the rights, powers and duties subject to the standard of care required of the
135 trustee under the governing instrument or this subchapter and (ii) be liable for failure to do so.”

136 Section 11. Amend § 3808(c), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
137 through and insertions as shown by underline as follows:

138 “(c) In the event that a statutory trust does not have perpetual existence, a statutory trust is dissolved and its affairs
139 shall be wound up at the time or upon the happening of events specified in the governing instrument. If a governing
140 instrument provides the manner in which a dissolution may be revoked, it may be revoked in that manner and, unless a
141 governing instrument prohibits revocation of dissolution, then notwithstanding the happening of events specified in the

142 governing instrument, the statutory trust shall not be dissolved and its affairs shall not be wound up if, prior to the filing of
143 a certificate of cancellation as provided in § 3810 of this Chapter, the statutory trust is continued, effective as of the
144 happening of such event,

145 (1) in the case of dissolution effected by the approval ~~affirmative vote or written consent~~ of the beneficial owners
146 or other persons, pursuant to such approval ~~affirmative vote or written consent~~ (and the approval of any beneficial owners
147 or other persons whose approval is required under the governing instrument to revoke a dissolution contemplated by this
148 clause), and

149 (2) in the case of dissolution at the time or upon the happening of events specified in a governing instrument (other
150 than a dissolution effected by the approval ~~affirmative vote or written consent~~ of the beneficial owners or other persons),
151 pursuant to such approval ~~affirmative vote or written consent~~ that, pursuant to the terms of the governing instrument, is
152 required to amend the provision of the governing instrument effecting such dissolution (and the approval of any beneficial
153 owners or other persons whose approval is required under the governing instrument to revoke a dissolution contemplated
154 by this clause). The provisions of this section shall not be construed to limit the accomplishment of a revocation of
155 dissolution by other means permitted by law.”

156 Section 12. Amend § 3808(g), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
157 through and insertions as shown by underline as follows:

158 “(g) Upon dissolution of a series of a statutory trust established in accordance with § 3804(a), the persons who
159 under the governing instrument of the statutory trust are responsible for winding up such series' affairs may, in the name of
160 the statutory trust and for and on behalf of the statutory trust and such series, take all actions with respect to the series as are
161 permitted under § 3808(d) and shall provide for the claims and obligations of the series and distribute the assets of the
162 series as provided under § 3808(e). Any person, including any trustee, who under the governing instrument is responsible
163 for winding up such series' affairs who has complied with § 3808(e) shall not be personally liable to the claimants of the
164 dissolved series by reason of such person's actions in winding up the series.”

165 Section 13. Amend § 3810(d), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
166 through and insertions as shown by underline as follows:

167 “(d) A certificate of trust shall be cancelled upon the dissolution and the completion of winding up of a statutory
168 trust, or upon the filing of a certificate of merger or consolidation if the statutory trust is not the surviving or resulting
169 person entity in a merger or consolidation, or upon the future effective date or time of a certificate of merger or
170 consolidation if the trust is not the surviving or resulting person entity in a merger or consolidation, or upon the filing of a
171 certificate of transfer, or upon the future effective date or time of a certificate of transfer, or upon the filing of a certificate

172 of conversion to non-Delaware other business entity or upon the future effective date or time of a certificate of conversion
173 to non-Delaware entity. A certificate of cancellation shall be filed in the office of the Secretary of State and set forth:

- 174 (1) The name of the statutory trust;
- 175 (2) The date of filing of its certificate of trust;
- 176 (3) The future effective date or time (which shall be a date or time certain) of cancellation if it is not to be
177 effective upon the filing of the certificate; and
- 178 (4) Any other information the trustee determines to include therein.

179 A certificate of cancellation that is filed in the office of the Secretary of State prior to the dissolution or the
180 completion of winding up of a statutory trust may be corrected as an erroneously executed certificate of cancellation by
181 filing with the office of the Secretary of State a certificate of correction of such certificate of cancellation in accordance
182 with § 3810(e). The Secretary of State shall not issue a certificate of good standing with respect to a statutory trust if its
183 certificate of trust is cancelled.”

184 Section 14. Amend § 3812(f), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
185 through and insertions as shown by underline as follows:

186 “(f) The fact that a certificate of trust is on file in the Office of the Secretary of State is notice that the person entity
187 formed in connection with the filing of the certificate of trust is a statutory trust formed under the laws of the State of
188 Delaware and is notice of all other facts set forth therein which are required to be set forth in a certificate of trust by
189 § 3810(a)(1) and (2) of this Title and is notice of the limitation on liability of a series of a statutory trust which is permitted
190 to be set forth in a certificate of trust by § 3804(a) of this Title.”

191 Section 15. Amend § 3814(a), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
192 through and insertions as shown by underline as follows:

193 “(a) The name of each statutory trust as set forth in its certificate of trust must be such as to distinguish it upon the
194 records of the office of the Secretary of State from the name of any corporation, partnership, limited partnership, statutory
195 trust, limited liability company or registered series of a ~~or~~ limited liability company reserved, registered, formed or
196 organized under the laws of the State of Delaware or qualified to do business or registered as a foreign corporation, foreign
197 partnership, foreign limited partnership, foreign statutory trust or foreign limited liability company in the State of Delaware;
198 provided, however, that a statutory trust may register under any name which is not such as to distinguish it upon the records
199 of the office of the Secretary of State from the name of any domestic or foreign corporation, partnership, limited
200 partnership, or foreign statutory trust or limited liability company or registered series of a limited liability company
201 reserved, registered, formed or organized under the laws of the State of Delaware with the written consent of the other

202 corporation, partnership, limited partnership, foreign statutory trust, limited liability company or registered series of a
203 limited liability company, which written consent shall be filed with the Secretary of State, provided further, that, if on July
204 31, 2011 a statutory trust is registered (with the consent of another statutory trust) under a name which is not such as to
205 distinguish it upon the records in the office of the Secretary of State from the name on such records of such other domestic
206 statutory trust, it shall not be necessary for any such statutory trust to amend its certificate of trust to comply with this
207 subsection.”

208 Section 16. Amend § 3815(b), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
209 through and insertions as shown by underline as follows:

210 “(b) If a statutory trust is merging or consolidating under this section, the statutory trust or other business entity
211 surviving or resulting in or from the merger or consolidation shall file a certificate of merger or consolidation in the office
212 of the Secretary of State. The certificate of merger or consolidation shall state:

213 (1) The name, jurisdiction of formation or organization and type of person entity of each of the statutory
214 trusts or other business entities which is to merge or consolidate;

215 (2) That an agreement of merger or consolidation has been approved and executed by each of the
216 statutory trusts or other business entities which is to merge or consolidate;

217 (3) The name of the surviving or resulting statutory trust or other business entity;

218 (4) In the case of a merger in which a statutory trust is the surviving person entity, such amendments, if
219 any, to the certificate of trust of the surviving statutory trust to change its name, registered office or registered
220 agent as are desired to be effected by the merger;

221 (5) The future effective date or time (which shall be a date or time certain) of the merger or consolidation
222 if it is not to be effective upon the filing of the certificate of merger or consolidation;

223 (6) That the executed agreement of merger or consolidation is on file at the principal place of business of
224 the surviving or resulting statutory trust or other business entity, and shall state the address thereof;

225 (7) That a copy of the agreement of merger or consolidation will be furnished by the surviving or
226 resulting statutory trust or other business entity, on request and without cost, to any beneficial owner of any
227 statutory trust or any person holding an interest in any other business entity which is to merge or consolidate; and

228 (8) If the surviving or resulting person entity is not a statutory trust or other business entity formed or
229 organized or existing under the laws of the State of Delaware, a statement that such surviving or resulting other
230 business entity agrees that it may be served with process in the State in any action, suit or proceeding for the
231 enforcement of any obligation of any statutory trust which is to merge or consolidate, irrevocably appointing the

232 Secretary of State as its agent to accept service of process in any such action, suit or proceeding and specifying the
233 address to which a copy of such process shall be mailed to it by the Secretary of State. Process may be served upon
234 the Secretary of State under this subsection by means of electronic transmission but only as prescribed by the
235 Secretary of State. The Secretary of State is authorized to issue such rules and regulations with respect to such
236 service as the Secretary of State deems necessary or appropriate. In the event of service hereunder upon the
237 Secretary of State, the plaintiff in any such action, suit or proceeding shall furnish the Secretary of State with the
238 address specified in the certificate of merger or consolidation provided for in this section and any other address
239 which the plaintiff may elect to furnish, together with copies of such process as required by the Secretary of State,
240 and the Secretary of State shall notify such surviving or resulting other business entity thereof at all such addresses
241 furnished by the plaintiff by letter. Such letter shall be sent by a mail or courier service that includes a record of
242 mailing or deposit with the courier and a record of delivery evidenced by the signature of the recipient. Such letter
243 shall enclose a copy of the process and any other papers served upon the Secretary of State. It shall be the duty of
244 the plaintiff in the event of such service to serve process and any other papers in duplicate, to notify the Secretary
245 of State that service is being made pursuant to this subsection, and to pay the Secretary of State the sum of \$50 for
246 use of the State of Delaware, which sum shall be taxed as part of the costs in the proceeding, if the plaintiff shall
247 prevail therein. The Secretary of State shall maintain an alphabetical record of any such process setting forth the
248 name of the plaintiff and defendant, the title, docket number and nature of the proceedings in which process has
249 been served upon him, the return date thereof, and the day and hour when the service was made. The Secretary of
250 State shall not be required to retain such information for a period longer than 5 years from his receipt of the service
251 of process.”

252 Section 17. Amend § 3815(e), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
253 through and insertions as shown by underline as follows:

254 “(e) A certificate of merger or consolidation shall act as a certificate of cancellation for a statutory trust which is
255 not the surviving or resulting person ~~entity~~ in the merger or consolidation. A certificate of merger that sets forth any
256 amendment in accordance with subsection (b)(4) of this Section shall be deemed to be an amendment to the certificate of
257 trust of the statutory trust, and the statutory trust shall not be required to take any further action to amend its certificate of
258 trust under § 3810 of this Chapter with respect to such amendments set forth in the certificate of merger. Whenever this
259 Section requires the filing of a certificate of merger or consolidation, such requirement shall be deemed satisfied by the
260 filing of an agreement of merger or consolidation containing the information required by this Section to be set forth
261 in the certificate of merger or consolidation.”

262 Section 18. Amend § 3815(g), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
263 through and insertions as shown by underline as follows:

264 “(g)When any merger or consolidation shall have become effective under this section, for all purposes of the laws
265 of the State of Delaware, all of the rights, privileges and powers of each of the statutory trusts and other business entities
266 that have merged or consolidated, and all property, real, personal and mixed, and all debts due to any of said statutory trusts
267 and other business entities, as well as all other things and causes of action belonging to each of such statutory trusts and
268 other business entities, shall be vested in the surviving or resulting statutory trust or other business entity, and shall
269 thereafter be the property of the surviving or resulting statutory trust or other business entity as they were of each of the
270 statutory trusts and other business entities that have merged or consolidated, and the title to any real property vested by
271 deed or otherwise, under the laws of the State of Delaware, in any of such statutory trusts and other business entities, shall
272 not revert or be in any way impaired by reason of this chapter; but all rights of creditors and all liens upon any property of
273 any of said statutory trusts and other business entities shall be preserved unimpaired, and all debts, liabilities and duties of
274 each of the said statutory trusts and other business entities that have merged or consolidated shall thenceforth attach to the
275 surviving or resulting statutory trust or other business entity, and may be enforced against it to the same extent as if said
276 debts, liabilities and duties had been incurred or contracted by it. Unless otherwise agreed, a merger or consolidation of a
277 statutory trust, including a statutory trust which is not the surviving or resulting person entity in the merger or
278 consolidation, shall not require such statutory trust to wind up its affairs under Section 3808(d) of this title or pay any of its
279 liabilities and distribute its assets under Section 3808(e) of this title, and the merger or consolidation shall not constitute the
280 dissolution of such statutory trust.”

281 Section 19. Amend § 3819(d), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
282 through and insertions as shown by underline as follows:

283 “(d) A statutory trust may maintain its records in other than a written form, including on, by means of, or in the
284 form of any information storage device, method, or 1 or more electronic networks or databases (including 1 or more
285 distributed electronic networks or databases), if such form is capable of conversion into a written form within a reasonable
286 time.”

287 Section 20. Amend § 3820(f), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
288 through and insertions as shown by underline as follows:

289 “(f) Unless otherwise agreed, for all purposes of the laws of the State of Delaware, the converting other business
290 entity shall not be required to wind up its affairs or pay its liabilities and distribute its assets, and the conversion shall not be
291 deemed to constitute a dissolution of such other business entity and shall constitute a continuation of the existence of the

292 converting other business entity in the form of a statutory trust. When the other business entity has been converted to a
293 statutory trust pursuant to this section, the statutory trust shall, for all purposes of the laws of the State of Delaware, be
294 deemed to be the same person entity as the converting other business entity.”

295 Section 21. Amend § 3821(d), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
296 through and insertions as shown by underline as follows:

297 “(d) In connection with a conversion of a statutory trust to an other business entity pursuant to this Section, rights
298 or securities of, or interests in, the statutory trust which is to be converted may be exchanged for or converted into cash,
299 property, rights or securities of, or interests in, the other business entity into which the statutory trust is being converted or,
300 in addition to or in lieu thereof, may be exchanged for or converted into cash, property, rights or securities of, or interests
301 in, another statutory trust or any other business entity, may remain outstanding or may be cancelled.”

302 Section 22. Amend § 3821(h), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
303 through and insertions as shown by underline as follows:

304 “(h) When a statutory trust has been converted to an other business entity pursuant to this Section, the other
305 business entity shall, for all purposes of the laws of the State of Delaware, be deemed to be the same person entity as the
306 statutory trust. When any conversion becomes effective under this Section, for all purposes of the laws of the State of
307 Delaware, all of the rights, privileges and powers of the statutory trust that has converted, and all property, real, personal
308 and mixed, and all debts due to such statutory trust, as well as all other things and causes of action belonging to such
309 statutory trust, shall remain vested in the other business entity to which such statutory trust has converted and shall be the
310 property of such other business entity, and the title to any real property vested by deed or otherwise in such statutory
311 trust shall not revert or be in any way impaired by reason of this Chapter; but all rights of creditors and all liens upon any
312 property of such statutory trust shall be preserved unimpaired, and all debts, liabilities and duties of the statutory trust that
313 has converted shall remain attached to the other business entity to which such statutory trust has converted, and may be
314 enforced against it to the same extent as if said debts, liabilities and duties had originally been incurred or contracted by it
315 in its capacity as such other business entity. The rights, privileges, powers and interests in property of the statutory trust that
316 has converted, as well as the debts, liabilities and duties of such statutory trust, shall not be deemed, as a consequence of the
317 conversion, to have been transferred to the other business entity to which such statutory trust has converted for any purpose
318 of the laws of the State of Delaware.”

319 Section 23. Amend § 3822(i), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
320 through and insertions as shown by underline as follows:

321 “(i) When a non-United States entity has become domesticated as a statutory trust pursuant to this Section, the
322 statutory trust shall, for all purposes of the laws of the State of Delaware, be deemed to be the same person entity as the
323 domesticating non-United States entity. Unless otherwise agreed, for all purposes of the laws of the State of Delaware, the
324 domesticating non-United States entity shall not be required to wind up its affairs or pay its liabilities and distribute its
325 assets, and the domestication shall not be deemed to constitute a dissolution of such non-United States entity and shall
326 constitute a continuation of the existence of the domesticating non-United States entity in the form of a domestic statutory
327 trust. If, following domestication, a non-United States entity that has become domesticated as a statutory trust continues its
328 existence in the foreign country or other foreign jurisdiction in which it was existing immediately prior to domestication,
329 the statutory trust and such non-United States entity shall, for all purposes of the laws of the State of Delaware, constitute a
330 single person entity formed, incorporated, created or otherwise having come into being, as applicable, and existing under
331 the laws of the State of Delaware and the laws of such foreign country or other foreign jurisdiction.”

332 Section 24. Amend § 3822(j), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
333 through and insertions as shown by underline as follows:

334 “(j) In connection with a domestication hereunder, rights or securities of, or interests in, the non-United States
335 entity that is to be domesticated as a domestic statutory trust may be exchanged for or converted into cash, property, rights
336 or securities of, or interests in, such domestic statutory trust or, in addition to or in lieu thereof, may be exchanged for or
337 converted into cash, property, rights or securities of, or interests in, another domestic statutory trust or other person entity,
338 may remain outstanding or may be cancelled.”

339 Section 25. Amend § 3823(e), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
340 through and insertions as shown by underline as follows:

341 “(e) If a statutory trust files a certificate of transfer and continuance, after the time the certificate of transfer and
342 continuance becomes effective, the statutory trust shall continue to exist as a statutory trust of the State of Delaware, and
343 the laws of the State of Delaware, including the provisions of this Chapter, shall apply to the statutory trust, to the same
344 extent as prior to such time. So long as a statutory trust continues to exist as a statutory trust of the State of Delaware
345 following the filing of a certificate of transfer and continuance, the continuing statutory trust and the other business entity
346 formed, incorporated, created or that otherwise came into being as a consequence of the transfer of the statutory trust to, or
347 its domestication in, a foreign country or other foreign jurisdiction shall, for all purposes of the laws of the State of
348 Delaware, constitute a single person entity formed, incorporated, created or otherwise having come into being, as
349 applicable, and existing under the laws of the State of Delaware and the laws of such foreign country or other foreign
350 jurisdiction.”

351 Section 26. Amend § 3823(f), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
352 through and insertions as shown by underline as follows:

353 “(f) In connection with a transfer or domestication of a statutory trust to or in another jurisdiction pursuant to
354 subsection (a) of this Section, rights or securities of, or interests in, such statutory trust may be exchanged for or converted
355 into cash, property, rights or securities of, or interests in, the other business entity in which the statutory trust will exist in
356 such other jurisdiction as a consequence of the transfer or domestication or, in addition to or in lieu thereof, may be
357 exchanged for or converted into cash, property, rights or securities of, or interests in, any other person ~~business entity~~, may
358 remain outstanding or may be cancelled.”

359 Section 27. Amend § 3823(g), Chapter 38, Title 12 of the Delaware Code by making deletions as shown by strike
360 through and insertions as shown by underline as follows:

361 “(g) When a statutory trust has transferred or domesticated out of the State of Delaware pursuant to this Section,
362 the transferred or domesticated other business entity shall, for all purposes of the laws of the State of Delaware, be deemed
363 to be the same person ~~entity~~ as the statutory trust. When any transfer or domestication of a statutory trust out of the State of
364 Delaware shall have become effective under this Section, for all purposes of the laws of the State of Delaware, all of the
365 rights, privileges and powers of the statutory trust that has transferred or domesticated, and all property, real, personal and
366 mixed, and all debts due to such statutory trust, as well as all other things and causes of action belonging to such statutory
367 trust, shall remain vested in the transferred or domesticated other business entity and shall be the property of such
368 transferred or domesticated other business entity, and the title to any real property vested by deed or otherwise in such
369 statutory trust shall not revert or be in any way impaired by reason of this Chapter; but all rights of creditors and all liens
370 upon any property of such statutory trust shall be preserved unimpaired, and all debts, liabilities and duties of the statutory
371 trust that has transferred or domesticated shall remain attached to the transferred or domesticated other business entity, and
372 may be enforced against it to the same extent as if said debts, liabilities and duties had originally been incurred or
373 contracted by it in its capacity as the transferred or domesticated other business entity. The rights, privileges, powers and
374 interests in property of the statutory trust that has transferred or domesticated, as well as the debts, liabilities and duties of
375 such statutory trust, shall not be deemed, as a consequence of the transfer or domestication out of the State of Delaware, to
376 have been transferred to the transferred or domesticated other business entity for any purpose of the laws of the State of
377 Delaware.”

378 Section 28. This Act shall become effective August 1, 2018.

SYNOPSIS

This bill makes the following changes to Delaware Statutory Trust Act (the “Act”) to keep it current and to maintain its national preeminence. The following is a section-by-section review of the proposed amendments of the Act.

Section 1. This section amends § 3801(a) of the Act to further the State of Delaware's initiative to implement policies enhancing the State's position as a leader in the adoption of distributive electronic network and database technologies (including what is commonly referred to as "blockchain" or "distributed ledger technology") by providing that the registration of a beneficial interest in a statutory trust may be evidenced electronically, including by means of an electronic database or network, including distributed electronic networks or databases.

Section 2. This section amends § 3802(b) of the Act to correct a typo.

Section 3. This section amends § 3803(c) of the Act to clarify that protection from personal liability extends to any person to whom a trustee has delegated its rights, powers or duties to manage and control the business and affairs of the statutory trust pursuant to § 3806(i) of the Act, and to include the trustees in the list of persons who are excluded from the confines of § 3803(c) of the Act, in each case except to the extent otherwise provided in the governing instrument.

Section 4. This section amends § 3804(a) of the Act to make a clarifying change to the wording of such section.

Section 5. This section amends § 3806(b)(7) of the Act to remove the default duty of the trustee to choose and supervise the officers, managers, employees or other persons of such agents and independent contractors of the statutory trust, or delegates of the trustee appointed, elected or engaged to manage the business and affairs of the trust, such default duty being replaced by new § 3806(m).

Section 6. This section amends § 3806(f)(2) of the Act to further the State of Delaware's initiative to implement policies enhancing the State's position as a leader in the adoption of distributive electronic network and database technologies (including what is commonly referred to as "blockchain" or "distributed ledger technology") by providing that a vote or a proxy of the beneficial owners may be provided by electronic transmission, including by use of electronic networks or databases, including distributed electronic networks or databases.

Section 7. This section amends § 3806(g)(2) of the Act to further the State of Delaware's initiative to implement policies enhancing the State's position as a leader in the adoption of distributive electronic network and database technologies (including what is commonly referred to as "blockchain" or "distributed ledger technology") by providing that the vote of the trustees may be provided by electronic transmission, including by use of electronic networks or databases, including distributed electronic networks or databases.

Section 8. This section amends § 3806(i) of the Act to clarify that a trustee may delegate its duties to manage and control the business and affairs of the statutory trust.

Section 9. This section amends § 3806(k) of the Act to clarify that a person to which a trustee has delegated its rights, powers or duties to manage the business and affairs of the statutory trust under § 3806(i) shall be provided protections for good faith reliance on certain records, information opinions, reports or statements obtained in the performance of its delegated duties.

Section 10. This section amends § 3806 of the Act to provide for the circumstances in which a trustee's duties and liabilities will be limited for the actions of an officer, employee, manager or other person acting pursuant to § 3806(b)(7) or a delegate acting pursuant to § 3806(i) of the Act. This section further provides for the default standard of care required of any person acting pursuant to § 3806(b)(7) and § 3806(i) of the Act.

Section 11. This section amends § 3808(c) of the Act to recognize that an affirmative vote or written consent are not the sole methods of approval by the beneficial owners.

Section 12. This section amends § 3808(g) of the Act to clarify that § 3808(g) only applies to series formed in accordance with § 3804(a).

Section 13. This section amends § 3810(d) of the Act to remove the undefined term "entity" and replace it with "Person," a term defined in § 3801(f) of the Act.

Section 14. This section amends § 3812(f) of the Act to remove the undefined term "entity" and replace it with "Person," a term defined in § 3801(f) of the Act.

Section 15. This section amends § 3814(a) of the Act to further restrict the use of names of statutory trusts to those that can be distinguished from registered series of limited liability companies.

Section 16. This section amends § 3815(b) of the Act to remove the undefined term "entity" and replace it with "Person," a term defined in § 3801(f) of the Act.

Section 17. This section amends § 3815(e) of the Act to remove the undefined term "entity" and replace it with "Person," a term defined in § 3801(f) of the Act.

Section 18. This section amends § 3815(g) of the Act to remove the undefined term "entity" and replace it with "Person," a term defined in § 3801(f) of the Act.

Section 19. This section amends § 3819(d) of the Act to further the State of Delaware's initiative to implement policies enhancing the State's position as a leader in the adoption of distributive electronic network and database technologies (including what is commonly referred to as "blockchain" or "distributed ledger technology") by providing that the records of a statutory trust may be maintained by means of any information storage device, method or an electronic database or network, including distributed electronic networks or databases.

Section 20. This section amends § 3820(f) of the Act to remove the undefined term "entity" and replace it with "Person," a term defined in § 3801(f) of the Act.

Section 21. This section amends § 3821(d) of the Act to clarify that the rights or securities of, or interests in a statutory trust which is to be converted may be exchanged for or converted into cash, property, rights or securities of, or interests in, another statutory trust.

Section 22. This section amends § 3821(h) of the Act to remove the undefined term “entity” and replace it with “Person,” a term defined in § 3801(f) of the Act.

Section 23. This section amends § 3822(i) of the Act to remove the undefined term “entity” and replace it with “Person,” a term defined in § 3801(f) of the Act.

Section 24. This section amends § 3822(j) of the Act to remove the undefined term “entity” and replace it with “Person,” a term defined in § 3801(f) of the Act.

Section 25. This section amends § 3823(e) of the Act to remove the undefined term “entity” and replace it with “Person,” a term defined in § 3801(f) of the Act.

Section 26. This section amends § 3823(f) of the Act to remove the undefined term “entity” and replace it with “Person,” a term defined in § 3801(f) of the Act.

Section 27. This section amends § 3823(g) of the Act to remove the undefined term “entity” and replace it with “Person,” a term defined in § 3801(f) of the Act.

Section 28. This section provides that the proposed amendments of the Act shall become effective August 1, 2018.

Author: Senator Bushweller