= new	= delete
underscored material	[bracketed material]

HOUSE	DITT	1	1 ^
HUUSE	DILL		

50TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2012

INTRODUCED BY

Zachary J. Cook

5

1

2

3

6

7 8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

AN ACT

RELATING TO PROPERTY INTERESTS; REVISING THE STATUTORY RULE AGAINST PERPETUITIES FOR CERTAIN PROPERTY INTERESTS HELD IN TRUST.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 45-2-904 NMSA 1978 (being Laws 1992, Chapter 66, Section 4, as amended) is amended to read:

"45-2-904. EXCLUSIONS--RULE FOR CERTAIN TRUST PROPERTY.--Section 45-2-901 NMSA 1978 does not apply to:

Α. a nonvested property interest or a power of appointment arising out of a nondonative transfer, except a nonvested property interest or a power of appointment arising out of:

- a premarital or postmarital agreement; (1)
- (2) a separation or divorce settlement;

.188115.1

_	(3) a spouse s election,
2	(4) a similar arrangement arising out of a
3	prospective, existing or previous marital relationship between
4	the parties;
5	(5) a contract to make or not to revoke a will
6	or trust;
7	(6) a contract to exercise or not to exercise
8	a power of appointment;
9	(7) a transfer in satisfaction of a duty of
10	support; or
11	(8) a reciprocal transfer;
12	B. a fiduciary's power relating to the
13	administration or management of assets, including the power of
14	a fiduciary to sell, lease or mortgage property and the power
15	of a fiduciary to determine principal and income;
16	C. a power to appoint a fiduciary;
17	D. a discretionary power of a trustee to distribute
18	principal before termination of a trust to a beneficiary having
19	an indefeasibly vested interest in the income and principal;
20	E. a nonvested property interest held by a charity,
21	government or governmental agency or subdivision if the
22	nonvested property interest is preceded by an interest held by
23	another charity, government or governmental agency or
24	subdivision;
25	F. a nonvested property interest in or a power of
	.188115.1

appointment with respect to a trust or other property
arrangement forming part of a pension, profit-sharing, stock
bonus, health, disability, death benefit, income deferral or
other current or deferred benefit plan for one or more
employees, independent contractors or their beneficiaries or
spouses, to which contributions are made for the purpose of
distributing to or for the benefit of the participants or their
beneficiaries or spouses the property, income or principal in
the trust or other property arrangement, except a nonvested
property interest or a power of appointment that is created by
an election of a participant or a beneficiary or spouse;

- G. a property interest, power of appointment or arrangement that was not subject to the common-law rule against perpetuities or that is excluded by another statute of New Mexico; $[\frac{\sigma r}{r}]$
- H. a property interest or arrangement subject to a time limit under the provisions of Section 45-2-907 NMSA 1978; or
- I. an interest in property held in trust; provided, however, that the rule against perpetuities for real property or water or water rights held in trust is that, at the expiration of one hundred ten years from the later of the date on which an interest in real property or water or water rights is added to or purchased by a trust or the date that the trust became irrevocable, such interest in real property or water or

.188115.1

water rights, if still held in the trust, shall be distributed in accordance with the following provisions:

(1) if the trust instrument contains

provisions regarding the distribution of the interest in real

property or water or water rights upon termination of the

trust, the property shall be distributed as though termination
occurred at that time;

(2) if no such provisions pursuant to

Paragraph (1) of this subsection exist, the property shall be

distributed to the beneficiaries then entitled to receive the

income of the trust in proportion to the amount of the income

so receivable by such beneficiaries, or in equal shares if

specific proportions are not specified in the trust instrument;

for distribution upon termination and there are no income

beneficiaries of the trust, the property shall be distributed

to the then-living persons who are then determined to be the

trustor's or testator's distributees by the application of the

intestacy laws of New Mexico then in effect governing the

distribution of intestate real property as though the trustor

or testator had died at that particular time, intestate, a

resident of New Mexico and owning the property so

distributable; and

(4) for purposes of this subsection, an

"interest in real property or water or water rights" does not
.188115.1

include any intangible personal property such as an interest in
a corporation, limited liability company, partnership,
statutory trust, business trust or other entity, regardless of
whether the entity is the owner of any interest in real
property or water or water rights, unless the real property or
water or water rights are located in New Mexico. If the real
property or water or water rights are located in New Mexico, an
"interest in real property or water or water rights" includes
any interest in real property or water or water rights located
in New Mexico that is held in trust, whether directly or
indirectly, through one or more intermediaries, including any
held through an intangible personal property interest in an
entity. Such interest in real property or water or water
rights shall be distributed as required by the provisions of
this subsection."

SECTION 2. EFFECTIVE DATE. -- The effective date of the provisions of this act is July 1, 2012.

- 5 -