2012 SESSION

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appointment conferred upon a beneficiary shall be subject to the provisions of §§ 55-12.1 through 57 58 55-13.3, covering the time at which the permissible period of the rule against perpetuities begins and

59 the law that determines the permissible period of the rule against perpetuities of the original trust; and 60 9. Notwithstanding subdivisions 1 through 8, the power under this section may be exercised to

61 appoint a second trust that is a special needs trust, subject to the other provisions of this section. 62 D. A trustee who is an interested trustee may not exercise the power to appoint under this section. The remaining cotrustee or a majority of the remaining cotrustees who are not interested trustees may 63

64 exercise the power under this section. If all the trustees are interested trustees, or at the request of any 65 of the trustees, the court may appoint a special fiduciary with authority to exercise the power under this 66 section. 67

E. The exercise of the power under this section shall be:

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1. Subject to the fiduciary duties of the trustee of the original trust;

69 2. Treated for all purposes as the exercise of a power of appointment in a fiduciary capacity that is 70 not a power exercisable in favor of the trustee individually, the trustee's creditors, the trustee's estate, or 71 the creditors of the trustee's estate:

72 3. Subject to the provisions of §§ 55-12.1 through 55-13.3, covering the time at which the 73 permissible period of the rule against perpetuities begins and the law that determines the permissible 74 period of the rule against perpetuities of the original trust; and

75 4. Permitted regardless of whether the original trust has a spendthrift provision or prohibits 76 amendment or revocation of the original trust.

77 F. The exercise of the power under this section shall be made by a written instrument, signed and 78 acknowledged by the trustee, setting forth the manner of the exercise of the power, the terms of the 79 second trust, and the effective date of the exercise of the power. The instrument shall be filed with the 80 records of the original trust.

81 G. At least 60 days prior to the effective date of the exercise of the power under this section, the 82 trustee of the original trust shall give written notice of the trustee's intent to exercise the power, 83 including a copy of the written instrument made pursuant to subsection F, to (i) the grantor of the 84 original trust, if living; (ii) without regard to the exercise of any power of appointment, the qualified 85 beneficiaries of the original trust as determined under §§ 55-541.03 and 55-541.10, other than the Attorney General, and (iii) all persons acting as advisor or protector of the original trust. The 86 representation provisions of §§ 55-543.01, 55-543.03, 55-543.04, and 55-543.05 shall apply to the notice 87 88 under this subsection. If all qualified beneficiaries of the original trust waive the notice required by this 89 subsection in a signed written instrument delivered to the trustee of the original trust, the trustee may 90 exercise the power under this section without providing the notice required by this subsection. The 91 receipt of notice under this subsection shall not abrogate any right or remedy of any beneficiary against the trustee under the laws of the Commonwealth other than this section. 92

93 H. Nothing in this section shall be construed to (i) create or imply a duty of the trustee to exercise 94 the power granted in this section, and no inference of impropriety shall be made as a result of a trustee 95 not exercising the power granted in this section, or (ii) limit the right of any trustee who has a power to 96 appoint property in further trust under the terms of the original trust or by law.

97 I. A trustee or beneficiary may commence a proceeding to approve or disapprove a proposed **98** exercise of the power under this section.

99 J. If accounts for the original trust are filed with the commissioner of accounts, the accounts for the 100 second trust shall be filed with the commissioner of accounts unless the court orders otherwise.

101 K. Subject to the provisions of the governing instrument, this section shall be construed as pertaining 102 to the administration of a trust and shall be available to any trust that is administered under the law of the Commonwealth, regardless of the date the trust was created, unless the governing instrument 103 104 expressly prohibits the exercise of the power under this section. A provision in the governing instrument 105 that "The provisions of § 55-548.16:1, Code of Virginia, as amended, or any corresponding provision of 106 future law, shall not be used in the administration of this trust" or "My trustee shall not have the power 107 to appoint the income or principal of this trust to another trust" or similar words reflecting such intent 108 shall be sufficient to preclude the application of this section.