1996 SESSION

ENROLLED

1

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 55-19.4 of the Code of Virginia, relating to petition for the modification 3 of a trust.

4 5

Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 55-19.4 of the Code of Virginia is amended and reenacted as follows: 8

§ 55-19.4. Petition for modification of trust.

9 A. Upon petition by a trustee, personal representative or beneficiary in the circuit court in which the 10 trustee or personal representative qualified, or if there is no such qualification, the circuit court for the jurisdiction in which the trustee, personal representative or beneficiary resides, or if the trustee is a 11 12 corporate trustee and there is no resident beneficiary, the circuit court where the trust account is 13 administered, the circuit court may, for good cause shown, reform modify a trust in any manner, including, without limitation, dividing a trust into two or more separate trusts, consolidating two or more 14 15 separate trusts into a single trust, or terminating the trust and ordering distribution of the trust property regardless of any. However, termination shall not be ordered if the creator of a trust has included a 16 17 spendthrift or similar protective provision unless the costs of administration are such that the 18 establishment or continuance of the trust would impair the trust purposes. 19

B. Before taking any action permitted under subsection A, the court must first find that:

20 1. In the case of consolidation, the dispositive provisions of the trusts to be consolidated are 21 substantially similar; and

22 2. In the case of any reformation other than modification, including termination, such action will 23 neither (i) materially impair the accomplishment of the trust purposes nor (ii) adversely affect the 24 interests of any beneficiary.

25 C. The court may order that the reformation modification be effective prospectively only or be 26 retroactive to the date of the trust's creation, the date of death of the trustor or testator or such other 27 date as the court may direct. The court may make such other and further orders as the court deems 28 proper to protect the interests of the beneficiaries, the trustee, the personal representative, or any party in 29 interest. The court may order distribution of the interest of a minor or incapacitated beneficiary, or any 30 portion thereof, upon termination or other reformation modification of a trust, to a custodian under the 31 Virginia Uniform Transfers to Minors Act (§ 31-37 et seq.) or to a custodial trustee under the Virginia 32 Uniform Custodial Trust Act (§ 55-34.1 et seq.). 33

D. In the interpretation, construction and application of this section, the following rules shall apply:

34 1. For purposes of any reformation modification of a trust, good cause may be shown by evidence of 35 (i) changes in any federal or Virginia tax laws, or the construction of such laws, whether by statute, court decision, regulation, ruling or otherwise, which, in the absence of reformation modification, would 36 37 materially impair the purposes of the trust or adversely affect the interests of the trustor or any 38 beneficiary, or which, if reformation modification were made, would materially benefit the trust or the 39 interests of the trustor or any beneficiary or (ii) existing circumstances such that the purposes of the 40 trust will be impaired or the interests of the trustor or any beneficiary adversely affected if the 41 reformation modification is not made or that reformation modification if made would benefit the trust or 42 interests of the trustor or any beneficiary.

43 2. For purposes of termination of a trust, good cause may be shown as set forth in subdivision 1 of 44 this subsection or by evidence that (i) the costs of administration are such that the establishment or the 45 continuance of the trust would impair the purposes of the trust or (ii) the value of the trust principal is \$25,000 or less, with no expectation of additions to the principal other than from interest or other 46 47 earnings.

48 3. Any beneficiary or other party in interest to the proceeding may execute a written waiver of any 49 requirement for reformation of a trust, whether pursuant to this section or by the court, provided such 50 waiver shall apply only to such party's interest in the trust.

E. This section shall apply to all trusts, whether inter vivos or testamentary, whether created by the 51 same or different instruments or by the same or different persons, and regardless of the time, place or 52 53 method of creation or administration.

54 F. This section shall not be construed to restrict or limit the right of a trustee or personal 55 representative, acting in such capacity, to divide, consolidate, terminate or otherwise reform trusts 56 without judicial approval in accordance with applicable provisions of the governing instrument or

HB488ER

[H 488]

57 existing law.