Chapter 281
(Senate Bill 341)

AN ACT concerning

Real Property – Effect of Deed Granting Property from Trust or Estate

FOR the purpose of providing that a grant of property by deed from a certain trust has the same effect as if the grantee had received the property from a certain trustee under certain circumstances; providing that a grant of property by deed from a certain estate has the same effect as if the grantee had received the property from a certain personal representative under certain circumstances; providing for the application of this Act; and generally relating to grants of property by deed from certain trusts or estates.

BY repealing and reenacting, with amendments,
Article – Real Property
Section 2–122
Annotated Code of Maryland
(2003 Replacement Volume and 2009 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Real Property

2–122.

(a) (1) In this section, “trust” means an express inter vivos or testamentary trust.

(2) “Trust” includes the following instruments or funding arrangements in the nature of a trust:

(i) A profit sharing plan;

(ii) A retirement plan;

(iii) A liquidating or liquidation plan; and

(iv) An unincorporated foundation.

(3) “Trust” does not include:
(i) A real estate investment trust as defined in § 8–101 of the
Corporations and Associations Article;

(ii) A business trust as defined in § 12–101(c) of the
Corporations and Associations Article; or

(iii) A trust, formed under the law of another state or a foreign
country, that authorizes a trust to take, hold, and dispose of title to property in the
name of the trust.

(b) (1) A grant of property by deed to a grantee designated in the deed as
a trust has the same effect as if the grantor had granted the property to the trustee or
trustees appointed and acting for the trust on the effective date of the deed.

(2) If executed by the trustee or trustees appointed
and acting for the trust on the effective date of the deed, a grant
of property by deed from a grantor designated in the deed as a
trust has the same effect as if the grantee had received the
property from the trustee or trustees appointed and acting for the
trust on the effective date of the deed.

[(2)(C)]  (1) A grant of property by deed to a grantee designated in the
deed as an estate of a decedent, including the estate of a nonresident decedent, has the
same effect as if the grantor had granted the property to:

(i) The personal representative or personal representatives
appointed by a register of wills or orphans’ court in the State for the estate and acting
as the personal representative on the effective date of the deed; or

(ii) A foreign personal representative exercising the powers of
the office for the estate of a nonresident decedent on the effective date of the deed.

(2) If executed by the person or persons indicated in
item (i) or (ii) of this paragraph as applicable, a grant of property by
deed from a grantor designated in the deed as an estate of a
decedent, including the estate of a nonresident decedent, has the
same effect as if the grantee had received the property from:

(i) The personal representative or personal
representatives appointed by a register of wills or orphans’ court
in the State for the estate and acting as the personal
representative on the effective date of the deed; or
A FOREIGN PERSONAL REPRESENTATIVE EXERCISING THE POWERS OF THE OFFICE FOR THE ESTATE OF A NONRESIDENT DECEDENT ON THE EFFECTIVE DATE OF THE DEED.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act applies to any grant of property by a trust or estate contained in a deed existing on or after the effective date of this Act.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2010.

Approved by the Governor, May 4, 2010.