5.D. 257

SENATE BILL NO. 259–SENATOR SCHNEIDER

MARCH 17, 2011

Referred to Committee on Commerce, Labor and Energy

SUMMARY—Revises provisions governing certain trust companies. (BDR 55-629)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to trust companies; revising provisions governing the management of a trust by a family trust company or family trust company; specifying licensed the applicability of the Uniform Prudent Investor Act to a trust managed by a family trust company or licensed family trust company; authorizing a family trust company or licensed family trust company to engage in certain transactions involving the assets of the trust or take certain actions if the transaction or action is in the interest of the beneficiaries and complies with certain other requirements; authorizing a family trust company or licensed family trust company and an interested person to enter into a nonjudicial settlement agreement to resolve any matter related to the management, administration or interpretation of a trust; requiring a family trust company and licensed family trust company to provide an annual report or certain information in lieu of an annual report to certain persons concerning the management of a trust; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires a trust company that has been appointed as the fiduciary of a trust to invest and manage the assets of the trust according to the Uniform Prudent Investor Act. (NRS 164.700-164.775) The prudent investor rule requires, among other things, that a fiduciary of a trust diversify the assets of the trust through various investments. (NRS 164.750) Existing law places further restrictions on the types of transactions that a trust company may engage in with the assets of a trust for which it is a fiduciary. (NRS 669A.230) Section 15 of this bill provides an





8 exception to the provisions of the Uniform Prudent Investor Act as it applies to the 9 management of a trust by a family trust company or licensed family trust company. 10 Section 7 of this bill authorizes a family trust company or licensed family trust 11 company to engage in activities and transactions involving the assets of a trust, 12 including the acquisition of concentrated holdings of stocks, bonds, securities or 13 other assets, which might otherwise be prohibited by the Uniform Prudent Investor 14 Act. Section 7 requires that such transactions or actions by a family trust company 15 or licensed family trust company be for a fair price, if applicable, be in the interest 16 of the beneficiaries and comply with the terms of the trust, a written consent 17 agreement, a court order or a notice of proposed action. Furthermore, the 18 transactions authorized by section 7 are not prohibited by a conflict of interest 19 between the parties to the transaction.

20 21 22 23 24 25 26 27 28 29 30 Section 8 of this bill authorizes a family trust company or licensed family trust company and an interested person to enter into a nonjudicial settlement agreement with respect to any matter related to the management, administration or interpretation of a trust. Section 8 also authorizes a family trust company or licensed family trust company or an interested person to petition a court to approve a nonjudicial settlement agreement or to make certain other determinations related to the nonjudicial settlement agreement. Section 9 of this bill requires a family trust company or licensed family trust company that intends to execute a nonjudicial settlement agreement to meet certain notice requirements before executing the nonjudicial settlement agreement and also requires an interested person who receives such notice to object within a certain period to preserve the right to bring 31 certain actions relating to the nonjudicial settlement agreement. Section 9 also 32 33 34 authorizes a family trust company or licensed family trust company or an interested person who timely objects to petition the court to approve, disapprove, enforce or modify the nonjudicial settlement agreement. Section 10 of this bill authorizes a 35 family trust company or licensed family trust company to refrain from taking an 36 37 action that is authorized by a nonjudicial settlement agreement under certain circumstances.

Section 11 of this bill requires a family trust company and licensed family trust company to provide annual reports to certain persons outlining any transactions taken by the family trust company or licensed family trust company while acting as the fiduciary of a trust and further authorizes the trust company to provide an interested person with certain other information in lieu of an annual report.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 669A of NRS is hereby amended by 2 adding thereto the provisions set forth as sections 2 to 11, inclusive, 3 of this act.

4 Sec. 2. "Interested person" means a person, other than the 5 grantor of a trust, who is:

6 1. A person who would be a necessary party to a judicial 7 proceeding involving a trust; or

8 2. An authorized representative pursuant to NRS 164.038.

9 Sec. 3. Notwithstanding the provisions of any law to the

10 contrary, a family trust company or licensed family trust company,

11 or an employee or agent of a family trust company or licensed

12 family trust company, is not liable to an interested person for any





5 or a court order. Sec. 4. Except as otherwise provided in this chapter or by 6 specific statute, a family trust company or licensed family trust 7 company is subject to the provisions of this chapter only to the 8 extent that the family trust company or licensed family trust 9 company is engaged in the business of a family trust company or 10 licensed family trust company, respectively. 11 Sec. 5. While acting as the fiduciary of a trust, a family trust 12 13 company or licensed family trust company: 14 **1.** Shall administer and manage the trust in accordance with 15 the terms of the trust: 16 2. Shall administer and manage the trust in the interest of the 17 *beneficiaries of the trust:* 3. Shall administer and manage the trust in accordance with 18 the provisions of this chapter; and 19 20 4. May administer and manage the trust by the exercise of discretionary power of administration given to the fiduciary by the 21 22 terms of the trust instrument. 23 **Sec. 6.** (Deleted by amendment.) 24 Sec. 7. 1. In addition to the transactions authorized by NRS 669A.230 and notwithstanding the provisions of any other law to 25 the contrary, while acting as the fiduciary of a trust, a family trust 26 27 company or licensed family trust company may: (a) Invest in a security of an investment company or 28 29 investment trust for which the family trust company or licensed family trust company, or a family affiliate, provides services in a 30 31 capacity other than as a fiduciary; 32 (b) Place a security transaction using a broker that is a family affiliate: 33 (c) Invest in an investment contract that is purchased from an 34 35 insurance company or carrier owned by or affiliated with the family trust company or licensed family trust company, or a family 36 37 affiliate; 38 (d) Enter into an agreement with a beneficiary or grantor of a trust with respect to the appointment or compensation of the 39 fiduciary or a family affiliate; 40 (e) Transact with another trust, estate, guardianship or 41 conservatorship for which the family trust company or licensed 42 family trust company is a fiduciary or in which a beneficiary has 43 44 an interest;

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transaction, decision to act or decision to not act if the family trust

company or licensed family trust company or employee or agent

thereof acted in good faith and in reasonable reliance on the

express terms of a trust instrument, a written consent agreement

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1 (f) Make an equity investment in a closely held entity that may 2 or may not be marketable and that is owned or controlled, either directly or indirectly, by one or more beneficiaries, family 3 *members or family affiliates;* 4 (g) Deposit trust money in a financial institution that is owned 5 or operated by a family affiliate; 6 (h) Delegate the authority to conduct any transaction or action 7 pursuant to this section to an agent of the family trust company or 8 licensed family trust company, or a family affiliate; 9 (i) Purchase, sell, hold, own or invest in any security, bond, 10 real or personal property, stock or other asset of a family affiliate; 11 (i) Loan money to or borrow money from: 12 13 (1) A family member of the trust or his or her legal 14 representative; 15 (2) Another trust managed by the family trust company or 16 licensed family trust company; or 17 (3) A family affiliate; 18 (k) Act as proxy in voting any shares of stock which are assets 19 of the trust: 20 (1) Exercise any powers of control with respect to any interest 21 in a company that is an asset of the trust, including, without 22 limitation, the appointment of officers or directors who are family 23 affiliates; and (m) Receive reasonable compensation for its services or the 24 25 services of a family affiliate. 26 2. A transaction or action authorized pursuant to subsection 27 **1** *must*: 28 (a) Be for a fair price, if applicable; 29 (b) Be in the interest of the beneficiaries; and 30 (c) Comply with: 31 (1) The terms of the trust instrument establishing the fiduciary relationship; 32 33 (2) A judgment, decree or court order; (3) The written consent of each interested person; or 34 35 (4) A notice of proposed action issued pursuant to NRS 164.725. 36 37 3. Except as otherwise provided in subsection 2, nothing in this section prohibits a family trust company or licensed family 38 trust company from transacting business with or investing in any 39 40 asset of: 41 (a) A trust, estate, guardianship or conservatorship for which 42 the family trust company or licensed family trust company is a 43 fiduciary: 44 (b) A family affiliate; or





1 (c) Any other company, agent, entity or person for which a 2 conflict of interest may exist.

3 **4.** A conflict of interest between the fiduciary duty and 4 personal interest of a family trust company or licensed family trust 5 company does not void a transaction or action that:

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(a) Complies with the provisions of this section; or

7 (b) Occurred before the family trust company or licensed 8 family trust company entered into a fiduciary relationship 9 pursuant to a trust instrument.

10 5. A transaction by or action of a family trust company or 11 licensed family trust company authorized by this section is not 12 voidable if:

13 (a) The transaction or action was authorized by the terms of 14 the trust;

15 (b) The transaction or action was approved by a court or 16 pursuant to a court order;

17 (c) No interested person commenced a legal action relating to 18 the transaction or action pursuant to subsection 6;

19 (d) The transaction or action was authorized by a valid consent 20 agreement, release or pursuant to the issuance of a notice of 21 proposed action issued pursuant to NRS 164.725; or

(e) The transaction or action occurred before the family trust
 company or licensed family trust company entered into a fiduciary
 relationship pursuant to a trust instrument.

6. A legal action by an interested person alleging that a transaction or action by a family trust company or licensed family trust company is voidable because of the existence of a conflict of interest must be commenced within 1 year after the date on which the interested person discovered, or by the exercise of due diligence should have discovered, the facts in support of his or her claim.

7. Notwithstanding the provisions of any other law to the
contrary, a family trust company or licensed family trust company
is not required to obtain court approval for any transaction that
otherwise complies with the provisions of this section.

36 Sec. 8. 1. A family trust company or licensed family trust 37 company and an interested person may enter into a nonjudicial 38 settlement agreement with respect to any matter involving the 39 management, administration or interpretation of a trust that is 40 managed pursuant to this chapter.

41 **2.** A nonjudicial settlement agreement that is entered into 42 pursuant to this section must not contain:

(a) Terms that violate a material purpose of the trust; or

44 (b) Terms or conditions that could not be approved by a court.



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1 3. The matters that may be resolved by a nonjudicial 2 settlement agreement which is entered into pursuant to this section 3 include, without limitation:

(a) Those pertaining to any transaction or action authorized 4 5 pursuant to paragraphs (a) to (m), inclusive, of subsection 1 of 6 section 7 of this act;

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(b) The investment or use of trust assets; (c) The lending or borrowing of money;

9 (d) The addition, deletion or modification of a term or 10 condition of the trust;

11 (e) The interpretation or construction of a term or condition of 12 the trust:

13 (f) The designation or transfer of the principal place of 14 administration of the trust;

15 (g) The approval of a report or accounting that is provided 16 pursuant to section 11 of this act;

17 (h) Direction to a fiduciary to refrain from performing a particular act or the grant to a fiduciary of any necessary or 18 desirable power: 19 20

(i) The resignation or appointment of a fiduciary;

(j) The liability of a fiduciary for an action related to the 21 22 management of the trust; and

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(k) The termination of the trust.

4. After notice has been provided pursuant to section 9 of this 24 act, a family trust company or licensed family trust company or an 25 interested person may petition a court to approve a nonjudicial 26 settlement agreement, to determine whether the nonjudicial 27 settlement agreement was accurately represented to each 28 interested person or to determine whether the nonjudicial 29 settlement agreement contains terms or conditions that the court 30 could approve. A family trust company or licensed family trust 31 company is not liable to an interested person for taking an action 32 that is authorized by a nonjudicial settlement agreement which 33 has been approved by a court. 34

35 Sec. 9. 1. A family trust company or licensed family trust company shall provide written notice by personal service or by 36 certified mail to each interested person who is a necessary party to 37 a nonjudicial settlement agreement entered into pursuant to 38 section 8 of this act. A family trust company or licensed family 39 trust company is not required to provide notice to any interested 40 person who has consented in writing to the nonjudicial settlement 41 42 agreement.

43 The notice provided pursuant to this section must: 2.

44 (a) Be provided at least 15 days before the execution of the 45 *nonjudicial settlement agreement;*





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1 (b) Include a true and correct copy of the nonjudicial 2 settlement agreement;

3 (c) State that the notice is provided pursuant to this section 4 and section 8 of this act;

5 (d) State the name and mailing address of the family trust 6 company or licensed family trust company;

7 (e) State the date by which an objection to the nonjudicial 8 settlement agreement must be made; and

9 (f) State the date on which the nonjudicial settlement 10 agreement is to be executed.

11 3. An interested person who receives notice pursuant to this 12 section may object to any term or condition of, or any act that is 13 authorized by, the nonjudicial settlement agreement by submitting his or her objection in writing to the family trust company or 14 licensed family trust company within 1 year after the date on 15 16 which the interested person received the notice. Except as otherwise provided in subsection 5, if an interested person does 17 18 not object within 1 year after receiving notice, his or her objection is waived, and the interested person may not bring any action 19 20 relating to the terms and conditions of, or any act taken pursuant 21 to, the nonjudicial settlement agreement.

4. An interested person who objects within the period specified in subsection 3 may petition the court for an order to approve, disapprove, enforce or modify the nonjudicial settlement agreement. The burden is on the interested person to prove that the nonjudicial settlement agreement should be approved, disapproved, enforced or modified.

The provisions of subsection 3 do not prohibit an interested 28 5. 29 person who has received notice pursuant to this section and who 30 fails to object to the nonjudicial settlement agreement within 1 31 year after receiving the notice from bringing an action alleging 32 that the nonjudicial settlement agreement was procured 33 fraudulently, or entered into by the family trust company or licensed family trust company in bad faith or in willful violation of 34 35 the terms of the trust. A person who brings such an action has the burden of proving by clear and convincing evidence that the 36 nonjudicial settlement agreement was procured fraudulently, in 37 38 bad faith or in willful violation of the terms of the trust.

6. Except as otherwise provided in subsection 5, if no interested person who is entitled to receive notice pursuant to this section objects to the nonjudicial settlement agreement within 1 year after receiving the notice, a family trust company or licensed family trust company is not liable to any interested person for taking any action that is authorized by the nonjudicial settlement agreement.





1 Sec. 10. 1. A family trust company or licensed family trust 2 company may refrain from taking an action that is authorized by a 3 nonjudicial settlement agreement if the family trust company or 4 licensed family trust company determines in good faith that the 5 action is not in the interest of the beneficiaries of the trust.

6 2. A family trust company or licensed family trust company 7 that refrains from taking an action pursuant to subsection 1 shall 8 provide written notice to each interested person within 15 days 9 after its decision not to take the action and include in the notice 10 the reasons for not taking the action.

11 3. An interested person who receives notice pursuant to 12 subsection 2 may petition the court for an order requiring 13 the family trust company or licensed family trust company to take 14 the action authorized by the nonjudicial settlement agreement. 15 The burden is on the beneficiary to prove that the proposed action 16 is in the interest of the beneficiaries of the trust and should be 17 taken.

4. A family trust company or licensed family trust company is
not liable to an interested person for not taking an action that is
authorized by a nonjudicial settlement agreement if the family
trust company or licensed family trust company acted in good faith
in not taking the action.

23 Sec. 11. 1. Except as otherwise provided in subsection 4, a 24 family trust company or licensed family trust company, while 25 acting as the fiduciary of a trust, shall provide an annual report to 26 each interested person for each year of the existence of the trust 27 until the trust is terminated, at which time the trust company shall 28 provide to each interested person a final report.

29 2. A report that is provided pursuant to this section must, for 30 the year immediately preceding the report, provide an accounting 31 of:

(a) Each asset and liability of the trust and its current market
 value or amount, if known;

(b) Each disbursement of income or principal, including the
 amount of the disbursement and to whom the disbursement was
 made;

(c) All payments of compensation from any source to the
family trust company or licensed family trust company or any
other person for services rendered; and

(d) Any other transaction involving an asset of the trust.

41 3. An interested person who is entitled to a report pursuant to 42 this section may waive his or her right to the report by submitting 43 a written waiver to the family trust company or licensed family 44 trust company. An interested person who waives his or her right to 45 a report may withdraw the waiver by submitting to the family trust



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company or licensed family trust company a written request for a 1 2 report.

4. A family trust company or licensed family trust company is 3 not required to provide a report pursuant to this section if the 4 5 terms of the trust provide an exception to this requirement.

6 5. A family trust company or licensed family trust company may require an interested person who is entitled to receive 7 confidential information pursuant to this section to execute a 8 confidentiality agreement before providing the person with any 9 10 confidential information.

11 6. In lieu of the information that a trustee is required to 12 provide to an interested person pursuant to subsection 2, a trustee 13 may provide to an interested person a statement indicating the 14 accounting period and a financial report of the trust which is 15 prepared by a certified public accountant and which summarizes the information required by paragraphs (a) to (d), inclusive, of 16 subsection 2. Upon request, the trustee shall make all the 17 information used in the preparation of the financial report 18 available to each interested person who was provided a copy of the 19 financial report pursuant to this subsection. 20

21 For the purposes of this chapter, information provided by a 7. 22 trustee to an interested person pursuant to subsection 6 is deemed 23 an annual report.

8. A trustee may provide an annual report to an interested 24 25 person via electronic mail or through a secure Internet website. 26

Sec. 12. NRS 669A.020 is hereby amended to read as follows:

27 669A.020 As used in this chapter, unless the context otherwise requires, the words and terms defined in NRS 669A.030 to 28 29 669A.090, inclusive, and section 2 of this act have the meanings 30 ascribed to them in those sections. 31

Sec. 13. NRS 669A.060 is hereby amended to read as follows:

669A.060 "Family affiliate" means a company or other entity 32 33 with respect to which [a] one or more family [member possesses,] members or affiliates own, directly or indirectly, a material 34 interest in the company or entity, or possess, directly or indirectly, 35 the power to direct or cause the direction of the management and 36 37 policies of that company or entity, whether through the ownership 38 of voting securities, by contract, power of direction or otherwise.

39 Sec. 13.5. NRS 669A.230 is hereby amended to read as follows: 40

41 669A.230 1. Except as otherwise provided in subsection 2, 42 the assets forming the minimum capital of a licensed family trust 43 company pursuant to NRS 669A.160 must:

44 (a) Consist of:

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(1) Cash;





(2) Governmental obligations or insured deposits that mature 1 2 within 3 years after acquisition;

(3) Readily marketable securities or other liquid, secure 3 4 assets, bonds, sureties or insurance; or (4) Any combination thereof.

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6 (b) Have an aggregate market value that equals or exceeds 100 7 percent of the company's required stockholders' equity.

A licensed family trust company may purchase or rent real 8 2. or personal property for use in the conduct of the business and other 9 10 activities of the company.

3. [Notwithstanding] Except as otherwise provided in section 11 12 7 of this act, and notwithstanding any other provisions of law to the 13 contrary, a licensed family trust company may invest its funds for its 14 own account, other than those required or permitted to be 15 maintained by subsection 1 or 2, in any type or character of equity 16 securities, debt securities or other asset provided the investment 17 complies with the prudent investor standards set forth in NRS 18 164.700 to 164.775, inclusive.

4. [Notwithstanding] Except as otherwise provided in section 19 20 7 of this act and notwithstanding the provisions of any other law to 21 the contrary, a family trust company is authorized while acting as a 22 fiduciary to purchase for the fiduciary estate, directly from 23 underwriters or distributors or in the secondary market:

24 (a) Bonds or other securities underwritten or distributed by the 25 family trust company or an affiliate thereof or by a syndicate which includes the family trust company, provided that the family trust 26 27 company discloses in any written communication or account statement reflecting the purchase of those bonds or securities the 28 29 nature of the interest of the family trust company in the 30 underwriting or distribution of those bonds and securities and 31 whether the family trust company received any fee in connection 32 with the purchase; and

33 (b) Securities of any investment company *as defined under the* 34 Investment Company Act of 1940] for which the family trust 35 company acts as advisor, custodian, distributor, manager, registrar, 36 shareholder servicing agent, sponsor or transfer agent, or provided 37 the family trust company discloses in any written communication or account statement reflecting the purchase of the securities the nature 38 39 of the relationship and whether the family trust company received 40 any fee for providing those services.

41 5. [The] Except as otherwise provided in section 7 of this act, 42 *the* authority granted in subsection 4 may be exercised only if:

43 (a) The investment is not expressly prohibited by the instrument, 44 judgment, decree or order establishing the fiduciary relationship;





(b) The family trust company discloses in writing to the person
or persons to whom it sends account statements its intent to exercise
the authority granted in subsection 4 before the first exercise of that
authority; and

5 (c) The family trust company procures in writing the consent of 6 its cofiduciaries with discretionary investment powers, if any, to the 7 investment.

8 6. [A] *Except as otherwise provided in section 7 of this act, a* 9 family trust company may:

(a) Invest in the securities of an investment company [as defined under the federal Investment Company Act of 1940] or investment trust, to which the family trust company or its affiliate provides services in a capacity other than as trustee. The investment is not presumed to be affected by a conflict between personal and fiduciary interests if the investment complies with the prudent investor standards set forth in NRS 164.700 to 164.775, inclusive.

17 (b) Be compensated by an investment company or investment 18 trust described in paragraph (a) for providing services in a capacity 19 other than as trustee if the family trust company discloses at least 20 annually to each person to whom it sends account statements the 21 rate and method by which the compensation was determined.

7. [Nothing] Except as otherwise provided in section 7 of this act, nothing in subsections 4, 5 and 6 shall affect the degree of prudence which is required of fiduciaries under the laws of this State. Any bonds or securities purchased under authority of this section are not presumed to be affected by a conflict between the fiduciary's personal and fiduciary interest if the purchase of the bonds or securities:

29 (a) Is at a fair price;

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- 30 (b) Is in accordance with:
 - (1) The interest of the beneficiaries; and
 - (2) The purposes of the trusts; and
- 33 (c) Complies with:

(1) The prudent investor standards set forth in NRS 164.700
 to 164.775, inclusive; and

36 (2) The terms of the instrument, judgment, decree or order37 establishing the fiduciary relationship.

8. [Notwithstanding] *Except as otherwise provided in section* 7 of this act and notwithstanding the provisions of subsections 4 to 7, inclusive, a family trust company which is authorized to exercise trust powers in this State and which is acting as a fiduciary shall not purchase for the fiduciary estate any fixed income or equity security issued by the family trust company or an affiliate thereof unless: (a) The family trust company is expressly authorized to do so

44 (a) The family trust company is expressly authorized to do so 45 by:





- 1 (1) The terms of the instrument creating the trust; 2 (2) A court order: 3 (3) The written consent of the grantor of the trust; or (4) The written consent of every adult beneficiary of the trust 4 5 who, at the time notice is provided pursuant to paragraph (b) of 6 subsection 5, receives or is entitled to receive income under the trust 7 or who would be entitled to receive a distribution of principal if the 8 trust were terminated: or (b) The purchase of the security: 9 10 (1) Is at a fair price; and 11 (2) Complies with: 12 (I) The prudent investor standards set forth in NRS 13 164.700 to 164.775, inclusive; and 14 (II) The terms of the instrument, judgment, decree or 15 order establishing the fiduciary relationship. 16 9. As used in this section: (a) "Face-amount certificate" has the meaning ascribed to it 17 18 in 15 U.S.C. § 80a-2(a)(15). (b) "Government securities" has the meaning ascribed to it in 19 20 15 U.S.C. § 80a-2(a)(16). 21 (c) "Investment company" means any issuer which: (1) Is or holds itself out as being engaged primarily, or 22 proposes to engage primarily, in the business of investing, 23 reinvesting or trading in securities; 24 25 (2) Is engaged or proposes to engage in the business of issuing face-amount certificates of the installment type, or has 26 been engaged in such business and has any such certificate 27 outstanding; or 28 29 (3) Is engaged or proposes to engage in the business of investing, reinvesting, owning, holding or trading in securities, 30 and owns or proposes to acquire investment securities having a 31 value exceeding 40 percent of the value of the total assets of the 32 33 issuer, exclusive of government securities and cash items, on an 34 unconsolidated basis. 35 (d) "Issuer" has the meaning ascribed to it in 15 U.S.C. § 36 80a-2(a)(22). 37 **Sec. 14.** NRS 90.250 is hereby amended to read as follows: 90.250 "Investment adviser" means any person who, for 38 compensation, engages in the business of advising others as to the 39 value of securities or as to the advisability of investing in, 40 41 purchasing or selling securities, or who, for compensation and as a 42 part of a regular business, issues or promulgates analyses or reports
- concerning securities. The term does not include: 43 44
 - An employee of an adviser; 1.
 - 2. A depository institution;

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1 3. A lawyer, accountant, engineer or teacher whose 2 performance of investment advisory services is solely incidental to 3 the practice of the person's profession;

4. A broker-dealer whose performance of investment advisory 4 services is solely incidental to the conduct of business as a broker-5 dealer and who receives no special compensation for the investment 6 7 advisory services;

8 5. A publisher, employee or columnist of a newspaper, news 9 magazine or business or financial publication, or an owner, operator, 10 producer or employee of a cable, radio or television network, station or production facility if, in either case, the financial or business 11 news published or disseminated is made available to the general 12 13 public and the content does not consist of rendering advice on the 14 basis of the specific investment situation of each client;

15 6. A person whose advice, analyses or reports relate only to 16 securities exempt under paragraph (a) of subsection 2 of NRS 17 90.520: forl

18 7. A family trust company or licensed family trust company or an employee or agent of a family trust company or licensed 19 family trust company that is engaged in the business of a family 20 trust company or licensed family trust company pursuant to 21 chapter 669A of NRS, and that is exempt from registration as an 22 investment adviser pursuant to the federal Investment Advisers Act 23 24 of 1940; or

25 8. Any other person the Administrator by regulation or order 26 designates. 27

Sec. 15. NRS 164.740 is hereby amended to read as follows:

164.740 [A] Except as otherwise provided in chapter 669A of 28 29 **NRS**, *a* trustee who invests and manages trust property owes a duty to the beneficiaries of the trust to comply with the prudent investor 30 rule as set forth in NRS 164.700 to 164.775, inclusive, but a trustee 31 32 is not liable to a beneficiary to the extent that the trustee acted in reasonable reliance on the terms of the trust. 33

This act becomes effective upon passage and 34 Sec. 16. 35 approval.

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