	20141238er
1	
2	An act relating to family trust companies; amending s.
3	655.005, F.S.; revising the definition of the term
4	"financial institutions codes"; creating chapter 662,
5	F.S.; creating s. 662.10, F.S.; providing a short
6	title; creating s. 662.102, F.S.; providing the
7	purpose of the act; creating s. 662.111, F.S.;
8	defining terms; creating s. 662.112, F.S.; providing
9	for the calculation of kinship; creating s. 662.114,
10	F.S.; exempting a family trust company or foreign
11	licensed family trust company from licensure; creating
12	s. 662.115, F.S.; providing for the applicability of
13	the chapter to a family trust company or foreign
14	licensed family trust company; creating s. 662.120,
15	F.S.; specifying the maximum number of designated
16	relatives allowed for a family trust company and a
17	licensed family trust company; creating s. 662.121,
18	F.S.; providing procedures for applying for a family
19	trust company license; requiring a fee; creating s.
20	662.1215, F.S.; providing for investigations of
21	applicants by the Office of Financial Regulation;
22	creating s. 662.122, F.S.; providing procedures for
23	the registration of a family trust company or a
24	foreign licensed family trust company; requiring a
25	fee; creating s. 662.1225, F.S.; providing
26	requirements for a family trust company, licensed
27	family trust company, and foreign licensed family
28	trust company; creating s. 662.123, F.S.; requiring
29	organizational documents to include certain

Page 1 of 57

20141238er 30 provisions; authorizing the use of the term "trust"; creating s. 662.124, F.S.; requiring a minimum capital 31 32 account; creating s. 662.125, F.S.; vesting exclusive 33 authority to manage a family trust company or licensed 34 family trust company in a board of directors or managers; providing for appointment of directors and 35 36 managers; requiring certain notice to the office in 37 specified circumstances; requiring the office to issue a notice of disapproval of a proposed appointment in 38 39 specified circumstances; creating s. 662.126, F.S.; requiring that licensed family trust companies procure 40 and maintain fidelity bonds or specified minimum 41 capital account and errors and omissions insurance; 42 authorizing a family trust company that is not 43 44 licensed to procure and maintain such coverage; 45 authorizing licensed and unlicensed family trust 46 companies to procure and maintain other insurance policies; creating s. 662.127, F.S.; requiring certain 47 books and records to be segregated; creating s. 48 49 662.128, F.S.; requiring annual license and 50 registration renewal; requiring a fee; creating s. 51 662.129, F.S.; providing for the discontinuance of a 52 licensed family trust company; creating s. 662.130, 53 F.S.; authorizing family trust companies to conduct 54 certain activities; creating s. 662.131, F.S.; 55 prohibiting certain activities on the part of family 56 trust companies; creating s. 662.132, F.S.; imposing 57 certain requirements on the assets that form the 58 minimum capital of licensed family trust companies and

Page 2 of 57

20141238er

	2014123
59	family trust companies; authorizing such trust
60	companies to purchase or rent real or personal
61	property, invest funds, and, while acting as a
62	fiduciary, make certain purchases; imposing a
63	restriction on that authorization; clarifying the
64	degree of prudence required of fiduciaries;
65	restricting the authority of a fiduciary to purchase
66	certain bonds or securities; specifying additional
67	authority of fiduciaries; applying the duty of loyalty
68	to family trust companies in certain cases; creating
69	s. 662.133, F.S.; requiring certain officers,
70	directors, or managers of a licensed family trust
71	company or a family trust company to make an oath,
72	affirmation, affidavit, or acknowledgment on behalf of
73	the company in certain circumstances; creating s.
74	662.134, F.S.; prohibiting a family trust company from
75	advertising to the public; creating s. 662.135, F.S.;
76	providing that a licensed family trust company is not
77	required to post a bond to serve as a court-appointed
78	fiduciary; creating s. 662.140, F.S.; authorizing the
79	commission to adopt rules; creating s. 662.141, F.S.;
80	authorizing the office to conduct examinations and
81	investigations; requiring that family trust companies
82	be examined at least once every 18 months; authorizing
83	the office to accept an independent audit in lieu of
84	conducting an examination; requiring the office to
85	examine the books and records of a family trust
86	company or licensed family trust company; authorizing
87	the office to rely on a certificate of trust, trust

Page 3 of 57

ENROLLED 2014 Legislature

CS for SB 1238, 1st Engrossed

20141238er

	201412
88	summary, or written statement in certain
89	circumstances; authorizing the commission to adopt
90	rules relating to records and requirements;
91	authorizing the office to examine the books and
92	records of a foreign licensed family trust company;
93	requiring family trust companies to pay examination
94	fees tied to actual costs incurred by the office;
95	providing a penalty for late payment and authorizing
96	an administrative fine if late payment is intentional;
97	creating s. 662.142, F.S.; providing for license
98	revocation; specifying acts and conduct that
99	constitute grounds for revocation; authorizing the
100	office to suspend a license pending revocation;
101	creating s. 662.143, F.S.; authorizing the office to
102	issue a cease and desist order and an emergency cease
103	and desist order; creating s. 662.144, F.S.;
104	authorizing the office to collect fines for the
105	failure to submit required reports; creating s.
106	662.145, F.S.; providing grounds for the removal of an
107	officer, director, manager, employee, or agent of a
108	licensed family trust company or a family trust
109	company; creating s. 662.146, F.S.; providing for the
110	confidentiality of certain company books and records;
111	creating s. 662.147, F.S.; providing requirements for
112	books and records of family trust companies; requiring
113	the office to retain certain records for a specified
114	time; allowing the introduction of certain copies into
115	evidence; requiring the office to establish a schedule
116	of fees for such copies; providing requirements for

Page 4 of 57

20141238er 117 orders issued by courts or administrative law judges for the production of confidential records or 118 119 information; creating s. 662.150, F.S.; providing for 120 the domestication of a foreign family trust company; 121 creating s. 662.151, F.S.; providing for the 122 registration of a foreign licensed family trust 123 company; amending s. 120.80, F.S.; adding licensed 124 family trust companies to the entities regulated by 125 the office that are exempted from licensing timeframes 126 under ch. 120, F.S.; amending s. 736.0802, F.S.; 127 providing circumstances under which certain trust 128 transactions are not voidable by a beneficiary 129 affected by a transaction; providing circumstances 130 under which certain transactions involving the 131 investment or management of trust property are not 132 presumed to be affected by conflicts of interest; 133 providing an exception; amending s. 744.351, F.S.; exempting a family trust company from certain bond 134 135 requirements and applying those requirements to 136 licensed family trust companies and foreign licensed 137 family trust companies; providing a contingent effective date. 138 139 140 Be It Enacted by the Legislature of the State of Florida: 141 142 Section 1. Paragraph (k) of subsection (1) of section 143 655.005, Florida Statutes, is amended to read: 655.005 Definitions.-144 145 (1) As used in the financial institutions codes, unless the

Page 5 of 57

20141238er 146 context otherwise requires, the term: (k) "Financial institutions codes" means: 147 148 1. Chapter 655, relating to financial institutions 149 generally; 150 2. Chapter 657, relating to credit unions; 151 3. Chapter 658, relating to banks and trust companies; 4. Chapter 660, relating to trust business; 152 5. Chapter 662, relating to family trust companies; 153 154 6.5. Chapter 663, relating to international banking; 155 7.6. Chapter 665, relating to associations; and 8.7. Chapter 667, relating to savings banks. 156 157 Section 2. Chapter 662, Florida Statutes, consisting of ss. 158 662.10-662.151, Florida Statutes, to be entitled "Family Trust 159 Companies," is created. Section 3. Section 662.10, Florida Statutes, is created to 160 161 read: 162 662.10 Short title.-This chapter may be cited as the 163 "Florida Family Trust Company Act." 164 Section 4. Section 662.102, Florida Statutes, is created to 165 read: 662.102 Purpose. - The purpose of the Family Trust Company 166 Act is to establish requirements for licensing family trust 167 168 companies, to provide regulation of those persons who provide 169 fiduciary services to family members of no more than two 170 families and their related interests as a family trust company, 171 and to establish the degree of regulatory oversight required of 172 the Office of Financial Regulation over such companies. Unlike 173 trust companies formed under chapter 658, there is no public interest to be served outside of ensuring that fiduciary 174

Page 6 of 57

	20141238er
175	activities performed by a family trust company are restricted to
176	family members and their related interests and as otherwise
177	provided for in this chapter. Therefore, family trust companies
178	are not financial institutions within the meaning of the
179	financial institutions codes, and licensure of these companies
180	pursuant to chapters 658 and 660 should not be required as it
181	would not promote the purposes of the codes as set forth in s.
182	655.001. Consequently, the Office of Financial Regulation is not
183	responsible for regulating family trust companies to ensure
184	their safety and soundness, and the responsibility of the office
185	is limited to ensuring that fiduciary services provided by such
186	companies are restricted to family members and related interests
187	and not to the general public.
188	Section 5. Section 662.111, Florida Statutes, is created to
189	read:
190	662.111 DefinitionsAs used in this chapter, the term:
191	(1) "Applicant" means the corporation or limited liability
192	company on whose behalf an application for a license to operate
193	as a licensed family trust company is submitted under s.
194	<u>662.121.</u>
195	(2) "Authorized representative" means an officer or
196	director of a family trust company, licensed family trust
197	company, or foreign licensed family trust company, if organized
198	as a corporation; or a manager, officer, or member of a family
199	trust company, licensed family trust company, or foreign
200	licensed family trust company, if organized as a limited
201	liability company.
202	(3) "Capital account" means the aggregate value of
203	unimpaired capital stock based on the par value of the shares,

Page 7 of 57

	20141238er
204	plus any unimpaired surplus and undivided profits or retained
205	earnings of a family trust company organized as a corporation;
206	or the initial cash investment remitted for membership interests
207	in a family trust company organized as a limited liability
208	company, plus any undivided profits or retained earnings of the
209	limited liability company.
210	(4) "Capital stock" means the shares of stock issued to
211	create nonwithdrawable capital for a corporation, or membership
212	interests issued to create nonwithdrawable capital for a limited
213	liability company.
214	(5) "Collateral kinship" means a relationship that is not
215	lineal but derives from a common ancestor.
216	(6) "Commercial banking" means the business of receiving
217	demand and time deposits, paying checks, or lending money to the
218	public.
219	(7) "Commission" means the Financial Services Commission.
220	(8) "Controlling stockholder or member" means an individual
221	who owns or has the ability or power to directly or indirectly
222	vote at least 10 percent or more of the outstanding shares,
223	membership interest, or membership units of the family trust
224	company or licensed family trust company.
225	(9) "Designated relative" means a common ancestor of a
226	family, who may be a living or deceased person, and who is so
227	designated in the application for a license or annual license.
228	(10) "Family affiliate" means a company or other entity in
229	which one or more family members own, control, or have the power
230	to directly or indirectly vote more than 50 percent of a class
231	of voting securities of that company or other entity.
232	(11) "Family member" means:

Page 8 of 57

	20141238er
233	(a) A designated relative.
234	(b) A person within the fourth degree of lineal kinship to
235	a designated relative of a family trust company, or a person
236	within the sixth degree of lineal kinship to a designated
237	relative of a licensed family trust company.
238	(c) A person within the seventh degree of collateral
239	kinship to a designated relative of a family trust company, or a
240	person within the ninth degree of collateral kinship to a
241	designated relative of a licensed family trust company.
242	(d) The spouse or former spouse of an individual qualifying
243	as a family member and an individual who is within the fifth
244	degree of lineal kinship to that spouse or former spouse.
245	(e) A family affiliate.
246	(f) A trust established by a family member if the trust is
247	funded exclusively by one or more family members. A trust to
248	which property has been transferred as a result of a family
249	member's exercise of a power of appointment shall be deemed
250	established by that family member if all qualified beneficiaries
251	of the appointee trust are family members.
252	(g) A trust established by an individual who is not a
253	family member if all of the noncharitable qualified
254	beneficiaries of the trust are family members, except that a
255	trust composed exclusively of nonindividual qualified
256	beneficiaries is considered to be a family member if all of the
257	nonindividual qualified beneficiaries are charitable foundations
258	or other charitable entities as described in paragraph (j).
259	(h) The probate estate of a family member.
260	(i) The probate estate of an individual who is not a family
261	member if all of the noncharitable beneficiaries of the estate

Page 9 of 57

-	20141238er
262	are family members, except that an estate composed exclusively
263	of nonindividual beneficiaries is considered to be a family
264	member if all of the nonindividual beneficiaries are charitable
265	foundations or other charitable entities as described in
266	paragraph (j).
267	(j) A charitable foundation or other charitable entity in
268	which a majority of the governing body is composed of family
269	members.
270	(12) "Family trust company" means a corporation or limited
271	liability company that:
272	(a) Is exclusively owned by one or more family members.
273	(b) Is organized or qualified to do business in this state.
274	(c) Acts or proposes to act as a fiduciary to serve one or
275	more family members.
276	(d) Does not serve as a fiduciary for a person, entity,
277	trust, or estate that is not a family member, except that it may
278	serve as a fiduciary for up to 35 individuals who are not family
279	members if the individuals are current or former employees of
280	the family trust company or one or more trusts, companies, or
281	other entities that are family members.
282	(13) "Family trust company-affiliated party" means:
283	(a) A director, officer, manager, employee, or controlling
284	stockholder or member of a family trust company, licensed family
285	trust company, or foreign licensed family trust company; or
286	(b) A stockholder, a member, or any other person as
287	determined by the office who participates in the affairs of a
288	family trust company, licensed family trust company, or foreign
289	licensed family trust company.
290	(14) "Financial institutions codes" has the same meaning as

Page 10 of 57

	20141238er
291	provided in s. 655.005(1).
292	(15) "Foreign licensed family trust company" means a family
293	trust company that:
294	(a) Is licensed by a state in the United States other than
295	this state or the District of Columbia.
296	(b) Has its principal place of business in a state in the
297	United States other than this state or the District of Columbia.
298	(c) Is operated in accordance with family or private trust
299	company laws of the state in which it is licensed or of the
300	District of Columbia.
301	(d) Is subject to statutory or regulatory mandated
302	supervision by the state in which the principal place of
303	business is located or by the District of Columbia.
304	(e) Is not owned by, or a subsidiary of, a corporation,
305	limited liability company, or other business entity that is
306	organized in or licensed by any foreign country as defined in s.
307	663.01(3).
308	(16) "Licensed family trust company" means a family trust
309	company that operates in accordance with this chapter and has
310	been issued a license that has not been revoked or suspended by
311	the office.
312	(17) "Lineal kinship" means a family member who is in the
313	direct line of ascent or descent from a designated relative.
314	(18) "Office" means the Office of Financial Regulation.
315	(19) "Officer" of a family trust company means an
316	individual, regardless of whether the individual has an official
317	title or receives a salary or other compensation, who may
318	participate in the major policymaking functions of a family
319	trust company, other than as a director. The term does not

Page 11 of 57

20141238er 320 include an individual who may have an official title and 321 exercise discretion in the performance of duties and functions, 322 but who does not participate in determining the major policies 323 of the family trust company and whose decisions are limited by 324 policy standards established by other officers, regardless of 325 whether the policy standards have been adopted by the board of 326 directors. The chair of the board of directors, the president, 327 the chief officer, the chief financial officer, the senior trust 328 officer, and all executive vice presidents of a family trust 329 company, and all managers if organized as a limited liability 330 company, are presumed to be executive officers unless such 331 officer is excluded, by resolution of the board of directors or 332 members or by the bylaws or operating agreement of the family 333 trust company, other than in the capacity of a director, from 334 participating in major policymaking functions of the family 335 trust company, and such excluded officer does not actually 336 participate therein. 337 (20) "Qualified beneficiary" has the same meaning as 338 provided in s. 736.0103. Section 6. Section 662.112, Florida Statutes, is created to 339 340 read: 341 662.112 Degrees of kinship.-Degrees of kinship shall be 342 calculated by adding the number of steps from a designated 343 relative through each person to the family member, directly in 344 the case of lineal kinship, or through the common ancestor in 345 the case of collateral kinship. Section 7. Section 662.114, Florida Statutes, is created to 346 347 read: 348 662.114 Family trust company and foreign licensed family

Page 12 of 57

	20141238er
349	trust company licensing not required.—A family trust company or
350	foreign licensed family trust company is not required to be a
351	licensed family trust company.
352	Section 8. Section 662.115, Florida Statutes, is created to
353	read:
354	662.115 Applicability of chapter to a family trust company
355	or foreign licensed family trust company
356	(1) A family trust company that is not a licensed family
357	trust company or a foreign licensed family trust company is
358	subject to the provisions of this chapter unless the provisions
359	are expressly limited in applicability to a licensed family
360	trust company or foreign licensed family trust company.
361	(2) A licensed family trust company is subject to the
362	provisions of this chapter that expressly refer to a licensed
363	family trust company or that are not expressly limited to a
364	family trust company that is not a licensed family trust company
365	or to a foreign licensed family trust company.
366	(3) A foreign licensed family trust company is subject to
367	the provisions of this chapter that expressly state that such
368	provisions apply to a foreign licensed family trust company.
369	Section 9. Section 662.120, Florida Statutes, is created to
370	read:
371	662.120 Maximum number of designated relatives
372	(1) A family trust company may not have more than one
373	designated relative.
374	(2) A licensed family trust company may not have more than
375	two designated relatives, and the designated relatives may not
376	have a common ancestor within five generations.
377	Section 10. Section 662.121, Florida Statutes, is created

Page 13 of 57

	20141238er
378	to read:
379	662.121 Application for licensed family trust company;
380	fees.—An applicant seeking to operate as a licensed family trust
381	company must file an application with the office on forms
382	prescribed by the office, accompanied by a nonrefundable \$10,000
383	application fee to be deposited into the Financial Institutions'
384	Regulatory Trust Fund pursuant to s. 655.049 for the purpose of
385	administering this chapter. The application must contain or be
386	accompanied by:
387	(1) The name of the proposed licensed family trust company.
388	(2) A copy of the articles of incorporation or articles of
389	organization and the bylaws or operating agreement of the
390	proposed licensed family trust company.
391	(3) The physical address and mailing address of the
392	proposed licensed family trust company, which must be located in
393	this state.
394	(4) A statement describing in detail the services that will
395	be provided to family members by the proposed licensed family
396	trust company.
397	(5) The name and biographical information of each
398	individual who will initially serve as a director, officer,
399	manager, or member acting in a managerial capacity of the
400	proposed licensed family trust company.
401	(6) The name and biographical information of each
402	individual who owns or has the ability or power to directly or
403	indirectly vote at least 10 percent or more of the outstanding
404	shares, membership interest, or membership units of the proposed
405	licensed family trust company.
406	(7) The names of the designated relatives.

Page 14 of 57

	20141238er
407	(8) The amount of the initial capital account of the
408	proposed licensed family trust company and the form in which the
409	capital was paid and will be maintained.
410	(9) The type and amount of bonds or insurance that will be
411	procured and maintained on directors, officers, managers, or
412	members acting in a managerial capacity or employees pursuant to
413	<u>s. 662.126.</u>
414	(10) A statement signed by the applicant, or by the
415	individual signing on behalf of the proposed licensed family
416	trust company, under penalty of perjury, affirming that the
417	following statements are true:
418	(a) The proposed licensed family trust company is not
419	currently transacting business with the general public.
420	(b) No director, officer, manager, or member served as a
421	director, officer, or manager, or acted in a managerial
422	capacity, for a trust company or any other financial institution
423	that had a license issued under the financial institutions codes
424	or by the Federal Government or any other state, the District of
425	Columbia, a territory of the United States, or a foreign country
426	that was suspended or revoked within the 10 years preceding the
427	date of the application.
428	(c) No director, officer, manager, or member acting in a
429	managerial capacity has been convicted of, pled guilty or nolo
430	contendere, regardless of whether adjudication of guilt is
431	entered by the court, to a violation of the financial
432	institutions codes, including s. 655.50, chapter 896, or similar
433	state or federal law or related rule, or to a crime involving
434	fraud, misrepresentation, or moral turpitude.
435	(d) No director, officer, manager, or member acting in a

Page 15 of 57

	20141238er
436	managerial capacity has had a professional license suspended or
437	revoked within the 10 years preceding the date of the
438	application.
439	(e) All information contained in the application is true
440	and correct to the best knowledge of the individual signing the
441	application on behalf of the proposed licensed family trust
442	company.
443	(11) Any other additional information reasonably required
444	by the office.
445	Section 11. Section 662.1215, Florida Statutes, is created
446	to read:
447	662.1215 Investigation of license applicants
448	(1) For the purpose of this section, the application is not
449	deemed to be filed until the applicant has provided the office
450	with all information required to be included pursuant to s.
451	<u>662.121.</u>
452	(2) Upon filing an application for a license to operate as
453	a licensed family trust company, the office shall conduct an
454	investigation to confirm:
455	(a) That the persons who will serve as directors or
456	officers of the corporation or, if the applicant is a limited
457	liability company, managers or members acting in a managerial
458	capacity, have not:
459	1. Been convicted of, or entered a plea of nolo contendere
460	to, a crime involving fraud, misrepresentation, or moral
461	turpitude;
462	2. Been convicted of, or pled nolo contendere to, a
463	violation of the financial institutions codes, including s.
464	655.50, chapter 896, or similar state or federal law;

Page 16 of 57

	20141238er
465	3. Been directors, officers, managers, or members of a
466	financial institution licensed or chartered under the financial
467	institutions codes or by the Federal Government or any other
468	state, the District of Columbia, a territory of the United
469	States, or a foreign country, whose license or charter was
470	suspended or revoked within the 10 years preceding the date of
471	the application;
472	4. Had a professional license suspended or revoked within
473	the 10 years preceding the date of the application; or
474	5. Made a false statement of material fact on the
475	application.
476	(b) That the name of the proposed company complies with s.
477	<u>662.123.</u>
478	(c) That capital accounts of the proposed company conform
479	to s. 662.124 and that fidelity bonds and errors and omissions
480	insurance coverage required under s. 662.126 are issued and
481	effective.
482	(d) That the articles of incorporation or articles of
483	organization conform to s. 662.123(1).
484	(3) If the investigation required under this section
485	confirms that the applicant has met the requirements of ss.
486	662.1225, 662.123(1), 662.124, 662.125, and 662.126, and that
487	the persons who will serve as directors or officers of the
488	corporation or the managers or members acting in a managerial
489	capacity of the limited liability company, as applicable,
490	satisfy the criteria set forth in subsection (2), the office
491	shall issue a license authorizing the applicant to operate as a
492	licensed family trust company.
493	(4) If the office determines the criteria in subsection (2)

Page 17 of 57

	20141238er
494	have not been met, the office shall serve notice of its intent
495	to deny the application and of the applicant's opportunity to
496	request a hearing pursuant to ss. 120.569 and 120.57.
497	Section 12. Section 662.122, Florida Statutes, is created
498	to read:
499	662.122 Registration of a family trust company or a foreign
500	licensed family trust company
501	(1) A family trust company that is not applying under s.
502	662.121 to become a licensed family trust company must register
503	with the office before beginning operations in this state. The
504	registration application must:
505	(a) Provide the name of the designated relative.
506	(b) State that the family trust company is a family trust
507	company as defined under this chapter and that its operations
508	will comply with ss. 662.1225, 662.125, 662.131, and 662.134.
509	(c) Provide the current telephone number and street address
510	of the physical location in this state of its principal place of
511	operations where its books and records will be maintained.
512	(d) List the name and current street address in this state
513	of its registered agent.
514	(2) A foreign licensed family trust company must register
515	with the office before beginning operations in this state.
516	(a) The registration application must state that its
517	operations will comply with ss. 662.1225, 662.125, 662.131, and
518	662.134 and that it is currently in compliance with the family
519	trust company laws and regulations of its principal
520	jurisdiction.
521	(b) The registration application must provide:
522	1. The current telephone number and street address of the

Page 18 of 57

	20141238er
523	physical location of its principal place of business in its
524	principal jurisdiction.
525	2. The current telephone number and street address of the
526	physical location in this state of its principal place of
527	operations where its books and records pertaining to its
528	operations in this state will be maintained.
529	3. The current telephone number and street address of the
530	physical location of any other offices located within this
531	state.
532	4. The name and current street address in this state of its
533	registered agent.
534	(c) The registration must include a certified copy of a
535	certificate of good standing, or an equivalent document,
536	authenticated by the official having custody of records in the
537	jurisdiction where the foreign licensed family trust company is
538	organized, along with satisfactory proof that the company is
539	organized in a manner similar to a family trust company as
540	defined under this chapter.
541	(3) The registration application required under this
542	section for a family trust company and a foreign licensed family
543	trust company must be accompanied by a nonrefundable
544	registration fee of \$5,000.
545	(4) Registration applications required by this section
546	shall be submitted on a form prescribed by the office and be
547	signed, under penalty of perjury, by an officer or director if
548	the family trust company is organized as a corporation, or by a
549	manager, officer, or member if the family trust company is
550	organized as a limited liability company.
551	(5) All fees received by the office pursuant to this

Page 19 of 57

	20141238er
552	section shall be deposited into the Financial Institutions'
553	Regulatory Trust Fund pursuant to s. 655.049 for purposes of
554	administering this chapter.
555	Section 13. Section 662.1225, Florida Statutes, is created
556	to read:
557	662.1225 Requirements for a family trust company, licensed
558	family trust company, and foreign licensed family trust
559	company
560	(1) A family trust company and a licensed family trust
561	company shall maintain:
562	(a) A principal office physically located in this state
563	where original or true copies of all records and accounts of the
564	family trust company or licensed family trust company may be
565	accessed and made readily available for examination by the
566	office in accordance with this chapter. A family trust company
567	or licensed family trust company may also maintain one or more
568	branch offices within or outside of this state.
569	(b) A registered agent who has an office in this state at
570	the street address of the registered agent.
571	(c) All applicable state and local business licenses,
572	charters, and permits.
573	(d) A deposit account with a state-chartered or national
574	financial institution that has a principal or branch office in
575	this state.
576	(2) In order to operate in this state, a foreign licensed
577	family trust company must be in good standing in its principal
578	jurisdiction and maintain:
579	(a) An office physically located in this state where
580	original or true copies of all records and accounts of the

Page 20 of 57

	20141238er
581	foreign licensed family trust company pertaining to its
582	operations in this state may be accessed and made readily
583	available for examination by the office in accordance with this
584	chapter.
585	(b) A registered agent who has an office in this state at
586	the street address of the registered agent.
587	(c) All applicable state and local business licenses,
588	charters, and permits.
589	(d) A deposit account with a state-chartered or national
590	financial institution that has a principal or branch office in
591	this state.
592	Section 14. Section 662.123, Florida Statutes, is created
593	to read:
594	662.123 Organizational documents; use of term "family
595	trust" in name
596	(1) The articles of incorporation, certificate of
597	incorporation, or articles of organization of a family trust
598	company or licensed family trust company must contain:
599	(a) The name adopted by the company, which must distinguish
600	the company from any other trust company formed in this state or
601	engaged in the business of a trust company, family trust
602	company, or licensed family trust company in this state. If the
603	term "trust" is included in the name adopted by a family trust
604	company, it must be immediately preceded by the term "family" so
605	as to distinguish the entity from a trust company operating
606	under chapter 658. This paragraph does not apply to a foreign
607	licensed family trust company using a fictitious name that is
608	registered and maintained pursuant to s. 865.09 and that
609	distinguishes it.

Page 21 of 57

	20141238er
610	(b) The purpose for which the company is formed, which must
611	clearly identify the restricted activities permissible to a
612	family trust company or licensed family trust company under this
613	chapter.
614	(c) A statement that the company will not offer its
615	services to the general public.
616	(d) A statement affirming that the articles of
617	incorporation, certificate of incorporation, or articles of
618	organization will not be amended without prior written notice to
619	the office.
620	(2) A proposed amendment to the articles of incorporation,
621	articles of organization, bylaws, or articles of organization of
622	a limited liability company, family trust company, or licensed
623	family trust company must be submitted to the office for review
624	at least 30 days before it is filed or effective. An amendment
625	is not considered filed or effective if the office issues a
626	notice of disapproval with respect to the proposed amendment.
627	(3) The term "family trust" in the name adopted by a family
628	trust company or licensed family trust company does not
629	disqualify the name from being allowed under s. 605.0112 or s.
630	607.0401.
631	Section 15. Section 662.124, Florida Statutes, is created
632	to read:
633	662.124 Minimum capital account required
634	(1) A licensed family trust company that has one designated
635	relative may not be organized or operated with an owners'
636	capital account of less than \$250,000. The minimum capital
637	account shall be increased to \$350,000 if two designated
638	relatives of the licensed family trust company are named in the
I	

Page 22 of 57

	20141238er
639	application for a license or in the annual license renewal. A
640	family trust company may not be organized or operated with a
641	capital account of less than \$250,000.
642	(2) The full amount of the initial capital account of a
643	family trust company or licensed family trust company must be
644	composed of one or more of the asset groups described in s.
645	662.132(1)(a), exclusive of all organization expenses.
646	Section 16. Section 662.125, Florida Statutes, is created
647	to read:
648	662.125 Directors or managers
649	(1) Exclusive authority to manage a family trust company or
650	licensed family trust company is vested in a board of directors,
651	if a corporation, or a board of directors or managers, if a
652	limited liability company.
653	(2) A family trust company or licensed family trust company
654	shall have at least three directors, if a corporation, or three
655	directors or managers, if a limited liability company. At least
656	one director or manager of the company must be a resident of
657	this state.
658	(3) The licensed family trust company shall notify the
659	office of the proposed appointment of an individual to the board
660	of directors or addition as a member, or the appointment or
661	employment of an individual as an officer or manager or member
662	acting in a managerial capacity or equivalent position, at least
663	60 days before such appointment or employment becomes effective,
664	if the company:
665	(a) Has been licensed for less than 2 years.
666	(b) Has undergone a change in control within the preceding
667	2 years.

Page 23 of 57

	20141238er
668	(c) Is operating under a cease and desist order.
669	
670	The notification must include the name and such biographical
671	information as the office may reasonably require.
672	(4) A licensed family trust company may not appoint an
673	individual to the board of directors, add a member, or appoint
674	or employ an officer or manager or member acting in a managerial
675	capacity or equivalent, if the office issues a notice of
676	disapproval with respect to that person.
677	(5) The office shall issue a notice of disapproval if the
678	office finds that the proposed appointment or employment of a
679	person would otherwise cause the licensed family trust company
680	to violate any of the requirements set forth in s.
681	662.121(10)(b)-(d) or s. 662.1215(2)(a).
682	Section 17. Section 662.126, Florida Statutes, is created
683	to read:
684	662.126 Fidelity bonds; insurance
685	(1) The directors or managers of a licensed family trust
686	company shall procure and maintain fidelity bonds on all active
687	officers, directors, managers, members acting in a managerial
688	capacity, and employees of the company, regardless of whether
689	they receive a salary or other compensation from the company, in
690	order to indemnify the company against loss because of a
691	dishonest, fraudulent, or criminal act or omission on their
692	part, whether acting alone or in combination with other persons.
693	(2) Each fidelity bond shall be issued in an amount of at
694	least \$1 million.
695	(3) In lieu of the fidelity bonds required under subsection
696	(1), a licensed family trust company may increase its capital

Page 24 of 57

	20141238er
697	account required under s. 662.124 by \$1 million so that if it
698	has one designated relative, it is organized or operated with a
699	capital account of at least \$1.25 million, or if it has two
700	designated relatives, it is organized or operated with a capital
701	account of at least \$1.35 million.
702	(4) The licensed family trust company shall also procure
703	and maintain an errors and omissions insurance policy of at
704	least \$1 million in which it is listed as the insured to cover
705	the acts and omissions of officers, directors, managers, and
706	members acting in a managerial capacity, regardless of whether
707	the person receives a salary or other compensation from the
708	company.
709	(5) A family trust company or licensed family trust company
710	may also procure and maintain other insurance policies necessary
711	or desirable in connection with the business of the company,
712	including, but not limited to, one or more casualty insurance
713	policies.
714	(6) A family trust company that is not a licensed family
715	trust company may procure and maintain fidelity bonds as
716	described in this section.
717	(7) A family trust company that is not a licensed family
718	trust company may procure and maintain errors and omissions
719	insurance coverage as described in this section.
720	Section 18. Section 662.127, Florida Statutes, is created
721	to read:
722	662.127 Segregation of books, records, and assets;
723	fiduciary assets not liable
724	(1) Each family trust company and licensed family trust
725	company shall maintain its fiduciary books and records separate

Page 25 of 57

	20141238er
726	and distinct from other records of the company and shall
727	segregate all assets held in any fiduciary capacity from other
728	assets of the company.
729	(2) Assets received or held in a fiduciary capacity by a
730	family trust company or licensed family trust company are not
731	subject to the debts or obligations of the company.
732	Section 19. Section 662.128, Florida Statutes, is created
733	to read:
734	662.128 Annual renewal.—
735	(1) Within 30 days after the end of each calendar year,
736	family trust companies, licensed family trust companies, and
737	foreign licensed family trust companies shall file their annual
738	renewal application with the office.
739	(2) The license renewal application filed by a licensed
740	family trust company must include a verified statement that:
741	(a) The licensed family trust company operated in full
742	compliance with this chapter, chapter 896, or similar state or
743	federal law, or any related rule or regulation. The application
744	must include proof acceptable to the office that the company is
745	a family trust company as defined under this chapter.
746	(b) Describes any material changes to its operations,
747	principal place of business, directors, officers, managers,
748	members acting in a managerial capacity, and designated
749	relatives since the end of the preceding calendar year.
750	(3) The registration renewal application filed by a family
751	trust company must include a verified statement by an officer of
752	the company that it is a family trust company as defined under
753	this chapter and that its operations are in compliance with ss.
754	662.1225, 662.125, 662.131, and 662.134; chapter 896; or similar

Page 26 of 57

	20141238er
755	state or federal law, or any related rule or regulation, and
756	include the name of its designated relative or relatives, if
757	applicable, and the street address for its principal place of
758	business.
759	(4) The registration renewal application filed by a foreign
760	licensed family trust company must include a verified statement
761	that its operations are in compliance with ss. 662.1225,
762	662.125, 662.131, and 662.134 and in compliance with the family
763	trust company laws and regulations of its principal
764	jurisdiction. It must also provide:
765	(a) The current telephone number and street address of the
766	physical location of its principal place of business in its
767	principal jurisdiction.
768	(b) The current telephone number and street address of the
769	physical location in this state of its principal place of
770	operations where its books and records pertaining to its
771	operations in this state are maintained.
772	(c) The current telephone number and address of the
773	physical location of any other offices located in this state.
774	(d) The name and current street address in this state of
775	its registered agent.
776	(e) Documentation satisfactory to the office that the
777	foreign licensed family trust company is in compliance with the
778	family trust company laws and regulations of its principal
779	jurisdiction.
780	(5) The annual renewal application shall be submitted on a
781	form prescribed by the office and signed under penalty of
782	perjury by an authorized representative.
783	(6) A fee of \$750 for a family trust company, \$1,500 for a

Page 27 of 57

20141238er 784 licensed family trust company, and \$1,000 for a foreign licensed family trust company shall be submitted with the annual renewal 785 786 application. All fees received by the office pursuant to this 787 section shall be deposited into the Financial Institutions' 788 Regulatory Trust Fund pursuant to s. 655.049 for the purpose of 789 administering this chapter. 790 Section 20. Section 662.129, Florida Statutes, is created 791 to read: 792 662.129 Discontinuing business.-If a licensed family trust company desires to discontinue business as a licensed family 793 794 trust company, it must file with the office a certified copy of 795 the resolution of the board of directors, or members if a 796 limited liability company, authorizing that action. Upon 797 discharge from all fiduciary duties which it has undertaken, the 798 licensed family trust company shall provide certification of 799 such discharge and voluntarily relinquish its license to operate 800 as a licensed family trust company to the office, whereupon it 801 shall be released from any fidelity bonds that it maintained 802 pursuant to s. 662.126(1). Section 21. Section 662.130, Florida Statutes, is created 803 804 to read: 805 662.130 Powers of family trust companies, licensed family 806 trust companies, and foreign licensed family trust companies.-807 (1) A family trust company and a licensed family trust 808 company may, for its eligible members and individuals: 809 (a) Act as a sole or copersonal representative, executor, 810 or curator for probate estates being administered in a state or 811 jurisdiction other than this state. 812 (b) Act as an attorney in fact or agent under a power of

Page 28 of 57

	20141238er
813	attorney, other than a power of attorney governed by chapter
814	709.
815	(c) Except as provided in s. 662.131, act within or outside
816	this state as a sole fiduciary or cofiduciary, including acting
817	as a trustee, advisory agent, assignee, assignee for the benefit
818	of creditors, authenticating agent, bailee, bond or indenture
819	trustee, conservator, conversion agent, custodian, escrow agent,
820	fiscal or paying agent, financial advisor, guardian, investment
821	advisor or manager, managing agent, purchase agent, receiver,
822	registrar, safekeeping or subscription agent, transfer agent,
823	except for public companies, warrant agent, or similar
824	capacities generally performed by corporate trustees, and in so
825	acting possess, purchase, sell, invest, reinvest, safekeep, or
826	otherwise manage or administer the real or personal property of
827	eligible members and individuals.
828	(d) Exercise the powers of a corporation or limited
829	liability company incorporated or organized under the laws of
830	this state, or qualified to transact business as a foreign
831	corporation or limited liability company under the laws of this
832	state, which are reasonably necessary to enable it to fully
833	exercise, in accordance with commonly accepted customs and
834	usages, a power conferred under this chapter.
835	(e) Delegate duties and powers, including investment
836	functions under s. 518.112, in accordance with the powers
837	granted to a trustee under chapter 736 or other applicable law,
838	and retain agents, attorneys, accountants, investment advisers,
839	or other individuals or entities to advise or assist the family
840	trust company, licensed family trust company, or foreign
841	licensed family trust company in the exercise of its powers and
I	

Page 29 of 57

	20141238er
842	duties under this chapter and chapter 736. Such exercise of
843	power may include, but is not limited to, retaining a bank trust
844	department, or a public trust company, other than another family
845	trust company, licensed family trust company, or foreign
846	licensed family trust company.
847	(f) Perform all acts necessary for exercising the powers
848	enumerated in this section or authorized by this chapter and
849	other applicable laws of this state.
850	(2) Except as otherwise provided in s. 662.131, a foreign
851	licensed family trust company that is in good standing in its
852	principal jurisdiction may exercise all the trust powers in this
853	state that a Florida family trust company may exercise.
854	Section 22. Section 662.131, Florida Statutes, is created
855	to read:
856	662.131 ProhibitionsNotwithstanding any provision of this
857	chapter, a family trust company, licensed family trust company,
858	or foreign licensed family trust company may not:
859	(1) Engage in commercial banking; however, it may establish
860	accounts at financial institutions for its own purposes or on
861	behalf of family members to whom it provides services pursuant
862	to this chapter.
863	(2) Engage in fiduciary services with the public unless
864	licensed pursuant to chapter 658.
865	(3) Serve as a personal representative or a copersonal
866	representative of a probate estate administered in this state.
867	(4) Serve as an attorney in fact or agent, including as a
868	co-attorney in fact or co-agent, under a power of attorney
869	pursuant to chapter 709.
870	Section 23. Section 662.132, Florida Statutes, is created

Page 30 of 57

	20141238er
871	to read:
872	662.132 Investments
873	(1) The assets forming the minimum capital account of a
874	family trust company or licensed family trust company must:
875	(a) Consist of cash, United States Treasury obligations, or
876	any combination thereof.
877	(b) Have an aggregate market value of at least 100 percent
878	of the company's required capital account, as specified in s.
879	662.124. If the aggregate market value of 100 percent of the
880	company's capital account is, at any time, less than the amount
881	required under s. 662.124, the company has 5 business days to
882	bring such capital account into compliance with s. 662.124.
883	(2) A family trust company or licensed family trust company
884	may purchase or rent real or personal property for use in the
885	conduct of the business and other activities of the company.
886	(3) Notwithstanding any other provision of law, a family
887	trust company or licensed family trust company may invest funds
888	for its own account, other than those required or allowed under
889	subsection (1) or subsection (2), in any type or character of
890	equity securities, debt securities, or other assets.
891	(4) Notwithstanding any other law, a family trust company
892	or licensed family trust company may, while acting as a
893	fiduciary, purchase directly from underwriters or distributors
894	or in the secondary market:
895	(a) Bonds or other securities underwritten or distributed
896	by:
897	1. The family trust company or licensed family trust
898	company;
899	2. A family affiliate; or

Page 31 of 57

ENROLLED 2014 Legislature

	20141238er
900	3. A syndicate, including the family trust company,
901	licensed family trust company, or family affiliate.
902	(b) Securities of an investment company, including a mutual
903	fund, closed-end fund, or unit investment trust, as defined
904	under the federal Investment Company Act of 1940, for which the
905	family trust company or licensed family trust company acts as an
906	advisor, custodian, distributor, manager, registrar, shareholder
907	servicing agent, sponsor, or transfer agent.
908	(5) The authority granted in subsection (4) may be
909	exercised only if:
910	(a) The investment is not expressly prohibited by the
911	instrument, judgment, decree, or order establishing the
912	fiduciary relationship.
913	(b) The family trust company or licensed family trust
914	company procures in writing the consent of any cofiduciaries
915	with discretionary investment powers to the investment.
916	(c) The family trust company or licensed family trust
917	company discloses in writing to the person or persons to whom it
918	sends account statements its intent to exercise the authority
919	granted in subsection (4) before the first exercise of that
920	authority, and each such disclosure reflects:
921	1. The nature of any interest the family trust company or
922	licensed family trust company has, or is reasonably expected to
923	have, in the underwriting or distribution of bonds or securities
924	purchased.
925	2. The nature and amount of any fee or other compensation
926	received, or reasonably expected to be received, by the family
927	trust company or licensed family trust company in connection
928	with the transaction.

Page 32 of 57

	20141238er
929	3. The nature of the relationship between the family trust
930	company or licensed family trust company and an investment
931	company described in paragraph (4)(b).
932	4. The nature and amount of any fee or other compensation
933	received, or reasonably expected to be received, by the family
934	trust company or licensed family trust company for providing
935	services to an investment company described in paragraph (4)(b).
936	(6) Subsections (4) and (5) do not affect the degree of
937	prudence required of fiduciaries under the laws of this state.
938	However, a purchase of bonds or securities pursuant to
939	subsections (4) and (5) is not presumed to be affected by a
940	conflict between the fiduciary's personal and fiduciary
941	interests if such purchase:
942	(a) Is negotiated at a fair price.
943	(b) Is in accordance with:
944	1. The interest of the qualified beneficiaries.
945	2. The purposes of the trusts.
946	(c) Otherwise complies with:
947	1. The prudent investor rule in s. 518.11, or other prudent
948	investor or similar rule under other applicable law, unless such
949	compliance is waived in accordance with s. 518.11 or other
950	applicable law.
951	2. The terms of the instrument, judgment, decree, or order
952	establishing the fiduciary relationship.
953	(7) Notwithstanding subsections (1)-(6), a family trust
954	company or licensed family trust company may not, while acting
955	as a fiduciary, purchase a bond or security issued by the
956	company or an affiliate thereof unless:
957	(a) The family trust company or licensed family trust

Page 33 of 57

	20141238er
958	company is expressly authorized to do so by:
959	1. The terms of the instrument creating the trust;
960	2. A court order;
961	3. The written consent of the settlor of the trust for
962	which the family trust company or licensed family trust company
963	is serving as trustee; or
964	4. The written consent of every adult qualified beneficiary
965	of the trust who, at the time of such purchase, is entitled to
966	receive income under the trust or who would be entitled to
967	receive a distribution of principal if the trust were
968	terminated; and
969	(b) The purchase of the security is at a fair price and
970	complies with:
971	1. The prudent investor rule in s. 518.11, or other prudent
972	investor or similar rule under other applicable law, unless such
973	compliance is waived in accordance with s. 518.11 or other
974	applicable law.
975	2. The terms of the instrument, judgment, decree, or order
976	establishing the fiduciary relationship.
977	(8) Except as otherwise expressly limited by this section,
978	a family trust company or licensed family trust company, while
979	acting as a fiduciary, is also authorized, without limiting any
980	powers otherwise conferred on fiduciaries by law, to do any of
981	the following, which are not presumed to be affected by a
982	conflict between the fiduciary's personal and fiduciary
983	interests:
984	(a) Make an equity investment in a closely held entity that
985	may or may not be marketable and that is directly or indirectly
986	owned or controlled by one or more family members.

Page 34 of 57

	20141238er
987	(b) Place a security transaction using a broker who is a
988	family member.
989	(c) Enter into an agreement with a family member who is the
990	settlor or a qualified beneficiary of a trust with respect to
991	the appointment of the family trust company or licensed family
992	trust company as a fiduciary of the trust, or with respect to
993	the compensation of the family trust company and licensed family
994	trust company for service as a fiduciary.
995	(d) Transact business with a family member.
996	(e) Transact business with or invest in any asset of
997	another trust, estate, guardianship, or conservatorship for
998	which the family trust company or licensed family trust company
999	is a fiduciary or in which a family member has an interest.
1000	(f) Deposit trust assets in a financial institution that is
1001	owned, controlled, or operated by one or more family members.
1002	(g) Purchase, sell, hold, own, or invest in a security,
1003	bond, real or personal property, stock, or other asset of a
1004	family member.
1005	(h) With or without adequate security, lend money to or
1006	borrow money from a family member or a trust, estate, or
1007	guardianship for which the family trust company or licensed
1008	family trust company serves as a fiduciary.
1009	(9) If not inconsistent with and subject to the terms of
1010	subsections $(4)-(8)$, the duty of loyalty under s. 736.0802
1011	applies to family trust companies, licensed family trust
1012	companies, and foreign licensed family trust companies when
1013	serving as trustee of a trust whose administration is subject to
1014	chapter 736.
1015	Section 24. Section 662.133, Florida Statutes, is created

Page 35 of 57

	20141238er
1016	to read:
1017	662.133 Oaths, affidavits, and acknowledgmentsIf a family
1018	trust company or licensed family trust company is required to
1019	make an oath, affirmation, affidavit, or acknowledgment
1020	regarding a fiduciary capacity in which it is acting or is
1021	preparing to act, a director or officer or, if the company is a
1022	limited liability company, a manager or officer expressly
1023	authorized by the family trust company or licensed family trust
1024	company, shall make and, if required, subscribe to such oath,
1025	affirmation, affidavit, or acknowledgment on behalf of the
1026	company.
1027	Section 25. Section 662.134, Florida Statutes, is created
1028	to read:
1029	662.134 Unlawful to advertise services.—A family trust
1030	company, licensed family trust company, or foreign licensed
1031	family trust company may not advertise its services to the
1032	public.
1033	Section 26. Section 662.135, Florida Statutes, is created
1034	to read:
1035	662.135 Service as court-appointed fiduciary; bond
1036	requirement.—A licensed family trust company is not required to
1037	provide or otherwise post a bond or other surety to serve as a
1038	court-appointed fiduciary in a proceeding brought or conducted
1039	in this state.
1040	Section 27. Section 662.140, Florida Statutes, is created
1041	to read:
1042	662.140 Rules.—The commission may adopt rules necessary to
1043	carry out the purposes of this chapter.
1044	Section 28. Section 662.141, Florida Statutes, is created

Page 36 of 57

	20141238er
1045	to read:
1046	662.141 Examination, investigations, and feesThe office
1047	may conduct an examination or investigation of a family trust
1048	company, licensed family trust company, or foreign licensed
1049	family trust company at any time it deems necessary to determine
1050	whether a family trust company, licensed family trust company,
1051	foreign licensed family trust company, or family trust company-
1052	affiliated person has violated or is about to violate any
1053	provision of this chapter or rules adopted by the commission
1054	pursuant to this chapter, or any applicable provision of the
1055	financial institution codes or rules adopted by the commission
1056	pursuant to such codes.
1057	(1) The office shall conduct an examination of a licensed
1058	family trust company, family trust company, and foreign licensed
1059	family trust company at least once every 18 months.
1060	(2) In lieu of an examination by the office, the office may
1061	accept an audit of a family trust company, licensed family trust
1062	company, or foreign licensed family trust company by a certified
1063	public accountant licensed to practice in this state who is
1064	independent of the company, or other person or entity acceptable
1065	to the office. If the office accepts an audit pursuant to this
1066	subsection, the office shall conduct the next required
1067	examination.
1068	(3) The office shall examine the books and records of a
1069	family trust company or licensed family trust company as
1070	necessary to determine whether it is a family trust company or
1071	licensed family trust company as defined in this chapter, and is
1072	operating in compliance with ss. 662.1225, 662.125, 662.126,
1073	662.131, and 662.134, as applicable. The office may rely upon a

Page 37 of 57

	20141238er
1074	certificate of trust, trust summary, or written statement from
1075	the trust company identifying the qualified beneficiaries of any
1076	trust or estate for which the family trust company serves as a
1077	fiduciary and the qualification of the qualified beneficiaries
1078	as permissible recipients of company services. The commission
1079	may establish by rule the records to be maintained or
1080	requirements necessary to demonstrate conformity with this
1081	chapter as a family trust company or licensed family trust
1082	company.
1083	(4) The office shall examine the books and records of a
1084	foreign licensed family trust company as necessary to determine
1085	if it is a foreign licensed trust company as defined in this
1086	chapter and is in compliance with ss. 662.1225, 662.125,
1087	662.130(2), 662.131, and 662.134. In connection with an
1088	examination of the books and records of the company, the office
1089	may rely upon the most recent examination report or review or
1090	certification letters or similar documentation issued by the
1091	regulatory agency to which the foreign licensed family trust
1092	company is subject to supervision. The commission may establish
1093	by rule the records to be maintained or requirements necessary
1094	to demonstrate conformity with this chapter as a foreign
1095	licensed family trust company. The office's examination of the
1096	books and records of a foreign licensed family trust company is,
1097	to the extent practicable, limited to books and records of the
1098	operations in this state.
1099	(5) For each examination of the books and records of a
1100	family trust company, licensed family trust company, or foreign

1101 licensed family trust company as authorized under this chapter, 1102 the trust company shall pay a fee for the costs of the

Page 38 of 57

	20141238er
1103	examination by the office. As used in this section, the term
1104	"costs" means the salary and travel expenses of field staff
1105	which are directly attributable to the examination of the trust
1106	company and the travel expenses of any supervisory or support
1107	staff required as a result of examination findings. The mailing
1108	of payment for costs incurred must be postmarked within 30 days
1109	after the receipt of a notice stating that such costs are due.
1110	The office may levy a late payment of up to \$100 per day or part
1111	thereof that a payment is overdue, unless waived for good cause.
1112	However, if the late payment of costs is intentional, the office
1113	may levy an administrative fine of up to \$1,000 per day for each
1114	day the payment is overdue.
1115	(6) All fees collected under this section must be deposited
1116	into the Financial Institutions' Regulatory Trust Fund pursuant
1117	to s. 655.049 for the purpose of administering this chapter.
1118	Section 29. Section 662.142, Florida Statutes, is created
1119	to read:
1120	662.142 Revocation of license
1121	(1) The following acts or conduct constitutes grounds for
1122	the revocation by the office of the license of a licensed family
1123	trust company:
1124	(a) The company is not a family trust company as defined in
1125	this chapter;
1126	(b) A violation of s. 662.1225, s. 662.123(1)(a), s.
1127	662.125(2), s. 662.126, s. 662.127, s. 662.128, s. 662.130, s.
1128	662.131, s. 662.134, or s. 662.144;
1129	(c) A violation of chapter 896, relating to financial
1130	transactions offenses, or any similar state or federal law or
1131	any related rule or regulation;
I	

Page 39 of 57

	20141238er
1132	(d) A violation of any rule of the commission;
1133	(e) A violation of any order of the office;
1134	(f) A breach of any written agreement with the office;
1135	(g) A prohibited act or practice under s. 662.131;
1136	(h) A failure to provide information or documents to the
1137	office upon written request; or
1138	(i) An act of commission or omission that is judicially
1139	determined to be a breach of trust or of fiduciary duty pursuant
1140	to a court of competent jurisdiction.
1141	(2) Upon a finding that a licensed family trust company has
1142	committed any of the acts set forth in paragraphs (1)(a)-(h),
1143	the office may enter an order suspending the company's license
1144	and provide notice of its intention to revoke the license and of
1145	the opportunity for a hearing pursuant to ss. 120.569 and
1146	120.57. If there has been a commission or omission under
1147	paragraph (1)(i), the office may immediately enter an order
1148	revoking the license. The licensed family trust company shall
1149	have 90 days to wind up its affairs after license revocation. If
1150	after 90 days the company is still in operation, the office may
1151	seek an order from the circuit court for the annulment or
1152	dissolution of the company.
1153	Section 30. Section 662.143, Florida Statutes, is created
1154	to read:
1155	662.143 Cease and desist authority
1156	(1) The office may issue and serve upon a family trust
1157	company, licensed family trust company, or foreign licensed
1158	family trust company, or upon a family trust company-affiliated
1159	party, a complaint stating charges if the office has reason to
1160	believe that such company, family trust company-affiliated

Page 40 of 57

	20141238er
1161	party, or individual named therein is engaging in or has engaged
1162	in conduct that:
1163	(a) Indicates that the company is not a family trust
1164	company or foreign licensed family trust company as defined in
1165	this chapter;
1166	(b) Is a violation of s. 662.1225, s. 662.123(1)(a), s.
1167	662.125(2), s. 662.126, s. 662.127, s. 662.128, s. 662.130, or
1168	<u>s. 662.134;</u>
1169	(c) Is a violation of any rule of the commission;
1170	(d) Is a violation of any order of the office;
1171	(e) Is a breach of any written agreement with the office;
1172	(f) Is a prohibited act or practice pursuant to s. 662.131;
1173	(g) Is a willful failure to provide information or
1174	documents to the office upon written request;
1175	(h) Is an act of commission or omission or a practice that
1176	the office has reason to believe is a breach of trust or of
1177	fiduciary duty; or
1178	<u>(i) Is a violation of chapter 896 or similar state or</u>
1179	federal law or any related rule or regulation.
1180	(2) The complaint must contain the statement of facts and a
1181	notice of opportunity for a hearing pursuant to ss. 120.569 and
1182	<u>120.57.</u>
1183	(3) If no hearing is requested within the time allowed by
1184	ss. 120.569 and 120.57, or if a hearing is held and the office
1185	finds that any of the charges are true, the office may enter an
1186	order directing the family trust company, licensed family trust
1187	company, or foreign licensed family trust company, or family
1188	trust company-affiliated party, or the individual named therein
1189	to cease and desist from engaging in the conduct complained of

Page 41 of 57

20141238er

1190 and to take corrective action.

(4) If the family trust company, licensed family trust company, foreign licensed family trust company, or family trust company-affiliated party, or the individual named in such order, fails to respond to the complaint within the time allotted in ss. 120.569 and 120.57, such failure constitutes a default and justifies the entry of a cease and desist order.

1198 effective when reduced to writing and served upon the family
1199 trust company, licensed family trust company, or foreign
1200 licensed family trust company, or family trust company1201 affiliated party, or the individual named therein. An
1202 uncontested cease and desist order is effective as agreed.

1203 (6) If the office finds that conduct described in 1204 subsection (1) is likely to cause substantial prejudice to members, shareholders, or beneficiaries of fiduciary accounts of 1205 the family trust company, licensed family trust company, or 1206 1207 foreign licensed family trust company, or to beneficiaries of 1208 services rendered by such company, it may issue an emergency cease and desist order requiring the family trust company, 1209 1210 licensed family trust company, or foreign licensed family trust 1211 company, family trust company-affiliated party, or individual 1212 named therein to immediately cease and desist from engaging in 1213 the conduct complained of and to take corrective action. The 1214 emergency order is effective immediately upon service of a copy of the order upon the family trust company, licensed family 1215 1216 trust company, or foreign licensed family trust company, or 1217 family trust company-affiliated party and remains effective for 1218 90 days. If the office begins nonemergency cease and desist

Page 42 of 57

	20141238er
1219	proceedings under subsection (1), the emergency order remains
1220	effective until the conclusion of the proceedings under ss.
1221	120.569 and 120.57.
1222	(7) A family trust company or foreign licensed family trust
1223	company shall have 90 days to wind up its affairs after entry of
1224	any order to cease and desist from operating as a family trust
1225	company or foreign licensed family trust company. If, after 90
1226	days, a family trust company is still operating, the office may
1227	seek an order from the circuit court for the annulment or
1228	dissolution of the company. If, after 90 days, a foreign
1229	licensed family trust company is still operating, the office may
1230	seek an injunction from the circuit court restraining the
1231	company from continuing to operate in this state.
1232	Section 31. Section 662.144, Florida Statutes, is created
1233	to read:
1234	662.144 Failure to submit required report; finesIf a
1235	family trust company, licensed family trust company, or foreign
1236	licensed family trust company fails to submit within the
1237	prescribed period its annual renewal or any other report
1238	required by this chapter or any rule, the office may impose a
1239	fine of up to \$100 for each day that the annual renewal or
1240	report is overdue. Failure to provide the annual renewal within
1241	60 days after the end of the calendar year shall automatically
1242	result in termination of registration of a family trust company
1243	or revocation of the license of a licensed family trust company.
1244	The trust company shall thereafter have 90 days to wind up its
1245	affairs.
1246	Section 32. Section 662.145, Florida Statutes, is created
1247	to read:

Page 43 of 57

	20141238er
1248	662.145 Grounds for removal.—
1249	(1) The office may issue and serve upon a licensed family
1250	trust company or a family trust company and a family trust
1251	company-affiliated party a complaint stating charges if the
1252	office has reason to believe that the family trust company-
1253	affiliated party is engaging or has engaged in conduct that:
1254	(a) Demonstrates that the company is not a family trust
1255	company as defined in this chapter;
1256	(b) Is a prohibited act or practice under s. 662.131;
1257	(c) Is a violation of s. 662.1225, s. 662.123(1)(a), s.
1258	662.126, s. 662.127, s. 662.128, s. 662.130, or s. 662.134;
1259	(d) Is a violation of any other law involving fraud or
1260	moral turpitude which constitutes a felony;
1261	(e) Is a violation of chapter 896, relating to offenses
1262	related to financial transactions, or similar state or federal
1263	law;
1264	(f) Is a willful violation of a rule of the commission;
1265	(g) Is a willful violation of an order of the office;
1266	(h) Is a willful breach of a written agreement with the
1267	office; or
1268	(i) Is an act of commission or omission or a practice that
1269	the office has reason to believe is a breach of trust or
1270	fiduciary duty.
1271	(2) The complaint must contain a statement of facts and a
1272	notice of opportunity for a hearing pursuant to ss. 120.569 and
1273	120.57.
1274	(3) If no hearing is requested within the time allowed by
1275	ss. 120.569 and 120.57, or if a hearing is held and the office
1276	finds that any of the charges in the complaint is true, the

Page 44 of 57

	20141238er
1277	office may enter an order removing the family trust company-
1278	affiliated party or restricting or prohibiting participation by
1279	the family trust company-affiliated party in the affairs of the
1280	family trust company, licensed family trust company, or state
1281	financial institution, subsidiary, or service corporation.
1282	(4) If the family trust company-affiliated party fails to
1283	respond to the complaint within the time allowed in ss. 120.569
1284	and 120.57, such failure constitutes a default and justifies the
1285	entry of an order of removal.
1286	(5) A contested or default order of removal is effective
1287	when reduced to writing and served on the family trust company
1288	or licensed family trust company and the family trust company-
1289	affiliated party. An uncontested order of removal is effective
1290	as agreed.
1291	(6) The chief executive officer, or the person holding the
1292	equivalent office, of a family trust company or licensed family
1293	trust company shall promptly notify the office if he or she has
1294	actual knowledge that a family trust company-affiliated party is
1295	charged with a felony in a state or federal court.
1296	(a) If a family trust company-affiliated party is charged
1297	with a felony in a state or federal court, or in the courts of a
1298	foreign country with which the United States maintains
1299	diplomatic relations which involves a violation of law relating
1300	to fraud, currency transaction reporting, money laundering,
1301	theft, or moral turpitude and the charge is equivalent to a
1302	felony charge under state or federal law, the office may enter
1303	an emergency order suspending the family trust company-
1304	affiliated party or restricting or prohibiting participation by
1305	such company-affiliated party in the affairs of that particular
I	

Page 45 of 57

20141238er

1306 family trust company or licensed family trust company or any 1307 financial institution, subsidiary, or service corporation, upon 1308 service of the order upon the company and the family trust 1309 company-affiliated party so charged. 1310 (b) The order must contain notice of opportunity for a 1311 hearing pursuant to ss. 120.569 and 120.57, at which the family 1312 trust company-affiliated party may request a postsuspension 1313 hearing to show that continued service to or participation in 1314 the affairs of the family trust company or licensed family trust 1315 company does not pose a threat to the interests of the company. In accordance with applicable commission rules, the office shall 1316 1317 notify the family trust company-affiliated party whether the order suspending or prohibiting the company-affiliated party 1318 1319 from participating in the affairs of a licensed family trust 1320 company or family trust company, or state financial institution, 1321 subsidiary, or service corporation will be rescinded or 1322 otherwise modified. The emergency order remains in effect, unless otherwise modified by the office, until the criminal 1323 1324 charge is disposed of. The acquittal of the family trust company-affiliated party charged, or the final, unappealed 1325 1326 dismissal of all charges against such person, dissolves the emergency order, but does not prohibit the office from 1327 1328 instituting proceedings under subsection (1). If the family 1329 trust company-affiliated party charged is convicted or pleads 1330 guilty or nolo contendere, regardless of adjudication, the 1331 emergency order becomes final. (7) A family trust company-affiliated party removed from 1332 office pursuant to this section is not eligible for reelection 1333 1334 to such position or to any official position in a family trust

Page 46 of 57

	20141238er
1335	company, licensed family trust company, or financial institution
1336	in this state except with the written consent of the office. A
1337	family trust company-affiliated party who is removed,
1338	restricted, or prohibited from participation in the affairs of a
1339	family trust company, licensed family trust company, or state
1340	financial institution pursuant to this section may petition the
1341	office for modification or termination of such removal,
1342	restriction, or prohibition.
1343	(8) The resignation, termination of employment or
1344	participation, or separation from a family trust company or a
1345	licensed family trust company of the family trust company-
1346	affiliated party does not affect the jurisdiction and authority
1347	of the office to issue a notice and proceed under this section
1348	against the company-affiliated party if such notice is served
1349	before the end of the 6-year period beginning on the date such
1350	person ceases to be a family trust company-affiliated party with
1351	respect to such company.
1352	Section 33. Section 662.146, Florida Statutes, is created
1353	to read:
1354	662.146 Confidentiality of books and records
1355	(1) The books and records of a family trust company,
1356	licensed family trust company, and foreign licensed family trust
1357	company are confidential and shall be made available for
1358	inspection and examination only:
1359	(a) To the office or its authorized representative;
1360	(b) To any person authorized to act for the company;
1361	(c) As compelled by a court, pursuant to a subpoena issued
1362	pursuant to the Florida Rules of Civil Procedure, the Florida
1363	Rules of Criminal Procedure, or the Federal Rules of Civil

Page 47 of 57

	20141238er
1364	Procedure or pursuant to a subpoena issued in accordance with
1365	state or federal law. Before the production of the books and
1366	records of a family trust company, licensed family trust
1367	company, or foreign licensed family trust company, the party
1368	seeking production must reimburse the company for the reasonable
1369	costs and fees incurred in compliance with the production. If
1370	the parties disagree regarding the amount of reimbursement, the
1371	party seeking the records may request the court having
1372	jurisdiction to set the amount of reimbursement;
1373	(d) Pursuant to a subpoena, to any federal or state law
1374	enforcement or prosecutorial instrumentality authorized to
1375	investigate suspected criminal activity;
1376	(e) As authorized by the board of directors, if in
1377	corporate form, or the managers, if in limited liability company
1378	form; or
1379	(f) As provided in subsection (2).
1380	(2)(a) Each customer and stockholder, if a corporation, or
1381	member, if a limited liability company, has the right to inspect
1382	the books and records of a family trust company or licensed
1383	family trust company as they pertain to his or her accounts or
1384	the determination of his or her voting rights.
1385	(b) The books and records pertaining to customers, members,
1386	and stockholders of a family trust company or licensed family
1387	trust company shall be kept confidential by the company and its
1388	directors, managers, officers, and employees. The books and
1389	records of customers, members, and stockholders may not be
1390	released except upon the express authorization of the customer
1391	as to his or her own accounts or a stockholder or member
1392	regarding his or her voting rights. However, information may be
I	

Page 48 of 57

	20141238er
1393	released, without the authorization of a customer, member, or
1394	shareholder in a manner prescribed by the board of directors, if
1395	a corporation, or managers, if a limited liability company, to
1396	verify or corroborate the existence or amount of a customer's
1397	account if that information is reasonably provided to meet the
1398	needs of commerce and to ensure accurate credit information.
1399	Notwithstanding this paragraph, this subsection does not
1400	prohibit a family trust company or licensed family trust company
1401	from disclosing financial information referenced in this
1402	subsection as permitted under 15 U.S.C. s. 6802, as amended.
1403	(c) A person who willfully violates a provision of this
1404	section which relates to unlawful disclosure of confidential
1405	information commits a felony of the third degree, punishable as
1406	provided in s. 775.082, s. 775.083, or s. 775.084.
1407	(d) This subsection does not apply to a foreign licensed
1408	family trust company. The laws of the jurisdiction of its
1409	principal place of business govern the rights of customers,
1410	members, and stockholders to inspect its books and records.
1411	(3) For purposes of this section, the term "books and
1412	records" includes, but is not limited to, an application for a
1413	license and any documents connected with the application under
1414	s. 662.121; the office's corresponding investigation under s.
1415	662.1215 in granting or denying the issuance of the license; the
1416	initial registration documents of a family trust company or
1417	foreign licensed family trust company under s. 662.122; the
1418	annual renewal made by a family trust company, licensed family
1419	trust company, or foreign licensed family trust company under s.
1420	662.128; and the documentation submitted to the office in
1421	connection with a licensed family trust company discontinuing

Page 49 of 57

	20141238er
1422	its business under s. 662.129.
1423	Section 34. Section 662.147, Florida Statutes, is created
1424	to read:
1425	662.147 Records relating to the office examination; limited
1426	restrictions on public access
1427	(1) A family trust company, licensed family trust company,
1428	and foreign licensed family trust company shall keep at the
1429	office it is required to maintain pursuant to s. 662.1225 full
1430	and complete records of the names and residences of all the
1431	shareholders or members of the trust company and the number of
1432	shares or membership units held by each, as applicable, as well
1433	as the ownership percentage of each shareholder or member, as
1434	the case may be. The records are subject to the inspection of
1435	all the shareholders or members of the trust company, and the
1436	officers authorized to assess taxes under state authority,
1437	during the normal business hours of the trust company. A current
1438	list of shareholders or members shall be made available to the
1439	office's examiners for their inspection and, upon the request of
1440	the office, shall be submitted to the office.
1441	(2) The office shall retain for at least 10 years:
1442	(a) Examination reports.
1443	(b) Investigatory records.
1444	(c) The application for a license, any documents connected
1445	with the application, and the office's corresponding
1446	investigation in granting or denying the issuance of the
1447	license.
1448	(d) The initial registration documents of a family trust
1449	company or foreign licensed family trust company.
1450	(e) The annual renewal made by a family trust company,

Page 50 of 57

	20141238er
1451	licensed family trust company, or foreign licensed family trust
1452	company.
1453	(f) The documentation submitted to the office in connection
1454	with a licensed family trust company discontinuing its business
1455	and any related information compiled by the office, or
1456	photographic copies thereof.
1457	(3) A copy of any document on file with the office which is
1458	certified by the office as being a true copy may be introduced
1459	in evidence as if it were the original. The office shall
1460	establish a schedule of fees for preparing true copies of
1461	documents.
1462	(4) Orders issued by courts or administrative law judges
1463	for the production of confidential records or information must
1464	provide for inspection in camera by the court or the
1465	administrative law judge. If the court or administrative law
1466	judge determines that the documents requested are relevant or
1467	would likely lead to the discovery of admissible evidence, the
1468	documents shall be subject to further orders by the court or the
1469	administrative law judge to protect the confidentiality thereof.
1470	An order directing the release of information shall be
1471	immediately reviewable, and a petition by the office for review
1472	of the order shall automatically stay any further proceedings in
1473	the trial court or the administrative hearing until the
1474	disposition of the petition by the reviewing court. If any other
1475	party files a petition for review, it will operate as a stay of
1476	the proceedings only upon order of the reviewing court.
1477	Section 35. Section 662.150, Florida Statutes, is created
1478	to read:
1479	662.150 Domestication of a foreign family trust company

Page 51 of 57

	20141238er
1480	(1) A foreign family trust company lawfully organized and
1481	currently in good standing with the state regulatory agency in
1482	the jurisdiction where it is organized may become domesticated
1483	in this state by:
1484	(a) Filing with the Department of State a certificate of
1485	domestication and articles of incorporation in accordance with
1486	and subject to s. 607.1801 or by filing articles of conversion
1487	in accordance with s. 605.1045; and
1488	(b) Filing an application for a license to begin operations
1489	as a licensed family trust company in accordance with s.
1490	662.121, which must first be approved by the office or by filing
1491	the prescribed form with the office to register as a family
1492	trust company to begin operations in accordance with s. 662.122.
1493	(2) A foreign family trust company may apply pursuant to
1494	paragraph (1)(b) before satisfying the requirements of paragraph
1495	(1)(a); however, upon receipt of a certificate of authority, the
1496	company must satisfy the requirements of paragraph (1)(a) before
1497	beginning operations.
1498	Section 36. Section 662.151, Florida Statutes, is created
1499	to read:
1500	662.151 Registration of a foreign licensed family trust
1501	company to operate in this state.—A foreign licensed family
1502	trust company lawfully organized and currently in good standing
1503	with the state regulatory agency in the jurisdiction under the
1504	law of which it is organized may qualify to begin operations in
1505	this state by:
1506	(1) Filing an application with the Department of State to
1507	apply for a certificate of authority in accordance with and
1508	subject to s. 605.0902 or s. 607.1503.

Page 52 of 57

	20141238er
1509	(2) Filing an initial registration to begin operations as a
1510	foreign licensed family trust company in accordance with and
1511	subject to s. 662.122 and subject to the sections of this
1512	chapter which specifically state that they apply to a foreign
1513	licensed family trust company.
1514	(3) A company in operation as of the effective date of this
1515	act that meets the definition of a family trust company shall
1516	have 90 days from the effective date of this act to apply for
1517	licensure as a licensed family trust company, register as a
1518	family trust company or foreign licensed family trust company,
1519	or cease doing business in this state.
1520	Section 37. Paragraph (a) of subsection (3) of section
1521	120.80, Florida Statutes, is amended to read:
1522	120.80 Exceptions and special requirements; agencies
1523	(3) OFFICE OF FINANCIAL REGULATION
1524	(a) Notwithstanding s. 120.60(1), in proceedings for the
1525	issuance, denial, renewal, or amendment of a license or approval
1526	of a merger pursuant to title XXXVIII:
1527	1.a. The Office of Financial Regulation of the Financial
1528	Services Commission shall have published in the Florida
1529	Administrative Register notice of the application within 21 days
1530	after receipt.
1531	b. Within 21 days after publication of notice, any person
1532	may request a hearing. Failure to request a hearing within 21
1533	days after notice constitutes a waiver of any right to a
1534	hearing. The Office of Financial Regulation or an applicant may
1535	request a hearing at any time prior to the issuance of a final
1536	order. Hearings shall be conducted pursuant to ss. 120.569 and
1537	120.57, except that the Financial Services Commission shall by

Page 53 of 57

20141238er

1538 rule provide for participation by the general public. 1539 2. Should a hearing be requested as provided by sub-1540 subparagraph 1.b., the applicant or licensee shall publish at 1541 its own cost a notice of the hearing in a newspaper of general 1542 circulation in the area affected by the application. The 1543 Financial Services Commission may by rule specify the format and 1544 size of the notice. 1545 3. Notwithstanding s. 120.60(1), and except as provided in 1546 subparagraph 4., an every application for license for a new 1547 bank, new trust company, new credit union, or new savings and 1548 loan association, or new licensed family trust company must shall be approved or denied within 180 days after receipt of the 1549 original application or receipt of the timely requested 1550 1551 additional information or correction of errors or omissions. An 1552 Any application for such a license or for acquisition of such 1553 control which is not approved or denied within the 180-day 1554 period or within 30 days after conclusion of a public hearing on the application, whichever is later, shall be deemed approved 1555 1556 subject to the satisfactory completion of conditions required by 1557 statute as a prerequisite to license and approval of insurance 1558 of accounts for a new bank, a new savings and loan association, or a new credit union, or a new licensed family trust company by 1559 1560 the appropriate insurer.

4. In the case of <u>an</u> every application for license to establish a new bank, trust company, or capital stock savings association in which a foreign national proposes to own or control 10 percent or more of any class of voting securities, and in the case of <u>an</u> every application by a foreign national for approval to acquire control of a bank, trust company, or

Page 54 of 57

20141238er

1567 capital stock savings association, the Office of Financial 1568 Regulation shall request that a public hearing be conducted 1569 pursuant to ss. 120.569 and 120.57. Notice of such hearing shall 1570 be published by the applicant as provided in subparagraph 2. The 1571 failure of any such foreign national to appear personally at the 1572 hearing shall be grounds for denial of the application. 1573 Notwithstanding the provisions of s. 120.60(1) and subparagraph 1574 3., every application involving a foreign national shall be 1575 approved or denied within 1 year after receipt of the original 1576 application or any timely requested additional information or 1577 the correction of any errors or omissions, or within 30 days 1578 after the conclusion of the public hearing on the application, 1579 whichever is later.

Section 38. Subsections (2) and (3) of section 736.0802, Florida Statutes, are amended, and paragraph (i) is added to subsection (5) of that section, to read:

1583

736.0802 Duty of loyalty.-

(2) Subject to the rights of persons dealing with or 1584 1585 assisting the trustee as provided in s. 736.1016, a sale, 1586 encumbrance, or other transaction involving the investment or 1587 management of trust property entered into by the trustee for the 1588 trustee's own personal account or which is otherwise affected by 1589 a conflict between the trustee's fiduciary and personal 1590 interests is voidable by a beneficiary affected by the 1591 transaction unless:

1592 (a) The transaction was authorized by the terms of the 1593 trust;

(b) The transaction was approved by the court;(c) The beneficiary did not commence a judicial proceeding

Page 55 of 57

20141238er 1596 within the time allowed by s. 736.1008; 1597 (d) The beneficiary consented to the trustee's conduct, 1598 ratified the transaction, or released the trustee in compliance 1599 with s. 736.1012; 1600 (e) The transaction involves a contract entered into or 1601 claim acquired by the trustee when that person had not become or 1602 contemplated becoming trustee; 1603 (f) The transaction was consented to in writing by a 1604 settlor of the trust while the trust was revocable; or 1605 (q) The transaction is one by a corporate trustee that involves a money market mutual fund, mutual fund, or a common 1606 1607 trust fund described in s. 736.0816(3); or 1608 (h) With regard to a trust that is administered by a family 1609 trust company, licensed family trust company, or foreign 1610 licensed family trust company operating under chapter 662, the 1611 transaction is authorized by s. 662.132(4) - (8). 1612 (3) (a) A sale, encumbrance, or other transaction involving 1613 the investment or management of trust property is presumed to be affected by a conflict between personal and fiduciary interests 1614 1615 if the sale, encumbrance, or other transaction is entered into 1616 by the trustee with: 1. (a) The trustee's spouse; 1617 2.(b) The trustee's descendants, siblings, parents, or 1618 1619 their spouses; 1620 3.(c) An officer, director, employee, agent, or attorney of 1621 the trustee; or 1622 4.(d) A corporation or other person or enterprise in which 1623 the trustee, or a person that owns a significant interest in the 1624 trustee, has an interest that might affect the trustee's best

Page 56 of 57

	20141238er
1625	judgment.
1626	(b) This subsection does not apply to a trust being
1627	administered by a family trust company, licensed family trust
1628	company, or foreign licensed family trust company operating
1629	under chapter 662 if the sale, encumbrance, or other transaction
1630	<u>is authorized by s. 662.132(4)-(8).</u>
1631	(5)
1632	(i) This subsection does not apply to a trust administered
1633	by a family trust company, licensed family trust company, or
1634	foreign licensed family trust company operating under chapter
1635	<u>662.</u>
1636	Section 39. Subsection (5) of section 744.351, Florida
1637	Statutes, is amended to read:
1638	744.351 Bond of guardian.—
1639	(5) Financial institutions as defined in s. 744.309(4) <u>,</u>
1640	other than a trust company operating under chapter 662 which is
1641	not a licensed family trust company or foreign licensed family
1642	trust company, and public guardians authorized by law to be
1643	guardians <u>are</u> shall not be required to file bonds.
1644	Section 40. This act shall take effect October 1, 2015, if
1645	SB 1320 or similar legislation is adopted in the same
1646	legislative session or an extension thereof and becomes law.

Page 57 of 57