HB 405

2014

1	A bill to be entitled
2	An act relating to trusts; amending ss. 736.0703 and
3	736.1011, F.S.; limiting the liability of excluded
4	trustees; providing an exception; authorizing trusts
5	to provide for exculpation of excluded trustees under
6	certain circumstances; providing an effective date.
7	
8	Be It Enacted by Legislature of State of Florida:
9	
10	Section 1. Subsection (9) of section 736.0703, Florida
11	Statutes, is amended to read:
12	736.0703 Cotrustees
13	(9) If the terms of a trust <del>instrument</del> provide for the
14	appointment of more than one trustee but confer upon one or more
15	of the trustees, to the exclusion of the others, the power to
16	direct or prevent specified actions of the trustees, the
17	excluded trustees shall act in accordance with the exercise of
18	the power. <del>Except in cases of willful misconduct on the part of</del>
19	the trustee with the authority to direct or prevent actions of
20	the trustees of which the excluded trustee has actual knowledge,
21	An excluded trustee is not liable, individually or as a
22	fiduciary, for any consequence that results from compliance with
23	the exercise of the power, regardless of the information
24	available to the excluded trustee, unless with respect to the
25	exercise of such power the excluded trustee has actual knowledge
26	of willful misconduct by the trustee entrusted with the power to
I	Page 1 of 2

CODING: Words stricken are deletions; words underlined are additions.

HB 405

2014

27	direct or prevent actions of the excluded trustees. To the
28	extent provided by terms of the trust, an excluded trustee may
29	be exculpated from that liability even if the excluded trustee
30	has actual knowledge of willful misconduct by the trustee
31	entrusted with the power to direct or prevent actions of the
32	excluded trustees. An excluded trustee has no duty or trustees.
33	The excluded trustees are relieved of any obligation to review,
34	inquire, investigate, or make recommendations or evaluations
35	with respect to the exercise of the power. The trustee <u>entrusted</u>
36	with or trustees having the power to direct or prevent actions
37	of the <u>excluded</u> trustees shall be liable to the beneficiaries
38	with respect to the exercise of the power as if the excluded
39	trustees were not in office and shall have the exclusive
40	obligation to account to and to defend any action brought by the
41	beneficiaries with respect to the exercise of the power. <u>This</u>
42	subsection does not exculpate an excluded trustee from liability
43	arising from his or her willful misconduct.
44	Section 2. Subsection (3) is added to section 736.1011,
45	Florida Statutes, to read:
46	736.1011 Exculpation of trustee
47	(3) This section does not apply to terms of a trust which
48	exculpate an excluded trustee from liability for any consequence
49	that results from compliance with the exercise of a power
50	described in s. 736.0703(9).
51	Section 3. This act shall take effect July 1, 2014.
1	Page 2 of 2

CODING: Words stricken are deletions; words underlined are additions.