

EXECUTIVE CHAMBERS HONOLULU

NEIL ABERCROMBIE GOVERNOR

April 30, 2014

The Honorable Donna Mercado Kim,
President
and Members of the Senate
Twenty-Seventh State Legislature
State Capitol, Room 409
Honolulu, Hawaii 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Seventh State Legislature State Capitol, Room 431 Honolulu, Hawaii 96813

Dear President Kim, Speaker Souki, and Members of the Legislature:

This is to inform you that on April 30, 2014, the following bill was signed into law:

HB1300 HD1 SD1

RELATING TO A FIDUCIARY'S STANDARD OF CARE AND PERFORMANCE ACT 059 (14)

NEIL ABERCROMBIE

Governor, State of Hawaii

RECEIVED THE SENATE CLERK'S OFFICE STATE OF HAWAII

RECEIVED SENATE OFFICE OF THE PRESIDENT

14 APR 30 P2:13

'14 APR 30 A10:46

ORIGINAL

Approved by the Governor APR 3 0 2014

HOUSE OF REPRESENTATIVES TWENTY-SEVENTH LEGISLATURE, 2013 STATE OF HAWAII ACT 0 5 9 1300. H.B. NO. H.D. 1

A BILL FOR AN ACT

RELATING TO A FIDUCIARY'S STANDARD OF CARE AND PERFORMANCE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The legislature finds that other states have 2 been aggressively enacting legislation with the goal of 3 attracting trust business and that Hawaii residents are creating 4 trusts in these states or moving the situs of existing trusts 5 outside of Hawaii. The legislature finds that as a result, the State is losing business. In addition, Hawaii residents who are 6 7 presently hesitant to establish directed trusts (generally, a trust where the trust administration duties and the investment 8 9 management duties are separated) without the protections 10 afforded by a statute that clearly allows them to do so, are 11 forced to endure additional costs and inconveniences when 12 forming such trusts elsewhere. Thirty-four states currently have laws in place that allow for directed trusts. Although 13 14 Hawaii law arguably allows for directed trusts, estate planners 15 and advisors continue to recommend that their clients establish directed trusts in, or move their existing trusts to, other 16 17 states until directed trusts are clearly authorized by Hawaii
 - 2014-1978 HB1300 SD1 SMA.doc

18

law.

•	1110	barbone or entry ties to breeges nament b economia them
2	attempts	to lure local trust business to other states by:
3	(1)	Allowing the settlor of a trust to designate the
4		investment and other responsibilities to an advisor
5		and maintain the administrative functions with the
6		trustee;
7	(2)	Limiting the trustee's liability for investments,
8		transactions, and other functions over which the
9		trustee does not exercise responsibility; and
10	(3)	Waiving a dissenting trustee's fiduciary duty for
11		specific transactions subject to certain limitations.
12	SECT	TION 2. Section 554G-4.5, Hawaii Revised Statutes, is
13	amended b	y amending subsection (c) to read as follows:
14	"(C)	Notwithstanding subsection (b), whenever there is a
15	dispute,	deadlock, or difference of opinion between a trustee
16	and an advisor, the transferor may direct that the determination	
17	of the advisor shall be binding upon the trustee; provided that	
18	the trustee shall bear no liability or accountability for any	
19	act or tr	cansaction entered into or omitted as a result of the
20	enforcement of the advisor's determination. The trustee's	
21	administrative and non-administrative fiduciary duty to the	
22	beneficiaries shall be waived as to the specific act or	
	2014-1978	HB1300 SD1 SMA.doc

1	[executed] transaction[+] entered into or omitted as a result of	
2	the enforcement of the advisor's determination; provided that	
3	[the]:	
4	(1) The trustee dissents in writing [before]:	
5	(A) <u>Before</u> the act or transaction is completed[-];	
6	(B) To a failure to act; or	
7	(C) In a reasonably timely manner to enter into a	
8	transaction; or	
9	(2) If the advisor is appointed by the transferor under	
10	the terms of the trust and section 560:7-302 applies	
11	to the trust and the advisor, the trustee is not	
12	required to dissent in writing for the waiver of the	
13	trustee's administrative and nonadministrative	
14	fiduciary duties to the beneficiaries to take effect.	
15	SECTION 3. Section 560:7-302, Hawaii Revised Statutes, is	
16	amended to read as follows:	
17	"§560:7-302 Trustee's standard of care and performance[-]	
18	standards for trustee actions under an advisor's authority. (a)	
19	Except as otherwise provided by the terms of the trust, the	
20	trustee shall observe the standards in dealing with the trust	
21	assets that would be observed by a prudent person dealing with	
22	the property of another, and if the trustee has special skills	
	2014-1978 HB1300 SD1 SMA.doc	

1	or is nam	ed trustee on the basis of representations of special
2	skills or	expertise, the trustee is under a duty to use those
3	skills.	
4	(b)	Whenever the terms of a trust direct that an advisor,
5	rather th	an the trustee, shall have authority for certain
6	fiduciary	actions, the standard of care and performance for
7	actions t	hat are within the scope of the advisor's authority
8	under the	terms of a trust shall be as follows:
9	(1)	Where one or more persons are given authority by the
10		terms of a trust, and accept this authority, to
11		direct, consent to, or disapprove a trustee's actual
12		or proposed investment decisions, distribution
13		decisions, or any other decision of the trustee, those
14		persons shall be considered to be advisors and shall
15		have the duties and obligations of fiduciaries when
16		exercising the given authority, unless the trust
17		provides otherwise;
18	(2)	If a trust provides that a trustee is to follow the
19		direction of an advisor, and the trustee acts in
20		accordance with the advisor's direction, then except
21	,	in cases of wilful misconduct or gross negligence on
22		the part of the trustee so directed, the trustee shall

H.B. NO. H.D. 1

1		not be liable for any loss resulting directly or
2		indirectly from any such act;
3	(3)	If a trust provides that a trustee is to make
4		decisions with the consent of an advisor, then except
5		in cases of wilful misconduct or gross negligence on
6		the part of the trustee, the trustee shall not be
7		liable for any loss resulting directly or indirectly
8		from any act taken or omitted as a result of the
9		advisor's failure to provide consent after having been
10		requested to do so by the trustee; and
11	(4)	Whenever a trust provides that a trustee is to follow
12		the direction of an advisor with respect to investment
13		decisions, distribution decisions, or any other
14		decision of the trustee, then except to the extent
15		that the terms of the trust provide otherwise, the
16		trustee shall have no duty to:
17	·	(A) Monitor the conduct of the advisor;
18		(B) Provide advice to the advisor or consult with the
19	٠.	advisor; or
20		(C) Communicate with or warn or apprise any
21		beneficiary or third party concerning instances
22		in which the trustee would or might have

1		exercised the trustee's own discretion in a
2		manner different from the manner directed by the
3		advisor.
4		Absent clear and convincing evidence to the contrary,
5		the actions of the trustee pertaining to matters
6		within the scope of the advisor's authority, such as
7		confirming that the advisor's directions have been
8		carried out and recording and reporting actions taken
9		at the advisor's direction, shall be presumed to be
10		administrative actions taken by the trustee solely to
11		allow the trustee to perform the duties assigned to
12		the trustee under the trust, and the administrative
13		actions shall not be deemed to constitute an
14		undertaking by the trustee to monitor the advisor or
15		otherwise participate in actions within the scope of
16		the advisor's authority.
17	<u>(c)</u>	For purposes of this section:
18	"Adv	isor" includes a protector that has been granted powers
19	and autho	rity by the terms of a trust, including:
20	(1)	The power to remove and appoint trustees, advisors,
21		trust committee members, and other protectors;

H.B. NO. H.D. 1

1	(2)	The power to modify or amend the trust to achieve
2	•.	favorable tax status or to facilitate the efficient
3		administration of the trust; and
4	<u>(3)</u>	The power to modify, expand, or restrict the terms of
5		a power of appointment granted to a beneficiary by the
6		trust.
7	"Inv	estment decision means the retention, purchase, sale,
8	exchange,	tender, or other transaction affecting the ownership
9	of or rig	hts in any investment, or the valuation of nonpublicly
10	traded in	vestments."
11	SECT	ION 4. Statutory material to be repealed is bracketed
12	and stric	ken. New statutory material is underscored.
13	SECT	ION 5. This Act shall take effect upon its approval.

APPROVED this $^{3\ 0}$ day of APR , 2014

GOVERNOR OF THE STATE OF HAWAII