## Stricken language would be deleted from and underlined language would be added to present law. Act 945 of the Regular Session

1	State of Arkansas	As Engrossed: S3/16/17			
2	91st General Assembly	$\overset{As \; Engrossed:}{\mathrm{A}} \overset{\mathit{S3/16/17}}{\mathrm{Bill}}$			
3	Regular Session, 2017		SENATE BILL 533		
4					
5	By: Senator J. Hutchinson				
6					
7	For An Act To Be Entitled				
8	AN ACT TO	AN ACT TO CREATE THE DYNASTY TRUST ACT; AND FOR OTHER			
9	PURPOSES.				
10					
11					
12	Subtitle				
13	TO CE	REATE THE DYNASTY TRUST ACT.			
14					
15					
16	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:		
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18	SECTION 1. DO N	NOT CODIFY. <u>Title.</u>			
19	This act shall be known and may be cited as the "Dynasty Trust Act".				
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21	SECTION 2. DO N	NOT CODIFY. <u>Legislative intent.</u>			
22	It is the intent of the General Assembly to:				
23	(1) Join the majority of states that allow the creation of				
24	perpetual trusts also commonly known as dynasty trusts;				
25	<u>(2) Benef</u>	fit successive generations of benefic	<u>ciaries by</u>		
26	protecting trust assets from federal taxes and the creditors of a				
27	<u>beneficiary;</u>				
28	<u>(3) Ameno</u>	d the current rule against perpetuit:	<u>ies so that</u>		
29	perpetual trusts may be created in the State of Arkansas, increasing trust				
30	business within the state, instead of having a trust grantor create a trust				
31	in a foreign state for the sole purpose of ensuring the life of the trust				
32	beyond the short period of time granted by Arkansas's rule against				
33	perpetuities; and				
34	<u>(4) Amend</u>	d the current rule against perpetuit:	ies to allow the		
35	transfer of trust asse	ets held in trust back to the State o	of Arkansas without		
36	creating a taxable eve	ent.			

As Engrossed: S3/16/17 SB533

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2	SECTION 3. Arkansas Code § 18-3-102, concerning when nonvested		
3	property interest or power of appointment is created, is amended to add an		
4	additional subsection to read as follows:		
5	(d) For purposes of this chapter, if a nongeneral power of appointment		
6	or a general testamentary power of appointment is used to create another		
7	nongeneral power of appointment or general testamentary power of appointment,		
8	the nonvested property interest or power of appointment created through the		
9	exercise of the other nongeneral power of appointment or general testamentary		
10	power of appointment is considered to have been created at the same time the		
11	first nongeneral power of appointment or general testamentary power of		
12	appointment was created.		
13			
14	SECTION 4. Arkansas Code § 18-3-104, concerning exclusions from		
15	statutory rule against perpetuities, is amended to add an additional		
16	subdivision to read as follows:		
17	(8)(A) a nonvested property interest or power of appointment		
18	provided in a trust created or administered in this state so long as the		
19	<u>trust:</u>		
20	(i) has one (l) or more trustees who are able to		
21	convey an absolute fee in possession of land, or full ownership of personal		
22	<pre>property;</pre>		
23	(ii) has one (l) or more trustees with express or		
24	implied power to sell the trust assets; or		
25	(iii) vests in one (1) or more persons in being the		
26	unlimited power to terminate the trust.		
27	(B) if the power of alienation is suspended during the		
28	life of the trust, the rule against perpetuities under § 18-3-101 will begin		
29	to run from the date of suspension.		
30	(C) the exception created in this subdivision (8) applies		
31	to a trust created in Arkansas on or after the effective date of this act and		
32	to any other trust whose principal place of administration is transferred to		
33	Arkansas on or after the effective date of this act, regardless of when the		
34	trust was created.		

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As Engrossed: S3/16/17 SB533

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2	APPROVED:	04/05/2017
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