GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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SENATE BILL 450 Judiciary Committee Substitute Adopted 4/25/17

	Short Title:	Uniform Trust Decanting Act.	(Public)
	Sponsors:		
	Referred to:		
		March 29, 2017	
1		A BILL TO BE ENTITLED	
1 2	ΔΝ ΔΩΤ ΤΟ Δ	A BILL TO BE ENTITLED	NTING ACT
2		ssembly of North Carolina enacts:	VIII VIII VIII VIII VIII VIII VIII VII
4		CTION 1. Chapter 36C of the General Statutes is amended by	ov adding a new
5	Article to read	1	y adding a new
6	Threfe to fead	"Article 8B.	
7		"North Carolina Uniform Trust Decanting Act.	
8	"§ 36C-8B-1.	· · · · · · · · · · · · · · · · · · ·	
9		le shall be known and may be cited as the North Carolina	Uniform Trust
10	Decanting Act	•	
11	" <u>§ 36C-8B-2.</u>		
12		wing definitions apply to this Article, unless the context	clearly requires
13	otherwise:		• •
14	<u>(1)</u>	Authorized fiduciary A trustee or other fiduciary, other th	nan a settlor, that
15		has discretion to distribute or direct a trustee to distribute	part or all of the
16		principal of the first trust to one or more current beneficiarie	es. The term also
17		includes a special fiduciary appointed under G.S. 3	36C-8B-9 or a
18		special-needs fiduciary under G.S. 36C-8B-13.	
19	<u>(2)</u>	Current beneficiary A beneficiary that, on the date	the beneficiary's
20		qualification is determined, is a distributee or permissible di	stributee of trust
21		income or principal.	
22	<u>(3)</u>	•••	
23		to distribute property of a first trust to one or more sec	ond trusts or to
24		modify the terms of the first trust.	
25	<u>(4)</u>	<u>First trust. – A trust over which an authorized fiduciary r</u>	nay exercise the
26		decanting power.	
27	<u>(5)</u>		
28		trust to which a distribution of property from a first trust is	or may be made
29		pursuant to this Article.	
30	" <u>§ 36C-8B-3.</u>		
31		cept as otherwise provided in this section, this Article applies to	-
32		able or revocable by the settlor only with the consent of the tru	istee or a person
33	holding an adv		1
34 25		s Article shall not apply to a trust held solely for charitable purpe	oses as described
35	in G.S. 36C-4-	<u>405(a).</u>	



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1	(c) Subje	ect to G.S. 36C-8B-15, a trust instrument may restrict or proh	hibit exercise of the
2	decanting power	• •	
3	• •	Article shall not limit the power of a trustee, power holder,	or other person to
4		oint property in further trust or to modify a trust under the trust	*
5		er than this Article, common law, a court order, or a non	
6	agreement.	· · · · · · · · · · · · · · · · · · ·	<u>, </u>
7		Article shall not affect the ability of a settlor to provide in a t	rust instrument for
8		of the trust property or appointment in further trust of the tr	
9		he trust instrument.	
10	" <u>§ 36C-8B-4.</u> F	iduciary duty.	
11	(a) In ex	ercising the decanting power, an authorized fiduciary shall	act in accordance
12	with its fiduciar	y duties, including the duty to act in accordance with the pu	urposes of the first
13	trust.		-
14	(b) This	Article does not create or imply a duty to exercise the deca	anting power or to
15	inform beneficia	ries about the applicability of this Article.	
16	(c) Exce	pt as otherwise provided in the terms of the first trust, for	or purposes of this
17	Article, G.S. 360	C-8-801, and G.S. 36C-8-802(a), the terms of the first trust	shall be deemed to
18	include the decar	nting power.	
19	" <u>§ 36C-8B-5. A</u>	pplication; governing law.	
20	This Article	shall apply to a trust that meets any of the following criteria:	
21	<u>(1)</u>	The trust has its principal place of administration in this	
22		trust that has had its principal place of administration chan	•
23	<u>(2)</u>	The trust provides by its trust instrument that it is gover	
24		this State or is governed by the law of this State for an	y of the following
25		purposes:	
26		a. Administration, including administration of a tru	
27		governing law for purposes of administration change	ged to this State.
28		b. <u>Construction of terms of the trust.</u>	
29		c. Determination of the meaning or effect of terms of	the trust.
30		easonable reliance.	using of a departing
31		other person that reasonably relies on the validity of the exer	
32 33	2	s Article, law of this State other than this Article, or the ex- law of this State or another jurisdiction shall not be liable	
33 34	2	lure to act as a result of the reliance.	; to any person for
34 35		otice; exercise of decanting power.	
36		pt as otherwise provided in this Article, an authorized fidu	ciary may evercise
37		wer without the consent of any person and without court app	
38		pt as otherwise provided in this section, an authorized fi	
39		f the intended exercise of the decanting power at least 60	
40		the exercise of the decanting power to all of the following:	<u>r days prior to the</u>
41	(1)	Any settlor as to whom the second trust would be a granto	r trust.
42	(2)	Each qualified beneficiary of the first trust.	<u>r trust.</u>
43	(3)	Each person that currently has the right to remove or repl	lace the authorized
44		fiduciary.	
45	(4)	Each other fiduciary of the first trust.	
46		notice required pursuant to subsection (b) of this section sh	all meet all of the
47	following requir		
48	<u>(1)</u>	Specify the manner in which the authorized fiduciary inte	nds to exercise the
49	<u></u>	decanting power.	
50	<u>(2)</u>	Specify the proposed effective date for exercise of the pow	ver.
51	$\overline{(3)}$	Include a copy of the first trust.	

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1	(4) In	clude a copy of all second trusts.	
2		nting power may be exercised before expiration of the n	otice period under
3		is section if all persons entitled to receive notice waiv	-
4	signed written instru	-	<u>+</u>
5	(e) The recei	pt of notice, waiver of the notice period, or expiration of	f the notice period
6		ight of a person to file an application pursuant to G.S. 3	-
7	any of the following:	· · · · · ·	-
8	<u>(1)</u> <u>A</u>	n attempted exercise of the decanting power is ineffect	ive because it did
9		t comply with this Article or was an abuse of discre	tion or breach of
10	fic	luciary duty.	
11	(2) The second secon	ne provisions of G.S. 36C-8B-22 apply to the exercise	of the decanting
12	pc	ower.	-
13	(f) <u>An exerci</u>	se of the decanting power shall not be ineffective because	se of the failure to
14	give notice to one or	r more persons pursuant to subsection (b) of this section	n if the authorized
15	fiduciary acted with	reasonable care to comply with subsection (b) of this sect	tion.
16	" <u>§ 36C-8B-8.</u> Reser	ved.	
17	" <u>§ 36C-8B-9. Court</u>	t involvement.	
18	(a) An author	prized fiduciary, a beneficiary, or a person entitled	to notice under
19	<u>G.S. 36C-8B-7(b)</u> ma	ay commence a proceeding for any of the following purp	oses:
20	<u>(1)</u> <u>T</u>	approve or disapprove a proposed exercise of the auth	norized fiduciary's
21	<u>de</u>	canting power.	
22	<u>(2)</u> <u>T</u>	p appoint a special fiduciary to exercise the decanting pow	wer.
23		in this section shall affect the right of a person to file	
24	-	on of the General Court of Justice for declaratory relief u	
25		eneral Statutes, including, but not limited to, an action	
26		36C-8B-22 applies to a prior exercise of the decanting pe	ower.
27	" <u>§ 36C-8B-10. Forr</u>		
28		he decanting power shall be made in a written instrum	
29		The signed written instrument shall identify, directly of	•
30		y G.S. 36C-8B-7, the first trust and the second trust or t	
31		trust being distributed to each second trust and the pro-	perty, if any, that
32	remains in the first tr		
33	" <u>§ 36C-8B-11. Deca</u>		
34		wing definitions apply to this section:	
35		oncontingent right. – A right that is not subject to the exe	
36		the occurrence of a specified event that is not certain t	
37		bes not include a right held by a beneficiary if any person	
38		stribute property subject to the right to any person	n other than the
39 40		neficiary or the beneficiary's estate.	
40		ested interest. – An interest where any of the following ex-	
41	<u>a.</u>	A right to a mandatory distribution that is a noncon	ltingent right as of
42 43	1	the date of the exercise of the decanting power.	
	<u>b.</u>		
44 45		mandatory distribution of (i) income, (ii) a specifi	
45 46	-	or (iii) a percentage of value of some or all of the tr	
46 47	<u>c.</u>	A current and noncontingent right, annually or m	
47 48		withdraw (i) income, (ii) a specified dollar and percentage of value of some or all of the trust properties of the trust prope	
48 49	Ł	percentage of value of some or all of the trust prope	<u></u>
49	<u>d.</u>	<u>A power of withdrawal.</u>	

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1		e. <u>A right to receive an ascertainable part of the</u>	trust property on the
2		trust's termination which is not subject to the ex	
3		to the occurrence of a specified event that is not	certain to occur.
4	(b) With	the exception of a special-needs trust, as provided in	G.S. 36C-8B-13, an
5	authorized fiduci	ary that has distributive discretion over the principal of	of a first trust for the
6	benefit of one of	or more current beneficiaries may exercise the decan	ting power over the
7	principal or incom	ne of the first trust, subject to the following limitations:	
8	<u>(1)</u>	A second trust may not include as a current beneficiary	-
9		current beneficiary of the first trust, except as provide	d in subsection (c) of
10		this section.	
11	<u>(2)</u>	The beneficiaries of a second trust may include only be	
12		trust, except as provided in subsection (c) of this section	
13	<u>(3)</u>	A second trust may not reduce or eliminate a vested into	
14	<u>(4)</u>	If an authorized fiduciary has distributive discretion	
15		subject to an ascertainable standard, then the powers to	
16		principal to current beneficiaries in a second trust or tru	•
17		the same ascertainable standard as in the first trust a	
18		shall be exercisable in favor of the same current benefi	ciaries to whom such
19		distributions could be made in the first trust.	
20	-	ct to the limitation provided in subdivision (3) of subsect	ion (b) of this section,
21		ny do all of the following:	
22	$\frac{(1)}{(2)}$	Retain a power of appointment granted in the first trust.	=
23	<u>(2)</u>	Omit a power of appointment granted in the first trust,	other than a power of
24 25	(2)	withdrawal.	
25 26	<u>(3)</u>	Create or modify a power of appointment if the power	
26 27		beneficiary of the first trust who is not the authoriz	•
27		<u>authorized fiduciary has distributive discretion to distributive</u> beneficiary.	Toute principal to the
28 29	(A)	Create or modify a power of appointment if the power	holder is a remainder
29 30	<u>(4)</u>	beneficiary of the first trust who is not the authoriz	
31		exercise of the power may take effect only after the po	
32		or would have become, if then living, a current benefici	
33	(d) A pov	ver of appointment described in subsection (c) of this se	•
34		The class of permissible appointees in favor of which	· · ·
35		broader than or different from the beneficiaries of the fir	.
36		authorized fiduciary has distributive discretion over pa	
37	<u> </u>	st trust, the fiduciary may exercise the decanting power u	
38	-	incipal over which the authorized fiduciary has distributi	
39	(f) For p	urposes of G.S. 36C-8-814, the first trust shall be de	emed to include the
40	decanting power.		
41	" <u>§ 36C-8B-12.</u> I	Reserved.	
42	" <u>§ 36C-8B-13.</u> 7	<u>Frust for beneficiary with disability.</u>	
43	(a) The fe	blowing definitions apply in this section:	
44	<u>(1)</u>	Beneficiary with a disability A beneficiary of a	a first trust who the
45		special-needs fiduciary believes may qualify, now	
46		governmental benefits based on disability, whether o	-
47		currently receives those benefits, or is an indivi-	dual who has been
48		adjudicated incompetent.	
49	<u>(2)</u>	Governmental benefits Financial aid or services fro	m a State, federal, or
50		other public agency.	

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	<u>(3)</u>	Special-needs fiduciary. – With respect to a trust	that has a beneficiary with
	<u> </u>	a disability, the term has any of the following mea	•
		a. A trustee or other fiduciary, other than a s	
		distribute part or all of the principal of a	
		current beneficiaries.	
		b. If no trustee or fiduciary has dis	cretion as described in
		sub-subdivision a. of this subdivision, a	
		other than a settlor, that has discretion to	-
		income of the first trust to one or more cur	
		c. If no trustee or fiduciary has dis	
		sub-subdivisions a. or b. of this subdi	
		fiduciary, other than a settlor, that is requ	ired to distribute part or all
		of the income or principal of the first tr	ust to one or more current
		beneficiaries.	
	(4)	Special-needs trust A trust that the truste	e believes would not be
		considered a resource for purposes of determin	ning whether a beneficiary
		with a disability is eligible for governmental bene	<u>efits.</u>
<u>(b)</u>	<u>A</u> s	pecial-needs fiduciary may exercise the decar	nting power provided in
		over the principal of a first trust as if the fiduciary	
		neficiary with a disability subject to expanded distr	ibutive discretion if both of
e follov	wing co	nditions are satisfied:	
	<u>(1)</u>	A second trust is a special-needs trust that bene	efits the beneficiary with a
		<u>disability.</u>	
	<u>(2)</u>	The special-needs fiduciary determines that exerc	cise of the decanting power
	_	will further the purposes of the first trust.	
<u>(c)</u>	<u>In ex</u>	ercising the decanting power pursuant to this section	n, all of the following rules
<u>ply:</u>	(1)		
	<u>(1)</u>	Notwithstanding G.S. 36C-8B-11(b)(2), the inter	
		beneficiary with a disability may have either of th	
		a. <u>Be a pooled trust as defined by Medicaic</u>	
		beneficiary with a disability under 42 U.S.	
		b. <u>Contain payback provisions comply</u>	-
	(2)	requirements of Medicaid law under 42 U.	• · · · · · · · ·
	<u>(2)</u>	The restriction contained in G.S. 36C-8B-11(b)	(3) shall not apply to the
	(2)	interests of the beneficiary with a disability. Except as affected by any change to the interest	to of the heneficient with a
	<u>(3)</u>	disability, the second trust, or if there are two	
		second trusts in the aggregate, must grant each o	
		trust beneficial interests in the second trusts whi	
		to the beneficiary's beneficial interests in the first	
(d)	For t	he purposes of this section, the second trust shall no	
		for the purpose of triggering a payback provision ir	
		tains a payback provision complying with the reir	-
		ider 42 U.S.C. § $1396p(d)(4)$.	noursement requirement of
		Reserved.	
		Trust limitation on decanting.	
(a)		uthorized fiduciary shall not exercise the decantir	ng nower to the extent the
		t trust expressly prohibit exercise of the decanting po	• •
		fiduciary to distribute part or all of the principal of	
to modify		• • • • •	the trust to another trust Of

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(b) Exer	cise of the decanting power shall be subject to any restric	ction in the terms of the
	pressly applies to the exercise of the following powers:	
(1)	The decanting power, and any such restriction contain	ned in the terms of the
<u>/</u>	first trust, shall be included in the terms of the second	
(2)	A power granted by State law to a fiduciary to distr	
<u></u>	principal of the trust to another trust or to modify the t	-
(c) A ge	neral prohibition of the amendment or revocation of a f	
_	use restraining the voluntary or involuntary transfer of	_
	le exercise of the decanting power.	
	ect to subsections (a) and (b) of this section, an aut	horized fiduciary may
	canting power under this Article even if the first trust	
	ther person to modify the terms of the first trust or to dist	-
	First trust to another trust.	<u> </u>
1 1	Change in compensation.	
	first trust specifies an authorized fiduciary's compensation	ion, the fiduciary shall
	decanting power to increase the fiduciary's compensati	
	iless either of the following conditions is satisfied:	<u> </u>
<u>(1)</u>	All qualified beneficiaries of the second trust conse	nt to the increase in a
<u>x=7</u>	signed written instrument.	
(2)	The increase is approved by the clerk of super-	ior court pursuant to
	G.S. 36C-2-203(a)(3).	<u> </u>
(b) For t	he purposes of this section, a change in an authorized fid	duciary's compensation
	ital to other changes made by the exercise of the decant	
	ase in the fiduciary's compensation.	[]] [] []] [] []] [] []] [] []] [] [] []] [] []] [] [] []] [] [] [] [] []] [
	Relief from liability and indemnification.	
	pt as otherwise provided in this section, a second tru	st shall not relieve an
authorized fiduc	iary from liability for breach of trust to a greater extent the	han the first trust.
(b) A se	cond trust may provide for indemnification of an author	orized fiduciary of the
first trust or ano	ther person acting in a fiduciary capacity under the first t	trust for any liability or
claim that woul	d have been payable from the first trust if the decanting	ng power had not been
exercised.		
<u>(c)</u> <u>A</u> se	cond trust shall not reduce fiduciary liability in the	e aggregate; provided,
however, a sec	ond trust may divide and reallocate fiduciary powe	ers among fiduciaries,
including one o	r more trustees, distribution advisors, investment advisor	ors, trust protectors, or
other persons, a	and relieve a fiduciary from liability for an act or fai	lure to act of another
fiduciary as peri	nitted by the laws of this State other than this Article.	
" <u>§ 36C-8B-18.</u>	Removal or replacement of authorized fiduciary.	
An authorize	ed fiduciary may not exercise the decanting power to m	nodify a provision in a
first trust granting	ng another person power to remove or replace the fiducia	ary unless one or more
of the following	occur:	
<u>(1)</u>	The person holding the power consents to the mo	dification in a signed
	written instrument and the modification applies only	to the person holding
	the power.	
<u>(2)</u>	The person holding the power and the qualified bene	eficiaries of the second
	trust consent to the modification in a signed writte	en instrument and the
	modification grants a substantially similar power to an	other person.
<u>(3)</u>	A court approves the modification and the n	nodification grants a
	substantially similar power to another person.	
" <u>§ 36C-8B-19.</u>	Tax-related limitations.	
(a) The	following definitions apply in this section:	

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1		(1)	Grantor trust. – A trust as to which a settlor of a first tru	ist is considered the
2		1-1	owner under sections 671 through 677 or section 6	
3			Revenue Code.	<u>,,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,</u>
4		<u>(2)</u>	Nongrantor trust. – A trust that is not a grantor trust.	
5		$\frac{(2)}{(3)}$	Qualified benefits property. – Property subject to the m	inimum distribution
6		<u>(J)</u>	requirements of section 401(a)(9), and any applicable re	
7			similar requirements that refer to section $401(a)(9)$ of the	
8			Code or the regulations.	<u>ie miemai Kevenue</u>
9	<u>(b)</u>	An as	ercise of the decanting power shall be subject to the follow	ing limitations.
10	<u>(U)</u>	$\frac{A \Pi C X}{(1)}$	If a first trust contains property that qualified, or would	-
10		(1)	for the provisions of this Chapter other than this sec	
11				
12			deduction or a charitable deduction for purposes of th	•
13 14			under the Internal Revenue Code or a State gift, estate, or	
14			second trust must include or omit any term that, if inc	
15 16			from the trust instrument for the trust to which the property and the trust for the trust of the trust for the trust of th	
			would have prevented the transfer from qualifying for the	
17			or charitable deduction, as the case may be, or would	
18			amount of the deduction, under the same provisions of the	<u>ne Internal Revenue</u>
19		$\langle 0 \rangle$	Code or State law under which the transfer qualified.	11 1.0.11
20		<u>(2)</u>	If the first trust contains property that qualified, or would	
21			for the provisions of this Chapter other than this section	
22			from gift tax described in section 2503(b) of the Interna	
23			section 2503(b) by the application of section 2503(c) of t	
24			Code, the second trust may not include or omit any term	
25			or omitted from the trust instrument for the trust to whi	
26			transferred, would have prevented the transfer from qual	
27		$\langle \mathbf{O} \rangle$	2503(b) or section 2503(c) of the Internal Revenue Code.	
28		<u>(3)</u>	If the property of the first trust includes shares of stock i	-
29			as defined in section 1361 of the Internal Revenue C	ode, the following
30			provisions apply:	
31			a. If the first trust is, or but for the provisions of this	
32			this section would be, a permitted shareholder und	• •
33			section 1361 of the Internal Revenue Code, an a	
34			may exercise the power with respect to par	
35			Corporation stock only if any second trust receiption	-
36			permitted shareholder under section 1361(c)(2) of the Internal
37			Revenue Code.	
38			b. If the first trust is, or but for the provisions of this	-
39			this section would be, a qualified Subchapter	
40			meaning of section 1361(d) of the Internal Reven	
41			trust must not include or omit a term that preve	
42			from qualifying as a qualified Subchapter-S trust.	
43		<u>(4)</u>	If the first trust contains property that qualified, or would	-
44			for the provisions of this Chapter other than this section,	
45			ratio for purposes of the generation-skipping transfer	
46			2642(c) of the Internal Revenue Code, the second trust	
47			omit a term that, if included in or omitted from the first	
48			prevented the transfer to the first trust from qualifying	
49			ratio under section 2642(c) of the Internal Revenue Code	
50		<u>(5)</u>	If the first trust is directly or indirectly the beneficiary of	
51			property, the second trust may not include or omit any te	rm that, if included

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		in or omitted from the first trust, would ha	we increased the minimum
		distribution required with respect to the quality	fied benefits property under
		section 401(a)(9) of the Internal Revenue	Code and any applicable
		regulations thereunder, or similar requirements t	that refer to section 401(a)(9)
		of the Internal Revenue Code or the regulations	s thereunder. If an attempted
		exercise of the decanting power violates this	s subdivision, the trustee is
		deemed to have held the qualified benefits p	property and any reinvested
		distributions of the property as a separate share	from the date of the exercise
		of the power and G.S. 36C-8B-22 applies to the	separate share.
	<u>(6)</u>	The following provisions apply to a grantor trust	t <u>:</u>
		a. If the first trust qualifies as a grantor tru	
		of section $672(f)(2)(A)$ of the Internal	± *
		trust may not include or omit a term th	
		from the first trust, would have pre-	
		qualifying under section $672(f)(2)(A)$ of	
		b. Subject to subdivision (3) of this subsect	
		stock, (i) except as otherwise provided	v i
		subdivision, the second trust may be a	
		first trust is a grantor trust, and (ii) exce	
		sub-subdivision c. of this subdivision,	
		grantor trust even if the first trust is a nor	-
		c. <u>An authorized fiduciary may not exercise</u>	-
		settlor objects in a signed written in	• • •
		fiduciary within the notice period and (i)	
		trust are both grantor trusts, in whole of	
		grants the settlor or another person the	-
		to cease to be a grantor trust, and the se	-
		equivalent power to the settlor or anothe	
		is a nongrantor trust and the second trus	st is a grantor trust, in whole
		or in part, with respect to the settlor, unl	
		at all times to cause the trust to cease to	
		trust contains a provision granting the	settlor or another person a
		power that would cause the first trust to	o cease to be a grantor trust
		and the second trust contains the same pr	-
	(7)	For the purposes of this subdivision, the term "	'tax benefit" means a federal
		or State tax deduction, exemption, exclusion, or	
		listed in this section, except for a benefit arising	
		Subject to sub-subdivision b. of subdivision (6)	
		trust may not include or omit a term that, if inc	luded in or omitted from the
		first trust, would have prevented qualification	of the second trust for a tax
		benefit if both of the following apply:	
		a. The first trust expressly indicates an	attempt to qualify for the
		benefit, or the first trust clearly is design	
		gualify for the tax benefit.	
		b. The transfer of property held by the	first trust or the first trust
		qualified, or but for the provisions of	
		section would have qualified, for the tax	
"§ 36	<u>C-8B</u> -20.	Duration of second trust.	
<u>(a</u>		ect to subsection (b) of this section, a second trust	t may have a duration that is
the sa		fferent from the duration of the first trust.	

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1	(b) To the extent that property of a second trust is attributable to property of the f	first
2	rust, the property of the second trust is subject to any rules governing maximum perpetu	
3	ccumulation, or suspension of the power of alienation which apply to property of the f	
4	rust.	
5	§ 36C-8B-21. Need to distribute not required.	
6	An authorized fiduciary may exercise the decanting power whether or not under the f	irst
7	rust's discretionary distribution standard the fiduciary would have made or could have b	
8	compelled to make a discretionary distribution of principal at the time of exercise.	<u></u>
9	§ 36C-8B-22. Saving provision.	
10	(a) If exercise of the decanting power would be effective under this Article except	that
11	he second trust in part does not comply with this Article, the exercise of the decanting power	
12	effective and the following rules apply with respect to the principal of the second t	
13	attributable to the exercise of the power:	
14	(1) A provision in the second trust which is not permitted under this Articl	e is
15	void to the extent necessary to comply with this Article.	<u> </u>
16	(2) A provision required by this Article to be in the second trust which is	not
17	contained in the second trust is deemed to be included in the second trust	
18	the extent necessary to comply with this Article.	<u></u>
19	(b) If a trustee of other fiduciary of a second trust determines that subsection (a) of	this
20	ection applies to a prior exercise of the decanting power, the fiduciary shall take correct	
21	iction consistent with the fiduciary's duties.	
22	§ 36C-8B-23. Reserved.	
23	§ 36C-8B-24. Terms of second trust.	
24	A reference in this Chapter to a trust instrument or terms of the trust includes a second to	rust
25	and the terms of the second trust.	
26	§ 36C-8B-25. Settlor.	
27	(a) For the purposes of the laws of this State other than this Article and subject	t to
28	ubsection (b) of this section, a settlor of a first trust shall be deemed to be the settlor of	the
29	econd trust with respect to the portion of the principal of the first trust subject to the exercise	cise
30	of the decanting power.	
31	(b) In determining settlor intent with respect to a second trust, the intent of a settlor	r of
32	he first trust, a settlor of the second trust, and the authorized fiduciary may be considered.	
33	<u>§ 36C-8B-26. Later-discovered property.</u>	
34	(a) Except as otherwise provided in subsection (c) of this section, if exercise of	the
35	lecanting power was intended to distribute all the principal of the first trust to one or m	ore
36	econd trusts, later-discovered property belonging to the first trust and property paid to	or or
37	equired by the first trust after the exercise of the power is part of the trust estate of the sec	ond
38	rust or trusts.	
39	(b) Except as otherwise provided in subsection (c) of this section, if exercise of	the
40	lecanting power was intended to distribute less than all the principal of the first trust to one	e or
41	nore second trusts, later-discovered property belonging to the first trust or property paid to	
42	equired by the first trust after exercise of the power remains part of the trust estate of the f	<u>ïrst</u>
43	<u>rust.</u>	
44	(c) An authorized fiduciary may provide in an exercise of the decanting power or by	the
45	erms of a second trust for disposition of later-discovered property belonging to the first trus	t or
46	property paid to or acquired by the first trust after exercise of the power."	
47	SECTION 2.1. G.S. 36C-1-103(17) reads as rewritten:	
48	"(17) Settlor A-Except as otherwise provided in G.S. 36C-8B-25, a pers	
49	including a testator, who creates, or contributes property to, a trust. If m	
50	than one person creates or contributes property to a trust, each person	
51	settlor of the portion of the trust property attributable to that perso	on's

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1	contribution except to the extent another person has the power to revoke or
2	withdraw that portion."
3	SECTION 2.2. G.S. 36C-2-203(a)(1) reads as rewritten:
4	"(1) To appoint or remove a trustee, including the appointment and removal of a
5	trustee pursuant to G.S. 36C-4-414(b).G.S. 36C-4-414(b) and the
6	appointment of a special fiduciary pursuant to G.S. 36C-8B-9."
7	SECTION 2.3. G.S. 36C-2-203(f)(6) reads as rewritten:
8	"(6) Actions involving the exercise of the trustee's special power to appoint to a
9	second trust pursuant to G.S. 36C 8 816.1. decanting power pursuant to
10	Article 8B of this Chapter."
11	SECTION 2.4. G.S. 36C-8-816.1 is repealed.
12	SECTION 3. This act is effective when it becomes law. The Revisor of Statutes
13	shall cause to be printed, as annotations to the published General Statutes, all relevant portions
14	of the Official Comments to the Uniform Trust Decanting Act (2015) and all explanatory
15	comments of the drafters of this act as the Revisor may deem appropriate.