## As Passed by the House

# 127th General Assembly Regular Session 2007-2008

H. B. No. 160

### **Representative Bubp**

Cosponsors: Representatives Latta, Seitz, Book, Adams, Batchelder, Blessing, Brown, Budish, Chandler, Coley, Combs, Daniels, DeBose, Domenick, Fende, Gibbs, Harwood, Hite, Huffman, Hughes, Letson, Luckie, Otterman, Raussen, Schindel, Schneider, Stebelton, Wagoner, Zehringer

### A BILL

To amend section 5815.36 of the Revised Code to 1 clarify and modify the law relating to disclaimers 2 under the Ohio Trust Code. 3

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 5815.36 of the Revised Code be	4
amended to read as follows:	5
Sec. 5815.36. (A) As used in this section:	6
(1) "Disclaimant" means any person, any guardian or personal	7
representative of a person or estate of a person, or any	8
attorney-in-fact or agent of a person having a general or specific	9
authority to act granted in a written instrument, who is any of	10
the following:	11
(a) With respect to testamentary instruments and intestate	12
succession, an heir, next of kin, devisee, legatee, donee, person	13
succeeding to a disclaimed interest, surviving joint tenant,	14
surviving tenant by the entireties, surviving tenant of a tenancy	15

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with a right of survivorship, beneficiary under a testamentary	16
instrument, or person designated to take pursuant to a power of	17
appointment exercised by a testamentary instrument;	18
(b) With respect to nontestamentary instruments, a grantee,	19

- donee, person succeeding to a disclaimed interest, surviving joint 20 tenant, surviving tenant by the entireties, surviving tenant of a 21 tenancy with a right of survivorship, beneficiary under a 22 nontestamentary instrument, or person designated to take pursuant 23 to a power of appointment exercised by a nontestamentary 24 instrument; 25
- (c) With respect to fiduciary rights, privileges, powers, and 26 immunities, a fiduciary under a testamentary or nontestamentary 27 instrument. This Division (A)(1)(c) of this section does not 28 authorize a fiduciary who disclaims fiduciary rights, privileges, 29 powers, and immunities to disclaim cause the rights of 30 beneficiaries any beneficiary to be disclaimed unless the 31 instrument creating the fiduciary relationship authorizes the 32 fiduciary to make such a disclaimer. 33
- (d) Any person entitled to take an interest in property upon the death of a person or upon the occurrence of any other event.
- (2) "Personal representative" includes any fiduciary as

  defined in section 2109.01 of the Revised Code and any executor,

  trustee, guardian, or other person or entity having a fiduciary

  relationship with regard to any interest in property passing to

  the fiduciary, executor, trustee, guardian, or other person or

  entity by reason of a disclaimant's death.

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- (3) "Property" means all forms of property, real and 42 personal, tangible and intangible.
- (B)(1) A disclaimant, other than a fiduciary under an 44 instrument who is not authorized by the instrument to disclaim the 45 interest of a beneficiary, may disclaim, in whole or in part, the 46

succession to any property by executing and by delivering, filing,	47
or recording a written disclaimer instrument in the manner	48
provided in this section.	49
(2) A disclaimant who is a fiduciary under an instrument may	50
disclaim, in whole or in part, any right, power, privilege, or	51
immunity, by executing and by delivering, filing, or recording a	52
written disclaimer instrument in the manner provided in this	53
section.	54
(3) The written instrument of disclaimer shall be signed and	55
acknowledged by the disclaimant and shall contain all of the	56
following:	57
(a) A reference to the donative instrument;	58
(b) A description of the property, part of property, or	59
interest disclaimed, and of any fiduciary right, power, privilege,	60
or immunity disclaimed;	61
(c) A declaration of the disclaimer and its extent.	62
(4) The guardian of the estate of a minor or an incompetent,	63
or the personal representative of a deceased person, whether or	64
not authorized by the instrument to disclaim, with the consent of	65
the probate division of the court of common pleas, may disclaim,	66
in whole or in part, the succession to any property, or interest	67
in property, that the ward, if an adult and competent, or the	68
deceased, if living, might have disclaimed. The guardian or	69
personal representative, or any interested person may file an	70
application with the probate division of the court of common pleas	71
that has jurisdiction of the estate, asking that the court order	72
the guardian or personal representative to execute and deliver,	73
file, or record the disclaimer on behalf of the ward or_ estate_	74
or deceased person. The court shall order the guardian or personal	75
representative to execute and deliver, file, or record the	76

disclaimer if the court finds, upon hearing after notice to

- (3) The date on which the disclaimant attains twenty one 108 eighteen years of age or is no longer an incompetent, without 109 tendering or repaying any benefit received while the disclaimant 110 was under twenty one eighteen years of age or an incompetent, and 111 even if a guardian of a minor or incompetent had filed an 112 application pursuant to division (B)(4) of this section and the 113 probate division of the court of common pleas involved did not 114 consent to the guardian executing a disclaimer. 115 (E) No disclaimer instrument is effective under this section 116 if either of the following applies under the terms of the 117 disclaimer instrument: 118
  - (1) The disclaimant has power to revoke the disclaimer.
- (2) The disclaimant may transfer, or direct to be 120 transferred, to self the entire legal and equitable ownership of 121 the property subject to the disclaimer instrument. 122
- (F)(1) Subject to division (F)(2) of this section, if the 123 interest disclaimed is created by a nontestamentary instrument, 124 the disclaimer instrument shall be delivered personally or by 125 certified mail to the trustee or other person who has legal title 126 to, or possession of, the property disclaimed. 127
- (2) If the interest disclaimed is created by a testamentary 128 instrument, by intestate succession, by a transfer on death deed 129 pursuant to section 5302.22 of the Revised Code, or by a 130 certificate of title to a motor vehicle, watercraft, or outboard 131 motor that evidences ownership of the motor vehicle, watercraft, 132 or outboard motor that is transferable on death pursuant to 133 section 2131.13 of the Revised Code, the disclaimer instrument 134 shall be filed in the probate division of the court of common 135 pleas in the county in which proceedings for the administration of 136 the decedent's estate have been commenced, and an executed copy of 137 the disclaimer instrument shall be delivered personally or by 138

certified mail to the personal representative of the decedent's 139 estate.

- (3) If no proceedings for the administration of the 141 decedent's estate have been commenced, the disclaimer instrument 142 shall be filed in the probate division of the court of common 143 pleas in the county in which proceedings for the administration of 144 the decedent's estate might be commenced according to law. The 145 disclaimer instrument shall be filed and indexed, and fees 146 charged, in the same manner as provided by law for an application 147 to be appointed as personal representative to administer the 148 decedent's estate. The disclaimer is effective whether or not 149 proceedings thereafter are commenced to administer the decedent's 150 estate. If proceedings thereafter are commenced for the 151 administration of the decedent's estate, they shall be filed 152 under, or consolidated with, the case number assigned to the 153 disclaimer instrument. 154
- (4) If an interest in real estate is disclaimed, an executed 155 copy of the disclaimer instrument also shall be recorded in the 156 office of the recorder of the county in which the real estate is 157 located. The disclaimer instrument shall include a description of 158 the real estate with sufficient certainty to identify it, and 159 shall contain a reference to the record of the instrument that 160 created the interest disclaimed. If title to the real estate is 161 registered under Chapters 5309. and 5310. of the Revised Code, the 162 disclaimer interest shall be entered as a memorial on the last 163 certificate of title. A spouse of a disclaimant has no dower or 164 other interest in the real estate disclaimed. 165
- (G) Unless the If a donative instrument expressly provides

  that, if there is for the distribution of property, part of

  property, or interest in property if there is a disclaimer, there

  shall not be any acceleration of remainders or other interests,

  the property, part of property, or interest disclaimed shall be

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distributed or disposed of, and accelerated or not accelerated, in	171
accordance with the donative instrument. In the absence of express	172
provisions to the contrary in the donative instrument, the	173
property, part of property, or interest in property disclaimed,	174
and any future interest that is to take effect in possession or	175
enjoyment at or after the termination of the interest disclaimed,	176
shall descend, be distributed, or otherwise be disposed of, and	177
shall be accelerated, in the following manner:	178
(1) If intestate or testate succession is disclaimed, as if	179
the disclaimant had predeceased the decedent;	180
(2) If the disclaimant is one designated to take pursuant to	181
a power of appointment exercised by a testamentary instrument, as	182
if the disclaimant had predeceased the donee of the power;	183
(3) If the donative instrument is a nontestamentary	184
instrument, as if the disclaimant had died before the effective	185
date of the nontestamentary instrument;	186
(4) If the disclaimer is of a fiduciary right, power,	187
privilege, or immunity, as if the right, power, privilege, or	188
immunity was never in the donative instrument.	189
(H) A disclaimer pursuant to this section is effective as of,	190
and relates back for all purposes to, the date upon which the	191
taker and the taker's interest have been finally ascertained.	192
(I) A disclaimant who has a present and future interest in	193
property, and disclaims the disclaimant's present interest in	194
whole or in part, is considered to have disclaimed the	195
disclaimant's future interest to the same extent, unless a	196
contrary intention appears in the disclaimer instrument or the	197
donative instrument. A disclaimant is not precluded from	198
receiving, as an alternative taker, a beneficial interest in the	199
property disclaimed, unless a contrary intention appears in the	200

disclaimer instrument or in the donative instrument.

(J) The disclaimant's right to disclaim under this section is	202
barred if, before the expiration of the period within which the	203
disclaimant may disclaim the interest, the disclaimant does any of	204
the following:	205
(1) Assigns, conveys, encumbers, pledges, or transfers, or	206
contracts to assign, convey, encumber, pledge, or transfer, the	207
property or any interest in it;	208
(2) Waives in writing the disclaimant's right to disclaim and	209
executes and delivers, files, or records the waiver in the manner	210
provided in this section for a disclaimer instrument;	211
(3) Accepts the property or an interest in it;	212
(4) Permits or suffers a sale or other disposition of the	213
property pursuant to judicial action against the disclaimant.	214
(K) A Neither a fiduciary's application for appointment or	215
assumption of duties as a fiduciary <del>does not waive</del> <u>nor a</u>	216
beneficiary's application for appointment as a personal	217
representative or fiduciary waives or <del>bar</del> bars the disclaimant's	218
right to disclaim a right, power, privilege, or immunity <u>as a</u>	219
personal representative or fiduciary or the beneficiary's right to	220
disclaim property.	221
(L) The right to disclaim under this section exists	222
irrespective of any limitation on the interest of the disclaimant	223
in the nature of a spendthrift provision or similar restriction.	224
(M) A disclaimer instrument or written waiver of the right to	225
disclaim that has been executed and delivered, filed, or recorded	226
as required by this section is final and binding upon all persons.	227
(N) The right to disclaim and the procedures for disclaimer	228
established by this section are in addition to, and do not exclude	229
or abridge, any other rights or procedures existing that exist or	230
formerly existed under any other section of the Revised Code or at	231

Section 4. The General Assembly recognizes that section 2518	261
of the Internal Revenue Code defines a qualified disclaimer, in	262
part, as a written refusal by a person to accept an interest in	263
property that is received by the transferor of the interest within	264
nine months after the later of the date on which the transfer	265
creating the interest is made and the date on which the person	266
attains twenty-one years of age. By amending division (D) of	267
section 5815.36 of the Revised Code to eliminate a reference to	268
the nine-month period, the General Assembly intends to create the	269
possibility that some disclaimers governed by the law of this	270
state will be qualified under section 2518 of the Internal Revenue	271
Code and some will not be qualified under that section.	272

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