$\qquad$ moved to amend as follows:

In line 96, after the third "the" insert "later of the following dates:
(a) The"

In line 97, after "amendment" insert "i
(b) The date the grantor became subject to division (B) of 4 section 5301.256 of the Revised Code"

In line 312, after "(E)" insert "(F)"; reinsert "A"; delete "(F) Except as otherwise provided in divisions (C)" 8

In line 313, delete "and (D) of this section, a" 9

In line 320 , strike through "shall divest itself of all right, 10 title, and interest"; delete "\&"11

In line 321, delete "whether direct or indirect,"; strike through 12 "in the"; after "łand" insert "may continue to own or hold the protected 13 property but shall not purchase or otherwise acquire, directly or 14 $\begin{array}{ll}\text { indirectly, additional" } & 15\end{array}$

In line 322, strike through "within two years"; delete "after";

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strike through "the date the person"
    In line 323, delete ", agent, trustee, or fiduciary becomes"
    In line 324, delete "subject to division (B) of this section"

The motion was \(\qquad\) agreed to.

SYNOPSIS

Subsequent additions to registry 21
R.C. \(5301.256(F)\) and \(319.202(C) 22\)

Allows for retention of protected property acquired before23

the property owner became subject to the bill's restrictions. A ..... 24

provision of the bill, unchanged by the amendment, allows all ..... 25
persons to retain protected property acquired before the bill's ..... 26
effective date. However, the current bill requires a property ..... 27
owner to divest of protected property acquired after that date ..... 28
if the owner later becomes subject to the bill's restrictions. ..... 29
(For example, if a new country is added to the registry of ..... 30
foreign adversaries, a business is acquired by a foreign ..... 31
adversary, or an individual becomes a citizen of a foreign ..... 32
adversary.) ..... 33```

