As Reported by the Senate Financial Institutions Committee

131st General Assembly Regular Session 2015-2016

Sub. S. B. No. 175

Senator Eklund

Cosponsors: Senators Hite, Seitz

A BILL

То	enact sections 1112.01, 1112.02, 1112.03,	1
	1112.04, 1112.05, 1112.06, 1112.07, 1112.08,	2
	1112.09, 1112.10, 1112.11, 1112.12, 1112.13,	3
	1112.14, 1112.15, 1112.16, 1112.17, 1112.18,	4
	1112.19, 1112.20, 1112.21, 1112.22, 1112.23,	5
	1112.24, 1112.25, 1112.26, 1112.27, 1112.28, and	6
	1112.99 of the Revised Code to create the Ohio	7
	Family Trust Company Act.	8

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

Section 1. That sections 1112.01, 1112.02, 1112.03,	9
1112.04, 1112.05, 1112.06, 1112.07, 1112.08, 1112.09, 1112.10,	10
1112.11, 1112.12, 1112.13, 1112.14, 1112.15, 1112.16, 1112.17,	11
1112.18, 1112.19, 1112.20, 1112.21, 1112.22, 1112.23, 1112.24,	12
1112.25, 1112.26, 1112.27, 1112.28, and 1112.99 of the Revised	13
Code be enacted to read as follows:	14
Sec. 1112.01. As used in this chapter:	15
(A) "Affiliate" means any individual or entity	16
controlling, controlled by, or under common control with a	17
family trust company.	18

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(B) "Business entity" means a partnership, corporation,	19
limited liability company, or other entity.	20
(C) "Control" means the power to direct or cause the	21
direction of the management and policies of a business entity,	22
whether through ownership of voting securities, by contract, or	23
<u>otherwise.</u>	24
(D)(1) With respect to a licensed family trust company or	25
a family trust company applying for a license under this	26
chapter, "designated relative" means the common ancestor of the	27
family, whether living or deceased, who is designated in the	28
application for a license.	29
(2) With respect to any other family trust company,	30
"designated relative" means the common ancestor of the family,	31
whether living or deceased, who is designated in a written	32
document by the family trust company, which document is	33
maintained with the permanent records of the family trust	34
company.	35
(3) Once designated, a "designated relative" may not be	36
changed.	37
(E) "Family affiliate" means a business entity controlled	38
by family members or affiliates.	39
(F)(1) "Family client" means all of the following:	40
(a) Any family member;	41
(b) Any former family member;	42
(c) Any key employee;	43
(d) Any former key employee provided that, upon the end of	44
the individual's employment by the family trust company, the	45

individual does not receive investment advice from the family	46
trust company, or invest additional assets with a family trust	47
company-advised trust, foundation, or entity, other than with	48
respect to assets advised directly or indirectly by the family	49
trust company immediately prior to the end of the individual's	50
employment. Nothing in division (F)(1)(d) of this section shall	51
be considered to preclude a former key employee from being a	52
family client if the employee received investment advice from	53
the family trust company with respect to additional investments	54
that the individual was contractually obligated to make, and	55
that relate to a family trust company-advised investment	56
existing, prior to the end of the individual's employment by the	57
family trust company.	58
(e) Any nonprofit organization, charitable foundation,	59
charitable trust, including a charitable lead trust and	60
charitable remainder trust whose only current beneficiaries are	61
other family clients and charitable or nonprofit organizations,	62
or other charitable organization, so long as all of the	63
contributions to the organization, foundation, or trust came	64
exclusively from one or more other family clients;	65
(f) Any estate of a family member, former family member,	66
<u>key employee, or former key employee;</u>	67
(g) Any irrevocable trust in which one or more other	68
family clients are the only current beneficiaries;	69
(h) Any irrevocable trust funded exclusively by one or	70
more other family clients in which other family clients and	71
nonprofit organizations, charitable foundations, charitable	72
trusts, or other charitable organizations are the only current	73
beneficiaries;	74

(i) Any revocable trust of which one or more other family	75
clients are the sole grantors;	76
(j) Any trust to which both of the following conditions	77
apply:	78
	70
(i) Each trustee or other person authorized to make	79
decisions with respect to the trust is a key employee.	80
(ii) Each settlor or other person who has contributed	81
assets to the trust is a key employee or the key employee's	82
current or former spouse or spousal equivalent who, at the time	83
of the contribution, holds a joint, community property, or other	84
similar shared ownership interest with the key employee.	85
Similar shaled ownership interest with the key employee.	0.0
(k) Any business entity wholly owned, either directly or	86
indirectly, exclusively by and operated for the sole benefit of	87
one or more other family clients.	88
(2) With respect to licensed family trust companies only,	89
"family client" also means a family affiliate and any	90
shareholder, partner, member, director, officer, or employee of	91
<u>a family affiliate who is an individual described in division</u>	92
<u>(F)(1) of this section.</u>	93
(G)(1) "Family member" means all of the following,	94
provided that the designated relative is not more than ten	95
generations removed from the youngest generation of family	96
members:	97
	0.0
(a) All lineal descendants, including adopted children,	98
stepchildren, foster children, and individuals who were a minor	99
when another family member became a legal guardian of the	100
individual, of the designated relative;	101
(b) Such lineal descendants' spouses or spousal_	102

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equivalents.	103
(2) With respect to licensed family trust companies only,	104
"family member" also means all of the following:	105
(a) An ancestor or sibling of a spouse or spousal	106
equivalent described in division (G)(1) of this section;	107
(b) Any individual who is a beneficiary of a will or trust	108
established by an individual described in division (G)(1) of	109
this section, provided that, at any given time, the number of	110
individuals qualifying as family members under division (G)(2)	111
(b) of this section does not exceed twenty-five.	112
(H) "Family trust company" means a corporation or limited	113
liability company organized under the laws of this state that	114
meets all of the following requirements:	115
(1) It is organized to serve only family clients.	116
(2) It is wholly owned by family clients and is	117
exclusively controlled, either directly or indirectly, by one or	118
more family members or family entities. For purposes of division	119
(H)(2) of this section, "family entity" means any of the trusts,	120
estates, or other entities described in division (F)(1)(e), (f),	121
(g), (h), (i), or (k) of this section, except for key employees	122
and their trusts.	123
(3) It acts as a fiduciary.	124
(4) It does not transact trust business with, propose to	125
act as a fiduciary for, or accept trust business from, a person	126
that is not a family client.	127
(I) "Former family member" means a spouse, spousal_	128
equivalent, or stepchild who was a family member but is no	129
longer a family member due to a divorce or other similar event.	130

(J) "Key employee" means all of the following:	131
(1) Any natural person who is an executive officer,	132
director, trustee, or general partner of, or a person serving in	133
a similar capacity to, the family trust company. For purposes of	134
division (J)(1) of this section, "executive officer" means the	135
president, any vice-president in charge of a principal business	136
unit, division, or function such as administration or finance,	137
any other officer who performs a policymaking function, or any	138
other person who performs a similar policymaking function.	139
(2) The spouse or spousal equivalent of a person described	140
in division (J)(1) of this section, if the spouse or spousal	141
equivalent holds a joint, community property, or other similar	142
shared ownership interest with that person;	143
(3) Any employee of the family trust company, other than	144
an employee performing solely clerical, secretarial, or	145
administrative functions or duties, who participates in the	146
investment activities of the family trust company, provided that	147
the employee has been participating in those investment	148
activities for or on behalf of the family trust company, or has	149
been performing similar functions or duties for or on behalf of	150
another business entity, for at least one year.	151
(K) "Licensed family trust company" means a family trust	152
company licensed under this chapter.	153
(L) "Spousal equivalent" means a cohabitant occupying a	154
relationship generally equivalent to that of a spouse.	155
(M) "Trust business" has the same meaning as in section	156
1111.01 of the Revised Code.	157
Sec. 1112.02. Except as otherwise provided in this chapter	158
or in any other provision of the Revised Code, a family trust	159

company is subject to this chapter only to the extent that the	160
family trust company transacts trust business in this state.	161
Sec. 1112.03. (A)(1) A family trust company may be, but is	162
not required to be, licensed under this chapter. If a family	163
trust company does not apply for a license under this chapter,	164
it is not subject to supervision by the superintendent of	165
financial institutions, so long as the family trust company	166
meets the criteria as set forth in this chapter for an	167
unlicensed family trust company. It shall, however, before	168
commencing operations as a family trust company and annually	169
thereafter, submit to the superintendent an affidavit signed by	170
a senior officer of the family trust company verifying that the	171
family trust company meets all of the requirements set forth	172
under this chapter to transact business as an unlicensed family	173
trust company in this state. The superintendent may charge and	174
collect a fee from the unlicensed family trust company when the	175
unlicensed family trust company files the affidavit with the	176
superintendent.	177
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(2) If the superintendent requires a fee under division	178
(A) (1) of this section, the superintendent shall adopt rules in	179
accordance with Chapter 119. of the Revised Code to establish	180
the amount of the fee.	181
(B) Except as otherwise provided in this chapter, a family	182
trust company licensed under this chapter is not subject to any	183
other chapter of Title XI of the Revised Code.	184
	105
Sec. 1112.04. (A) A family trust company may do any of the	185
following for the benefit of family clients only:	186
(1) Act as a fiduciary, including as a personal	187
representative, within and outside this state;	188

(2) Act within and outside this state as advisory agent,	189
agent, assignee, assignee for the benefit of creditors, attorney	190
in fact, authenticating agent, bailee, bond or indenture	191
trustee, conservator, conversion agent, curator, custodian,	192
escrow agent, exchange agent, fiscal or paying agent, financial	193
adviser, investment adviser, investment manager, managing agent,	194
purchase agent, receiver, registrar, safekeeping agent,	195
subscription agent, transfer agent except for public business	196
entities, warrant agent, or in any similar capacity generally	197
performed by corporate trustees and, in so acting, possess,	198
purchase, sell, invest, reinvest, safe keep, or otherwise manage	199
or administer the real or personal property of other persons;	200
(3) Exercise the powers of a corporation or limited	201
liability company organized under the laws of this state and any	202
incidental powers to enable it to fully exercise any power	203
authorized under this chapter.	204
(B) A family trust company shall not do any of the	205
following:	206
(1) Except as otherwise provided in division (A)(10) of	207
section 1112.05 of the Revised Code, receive money or its	208
equivalent from any individual or entity for deposit, make loans	209
of any nature to any individual or entity, or otherwise conduct	210
<u>a general banking business;</u>	211
(2) Engage in trust business with, or advertise its	212
services to, the public;	213
(3) Use "trust" or any direct derivative of that word as	214
any part of its name, unless it is a licensed family trust	215
company.	216

Sec. 1112.05. (A) Notwithstanding any other provision of 217

law to the contrary, while acting as the fiduciary of a trust, a 218 family trust company may do all of the following: 219 (1) Invest in a security of an investment company or 220 investment trust for which the family trust company or a family 221 affiliate provides services in a capacity other than as a 222 fiduciary; 223 224 (2) Place a security transaction using a broker that is a family affiliate; 225 226 (3) Invest in an investment contract that is purchased from an insurance company or carrier owned by or affiliated with the 227 family trust company or a family affiliate; 228 (4) Enter into an agreement with a beneficiary or grantor 229 of a trust relative to the appointment or compensation of the 230 fiduciary or a family affiliate; 231 (5) Transact with another trust, estate, guardianship, or 232 conservatorship for which the family trust company is a 233 fiduciary or in which a beneficiary has an interest; 234 235 (6) Make an equity investment in a nonpublicly traded entity that may or may not be marketable and that is owned or 236 237 controlled, either directly or indirectly, by one or more beneficiaries, family members, or family affiliates; 238 239 (7) Deposit trust money in a financial institution that is owned or operated by a family affiliate; 240 (8) Delegate the authority to conduct any transaction or 241 action under this section to an agent of the family trust 242 company or a family affiliate; 243 (9) Purchase, sell, hold, own, or invest in any security, 244

(9) Purchase, sell, hold, own, or invest in any security,244bond, real or personal property, stock, or other asset of a245

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<pre>family affiliate;</pre>	246
(10) Loan money to or borrow money from a family member or	247
the family member's legal representative, another trust managed	248
by the family trust company, or a family affiliate;	249
(11) Act as proxy in voting any shares of stock that are	250
assets of the trust;	251
(12) Exercise any powers of control with respect to any	252
interest in a business entity that is an asset of the trust,	253
including, without limitation, the appointment of officers or	254
directors who are family members;	255
(13) Receive reasonable compensation for its services.	256
(B) After full disclosure to the governing body of the	257
family trust company is provided, nothing in this section	258
prohibits a family trust company from entering into a_	259
transaction with or investing in any asset of any of the	260
following:	261
(1) A trust, estate, guardianship, or conservatorship for	262
which the family trust company is a fiduciary;	263
(2) A family affiliate;	264
(3) Any other business entity, agent, or person for which	265
a conflict of interest may exist.	266
Sec. 1112.06. Each member of the governing board of a	267
family trust company shall take and subscribe an oath that the	268
member will administer the affairs of the family trust company	269
diligently and honestly and that the member will not knowingly	270
or willfully permit noncompliance with or violation of any of	271
the laws relating to family trust companies.	272

Sec. 1112.07. (A) A family trust company wishing to be	273
licensed under this chapter shall file an application with the	274
superintendent of financial institutions. The application shall	275
be in the form prescribed by the superintendent and shall be	276
accompanied by a nonrefundable application fee of five thousand	277
dollars.	278
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(B) Within sixty days after a complete application for a	279
license is filed, the division of financial institutions shall	280
investigate the relevant facts concerning the applicant. If the	281
application involves investigation outside this state, the	282
division may require the applicant to advance sufficient funds	283
to pay any of the actual expenses of that investigation.	284
(C) In determining whether to approve or disapprove an	285
application for a family trust company license, the	286
superintendent shall consider all of the following:	287
superintendent shart consider all of the following.	207
(1) Whether the applicant is a corporation or limited	288
liability company described in division (H) of section 1112.01	289
of the Revised Code;	290
(2) Whether the applicant's articles of incorporation or	291
articles of organization authorize the applicant to serve as a	292
trustee;	293
(3) Whether the applicant satisfies the requirements of	294
section 1112.13 of the Revised Code;	295
(4) Whether it is reasonable to believe the applicant will	296
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comply with applicable laws and observe sound fiduciary	297
comply with applicable laws and observe sound fiduciary standards in conducting trust business in this state.	
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standards in conducting trust business in this state.	297 298

the superintendent within twelve months after the superintendent	302
first requests the information or fee, or within such later	303
period as determined by the superintendent, the superintendent	304
shall consider the application withdrawn. If an application is	305
considered withdrawn under this division or if an applicant	306
otherwise withdraws its application, the superintendent shall	307
not issue a license to the applicant unless the applicant	308
submits a new application and pays the required fee.	309
(E) When an applicant has satisfied all prior conditions	310
imposed by the superintendent in approving the applicant's	311
application for a family trust company license and has pledged	312
securities as required by section 1112.12 of the Revised Code,	313
the superintendent shall issue the applicant a trust company	314
license. A license issued pursuant to this section shall remain	315
in force and effect until surrendered by the licensee pursuant	316
to section 1112.17 of the Revised Code or suspended or revoked	317
by the superintendent pursuant to section 1112.24 or 1112.25 of	318
the Revised Code.	319
Sec. 1112.08. (A) Upon the conclusion of the investigation	320
required under section 1112.07 of the Revised Code, the	321
superintendent of financial institutions shall issue a license	322
to the applicant if the superintendent finds that all of the	323
following conditions are met:	324
(1) The applicant is organized as a corporation or limited	325
liability company under the laws of this state.	326
(2) The articles of incorporation or articles of	327
organization of the applicant contain both of the following:	328
(a) A name for the family trust company that includes	329
"family trust company" or "FTC" and that distinguishes it from	330

any trust company licensed under Chapter 1111. of the Revised	331
Code or any other family trust company licensed under this	332
chapter;	333
(b) The purpose for which it is formed, including a	334
statement that its services will be provided only to family	335
clients of a designated relative.	336
(3) The individuals who will serve as directors or	337
officers of the corporation, or the managers or family members	338
acting in a managerial capacity for the limited liability	339
<pre>company, as applicable:</pre>	340
(a) Have a reputation for honesty, trustworthiness, and	341
integrity and display competence to transact the business of a	342
licensed family trust company;	343
(b) Have not been convicted of, or pleaded guilty or nolo	344
contendere to, a felony or any crime involving fraud,	345
misrepresentation, or moral turpitude;	346
(c) Have not made a false statement of material fact on the	347
application;	348
(d) Have not had a license issued under Chapter 1111. of	349
the Revised Code or under this chapter suspended or revoked	350
within the ten years immediately preceding the date of the	351
application;	352
(e) Have not had a trust company license issued in any	353
other state or any foreign country suspended or revoked within	354
the ten years immediately preceding the date of the application;	355
(f) Have not failed to comply with any of the provisions of	356
this chapter or any rule adopted thereunder that, in the	357
judgment of the superintendent, would render the person unfit	358

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for the proposed position.	359
(4) The qualifications of the directors and the president,	360
vice-presidents, and treasurer of the corporation, or the	361
managers and family members acting in a managerial capacity for	362
the limited liability company, as applicable, are consistent	363
with their responsibilities and duties.	364
(5) The initial stockholders' equity meets the minimum	365
requirement set forth in division (E)(2) of section 1112.14 of	366
the Revised Code.	367
(B) If the superintendent does not find that all of the	368
conditions set forth in division (A) of this section have been	369
met, the superintendent shall enter an order denying the	370
application and notify the applicant of the denial and the	371
applicant's reasonable opportunity to be heard in accordance	372
with Chapter 119. of the Revised Code, excepting any such	373
related hearings shall not be open to the public. The notice	374
shall be in writing, either served personally or sent by	375
certified mail.	376
Sec. 1112.09. A family trust company's license to engage	377
in trust business in this state is not transferable or	378
assignable.	379
Sec. 1112.10. Not more than one place of business shall be	380
maintained under the same license issued under this chapter, but	381
the superintendent of financial institutions may issue	382
additional licenses to the same licensee. For every additional	383
place of business in this state, the licensee shall submit an	384
application in the form prescribed by the superintendent and pay	385
a one-time nonrefundable fee of five hundred dollars. For every	386
additional place of business outside of this state, the licensee	387

registered securities broker or dealer:

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shall give written notice thereof to the superintendent.	388
Sec. 1112.11. The existence of any licensed family trust	389
company shall date from the filing of its articles of	390
incorporation or articles of organization, from which time it	391
shall have and may exercise the incidental powers conferred by	392
law upon corporations or limited liability companies, as	393
applicable. However, until it has obtained a license issued	394
under this chapter, a family trust company shall not transact	395
any business as a licensed family trust company, other than the	396
election of officers, the taking and approving of their official	397
bonds, the receipts of payment upon stock subscriptions, and	398
other business incidental to its organization.	399
Sec. 1112.12. (A) Prior to transacting any business as a	400
licensed family trust company, a family trust company shall	401
pledge to the treasurer of state interest-bearing securities	402
authorized in division (B) of this section, having a par value,	403
not including unaccrued interest, of one hundred thousand	403
dollars, and approved by the superintendent of financial	404
	405
institutions. The family trust company may pledge the securities either by delivery to the treasurer of state or by placing the	400
	407
securities with a qualified trustee for safekeeping to the	408
account of the treasurer of state.	409
(B) Securities pledged by a family trust company to	410
satisfy the requirements of division (A) of this section shall	411
be one or more of the following, provided that the bonds or	412
other obligations are rated at the time of purchase in the three	413
highest classifications established by at least one nationally	414
recognized standard rating service and purchased through a	415

(1) Bonds, notes, or other obligations of or guaranteed by 417

the United States or for which the full faith and credit of the	418
United States is pledged for the payment of principal and	419
interest;	420
(2) Bonds, notes, debentures, or other obligations or	421
securities issued by any agency or instrumentality of the United	422
<u>States.</u>	423
(C) The treasurer of state shall accept delivery of	424
securities pursuant to this section when accompanied by the	425
superintendent's approval of the securities or the written	426
receipt of a qualified trustee describing the securities and	427
showing the superintendent's approval of the securities, and	428
shall issue a written acknowledgment of the delivery of the	429
securities or the qualified trustee's receipt and the	430
superintendent's approval to the family trust company.	431
(D) The superintendent shall approve securities to be	432
pledged by a family trust company pursuant to this section if	433
the securities are all of the following:	434
(1) Interest-bearing and of the value required by division	435
(A) of this section;	436
(2) Of one or more of the kinds authorized by division (B)	437
of this section and not a derivative of or merely an interest in	438
any of those securities;	439
(3) Not in default.	440
(E) The treasurer of state shall, with the approval of the	441
superintendent, permit a family trust company to pledge	442
securities in substitution for securities pledged pursuant to	443
this section and the withdrawal of the securities substituted	444
for so long as the securities remaining pledged satisfy the	445
requirements of division (A) of this section. The treasurer of	446

<u>state shall permit a family trust company to collect interest</u>	447
paid on securities pledged pursuant to this section so long as	448
the family trust company is solvent. The treasurer of state	449
shall, with the approval of the superintendent, permit a	450
licensed family trust company to withdraw securities pledged	451
pursuant to this section when the family trust company has	452
discontinued its business as a licensed family trust company in	453
this state.	454
(F) For purposes of this section, a qualified trustee is a	455
federal reserve bank, a federal home loan bank, a trust company	456
as defined in section 1101.01 of the Revised Code, or a bank or	457
savings association that has pledged securities pursuant to	458
section 1111.04 of the Revised Code, is authorized to accept and	459
execute trusts, and is doing business under authority granted by	460
the comptroller of the currency.	461
(G) The superintendent, with the approval of the treasurer	462
(G) The superintendent, with the approval of the treasurer of state, shall prescribe the form of all receipts and	462 463
	-
of state, shall prescribe the form of all receipts and	463
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request	463 464
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's	463 464 465
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's certification attached, to each qualified trustee eligible to	463 464 465 466
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's certification attached, to each qualified trustee eligible to hold securities for safekeeping under this section.	463 464 465 466 467
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's certification attached, to each qualified trustee eligible to hold securities for safekeeping under this section. Sec. 1112.13. (A) Each licensed family trust company shall	463 464 465 466 467 468
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's certification attached, to each qualified trustee eligible to hold securities for safekeeping under this section. Sec. 1112.13. (A) Each licensed family trust company shall obtain and maintain all of the following:	463 464 465 466 467 468 469
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's certification attached, to each qualified trustee eligible to hold securities for safekeeping under this section. Sec. 1112.13. (A) Each licensed family trust company shall obtain and maintain all of the following: (1) Fidelity bonds in such amounts as it considers	463 464 465 466 467 468 469 470
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's certification attached, to each qualified trustee eligible to hold securities for safekeeping under this section. Sec. 1112.13. (A) Each licensed family trust company shall obtain and maintain all of the following: (1) Fidelity bonds in such amounts as it considers advisable, but not less than an aggregate amount of one million	463 464 465 466 467 468 469 470 471
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's certification attached, to each qualified trustee eligible to hold securities for safekeeping under this section. Sec. 1112.13. (A) Each licensed family trust company shall obtain and maintain all of the following: (1) Fidelity bonds in such amounts as it considers advisable, but not less than an aggregate amount of one million dollars, on any active officer, manager, family member acting in	463 464 465 466 467 468 469 470 471 472
of state, shall prescribe the form of all receipts and acknowledgments provided for by this section, and upon request shall furnish a copy of each form, with the superintendent's certification attached, to each qualified trustee eligible to hold securities for safekeeping under this section. Sec. 1112.13. (A) Each licensed family trust company shall obtain and maintain all of the following: (1) Fidelity bonds in such amounts as it considers advisable, but not less than an aggregate amount of one million dollars, on any active officer, manager, family member acting in a managerial capacity, or employee, whether or not such persons	463 464 465 466 467 468 469 470 471 472 473

bonded, acting alone or in combination with any other person.	477
The bonds may be in any form and may be paid for by the family	478
trust company.	479
(2) Directors and officers liability insurance coverage in	480
the amount of at least one million dollars.	481
(B) A licensed family trust company may also procure	482
property and casualty insurance of a nature and with such	483
coverage amounts as it considers advisable.	484
Sec. 1112.14. Each licensed family trust company shall do	485
all of the following:	486
(A) Maintain office space in this state for the	487
transaction of trust business and for the storage of, and access	488
to, family trust company records;	489
(B) Hold in this state at least two governing board	490
meetings per year at which a quorum of the board members are	491
physically present;	492
(C) Employ, engage, or contract with at least one	493
individual, on a part-time basis, to provide services in this	494
state for the family trust company;	495
(D) Perform at least three of the following trust	496
administration activities wholly or partly in this state for the	497
accounts under the management, administration, or custody of the	498
family trust company:	499
(1) Annual account reviews;	500
(2) Annual investment reviews;	501
(3) Trust accountings;	502
(4) Account correspondence;	503

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(5) Completion of trust account tax returns;	504
(6) Distribution of account statements.	505
(E) Maintain all of the following:	506
(1) A minimum of three directors or managers, at least one	507
of whom is a resident of this state;	508
(2) A minimum stockholders' equity of an amount determined	509
by the division of financial institutions, which amount shall be	510
at least two hundred thousand dollars but not more than five	511
hundred thousand dollars. The equity may be comprised of cash,	512
securities, including stock of a nonpublicly traded business	513
entity, or other reasonably liquid assets exclusive of all	514
organization expenses.	515
(3) All applicable state and local business licenses and	516
permits;	517
(4) A bank account with a state chartered or national bank	518
having a principal or branch office in this state.	519
Sec. 1112.15. The governing board of a licensed family	520
trust company shall hold at least one regular meeting during	521
each calendar quarter. At each of the quarterly meetings, the	522
board, or an auditor selected by the board, shall thoroughly	523
review the books, records, funds, and securities held by the	524
family trust company. If the board selects an auditor, the	525
auditor's findings shall be reported directly to the board. In	526
lieu of the quarterly examinations, the board may accept an	527
annual audit conducted by a certified public accountant or an	528
independent auditor selected by the board.	529
Sec. 1112.16. Except as otherwise provided in section	530
1112.04 of the Revised Code, a licensed family trust company has	531

all the rights, privileges, and exemptions from licensing and	532
regulation requirements that are granted by any law of this	533
state to trust companies licensed under Chapter 1111. of the	534
Revised Code, including, without limitation, the requirements	535
for registration, licensing, and supervision set forth in	536
Chapter 1707. of the Revised Code. A family trust company	537
established under Chapter 1112. of the Revised Code is not	538
subject to taxation under Chapter 5726. of the Revised Code.	539
Sec. 1112.17. (A) A family trust company licensed under	540
this chapter may cease doing trust business and voluntarily	541
surrender its license to engage in trust business in this state,	542
and as a consequence be relieved of the necessity to comply with	543
the requirements of this chapter, only with the consent of the	544
superintendent of financial institutions.	545
(B) A licensed family trust company proposing to cease	546
doing trust business in this state shall submit both of the	547
following to the superintendent:	548
(1) A certified copy of the resolution of the licensed	549
family trust company's board of directors reflecting the board's	550
decision that the trust company should cease doing trust	551
business in this state and adopting a plan for winding up its	552
trust business in this state;	553
(2) The licensed family trust company's plan for winding	554
up its trust business in this state.	555
(C) The superintendent may approve or deny the licensed	556
family trust company's plan for winding up its trust business in	557
this state based on the superintendent's evaluation of whether	558
the plan provides adequate protection for those persons and	559
interests that the trust company serves as a fiduciary. The	560

superintendent's approval may be subject to any condition the 561 superintendent determines appropriate under the circumstances. 562 (D) During the implementation of a licensed family trust 563 company's plan for winding up its trust business in this state, 564 the superintendent shall retain the authority to supervise the 565 trust company and may conduct any examination relating to either 566 the trust company or the plan the superintendent considers 567 necessary or appropriate. 568 (E) If the superintendent has reason to conclude that the 569 licensed family trust company is not safely or expeditiously 570 implementing the approved plan for winding up the licensed 571 family trust company's trust business in this state, the 572 superintendent may do either of the following: 573 (1) Begin revocation proceedings under section 1112.24 of 574 the Revised Code; 573 (2) Take possession of the trust company's trust business 576 in this state in the same manner, with the same effect, and 571 section 1112.26 of the Revised Code. 579 (F) The superintendent shall cancel the family trust 582
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plan for winding up its trust business in this state and, when583applicable, the licensed family trust company has met all of the584
applicable, the licensed family trust company has met all of the 584
following conditions: 585
(1) The licensed family trust company has completed its 586
plan for winding up its trust business in this state consistent_ 587
with any conditions imposed by the superintendent in approving 588

administrator, registrar of stocks and bonds, or any other592fiduciary under court, private, or other appointment the trust593company had accepted.594

(3) The licensed family trust company has, in accordance with the law, wound up its trust business in each of the other jurisdictions in which the family trust company solicited appointment or served as a fiduciary or engaged in trust business.

(G) Upon the superintendent's canceling the licensed600family trust company's license to do trust business in this601state, the company shall no longer, without obtaining a license602from the superintendent, engage in trust business in this state.603

Sec. 1112.18. (A) A family trust company shall keep604separate and complete records for each fiduciary account or605relationship, including a record of any securities constituting606assets of each particular estate, trust, or account.607

(B) A family trust company may place securities it holds608in any fiduciary capacity with a qualified custodian of609securities. A qualified custodian of securities that has custody610of securities held by a family trust company in a fiduciary611capacity may place those securities with another qualified612custodian of securities.613

(C) A family trust company may register and hold614securities it holds in any fiduciary capacity in its own name,615in the name of a nominee, or, if appropriate to the securities,616in bearer form. A custodian of securities that has custody of617securities held by a family trust company in a fiduciary618

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capacity may hold or place those securities in the name of the	619
family trust company, the custodian's own name, the name of	620
either of their nominees, or, if appropriate to the securities,	621
<u>in bearer form.</u>	622
(D) A family trust company, and a custodian of securities	623
that has custody of securities held by a family trust company in	624
any fiduciary capacity, may hold securities it holds in any	625
fiduciary capacity, including those held in bearer form, in	626
bulk, whether or not the securities are certificated, without	627
certification of ownership attached to the securities.	628
(E)(1) A family trust company that serves as a cofiduciary	629
may, with the consent of the other cofiduciaries, do any of the	630
following:	631
<u>(a) Place securities it holds in any fiduciary capacity</u>	632
with a custodian of securities, as provided in division (B) of	633
this section;	634
(b) Register and hold securities it holds in any fiduciary	635
capacity in its own name, in the name of a nominee, or in bearer	636
form, as provided in division (C) of this section;	637
(c) Hold securities it holds in any fiduciary capacity in	638
bulk, as provided in division (D) of this section.	639
(2) Any person that serves as a cofiduciary with a family	640
trust company for any property in this state consisting of	641
securities may consent to the family trust company taking any of	642
the actions authorized by division (E)(1) of this section.	643
Sec. 1112.19. (A) A family trust company may, for any	644
business purpose, retain a document, paper, or other instrument.	645
A family trust company may record by use of a process to record,	646
copy, photograph, or store a representation of the original	647

document, paper, or other instrument or record if all of the	648
following apply:	649
(1) The process correctly and accurately copies or	650
reproduces, or provides a means for correctly and accurately	651
copying or reproducing, the original document, paper, or other	652
instrument or record with regard to both its substance and	653
appearance, except the copy or reproduction need not reflect the	654
original paper or other medium, size, or color, unless the	655
medium, size, or color is necessary to establish the	656
authenticity of the original.	657
(2) The process does not permit the recording, copy,	658
photographic image, or stored representation of the original	659
document, paper, or other instrument or record to be altered or	660
manipulated.	661
(3) Any medium the process uses to record, copy,	662
photograph, or store a representation of the original document,	663
paper, or other instrument or record is a durable medium for	664
retaining and reproducing records.	665
(B) The superintendent of financial institutions shall	666
identify and publish a list of processes that satisfy the	667
conditions of division (A) of this section.	668
(C) Each family trust company that uses a process	669
authorized by this section to preserve any of its records shall	670
also provide for safekeeping and for examining, viewing, or	671
projecting the records preserved, and for producing	672
reproductions of the original records.	673
Sec. 1112.20. (A) Any licensed family trust company is	674
subject to all powers of, and remedies and sanctions available	675
to, the superintendent of financial institutions and the	676

division of financial institutions under Chapters 1101. to 1127. 677 of the Revised Code, in addition to the specific powers, 678 remedies, and sanctions provided for in this chapter. 679 (B) (1) With regard to a licensed family trust company, 680 "regulated person," as used in division (B) of this section, 681 means a director, officer, employee, or controlling shareholder 682 of or agent for the licensed family trust company or a person 683 who participates in the management of the licensed family trust 684 company, whether or not the person is assigned to an office of 685 the licensed family trust company in this state or specifically 686 to the licensed trust company's trust business in this state. 687 (2) An order to cease and desist issued under section 688 1121.32 of the Revised Code, a removal or prohibition order 689 issued under section 1121.33 of the Revised Code, or a 690 suspension order issued under section 1121.34 of the Revised 691 Code, which order is issued against a regulated person who is a 692 regulated person because of the person's relationship with a 693 licensed family trust company doing trust business in this 694 state, does not affect the relationship between the regulated 695

person and the licensed family trust company except as it696relates to the conduct of the licensed family trust company's697trust business in this state.698Sec. 1112.21. Each family trust company licensed under699this chapter shall file with the superintendent of financial700

institutions any report the superintendent may require, in the701form and manner and containing the information prescribed by the702superintendent.703

Sec. 1112.22. (A) Not later than eighteen months after a704licensed family trust company receives its initial license under705this chapter, and as often thereafter as the superintendent of706

financial institutions considers necessary, but at least once	707
each thirty-six-month cycle, the superintendent, or any deputy	708
or examiner appointed by the superintendent for that purpose,	709
shall thoroughly examine the records and affairs of the licensed	710
family trust company. For purposes of the examination, the	711
superintendent may require the attendance of, and examine under	712
oath, any governing board member, officer, manager, employee, or	713
agent of a licensed family trust company. A licensed family	714
trust company shall produce and make available all records or	715
other documents requested by the superintendent, in either	716
electronic or paper form, whether the examination is conducted	717
at the office of the family trust company or wholly or partially	718
<u>off-site.</u>	719
(B) The findings of any examination conducted under this	720
section shall be recorded in a written examination report that	720
	721
contains a full, true, and careful statement of the condition of	722
the licensed family trust company. The superintendent shall	
provide a copy of the written examination report to the	724
governing board of the licensed family trust company.	725
(C) A licensed family trust company being examined shall	726
pay the expense of any examination conducted under this section,	727
including salaries, travel expenses, supplies, and equipment.	728
Sec. 1112.23. (A) Except as provided in division (D) of	729
this section, the superintendent of financial institutions, the	730
superintendent's agents, and employees shall keep privileged and	731
confidential all of the following information:	731
confidencial all of the following information.	192
(1) Application information and other information obtained	733
from a family trust company, including the names and addresses	734
of the directors and officers, the names and addresses of the	735
stockholders, family members, or other owners, capital	736

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contributions, and business affiliations;	737
(2) Information required to be reported to, or filed with,	738
the superintendent of financial institutions under this chapter,	739
including the affidavit described in division (A)(1) of section	740
1112.03 of the Revised Code;	741
(3) Information leading to, arising from, or obtained in	742
the course of an examination or investigation conducted under	743
the authority of this chapter;	744
(4) Information relating to a family trust company that	745
qualifies as nonpublic personal information under 15 U.S.C. 6809	746
and the regulations adopted thereunder;	747
(5) Information or agreements relating to any merger,	748
consolidation, or transfer;	749
(6) Any other private information relating to a family	750
trust company.	751
(B) Any person who receives privileged and confidential	752
information as described in division (A) of this section is	753
subject to the requirements of this section. No person, knowing	754
the information is privileged and confidential, shall purposely	755
divulge the information in any manner.	756
(C) Neither the superintendent, nor any agent or employee	757
of the superintendent, shall purposely make, or cause to be	758
made, any false statements or reports regarding the affairs or	759
condition of a family trust company.	760
(D) The information described in division (A) of this	761
section shall remain confidential and not discoverable from any	762
source, and shall not be introduced into evidence, except in the	763
following circumstances:	764

(1) When it is necessary for the superintendent to take	765
official action regarding the affairs of a family trust company;	766
(2) To assist another state or a federal agency	767
investigating activities regulated under this chapter;	768
(3) When obtained by a law enforcement officer pursuant to	769
a subpoena, court order, search warrant, or other lawful means.	770
(E) The discovery of information pursuant to division (D)	771
of this section shall be limited to information that directly	772
relates to the family trust company that is the subject of the	773
enforcement action or litigation.	774
Sec. 1112.24. (A) The superintendent of financial	775
institutions may revoke a license issued under this chapter if,	776
after notice and an opportunity for hearing in accordance with	777
Chapter 119. of the Revised Code (which hearing shall not be	778
open to the public), the superintendent finds either of the	779
following:	780
(1) An officer or director of, or any manager or family	781
member acting in a managerial capacity for, the licensed family	782
trust company has failed to comply with any provision of this	783
<u>chapter.</u>	784
(2) The licensed family trust company, or any person	785
authorized to act on its behalf, refuses to allow the	786
superintendent or any deputy or examiner appointed by the	787
superintendent to inspect all books, records, papers, and	788
effects related to the family trust company's business.	789
(B) In addition to any other remedy provided under this	790
chapter, the superintendent may impose a fine of not more than	791
ten thousand dollars upon either of the following:	792

(1) A person who fails to comply with any provision of	793
this chapter or any rule adopted thereunder;	794
(2) A family trust company that is not licensed under this	795
chapter that operates in any manner that is authorized only for	796
licensed family trust companies.	797
Sec. 1112.25. (A) The superintendent of financial	798
institutions may revoke a trust company's license to do trust	799
business in this state, if the superintendent determines, after	800
notice in accordance with section 1121.37 of the Revised Code	801
and opportunity for hearing in accordance with section 1121.38	802
of the Revised Code, that any of the following factors is true:	803
(1) The existence of the family trust company, or its	804
authority to transact business, has been terminated or suspended	805
under the laws of the state or country in which the trust	806
company is incorporated.	807
(2) The family trust company's authority to transact trust	808
business has been terminated or suspended under the laws of the	809
state or country in which the trust company is incorporated, or	810
its license to engage in trust business has been terminated or	811
suspended under the laws of any other jurisdiction in which the	812
family trust company had been licensed to engage in trust	813
business.	814
(3) A receiver, liquidator, or conservator has been	815
appointed for the family trust company under the laws of the	816
state or country in which the family trust company is	817
incorporated or for its business in any other jurisdiction in	818
which the family trust company transacts business.	819
(4) The family trust company is violating or has violated,	820
or the superintendent has reasonable cause to believe the family	821

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trust company is about to violate, any of the following:	822
(a) A law or rule;	823
(b) A condition imposed by the superintendent in writing	824
in connection with approving an application or notice or	825
granting any other request of the family trust company;	826
(c) A written agreement the family trust company entered	827
into with the superintendent;	828
(d) A cease and desist order issued by the superintendent	829
under section 1121.32 of the Revised Code.	830
(5) The family trust company is engaging or has engaged,	831
or the superintendent has reasonable cause to believe the family	832
trust company is about to engage, in any unsafe or unsound	833
practice.	834
(6) The family trust company has ceased to pay its debts	835
in the ordinary course of business, is incapable of paying its	836
debts as they mature, has liabilities in excess of its assets,	83
or is subject to or has applied for an adjudication in	838
bankruptcy, reorganization, or other relief under any	839
bankruptcy, reorganization, insolvency, or moratorium law.	840
(7) The family trust company has ceased or failed to	841
conduct trust business in this state.	842
(8) The family trust company has failed to pay any fees,	843
charges, forfeitures, or penalties assessed under Chapters 1101.	844
to 1127. of the Revised Code.	845
(B)(1) If the superintendent has reasonable cause to	846
believe any of the factors in division (A) of this section is	84
true, and the superintendent determines it is necessary to	848
protect the persons and interests in this state that the family	849

trust company serves as a fiduciary or the property in this	850
state that the trust company holds title to or an interest in a	851
fiduciary, the superintendent may immediately suspend the family	852
trust company's license to do trust business in this state.	853
(2) Within ten days after the order suspending a family	854
trust company's license to do trust business in this state is	855
served upon it, the family trust company may apply to the court	856
of common pleas of any county in this state in which the family	857
trust company is doing business, or the court of common pleas of	858
Franklin county, for an injunction setting aside, limiting, or	859
suspending enforcement of the suspension order pending an	860
opportunity for hearing on whether the family trust company's	861
license to do trust business in this state should be revoked,	862
and the court has jurisdiction to issue the injunction.	863
Sec. 1112.26. (A) If the superintendent of financial	864
institutions revokes a family trust company's license to do	865
trust business in this state pursuant to division (A) of section	866
1111.32 of the Revised Code, the superintendent may take	867
possession of the family trust company's trust business in this	868
state and may appoint a receiver for the liquidation of the	869
trust business in this state. If the family trust company has	870
its principal place of business in this state, the	871
superintendent may take possession of, and appoint a receiver	872
for the liquidation of, its entire trust business wherever it is	873
conducted.	874
(B) The superintendent's taking possession of, and	875
appointing a receiver for the liquidation of, a family trust	876
company's trust business in this state under division (A) of	877
this section and the liquidation of the family trust company's	878
trust business in this state shall be conducted in accordance	879

with the procedures and subject to the rights, powers, duties,	880
requirements, and limitations provided in Chapter 1125. of the	881
Revised Code for taking possession of the business and property	882
and liquidation of a bank, except for the following:	883
(1) After payment of the expenses of the liquidation and	884
	885
claims against the family trust company arising from its doing	
trust business in this state in accordance with divisions (A)	886
and (B) of section 1125.25 of the Revised Code, the receiver	887
shall distribute any remaining funds from the liquidation of the	888
trust company's trust business in this state to the receiver for	889
liquidation of the family trust company's trust business in	890
another state of the United States or for conducting a	891
liquidation of all or part of the family trust company's trust	892
business under laws of the United States, or equitably among the	893
receivers if the trust company's trust business is being	894
liquidated under the laws of more than one other state or the	895
United States, for payment of the expenses of liquidation and	896
claims against the family trust company's trust business. If	897
there is no liquidation of the family trust company's trust	898
business under way in any other state or under laws of the	899
United States, the receiver shall, after satisfying the	900
requirements of divisions (A) and (B) of section 1125.25 of the	901
Revised Code, pay any remaining funds from the liquidation of	902
the family trust company's trust business in this state to the	903
family trust company.	904
(2) When the receiver has completed the liquidation of the	905
(2) When the receiver has completed the liquidation of the	
family trust company's trust business in this state, the	906
receiver shall, with notice to the superintendent, petition the	907
court for an order declaring the family trust company's trust	908
business in this state is properly wound up in the manner	909
provided in section 1125.30 of the Revised Code. Upon the filing	910

of the petition, the court shall proceed as provided in section	911
1125.30 of the Revised Code.	912
An order issued by the court pursuant to a petition filed	913
under division (B)(2) of this section shall comply with section	914
1125.30 of the Revised Code. However, the order shall only	915
declare the family trust company's trust business in this state	916
has been properly wound up and shall not declare the family	917
trust company is dissolved. The court may make whatever	918
additional orders and grant whatever additional relief the court	919
determines is proper upon the evidence submitted.	920
Once the order is issued declaring the family trust	921
company's trust business in this state is properly wound up,	922
both of the following shall occur:	923
(a) The family trust company shall, except for any further_	924
winding up, cease engaging in trust business in this state and,	925
if the family trust company has its principal place of business	926
in this state, cease engaging in trust business in any	927
jurisdiction.	928
(b) The receiver shall promptly file, with both the	929
secretary of state and the superintendent, a copy of the order,	930
certified by the clerk of the court.	931
(C) If the family trust company is a bank doing business	932
under authority granted by the superintendent, all of the	933
following apply:	934
(1) If the family trust company is being liquidated under	935
Chapter 1125. of the Revised Code, the trust company's trust	936
business shall also be liquidated even if there would not be	930
independent grounds for liquidation of the trust business under	938
this section.	939
	505

(2) If the family trust company's trust business is being	940
liquidated under this section and the trust company as a whole	941
is being liquidated under Chapter 1125. of the Revised Code, the	942
liquidations shall be merged.	943
(3) If the family trust company is not authorized to	944
engage in any business other than trust business, its	945
liquidation shall be of the company as a whole, conducted under	946
Chapter 1125. of the Revised Code, and completed by the	947
dissolution of the trust company.	948
Sec. 1112.27. The superintendent of financial institutions	949
shall not have an ownership interest in a licensed family trust	950
company.	951
Sec. 1112.28. The superintendent of financial institutions	952
may, in accordance with Chapter 119. of the Revised Code, adopt	953
any rule necessary to carry out the purposes of this chapter.	954
Sec. 1112.99. Whoever violates division (B) of section	955
Sec. 1112.99. Whoever violates division (B) of section 1112.23 of the Revised Code is guilty of a felony of the fourth	955 956