By: Flynn H.B. No. 2393

Substitute the following for H.B. No. 2393:

By: Flynn C.S.H.B. No. 2393

A BILL TO BE ENTITLED

1 AN ACT

2 relating to the investment and management of assets held in a

3 prepaid funeral benefits trust.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Sections 154.255 and 154.256, Finance Code, are

6 amended to read as follows:

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7 Sec. 154.255. STANDARD OF DUTY OF DEPOSITORY. A depository

described by Section 154.253(a)(1) shall be held to the standard of

duty of a fiduciary in holding, investing, or disbursing the money.

10 Sec. 154.256. STANDARD OF DUTY [CARE] OF TRUSTEE. A trustee

described by Section 154.253(a)(2) shall be held to the standard of

duty of a trustee under the Texas Trust Code (Subtitle B, Title 9,

13 Property Code), provided that the provisions of the Texas Trust

14 Code may not be expanded, restricted, eliminated, or otherwise

15 altered by the provisions of the trust instrument in a manner that

16 is inconsistent with the purposes, terms, distribution

17 requirements, and other circumstances of a trust established under

18 this chapter. In [-, in] administering assets held in a prepaid

19 funeral benefits trust, a trustee shall consider the trust

20 beneficiaries to include the following two classes of persons to

21 the extent of any beneficial interest:

(1) funeral providers or other persons entitled to

23 payment after delivering a contracted funeral for which funds have

24 been deposited in trust; and

(2) purchasers of or beneficiaries designated in 1 2 prepaid funeral benefits contracts for which funds have been deposited in trust who: 3 4 (A) are entitled to receive a contracted funeral; 5 or 6 (B) have the right to cancel a contract under Section 154.155 if not waived under Section 154.156 [shall exercise 7 the judgment and care under the circumstances that a person of 8 ordinary prudence, discretion, and intelligence exercises in the 9 management of the person's own affairs, not in regard to 10 speculation but in regard to the permanent disposition of the 11 person's money, considering: 12 [(1) the probable income from and probable increase in 13 value of the person's capital; 14 15 [(2) the safety of the person's capital; and (3) the investment of all the assets of the trust the 16 trustee has the power to administer rather than the prudence of 17 single investment of the trust]. 18 SECTION 2. The heading to Section 154.258, Finance Code, is 19 20 amended to read as follows: Sec. 154.258. <u>INVESTMENT AND MANAGEMENT OF TRUST ASSETS</u> 21 [PERMITTED INVESTMENTS]. 22

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invest and manage trust assets in accordance with the Uniform

Prudent Investor Act (Chapter 117, Property Code), in a manner

SECTION 3. Sections 154.258(a) and (b), Finance Code, are

The trustee of a prepaid funeral benefits trust shall

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amended to read as follows:

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C.S.H.B. No. 2393
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1	consistent with the requirements of this chapter and the purposes,
2	terms, distribution requirements, and other circumstances of the
3	trust [Money in a prepaid funeral benefits trust may be invested
4	only in:
5	[(1) demand deposits, savings accounts, certificates
6	of deposit, or other accounts issued by financial institutions if
7	the amounts deposited in those accounts are fully covered by
8	federal deposit insurance or otherwise fully secured by a separate
9	fund of securities in the manner provided by Section 184.301,
10	Finance Code, and rules adopted under that section;
11	[(2) bonds, evidences of indebtedness, or obligations
12	of the United States or an instrumentality of the United States;
13	[(3) bonds, evidences of indebtedness, or obligations
14	the principal and interest of which are guaranteed by the full faith
15	and credit of the United States;
16	[(4) bonds of a state or local government that are
17	exempt from federal income taxation and that are rated:
18	[(A) "Aa" or better by Moody's bond rating
19	service; or
20	[(B) "AA" or better by Standard and Poor's bond
21	rating service;
22	[(5) bonds, evidences of indebtedness, or obligations
23	of corporations organized under state or federal law and that are
24	rated:
25	[(A) "A" or better by Moody's bond rating
26	service; or
27	[(B) "A" or better by Standard and Poor's bond

1	rating service;
2	[(6) notes, evidences of indebtedness, or
3	participation in notes or evidences of indebtedness, secured by a
4	first lien on real property located in the United States, if the
5	amount of each obligation does not exceed 90 percent of the value of
6	the real property securing that obligation;
7	[(7) common stock of a corporation that is organized
8	under state or federal law and:
9	[(A) has a net worth of at least \$1 million; or
10	[(B) will have a net worth of at least \$1 million
11	after completion of a securities offering to which the trust is
12	subscribing;
13	[(8) preferred stock of a corporation organized under
14	state or federal law and that is rated:
15	[(A) "Baa" or better by Moody's bond rating
16	service; or
17	(B) "BBB" or better by Standard and Poor's bond
18	rating service;
19	[(9) investments not covered by this subsection,
20	including real property, oil and gas interests, and limited
21	partnerships;
22	[(10) mutual funds, collective investment funds, or
23	similar participative investment funds, the assets of which are
24	invested only in investments that are permitted under this section
25	and that, if aggregated with other investments, meet the percentage
26	limitations specified by this section; and
27	[(11) other investments the department approves in

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writing].
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                The commission may adopt reasonable rules to administer
           (b)
    and clarify law regarding the investment and management of prepaid
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    funeral benefits trust funds, provided that the rules are
    consistent with the Uniform Prudent Investor Act (Chapter 117,
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    Property Code), the requirements of this chapter, and the purposes,
    terms, distribution requirements, and other circumstances of a
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    prepaid funeral benefits trust, including rules to:
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                (1) define trust and investment terms;
                (2) specify standards applicable to the written
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    investment plan required by Section 154.257; and
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                (3) establish guidelines, rebuttable presumptions, or
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    safe harbor provisions with respect to suitable investments and
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    investment strategies for a prepaid funeral benefits trust. [Not
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    more than 70 percent of the money related to a single permit holder
    may be invested in investments described by Subsection (a)(5), (6),
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    \frac{(7)}{100} or \frac{(8)}{100}
           SECTION 4. The following provisions are repealed:
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                     Sections 154.258(c), (d), and (e), Finance Code;
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    and
                     Section 154.259, Finance Code.
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SECTION 5. This Act takes effect September 1, 2007.

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