By: Eltife

S.B. No. 875

A BILL TO BE ENTITLED

1 AN ACT 2 relating to the regulation of state trust companies. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 3 Δ SECTION 1. Section 181.002(a), Finance Code, is amended by adding Subdivision (15-a) and amending Subdivision (25) to read as 5 6 follows: 7 (15-a) "Equity capital" means the amount by which the 8 total assets of a state trust company exceed the total liabilities 9 of the trust company. "Insolvent" means a circumstance or condition in 10 (25)which a state trust company: 11 12 (A) is unable or lacks the means to meet its 13 current obligations as they come due in the regular and ordinary course of business, even if the value of its assets exceeds its 14 15 liabilities; (B) has equity capital that is 50 percent or less 16 17 of the amount of restricted capital the trust company is required to maintain [less than \$500,000, as determined under regulatory 18 accounting principles]; 19 (C) fails to maintain deposit insurance for its 20 deposits with the Federal Deposit Insurance Corporation or its 21 22 successor, or fails to maintain adequate security for its deposits as provided by Section 184.301(c); 23 24 (D) sells or attempts to sell substantially all

of its assets or merges or attempts to merge substantially all of 1 2 its assets or business with another entity other than as provided by Chapter 182; or 3 4 (E) attempts to dissolve or liquidate other than as provided by Chapter 186. 5 6 SECTION 2. Section 181.104(a), Finance Code, is amended to read as follows: 7 The banking commissioner shall examine each state trust 8 (a) 9 company annually, or on another periodic basis as may be required by rule or policy, or as the commissioner considers necessary to: 10 (1) safeguard the interests of clients, creditors, 11 shareholders, participants, or participant-transferees; and 12 13 (2) efficiently enforce applicable law. SECTION 3. Section 181.107(c), Finance Code, is amended to 14 15 read as follows: 16 A [Except for portions designated to be confidential by (c) 17 the banking commissioner, a] statement of condition and income is a public record except for: 18 (1) portions of the statement designated confidential 19 20 by the banking commissioner; and (2) the statement of condition and income for a state 21 trust company exempt under Section 182.011 or 182.019 with regard 22 to the period during which the exemption is in effect. 23 SECTION 4. Section 182.008(a), Finance Code, is amended to 24 25 read as follows: The banking commissioner may not issue a charter to a 26 (a) 27 state trust company having restricted capital of less than \$2 [\$1]

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1 million.

2 SECTION 5. Section 182.011, Finance Code, is amended by 3 amending Subsections (a), (d), and (e) and adding Subsection (a-1) 4 to read as follows:

5 A state trust company may request in writing that it be (a) exempted from specified provisions of this subtitle. The banking 6 7 commissioner may grant the exemption in whole or in part, subject to Subsection (c), if the banking commissioner finds that the state 8 9 trust company [does not transact business with the public. A state trust company does not transact business with the public if it does 10 11 not make any sale, solicitation, arrangement, agreement, or transaction to provide a trust or other business service, whether 12 13 or not for a fee, commission, or any other type of remuneration, with]: 14

(1) <u>has only family clients and transacts business</u> solely on behalf of family clients and their related interests [an individual who is not related within the fourth degree of affinity or consanguinity to an individual who controls the state trust company]; [or]

(2) [a sole proprietorship, partnership, joint
venture, association, trust, estate, business trust, or
corporation that] is [not] wholly owned, directly or indirectly,
legally or beneficially, by one or more <u>family members; and</u>

24 (3) does not hold itself out to the general public as a
25 corporate fiduciary for hire [individuals related within the fourth
26 degree of affinity or consanguinity to an individual who controls
27 the state trust company].

1	(a-1) In this section:
2	(1) "Family client" includes:
3	(A) a family member;
4	(B) a former family member;
5	(C) a key employee of the trust company as
6	defined by and to the extent permitted by rules adopted under
7	Subsection (e), including a former key employee for a reasonable
8	transition period specified by rule;
9	(D) a nonprofit organization, charitable
10	foundation, charitable trust, including a charitable lead trust or
11	charitable remainder trust whose only current beneficiaries are
12	other family clients and charitable or nonprofit organizations, or
13	another charitable organization for which all the funding came
14	exclusively from one or more other family clients;
15	(E) the estate of a family member or former
16	<pre>family member;</pre>
17	(F) an irrevocable trust under which one or more
18	other family clients are the only current beneficiaries;
19	(G) an irrevocable trust funded exclusively by
20	one or more family clients in which other family clients and
21	nonprofit organizations, charitable foundations, charitable
22	trusts, or other charitable organizations are the only current
23	<pre>beneficiaries;</pre>
24	(H) a company wholly owned by, and operated for
25	the sole benefit of, one or more other family clients;
26	(I) a revocable trust of which one or more other
27	family clients are the sole grantors, including any such trust that

becomes <u>irrevocable</u>, wholly or partly, for a reasonable transition 1 2 period as specified by rule; and (J) any other persons as may be permitted by 3 4 rules adopted under Subsection (e). 5 (2) "Family member," with respect to an individual, means an individual related to the individual within the seventh 6 7 degree of consanguinity or affinity, as determined under Subchapter B, Chapter 573, Government Code, except that a foster child is 8 9 considered the child of the foster parent and a person for whom a guardian was appointed before the person's 18th birthday is 10 considered the child of the guardian. 11

12 (3) "Former family member" includes a former spouse or 13 stepchild who was a family member but is no longer a family member 14 due to a divorce or other similar event.

(d) A state trust company that is or has been exempt from a provision of this subtitle under this section or a predecessor statute may not transact business with the <u>general</u> public unless the banking commissioner determines, as provided by Section 182.003, that public convenience and advantage will be promoted by permitting the state trust company to engage in the trust business with the <u>general</u> public.

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(e) The finance commission may adopt rules:

(1) defining other circumstances under which a state
trust company may be exempted from a provision of this subtitle
because it does not transact business with the general public;

26 (2) specifying the provisions of this subtitle that
27 are subject to an exemption request; [and]

S.B. No. 875 1 establishing procedures and requirements (3) for 2 obtaining, maintaining, or revoking an exemption; and (4) defining or further defining terms used by this 3 4 section. 5 SECTION 6. Section 182.012, Finance Code, is amended by amending Subsection (a) and adding Subsection (c) to read as 6 7 follows: A state trust company requesting an exemption under 8 (a) 9 Section 182.011 shall file an application with the banking commissioner that includes: 10 11 (1)a nonrefundable application fee set by the finance commission; 12 a detailed sworn statement showing the state trust 13 (2)company's assets and liabilities as of the end of the calendar month 14 preceding the filing of the application; 15 16 (3) a sworn statement of the reason for requesting the 17 exemption; 18 (4) a sworn statement that the state trust company: (A) has or will have only family clients and 19 transacts or will transact business solely on behalf of family 20 clients and their related interests; 21 22 (B) is or will be wholly owned, directly or indirectly, legally or beneficially, by one or more family members; 23 (C) does not or will not hold itself out to the 24 25 general public as a corporate fiduciary for hire; and [is not transacting business with the public 26 (D) 27 and that the company] will not transact business with the general

1 public without the prior written permission of the banking
2 commissioner;

3 (5) the current street mailing address and telephone 4 number of the physical location in this state at which the state 5 trust company will maintain its books and records, with a sworn 6 statement that the address given is true and correct and is not a 7 United States Postal Service post office box or a private mail box, 8 postal box, or mail drop; and

9 (6) a list of the specific provisions of this subtitle 10 for which the request for an exemption is made.

11 (c) In this section, "family client" and "family member" 12 have the meanings assigned by Section 182.011.

13 SECTION 7. Sections 182.013(a) and (c), Finance Code, are 14 amended to read as follows:

15 An [Before June 30 of each year, an] exempt state trust (a) 16 company shall file a certification annually with its statement of condition and income, on a form provided by the 17 banking commissioner, that it is maintaining the conditions and limitations 18 of its exemption. The certification must be accompanied by a fee 19 20 set by the finance commission. [The certification is not valid 21 unless it bears an acknowledgment stamped by the department.]

(c) The [banking commissioner may examine or investigate
the] state trust company shall maintain records [periodically as]
necessary to verify the certification. <u>The records are subject to</u>
<u>examination under Section 181.104.</u>

26 SECTION 8. Section 182.015, Finance Code, is amended to 27 read as follows:

1 Sec. 182.015. CHANGE OF CONTROL OF EXEMPT STATE TRUST 2 COMPANY. [Control of an exempt state trust company may not be sold or transferred with exempt status.] If control of an exempt state 3 4 trust company is sold or otherwise transferred, the acquiring person must comply with Sections 182.003, 182.004, 182.005, [and] 5 183.001, and 183.002. For the exempt status of the state trust 6 7 company to continue, the acquiring person must file a certification with the banking commissioner that the state trust company will 8 9 comply, or continue to comply, with the requirements of Section 182.011 after control is transferred. The banking commissioner may 10 11 examine or investigate the acquiring person and the state trust company as necessary to verify the certification. If the 12 commissioner determines that the state trust company will not 13 comply, or continue to comply, with the requirements of Section 14 182.011 after control is transferred, the commissioner shall 15 16 terminate the exemption on the effective date of the transfer. After the termination, the [automatically terminates on the 17 effective date of the transfer. The] acquiring person must file a 18 separate application to obtain a new [an] exemption for the state 19 20 trust company under Section 182.011.

21 SECTION 9. Section 182.019, Finance Code, is amended to 22 read as follows:

23 Sec. 182.019. PRIOR EXEMPTION. <u>(a) Subject to Subsection</u> 24 <u>(b), a</u> [A] state trust company that was exempt <u>before September 1,</u> 25 <u>1997, may no longer operate with that prior exempt status after the</u> 26 <u>earlier of:</u>

27 (1) September 1, 2020; or

1 (2) the date control is sold or otherwise transferred [under a predecessor to this subtitle is considered exempt under 2 this subtitle]. 3 4 (b) A state trust company may apply for a new exemption under Section 182.011 before loss of its exempt status under 5 Subsection (a). 6 7 SECTION 10. Section 184.101(b), Finance Code, is amended to read as follows: 8 9 (b) Unless the banking commissioner in writing approves maintenance of a lesser amount, a state trust company must invest 10 and maintain an amount equal to at least 50 [40] percent of the 11 state trust company's restricted capital under Section 182.008 in 12 investment securities that are readily marketable and can be 13 converted to cash within four business days. 14 15 SECTION 11. The following provisions of the Finance Code 16 are repealed: 17 Sections 181.104(b) and (c); and (1)18 (2) Section 182.013(b). SECTION 12. Not later than September 1, 2020, a state 19 (a) trust company that has restricted capital in an amount that is less 20 than the amount required by Section 182.008, Finance Code, as 21 22 amended by this Act, shall increase its restricted capital to at least the amount required under that section, unless the state 23 24 trust company has an exemption under Section 182.011 or 182.019, 25 Finance Code, as amended by this Act. As permitted by Section 182.008(e), Finance Code, a state trust company may apply to the 26 27 banking commissioner of Texas for approval of restricted capital in 9

an amount that is less than the amount required under Section
 182.008.

3 (b) A state trust company that has an exemption under 4 Section 182.019, Finance Code, on September 1, 2015, and has 5 restricted capital in an amount that is less than the amount 6 required by Section 182.008(a), Finance Code, as amended by this 7 Act, shall increase its restricted capital to at least \$250,000 on 8 or before September 1, 2020.

9 (c) The Finance Commission of Texas may adopt rules 10 specifying procedures for ratable increases in restricted capital 11 for state trust companies as required by this section and for 12 deferrals and extensions of time for a state trust company acting in 13 good faith to achieve minimum required restricted capital.

SECTION 13. Not later than September 1, 2016, a state trust company shall comply with the investment liquidity requirements of Section 184.101(b), Finance Code, as amended by this Act. On written application, the banking commissioner of Texas may extend the period for compliance for a state trust company for good cause shown.

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SECTION 14. This Act takes effect September 1, 2015.