WEST VIRGINIA LEGISLATURE 2025 REGULAR SESSION

ENGROSSED

Committee Substitute

for

House Bill 2711

By Delegates Akers, Criss, Hott, Barnhart, and Funkhouser

[Originating in the Standing Committee on the Judiciary, Reported March 6, 2025]

1	A BILL to a	mend a	and reenact §3	36-1A-1, §36-1A-2	2, §36-1A-5	s, §36-1A-6, a	and §36-1A-7, of the	
2	Code of West Virginia, 1931, as amended, all relating to the repeal of the common law rule							
3	against perpetuities by extending it to 1,000 years for all trusts.							
	Be it enacte	d by the	e Legislature o	of West Virginia:				
	ARTICLE	1A.	UNIFORM	STATUTORY	RULES	AGAINST	PERPETUITIES.	
	§36-1A-1.		Statutory	rule		against	perpetuities.	
1	(a) E	except a	as provided in	subsection (e) of	this section	n, a nonveste	d property interest is	
2	invalid unles	ss:						
3	(1) When the interest is created, it is certain to vest or terminate no later than 21 years after							
4	the death of an individual then alive; or							
5	(2) The interest either vests or terminates within 90 years after its creation.							
6	(b) Except as provided in subsection (e) of this section, a general power of appointment not						er of appointment not	
7	presently exercisable because of a condition precedent is invalid unless:							
8	(1) When the power is created, the condition precedent is certain to be satisfied or become							
9	impossible to satisfy no later than 21 years after the death of an individual then alive; or							
10	(2) The condition precedent either is satisfied or becomes impossible to satisfy within 90							
11	1 years after its creation.							
12	(c) E	xcept a	s provided in s	ubsection (e) of th	is section, a	ı nongeneral p	power of appointment	
13	or a general	testam	entary power	of appointment is	invalid unle	SS:		
14	(1) V	Vhen th	ne power is cr	eated, it is certai	n to be irre	vocably exerc	cised or otherwise to	
15	terminate no	later th	nan 21 years a	after the death of a	n individua	I then alive; o	r	
16	(2) T	he pov	ver is irrevoca	bly exercised or o	otherwise te	erminates with	nin 90 years after its	
17	creation.							
18	(d) lr	n detern	nining whether	a nonvested prop	erty interes	t or a power o	f appointment is valid	
19	under the provisions of this section, the possibility that a child will be born to an individual after the							
20	individual's	death is	individual's death is disregarded.					

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1	§36-1A-5. Prospective application Application (a) Except as extended by subsection (b)(c) of this section, this article applies to
17	
17	created at the time of the creation of the first nongeneral or testamentary power of appointment
16	appointment, every nonvested property interest or power of appointment created through the exercise of such nongeneral or testamentary power of appointment is considered to have been appointment in the exercise of such nongeneral or testamentary power of appointment is considered to have been appointment.
14	created for any trust is exercised to create another nongeneral or testamentary power of appointment every populated property interest or power of appointment created through the
13 14	(d) For the purposes of this article, if a nongeneral or testamentary power of appointment of the control of th
12	arrangement is created when the nonvested property interest or power of appointment in the original contribution was created.
10	
9	(c) For purposes of this article, a nonvested property interest or a power of appointment arising from a transfer of property to a previously funded trust or other existing proper
8	when the power to become the unqualified beneficial owner terminates.
7	(c), section one of this article, the nonvested property interest or power of appointment is create
6	interest or (2) a property interest subject to a power of appointment described in subsections (b) of the period of this article, the period property interest or power of appointment is expected.
5	by a governing instrument to become the unqualified beneficial owner of (1) a nonvested proper
4	(b) For purposes of this article, if there is a person who alone can exercise a power create
3	appointment is determined under general principles of property law.
2	section five of this article, the time of creation of a nonvested property interest or a power
1	(a) Except as provided in subsections (b) and (c) of this section and in subsection (a
	§36-1A-2. When nonvested property interest or power of appointment created
25	expressly require that all beneficial interests in the trust vest or terminate within a lesser period.
24	of "90 years" in each place such term appears in this section article, unless the terms of the tru
23	property interest or power of appointment contained in a trust by substituting 1,000 years in place
22	this code created on or after July 1, 2023 2025, this subsection article shall apply to a nonvested
21	(e) As to any trust administered by a private trust company pursuant to §31I-1-1 et seq.

nonvested property interest or a power of appointment that is created on or after the effective date

- of this article July 1, 2025. For purposes of this section, a nonvested property interest or a power of appointment created by the exercise of a power of appointment is created when the power is irrevocably exercised or when a revocable exercise becomes irrevocable.
 - (b) This article also applies to a power of appointment that was created before July 1, 2025, but only to the extent that it remains unexercised on July 1, 2025.
 - (b)(c) If a nonvested property interest or a power of appointment was created before the effective date of this article and is determined in a judicial proceeding, commenced on or after the effective date of this article, to violate this state's rule against perpetuities as that rule existed before the effective date of this article, a court upon the petition of an interested person may reform the disposition in the manner that most closely approximates the transferor's manifested plan of distribution and is within the limits of the rule against perpetuities applicable when the nonvested property interest or power of appointment was created.

§36-1A-6. Short title.

This article may be cited as the "West Virginia Uniform Statutory Rule Against Perpetuities."

§36-1A-7. Uniformity of application and construction.

- (a) With respect to any matter relating to the validity of an interest within the rule against perpetuities, unless a contrary intent appears in the instrument, as a rule of construction it shall be presumed that the transferor of the interest intended that the interest be valid.
- (b) The provisions of this article shall be applied and construed to effectuate its general purpose to make uniform the law with respect to the subject of this article among states enacting it.