HOUSE BILL No. 6366

August 30, 2006, Introduced by Rep. Schuitmaker and referred to the Committee on Judiciary.

A bill to amend 1998 PA 386, entitled

"Estates and protected individuals code,"

by amending sections 2702 and 2722 (MCL 700.2702 and 700.2722), section 2702 as amended by 2000 PA 54.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 2702. (1) For the purposes of this act, except as
- 2 provided in subsection (4), an individual who is not established by
- 3 clear and convincing evidence to have survived an event, including
- 4 the death of another individual, by 120 hours is considered to have
- 5 predeceased the event.
 - (2) Except as provided in subsection (4), for purposes of a provision of a governing instrument that relates to an individual surviving an event, including the death of another individual, an
 - individual who is not established by clear and convincing evidence

07009'06 a DRM

6

7

- 1 to have survived the event by 120 hours is considered to have
- predeceased the event.
- 3 (3) Except as provided in subsection (4), if it is not
- 4 established by clear and convincing evidence that 1 of 2 co-owners
- 5 with right of survivorship survived the other co-owner by 120
- 6 hours, 1/2 of the co-owned property passes as if 1 had survived by
- 7 120 hours and 1/2 as if the other had survived by 120 hours. If
- 8 there are more than 2 co-owners and it is not established by clear
- 9 and convincing evidence that at least 1 of them survived the others
- 10 by 120 hours, the property passes in the proportion that 1 bears to
- 11 the whole number of co-owners. For the purposes of this subsection,
- 12 "co-owners with right of survivorship" includes joint tenants,
- 13 tenants by the entireties, and other co-owners of property or
- 14 accounts held under circumstances that entitles 1 or more to the
- 15 whole of the property or account on the death of the other or
- 16 others.
- 17 (4) Survival by 120 hours is not required under any of the
- 18 following circumstances:
- 19 (a) The governing instrument contains language dealing
- 20 explicitly with simultaneous deaths or deaths in a common disaster
- 21 and that language is operable under the facts of the case. Language
- 22 dealing explicitly with simultaneous deaths includes language in a
- 23 governing instrument that creates a presumption that applies if the
- 24 evidence is not sufficient to determine the order of deaths.
- 25 (b) The governing instrument expressly indicates that an
- 26 individual is not required to survive an event, including the death
- 27 of another individual, by any specified period or expressly

07009'06 a DRM

- 1 requires the individual to survive the event by a specified period.
- 2 Survival of the event or the specified period, however, must be
- 3 established by clear and convincing evidence.
- 4 (c) The imposition of a 120-hour requirement of survival would
- 5 cause a nonvested property interest or a power of appointment to
- 6 fail to qualify for validity under section 2(1)(a), (2)(a), or
- 7 (3) (a) of the uniform statutory rule against perpetuities, 1988 PA
- 8 418, MCL 554.72, or to become invalid under section 2(1)(b),
- 9 (2) (b), or (3) (b) of the uniform statutory rule against
- 10 perpetuities, 1988 PA 418, MCL 554.72.
- 11 (C) $\frac{-(d)}{-(d)}$ The application of a 120-hour requirement of
- 12 survival to multiple governing instruments would result in an
- 13 unintended failure or duplication of a disposition. Survival,
- 14 however, must be established by clear and convincing evidence.
- 15 Sec. 2722. (1) Subject to subsection (3), if a trust is for a
- 16 specific lawful noncharitable purpose or for lawful noncharitable
- 17 purposes to be selected by the trustee, and if there is no definite
- 18 or definitely ascertainable beneficiary designated, the trust may
- 19 be performed by the trustee for 21 years, but no longer, whether or
- 20 not the terms of the trust contemplate a longer duration.
- 21 (2) Subject to this subsection and subsection (3), a trust for
- 22 the care of a designated domestic or pet animal is valid. The trust
- 23 terminates when no living animal is covered by the trust. A
- 24 governing instrument shall be liberally construed to bring the
- 25 transfer within this subsection, to presume against the merely
- 26 precatory or honorary nature of the disposition, and to carry out
- 27 the general intent of the transferor. Extrinsic evidence is

07009'06 a DRM

- 1 admissible in determining the transferor's intent.
- 2 (3) In addition to the provisions of subsection (1) or (2), a
- 3 trust covered by either of those subsections is subject to the
- 4 following provisions:
- 5 (a) Except as expressly provided otherwise in the trust
- 6 instrument, no portion of the principal or income may be converted
- 7 to the use of the trustee or to a use other than for the trust's
- 8 purposes or for the benefit of a covered animal.
- 9 (b) Upon termination, the trustee shall transfer the
- 10 unexpended trust property in the following order:
- 11 (i) As directed in the trust instrument.
- 12 (ii) If the trust was created in a nonresiduary clause in the
- 13 transferor's will or in a codicil to the transferor's will, under
- 14 the residuary clause in the transferor's will.
- 15 (iii) If no taker is produced by the application of subparagraph
- 16 (i) or (ii), to the transferor's heirs under section 2720.
- 17 (c) For the purposes of sections 2714 to 2716, the residuary
- 18 clause is treated as creating a future interest under the terms of
- 19 a trust.
- 20 (d) The intended use of the principal or income can be
- 21 enforced by an individual designated for that purpose in the trust
- 22 instrument or, if none, by an individual appointed by a court upon
- 23 petition to it by an individual.
- (e) Except as ordered by the court or required by the trust
- 25 instrument, no filing, report, registration, periodic accounting,
- 26 separate maintenance of funds, appointment, or fee is required by
- 27 reason of the existence of the fiduciary relationship of the

07009'06 a DRM

```
House Bill No. 6366 as amended September 20, 2006 trustee.
```

- 2 (f) The court may reduce the amount of the property
- 3 transferred if it determines that that amount substantially exceeds
- 4 the amount required for the intended use. The amount of the
- 5 reduction, if any, passes as unexpended trust property under
- 6 subdivision (b).

1

- 7 (g) If a trustee is not designated or no designated trustee is
- 8 willing or able to serve, the court shall name a trustee. The court
- 9 may order the transfer of the property to another trustee if the
- 10 transfer is necessary to ensure that the intended use is carried
- 11 out, and if a successor trustee is not designated in the trust
- 12 instrument or if no designated successor trustee agrees to serve or
- 13 is able to serve. The court may also make other orders and
- 14 determinations as are advisable to carry out the intent of the
- 15 transferor and the purpose of this section.
- 16 (h) The trust is not subject to the FORMER uniform statutory
- rule against perpetuities, 1988 PA 418. —, MCL 554.71 to 554.78. [Enacting section 1. This amendatory act takes effect January 1, 2007.]
- 18 Enacting section [2]. This amendatory act does not take effect
- 19 unless [House Bill No. 6365
- of the 93rd Legislature is enacted into law.

07009'06 a Final Page DRM