2019 Regular Session
SENATE BILL NO. 49
BY SENATOR FANNIN

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

TRUSTS. Provides relative to activities of out-of-state trust companies. (gov sig)

AN ACT
To amend and reenact R.S. 6:626(A) and to enact R.S. 9:1783(A)(3), relative to trusts; to provide relative to Louisiana and out-of-state trust companies; to provide relative to offices and activities that may be conducted; to provide relative to entities qualifying as trustees; to provide certain terms and conditions; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:
Section 1. R.S. 6:626(A) is hereby amended and reenacted to read as follows: §626. Out-of-state trust companies
A. An out-of-state trust company may act as a fidtuciary in this state or engage in a trust business at an offiee in this state only to the extent that the state by whieh it is ehartered allows a Lotrisiana institution to perform sueh turt activities therein. An out-of-state trust eompany may establish a representative trust offiee in Louisiana at whieh the out-of-state trust company may perform trust-related business, exeept that the company may not enter into any trust agreements pursuant to the laws of this state.
A.(1) An out-of-state trust company may act as a fiduciary from a trust

Page 1 of 3
Coding: Words which are struck through are deletions from existing law; words in boldface type and underscored are additions.
office only if:
(a) The out-of-state trust company maintains a trust office in the state of Louisiana; and
(b) In the state where the out-of-state trust company has its principal location, similar institutions chartered under Louisiana law may establish offices and engage in substantially similar activities authorized under this Chapter.
(2) Subject to the requirements of Paragraph (A)(1) of this Section, an out-of-state trust company that maintains one or more offices in the state may at each office conduct any activity authorized to be conducted by a Louisiana trust company under this Chapter.
(3) An out-of-state trust company may establish a trust representative office in Louisiana at which the out-of-state trust company may perform trustrelated business, except that the company may not enter into any trust agreements pursuant to the laws of this state.

Section 2. R.S. 9:1783(A)(3) is hereby enacted to read as follows: §1783. Who may be trustee
A. Only the following persons or entities may serve as a trustee of a trust established pursuant to this Code:
(3) A trust company chartered under the laws of another state that is operating in this state with one or more physical trust offices through which it is authorized to act as a fiduciary.

Section 3. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become
effective on the day following such approval.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Xavier I. Alexander.

|  | DIGEST |  |
| :--- | :---: | :---: |
| SB 49 Original | 2019 Regular Session | Fannin |

Present law, relative to trusts, provides for the creation and establishment of out-of-state trust companies and their activities.

Proposed law provides that an out-of-state trust company may act as a fiduciary from a trust office only if:
(1) It maintains a trust office or branch in the state; and
(2) The state where the out-of-state trust company has its principal location allows a Louisiana institution to perform substantially similar business activities.

Proposed law provides that an out-of-state trust company may at each office engage in the same activities as a Louisiana trust company.

Proposed law provides that an out-of-state trust company may establish a trust representative office in this state. Further provides that the company may not enter into any trust agreements.

Proposed law provides that a trust company chartered in another state and operating in this state with one or more physical trust offices may serve as a trustee in the state of Louisiana.

Effective upon signature or lapse of time for gubernatorial action.
(Amends R.S. 6:626(A); adds R.S. 9:1783(A)(3))

