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clarify that it relates, number one, to qualified beneficiaries only and, number two, to the duty to keep qualified beneficiaries reasonably informed.

PRESIDENT SHEEHY PRESIDING

PRESIDENT SHEEHY: One minute.

SENATOR MINES: Other than this mandatory requirement, the provisions of the trust as a notice control and the UTC operates in default of language in the trust instrument. Section 38 of the committee amendments would amend Section 30-8...excuse me, 30-3810 to clarify that a charitable trust is considered a qualified beneficiary under the UTC. A designated charitable organization is considered a qualified beneficiary if it has rights similar to those of a qualified beneficiary in a noncharitable trust. NCCUSL has recommended this clarifying change in the official UTC text. Section 39 of the committee amendments would amend Section 30-3822 with addition of a new subsection (d) which would eliminate the power of a settlor a trust to represent and bind a beneficiary with respect to termination or modification of a trust. This is the NCCUSL change, adopted in the recommendation...on the recommendation...

PRESIDENT SHEEHY: Time.

SENATOR MINES: Thank you, Mr. President.

PRESIDENT SHEEHY: Mr. Clerk, do you have a motion at the desk?

CLERK: Mr. President, Senator Bourne would move to amend the committee amendments with FA22. (Legislative Journal page 514.)

PRESIDENT SHEEHY: Senator Bourne, you're recognized to open on the amendment to the committee amendment.

SENATOR BOURNE: Thank you, Mr. President and members. I wanted to inform the viewers at home, those watching at home, that this mess on the desk is not mine; it's Senator Synowiecki's. So I just wanted that clarity for the record. Say, my amendment is very simple. It simply deletes the language in the committee