Accordingly, these provisions are embodied in Title 14. Their proposed treatment is as follows:

Section in Art. 16 Treatment Comment

§199-I Repeal Severability.

Section in Art. 75B Treatment Comment

§16 Repeal Severability.

TITLE 15. FILUCIARIES.

SUBTITLE 1. GENERAL PROVISIONS.

15-101. DEFINITIONS.

(A) GENERAL.

IN THIS SUBTITLE THE FOLLOWINGS WORDS HAVE THE MEANINGS INDICATED.

(E) COMMITTEE.

"COMMITTEE" INCLUDES ANY RECRGANIZATION OR PROTECTIVE COMMITTEE FORMED FOR THE PURPOSE OF FORMULATING, PROPOSING, [[AND]] OR CARRYING OUT ANY PLAN OF RECRGANIZATION [[AND]] CR TO ACT IN ANY OTHER MANNER FOR THE PROTECTION OF THE INTERESTS OF THE HOLLERS OF ANY CLASS OR CLASSES OF SECURITIES, OR PERSONS PERFORMING A SIMILAR FUNCTION, AND ANY CORPORATION FORMED OR ACTING FOR ANY SUCH FURPOSE.

(C) DEFOSITARY.

"DEFOSITARY" INCLUDES ANY PERSON RECEIVING SECURITIES FOR DEPOSIT, EXCHANGE, OR DISTRIBUTION UNDER ANY RECBGANIZATION AGREEMENT OR [[PLAN OR]] PLAN OF REORGANIZATION, OR STAMPING SECURITIES FRESENTED TO IT TO INDICATE THE ASSENT OF ANY PRESENT OF FUTURE HOLDER OR HOLDERS TO ANY PLAN OF FECRGANIZATION AFFECTING THE SECURITIES [[AND]] OR THAT THE SECURITIES HAVE BEEN ABSOLUTELY OR CONDITIONALLY MADE SUBJECT TO ANY PLAN OF RECRGANIZATION.

(D) DEFOSITED OR EXCHANGED.

"DEPOSITED OR EXCHANGED," AS APPLIED TO SECURITIES, INCLUDES THE PRESENTATION OF SECURITIES TO A DEPOSITARY FOR STAMPING TO INDICATE THE ASSENT OF ANY PRESENT OR FUTURE HOLLER [[OR HCIDERS]] TO ANY PLAN OF REORGANIZATION AFFECTING THE SECURITIES [[AND]] OR THAT THE SECURITIES HAVE BEEN ABSOLUTELY OR CONDITIONALLY MADE