- (VI) THE REASONABLENESS OF ANY COSTS ASSOCIATED WITH THE INVESTMENT; AND
  - (VII) THE STATUS OF RELATED ASSETS OF BENEFICIARIES.
- (D) TO THE EXTENT THAT ANY PROVISION OF THIS SECTION IS INCONSISTENT WITH THE TERMS OF A GOVERNING INSTRUMENT, THE TERMS OF THE GOVERNING INSTRUMENT SHALL CONTROL.
- (E) IF MORE THAN ONE PERSON HAS INVESTMENT AUTHORITY OVER FIDUCIARY ASSETS, THIS SECTION SHALL APPLY IF ANY OF THOSE PERSONS IS A FIDUCIARY.
- (F) NOTHING IN THIS SECTION SHALL ABROGATE OR RESTRICT THE POWER OF A COURT TO:
- (1) DIRECT OR PERMIT A FIDUCIARY TO DEVIATE FROM THE TERMS OF A GOVERNING INSTRUMENT; OR
- (2) DIRECT OR PERMIT A FIDUCIARY TO TAKE, OR TO RESTRAIN A FIDUCIARY FROM TAKING, ANY ACTION REGARDING THE MAKING OR RETENTION OF INVESTMENTS.
  - (G) THIS SECTION SHALL APPLY TO ANY PERSON WHO:
- (1) IS A TRUSTEE, GUARDIAN, CONSERVATOR, COMMITTEE, CUSTODIAN UNDER THE MARYLAND UNIFORM TRANSFERS TO MINORS ACT, INVESTMENT MANAGER, OR INVESTMENT ADVISOR; AND
- (2) FILES WITH THE STATE BANK COMMISSIONER A STATEMENT THAT THE PERSON ELECTS TO HAVE THIS SECTION APPLY TO ALL FIDUCIARY ASSETS CONTROLLED BY THE PERSON.

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- (b) (1) [In] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IN dealing with custodial property [, a]:
- (I) A custodian shall observe the standard of care that would be observed by a prudent person dealing with property of another and is not limited by any other statute restricting investments by fiduciaries [.];
- [(2)](II) If a custodian has a special skill or expertise or is named custodian on the basis of representations of a special skill or expertise, the custodian shall use that skill or expertise [.]; AND
- [(3)](III) A custodian, in the custodian's discretion and without liability to the minor or the minor's estate, may retain any custodial property received from a transferor.
- (2) A FIDUCIARY SUBJECT TO § 15–114 OF THIS ARTICLE SHALL COMPLY WITH THAT SECTION IN DEALING WITH CUSTODIAL PROPERTY.