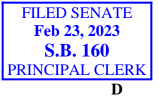
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023



S

SENATE BILL DRS45076-MQ-30

	Short Title:	Transfer on Death Deeds.	(Public)
	Sponsors:	Senators Ford, Lazzara, and Sawrey (Primary Sponsors).	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	ΑΝ ΑCΤ ΤΟ	ENACT THE UNIFORM REAL PROPERTY TRANSFER ON	DEATH ACT
3		ALLOW FOR THE DESIGNATION OF A BENEFICIARY ON	
4		CATES OF TITLE.	
5		Assembly of North Carolina enacts:	
6		ECTION 1. Chapter 31 of the General Statutes is amended by addin	g a new Article
7	to read:		5 a new r nice
8	to read.	"Article 11.	
9		" <u>Uniform Real Property Transfer on Death Act.</u>	
10	" <u>§ 31-65.</u> Sh		
11		the may be cited as the "Uniform Real Property Transfer on Death A	ct."
12	" <u>§ 31-66. De</u>		
13		n this Article, the following definitions apply:	
14	(1)		on death deed.
15	$\overline{(2)}$	• • •	
16		on death deed.	_
17	(3)		th one or more
18		other persons with a right of survivorship. The term includes a	
19		tenant by the entirety. The term does not include a tenant in co	
20	<u>(4</u>)		
21		limited liability company, association, joint venture, publi	
22		government or governmental subdivision, agency, or instrume	entality, or any
23		other legal or commercial entity.	
24	<u>(5</u>)) Property. – An interest in real property situated in this S	State which is
25		transferable on the death of the owner.	
26	<u>(6</u>)	<u>)</u> Transfer on death deed. – A deed authorized under this Article	<u>.</u>
27	<u>(7</u>)	<u>)</u> <u>Transferor. – An individual who makes a transfer on death dee</u>	<u>ed.</u>
28	" <u>§ 31-67.</u> Res	served for future codification purposes.	
29	" <u>§ 31-68. No</u>	nexclusivity.	
30	This Artic	ele does not affect any method of transferring property otherwise per	nitted pursuant
31	to the laws of	<u>this State.</u>	
32	" <u>§ 31-69. Tra</u>	ansfer on death deed authorized.	
33		dual may transfer property to one or more beneficiaries effective at	the transferor's
34		nsfer on death deed.	
35	" <u>§ 31-70. Tra</u>	ansfer on death deed revocable.	



	General Assembly Of North CarolinaSession 2023		
1	A transfer on death deed is revocable even if the deed or another instrument contains a		
2	contrary provision.		
3	"§ 31-71. Transfer on death deed nontestamentary.		
4	A transfer on death deed is nontestamentary.		
5	"§ 31-72. Capacity of transferor.		
6	The capacity required to make or revoke a transfer on death deed is the same as the capacity		
7	required to make a will.		
8	" <u>§ 31-73. Requirements.</u>		
9	(a) A valid transfer on death deed shall contain essential elements and formalities of a		
10	properly recordable inter vivos deed.		
11	(b) Notwithstanding subsection (a) of this section, a valid transfer on death deed shall		
12	contain a statement that the transfer to the designated beneficiary is to occur at the transferor's		
13	death. In the event that a statement of intent to create a transfer on death deed is missing from		
14	the instrument, the instrument is void.		
15	(c) <u>A valid transfer on death deed shall be recorded before the transferor's death in the</u>		
16	office of the register of deeds in the county or counties where the property is situated.		
17	"§ 31-74. Notice, delivery, acceptance, consideration not required.		
18	Provided that the requirements of G.S. 31-73 have been met, a transfer on death deed is		
19	effective without evidence of valuable consideration received or notice or delivery to or		
20	acceptance by the designated beneficiary during the transferor's life.		
21	" <u>§ 31-75. Revocation.</u>		
22	(a) <u>An instrument shall be effective to revoke a recorded transfer on death deed, in whole</u>		
23	or in part, provided that the instrument satisfies all of the following:		
24	(1) The instrument takes the form of any of the following:		
25	a. A subsequent transfer on death deed, meeting the requirements of		
26	G.S. 31-73, that revokes the prior transfer on death deed, or any		
27	portion thereof, either expressly or by inconsistency.		
28	b. <u>An instrument of revocation that expressly revokes the prior transfer</u>		
29	on death deed or any portion thereof.		
30	c. An inter vivos deed that transfers all or a portion of the property in a		
31	manner that is inconsistent with the prior transfer on death deed.		
32	(2) The instrument is acknowledged by the transferor after the acknowledgement		
33	of the transfer on death deed being revoked.		
34	(3) The instrument is recorded in the county or counties where the property is		
35	situated.		
36	(b) If a transfer on death deed is made by more than one transferor, a revocation by one		
37	transferor shall not affect the transfer on death deed as to the interest of another transferor. A		
38	transfer on death deed made by joint owners is revoked only if revoked by all joint owners.		
39	(c) Except as provided in this Article, a revocatory act shall not have an effect on a		
40	recorded transfer on death deed.		
41	(d) Nothing in this section shall be construed to limit the effect of an inter vivos transfer		
42	of the property.		
43	" <u>§ 31-76. Effect of transfer on death deed during transferor's life.</u>		
44	During a transferor's life, a transfer on death deed does not do any of the following:		
45	(1) Affect any interest or right of the transferor or any other owner, including the		
46	right to transfer or encumber the property.		
47	(2) Affect any interest or right of a transferee, even if the transferee has actual or		
48	constructive notice of the deed.		
49	(3) <u>Affect any interest or right of a secured, unsecured, or future creditor of the</u>		
50	transferor, even if the creditor has actual or constructive notice of the deed.		

<u>(4)</u>	bly Of North Carolina	Session 2023
<u>(1)</u>	Affect the transferor's or designated benefici	iary's eligibility for any form of
	public assistance.	
<u>(5)</u>	Create a legal or equitable interest in favor of	f the designated beneficiary.
<u>(6)</u>	Subject the property to claims or process of	of a creditor of the designated
	beneficiary.	
	t of transfer on death deed at transferor's dea	
	pt as otherwise provided in the transfer on de	
Article 24 of Ch	hapter 28A, Article 1A of Chapter 30, and Chap	ter 31A of the General Statutes
	he transferor, the following rules apply to proper	ty that is the subject of a transfe
on death deed an	nd owned by the transferor at death:	
<u>(1)</u>	The interest in the property is transferred to	
	accordance with the transfer on death deed.	
	beneficiary does not survive the transfero	r, the designated beneficiary'
	interest in the property shall lapse.	
<u>(2)</u>	Concurrent interests are transferred to the de	esignated beneficiaries in equa
	and undivided shares with no right of survi	vorship in accordance with the
	transfer on death deed. In the event that the sha	are of one designated beneficiary
	lapses or fails for any reason, that share sh	
	designated beneficiaries in proportion to the	he interest of each designated
	beneficiary in the remaining part of the concu	arrently held property.
<u>(b)</u> <u>A b</u>	eneficiary takes the property subject to all	l conveyances, encumbrances
assignments, con	ntracts, mortgages, liens, and other interests to	which the property is subject a
the transferor's o	death. For the purpose of establishing lien prior	ity, the recording of the transfe
on death deed sh	hall be deemed to have occurred at the transferon	r's death.
$\underline{(c)}$ If a tr	ransferor is a joint owner, the transfer on death d	leed shall become effective upon
the death of the	last surviving joint owner.	
	nsfer on death deed transfers property without co	ovenant or warranty of title even
if the deed conta	ains a contrary provision.	
" <u>§ 31-78. Renu</u>	nciation.	
	y may disclaim all or part of the beneficiary's	interest as provided pursuant to
Chapter 31B of	y may disclaim all or part of the beneficiary's the General Statutes.	
<u>Chapter 31B of</u> " <u>§ 31-79. Liabi</u>	ry may disclaim all or part of the beneficiary's the General Statutes. Statutes and statutory allowan	ices.
<u>Chapter 31B of </u> " <u>§ 31-79. Liabi</u> (a) <u>To th</u>	y may disclaim all or part of the beneficiary's the General Statutes. Ity for creditor claims and statutory allowan the extent the transferor's probate estate is insuffic	nces. cient to satisfy an allowed clain
Chapter 31B of "§ 31-79. Liabi (a) To the against the estate	ry may disclaim all or part of the beneficiary's the General Statutes. Statutes and statutory allowan the extent the transferor's probate estate is insuffice or a statutory allowance to a surviving spouse	<u>ices.</u> cient to satisfy an allowed clain or child, the estate may enforce
Chapter 31B of "§ 31-79. Liabi (a) To the against the estate	y may disclaim all or part of the beneficiary's the General Statutes. Ity for creditor claims and statutory allowan the extent the transferor's probate estate is insuffic	<u>ices.</u> cient to satisfy an allowed clain or child, the estate may enforce
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Chapter 31B of "§ 31-79. Liabi (a) To th against the estate the liability agai (b) If mo liability under a proportion to the "§ 31-80. Option	ry may disclaim all or part of the beneficiary's the General Statutes. Ality for creditor claims and statutory allowan the extent the transferor's probate estate is insuffice e or a statutory allowance to a surviving spouse inst property transferred at the transferor's death pore than one property is transferred by one or m subsection (a) of this section shall be apport eir net values at the transferor's death.	aces. cient to satisfy an allowed claim or child, the estate may enforce by a transfer on death deed. hore transfer on death deeds, the ioned among the properties in
Chapter 31B of "§ 31-79. Liabi (a) To the against the estate the liability agai (b) If modeliability under separation to the proportion to the "§ 31-80. Option The following	the General Statutes. Hity for creditor claims and statutory allowan the extent the transferor's probate estate is insuffice e or a statutory allowance to a surviving spouse inst property transferred at the transferor's death pre than one property is transferred by one or m subsection (a) of this section shall be apport eir net values at the transferor's death. Dual form of transfer on death deed.	nces. cient to satisfy an allowed claim or child, the estate may enforce by a transfer on death deed. nore transfer on death deeds, the ioned among the properties in n deed. The other sections of thi
Chapter 31B of "§ 31-79. Liabi (a) To the against the estate the liability agai (b) If mode liability under se proportion to the "§ 31-80. Option The following Article govern the Article govern the The following The following Article govern the The following Chapter 31B of The following The following	the General Statutes. Solution Constitution Statutory allowan Solution Statutory allowan Solution Statutory allowance is a statutory allowan Solution Statutory allowance to a surviving spouse Solution Statutory allowance to a surviving spouse Solution Statutory allowance to a surviving spouse Solution Solution Statutory allowance to a surviving spouse Solution Solution Statutory allowance to a surviving spouse Solution Statutory allowance to a surviving spouse Solution Solution Solution	nces. cient to satisfy an allowed claim or child, the estate may enforce by a transfer on death deed. nore transfer on death deeds, the ioned among the properties in n deed. The other sections of thi create a transfer on death deed:
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Chapter 31B of "§ 31-79. Liabi (a) To th against the estate the liability agai (b) If modeliability under se proportion to the "§ 31-80. Option The following Article govern the "THIS DEED	the General Statutes. Hity for creditor claims and statutory allowan the extent the transferor's probate estate is insuffice e or a statutory allowance to a surviving spouse inst property transferred at the transferor's death pre than one property is transferred by one or m subsection (a) of this section shall be apport eir net values at the transferor's death. Dal form of transfer on death deed. Ing form may be used to create a transfer on death the effect of this or any other instrument used to a D MUST BE RECORDED PRIOR TO THE DI	nces. cient to satisfy an allowed claim or child, the estate may enforce by a transfer on death deed. nore transfer on death deeds, the ioned among the properties in n deed. The other sections of thi create a transfer on death deed: EATH OF THE GRANTOR(S)
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Chapter 31B of " <u>§ 31-79. Liabi</u> (a) To the against the estate the liability agai (b) If mode liability under a proportion to the " <u>§ 31-80. Option</u> The following Article govern the "THIS DEEP OTHERWISE I	ty may disclaim all or part of the beneficiary's the General Statutes. Ity for creditor claims and statutory allowan the extent the transferor's probate estate is insuffice e or a statutory allowance to a surviving spouse nst property transferred at the transferor's death pre than one property is transferred by one or m subsection (a) of this section shall be apport eir net values at the transferor's death. Daal form of transfer on death deed. ng form may be used to create a transfer on death he effect of this or any other instrument used to a D MUST BE RECORDED PRIOR TO THE DI T WILL NOT BE EFFECTIVE.	aces. cient to satisfy an allowed claim or child, the estate may enforce by a transfer on death deed. hore transfer on death deeds, the ioned among the properties in a deed. The other sections of this create a transfer on death deed: EATH OF THE GRANTOR(S) H DEED
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This Revocable Transfer on Death Deed is made pursuant to the Unife	orm Real Property
Transfer on Death Act, N.C.G.S. 31-65, et seq. In accordance with the provisi	
Real Property Transfer on Death Act, at my death, I transfer and convey my ir	
described property to my designated beneficiaries as follows:	
PRIMARY BENEFICIARY(IES):	
I designateas	the designated
beneficiary(ies) of the property if	survives
me.	
<u>ALTERNATE BENEFICIARY(IES):</u>	
If my primary designated beneficiary does not survive n	ne, I designate
as my alternate designated ben	neficiary(ies) if my
alternate designated beneficiary(ies) survive me.	
PROPERTY:	
The legal description of the real property that shall be transferred at my de-	ath pursuant to this
Revocable Transfer on Death Deed is as follows:	
[INSERT LEGAL DESCRIPTION]	
DICUT TO DEVOKE AND METHOD TO DEVOKE DEED.	
<u>RIGHT TO REVOKE AND METHOD TO REVOKE DEED:</u>	
Before my death, I have the right to revoke this deed. If other transferors	are a party to this
deed, my revocation will have no effect upon the property interests they inter	· ·
designated beneficiary(ies).	
<u>designated beneficial y(les).</u>	
Under the Uniform Real Property Transfer on Death Act, an instrument is	effective to revoke
a recorded transfer on death deed, or any part of it, only if the instrument is on	
<u>1. A transfer on death deed that expressly revokes the prior transfer on death deed t</u>	•
in full.	<u>den deed in purt or</u>
2. A transfer on death deed that names a designated beneficiary that is in	consistent with the
designated beneficiary in the prior transfer on death deed.	
3. An instrument of revocation that expressly revokes the transfer on deat	h deed in part or in
full.	
4. To the extent that it conveys property in a manner inconsistent with	a prior transfer on
death deed, a properly executed and recorded inter vivos deed.	<u> </u>
An instrument revoking a recorded transfer on death deed, or any p	art of it, must be
acknowledged by the transferor after the acknowledgement of the prior tran	
being revoked and must be recorded in the office of the register of deeds in the	
where the property is situated.	
After recording, a transfer on death deed may only be revoked by reco	ording an effective
revocatory instrument using one of the methods listed above. A revocatory act	-
those requirements taken against a transfer on death deed shall have no effect	

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The execution and recordation of this trans	sfer on death deed does not limit the effect of an
inter vivos transfer of the property.	
	coperty subject to all conveyances, encumbrances,
	other interests to which the property is subject at
ny death.	
Dated .	
Dated,	(Seal)
	Signature
STATE OF	COUNTY OF
<u>On this</u> day of ,	, personally appeared before me, the said named
	e the person described in and who executed the
	dged that he (or she) executed the same and being
huly sworn by me, made oath that the statemen	
	mission Expires
	(Signature of Notary Public)
	Notary Public (Official Seal)"
§ 31-81. Optional form of revocation.	<u>/</u>
The following form may be used to create a	an instrument of revocation under this Article:
	CORDED BEFORE THE DEATH OF THE
	FFECTIVE. THIS REVOCATION IS ONLY HE PROPERTY OF THE GRANTOR(S) WHO
	JOINT OWNERS IS ONLY REVOKED IF
REVOKED BY ALL JOINT OWNERS.	JOINT OWNERS IS ONET REVOKED IT
REVOCATION OF TRAI	NSFER ON DEATH DEED
THIS REVOCATION OF TRANSFER O	
	by [TRANSFEROR(S)] (the Grantor(s)), whose
address is	<u> </u>
This Payocation of Transfer on Death Dead	is made pursuant to the provisions of the Uniform
Real Property Transfer on Death Act, N.C.G.S.	
Real Hoperty Hunster on Death Act, N.C.O.S.	<u>. 51 65, 61 664</u> .
In accordance with the provisions of the U	Uniform Real Property Transfer on Death Act, I
revoke all my previous transfers of the below d	
[INSERT LEGA]	L DESCRIPTION]
~ .	
Dated,	
	(Seal) Signature
	Signature
STATE OF	COUNTY OF
On this day of ,	, personally appeared before me, the said named
	e the person described in and who executed the

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foregoing	<u>instru</u>	ment and he (or she) acknowledged that he (or she) executed	l the same and beir
duly swor	rn by n	e, made oath that the statements in the foregoing instrumen	<u>t are true.</u>
		My Commission Expires	
		(Signature of Natary Dubl	
		(Signature of Notary Publi	
		Notary Public (Official Se	
		ion to Electronic Signatures in Global and National Con	
		modifies, limits, or supersedes the Electronic Signatures in	
		15 U.S.C. § 7001, et seq., but does not modify, limit, or supe	
		001(c), or authorize electronic delivery of any of the notices	described in section
<u>103(b) of</u>		<u>S.C. § 7003(b).</u> "	
		TION 2.1. G.S. 31A-1(b) reads as rewritten:	
"(b)		ights lost as specified in subsection (a) of this section shall	
	(1)	All rights of intestate succession in the estate of the other	-
	(2)	All right to claim or succeed to a homestead in the real p spouse;	property of the oth
	(3)	All right to petition for an elective share of the estate of t	the other spouse an
		take either the elective intestate share provided or the thereof;	life interest in lie
	(4)	All right to any year's allowance in the personal property	of the other spous
	(5)	All right to administer the estate of the other spouse; and	-
	(6)	Any rights or interests in the property of the other s	
	(0)	settlement before or after marriage were settled upon the	
		solely in consideration of the marriage.	ie onending spou
	(7)	Any right to property as a transferor or designated be	neficiary of a val
	<u> </u>	transfer on death deed executed pursuant to Article 11 of	
		General Statutes."	<u>1</u>
	SEC	TION 2.2. G.S. 31A-4 reads as rewritten:	
"§ 31A-4.	. Slaye	er barred from testate or intestate succession and other n	rights.
		hall be deemed to have died immediately prior to the death	
the follow	ving ru	les shall apply:	
	(1)	The slayer shall not acquire any property or receive any be	enefit from the esta
		of the decedent by testate or intestate succession or l	by common law
		statutory right as surviving spouse of the decedent.	
	(2)	Where the decedent dies intestate as to property which w	ould have passed
		the slayer by intestate succession and the slayer has livin	ng issue who wou
		have been entitled to an interest in the property if the slag	
		the decedent, the property shall be distributed to such issue	· • •
		slayer does not have such issue, then the property sha	all be distributed
		though the slayer had predeceased the decedent.	
	(3)	Where the decedent dies testate as to property which would	-
		slayer pursuant to the will, the devolution of such proper	• •
		by G.S. 31-42(a) notwithstanding the fact the slayer ha	as not actually di
		before the decedent.	
	<u>(4)</u>	Where the decedent has executed a valid transfer on dea	
		Article 11 of Chapter 31 of the General Statutes and has	
		a designated beneficiary, the property shall pass to an alte	ernate beneficiary
	<u> </u>	shall lapse, as governed by the executed deed."	
		TION 2.3. G.S. 31B-1(a) reads as rewritten:	
	0	t to renounce succession.	
(a)	A per	rson who succeeds to a property interest as:	

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 (11	Designated honoficiant under a valid transfor on doot	the dood are autod suspanet
<u>(11</u>	 <u>Designated beneficiary under a valid transfer on deat</u> to Article 11 of Chapter 31 of the General Statutes; 	in deed executed pursuant
mou ronounco	at anytime, in whole or in part, the right of succession to	o any property or interest
therein, including a future interest, by filing a written instrument under the provisions of this Chapter. A renunciation may be of a fractional share or any limited interest or estate. The		
renunciation shall be deemed to include the entire interest of the person whose property or interest		
is being renounced unless otherwise specifically limited. A person may renounce any interest in		
or power over property, including a power of appointment, even if its creator imposed a		
spendthrift provision or similar restriction on transfer or a restriction or limitation on the right to		
renounce. Notwithstanding the foregoing, there shall be no right of partial renunciation if the		
instrument creating the interest expressly so provides."		
SECTION 2.4.(a) G.S. 20-72 reads as rewritten:		
"§ 20-72. Tra	nsfer by owner.	
•••		
	egistered owner of a vehicle may provide for the transfer	-
	th by including in the certificate of title the phrase "trans	
followed by a designation of a beneficiary to whom the vehicle shall be transferred upon the		
death of the owner, subject to the rights of any lienholders on the title and in accordance with		
G.S. 20-77(a). If a vehicle is jointly owned by more than one owner, the signatures of all joint		
owners must be included in order to give effect to the transfer of title to the beneficiary and the ownership of the vehicle shall not vest in the designated beneficiary until the death of the last		
	iciary designation may be added or changed by the own	
	neficiary. An owner may change a previous beneficiary of	•
	for a duplicate certificate of title and by designating	
	n accordance with this subsection."	<u> </u>
-	CTION 2.4.(b) G.S. 20-77 reads as rewritten:	
"§ 20-77. Tra	nsfer by operation of law; sale under mechanic's or	storage lien; unclaimed
veh	icles.	
• •	enever the title or interest of an owner in or to a vehicle	1
-	w, as upon order in bankruptcy, execution sale, repo	1
	e terms of a lease or executory sales contract, trans	
	otherwise than by voluntary transfer, the transferee shall	
	oper application, payment of the fees provided by law, and the if equilable and such instruments of decuments of a	
	the, if available and such instruments or documents of au	•
chattels in such	be sufficient or required by law to evidence or effect a t	ransier of interest in or to
"	1 Casts.	
	CTION 3. This act is effective when it becomes law an	nd applies to a transfer on
	peneficiary designation made before, on, or after the effe	11
	g on or after the effective date of this act. The Revisor	
	nnotations to the published General Statutes, all relevan	
-	the Uniform Real Property Transfer on Death Act (20	-
	a drefters of this act as the Povisor may deam enpropris	· · · ·

44 comments of the drafters of this act as the Revisor may deem appropriate.