By: Farrar H.B. No. 3121

A BILL TO BE ENTITLED

L		AN ACT

- 2 relating to a revocable deed that transfers real property at the
- 3 transferor's death.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 114.103(a), Estates Code, is amended to
- 6 read as follows:
- 7 (a) Except as otherwise provided in the transfer on death
- 8 deed, this section, or any other statute or the common law of this
- 9 state governing a decedent's estate, on the death of the
- 10 transferor, the following rules apply to an interest in real
- 11 property that is the subject of a transfer on death deed and owned
- 12 by the transferor at death:
- 13 (1) if the designated beneficiary survives the
- 14 transferor by 120 hours, the interest in the real property is
- 15 transferred to the designated beneficiary in accordance with the
- 16 deed;
- 17 (2) the share [interest] of any [a] designated
- 18 beneficiary that fails to survive the transferor by 120 hours
- 19 lapses, notwithstanding Section 111.052, and is subject to and
- 20 passes in accordance with Subchapter D, Chapter 255, as if the
- 21 transfer on death deed were a devise made in a will; and
- 22 (3) subject to Subdivision (2) (4+), concurrent
- 23 interests are transferred to the beneficiaries in equal and
- 24 undivided shares with no right of survivorship[; and

- 1 [(4) notwithstanding Subdivision (2), if the
- 2 transferor has identified two or more designated beneficiaries to
- 3 receive concurrent interests in the real property, the share of a
- 4 designated beneficiary who predeceases the transferor lapses and is
- 5 subject to and passes in accordance with Subchapter D, Chapter 255,
- 6 as if the transfer on death deed were a devise made in a will].
- 7 SECTION 2. Section 114.151, Estates Code, is amended to
- 8 read as follows:
- 9 Sec. 114.151. OPTIONAL FORM FOR TRANSFER ON DEATH DEED. The
- 10 following form may be used to create a transfer on death deed.
- 11 REVOCABLE TRANSFER ON DEATH DEED
- 12 NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU
- 13 MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS
- 14 INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC
- 15 RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE
- 16 NUMBER.
- 17 IMPORTANT NOTICE TO OWNER: You should carefully read all the
- 18 information included in the instructions to this form. You may want
- 19 to consult a lawyer before using this form.
- 20 MUST RECORD DEED: Before your death, this deed must be recorded
- 21 with the county clerk where the property is located, or it will not
- 22 be effective.
- 23 MARRIED PERSONS: If you are married and want your spouse to own the
- 24 property on your death, you must name your spouse as the primary
- 25 beneficiary. If your spouse does not survive you, the property
- 26 will transfer to any listed alternate beneficiary or beneficiaries
- 27 on your death.

1	1. Owner (Transferor) Making th	nis Deed:
2		
3	Printed name	Mailing address
4	2. Legal Description of the Pro	perty:
5		
6	3. Address of the Property (if	any) (include county):
7		
8	4. Primary Beneficiary (Transferee) or Beneficiaries
9	(Transferees)	
10	I designate the following	g beneficiary or beneficiaries, if
11	the beneficiary survives me:	
12	,	
13	Printed name	Mailing address
14	5. Alternate Beneficiary or Ber	neficiaries (Optional)
15	[If no primary beneficia	ary survives me, I designate the
16	following alternate beneficiary	or beneficiaries, if the alternate
17	beneficiary survives me:	
18		
19	Printed name	Mailing address
20	6. Transfer on Death: (Choose	an option under both A and B below,
21	and if you have designated any	alternate beneficiaries, choose an
22	option under C.)	
23	At my death, I grant and c	onvey to the primary beneficiary or
24	beneficiaries my interest in	the property, to have and hold
25	forever. [If at my death I	am not survived by any primary
26	beneficiary, I grant and conve	y to the alternate beneficiary or
27	beneficiaries, if designated, m	y interest in the property, to have

1	and hold forever. If the primary and alternate beneficiaries do not
2	survive me, this transfer on death deed shall be deemed canceled by
3	me.]
4	A. IF AT LEAST ONE PRIMARY BENEFICIARY SURVIVES ME
5	(Select either option (1) or (2) by placing your initials next to
6	the option chosen. If you do not choose an option, then option (1),
7	which is the anti-lapse election, will apply.)
8	
9	If at least one primary beneficiary survives me, I grant and
10	convey the primary beneficiaries' share or shares of the property,
11	to have and hold forever, as follows:
12	(1) Anti-Lapse Election. To the surviving primary
13	beneficiary or beneficiaries, but if a deceased primary
14	beneficiary, if any, was a child or other descendant of mine or of
15	one or both of my parents, that deceased primary beneficiary's
16	share will pass to the surviving children or other descendants of
17	that deceased primary beneficiary.
18	(2) Surviving Primary Beneficiaries Election. To the
19	surviving primary beneficiary or beneficiaries only. If a deceased
20	primary beneficiary, if any, was a child or other descendant of mine
21	or of one or both of my parents, I do not want that deceased primary
22	beneficiary's share to pass to the children or other descendants of
23	that deceased primary beneficiary.
24	
25	B. IF NO PRIMARY BENEFICIARY SURVIVES ME
26	(Select either option (1) or (2) by placing your initials next to
27	the option chosen. If you do not choose an option, then option (1),

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1	which is the anti-lapse election, will apply.)
2	
3	If no primary beneficiary survives me, I grant and convey the
4	share of the property that would have transferred to a deceased
5	primary beneficiary, to have and hold forever, as follows:
6	(1) Anti-Lapse Election. To the surviving children or
7	other descendants of the deceased primary beneficiary, if the
8	deceased primary beneficiary was a child or other descendant of
9	mine or of one or both of my parents.
10	(2) Surviving Alternate Beneficiaries Election. To
11	the alternate beneficiary or beneficiaries designated above. If
12	the deceased primary beneficiary was a child or other descendant of
13	mine or of one or both of my parents, I do not want that deceased
14	primary beneficiary's share to pass to the children or other
15	descendants of that deceased primary beneficiary.
16	
17	If no primary beneficiary survives me and the anti-lapse
18	election is not chosen or that election is chosen, but a deceased
19	primary beneficiary is not a child or other descendant of mine or of
20	one or both of my parents, I grant and convey to the alternate
21	beneficiary or beneficiaries my share in the property that
22	otherwise would have transferred to the deceased primary
23	beneficiary, to have and hold forever. If I have not designated
24	alternate beneficiaries, this transfer on death deed shall be
25	considered cancelled by me.

C. IF AN ALTERNATE BENEFICIARY DOES NOT SURVIVE ME

26

27

(Select either option (1) or (2) by placing your initials next to 1 2 the option chosen. If you do not choose an option, then option (1), 3 which is the anti-lapse election, will apply.) 4 5 If an alternate beneficiary does not survive me, I grant and convey that alternate beneficiary's share of the property as 6 follows: 7 8 (1) Anti-Lapse Election. To the surviving alternate beneficiary or beneficiaries, but if the deceased alternate 9 beneficiary was a child or other descendant of mine or of one or 10 both of my parents, that deceased alternate beneficiary's share 11 12 will pass to the surviving children or other descendants of that deceased alternate beneficiary. 13 14 (2) Surviving Alternate Beneficiaries Election. 15 the surviving alternate beneficiary or beneficiaries only. If the deceased alternate beneficiary was a child or other descendant of 16 17 mine or of one or both of my parents, I do not want that deceased alternate beneficiary's share to pass to the children or other 18 19 descendants of that deceased alternate beneficiary. 20 21 If no alternate beneficiary survives me and the anti-lapse election is not chosen or that election is chosen, but no deceased 22 alternate beneficiary was a child or other descendant of mine or of 23 24 one or both of my parents, this transfer on death deed shall be considered cancelled by me. 25 7. Printed Name and Signature of Owner Making this Deed: 26

27

1	Printed Name Date
2	
3	Signature
4	BELOW LINE FOR NOTARY ONLY
5	
6	Acknowledgment
7	STATE OF
8	COUNTY OF
9	This instrument was acknowledged before me on the day of
10	, 20,
11	by
12	
13	Notary Public, State of
14	After recording, return to:
15	(insert name and mailing address)
16	
17	
18	INSTRUCTIONS FOR TRANSFER ON DEATH DEED
19	DO NOT RECORD THESE INSTRUCTIONS
20	Instructions for Completing the Form
21	1. Owner (Transferor) Making this Deed: Enter your first, middle
22	(if any), and last name here, along with your mailing address.
23	2. Legal Description of the Property: Enter the formal legal
24	description of the property. This information is different from
25	the mailing and physical address for the property and is necessary
26	to complete the form. To find this information, look on the deed
27	you received when you became an owner of the property. This

- 1 information may also be available in the office of the county clerk
- 2 for the county where the property is located. Do NOT use your tax
- 3 bill to find this information. If you are not absolutely sure,
- 4 consult a lawyer.
- 5 3. Address of the Property: Enter the physical address of the
- 6 property.
- 7 4. Primary Beneficiary or Beneficiaries: Enter the first and
- 8 last name of each person you want to get the property when you die.
- 9 If you are married and want your spouse to get the property when you
- 10 die, enter your spouse's first and last name (even if you and your
- 11 spouse own the property together).
- 12 5. Alternate Beneficiary or Beneficiaries: Enter the first and
- 13 last name of each person you want to get the property if no primary
- 14 beneficiary survives you.
- 15 6. Transfer on Death: You should carefully read the language
- 16 describing the options and choose an option under both A and B of
- 17 Paragraph 6, and if you have listed any alternate beneficiaries,
- 18 choose an option under C of Paragraph 6 [No action needed].
- 19 7. Printed Name and Signature of Owner: Do not sign your name or
- 20 enter the date until you are before a notary. Include your printed
- 21 name.
- 22 8. Acknowledgment: This deed must be signed before a notary. The
- 23 notary will fill out this section of the deed.
- SECTION 3. The changes in law made by this Act apply to a
- 25 transfer on death deed executed and acknowledged on or after the
- 26 effective date of this Act. A transfer on death deed executed and
- 27 acknowledged before the effective date of this Act is governed by

- 1 the law in effect on the date the transfer on death deed was
- 2 executed and acknowledged, and the former law is continued in
- 3 effect for that purpose.
- 4 SECTION 4. This Act takes effect September 1, 2017.