SB0047 Engrossed

1 AN ACT concerning civil law.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Illinois Residential Real Property Transfer
on Death Instrument Act is amended by changing Sections 1, 5,
10, 15, 20, 30, 35, 40, 45, 60, 65, 75, 85, 90, and 95 and by
adding Sections 21 and 66 as follows:

9 Sec. 1. Short title. This Act may be cited as the Illinois
10 Residential Real Property Transfer on Death Instrument Act.
11 (Source: P.A. 97-555, eff. 1-1-12.)

12 (755 ILCS 27/5)

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13 Sec. 5. Definitions. In this Act:

(755 ILCS 27/1)

"Beneficiary" means a person that receives <u>real property</u>
 residential real estate under a transfer on death instrument.

16 "Designated beneficiary" means a person designated to 17 receive <u>real property under</u> residential real estate in a 18 transfer on death instrument.

19 "Joint owner" means an individual who owns <u>real property</u> 20 residential real estate concurrently with one or more other 21 individuals with a right of survivorship. The term includes a 22 joint tenant or a tenant by the entirety. The term does not SB0047 Engrossed - 2 - LRB102 04212 LNS 14229 b

1 include a tenant in common.

2 "Owner" means an individual <u>who owns an interest in real</u> 3 property. "Owner" does not include a trustee or an individual 4 <u>acting in a fiduciary, representative, or agency capacity who</u> 5 <u>holds an interest in real property</u> who makes a transfer on 6 death instrument.

7 "Person" means: an individual; a corporation; a business trust; a trustee of a land trust, a revocable or irrevocable 8 9 trust, a trust created under a will or under a transfer on 10 death instrument; a partnership; a limited liability company; 11 an association; a joint venture; a public corporation; a 12 government or governmental subdivision; an agency; an 13 instrumentality; a quardian; a custodian designated or to be 14 designated under any state's uniform transfers to minors act; or any other legal entity an individual, corporation, business 15 16 trust, land trust, estate, inter vivos revocable or 17 irrevocable trust, testamentary trust, partnership, limited liability company, association, joint venture, public 18 19 corporation, government or governmental subdivision, agency, 20 or instrumentality, or any other legal or commercial entity.

21 <u>"Real property" means an interest in realty located in</u> 22 <u>this State capable of being transferred on the death of the</u> 23 <u>owner.</u>

24 "Residential real estate" means real property improved 25 with not less than one nor more than 4 residential dwelling 26 units; a residential condominium unit, including but not SB0047 Engrossed - 3 - LRB102 04212 LNS 14229 b

limited to the common elements allocated to the exclusive use 1 2 thereof that form an integral part of the condominium unit and 3 any parking unit or units specified by the declaration to be allocated to a specific residential condominium unit; or a 4 5 single tract of agriculture real estate consisting of 40 acres or less which is improved with a single family residence. If a 6 declaration of condominium ownership provides for individually 7 8 owned and transferable parking units, "residential real 9 estate" does not include the parking unit of a specific 10 residential condominium unit unless the parking unit is 11 included in the legal description of the property being 12 transferred by a transfer on death instrument.

13 "Transfer on death instrument" means an instrument 14 authorized under this Act.

15 (Source: P.A. 97-555, eff. 1-1-12; 98-821, eff. 1-1-15; 16 revised 7-16-19.)

17 (755 ILCS 27/10)

Sec. 10. Applicability. This Act applies to only to the following:

20 (1) A a transfer of residential real estate as defined
21 in this Act by means of a transfer on death instrument made
22 before, on, or after January 1, 2012 the effective date of
23 this Act, by an owner dying on or after January 1, 2012 the
24 effective date of this Act.

25 (2) A transfer of real property by means of a transfer

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<u>on death instrument made before, on, or after the</u>
 <u>effective date of this amendatory Act of the 102nd General</u>
 <u>Assembly by an owner dying on or after the effective date</u>
 <u>of this amendatory Act of the 102nd General Assembly.</u>
 (Source: P.A. 97-555, eff. 1-1-12.)

6 (755 ILCS 27/15)

Sec. 15. Non-exclusivity. This Act does not affect any
method of transferring <u>real property</u> residential real estate
otherwise permitted under the law of this State.

10 (Source: P.A. 97-555, eff. 1-1-12.)

11 (755 ILCS 27/20)

Sec. 20. Transfer on death instrument authorized. An owner may transfer <u>real property</u> residential real estate by a transfer on death instrument to one or more beneficiaries <u>in</u> any form of ownership valid under State law, concurrent or successive, absolute or conditional, contingent or vested, as owners, concurrently or successively, and upon any eontingency, effective at the owner's death.

19 (Source: P.A. 97-555, eff. 1-1-12.)

20 (755 ILCS 27/21 new)
 21 Sec. 21. Trust as beneficiary. A transfer of real property
 22 by a transfer on death instrument to a trustee of a trust that
 23 is in existence when the owner executes a transfer on death

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instrument and that is identified in the transfer on death 1 2 instrument, to a trustee of a trust created under the owner's 3 will, to a trustee of a trust created under the transfer on death instrument, or to a trustee of a trust under the will of 4 5 another individual if that individual has predeceased the owner, is permitted even if the trust is subject to amendment, 6 7 modification, revocation, or termination. Unless the transfer on death instrument provides otherwise, the real property 8 9 transferred shall be governed by the terms and provisions of 10 the instrument creating the trust, including any amendments or 11 modifications in writing made at any time before or after the 12 execution of the owner's transfer on death instrument and after the death of the owner. The existence or lack thereof of 13 14 a trust corpus is immaterial to the validity of the transfer by the transfer on death instrument. Unless the transfer on death 15 16 instrument provides otherwise, a revocation or termination of 17 the trust before the owner's death causes the transfer to the 18 trust to pass to the owner's estate.

19 (755 ILCS 27/30)

Sec. 30. Transfer on death instrument nontestamentary. A transfer on death instrument is a nontestamentary instrument and is subject to all other laws governing or affecting <u>transfers by</u> nontestamentary instruments. <u>A transfer on death</u> <u>instrument may not be admitted to probate as the will of the</u> <u>owner or as a codicil thereto.</u> SB0047 Engrossed - 6 - LRB102 04212 LNS 14229 b

1 (Source: P.A. 97-555, eff. 1-1-12.)

(755 ILCS 27/35)

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3 Sec. 35. Capacity of owner and agent's authority. The 4 capacity required to make or revoke a transfer on death 5 instrument is the same as the capacity required to make a will. 6 An agent under a durable power of attorney or other instrument 7 creating an agency, even if authorized, does not have the authority to create or revoke a transfer on death instrument 8 9 on behalf of the owner. This Section shall not be construed to 10 prohibit the agent from selling, transferring, or encumbering 11 the real property residential real estate under the terms of 12 the agency.

13 (Source: P.A. 97-555, eff. 1-1-12; 98-821, eff. 1-1-15.)

14 (755 ILCS 27/40)

15 Sec. 40. Requirements.

16 (a) A transfer on death instrument:

(1) must: (i) contain the essential elements and formalities of a properly recordable inter vivos deed, but does not need to state consideration or the addresses of the beneficiaries; and (ii) must be executed, witnessed, and acknowledged in substantial compliance with Section 45;

(2) must state that the transfer to the designated
 beneficiary is to occur at the owner's death; and

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1 (3) must be recorded before the owner's death in the 2 public records in the office of the recorder of the county 3 or counties in which any part of the <u>real property</u> 4 residential real estate is located.

5 (b) The failure to comply with any of the requirements of 6 subsection (a) will render the transfer on death instrument 7 void and ineffective to transfer title to the <u>real property</u> 8 residential real estate at the owner's death.

9 (Source: P.A. 97-555, eff. 1-1-12; 98-821, eff. 1-1-15.)

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(755 ILCS 27/45)

Sec. 45. Signing, attestation, and <u>acknowledgment</u> acknowledgement.

13 (a) Every transfer on death instrument shall be signed by 14 the owner or by some person in his or her presence and by his 15 or her direction, and shall be attested in writing by 2 or more 16 credible witnesses, and the whose signatures of the witnesses along with the owner's signature shall be acknowledged in 17 front of by a notary public. The witnesses shall attest in 18 writing substantially as follows: (i) that on the date thereof 19 the owner executed the transfer on death instrument in the 20 21 their presence of the witnesses; (ii) that the owner's 22 execution was as his or her own free and voluntary act; τ and 23 (iii) that at the time of the execution, the witnesses 24 believed the owner to be of sound mind and memory.

25 (b) Except as provided in subsection (c), if the transfer

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1 <u>on death instrument is not witnessed by at least 2 credible</u> 2 <u>witnesses, it is not executed in substantial compliance with</u> 3 subsection (a) and is void.

(c) If a beneficiary, or his or her spouse, attests to the 4 5 execution of the transfer on death instrument, the interest transferred to that beneficiary and all persons claiming under 6 him or her is void as to that beneficiary unless the transfer 7 8 on death instrument is otherwise duly attested by a sufficient 9 number of witnesses as under subsection (a) exclusive of that 10 person and the notary, and he or she may be compelled to 11 testify as if the interest had not been given, but the 12 beneficiary is entitled to receive so much of the interest or share given to him or her by the transfer on death instrument 13 14 not to exceed the value or share that he or she would have 15 received had no transfer on death instrument been established. 16 (Source: P.A. 97-555, eff. 1-1-12.)

17 (755 ILCS 27/60)

18 Sec. 60. Effect of transfer on death instrument during 19 owner's life.

20 (a) During an owner's life, a transfer on death instrument21 does not:

(1) affect the right <u>or interest</u> of the owner, any
other owner, or an agent for the owner to sell,
transfer, or encumber the <u>real property</u> residential
real estate;

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(2) affect an interest or right of a transferee, 1 lienholder, mortgagee, or option holder or grantee 2 3 even if the transferee, lienholder, mortgagee, or option holder or grantee has actual or constructive 4 5 notice of the instrument; (3) affect an interest or right of a secured or 6 7 unsecured creditor or future creditor of the owner, even if the creditor has actual or constructive notice 8

9 of the instrument;

10 (4) affect the owner's or designated beneficiary's 11 eligibility for any form of public assistance;

12 (5) create a legal or equitable interest in favor 13 of the designated beneficiary; or

14 (6) subject the real property residential real 15 estate to claims or process of a creditor of the 16 designated beneficiary.

17 (b) If after recording a transfer on death instrument, the owner makes a contract for the sale or transfer of the real 18 19 property residential real estate or some part thereof that is 20 the subject of the transfer on death instrument and the whole 21 or any part of the contract remains executory at the owner's 22 death, the disposition of the real property residential real 23 estate by the contract does not revoke the transfer on death instrument but the real property residential real estate 24 25 passes to the designated beneficiary or beneficiary subject to 26 the contract.

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1 (Source: P.A. 97-555, eff. 1-1-12.)

(755 ILCS 27/65)

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3 Sec. 65. Effect of transfer on death instrument at owner's4 death.

5 (a) Except as otherwise provided in the transfer on death 6 instrument, in this <u>Act Section</u>, or in the Probate Act of 1975<u>,</u> 7 or <u>in</u> any other Act applicable to nontestamentary instruments, 8 on the death of the owner, the following rules apply to <u>the</u> 9 <u>real property</u> residential real estate that is the subject of a 10 transfer on death instrument and owned by the owner at death:

(1) Subject to the beneficiary's right to disclaim the transfer, the interest in the <u>real property</u> residential real estate is transferred to the beneficiary in accordance with the instrument.

15 (2) If the owner has identified 2 or more designated 16 beneficiaries to receive concurrent interests in the real property, the interests are taken in equal and undivided 17 18 shares with no right of survivorship. If a designated beneficiary fails to survive the owner or is not in 19 20 existence on the date of the owner's death, then except as 21 provided in paragraph (3) the residential real estate 22 shall pass to the owner's estate.

23 (3) Except as provided in paragraph (5), if the owner
 24 has identified a single designated beneficiary and the
 25 designated beneficiary fails to survive the owner or is

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1 not in existence on the date of the owner's death, then the real property shall pass to the owner's estate. Unless the 2 owner provides otherwise, if the designated beneficiary is 3 a descendant of the owner who dies before the owner, 4 5 descendants of the deceased designated beneficiary living at the time of the owner's death shall take the 6 7 residential real estate per stirpes. If the designated beneficiary is one of a class of designated beneficiaries, 8 9 and any member of the class dies before the owner, the 10 members of the class living when the owner dies shall take 11 the share or shares which the deceased member would have 12 taken if he or she were then living, except that if tho deceased member of the class is a descendant of the 13 the descendants of the deceased member then living shall 14 15 take per stirpes the share or shares which the deceased 16 member would have taken if he or she were then living.

(4) Except as provided in paragraph (5), if the owner 17 has identified 2 or more designated beneficiaries to 18 19 receive concurrent interests, and one or more, but less 20 than all, designated beneficiaries predecease the owner, 21 then the interests of those that lapse or fail for any 22 reason are transferred to the other remaining designated 23 beneficiary or beneficiaries in proportion to the interest 24 of each in the remaining part of the real property held 25 concurrently.

(5) If the designated beneficiary who dies before the

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<u>owner is a descendant of the owner, the descendants of the</u>
 <u>deceased designated beneficiary living at the time of the</u>
 <u>owner's death shall take the deceased designated</u>
 <u>beneficiary's share of the real property per stirpes.</u>

5 (b) Subject to the Probate Act of 1975 and the Conveyances 6 Act, a beneficiary takes the <u>real property</u> residential real 7 estate subject to all conveyances, encumbrances, assignments, 8 contracts, options, mortgages, liens, and other interests to 9 which the <u>real property</u> residential real estate is subject at 10 the owner's death.

(c) A transfer on death instrument transfers <u>real property</u> residential real estate without covenant or warranty of title even if the instrument contains a contrary provision.

(d) If there is no sufficient evidence of the order of the owner and designated beneficiary's deaths, otherwise than simultaneously, and there is no other provision in the transfer on death instrument, for purposes of this Section, the designated beneficiary shall be deemed to have predeceased the owner.

20 (Source: P.A. 97-555, eff. 1-1-12; 98-821, eff. 1-1-15.)

21 (755 ILCS 27/66 new)
22 <u>Sec. 66. Renunciation by spouse.</u>
23 (a) Unless the right to renounce is waived by the owner's
24 <u>surviving spouse, a transfer on death instrument may be</u>
25 <u>renounced by the owner's surviving spouse. If renounced, the</u>

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surviving spouse is entitled to a one-third interest in the 1 2 real property transferred by the transfer on death instrument 3 if the owner leaves a descendant or a one-half interest in the real property if the owner leaves no descendant. The surviving 4 5 spouse may waive his or her right to renounce by executing a waiver as part of the transfer on death instrument. 6 7 Notwithstanding the foregoing, a surviving spouse does not 8 have the right to renounce a transfer on death instrument that 9 transfers the owner's interest in real property to a trustee 10 of a trust created under the owner's will or otherwise that is 11 for the sole benefit of the surviving spouse during his or her 12 lifetime.

(b) In order to renounce the transfer on death instrument, 13 14 the owner's surviving spouse must file, in the recorder of deeds office where the transfer on death instrument is 15 16 recorded, a written instrument signed by the surviving spouse 17 setting forth a description of the real property and declaring the renunciation. The instrument shall be filed within 7 18 19 months after the date of the owner's death, or within such 20 additional time as a court having jurisdiction of the real 21 property may grant pursuant to Section 2-8 of the Probate Act 22 of 1975. The filing of the instrument renouncing the transfer 23 on death instrument is a complete bar to any claim of the 24 surviving spouse under the transfer on death instrument.

25 (c) If a transfer on death instrument is renounced under
 26 this Section, any future interest that is to take effect in

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possession or enjoyment at or after the termination of an estate or other interest given by the transfer on death instrument to the surviving spouse takes effect as though the surviving spouse had predeceased the owner, unless the transfer on death instrument expressly provides that in the case of renunciation the future interest shall not be accelerated.

8 <u>(d) If the surviving spouse of the owner renounces the</u> 9 <u>transfer on death instrument and the interests transferred to</u> 10 <u>other persons are thereby diminished or increased, upon</u> 11 <u>petition by a beneficiary, the court shall abate from or add to</u> 12 <u>any interest transferred in such a manner as to apportion the</u> 13 <u>loss or advantage among the beneficiaries in proportion to</u> 14 <u>their respective interests.</u>

15 (755 ILCS 27/75)

16 Sec. 75. Notice of death affidavit. Any beneficiary who takes under a transfer on death instrument may file in the 17 18 office of the recorder in the county or counties where the real property residential real estate is located a notice of death 19 20 affidavit to confirm title following the death of the owner. 21 The notice of death affidavit shall contain the name and 22 address, if known, of each beneficiary taking under the transfer on death instrument, the legal description of the 23 24 property, the street address and parcel identification number 25 of the real property residential real estate, if known, the

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date of the transfer on death instrument and its recording 1 2 document number, the name of the deceased owner, the date and 3 place of death, and the name and address to which all future bills should be mailed. The affidavit shall 4 tax be 5 acknowledged under penalty of perjury before a notary public or person authorized to administer oaths. The filing of the 6 7 notice of death affidavit is not a condition to the transfer of 8 title.

9 (Source: P.A. 97-555, eff. 1-1-12; 98-821, eff. 1-1-15.)

10 (755 ILCS 27/85)

11 Sec. 85. Rights of creditors and statutory claimants. A 12 beneficiary of a transfer on death instrument is subject to 13 creditor, administrative, funeral and burial, and statutory 14 claims to the same extent and in the same manner as a 15 beneficiary of a trust that was revocable at the time of the 16 settlor's death as provided in Section 505 of the Illinois Trust Code, except that if more than one real property is 17 18 transferred by a transfer on death instrument, the liability will be apportioned among the real properties in proportion to 19 the net values of the real properties at the time of the 20 21 owner's death. A beneficiary of a transfer on death instrument 22 is subject to the claims of creditors and statutory claimants 23 to the same extent as a beneficiary of any nontestamentary 24 transfer.

25 (Source: P.A. 97-555, eff. 1-1-12.)

(755 ILCS 27/90) 1 2 Sec. 90. Limitations and bona fide transfers. 3 (a) An action to set aside or contest the validity of a 4 transfer on death instrument shall be commenced within the 5 earlier of 2 years after the date of the owner's death or 6 6 months from the date letters of office are issued pursuant to 7 the Probate Act of 1975. 8 (b) A bona fide purchaser or mortgagee for value shall take the real property free and clear of any action, claim, 9 10 liability, or contest if the transfer to the bona fide 11 purchaser or mortgagee for value occurs prior to the recording 12 of a lis pendens under Section 2-1901 of the Code of Civil Procedure or prior to the filing of the a notice of 13 renunciation pursuant to Section 66 of this Act. 14 15 An action to set aside or contest the validity of a transfer on 16 death instrument shall be commenced within the earlier of 2 years after the date of the owner's death or 6 months from the 17 18 date that letters of office are issued. However, a purchaser or mortgagee for value and without notice before the 19 20 recordation of a lis pendens for an action to set aside or 21 contest the transfer on death instrument for any reason shall 22 take free and clear of any such action or contest. (Source: P.A. 97-555, eff. 1-1-12; 98-821, eff. 1-1-15.) 23

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(755 ILCS 27/95)

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1 Sec. 95. Preparation of a transfer on death instrument or 2 its revocation. A transfer on death instrument or its 3 revocation shall be prepared only by a an Illinois licensed attorney. Nothing in this Section, however, shall prohibit an 4 owner from preparing his or her own transfer on death 5 6 instrument or revocation, or shall render the transfer on 7 death instrument void for failing to be prepared by a licensed 8 attorney. 9 (Source: P.A. 97-555, eff. 1-1-12.)

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