Revocable Transfer on Death Deed (TOD)

NOTICE TO OWNER: THIS DEED MUST BE RECORDED BEFORE YOUR DEATH OR IT WILL NOT BE EFFECTIVE. YOU SHOULD CAREFULLY READ ALL INFORMATION ON THE OTHER SIDE OF THIS FORM. YOU MAY WANT TO CONSULT A LAWYER BEFORE USING THIS FORM.

Made the	day of	, in the year 20		
		DRMATION		
		MAKING THIS DEED:	:	
residing at:				
LEGAL DES	SCRIPTION	OF PROPERTY		
SEE LEGAI AND MADI			RETO AS SCHEDULE "A"	
PRIMARY I	BENEFICIA	RIES		
I DESIGNA	TE THE FO	LLOWING BENEFICIA	ARIES IF THE BENEFICIAL	RY SURVIVES ME:
residing at:				
<u>ALTERNAT</u>	E BENEFIC	IARY-OPTION		
IF MY PRIM	IARY BENE	FICIARY DOES NOT S	SURVIVE ME, I DESIGNAT	E THE
FOLLOWIN	G ALTERN	ATE BENEFICIARY IF	THAT BENEFICIARY SUR	VIVES ME:
residing at:				
TRANSFER	ON DEATH	I		
TO THE BE	NEFICIARI		Γ IN THE DESCRIBED PRO ABOVE. BEFORE MY DEA	
IN WITN and year firs			e first part has duly executed	this deed the day
			Owner	Date
			Owner	Date
and we at th	neir request a	t, was signed by and in their presence an this day of	ad in the presence of each ot 20	in our presence, her have subscribed
Signed in the	presence of the	ne Transferor		
W7.				
Witness: Address:		Date		
Witness:		Date		

Sec.: Blk.: Lot(s):

Address:

STATE OF NO	EW Y	ORK		ss.:					
name(s) is (are	wn to e) subses), ar	scribed to nd that by	roved to most the withing their sign	e on the n instructure(s)	and and pasis of satisfactory elent and acknowledged the instrument, the imment	evidence to be the d to me that the	ne individual(s) y executed the) whose same in	
STATE OF COUNTY OF				ss.:					
On the day of in the year 20 before me, the undersigned personally appeared and personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledge to me that he/she/they executed the same in his/her/their capacity(ies), that by his/her/their signatures(s) on the instrument, the individual(s), or the person upon behalf of which the individual acted, executed the instrument and that such individual made such appearance before the undersigned in the (Insert the city or other political subdivision and state or country or other place the acknowledgment was taken)									
TRANSFER ON DEATH DEED				DISTR SECTI BLOC LOT: COUN	ION: 'K:	(Notary)			
					RETU	JRN BY MAIL TO			

COMMON QUESTIONS ABOUT THE USE OF THIS FORM

WHAT DOES THE TRANSFER ON DEATH (TOD) DEED DO?

WHEN YOU DIE, THIS DEED TRANSFERS THE DESCRIBED PROPERTY, SUBJECT TO ANY LIENS OR MORTGAGES (OR OTHER ENCUMBRANCES) ON THE PROPERTY AT YOUR DEATH. PROBATE IS NOT REQUIRED. THE TOD DEED HAS NO EFFECT UNTIL YOU DIE. YOU CAN REVOKE IT AT ANY TIME. YOU ARE ALSO FREE TO TRANSFER THE PROPERTY TO SOMEONE ELSE DURING YOUR LIFETIME. IF YOU DO NOT OWN ANY INTEREST IN THE PROPERTY WHEN YOU DIE, THIS DEED WILL HAVE NO EFFECT.

HOW DO I MAKE A TOD DEED?

COMPLETE THIS FORM. HAVE IT ACKNOWLEDGED BEFORE A NOTARY PUBLIC. RECORD THE FORM IN EACH COUNTY WHERE ANY PART OF THE PROPERTY IS LOCATED. THE FORM HAS NO EFFECT UNLESS IT IS ACKNOWLEDGED AND RECORDED BEFORE YOUR DEATH.

IS THE "LEGAL DESCRIPTION" OF THE PROPERTY NECESSARY? YES.

HOW DO I FIND THE "LEGAL DESCRIPTION" OF THE PROPERTY?

THIS INFORMATION MAY BE ON THE DEED YOU RECEIVED WHEN YOU BECAME AN OWNER OF THE PROPERTY. THIS INFORMATION MAY ALSO BE AVAILABLE IN THE COUNTY CLERK'S OFFICE OF THE COUNTY WHERE THE PROPERTY IS LOCATED. IF YOU ARE NOT ABSOLUTELY SURE, CONSULT A LAWYER.

CAN I CHANGE MY MIND BEFORE I RECORD THE TOD DEED?

YES. IF YOU HAVE NOT YET RECORDED THE DEED AND WANT TO CHANGE YOUR MIND, SIMPLY TEAR UP OR OTHERWISE DESTROY THE DEED.

HOW DO I "RECORD" THE TOD DEED?

TAKE THE COMPLETED AND ACKNOWLEDGED FORM TO THE COUNTY CLERK'S OFFICE OF THE COUNTY WHERE THE PROPERTY IS LOCATED. FOLLOW THE INSTRUCTIONS GIVEN BY THE COUNTY CLERK TO MAKE THE FORM PART OF THE OFFICIAL PROPERTY RECORDS. IF THE PROPERTY IS IN MORE THAN ONE COUNTY, YOU SHOULD RECORD THE DEED IN EACH COUNTY.

CAN I LATER REVOKE THE TOD DEED IF I CHANGE MY MIND?

YES. YOU CAN REVOKE THE TOD DEED. NO ONE, INCLUDING THE BENEFICIARIES, CAN PREVENT YOU FROM REVOKING THE DEED.

HOW DO I REVOKE THE TOD DEED AFTER IT IS RECORDED?

THERE ARE THREE WAYS TO REVOKE A RECORDED TOD DEED:

- (1) COMPLETE AND ACKNOWLEDGE A REVOCATION FORM AND RECORD IT IN EACH COUNTY WHERE THE PROPERTY IS LOCATED.
- (2) COMPLETE AND ACKNOWLEDGE A NEW TOD DEED THAT DISPOSES OF THE SAME PROPERTY AND RECORD IT IN EACH COUNTY WHERE THE PROPERTY IS LOCATED.
- (3) TRANSFER THE PROPERTY TO SOMEONE ELSE DURING YOUR LIFETIME BY A RECORDED DEED THAT EXPRESSLY REVOKES THE TOD DEED. YOU MAY NOT REVOKE THE TOD DEED BY WILL.

I AM BEING PRESSURED TO COMPLETE THIS FORM. WHAT SHOULD I DO?

DO NOT COMPLETE THIS FORM UNDER PRESSURE. SEEK HELP FROM A TRUSTED FAMILY MEMBER, FRIEND, OR LAWYER.

DO I NEED TO TELL THE BENEFICIARIES ABOUT THE TOD DEED?

NO, BUT IT IS RECOMMENDED. SECRECY CAN CAUSE LATER COMPLICATIONS AND MIGHT MAKE IT EASIER FOR OTHERS TO COMMIT FRAUD.

I HAVE OTHER QUESTIONS ABOUT THIS FORM. WHAT SHOULD I DO?

THIS FORM IS DESIGNED TO FIT SOME BUT NOT ALL SITUATIONS. IF YOU HAVE OTHER QUESTIONS, YOU ARE ENCOURAGED TO CONSULT A LAWYER.