## As Passed by the House

124th General Assembly Regular Session 2001-2002

Am. H. B. No. 470

REPRESENTATIVES Faber, Grendell, Willamowski, Seitz, Manning, Womer Benjamin, Hughes, Callender, Schmidt, Coates

## ABILL

То	amend sections 5302.05, 5302.07, 5302.09, 5302.11,	1
	5302.12, 5302.17, and 5302.22 of the Revised Code	2
	to modify the statutory forms of certain real	3
	property instruments and to declare an emergency.	4

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 53	02.05, 5302.07, 5302.09, 5302.11,
5302.12, $5302.17$ , and $5302.22$ of	the Revised Code be amended to
read as follows:	

Sec. 5302.05. A deed in substance following the form set forth in this section, when duly executed in accordance with Chapter 5301. of the Revised Code, has the force and effect of a deed in fee simple to the grantee, the grantee's heirs, assigns, and successors, to the grantee's and the grantee's heirs', assigns', and successors' own use, with covenants on the part of the grantor with the grantee, the grantee's heirs, assigns, and successors, that, at the time of the delivery of that deed the grantor was lawfully seized in fee simple of the granted premises, that the granted premises were free from all encumbrances, that the grantor had good right to sell and convey the same to the grantee and the grantee's heirs, assigns, and successors, and that

Am. H. B. No. 470 As Passed by the House	Page 5
deed in fee simple to the grantee, the grantee's heirs, assigns,	113
and successors, and to the grantee's and the grantee's heirs',	114
assigns', and successors' own use, but without covenants of any	115
kind on the part of the grantor.	116
"QUIT-CLAIM DEED	117
(marital status), of County,	118
for valuable consideration paid, grant(s) to	119
, whose tax-mailing address is, the	120
following real property:	
(description of land or interest therein and encumbrances,	122
reservations, and exceptions, if any)	123
Prior Instrument Reference: Volume, Page	124
, wife (husband) of the grantor, releases all	125
rights of dower therein.	126
Executed before me on this day of	127
by who, under penalty of	128
perjury in violation of section 2921.11 of the Revised Code,	129
represented to me to be said person.	130
	131
(Signature of <del>Judge or Officer</del>	132
Taking the Acknowledgment Grantor)	133
(Execution in accordance with Chapter 5301. of the Revised	134
Code) "	135
Sec. 5302.12. A mortgage in substance following the form set	136
forth in this section, when duly executed in accordance with	137
Chapter 5301. of the Revised Code, has the force and effect of a	138
mortgage to the use of the mortgagee and the mortgagee's heirs,	139
assigns, and successors, with mortgage covenants and upon the	140
statutory condition, as defined in sections 5302.13 and 5302.14 of	141
the Revised Code, to secure the payment of the money or the	142

Am. H. B. No. 470 As Passed by the House	Page 6
performance of any obligation specified in the mortgage. The	143
parties may insert in the mortgage any other lawful agreement or	144
condition.	145
"MORTGAGE	146
(marital status),	147
of (current mailing address), for	148
Dollars paid, grant(s), with mortgage covenants, to,	149
of (current mailing address), the following	150
real property:	151
(Description of land or interest in land and encumbrances,	152
reservations, and exceptions, if any.)	153
(A reference to the last recorded instrument through which	154
the mortgagor claims title. The omission of the reference shall	155
not affect the validity of the mortgage.)	156
This mortgage is given, upon the statutory condition, to	157
secure the payment of dollars with interest as	158
provided in a note of the same date.	159
"Statutory condition" is defined in section 5302.14 of the	160
Revised Code and provides generally that, if the mortgagor pays	161
the principal and interest secured by this mortgage, performs the	162
other obligations secured by this mortgage and the conditions of	163
any prior mortgage, pays all the taxes and assessments, maintains	164
insurance against fire and other hazards, and does not commit or	165
suffer waste, then this mortgage shall be void.	166
, wife (husband) of the mortgagor,	167
releases to the mortgagee all rights of dower in the described	168
real property.	169
Executed <del>before me on this</del>	170
by who, under penalty of	171
perjury in violation of section 2921.11 of the Revised Code,	172
represented to me to be said person.	173

Am. H. B. No. 470 As Passed by the House	Page 7
	174
(Signature of <del>Judge or Officer</del>	175
Taking the Acknowledgment	176
<u>Mortgagor</u> )	
(Execution in accordance with Chapter 5301. of the Revised	177
Code)"	178
Sec. 5302.17. A deed conveying any interest in real property	179
to two or more persons, and in substance following the form set	180
forth in this section, when duly executed in accordance with	181
Chapter 5301. of the Revised Code, creates a survivorship tenancy	182
in the grantees, and upon the death of any of the grantees, vests	183
the interest of the decedent in the survivor, survivors, or the	184
survivor's or survivors' separate heirs and assigns.	185
"SURVIVORSHIP DEED	186
(marital status), of County,	187
for valuable consideration paid,	188
grant(s), (covenants, if any), to	189
(marital status) and (marital status), for	190
their joint lives, remainder to the survivor of them, whose	191
tax-mailing addresses are, the following real	192
property:	193
(description of land or interest therein and encumbrances,	194
reservations, and exceptions, if any)	195
Prior Instrument Reference:	196
, wife (husband) of the grantor, releases all	197
rights of dower therein.	198
Executed before me on this day of	199
by who, under penalty of	200
perjury in violation of section 2921.11 of the Revised Code,	201
represented to me to be said person.	202

Am. H. B. No. 470 As Passed by the House	Page 9
division, when duly executed in accordance with Chapter 5301. of	234
the Revised Code and recorded in the office of the county	235
recorder, creates a present interest as sole owner or as a tenant	236
in common in the grantee and creates a transfer on death interest	237
in the beneficiary or beneficiaries. Upon the death of the	238
grantee, the deed vests the interest of the decedent in the	239
beneficiary or beneficiaries. The deed described in this division	240
shall in substance conform to the following form:	241
"Transfer on Death Deed	242
(marital status), of County,	243
(for valuable consideration paid, if any),	244
grant(s) (with covenants, if any), to whose	245
tax mailing address is, transfer on death to	246
beneficiary(s), the following real property:	247
(Description of land or interest in land and encumbrances,	248
reservations, and exceptions, if any.)	249
Prior Instrument Reference:	250
, wife (husband) of the grantor, releases all	251
rights of dower therein.	252
Executed <del>before me on</del> <u>this</u> day of	253
by who, under penalty of	254
perjury in violation of section 2921.11 of the Revised Code,	255
represented to me to be said person.	256
	257
(Signature of <del>Judge or Officer</del>	258
Taking the Acknowledgment Grantor)	259
(Execution in accordance with Chapter 5301. of the Revised	260
Code)"	261
(B) Any person who, under the Revised Code or the common law	262
of this state, owns real property or any interest in real property	263
as a sole owner or as a tenant in common may create an interest in	264

265

266

267

268

269

270

271

272

273

274

275

276277

278

279

280

281

282

283

284

285

286

287

288

289290

291

292

293

294

295

296

the real property transferable on death by executing and recording a deed as provided in this section conveying the person's entire, separate interest in the real property to one or more individuals, including the grantor, and designating one or more other persons, identified in the deed by name, as transfer on death beneficiaries.

A deed conveying an interest in real property that includes a transfer on death beneficiary designation need not be supported by consideration and need not be delivered to the transfer on death beneficiary to be effective.

(C) Upon the death of any individual who owns real property or an interest in real property that is subject to a transfer on death beneficiary designation made under a transfer on death deed as provided in this section, the deceased owner's interest shall be transferred only to the transfer on death beneficiaries who are identified in the deed by name and who survive the deceased owner or that are in existence on the date of death of the deceased owner. The transfer of the deceased owner's interest shall be recorded by presenting to the county auditor and filing with the county recorder an affidavit, accompanied by a certified copy of a death certificate for the deceased owner. The affidavit shall recite the name and address of each designated transfer on death beneficiary who survived the deceased owner or that is in existence on the date of the deceased owner's death, the date of the deceased owner's death, a description of the subject real property or interest in real property, and the names of each designated transfer on death beneficiary who has not survived the deceased owner or that is not in existence on the date of the deceased owner's death. The affidavit shall be accompanied by a certified copy of a death certificate for each designated transfer on death beneficiary who has not survived the deceased owner. The county recorder shall make an index reference to any affidavit so