TRANSFER ON DEATH DEED (REVOCABLE)

notice to owner read and understal completing and reco seeking legal advice to your needs and com This deed must be re of Deeds before yo PART A - OWNER(S)/C	nd the requiremer ording this form. Co to ensure this dee oplies with Delawa corded with the R ur death to be effo	Parcel Number: onsider d meets re law. ecorder ective. Parcel Number: Prepared By & Return to: (Name/Address)			
Name of Owner(s):		Name of Owner(s	Name of Owner(s):		
Address		Address	Address		
City		City	City		
State	Zip	State	Zip		
PART B – BENEFICIAR Beneficiary Name	Y/GRANTEE INFOI	RMATION Beneficiary Name			
Address		Address	Address		
City		City	City		
State	Zip	State	Zip		
ALTERNATE BENEFICIA survives me, I designa Beneficiary Name	-	FORMATION (OPTIONAL) *Internate beneficiary Beneficiary Name	f no primary beneficiary		
Address		Address	Address		
City		City	City		
State	Zip	State	Zip		

PART C – PROPERTY INFORMATION: You must attach a legal description of the Property to this Transfer-on-Death Deed as an Exhibit that is hereby incorporated by reference

Parcel Number:		County:			
Address					
City	State			Zip	
Deed Book & Page Number/Ins	trument Numbe	r:			
PART D - TRANSFER ON DEATH: shall transfer to the beneficiary or retain the full right to revoke this the official records of the Record this deed shall take precedence executed before or after this deet o satisfy an allowed claim again surviving spouse or child, the est under this deed. The witnesses a Owner(s) or named Beneficiaries	or beneficiaries of seed by record der of Deeds. I act over any conflicted. I further und state may enforce and notary public	designated in this ling a duly execut cknowledge that cting provisions of derstand that if make to provide any state such liability against	deed. Pri ted revoca the transf contained by probate atutory all ainst the p	or to my death, I ation instrument in fer instructions in in my will, whether estate is insufficient owance to a property transferred	
Owner(s)/Grantor's Signature & Date		• •	Owner(s)/Grantor's Printed Name/Title		
Owner(s)/Grantor's Signature 8	• •	Owner(s)/Grantor's Printed Name/Title			
WITNESS TO THIS DEED: We her owner or owners identified here mind and memory at the time of any person, including the unders	ein, and that, to t f execution and a	the best of our kn acted free from u	owledge,	each was of sound	
First Witness Name	Second W	Second Witness Name			
Address		Address	Address		
City		City	City		
State	Zip	State		Zip	
Signature & Date		Signature	Signature & Date		

ACKNOWLEDGEMENT: State of	, County of
Notary Public, personally appearedsatisfactorily proven) to be the Owner(s)/Grant	
On the same date, also personally appeared, known to	me (or satisfactorily proven) to be the two
witnesses whose signatures appear on this instruction witnessed the execution of the deed by the Own	
IN WITNESS WHEREOF, I hereunto set my h	nand and official seal.
Notary Public	_
My Commission Expires:	

COMMON QUESTIONS ABOUT THE USE OF THIS FORM

What does the Transfer on Death (TOD) deed do? A TOD deed allows property to pass directly to the person you name as beneficiary upon your death. This means the property does not go through probate. However, the property is still subject to any mortgages, liens, or other claims that exist at that time. The deed does nothing while you are alive — you remain the owner and can sell, mortgage, or make otherwise permissible changes to the property at any time. If you no longer own the property at the time of your death, the TOD deed has no effect.

Which controls at my death, my will or the TOD deed? If you have both a will and a TOD Deed, the TOD deed takes precedence. Even if your will gives different instructions, this deed determines who receives the described property upon your death.

How do I make a TOD deed? You must complete this form in full, sign it, and have it properly notarized. The deed must then be recorded with the Recorder of Deeds in each county where the property is located. The deed has no effect unless it is signed, notarized, and recorded prior to your death. (Example: If live in lower Smyrna and part of your property is in New Castle County and Kent County you will need to file this in both counties)

Is the "legal description" of the property necessary? Yes. The Recorder of Deeds cannot accept the form without a complete legal description.

How do I find the "legal description" of the property? The legal description is usually on the deed you received when you acquired the property. If you have misplaced your deed or did not receive a copy, you may obtain one from the Recorder of Deeds office in the county where the property is located. Copies are typically available online for a fee, or you may visit the Recorder of Deeds office in person to request a copy.

Can I change my mind before I record the TOD deed? Yes. If the deed has not been recorded, you may destroy it. Once the deed has been recorded, additional steps are required to revoke it. A Revocation of TOD Deed must be completed, notarized, and recorded with the Recorder of Deeds in the county where the property is located.

How do I "record" the TOD deed? Submit the completed, signed and notarized form to the Recorder of Deeds office in the county where the property is located. If the property spans more than one county, the deed must be recorded in each county. When this document is recorded, it becomes part of the official land records for your property.

Can I later revoke the TOD deed if I change my mind? Yes. The property owner may revoke the deed at any time during their lifetime. Beneficiaries have no authority to prevent revocation.

How do I revoke the TOD deed after it is recorded? A: There are three methods:

- 1. Complete, notarize, and record a revocation form.
- 2. Complete, notarize, and record a new TOD deed for the same property.
- 3. Transfer the property during your lifetime through a new recorded deed that expressly revokes the TOD deed.

Can I revoke a TOD deed through my will? No. A will does not override or revoke a TOD deed.

I am being pressured to complete this form. What should I do? This form should only be completed voluntarily. Do not complete or sign this form under pressure or undue influence. If you feel pressured, you may wish to speak with a trusted family member or friend. For guidance on your rights, you should consult an attorney.

Do I need to tell the beneficiaries about the TOD deed? No. There is no legal requirement to notify beneficiaries. However, some owners choose to share this information to avoid confusion or disputes in the future. Notifying beneficiaries can help ensure that they are aware of your intentions, but the decision is entirely up to you.

I have other questions about this form. What should I do? This form is not designed to fit everyone's needs in every situation. The Recorder of Deeds cannot provide legal advice. Because estate planning needs vary, it is highly recommended that you consult an attorney to determine how this form may affect your overall estate plan.