## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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## SENATE BILL 451 PROPOSED COMMITTEE SUBSTITUTE S451-PCS45420-BB-8

Short Title: Joint Survivorship Clarifications. (Public) Sponsors: Referred to: March 29, 2017 A BILL TO BE ENTITLED AN ACT TO REPLACE AND CLARIFY THE GENERAL STATUTES PERTAINING TO THE CREATION AND SEVERANCE OF JOINT TENANCY WITH RIGHT OF SURVIVORSHIP PERTAINING TO REAL PROPERTY. The General Assembly of North Carolina enacts: **SECTION 1.** G.S. 41-2 is repealed. **SECTION 2.** Article 1 of Chapter 41 of the General Statutes is amended by adding a new section to read: **"§ 41-2.3. Joint tenancy.** The following definitions apply in this section: (a) Conveyance. - A transfer of title to real or personal property by deed, devise, assignment, or other means of transferring title. Severance. – A termination of the right of survivorship resulting in the (2) creation of a tenancy in common, as provided in this section. This term is used in the context of an estate with a joint tenancy with right of survivorship. (b) A conveyance to two or more persons creates a tenancy in common unless a joint tenancy with right of survivorship is created as provided in subsection (c) of this section or a tenancy by the entirety is created as provided by law. A conveyance to two or more persons creates a joint tenancy with right of survivorship if the instrument expresses an intent to create a joint tenancy with right of survivorship. The following words in the instrument shall be deemed to express an intent to create a joint tenancy with right of survivorship unless the instrument otherwise provides: "joint tenants with right of survivorship," "joint tenants," "joint tenancy," "tenants in common with right of survivorship," "joint with right of survivorship," "with right of survivorship," "to them or to the survivor of them," or words of similar import. The interests of joint tenants in a joint tenancy with right of survivorship shall be (d) deemed to be equal unless otherwise provided in the instrument of conveyance. This subsection shall apply to any conveyance of an interest in property created at any time that explicitly seeks

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34 35 (e) A joint tenancy interest conveyed to individuals married to each other and to one or more other joint tenants in the same instrument of conveyance shall be held by the married

to create unequal ownership interest in a joint tenancy with right of survivorship. Distributions made prior to October 10, 2009, that were made in equal amounts from a joint tenancy with

right of survivorship that sought to create unequal ownership shares shall remain valid and shall

not be subject to modification on the basis of this subsection.



- individuals in a tenancy by the entirety, and the married individuals shall be treated as a single joint tenant, unless otherwise provided in the instrument.
- (f) A severance of joint tenancy with right of survivorship results when any of the following occur:
  - (1) All joint tenants execute an instrument for the purpose of expressing an intent to sever the joint tenancy as between or among themselves.
  - A joint tenant executes an instrument where the joint tenant is the grantor and the grantee, if the intention to sever expressly appears in the instrument. A severance under this subdivision shall be effective only upon the recording, prior to the death of the severing joint tenant, of the instrument expressing an intent to sever in the office of the register of deeds in the county where the real property is situated.
  - (3) A joint tenant executes an instrument with a third party that does not convey all of that joint tenant's interest to the third party, including a lease, executory contract of sale, option to purchase, mortgage or deed of trust, and an intention to sever expressly appears in the instrument.
  - (4) A deed of trust or mortgage encumbering an interest in a joint tenancy is foreclosed.
  - (5) A joint tenant files a petition to partition.
  - (6) A joint tenant conveys all of that joint tenant's interest to a third party.
  - (g) When a severance occurs, a tenancy in common is created as follows:
    - (1) If all joint tenants execute an instrument among themselves that results in severance, a tenancy in common is created among the tenants.
    - (2) If a severance occurs under the circumstances described in subdivision (2), (3), or (4) of subsection (f) of this section, a tenancy in common is created between the severing tenant and the remaining joint tenant, but if there are more than two joint tenants, a tenancy in common is created among the severing joint tenant and the remaining joint tenants who continue as joint tenants with right of survivorship as between themselves.
    - (3) When one of two joint tenants conveys all of that joint tenant's interest to a third party, a tenancy in common is created between the third party and the remaining joint tenant. If there are more than two joint tenants and one of the joint tenants conveys all of that joint tenant's interest to a third party, a tenancy in common is created among the third party and the remaining joint tenants who continue as joint tenants with right of survivorship as between or among themselves.
- (h) The following occurrences do not result in severance of joint tenancy with right of survivorship:
  - (1) Upon a filing of a judgment against one joint tenant.
  - (2) Upon a filing of a petition by one joint tenant in bankruptcy.
  - When married individuals holding an interest as tenants by the entirety in a joint tenancy with one or more other joint tenants divorce, unless the divorced individuals agree otherwise, and in the absence of an agreement, the divorced individuals shall be deemed to hold their existing interest equally as joint tenants.
- (i) Nothing in this section shall limit the manner or effect of a severance ordered by a court of competent jurisdiction.
- (j) <u>Joint tenancy interests among two or more joint tenants holding property in joint tenancy with right of survivorship are subject to the provisions of G.S. 28A-24-3 upon the death of one or more of the joint tenants.</u>
  - (k) This section does not apply to any of the following:

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1	(1)	Executors or trustees in their representative capacity.		
2	<u>(2)</u>	Partnerships governed by Chapter 59 of the General Statutes.		
3	<u>(3)</u>	Business entities.		
4	<u>(4)</u>	Accounts established under G.S. 41-2.1 or G.S. 41-2.2	to the	extent
5		inconsistent with the provisions of this section.		
6	<u>(5)</u>	Life estates."		
7	SECT	<b>ION 3.</b> This act is effective when it becomes law. Nothing in the	this act	shall be
8	deemed to invalidate estates created or severed prior to the effective date of this act.			