Recording requested by (name):	
When recorded mail to and mail tax statements to:	
	Recorder's Use Only
REVOCABLE TRANSFER ON DEA	ATH DEED (Revocable TOD Deed)
This document is exempt from documentary transfer tax under preliminary change of ownership report under Rev. & Tax. Co	
ASSESSOR'S PARCEL NO.:	
	BE RECORDED ON OR BEFORE 60 DAYS SIGNED AND NOTARIZED
Use this deed to transfer the residential property described be SHOULD CAREFULLY READ ALL OF THE INFORMATION (consult an attorney before using this deed. It may have results in the form. DO NOT INSERT ANY OTHER INFORMATION Coefore 60 days after the date it is signed and notarized or it with the control of the coefore.	ON THE OTHER PAGES OF THIS FORM. You may wish to s that you do not want. Provide only the information asked for DR INSTRUCTIONS. This form MUST be RECORDED on or II not be effective.
PROPERTY L	DESCRIPTION  by this deed:
BENEFIC	IARY(IES)
Name of the person(s) or entity(ies) who will receive the descr PERSON, state the persons FULL NAME (DO NOT use gener RELATIONSHIP that the person has to you (spouse, son, dau NAMING A TRUST, state the full name of the trust, the name of the trust. IF YOU ARE NAMING A PRIVATE OR PUBLIC ENT	ral terms like "my children"). You may also wish to state the ghter, friend, etc.), but this is not required. IF YOU ARE of the trustee(s), and the date shown on the signature page of
TRANSFER	ON DEATH
,,	transfer all of my interest in the described property to
,, the named beneficiary(ies) on my death. I may revoke the deed that I made before signing this deed.	nis deed. When recorded, this deed revokes any TOD
Sign and print your name below (your name should exactly m	atch the name shown on your title documents):
Date:	
	nature of declarant)
$\overline{(Ty_{i})}$	ped or written name of declarant)

NOTE: This deed only transfers MY ownership share of the property. The deed does NOT transfer the share of any co-owner of the property. Any co-owner who wants to name a TOD beneficiary must execute and RECORD a SEPARATE deed.

## **WITNESSES**

To be valid, this deed must be signed by two persons, both present at the same time, who witness your signing of the deed or your acknowledgement that it is your deed. The signatures of the witnesses do not need to be acknowledged by a notary public.

(itness #1:	Witness #2:	
rinted Name	Printed Name	<b>)</b>
gnature	Signature	
	ACKNOWLEDGMEN	Т
A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.		
State of California County of	)	
	before me, (insert nam	ne and title of the officer)
is/are subscribed to the the same in his/her/their	e basis of satisfactory evidence to within instrument and acknowledge authorized capacity(ies), and that	be the person(s) whose name(s) ed to me that he/she/they executed by his/her/their signature(s) on the h the person(s) acted, executed the
I certify under PENALTY foregoing paragraph is	OF PERJURY under the laws of true and correct.	the State of California that the
WITNESS my hand and	official seal.	(Seal)
Signature		

## COMMON QUESTIONS ABOUT THE USE OF THIS FORM

WHAT DOES THE TOD DEED DO? When you die, the identified property will transfer to your named beneficiary without probate. The TOD deed has no effect until you die. You can revoke it at any time.

CAN I USE THIS DEED TO TRANSFER BUSINESS PROPERTY? This deed can only be used to transfer (1) a parcel of property that contains one to four residential dwelling units, (2) a condominium unit, or (3) a parcel of agricultural land of 40 acres or less, which contains a single-family residence.

HOW DO I USE THE TOD DEED? Complete this form. Have it notarized. RECORD the form in the county where the property is located. The form MUST be recorded on or before 60 days after the date you sign it or the deed has no effect.

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 office of the county recorder for the county where the property is located. If you are not absolutely sure, consult an attorney.

HOW DO I "RECORD" THE FORM? Take the completed and notarized form to the county recorder for the county in which the property is located. Follow the instructions given by the county recorder to make the form part of the official property records.

WHAT IF I SHARE OWNERSHIP OF THE PROPERTY? This form only transfers YOUR share of the property. If a co-owner also wants to name a TOD beneficiary, that co-owner must complete and RECORD a separate form.

CAN I REVOKE THE TOD DEED IF I CHANGE MY MIND? Yes. You may revoke the TOD deed at any time. No one, including your beneficiary, can prevent you from revoking the deed.

HOW DO I REVOKE THE TOD DEED? There are three ways to revoke a recorded TOD deed: (1) Complete, have notarized, and RECORD a revocation form. (2) Create, have notarized, and RECORD a new TOD deed. (3) Sell or give away the property, or transfer it to a trust, before your death and RECORD the deed. A TOD deed can only affect property that you own when you die. A TOD deed cannot be revoked by will.

CAN I REVOKE A TOD DEED BY CREATING A NEW DOCUMENT THAT DISPOSES OF THE PROPERTY (FOR EXAMPLE, BY CREATING A NEW TOD DEED OR BY ASSIGNING THE PROPERTY TO A TRUST)? Yes, but only if the new document is RECORDED. To avoid any doubt, you may wish to RECORD a TOD deed revocation form before creating the new instrument. A TOD deed cannot be revoked by will, or by purporting to leave the subject property to anyone via will.

IF I SELL OR GIVE AWAY THE PROPERTY DESCRIBED IN A TOD DEED, WHAT HAPPENS WHEN I DIE? If the deed or other document used to transfer your property is RECORDED before your death, the TOD deed will have no effect. If the transfer document is not RECORDED before your death, the TOD deed will take effect.

I AM BEING PRESSURED TO COMPLETE THIS FORM. WHAT SHOULD I DO? Do NOT complete this form unless you freely choose to do so. If you are being pressured to dispose of your property in a way that you do not want, you may want to alert a family member, friend, the district attorney, or a senior service agency.

DO I NEED TO TELL MY BENEFICIARY ABOUT THE TOD DEED? No. But secrecy can cause later complications and might make it easier for others to commit fraud.

WHAT DOES MY BENEFICIARY NEED TO DO WHEN I DIE? Your beneficiary must RECORD evidence of your death (Prob. Code § 210), and file a change in ownership notice (Rev. & Tax. Code § 480). If you received Medi-Cal benefits, your beneficiary must notify the State Department of Health Care Services of your death and provide a copy of your death certificate (Prob. Code § 215).

WHAT IF I NAME MORE THAN ONE BENEFICIARY? Your beneficiaries will become co-owners in equal shares as tenants in common. If you want a different result, you should not use this form.

HOW DO I NAME BENEFICIARIES? You MUST name your beneficiaries individually, using each beneficiary's FULL name. You MAY NOT use general terms to describe beneficiaries, such as "my children." For each beneficiary that you name, you should briefly state that person's relationship to you (for example, my spouse, my son, my daughter, my friend, etc.).

WHAT IF A BENEFICIARY DIES BEFORE I DO? If all beneficiaries die before you, the TOD deed has no effect. If a beneficiary dies before you, but other beneficiaries survive you, the share of the deceased beneficiary will be divided equally between the surviving beneficiaries. If that is not the result you want, you should not use the TOD deed.

WHAT IS THE EFFECT OF A TOD DEED ON PROPERTY THAT I OWN AS JOINT TENANCY OR COMMUNITY PROPERTY WITH RIGHT OF SURVIVORSHIP? If you are the first joint tenant or spouse to die, the deed is VOID and has no effect. The property transfers to your joint tenant or surviving spouse and not according to this deed. If you are the last joint tenant or spouse to die, the deed takes effect and controls the ownership of your property when you die. If you do not want these results, do not use this form. The deed does NOT transfer the share of a co-owner of the property. Any co-owner who wants to name a TOD beneficiary must complete and RECORD a SEPARATE deed.

CAN I ADD OTHER CONDITIONS ON THE FORM? No. If you do, your beneficiary may need to go to court to clear title.

IS PROPERTY TRANSFERRED BY THE TOD DEED SUBJECT TO MY DEBTS? Yes.

DOES THE TOD DEED HELP ME TO AVOID GIFT AND ESTATE TAXES? No.

HOW DOES THE TOD DEED AFFECT PROPERTY TAXES? The TOD deed has no effect on your property taxes until your death. At that time, property tax law applies as it would to any other change of ownership.

DOES THE TOD DEED AFFECT MY ELIGIBILITY FOR MEDI-CAL? No. AFTER MY DEATH, WILL MY HOME BE LIABLE FOR REIMBURSEMENT OF THE STATE FOR MEDI-CAL EXPENDITURES? Your home may be liable for reimbursement. If you have questions, you should consult an attorney.