GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL DRH50014-MNz-16A* (03/18)

	Short Title:	Preserve Tenancy by the Entirety.	(Public)				
	Sponsors:	Representative Bryan.					
	Referred to:						
1		A BILL TO BE ENTITLED					
2	AN ACT TO) MAKE CONFORMING AMENDMENTS TO CLARIFY THAT	Γ ΤΕΝΑΝΟΥ ΒΥ				
3	THE ENTIRETY IS PRESERVED IN THIS STATE IN LIGHT OF THE UNITED STATES						
4	SUPREME COURT DECISION IN OBERGEFELL V. HODGES, AS RECOMMENDED BY						
5	THE GENERAL STATUTES COMMISSION.						
6	The General Assembly of North Carolina enacts:						
7		ECTION 1. G.S. 39-13.3 reads as rewritten:					
8		Conveyances between husband and wife.<u>spouses.</u>					
9		conveyance from a husband or wife to the other married grantor t	to that individual's				
10	spouse of real property or any interest therein owned by the grantor alone vests such the property						
11	or interest in the grantee.						
12	(b) A conveyance of real property, or any interest therein, by a husband or a wife to such						
13	husband and wife married grantor to that individual and the individual's spouse vests the same						
14	property in the husband and wife grantees as tenants by the entirety unless a contrary intention is						
15	expressed in the conveyance.						
16	(c) A conveyance from a husband or a wife to the other married individual to that						
17	individual's spouse of real property, or any interest therein, held by such husband and wife the						
18	spouses as tenants by the entirety dissolves such-the tenancy in the property or interest conveyed						
19	and vests such the property or interest formerly held by the entirety in the grantee.						
20	(d) The joinder of the spouse of the grantor in any conveyance made by a husband or a						
21	wife married grantor pursuant to the foregoing provisions of this section is not necessary.						
22	(e) Any conveyance authorized by this section is subject to the provisions of G.S. 52-10 or						
23	52-10.1, exce	52-10.1, except that acknowledgment by the spouse of the grantor is not necessary."					
24	SECTION 2. G.S. 39-13.6 reads as rewritten:						
25	"§ 39-13.6. (Control of real property held in tenancy by the entirety.					
26	(a) A	husband and wife Two individuals married to each other shall have	e an equal right to				
27	the control, use, possession, rents, income, and profits of real property held by them in tenancy by						
28	the entirety. Neither spouse may bargain, sell, lease, mortgage, transfer, convey or in any manner						
29	encumber any property so held without the written joinder of the other spouse. This section shall						
30	not be construed to require the spouse's joinder where a different provision is made under						
31	G.S. 39-13, G.S. 39-13.3, G.S. 39-13.4, or G.S. 52-10.						
32	(b) A-Unless a contrary intention is expressed in the conveyance, a conveyance of real						
33	property, or any interest therein, to a husband and wife two individuals then married to each other						
34	vests title in them as tenants by the entirety when the conveyance is to:						
35	(1						
36	(2) A named woman individual "and husband," or					



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1		(2a)	A named individual "and spouse," or				
2		(3)	Two named persons, individuals, whether or not identified	d in the conveyance as			
3		(-)	being (i) husband and wife, (ii) spouses, or (iii) married	•			
4			time of conveyance they are legally married; married to ear				
5	unless a co	ontrary	intention is expressed in the conveyance.				
6	(c) For income tax purposes, each spouse is considered to have received one-half (1/2) the						
7	income or loss from property owned by the couple as tenants by the entirety."						
8	SECTION 3. G.S. 39-13.7 reads as rewritten:						
9	"§ 39-13.7		ancy by the entireties trusts in real property.				
10	(a)		eal property held by a husband and wife two individuals m	arried to each other as			
11	· · ·	tenancy by the entireties and conveyed to (i) a joint trust or (ii) in equal shares to two separate					
12	•	rusts; shall no longer be held by the husband and wife them as tenants by the entirety and shall be					
13		isposed of by the terms of the trust or trusts, but, subject to the provisions of subsection (b) of					
14	this section, the real property shall have the same immunity from the claims of the separate						
15	creditors of the husband and wife each spouse as would exist if the spouses had continued to hold						
16				nud continued to note			
17	the property as tenants by the entireties.(b) The immunity from the claims of separate creditors provided by subsection (a) of this						
18	· · ·		y as long as all of the following apply:	subsection (a) of this			
19	section she	(1)	The husband and wife two individuals remain married.ma	rried to each other			
20		(1) (2)	The real property continues to be held in the trust or				
20		(2)	subsection (a) of this section.	trusts as provided in			
22		(3)	Both husband and wife spouses are current beneficiaries	of the joint trust if the			
23		(3)	real property is conveyed to that trust or of each sepa	-			
24			property is conveyed in equal shares to their separate trust				
25	(c)	After	the death of the first of the husband and wife spouse to di				
26	· · ·		mune from the claims of their separate creditors under				
27	section immediately prior to the individual's death shall continue to have immunity from the						
28	claims of the decedent's separate creditors as would have existed if the husband and wife both						
29	spouses continued to hold the property conveyed in trust as tenants by the entirety.						
30	(d)		ustee acting under the express provisions of a trust instrum	•			
31			the husband and wife spouses may waive the immunity				
32	separate creditors provided under this section as to any specific creditor or any specifically						
33	described property including all separate creditors of a husband and wife spouse or all former						
34			tirety property conveyed to the trustee.				
35	(e)		proses of this section:				
36	(-)	(1)	The reference to the real property conveyed to or held	in the trust shall be			
37		(-)	deemed to include the proceeds arising from the involum				
38			real property.				
39		(2)	The reference to a "joint trust" means a revocable or irrev	vocable trust of which			
40		(-)	both the husband and wife spouses are the settlors,				
41			"separate trusts" means revocable or irrevocable trusts				
42			one spouse is the settlor of one trust and the wife other s				
43			the other trust.	<u>r</u>			
44		(3)	The husband and wife two spouses are "beneficiaries"	of a trust if they are			
45		(-)	distributees or permissible distributees of the income or	-			
46			whether or not other persons are also current or future				
47			trust."				
48		SECT	TON 4. G.S. 41-2 reads as rewritten:				
49	"§ 41-2.		ivorship in joint tenancy defined; proviso as to p	artnership; unequal			
50	-		ship interests.	- ´ -			
51							

General Assembly Of North Carolina

1 The interests of the grantees holding property in joint tenancy with right of (b) 2 survivorship shall be deemed to be equal unless otherwise specified in the conveyance. Any joint 3 tenancy interest held by a husband and wife, two individuals then married to each other, unless 4 otherwise specified, shall be deemed to be held by them as a single tenancy by the entirety, which 5 shall be treated as a single party when determining interests in the joint tenancy with right of 6 survivorship. Joint tenancy interests among two or more joint tenants holding property in joint 7 tenancy with right of survivorship are subject to the provisions of G.S. 28A-24-3 upon the death of 8 one or more of the joint tenants.

9 This subsection shall apply to any conveyance of an interest in property created at any time 10 that explicitly sought to create unequal ownership interests in a joint tenancy with right of 11 survivorship. Distributions made prior to the enactment of this subsection that were made in equal 12 amounts from a joint tenancy with the right of survivorship that sought to create unequal 13 ownership shares shall remain valid and shall not be subject to modification on the basis of this 14 subsection."

SECTION 5. G.S. 41-2.5 reads as rewritten:

16 "§ **41-2.5. Tenancy by the entirety in mobile homes.**

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17 (a) When a husband and wife two individuals then married to each other become 18 co-owners of a mobile home, in the absence of anything to the contrary appearing in the 19 instrument of title, they become tenants by the entirety with all the incidents of an estate by the 20 entirety in real property, including the right of survivorship in the case of death of either.

(b) For the purpose of this section it shall be immaterial whether the property at any particular time shall be classified for any purpose as either real or personal. The provisions of subsection (a) of this section shall not limit or prohibit any other type of ownership otherwise authorized by law.

(c) For purposes of this section "mobile home" means a portable manufactured housing unit designed for transportation on its own chassis and placement on a temporary or semipermanent foundation having a measurement of over 32 feet in length and over eight feet in width. As used in this Article, section, "mobile home" also means a double-wide mobile home which is two or more portable manufactured housing units designed for transportation on their own chassis, which connect on site for placement on a temporary or semipermanent foundation having a measurement of over 32 feet in length and over eight feet in width.

32 (d) This section does not repeal or modify any provisions of the law relating to estate or
33 inheritance taxes."

34 SECTION 6.(a) This act is intended to reflect rights established by federal law that
35 became effective in this State on October 10, 2014, by application of *General Synod of the United* 36 Church of Christ v. Resinger, 12 F.Supp.3d 790 (W.D. N.C., Oct. 10, 2014).

37 SECTION 6.(b) This act is effective when it becomes law and applies to conveyances
38 made on or after October 10, 2014.