UNOFFICIAL COPY

Transfer on Death
Instrument
(BENEFICIARY DEED)
pursuant to the
Illinois Residential Real Property
Transfer on Death Instrument
Act
(755 ILCS 27)

WHEN RECORDED RETURN TO:

CLYDE W. EVERETT 2120 E. 98TH ST. CHICAGO, IL 60617



Doc# 1907008246 Fee \$42.00

RHSP FEE: \$9.00 RPRF FEE: \$1.00 EDWARD M. MOODY COOK COUNTY RECORDER OF DEEDS

DATE: 03/11/2019 12:36 PM PG: 1 OF 3

(Above Space for Recorder's Use Only)

I, CLYDE W. EVERETT, a SINGLE, MALE, RESIDENT OF CHICAGO, DOMICILED IN COOK COUNTY, IL, AND BORN January 28, 1951, declare this document to be my Transfer on Death Instrument, hereinafter referred to as a Beneficiary Deed, revoking all Beneficiary Deeds prepared, executed and recorded regarding the Subject Property described below. This document is to be interpreted, governed and construed under the laws of the State of III, nois.:

- 1) I am the OWNER of the Subject Property
 - a) located at and commonly known as: 2120 E. 98TH ST., CHICAGO, COOK COUNTY, IL 60617.
 - b) PIN: 25-12-210-049-0000
 - c) legally described as: LOT 10 AND THE SOUTH 1/2 OF THE VACATED ALLEY LYING NORTH OF AND ADJOINING SAID LOT IN BLOCK 6 IN VAN VLISSINGEN HEIGHTS SUBDIVISION, A SUBDIVISION OF PARTS OF THE EAST 2/3 OF THE NORTHWEST 1/4 AND OF THE WEST OF THE NORTHFAST 1/4 NORTH OF THE INDIAN BOUNDRY LINE OF SECTION 12, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE TI (IRD PRINCIPAL MERIDIAN ACCORDING TO THE PLAT THEREOF, RECORDED MAY 25, 1926 AS DOCUMENT 9286755, IN COOK COUNTY, ILLINOIS.
- - thereof that form an integral part of the condominium unit; or
 - d) A single tract of agriculture real estate consisting of 40 acres or less which is improved with a single family residence.
- Under this Beneficiary Deed, I am naming the person or persons to be my designated beneficiary. Furthermore, upon my death, I am transferring the Subject Property with all rights, title and interest to an appropriate beneficiary in accordance with the Illinois Residential Real Property Transfer on Death Instrument Act and the following provisions:
 - a) References to a person in this Beneficiary Deed have the same meaning as a person as defined under the Illinois Residential Real Property Transfer on Death Instrument Act (755 ILCS 27/5).
 - b) I may name one designated beneficiary to receive the Subject Property or I may name multiple beneficiaries to receive the property.
 - c) I may designate beneficiaries who are members of a class (e.g., my siblings, my children, my parents, etc.) or I may specifically name multiple beneficiaries that form a related or an unrelated group.

- d) Unless indicated otherwise receive the Subject Property, the beneficiaries who are entitled to take, must do so in equal shares, as JOINT TENANTS WITH RIGHTS OF SURVIVORSHIP and not as TENANTS IN COMMON.
- e) Priority and division of Designated Beneficiaries:
 - i) Level 1: My "FIRST" DESIGNATED BENEFICIARY is the person or persons who would have priority of entitlement to receive the Subject Property, in the event of my death.
 - ii) Level 2: My "SECOND" DESIGNATED BENEFICIARY is the person or persons who would have priority of entitlement to receive the Subject Property, in the event of a lapse of the devise to all First Designated Beneficiaries.
 - iii) Level 3: My "THIRD" DESIGNATED BENEFICIARY is the person or persons who would have priority of entitlement to receive the Subject Property, in the event of a lapse of the devise to all First Designated Beneficiaries and all Second Designated Beneficiaries.
- References to a beneficiary living or surviving me means the beneficiary is then living or in existence on the 8th day after the date of my death.
- g) Wherever use u in his Beneficiary Deed and the context so requires, the masculine includes the feminine and the singular includes the plurar, and vice versa.
- Unless otherwise indicated, if a particular designated beneficiary from one of the respective beneficiary levels fails to survive me, the surviving members of that level, who are then living at the time of my death, shall take the share or shares which the deceased member(s) viould have taken if the deceased member(s) survived me. In the case where a designated beneficiary fails to survive me, unless I specify that a designated beneficiary shall take the Subject Property, per stirpes, even when a deceased member of the group is a descendant of mine, the transfer to the deceased designated beneficiary shall lapse.
- 4) MY FIRST DESIGNATED BENEFICIARY OR BENEFICIARIES:
 - a) 100% TO MY DAUGHTER, CYNTHIA EVEREIT, DORN DECEMBER 19, 1979, PER STIRPES.
- 5) MY SECOND DESIGNATED BENEFICIARY OR BENEFICIARIES:
 - a) IF NEITHER MY DAUGHTER CYNTHIA, NOR ANY OF HELL LINEAL DESCENDANTS, SURVIVE ME, THEN THIS DN, J.

 This Control

 Office PROPERTY INTEREST SHALL PASS, PERS STIRPES, TO 11Y SON, JAMES EVERETT, BORN NOVEMBER 29, 1984.
- 6) MY THIRD DESIGNATED BENEFICIARY OR BENEFICIARIES:
 - a) NO DESIGNATION MADE

LINIOEEICIAL CODV			
I, CLYDE W. EVERETT, having attained the age of 18 years and having the capacity required to make a valid Illinois will, execute			
this Beneficiary Deed pursuant to the Illinois Residential Real Property Transfer on Death Instrument Act.			
Dated: March 09, 2019		Dated: March 09, 2019 EXEMPT UNDER PROVISIONS OF REAL ESTATE TRANSFER LAW 35 ILCS 200/31-45 (d) and (e). ;	
Dyle W. C. St		© Clube 11. C. Mot	
CLYDE W. ÉVERETT, OWNER		CLYDE W. EVERETT, OWNER	
Witness Statement - On the date CLYDE W. EVERETT, signed and executed the foregoing Beneficiary Deed, each of the			
undersigned witnesses below signed this instrument in the presence of a notary public; the owner, CLYDE W. EVERETT;			
and each other; and each of the respective witnesses, who have attained the age of 18, attest to the following:			
(1) CLYDE W. EVERF 7 is known to me to be the same person who signed and executed the foregoing Beneficiary Deed.			
(2) CLYDE W. EVERETT signed and executed this instrument in the presence of the witnesses subscribed below and a			
notary public.			
(3) CLYDE W. EVERETT signed and executed this instrument as a free and voluntary act and I believe CLYDE W.			
EVERETT to be of sound mind and memory.			
Witness Name and Residence (PRINT) Witness Date			
,,,	Signature	;	
Witness 1:		e truthfulness of the Witness	
ROY JONES	Statementatione:		
2122 E. 98 TH ST			
CHICAGO, IL 60617	X	ed	3/9/2019
Witness 2:	I certify the	e ruthfulness of the Witness	
ELIESE JONES	Statement	t above.	
2122 E. 98TH ST		MI DO	
CHICAGO, IL 60617	X W		3/9/2019
State of ILLINOIS			
County of COOK			
I, CERTIFY THAT, the witnesses, ROY JONES, WITNESS 1; and ELIESE JONES, WITNESS 2, and the OWNER of the Subject Property,			
CLYDE W. EVERETT, appeared before me and each are known to me to be the individuals who respectively signed this instrument,			
and acknowledged that each signed the same as his or her free and voluntary act. GIVEN under in hand and official seal this 9th day			
of March 2019.			
Klard E. June		OFFICIAL SEAL DAVID E. TRICE Notary Public - State of Illino's My Commission Expires 10/3/2021	
Notary Public: DAVID E. TRICE		Wy Continuesion Expires to	
This instrument was drafted and prepared by:		Mail future tax bills to:	
David E. Trice, Attorney at Law	, -		
•		CLYDE W. EVERETT	
773 233 3303 OFFICE 773 233 3330 FAX		2120 E. 98 TH ST.	
www.tricelaw.com		CHICAGO, IL 60617	
W W W W W I I CE I A W I CO I I I		· , , -	

This instrument was drawn without title examination,

using description provided by the owner.