

#### Joint Tenant

- 1. Ownership is undivided /No limit to number of joint tenants
- 2. Reserved for individuals only, entities not eligible
- 3. Four unities of title should exist-1) Time, 2) Title, 3) Interest, 4) Possession
- 4. Created by specific language, "Joint Tenants" or from 5/5/1997 to 5/3/2022 "Husband & Wife", from 5/4/2022 "Spouses" creates joint tenancy
- 5. Joint tenancy is **not** created by phrases such as "A Married Man", "A Married Woman" or "Married"
- 6. Can be cancelled by divorce, murder, or other conveyance

# **Tenancy & Real Property Transfer**

#### Tenant in Common

- 1. Ownership is divided by number of owners or specified share of ownership
- 2. If deed does not create joint tenancy, tenancy is common is assumed
- 3. Upon the death of a tenant in common their interest in the real property transfers to the decedent's estate (Heirs or Beneficiaries)
- 4. If two entities are owners, each entity is a tenant in common

# **Death of a Tenant in Common or Sole Owner**

#### Testate – Valid Will & Probate within 3 years

- 1. Court Validates Will
- 2. Court Appoints Personal Representative & Issues **Letters Testamentary**
- 3. Personal Representative administers estate (supervised or unsupervised)
- 4. Personal Representative's deed recorded with original death certificate and letters attached

#### Intestate – No Will

- 1. Court determine heirs, issues decree, and names personal representative
- 2. Personal Representative administers estate (supervised or unsupervised)
- 3. Personal Representative administers estate (supervised or unsupervised)
- 4. Personal Representative's deed recorded with original death certificate and decree/letters attached

# Property vested in a Family Trust – Essential Elements

- 1. Deed to family trust must be properly executed and recorded.
  - Use a warranty deed
  - Grantee should contain name of the trustee(s), complete name, and date of the trust
  - Address of trustees included also (top left-hand corner)
- 2. Most family trusts are inter-vivos, meaning the trust was created by the settlor during their life
- 3. Most family trust are revocable- this means the trust can be modified by the settlor at any time
- 4. Trustees & successor trustees cannot grant power of attorney
- 5. Trustees or successor trustees must establish their authority & capacity to sign
  - Copy of trust document or certification of trust (in some cases).
- 6. Successor Trustees should be wary about co-mingling funds

# **Property vested in a Business Entity**

Sufficient evidence is required to establish the signor's authority to bind the transaction & property

- 1. LLC's & Series LLC's Copies of business entity documents including articles of organization, operating agreements, & unanimous consent of members/managers
- 2. Partnerships & Limited Partnerships- Copies of business entity documents including partnership agreements & operating agreements
- 3. Corporations Copies of business entity documents including corporate resolutions permitting the sale/purchase/financing

Utah Business Entity Search: <a href="https://secure.utah.gov/bes/">https://secure.utah.gov/bes/</a>

Corporate Layton Midvale Provo Phone (801) 288-8818 Phone (801) 774-8818 Phone (801) 263-1500 Phone (801) 224-9020 Salt Lake Bountiful Ogden St. George Phone (385) 336-8390 Phone (435) 688-8808 Phone (801) 295-7676 Phone (801) 433-0506 Phone (801) 475-6100



#### **Warranty Deed**

Grantor conveys & warrants the title with 5 statutory covenants:

- 1. the grantor lawfully owns fee simple title to and has the right to immediate possession of the premises;
- 2. the grantor has good right to convey the premises;
- 3. the grantor guarantees the grantee, the grantee's heirs, and assigns in the quiet possession of the premises;
- 4. the premises are free from all encumbrances;
- 5. the grantor, the grantor's heirs, and personal representatives will forever warrant and defend the title of the premises in the grantee, the grantee's heirs, and assigns against all lawful claims whatsoever.

#### Trustee's Deed

A conveyance without covenant or warranty, expressed or implied, given to the grantee following a trustee's sale.

# <u>Personal Representative's, Guardian's, or</u> Conservator's Deed

Conveyances made without covenant or warranty by approved representatives named in decrees or letters issued by the court.

Evidence of capacity of the grantor is attached to the conveyance.

#### **Divorce Decree**

A certified copy of a decree of divorce can be recorded as a conveyance if the legal description and parcel number for the property is included in the decree.

#### **Patent**

A conveyance of real property from the Federal Government

#### **Grant Deed**

The effect of a grant deed is not enumerated in the Utah Code. If recorded, a grant deed has the effect of a quit claim deed.

# Conveyance Types- Utah Code Title 57, Chapter 1

#### **Special Warranty Deed**

Grantor conveys & warrants the title with 2 statutory covenants:

- 1. the granted property is free from all encumbrances made by that grantor; and
- the grantor, the grantor's heirs, and personal representatives will forever warrant and defend the title of the property in the grantee, the grantee's heirs, and assigns against any lawful claim and demand of the grantor and any person claiming or to claim by, through, or under the grantor.

#### **Quit Claim Deed**

A conveyance without warranty of all right, title, interest, and estate of the grantor

#### Sheriff's Deed

A conveyance without covenant or warranty, expressed or implied, given to the grantee following a sheriff's sale.& 6-month redemption period

## Revocable Transfer on Death Deed

A conveyance without warranty where the grantor's interest in real property transfers to named beneficiaries. Deed must be executed with the completed form

Deed can be revoked by recording a revocation, recording a new transfer on death deed, or transferring the property to someone else during the grantor's lifetime.

#### **Tax Deed**

A conveyance without warranty from the county to the high bidder from a property tax sale.

- 1. Tax deeds do not extinguish creditor rights
- 2. Tax deeds are not insurable & title underwriters require quiet title actions after tax sales.

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# Common Entities & Authority Requirements

## All questions regarding authority or capacity should be referred to Backman's legal team for guidance

## **Every signer must have valid identification**

- Passport, Driver's License, State ID from Government with the 3 following items- 1) Photograph 2) Signature 3) Physical Description
- The following are not valid primary ID's: Driver Privilege Card, Birth Certificate, Marriage License, Social Security Card

#### **Post Probate/Conservatorship:**

- Letters Testamentary- Signed order from the court stating the name(s) of the personal representative(s) & indicating whether the administration of the estate is supervised or unsupervised.
- If the estate is supervised, or for any situation regarding determining heirs, consult Backman's legal team for guidance
- Conservator vs Guardian Guardian manages care & day to day needs of minor/incapacitated person & the
  conservators manage their property (estate). A Conservator signs agreements, contracts & at settlement/closing.
  Always consult legal team when dealing with conservatorship.

#### **Family Trust**

- Backman requires either: 1- A copy of the family trust (Best practice) or
- 2- A certification of trust containing the following elements a. Statement that identifies the trust exists & has not been revoked, b. Date the trust instrument was created, c. Identity of Settlor(s), d. Identity & Address of the acting trustee(s), e. Powers of the trustee, f. How these powers relate to current transaction, 7. Revocable vs. Irrevocable trust "& the identity of any person holding a power to revoke the trust", g. The name in which title to the trust may be taken (We need enough information to ascertain the acting trustees & their powers, including applicable pages from the trust)
- If a trustee has passed away, we'll death certificates to prepare affidavit of surviving trustee or successor trustee
- Trustees are not allowed to grant power of attorney (unless granted by the trust, seek legal team help)
- Trustees may resign. Resignation form nominates a new trustee, & new trustee must accept nomination
- When vesting property into a trust: Name of trustees, complete & correct name of trust, date of trust

#### **LLC & Series LLC**

- Copies of business entity documents from the State of Utah (minimum requirement).
- LLCs are either member led, or manager led (not both)
- Obtain copy of operating agreement (best practice). Operating agreements are mandatory for Series LLC
- Synch up operating agreement with what is filed with the State
- Prepare or obtain a statement of authority (DocuSign is generally ok)
- Signature of each member or manager. Statements of Authority, Use of unanimous consent of members / officers of LLC may be required

#### **Corporation & S-Corps**

- Copies of business entity documents from the State of Utah (minimum requirement)
- Additional requirements may include 1) Board Resolutions, 2) Unanimous Consent of Directors of Corporation (Reference UCA §16-10a-821), 3) Officers/signing authority

#### **Partnerships**

- Obtain copy of partnership agreement
- Download copies of business entity documents from the State of Utah (minimum requirement)
- All general partners must sign. Review agreement for other requirements.