## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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<b>H.B. 736</b>
Apr 11, 2019
HOUSE PRINCIPAL CLERK

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## HOUSE BILL DRH30332-MQ-111A

	Short Title:	Elective S	hare-Joint Accounts.	(Public)
	Sponsors:	Represent	atives Zachary, Conrad, and Howard (Prin	nary Sponsors).
	Referred to:			
1				
1			A BILL TO BE ENTITLED	
2			OUSAL SHARE WITH RESPECT TO JO	
3			BLE PRESUMPTION OF IN-KIND C	
4	OTHERWISE ESTABLISHED BY CLEAR AND CONVINCING EVIDENCE. The General Assembly of North Carolina enacts:			ING EVIDENCE.
5		•	G.S. 30-3.2 reads as rewritten:	
6 7	"§ 30-3.2. De		G.S. 50-5.2 reads as rewritten:	
8	-		ions apply in this Article:	
o 9		-	ions apply in this Article:	hother origing in contract in
9	(1		s. – Includes liabilities of the decedent, we otherwise, and liabilities of the decedent	-
10			ath of the decedent, including funeral a	
12		except	-	nd administrative expenses,
12		a.	A claim for equitable distribution of pro	perty pursuant to $G = 50-20$
13		a.	awarded subsequent to the death of the d	
15		b.	Death taxes, except for those death ta	
16		0.	Passing to the Surviving Spouse. "Death	
17			Passing to the Surviving Spouse" equa	
18			death taxes as finally determined, less t	
19			would have been if all Property Passing	
20			qualified for the federal estate tax ma	
21			section 2056 of the Code or had qualified	-
22			the laws of another applicable taxing juri	-
23		с.	A claim founded on a promise or agree	
24			extent such claim is not arm's length or	
25			adequate consideration in money or mon	
26		d.	Expenses apportioned by the clerk of cou	urt under G.S. 30-3.4(h).
27	(1	a) Code.	- The Internal Revenue Code in effect a	
28		death.		
29	(2	2) Death	taxes Any estate, inheritance, successio	n, and similar taxes imposed
30		by any	taxing authority, reduced by any applicab	le credits against those taxes.
31	(2	a) Genera	al power of appointment. – Any power	of appointment, including a
32			to designate the beneficiary of a benefic	
33			decedent, regardless of the decedent's cap	
34		in favo	or of the decedent, the decedent's estate, the	e decedent's creditors, or the
35			ors of the decedent's estate, except for	··· -
36		"ascer	tainable standard" as defined in G.S. 36C-	1-103 and (ii) powers which



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1 2 3		are not exercisable by the decedent except in conjunction created the power or has a substantial interest in the property and whose interest is adverse to the exercise of the	operty subject to the
3 4		power and whose interest is adverse to the exercise of t the decedent, the decedent's estate, the decedent's creditor	
5		the decedent's estate. In no event shall a power held	by the decedent as
6 7		attorney-in-fact under a power of attorney be considere appointment.	d a general power of
8	(2b)	Lineal descendant. – Defined in G.S. 29-2.	
9	(2c) (2c)	Net Property Passing to Surviving Spouse. – The	Property Passing to
10	(=•)	Surviving Spouse reduced by (i) death taxes attributable	
11		to surviving spouse, and (ii) claims payable out of,	
12		otherwise properly allocated to Property Passing to Surv	
13	(3)	Nonadverse trustee. – Any of the following:	
14		a. Any person who does not possess a substantial	beneficial interest in
15		the trust that would be adversely affected	by the exercise or
16		nonexercise of the power that the individua	al trustee possesses
17		respecting the trust;	
18		b. Any person subject to a power of removal by the s	urviving spouse with
19		or without cause; or	
20		c. Any company authorized to engage in trust busin	
21		this State, or that otherwise meets the requireme	nts to engage in trust
22		business under the laws of this State.	
23	(3a)	Nonspousal assets All property included in total a	
24		property included in Property Passing to Surviving Spou	
25	(3b)	Presently exercisable general power of appointment	
26		appointment which is exercisable at the time in quest	•
27	( <b>2</b> )	general power of appointment is not presently exercisable	
28	(3c)	Property Passing to Surviving Spouse. – The sum of t	ne values, as valued
29		pursuant to G.S. 30-3.3A, of the following:	the decodert to the
30		a. Property (i) devised, outright or in trust, by	
31 32		surviving spouse or (ii) that passes, outright or in	U U
33		spouse by intestacy, beneficiary designation, the exercise the decedent's testamentary general pow	
34		the decedent's testamentary limited power of ap	
35		of law, or otherwise by reason of the decedent's	
36		benefits under the federal social security system.	
37		b. Any year's allowance awarded to the surviving s	
38		c. Property renounced by the surviving spouse.	
39		d. The surviving spouse's interest in any life insura	ance proceeds on the
40		life of the decedent.	and proceeds on the
41		e. Any interest in property, outright or in trust,	transferred from the
42		decedent to the surviving spouse during the life	
43		for which the surviving spouse signs a statement	
44		a gift. For purposes of this sub-subdivision, any	
45		spouse by the decedent of the decedent's interest	
46		by the decedent and the surviving spouse as tena	• 1 1 •
47		as joint tenants with right of survivorship shall b	
48		of one-half of the entire interest in property so	•
49		and the surviving spouse.	

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1		-	rty awarded to the surviving spouse, subset	-
2 3		the de G.S. 5	ecedent, pursuant to an equitable distri	bution claim under
3 4				$20.2.2 \Lambda(a)(1)$
4 5			rty held in a spousal trust described in G.S. ls under more than one sub-subdivision of t	
6			shall be included only once, but under	
0 7			reatest value of the property.	
8	(3d)		person. – A person or entity other than the s	surviving spouse that
9	(34)		l, or controlled property constituting nons	• •
10			etermine the value of the property. The per	-
11			ible person for nonspousal assets that pass	-
12			estate succession.	
13	(3e)	•	person's nonspousal assets. – The nonspo	usal assets received,
14			olled by a responsible person.	
15	(3f)		- The sum of the values, as determined pursu	ant to G.S. 30-3.3A,
16		of the following	-	
17		a. The de	ecedent's property that would pass by intest	tate succession if the
18		decede	ent died without a will, other than wrongful	l death proceeds;
19		b. Proper	ty over which the decedent, immediately	before death, held a
20		-	tly exercisable general power of appoint	
21			ty held jointly with right of survivorship, w	
22			ssets only to the extent provided in sub-s	
23			vision and (ii) life insurance, which is include	
24		-	b the extent provided in sub-subdivision d	. of this subdivision.
25			es, without limitation:	11 1
26		1.	Property held in a trust that the decedent of	
27		2.	Property held in a trust to the extent that	
28 29		3.	unrestricted power to withdraw the proper Property held in a depository account ow	-
29 30		5.	in a financial institution payable or trans	•
31			death to a beneficiary designated by the d	
32		4.	Securities owned by the decedent in	
33		1.	certificated form that are payable or trans	
34			death to a beneficiary designated by the d	
35		c. Proper	ty held as tenants by the entirety or jo	
36		-	orship as follows:	
37		1.	One-half of any property held by the	e decedent and the
38			surviving spouse as tenants by the entired	
39			with right of survivorship is included, wi	
40			contributed the property.entirety.	0
41		2.	Property held by the decedent and one or	r more other persons
42			other than the surviving spouse as joint	_
43			survivorship is included to the following of	extent:
44			I. All property attributable to the dec	edent's contribution.
45		<del>II.</del>	The extent of the decedent's pro rata sh	nare of property not
46			attributable to the decedent's contribution	-
47			of property attributable to contributions	
48			tenant. contribution. The decedent is and a	•
49			are presumed to have contributed in-kind	
50			their respective shares for the jointly ow	ned property unless

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	contribution by another is otherwise proven by clear and
	convincing evidence.
d	Benefits payable by reason of the decedent's death under any policy,
u.	plan, contract, or other arrangement, either owned by the decedent or
	over which the decedent had a general power of appointment or had
	the power to designate the surviving spouse as beneficiary, including,
	without limitation:
	1. Insurance on the life of the decedent.
	2. Accidental death benefits.
	3. Annuities.
	4. Employee benefits or similar arrangements.
	5. Individual retirement accounts.
	6. Pension or profit sharing plans.
	7. Deferred compensation.
	8. Any private or governmental retirement plan.
e.	Property irrevocably transferred by the decedent to the extent the
	decedent retained the possession or enjoyment of, or the right to
	income from, the property for life or for any period not ascertainable
	without reference to the decedent's death or for any period that does
	not in fact end before the decedent's death, except:
	1. Property transferred for full and adequate consideration.
	2. Transfers to that the surviving spouse consented in writing by
	signing a deed, an income or gift tax return that reports the gift,
	or other writing.
	3. Transfers that became irrevocable before the decedent's
	marriage to the surviving spouse.
	The property included in total assets is that fraction of the transferred
	property to which the decedent retained the right.
f.	Property transferred by the decedent to the extent the decedent created
	a power over the property or the income from the property, which,
	immediately prior to death, could be exercised by the decedent in
	conjunction with any other person, or which could be exercised by a
	person who does not have a substantial interest that would be adversely
	affected by the exercise or nonexercise of the power, for the benefit of
	the decedent, the decedent's estate, the decedent's creditors, or the
	creditors of the decedent's estate, except:
	1. Property transferred for full and adequate consideration.
	2. Transfers to which the surviving spouse consented in writing
	by signing a deed, an income or gift tax return that reports the
	gift, or other writing.
	3. Transfers which became irrevocable before the decedent's
	marriage to the surviving spouse. The property included in total assets with respect to a power over
	The property included in total assets with respect to a power over property is that fraction of the property to which the power related
~	property is that fraction of the property to which the power related. Property transferred by the decedent to persons other than the
g.	surviving spouse if such transfer was made both during the one-year
	period immediately preceding the decedent's death and during the
	decedent's marriage to the surviving spouse, except:
	1. Property transferred for full and adequate consideration.

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1 2 3 4	2. Transfers to which the surviving spouse consented in writing by signing a deed, an income or gift tax return that reports such gift, or other writing.
	3. That part of any property transferred to any one transferee that qualified for exclusion from gift tax under section 2503 of the Code.
	For purposes of this sub-subdivision, the termination of a right or interest in, or power over, property that would have been included in the total assets under sub-subdivisions b., e., or f. of this subdivision if
	the right, interest, or power had not terminated until the decedent's death shall be deemed to be a transfer of such property. Termination occurs when, with respect to a right or interest in property, the
	decedent transfers or relinquishes the right or interest; with respect to a power over property, the power terminates by exercise or release, but not by lapse or default.
	If property falls under more than one sub-subdivision of this subdivision, then the property shall be included only once, but under the sub-subdivision yielding the greatest value of the property.
	<ul> <li>(4) Total Net Assets. – The total assets reduced by year's allowances to persons other than the surviving spouse and claims."</li> <li>SECTION 2. This act is effective when it becomes law and applies to estates of</li> </ul>
	decedents dying on or after that date.