

# **Types of Deeds**

**The four primary types of deeds** used in Texas real estate transactions vary significantly in the warranties and protections they provide to buyers.

### General Warranty Deed

#### General Warranty Deeds are the strongest deeds.

- This deed covers the property's entire history, providing buyers the greatest security as the Grantor assumes responsibility for any title problems, regardless of origin.
- Offers maximum buyer protection.
- Standard in Texas residential transactions.
- The Grantor guarantees they own the property with a transferable title.
- No undisclosed encumbrances exist.

# Special Warranty Deed

A Special Warranty Deed provides intermediate protection and limits the warranty "by, through or under the Grantor but not otherwise."

- These deeds are often used when the conveyance is from an executor, administrator, trustee, guardian, etc., and in commercial transactions and sales by banks, trusts, or estates.
- The Grantor warrants property ownership, right to transfer, absence of undisclosed encumbrances, and defense against claims arising only during their ownership period.
- It must be certain that the Grantor is not aware of any unacknowledged defects in the chain of title.

# **Quitclaim Deed**

The Quitclaim Deed provides minimal protection and does not contain "grant & convey" language, which gives implied warranties under the Property Code.

- The Grantor relinquishes any potential claim without promising actual ownership, a clear title, or the absence of third-party claims.
- The deed transfers whatever interest the Grantor may have.
- Quitclaim Deeds are not acceptable in the direct chain of title and are normally used only for curative matters.
  - An example would be where a Divorce Decree properly divests one spouse's interest in the property to the other - a Quitclaim Deed may then be used to satisfy disposal of the spouse's interest in the real property records.

# **Deed Without Warranty**

This deed transfers whatever interest the Grantor may have without guarantees regarding title.

- The Grantor doesn't promise actual ownership or a clear title. If the seller has any ownership interest, it transfers to the buyer.
- These deeds are used when title status is uncertain, between family members, for gifts, or when minimizing seller liability.
- Buyers should purchase title insurance and conduct thorough title searches.