{deleted text} shows text that was in SB0154 but was deleted in SB0154S01.

Inserted text shows text that was not in SB0154 but was inserted into SB0154S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator Lincoln Fillmore proposes the following substitute bill:

SOLAR ACCESS AMENDMENTS

2017 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Lincoln Fillmore

House Sponsor: Francis D. Gibson

LONG TITLE

General Description:

This bill enacts provisions related to restrictions on solar energy systems.

Highlighted Provisions:

This bill:

- provides that, for real property governed by a {governing document} community association, a governing document may not prohibit or restrict an owner's installation of a solar energy system under certain circumstances;
- provides that a declaration may <u>prohibit or</u> restrict the size, location, or manner of placement of a solar energy system under certain circumstances;
- provides that an association may, by association \(\frac{\text{rule,}}{\text{bylaw, prohibit or}}\) restrict an owner's installation of a solar energy system under certain circumstances;
- provides for attorney fees in an action brought under an enacted chapter; and

provides an applicability date.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

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57-8a-102, as last amended by Laws of Utah 2015, Chapters 22, 34, 213, 325, and 387 ENACTS:
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$\frac{\{57-30-101\}\{57-8a-701\}}{\{57-30-102\}\{57-8a-702\}}$, Utah Code Annotated 1953
$\frac{\{57-30-201\}\{57-8a-702\}}{\{57-30-201\}\{57-8a-703\}}$, Utah Code Annotated 1953
$\frac{57-30-301\}{\{57-30-401\}}$, Utah Code Annotated 1953
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Be it enacted by the Legislature of the state of Utah:

Section 1. Section 57-8a-102 is amended to read:

57-8a-102. Definitions.

As used in this chapter:

- (1) (a) "Assessment" means a charge imposed or levied:
- (i) by the association;
- (ii) on or against a lot or a lot owner; and
- (iii) pursuant to a governing document recorded with the county recorder.
- (b) "Assessment" includes:
- (i) a common expense; and
- (ii) an amount assessed against a lot owner under Subsection 57-8a-405(7).
- (2) (a) Except as provided in Subsection (2)(b), "association" means a corporation or other legal entity, any member of which:
- (i) is an owner of a residential lot located within the jurisdiction of the association, as described in the governing documents; and
 - (ii) by virtue of membership or ownership of a residential lot is obligated to pay:

(A) real property taxes: (B) insurance premiums; (C) maintenance costs; or (D) for improvement of real property not owned by the member. (b) "Association" or "homeowner association" does not include an association created under Title 57, Chapter 8, Condominium Ownership Act. (3) "Board of directors" or "board" means the entity, regardless of name, with primary authority to manage the affairs of the association. (4) "Common areas" means property that the association: (a) owns; (b) maintains; (c) repairs; or (d) administers. (5) "Common expense" means costs incurred by the association to exercise any of the powers provided for in the association's governing documents. (6) "Declarant": (a) means the person who executes a declaration and submits it for recording in the office of the recorder of the county in which the property described in the declaration is located: and (b) includes the person's successor and assign. (7) "Electrical corporation" means the same as that term is defined in Section 54-2-1. (8) "Gas corporation" means the same as that term is defined in Section 54-2-1. (9) (a) "Governing documents" means a written instrument by which the association (i) exercise powers; or (ii) manage, maintain, or otherwise affect the property under the jurisdiction of the association. (b) "Governing documents" includes: (i) articles of incorporation;

may:

(ii) bylaws;

(iii) a plat;

- (iv) a declaration of covenants, conditions, and restrictions; and
- (v) rules of the association.
- (10) "Independent third party" means a person that:
- (a) is not related to the owner of the residential lot;
- (b) shares no pecuniary interests with the owner of the residential lot; and
- (c) purchases the residential lot in good faith and without the intent to defraud a current or future lienholder.
 - (11) "Judicial foreclosure" means a foreclosure of a lot:
 - (a) for the nonpayment of an assessment; and
- (b) (i) in the manner provided by law for the foreclosure of a mortgage on real property; and
 - (ii) as provided in Part 3, Collection of Assessments.
 - (12) "Lease" or "leasing" means regular, exclusive occupancy of a lot:
 - (a) by a person or persons other than the owner; and
- (b) for which the owner receives a consideration or benefit, including a fee, service, gratuity, or emolument.
- (13) "Limited common areas" means common areas described in the declaration and allocated for the exclusive use of one or more lot owners.
 - (14) "Lot" means:
 - (a) a lot, parcel, plot, or other division of land:
 - (i) designated for separate ownership or occupancy; and
 - (ii) (A) shown on a recorded subdivision plat; or
 - (B) the boundaries of which are described in a recorded governing document; or
- (b) (i) a unit in a condominium association if the condominium association is a part of a development; or
- (ii) a unit in a real estate cooperative if the real estate cooperative is part of a development.
- (15) (a) "Means of electronic communication" means an electronic system that allows individuals to communicate orally in real time.
 - (b) "Means of electronic communication" includes:
 - (i) web conferencing;

- (ii) video conferencing; and
- (iii) telephone conferencing.
- (16) "Meeting" means a gathering of a board, whether in person or by means of electronic communication, at which the board can take binding action.
- (17) "Mixed-use project" means a project under this chapter that has both residential and commercial lots in the project.
 - (18) "Nonjudicial foreclosure" means the sale of a lot:
 - (a) for the nonpayment of an assessment; and
- (b) (i) in the same manner as the sale of trust property under Sections 57-1-19 through 57-1-34; and
 - (ii) as provided in Part 3, Collection of Assessments.
- (19) "Period of administrative control" means the period during which the person who filed the association's governing documents or the person's successor in interest retains authority to:
 - (a) appoint or remove members of the association's board of directors; or
- (b) exercise power or authority assigned to the association under the association's governing documents.
- (20) "Residential lot" means a lot, the use of which is limited by law, covenant, or otherwise to primarily residential or recreational purposes.

Section 1. Section 57-30-101 is enacted to read:

CHAPTER 30. SOLAR ACCESS

Part 1. General Provisions

<u>57-30-101.</u> Title.

This chapter is known as "Solar Access."

Section 2. Section 57-30-102 is enacted to read:

<u>57-30-102.</u> Definitions.

As used in this chapter:

- (1) "Association" means all of the owners of real property subject to a declaration:
- (a) acting as a group in accordance with the real property declaration and bylaws; or
 - (b) organized as a legal entity in accordance with the declaration.
 - (2) "Board" means the governing board of an association as set forth in a governing

document.

- (3) (a) "Declarant" means a person that executes a declaration and submits the declaration for recording in the office of the recorder of the county where the real property described in the declaration is located. (b) "Declarant" includes the successor or assign of the person described in Subsection $\frac{(3)(a)}{(a)}$ (4) "Declaration" means a recorded declaration of covenants, conditions, and restrictions. (5) (a) "Governing document" means a legal instrument that provides for management or provides restrictions for the real property under the jurisdiction of the legal instrument. (b) "Governing document" includes: (i) the articles of incorporation of an association; (ii) bylaws; (iii) a plat; (iv) a declaration; and (v) rules of an association. (6) "Lot" means the same as that term is defined in Section 57-8a-102. ({7}21) "Solar energy system" means: } (a) a system that is used to produce electric energy from sunlight; and (b) the components of the system described in Subsection $(\frac{7}{21})(a)$. Section $\frac{3}{2}$. Section $\frac{57-30-201}{57-8a-701}$ is enacted to read: Part {2}7. { Limit on Association Restrictions of} Solar {Energy Systems} Access \$\frac{57-30-201}{57-8a-701}\$. Governing document -- May not prohibit installation of
- (1) {Except as provided in Subsections (2), (3), and (4), a} A governing document other than a declaration or an association bylaw may not prohibit or restrict{:
- (a) an owner of a lot with a detached dwelling from installing a solar energy system on the owner's lot (; or).

({b}2) {an owner of}A declaration may:

solar energy system -- Exceptions.

(a) prohibit a lot {with an attached dwelling} owner from installing a solar energy system { on:

- (i) a portion of the lot where the association does not have a maintenance, repair, or replacement obligation; or
- (ii) limited common area where the association does not have a maintenance, repair, or replacement obligation.
 - (2) A declaration may; or
- (b) impose a restriction other than a prohibition on a solar energy system's size, location, or manner of placement if the restriction:
 - (\frac{1}{1}) decreases the solar energy system's production by \frac{5\hstyle 10\hstyle or less; \frac{1}{2} and \frac{1}{2}}{2}
 - (\{\frac{1}{6}\}ii) increases the solar energy system's cost of installation by \{\frac{5\% \text{ or less.}}{6}\}.
 - (3) 10% or less; and
 - (iii) complies with Subsection (5);
- (3) (a) If a declaration is silent regarding the installation of a solar energy system, an association may not amend the declaration to impose a prohibition on the installation of a solar energy system unless the association approves the prohibition by a vote of greater than 67% of the allocated voting interests of the lot owners in the association.
- (b) An association may amend an existing prohibition on the installation of a solar energy system contained in a declaration if the association approves the amendment by a vote of greater than 67% of the allocated voting interests of the lot owners in the association.
 - (4) An association may, by association {rule,} bylaw:
- (a) prohibit a lot owner from installing a solar energy system if the association approves the prohibition by a vote of greater than 67% of the allocated voting interests of the lot owners in the association;
- (b) impose a restriction other than a prohibition on a lot owner's installation of a solar energy system if the restriction:
 - (i) complies with Subsection (5);
 - (ii) decreases the solar energy system's production by 10% or less; and
 - (iii) increases the solar energy system's cost of installation by 10% or less; or
- (c) amend a prohibition approved under Subsection (4)(a) if the association approves the amendment by a vote of greater than 67% of the allocated voting interests of the lot owners in the association.
 - (5) A declaration or an association bylaw may require an owner that installs a solar

energy system on the owner's lot:

- (a) to install a solar energy system that, or install the solar energy system in a manner that:
- (i) complies with applicable health, safety, and building requirements established by the state or a political subdivision of the state;
 - (ii) if the solar energy system is used to heat water, is certified by:
 - (A) the Solar Rating and Certification Corporation; or
 - (B) a nationally recognized solar certification entity;
- (iii) if the solar energy system is used to produce electricity, complies with applicable safety and performance standards established by:
 - (A) the National Electric Code;
 - (B) the Institute of Electrical and Electronics Engineers;
 - (C) Underwriters Laboratories:
 - (D) an accredited electrical testing laboratory; or
 - (E) the state or a political subdivision of the state;
 - (iv) if the solar energy system is mounted on a roof:
 - (A) does not extend above the roof line; or
- (B) has panel frame, support bracket, or visible piping or wiring that has a color or texture that is similar to the roof material; or
- (v) if the solar energy system is mounted on the ground, is not visible from the street that a lot fronts;
- (b) to pay any reasonable cost or expense incurred by the association to review an application to install a solar energy system; {-or}
- (c) be responsible, jointly and severally with any subsequent owner of the lot while the violation of the rule or requirement occurs, for any cost or expense incurred by the association to enforce a declaration requirement or association rule.
- (4) In addition to the restrictions described in Subsections (2) and (3), an association may require by association rule that an owner,}; or
- (d) as a condition of installing a solar energy system, to record a deed restriction against the owner's lot that runs with the land that requires the current owner of the lot to indemnify or reimburse the association or a member of the association for any loss or damage

caused by the installation, maintenance, or use of the solar energy system, including costs and reasonable attorney fees incurred by the association or a member of the association.

Section $\frac{\{4\}}{2}$. Section $\frac{\{57-30-301\}}{57-8a-702}$ is enacted to read:

Part 3. Enforcement

 $\frac{1}{57-30-301}$ 57-8a-702. Attorney fees.

In an action to enforce this chapter, the court \{\shall\}\may\} award the prevailing party, in addition to any other available relief, an amount equal to the prevailing party's costs and reasonable attorney fees.

Section $\frac{5}{4}$. Section $\frac{57-30-401}{57-8a-703}$ is enacted to read: {Part 4. Applicability

- $\frac{1}{57-30-401}$ 57-8a-703. Applicability.
- (1) This chapter applies to any restriction on a lot owner's installation of a solar energy system:
 - (a) described in a declaration, no matter at which time the declaration was recorded; or
- (b) created by an official action taken by an association, no matter when the official action was taken.
- (2) This chapter does not apply to prohibition on a lot owner's installation of a solar energy system:
 - (a) described in a declaration recorded before January 1, 2017; or
 - (b) created by official association action taken before January 1, 2017.

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Legislative Review Note

Office of Legislative Research and General Counsel