€ 01-21-04 10:47 AM €

COUNTY RECORDER AMENDMENTS		
2004 GENERAL SESSION		
STATE OF UTAH		
Sponsor: Thomas V. Hatch		
LONG TITLE		
General Description:		
This bill amends provisions that establish certain county recorder fees and modifies		
provisions that define certain prohibited acts by a county recorder.		
Highlighted Provisions:		
This bill:		
changes certain county recorder fees;		
 provides that placing endorsements, references, or other notes on an instrument of 		
record is not a prohibited act; and		
 makes technical corrections. 		
Monies Appropriated in this Bill:		
None		
Other Special Clauses:		
None		
Utah Code Sections Affected:		
AMENDS:		
17-21-17, as last amended by Chapter 191, Laws of Utah 2002		
17-21-18.5 , as last amended by Chapter 211, Laws of Utah 2003		



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28	(1) Upon acceptance of an instrument entitled to be recorded, the recorder may not:	
29	(a) record the instrument in any manner other than the manner required by this chapter;	
30	or	
31	(b) alter, change, obliterate, or insert any new matter in [any] an instrument of record.	
32	(2) It is not a prohibited act under this section when a recorder:	
33	(a) denies access to:	
34	[(a)] (i) an instrument of record that has been classified as private under Section	
35	63-2-302; or	
36	[(b)] (ii) a portion of an instrument of record that has been classified as private under	
37	Section 63-2-302[-]; or	
38	(b) places endorsements \$ [;] OR \$ references \$ [, or other notes] \$ on an instrument of record.	
39	Section 2. Section 17-21-18.5 is amended to read:	
40	17-21-18.5. Fees of county recorder.	
41	(1) The county recorder shall receive the following fees:	
42	(a) for receiving, entering, and filing any instrument, paper, or notice, not otherwise	
43	provided for, other than bonds of public officers, [\$10] \$15;	
44	(b) for recording any instrument, paper, or notice, including those provided for under	
45	Title 70A, Uniform Commercial Code, other than bonds of public officers, and not otherwise	
46	provided for, $[\$10]$ $\$15$ for the first page, if the page is not larger than 8-1/2 inches x 14 inches	
47	in size, and \$2 for each additional page, and if any instrument, paper, or notice contains more	
48	than one description, \$1 for each additional description;	
49	(c) for recording any instrument in which a right-of-way is described, which is	
50	connected with or is appurtenant to any tract of land described in the instrument, \$1, but if the	
51	instrument contains a description of more than one right-of-way, \$1 for each additional	
52	right-of-way, and if any instrument contains more than two names for either first or second	
53	party, or plaintiffs or defendants, for each additional name, \$1;	
54	(d) for recording, indexing, and abstracting mining location notices, and recording,	
55	indexing, and abstracting affidavits of labor affecting mining claims, [\$10] \$15 for the first	
56	page if that page is not larger than 8-1/2 inches by 14 inches in size, and \$2 for each additional	
57	page; and	
58	(e) for a location notice, affidavit, or proof of labor which contains names of more than	

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59	two signers, \$1 for each additional name, and for an affidavit or proof of labor which contains
60	more than one mining claim, \$1 for each additional mining claim.

- (2) (a) Each county recorder shall record the mining rules of the several mining districts in each county without fee.
- (b) Certified copies of these records shall be received in all tribunals and before all officers of this state as prima facie evidence of the rules.
 - (3) The county recorder shall receive the following fees:
- 66 (a) for copies of any record or document, a reasonable fee as determined by the county 67 legislative body;
 - (b) for each certificate under seal, \$5;

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- 69 (c) for recording any plat [of a subdivision into lots], \$50 for each sheet and [blocks, \$70 \$1] \$2 for each lot[, and \$30 for each sheet] or unit designation;
- [(d) for recording any other plat or map, \$30 for each sheet and \$1 for each lot or unit designation;]
- 73 [(e)] (d) for taking and certifying acknowledgments, including seal, \$5 for one name 74 and \$2 for each additional name;
- 75 [(f)] (e) for recording any license issued by the Division of Occupational and 76 Professional Licensing, [\$10] \$15; and
- 77 [(g)] (f) for filing of federal tax lien, [\$10] \$15, and for the discharge of the lien, [\$10] 78 \$15.
 - (4) The county may determine and collect a fee for all services not enumerated in this section.
 - (5) A county recorder may not be required to collect a fee for services that are unrelated to the county recorder's office.

Legislative Review Note as of 1-19-04 3:13 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Fiscal Note	County Recorder Amendments
Bill Number SB0116	

27-Jan-04 2:05 PM

State Impact

Passage of this bill could increase local revenues by \$4,500,000 annually.

Individual and Business Impact

Individuals and businesses will see increases in recording fees.

Office of the Legislative Fiscal Analyst