MOBILE HOME PARK - NOTICE OF SALE
OF UNDERLYING PROPERTY
2007 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Mark A. Wheatley
Senate Sponsor:
LONG TITLE
General Description:
This bill addresses the sale or lease of mobile home parks.
Highlighted Provisions:
This bill:
 requires a mobile home park owner to provide a resident association with notice of
certain offers to purchase or lease the mobile home park, if properly requested by
the resident association;
 requires a mobile home park owner to provide a resident association with notice of
certain advertisements or public notices relating to the sale or lease of a mobile
home park, if properly requested by the resident association;
 requires a mobile home park owner to make certain information available to a
resident association receiving notice of an offer to purchase or lease;
 provides certain resident associations the first opportunity to purchase or lease a
mobile home park at the terms of certain offers, advertisements, or public notices;
 enacts provisions related to the respective rights of a mobile home park owner and a
resident association in connection with a resident association's right to the first
opportunity to purchase or lease the mobile home park;
 exempts certain transfers of a mobile home park from a resident association's right
to the first opportunity to purchase or lease a mobile home park;

H.B. 319

28	 allows a mobile home park owner to retain any deposit paid by a resident
29	association for a purchase or lease if the resident association violates a contract for
30	the purchase or lease of the mobile home park as the sole remedy;
31	 allows a resident association that purchases or leases a mobile home park to vary
32	rental or lease terms based on membership in the resident association;
33	 requires a mobile home park owner who sells or leases a mobile home park to a
34	person other than a resident association with a right to the first opportunity to
35	purchase or lease the mobile home park to record an affidavit of compliance in the
36	county recorder's office; and
37	 prohibits a mobile home park owner from taking negative action against a mobile
38	home park resident or resident association because of the resident association's
39	exercise of rights created in this bill.
40	Monies Appropriated in this Bill:
41	None
42	Other Special Clauses:
43	None
44	Utah Code Sections Affected:
45	ENACTS:
46	57-16-18 , Utah Code Annotated 1953
47	57-16-19 , Utah Code Annotated 1953
48	
49	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section 57-16-18 is enacted to read:
51	57-16-18. Sale of mobile home park Resident association's right of first refusal.
52	(1) (a) Except as used in Subsection (10), for purposes of this section, "lease" does not
53	include the lease of a mobile home space if the mobile home space is the only property
54	
	included in the lease.
55	included in the lease. (b) As used in this section, "resident association" means a resident association
55 56	
	(b) As used in this section, "resident association" means a resident association

59	with this chapter of:
60	(i) a bona fide offer that the mobile home park owner intends to accept to purchase or
61	lease the mobile home park, or any portion of the mobile home park; and
62	(ii) an advertisement or other public notice by the mobile home park owner or the
63	mobile home park owner's agent that the mobile home park, or any portion of the mobile home
64	park, is for sale or lease.
65	(b) A resident association may not request notice under Subsection (2)(a) unless:
66	(i) at least 40% of the mobile home park residents who are owners of the mobile home
67	in which they live are members of the resident association;
68	(ii) the resident association is incorporated under the laws of this state; and
69	(iii) the resident association's articles of incorporation allow the resident association to
70	negotiate for the purchase of, to acquire, and to operate the mobile home park.
71	(c) A resident association shall request notice under Subsection (2)(a) by certified mail
72	to the mobile home park owner.
73	(3) If a resident association requests notice under Subsection (2), the mobile home park
74	owner shall:
75	(a) before selling or leasing the mobile home park or any portion of the mobile home
76	park, notify the resident association by certified mail of the existence of an offer to purchase or
77	lease the mobile home park, or a portion of the mobile home park; or
78	(b) within 14 days after the day on which an advertisement or other public notice is
79	issued or published by the mobile home park owner or the mobile home park owner's agent that
80	the mobile home park, or any portion of the mobile home park, is for sale or lease, notify the
81	resident association of the advertisement or public notice by certified mail.
82	(4) A notice under Subsection (3) shall contain the following information or include a
83	statement that the resident association may request the following information, if available to
84	the mobile home park owner and applicable to the sale or lease:
85	(a) an affidavit from the proposed purchaser or lessee indicating the offered purchase
86	price or lease payment;
87	(b) the terms of any seller financing, including:
88	(i) the amount financed;
89	(ii) the interest rate; and

H.B. 319

90	(iii) the amortization rate;
91	(c) the terms of assumable financing, including:
92	(i) the amount financed;
93	(ii) the interest rate; and
94	(iii) the amortization rate;
95	(d) the legal description of any real property included in a proposed exchange of real
96	property;
97	(e) a statement of appraised or assessed value of any real property included in a
98	proposed exchange of real property;
99	(f) a description of any improvements to be made by the mobile home park owner
100	under the offer;
101	(g) a description of any economic concessions made by the mobile home park owner
102	under the offer;
103	(h) a statement by the mobile home park owner allowing reasonable access to the
104	property to be sold or leased by any person involved in the potential purchase, including:
105	(i) the resident association; and
106	(ii) a potential lender; and
107	(i) a statement that the mobile home park owner will make available to the resident
108	association within seven days after the day on which a purchase agreement or a lease
109	agreement between the mobile home park owner and the resident association is signed:
110	(i) a copy of any instrument granting an easement benefitting or burdening the mobile
111	home park if the mobile home park owner is the grantor or grantee of the instrument;
112	(ii) any existing survey and legal description of the mobile home park;
113	(iii) an itemized list of the mobile home park's expenses for each of the previous three
114	calendar years, including:
115	(A) the mobile home park's monthly operating expenses;
116	(B) utility consumption rates for each utility billing period;
117	(C) taxes assessed on the mobile home park;
118	(D) insurance paid to cover the mobile home park; and
119	(E) capital expenditures;
120	(iv) the most recent list of residents;

121	(v) the most recent list of vacant mobile homes and the vacancy rate at the mobile
122	home park for each of the previous three calendar years;
123	(vi) available information concerning the past or present existence of hazardous waste
124	on the mobile home park premises or in close proximity to the mobile home park;
125	(vii) a record of the mobile home park's income for each of the previous three calendar
126	years; and
127	(viii) any other information available to the mobile home park owner that is required
128	by any potential lender chosen by the resident association to finance the resident association's
129	purchase or lease of the mobile home park.
130	(5) The resident association shall keep the information provided to the resident
131	association under Subsection (4) confidential.
132	(6) A mobile home park owner may not unreasonably:
133	(a) delay providing the notice or information required by this section; or
134	(b) take legal action for the purpose of delaying a resident association's exercise of a
135	right granted by this section.
136	(7) (a) Subject to Subsections (7)(c) and (8), a resident association that requests notice
137	under Subsection (2) has the right to the first opportunity to purchase or lease the mobile home
138	park, or a portion of the mobile home park, upon the mobile home park owner's decision to sell
139	or lease the mobile home park, or a portion of the mobile home park, at the same terms:
140	(i) of a bona fide offer that the mobile home park owner intends to accept to buy or
141	lease the mobile home park, or any portion of the mobile home park; or
142	(ii) indicated in an advertisement or other public notice by the mobile home park owner
143	or the mobile home park owner's agent that the mobile home park, or any portion of the mobile
144	home park, is for sale or lease.
145	(b) (i) A resident association has a right under Subsection (7)(a) for each separate:
146	(A) bona fide offer that the mobile home park owner intends to accept to buy or lease
147	the mobile home park, or any portion of the mobile home park; or
148	(B) advertisement or other public notice by the mobile home park owner or the mobile
149	home park owner's agent that the mobile home park, or any portion of the mobile home park, is
150	for sale or lease.
151	(ii) A resident association's right under Subsection $(7)(a)$ does not apply to a separate

H.B. 319

- offer, advertisement, or public notice if the separate offer, advertisement, or public notice is
 identical to one made or published less than three months before the day of the subsequent
- 154 offer, advertisement, or public notice.
- 155 (c) This section does not give a resident association a right to purchase or lease a
- 156 mobile home park, or any portion of the mobile home park, if:
- 157 (i) the mobile home park, or any portion of the mobile home park, is acquired by:
- 158 (A) governmental taking; or
- 159 (B) a negotiated purchase by a governmental entity;
- 160 (ii) the mobile home park, or any portion of the mobile home park, is sold at a
- 161 <u>foreclosure sale;</u>
- 162 (iii) the mobile home park owner transfers the mobile home park, or any portion of the
- 163 <u>mobile home park, by gift;</u>
- (iv) the mobile home park owner transfers the mobile home park, or any portion of the
 mobile home park, by devise as defined in Subsection 75-1-201(10);
- 166 (v) ownership in the mobile home park, or any portion of the mobile home park,
- 167 transfers by operation of law; or
- 168 (vi) the mobile home park owner sells the mobile home park, or any portion of the
- 169 mobile home park, to a person who would receive an intestate share of the mobile home park
- 170 owner's estate under Title 75, Chapter 2, Part 1, Intestate Succession, if the mobile home park
- 171 owner were deceased on the day on which the mobile home park owner sells the mobile home
- 172 park, or any portion of the mobile home park.
- 173 (8) (a) Except as provided in Subsection (8)(c), a resident association may not purchase
 174 or lease a mobile home park, or any portion of a mobile home park, under this section unless:
- 175 (i) the resident association and the mobile home park owner contract for the purchase
- 176 or lease within 45 days of the day on which the mobile home park owner mails a notice under
- 177 <u>Subsection (2)(a)(i); and</u>
- 178 (ii) the resident association obtains any necessary financing and satisfies any
- 179 contingencies required by the contract described in Subsection (8)(a)(i) within 135 days of the
- 180 day on which the resident association and the mobile home park owner contract for the
- 181 <u>purchase or lease.</u>
- 182 (b) Except as provided in Subsection (8)(c), a purchase or lease under this section shall

183	be completed within 180 days of the day on which the mobile home park owner mails a notice
184	under Subsection (2)(a)(i), except that;
185	(i) if the mobile home park owner fails to provide the information required by this
186	section in the time allowed by this section, the purchase or lease may be completed within 180
187	days of the day on which the mobile home park owner provides the required information; or
188	(ii) if litigation prevents the completion of the purchase or lease, the purchase or lease
189	may be completed within 180 days of the day on which the litigation is completed, including
190	any appeals.
191	(c) Notwithstanding any other provision in this section, a resident association and a
192	mobile home park owner may agree to:
193	(i) waive the time limits imposed by this section; and
194	(ii) establish time limits different from those established by this section.
195	(9) (a) A resident association shall make reasonable efforts to obtain financing and
196	satisfy any contingency agreed to in connection with a purchase agreement or lease agreement
197	under this section.
198	(b) A resident association shall immediately notify a mobile home park owner upon the
199	resident association's failure to obtain financing or to satisfy any contingency agreed to in
200	connection with a purchase agreement or lease agreement under this section.
201	(c) (i) If a resident association violates a purchase agreement or a lease agreement
202	entered into under this section, the mobile home park owner may retain any deposit paid by the
203	resident association in connection with the purchase agreement or lease agreement.
204	(ii) A mobile home park owner's retention of a deposit under Subsection (9)(c)(i) is the
205	mobile home park owner's only remedy for a resident association's violation of a purchase
206	agreement or a lease agreement entered into under this section.
207	(10) If a resident association purchases or leases a mobile home park, or any portion of
208	a mobile home park, under this section, the resident association may vary rental or lease terms
209	for a resident on the basis of a resident's membership in the resident association.
210	(11) If a mobile home park owner sells or leases a mobile home park, or a portion of a
211	mobile home park, to a person other than a resident association, the mobile home park owner
212	shall file at the county recorder's office in the county in which the mobile home park is located,
213	within seven days of the day on which the sale or purchase is completed, an affidavit attesting

H.B. 319

01-23-07 6:26 AM

214	to the mobile home park owner's compliance with this section.
215	Section 2. Section 57-16-19 is enacted to read:
216	57-16-19. Mobile home park owner Prohibited conduct.
217	(1) A mobile home park owner may not take negative action against a resident or
218	resident association because the resident association exercises the resident association's rights
219	under Section 57-16-18.
220	(2) The following actions taken by a mobile home park owner against a resident or
221	resident association within the six-month period immediately following the resident's or the
222	resident association's exercise of a right under Section 57-16-18, create a rebuttable
223	presumption that the owner has taken negative action under Subsection (1):
224	(a) an increase in rent;
225	(b) a mobile home park owner's failure to renew a resident's lease;
226	(c) a mobile home park owner's refusal to offer a lease; or
227	(d) a mobile home park owner's termination of a resident's tenancy.

Legislative Review Note as of 1-22-07 11:19 AM

Office of Legislative Research and General Counsel

H.B. 319 - Mobile Home Park - Notice of Sale of Underlying Property

Fiscal Note

2007 General Session

State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits local governments. There could be some financial impact to individuals and businesses depending on the particular circumstances of any transaction.

1/25/2007, 9:23:35 AM, Lead Analyst: Eckersley, S.

Office of the Legislative Fiscal Analyst