	REAL PROPERTY AMENDMENTS
	2007 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Mark B. Madsen
	House Sponsor: Kenneth W. Sumsion
LONG	TITLE
General	Description:
[This bill provides restrictions on the use of arbitration in condominium projects and
commun	nity associations.
Highlig	hted Provisions:
[This bill:
)	• prohibits arbitration in condominium and community association developments
unless th	ne relevant governing documents, bylaws, rules, or separate agreement allow
arbitrati	on;
)	• addresses the remedies for a party objecting to a prohibited arbitration; and
)	 makes technical changes.
Monies	Appropriated in this Bill:
1	None
Other S	pecial Clauses:
1	None
Utah Co	ode Sections Affected:
AMENI	DS:
5	57-8-38, as last amended by Chapter 90, Laws of Utah 2004
ENACT	'S:
5	57-8a-209, Utah Code Annotated 1953

S.B. 262

S.B. 262

28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 57-8-38 is amended to read:
30	57-8-38. Arbitration.
31	(1) The declaration, bylaws, or association rules may provide that disputes between the
32	parties shall be submitted to arbitration pursuant to Title 78, Chapter 31a, Utah Uniform
33	Arbitration Act.
34	(2) A dispute concerning a condominium may be submitted to arbitration only if
35	allowed by the declaration, bylaws, association rules, or an agreement signed by each party to
36	the arbitration or each party's predecessor-in-interest.
37	(3) If a matter is submitted to arbitration in violation of Subsection (2):
38	(a) any document arising from the arbitration that is recorded and in any way
39	encumbers the property of any person who objects to the arbitration constitutes a wrongful lien
40	for purposes of Title 38, Chapter 9, Wrongful Liens and Wrongful Judgment Liens; or
41	(b) any person who suffers damage and objects to the arbitration has a civil action for
42	actual damages, costs, and attorney fees against the person who institutes the arbitration
43	proceeding.
44	Section 2. Section 57-8a-209 is enacted to read:
45	<u>57-8a-209.</u> Arbitration.
46	(1) The governing documents may provide that disputes between the parties shall be
47	submitted to arbitration pursuant to Title 78, Chapter 31a, Utah Uniform Arbitration Act.
48	(2) A dispute concerning a lot may be submitted to arbitration only if allowed by the
49	governing documents or an agreement signed by each party to the arbitration or each party's
50	predecessor-in-interest.
51	(3) If a matter is submitted to arbitration in violation of Subsection (2):
52	(a) (i) any document arising from the arbitration that is recorded and in any way
53	encumbers the property of any person who objects to the arbitration constitutes a wrongful lien
54	for purposes of Title 38, Chapter 9, Wrongful Liens and Wrongful Judgment Liens; or
55	(ii) any person who suffers damage and objects to the arbitration has a civil action for
56	actual damages, costs, and attorney fees against the person who institutes the arbitration
57	proceeding; and
58	(b) the arbitrator's decision is not valid or binding on the parties.

Legislative Review Note as of 2-9-07 11:48 AM

Office of Legislative Research and General Counsel

S.B. 262 - Real Property Amendments

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 for individuals, businesses, or local governments.

2/14/2007, 11:44:12 AM, Lead Analyst: Eckersley, S.

Office of the Legislative Fiscal Analyst