1	CONDOMINIUM AND COMMUNITY
2	ASSOCIATION PROVISIONS
3	2009 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: R. Curt Webb
6	Senate Sponsor:
7 8	LONG TITLE
9	Committee Note:
10	The Judiciary Interim Committee recommended this bill.
11	General Description:
12	This bill addresses the filing and recording of certain information under Title 57,
13	Chapter 8, Condominium Ownership Act, and Title 57, Chapter 8a, Community
14	Association Act.
15	Highlighted Provisions:
16	This bill:
17	 addresses the contents of an association's notice of lien on a unit;
18	 requires an agent for an association to register with the Division of Corporations
19	and Commercial Code and provide certain information;
20	requires the filing of a notice of an association's right to claim a lien against a lot
21	owner if the association does not record governing documents under Title 57,
22	Chapter 8a, Community Association Act; and
23	makes technical changes.
24	Monies Appropriated in this Bill:
25	None
26	Other Special Clauses:
27	None



Uta	h Code Sections Affected:
AM	IENDS:
	57-8-20, as last amended by Laws of Utah 2003, Chapter 265
	57-8a-203 , as enacted by Laws of Utah 2004, Chapter 153
EN	ACTS:
	57-8-40 , Utah Code Annotated 1953
	57-8a-209 , Utah Code Annotated 1953
Be	it enacted by the Legislature of the state of Utah:
	Section 1. Section 57-8-20 is amended to read:
	57-8-20. Lien for nonpayment of common expenses.
	(1) (a) Every unit owner shall pay [his] a proportionate share of the common expenses.
	(b) Payment <u>under Subsection (1)(a)</u> shall be in the [amounts] <u>amount</u> and at the
[tin	nes] time determined by the management committee in accordance with the terms of the
dec	laration or the bylaws.
	(2) (a) An assessment levied against each unit is a debt of the owner at the time the
ass	essment is made and is collectible as [such] a debt.
	(b) The association [is entitled to] may recover all expenses incurred by the association
in c	ollecting any unpaid assessment, including reasonable [attorneys'] attorney fees, whether an
acti	on is brought against an owner under Subsection (3), or whether a suit to foreclose the lien
upo	n the unit is instituted under Subsection (4).
	(3) (a) Suit to recover a money judgment for any unpaid assessment [is maintainable]
ma	y be brought without foreclosing or waiving the lien securing it.
	(b) The prevailing party in [the action is entitled to] an action under Subsection (3)(a)
ma	recover its costs [of suit] and reasonable [attorneys'] attorney fees.
	(4) (a) Subject to Subsection 57-8-37(6), if [any] <u>a</u> unit owner fails or refuses to pay an
ass	essment when due, that amount constitutes a lien on the interest of the owner in the
pro	perty, and [upon] the recording of notice of lien [by the manager or management committee
it] i	s evidence of the lien, which is a lien upon the unit owner's interest in the property [prior
to]	before all other liens and encumbrances, recorded or unrecorded, except:
	(i) tax and special assessment liens on the unit in favor of any assessing unit or special

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59	improvement district; and
60	(ii) encumbrances on the interest of the unit owner recorded [prior to] before the date
61	[such] the notice is recorded [which] that by law [would be a lien prior to] are liens before a
62	subsequently recorded [encumbrances] encumbrance.
63	(b) A recorded notice of lien under this section shall include:
64	(i) the name, address, and telephone number of the manager or management
65	committee, or person signing on behalf of the manager or management committee that is
66	claiming the lien;
67	(ii) the name of the unit owner, if known or as shown on the association's records,
68	subject to the lien;
69	(iii) the date of the first delinquency on which the lien is based;
70	(iv) the amount for which the lien is claimed;
71	(v) a legal description of the unit subject to the lien, sufficient for identification; and
72	(vi) the name and signature of the person and any acknowledgment or certificate
73	required under Title 57, Chapter 3, Recording of Documents.
74	[(b)] (c) (i) The lien for nonpayment of an assessment may be enforced by [sale or]
75	foreclosure of the unit owner's interest by the manager or management committee.
76	(ii) The [sale or] foreclosure under Subsection (4)(c)(i) shall be conducted in the same
77	manner as foreclosures [in deeds of trust or] of mortgages [or in any other manner permitted by
78	law].
79	[(c)] (d) (i) In any foreclosure [or sale], the unit owner shall pay the costs and expenses
80	of [such] the proceedings and reasonable [attorneys'] attorney fees.
81	(ii) If so provided in the declaration or bylaws, in the case of foreclosure, the owner
82	shall pay a reasonable rental for the unit, and the plaintiff in the foreclosure action may require
83	the appointment of a receiver to collect the rental without regard to the value of the mortgage
84	security.
85	[(d)] (e) Unless otherwise provided in the declaration, the manager or management
86	committee may bid [in] on the unit at foreclosure [or other sale] and hold, lease, mortgage, or
87	convey the unit.
88	(5) (a) [When] If authorized in the declaration [or], bylaws, or association rules if the

owner fails or refuses to pay any assessment when due, the management committee may, after

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giving notice and an opportunity to be heard in accordance with Subsection (5)(b):

- (i) terminate an owner's right to receive utility services paid as a common expense; and
- (ii) terminate an owner's right of access to and use of recreational facilities.
- (b) (i) Before terminating utility services or right of access to and use of recreational facilities under Subsection (5)(a), the manager or management committee shall give written notice to the unit owner in the manner provided in the declaration, bylaws, or association rules.
 - (ii) The notice required by Subsection (5)(b)(i) shall state:
- [(i)] (A) utility services or right of access to and use of recreational facilities will be terminated if payment of the assessment is not received within the time provided in the declaration, bylaws, or association rules, which time shall be stated and be at least 48 hours;
- 100 [(ii)] (B) the amount of the assessment due, including any interest or late payment fee; 101 and
 - $[\frac{\text{(iii)}}{\text{(C)}}]$ the right to request a hearing under Subsection (5)(c).
 - (c) (i) A unit owner who is given notice under Subsection (5)(b) may request an informal hearing to dispute the assessment by submitting a written request to the management committee within 14 days from the date the notice is received.
 - [(i) The hearing] (ii) A hearing under Subsection (5)(c)(i) shall be conducted in accordance with the standards provided in the declaration, bylaws, or association rules.
 - [(ii)] (iii) If a hearing is requested, utility services or right of access to and use [or] of recreational facilities may not be terminated until after the hearing [has been] is conducted and a final decision [has been] is entered.
 - (d) Upon payment of the assessment due, including any interest or late payment fee, the manager or management committee shall immediately take action to reinstate the terminated utility services to the unit.
 - (e) The remedies provided in this Subsection (5) [shall only] apply only to residential condominium units.
 - (6) (a) If authorized in the declaration or bylaws, the owner of a unit who is leasing the unit fails to pay any assessment for a period of more than 60 days after it is due and payable, the management committee, upon compliance with this Subsection (6)(a), may demand the tenant to pay to the association all future lease payments due the owner, commencing with the next monthly or other periodic payment, until the amount due to the association is paid.

121	(b) (i) The manager or management committee [must] shall give the unit owner written
122	notice, in accordance with the declaration, bylaws, or association rules, of its intent to demand
123	full payment from the tenant[. This notice shall:] under Subsection (6)(a).
124	(ii) Notice under Subsection (6)(b)(i) shall:
125	[(i)] (A) provide notice to the tenant that full payment of remaining lease payments will
126	commence with the next monthly or other periodic payment unless the assessment is received
127	within the time period provided in the declaration, bylaws, or association rules;
128	[(ii)] (B) state the amount of the assessment due, including any interest or late payment
129	fee;
130	[(iii)] (C) state that any costs of collection, not to exceed \$150, and other assessments
131	that become due may be added to the total amount due; and
132	[(iv)] (D) provide the requirements and rights described in Subsections (6)(b) through
133	(f).
134	(c) (i) If the unit owner fails to pay the amount of the assessment due by the date
135	specified in the notice, the manager or management committee may deliver written notice to
136	the tenant, in accordance with the declaration, bylaws, or association rules, that demands future
137	payments due to the owner be paid to the association pursuant to Subsection (6)(d).
138	(ii) A copy of the notice must be mailed to the unit owner.
139	(iii) The notice provided to the tenant [must] shall state:
140	[(i)] (A) that due to the owner's failure to pay the assessment within the time period
141	allowed, the owner has been notified of the management committee's intent to collect all lease
142	payments due to the association pursuant to Subsection (6)(a);
143	[(ii)] (B) that until notification by the association that the assessment due, including
144	any interest or late payment fee, has been paid, all future lease payments due to the owner are
145	to be paid to the association; and
146	[(iii)] (C) payment by the tenant to the association in compliance with this Subsection
147	(6) will not constitute a default under the terms of the lease agreement. If payment is in
148	compliance with this Subsection (6) suit or other action may not be initiated by the owner
149	against the tenant for failure to pay.
150	(d) (i) All funds paid to the association pursuant to Subsection (6)(c) shall be deposited
151	in a separate account and disbursed to the association until the assessment due, together with

any cost of administration, which may not exceed \$25, is paid in full.

- (ii) Any remaining balance [must] shall be paid to the owner within five business days of payment in full to the association.
- (e) (i) Within five business days of payment in full of the assessment, including any interest or late payment fee, the manager or management committee [must] shall notify the tenant in writing that future lease payments are no longer due to the association.
 - (ii) A copy of this notification [must] shall be mailed to the unit owner.
- (f) As used in this Subsection (6), "lease" or "leasing" means regular, exclusive occupancy of a unit by [any] a person [or persons], other than the unit owner, for which the unit owner receives any consideration or benefit, including a fee, service, gratuity, or emolument.
- (7) (a) (i) The manager or management committee shall, upon the written request of any unit owner and upon payment of a reasonable fee not to exceed \$10, issue a written statement indicating any unpaid assessments with respect to the unit covered by the request. [This]
- (ii) A written statement <u>under Subsection (7)(a)(i)</u> of unpaid assessments is conclusive upon the remaining unit owners and upon the manager and management committee in favor of all persons who rely on the written statement in good faith.
- (b) Unless the manager or management committee complies with the request for a statement of any unpaid assessments within ten days, all unpaid assessments [which] that became due [prior to] before the date the request was made are subordinate to the lien held by the person requesting the statement.
- (8) (a) Any encumbrancer holding a lien on a unit may pay any unpaid assessment due with respect to the unit.
 - (b) Upon payment, the encumbrancer has a lien on the unit for the amounts paid.
- (9) Remedies provided in this section, by law, or in equity are not considered to be mutually exclusive.
 - Section 2. Section **57-8-40** is enacted to read:
 - 57-8-40. Registration of agent.
- (1) If an association of unit owners or management committee appoints an agent to
 receive and collect each owner's share of common expenses, the agent shall register as an agent
 for the association of unit owners or management committee with the Division of Corporations

183	and Commercial Code within 70 days after appointment.
184	(2) Registration as an agent under Subsection (1) consists of filing a statement with the
185	Division of Corporations and Commercial Code including the:
186	(a) agent's name;
187	(b) agent's street address;
188	(c) agent's phone number;
189	(d) name of the association;
190	(e) date of the agent's appointment; and
191	(f) number of units in the development.
192	(3) If an association of unit owners or management committee replaces an agent or any
193	of the information required by Subsection (2) changes, the agent shall register with the
194	Division of Corporations and Commercial Code or update the information within 70 days after
195	the replacement or change.
196	Section 3. Section 57-8a-203 is amended to read:
197	57-8a-203. Unpaid assessment Lien Foreclosure.
198	(1) (a) If an owner fails or refuses to pay an assessment when due, that amount
199	constitutes a lien on the interest of the owner in the property.
200	(b) A recorded notice of lien under this section shall include:
201	(i) the name, address, and telephone number of the manager or management
202	committee, or person signing on behalf of the manager or management committee that is
203	claiming the lien;
204	(ii) the name of the unit owner, if known or as shown on the association's records,
205	subject to the lien;
206	(iii) the date of the first delinquency on which the lien is based;
207	(iv) the amount for which the lien is claimed;
208	(v) a legal description of the unit subject to the lien, sufficient for identification; and
209	(vi) the name and signature of the person and any acknowledgment or certificate
210	required under Title 57, Chapter 3, Recording of Documents.
211	[(b) Upon the recording] (c) Recording of notice of lien [by the manager or board of
212	directors, a lien] is evidence of the lien described in Subsection (1)(a), which is a lien on the
213	unit owner's interest in the property [prior to] before all other liens and encumbrances, recorded

214	or unrecorded, except:
215	(i) tax and special assessment liens on the unit in favor of any assessing lot or special
216	improvement district; and
217	(ii) encumbrances on the interest of the lot owner:
218	(A) recorded [prior to] before the date of the recording of notice of lien described in
219	Subsection $(1)[\frac{(b)}{(c)}]$; and
220	(B) that by law [would be] are a lien [prior to] before subsequently recorded
221	encumbrances.
222	(2) (a) The manager or board of directors may enforce a lien described in Subsection
223	(1) by [sale or] foreclosure of the owner's interest.
224	(b) The [sale or] foreclosure described in Subsection (2)(a) shall be conducted in the
225	same manner as foreclosures [in: (i)] of mortgages[; or].
226	[(ii) any other manner permitted by law.]
227	(3) In a [sale or] foreclosure described in Subsection (2)(a), the owner shall pay:
228	(a) the costs and expenses of the proceedings; and
229	(b) reasonable attorney fees.
230	(4) Unless otherwise provided in the declaration, the manager or board of directors
231	may:
232	(a) bid at a [sale or] foreclosure described in Subsection (2)(a); and
233	(b) hold, lease, mortgage, or convey the lot that is subject to the lien.
234	Section 4. Section 57-8a-209 is enacted to read:
235	57-8a-209. Registration of agent for the board of directors.
236	(1) If the board of directors appoints an agent to receive and collect each owner's share
237	of common expenses, the agent shall register as an agent for the board of directors with the
238	Division of Corporations and Commercial Code.
239	(2) Registration as an agent under Subsection (1) consists of filing a statement with the
240	Division of Corporations and Commercial Code including the:
241	(a) agent's name;
242	(b) agent's street address;
243	(c) agent's phone number;
244	(d) name of the association:

245	(e) date of the agent's appointment; and
246	(f) number of units in the development.
247	(3) If the board of directors replaces an agent or any of the information required by
248	Subsection (2) changes, the agent shall register with the Division of Corporations and
249	Commercial Code or update the information within 70 days after the replacement or change.

Legislative Review Note as of 9-11-08 7:51 AM

Office of Legislative Research and General Counsel

H.B. 10 - Condominium and Community Association Provisions

Fiscal Note

2009 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.

1/19/2009, 9:06:42 AM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst