

**Money Appropriated in this Bill:** 

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28	None
29	Other Special Clauses:
30	None
31	Utah Code Sections Affected:
32	AMENDS:
33	57-1-22, as last amended by Laws of Utah 2013, Chapter 395
34	57-1-26, as last amended by Laws of Utah 2002, Chapter 209
35	57-1-27, as last amended by Laws of Utah 2001, Chapter 236
36	57-1-28, as last amended by Laws of Utah 2010, Chapter 381
37	57-1-34, as enacted by Laws of Utah 1961, Chapter 181
38	57-28-304, as enacted by Laws of Utah 2015, Chapter 290
39	ENACTS:
10	<b>57-1-22.1</b> , Utah Code Annotated 1953
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12	Be it enacted by the Legislature of the state of Utah:
13	Section 1. Section 57-1-22 is amended to read:
14	57-1-22. Successor trustees Appointment by beneficiary Effect Substitution
15	of trustee Recording Form.
16	(1) (a) The beneficiary may appoint a successor trustee at any time by filing an
<b>1</b> 7	appointment of trustee or a substitution of trustee for record in the office of the county recorder
18	of each county in which the trust property or [some] a part of the trust property is [situated, a
19	substitution of trustee] located.
50	(b) The [new] trustee [shall succeed to all the] appointed under Subsection (1)(a) has
51	the power, duties, authority, and title [of the trustee named] described in the deed of trust [and
52	of any successor trustee].
53	(c) The beneficiary may, by express provision in the appointment of trustee or
54	substitution of trustee, ratify and confirm an action taken on the beneficiary's behalf by the new
55	trustee prior to the recording of the substitution of trustee.
56	(2) [A] An appointment of trustee or a substitution of trustee shall:
57	(a) identify the trust deed by stating:
58	(i) the names of the original parties to the trust deed;

59	(ii) the date of recordation; and
60	(iii) (A) the book and page where the trust deed is recorded; or
61	(B) the entry number;
62	(b) include the legal description of the trust property;
63	(c) state the name and address of the new trustee; and
64	(d) be executed and acknowledged by all of the beneficiaries under the trust deed or
65	their successors in interest.
66	(3) (a) If not previously recorded at the time of recording a notice of default, the
67	successor trustee shall file for record, in the office of the county recorder of each county in
68	which the trust property or some part of it is situated, the appointment of trustee or substitution
69	of trustee.
70	(b) A copy of the appointment of trustee or the substitution of trustee shall be sent in
71	the manner provided in Subsection 57-1-26(2) to any:
72	(i) person who requests a copy of any notice of default or notice of sale under
73	Subsection 57-1-26(1)(a); and
74	(ii) person who is a party to the trust deed to whom a copy of a notice of default would
75	be required to be mailed by Subsection 57-1-26(3).
76	(4) [A] An appointment of trustee or a substitution of trustee shall be in substantially
77	the following form:
78	[Substitution of Trustee]
79	[(insert name and address of new trustee)]
80	"Appointment or Substitution of Trustee
81	(name and address of appointed or substituted trustee)
82	is hereby appointed [successor] trustee under the trust deed executed by as
83	trustor, in which is named beneficiary and as trustee, and filed for record
84	(month\day\year), and recorded in Book, Page, Records of
85	County, []( <u>Utah</u> or filed for record(month\day\year), with recorder's entry No.
86	, County), Utah.
87	(Insert legal description)
88	Signature
89	(Certificate of Acknowledgment)"

90	(5) (a) A trustee of a trust deed may, in accordance with this Subsection (5), resign as
91	trustee by filing for record in the office of the recorder of each county in which the trust
92	property is located, a resignation of trustee.
93	(b) A trustee's resignation under this Subsection (5) takes effect upon the recording of a
94	resignation of trustee.
95	(c) A resignation of trustee shall be in substantially the following form:
96	"Resignation of Trustee
97	([Insert] insert name and address of resigned trustee)
98	hereby resigns as trustee under the trust deed executed by (insert name of trustor) as trustor, in
99	which (insert name of the beneficiary) is named beneficiary and (insert name of trustee) as
100	trustee, and filed for record (insert the month, day, and year the trust deed was recorded), and
101	recorded in Book, Page, Records of County, [ <del>(</del> ] <u>Utah</u> or with
102	recorder's entry no, County[+], Utah.
103	(Insert legal description)
104	Signature
105	(Certificate of acknowledgment)"
106	(d) (i) Within three days after the day on which a trustee resigns under this Subsection
107	(5), the trustee shall [deliver] provide written notice of the trustee's resignation to each party in
108	any legal action pending against the trustee that is related to or arises from the trustee's
109	performance of a duty of a trustee.
110	(ii) (A) Except as provided in Subsection (5)(d)(iv), within 10 days after the day on
111	which a party [receives] is provided a notice described in Subsection (5)(d)(i), the party may
112	move the court to substitute the beneficiary of the trust deed as defendant in the action in the
113	place of the trustee until a successor trustee is appointed. [When a successor trustee is
114	appointed, the]
115	(B) If a court substitutes a beneficiary of a trust deed as a defendant in an action under
116	Subsection (5)(d)(ii)(A), the court shall, once a successor trustee is appointed, substitute a
117	successor trustee [shall be substituted] as a defendant in the action in place of the beneficiary.
118	(iii) Except as provided in Subsection (5)(d)(iv), if, after the expiration of the time
119	described in Subsection (5)(d)(ii)(A), a party does not move the court to substitute the
120	beneficiary or the successor trustee in place of the trustee as defendant, the court shall dismiss

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121	with prejudice all claims against the withdrawn trustee.
122	(iv) Subsection (5)(d)(ii) and (5)(d)(iii) do not apply to a cause of action against a
123	trustee that alleges negligent or intentional misconduct by the withdrawn trustee.
124	(e) (i) The withdrawal of a trustee of a trust deed under this section does not affect the
125	validity or the priority of the trust deed.
126	(ii) After a trustee withdraws under this part, only a qualified successor trustee
127	appointed by the beneficiary under Section 57-1-22 may exercise trustee powers, including the
128	power of sale.
129	Section 2. Section <b>57-1-22.1</b> is enacted to read:
130	57-1-22.1. Effect on trustee of a legal action involving a trust.
131	(1) A party in a legal action that involves a trust is not required to join the trustee as a
132	party in the action unless the legal action pertains to a breach of the trustee's obligations under
133	this chapter or under the trust deed.
134	(2) A trustee of a trust is required to act pursuant to a court order against the trust
135	beneficiary to the extent the order requires an action that the trustee is authorized to take under
136	this chapter or under the trust deed.
137	(3) If a party in a legal action that involves a trust joins the trustee in an action that
138	does not pertain to the trustee's obligations under this chapter or under the trust deed, the court
139	shall dismiss the action against the trustee and award the trustee reasonable attorney fees
140	arising from the trustee being joined in the legal action.
141	Section 3. Section <b>57-1-26</b> is amended to read:
142	57-1-26. Requests for copies of notice of default and notice of sale Mailing by
143	trustee or beneficiary Publication of notice of default Notice to parties of trust deed.
144	(1) (a) Any person desiring a copy of any notice of default and of any notice of sale
145	under any trust deed shall file for record a duly acknowledged request for a copy of any notice
146	of default and notice of sale:
147	(i) in the office of the county recorder of any county in which the trust property or any
148	part of the trust property is situated; and
149	(ii) at any time:
150	(A) subsequent to the filing for record of the trust deed; and

(B) prior to the filing for record of a notice of default.

152	(b) Except as provided in Subsection (3), the request described in Subsection (1)(a)
153	may not be included in any other recorded instrument.
154	(c) The request described in Subsection (1)(a) shall:
155	(i) set forth the name and address of the one or more persons requesting copies of the
156	notice of default and the notice of sale; and
157	(ii) identify the trust deed by stating:
158	(A) the names of the original parties to the trust deed;
159	(B) the date of filing for record of the trust deed;
160	(C) (I) the book and page where the trust deed is recorded; or
161	(II) the recorder's entry number; and
162	(D) the legal description of the trust property.
163	(d) The request described in Subsection (1)(a) shall be in substantially the following
164	form:
165	"REQUEST FOR NOTICE
166	The undersigned requests that a copy of any notice of default and a copy of notice of
167	sale under the trust deed filed for record(month\day\year), and recorded in Book
168	, Page, Records of County, (or filed for record(month\day\year),
169	with recorder's entry number, County), Utah, executed by and
170	as trustors, in which is named as beneficiary and as trustee, be
171	mailed to (insert name) at (insert address)
172	(Insert legal description)
173	Signature
174	(Certificate of Acknowledgement)"
175	(e) If a request for a copy of a notice of default and notice of sale is filed for record
176	under this section, the recorder shall index the request in:
177	(i) the mortgagor's index;
178	(ii) mortgagee's index; and
179	(iii) abstract record.
180	(f) Except as provided in Subsection (3), the trustee under any deed of trust is not
181	required to send notice of default or notice of sale to any person not filing a request for notice
182	as described in this Subsection (1)

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regular business day; and

- 183 (2) (a) Not later than 10 days after [recordation of] the day on which a notice of default 184 is recorded, the trustee or beneficiary shall mail a signed copy of the notice of default: 185 (i) by certified or registered mail, return receipt requested, with postage prepaid; 186 (ii) with the recording date shown; 187 (iii) addressed to each person whose name and address are set forth in a request that 188 has been recorded prior to the filing for record of the notice of default; and 189 (iv) directed to the address designated in the request. 190 (b) At least 20 days before the date of sale, the trustee shall mail a signed copy of the 191 notice of the time and place of sale: 192 (i) by certified or registered mail, return receipt requested, with postage prepaid; 193 (ii) addressed to each person whose name and address are set forth in a request that has been recorded prior to the filing for record of the notice of default; and 194 195 (iii) directed to the address designated in the request. 196 (3) (a) Any trust deed may contain a request that a copy of any notice of default and a 197 copy of any notice of sale under the trust deed be mailed to any person who is a party to the 198 trust deed at the address of the person set forth in the trust deed. 199 (b) A copy of any notice of default and of any notice of sale shall be mailed to any 200 person requesting the notice who is a party to the trust deed at the same time and in the same 201 manner required in Subsection (2) as though a separate request had been filed by each person 202 as provided in Subsection (1) except that a trustee shall include with a signed copy of a notice 203 of default and the signed copy of a notice of sale the following information current as of the 204 time the notice of default and the notice of sale is provided: 205 (i) the name of the trustee; 206 (ii) the mailing address of the trustee; 207 (iii) if the trustee maintains a bona fide office in the state meeting the requirements of 208 Subsection 57-1-21(1)(b), the address of a bona fide office of the trustee meeting the 209 requirements of Subsection 57-1-21(1)(b); 210 (iv) the hours during which the trustee can be contacted regarding the notice of default

(v) a telephone number that the person may use to contact the trustee during the hours

and notice of sale, which hours shall include the period during regular business hours in a

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214	described in Subsection (3)(b)(iv).
215	(4) If no address of the trustor is set forth in the trust deed and if no request for notice
216	by the trustor has been recorded as provided in this section, no later than 15 days after the filing
217	for record of the notice of default, a copy of the notice of default shall be:
218	(a) mailed to the address of the property described in the notice of default; or
219	(b) posted on the property.
220	(5) The following shall not affect the title to trust property or be considered notice to
221	any person that any person requesting copies of notice of default or of notice of sale has or
222	claims any right, title or interest in, or lien or claim upon, the trust property:
223	(a) a request for a copy of any notice filed for record under Subsection (1) or (3);
224	(b) any statement or allegation in any request described in Subsection (5)(a); or
225	(c) any record of a request described in Subsection (5)(a).
226	Section 4. Section 57-1-27 is amended to read:
227	57-1-27. Sale of trust property by public auction Postponement of sale.
228	(1) (a) On the date and at the time and place designated in the notice of sale, the trustee
229	or the attorney for the trustee shall sell the property at public auction to the highest bidder.
230	(b) The trustee, or the attorney for the trustee, [may] shall conduct the sale and act as
231	the auctioneer.
232	(c) The trustor, or the trustor's successor in interest, if present at the sale, may direct the
233	order in which the trust property shall be sold, if the property consists of several known lots or
234	parcels which can be sold separately.
235	(d) The trustee or attorney for the trustee shall follow [these] the trustor's directions
236	described in Subsection (1)(c).
237	(e) Any person, including the beneficiary or trustee, may bid at the sale.
238	(f) The trustee may bid for the beneficiary. [Each]
239	(g) A bid is considered an irrevocable offer.
240	(h) The trustee may, in the trustee's discretion, require a successful bidder to make a
241	deposit in an amount set forth in the notice of trustee's sale described in Section 57-1-25.
242	(i) If the highest bidder refuses to pay the amount bid by the highest bidder for the

(i) renotice the sale in the same manner as notice of the original sale is required to be

property, the trustee, or the attorney for the trustee, shall either:

245	given; or
246	(ii) sell the property to the next highest bidder.
247	[(b) A bidder refusing] (j) If a bidder refuses to to pay the bid price:
248	(i) the bidder is liable for any loss occasioned by the refusal, including interest, costs,
249	and trustee's and reasonable [attorneys' fees. The] attorneys fees;
250	(ii) the trustee or the attorney for the trustee may [thereafter], after the bidder's refusal,
251	reject any other bid of that person for the property[-];
252	(iii) the bidder forfeits the bidder's deposit; and
253	(iv) the bidder's deposit is treated as additional sale proceeds applied in accordance
254	with Section 57-1-29.
255	(2) (a) The person conducting the sale may, for any cause [he] that the person considers
256	expedient, postpone the sale.
257	(b) The person conducting the sale shall give notice of each postponement by public
258	declaration[, by written notice or oral postponement,] at the time and place last appointed for
259	the sale.
260	(c) No [other] notice of the postponed sale in addition to the notice described in
261	Subsection (2)(b) is required, unless the postponement [exceeds 45 days. In that event,] is for
262	<u>longer than</u> $\hat{S} \rightarrow [\underline{\text{three months}}] \underline{45 \text{ days}} \leftarrow \hat{S}$ <u>after the date designated in the original notice of sale.</u>
263	(d) If the person conducting the sale postpones a sale for longer than the time period
264	described in Subsection (2)(c), the person conducting the sale shall [be renoticed] renotice the
265	sale in the same manner [as] required for the original notice of sale [is required to be given].
266	Section 5. Section <b>57-1-28</b> is amended to read:
267	57-1-28. Sale of trust property by trustee Payment of bid Trustee's deed
268	delivered to purchaser Recitals Effect.
269	(1) (a) The purchaser at the sale shall pay the price bid as directed by the trustee.
270	(b) The beneficiary shall receive a credit on the beneficiary's bid in an amount not to
271	exceed the amount representing:
272	(i) the unpaid principal owed;
273	(ii) accrued interest as of the date of the sale;
274	(iii) advances for the payment of:
275	(A) taxes;

S.B. 220

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276	(B) insurance; and
277	(C) maintenance and protection of the trust property;
278	(iv) the beneficiary's lien on the trust property; and
279	(v) costs of sale, including reasonable trustee's and attorney's fees.
280	(2) (a) (i) Within [three] five business days of the day the trustee receives payment of
281	the price bid, the trustee shall [make the trustee's deed available to the purchaser.]:
282	(A) execute and submit the trustee's deed to the county recorder for recording; and
283	(B) upon the purchaser's request, provide an unrecorded copy of the signed trustee's
284	deed to the purchaser.
285	(ii) If the trustee does not comply with this Subsection (2)(a), the trustee is liable for
286	any loss incurred by the purchaser because of the trustee's failure to comply with this
287	Subsection (2)(a).
288	(b) The trustee's deed may contain recitals of compliance with the requirements of
289	Sections 57-1-19 through 57-1-36 relating to the exercise of the power of sale and sale of the
290	property described in the trustee's deed, including recitals concerning:
291	(i) any mailing, personal delivery, and publication of the notice of default;
292	(ii) any mailing and the publication and posting of the notice of sale; and
293	(iii) the conduct of sale.
294	(c) The recitals described in Subsection (2)(b):
295	(i) constitute prima facie evidence of compliance with Sections 57-1-19 through
296	57-1-36; and
297	(ii) are conclusive evidence in favor of bona fide purchasers and encumbrancers for
298	value and without notice.
299	(3) The trustee's deed shall operate to convey to the purchaser, without right of
300	redemption, the trustee's title and all right, title, interest, and claim of the trustor and the
301	trustor's successors in interest and of all persons claiming by, through, or under them, in and to
302	the property sold, including all right, title, interest, and claim in and to the property acquired by
303	the trustor or the trustor's successors in interest subsequent to the execution of the trust deed,
304	which trustee's deed shall be considered effective and relate back to the time of the sale.
305	(4) In accordance with Section 57-3-106, an interest of a purchaser in a trustee's deed
306	that is recorded with the county recorder may not be divested if a person records an affidavit or

507	other document purporting to rescind or cancer the trustee's deed.
308	Section 6. Section 57-1-34 is amended to read:
309	57-1-34. Sale of trust property by trustee Foreclosure of trust deed
310	Limitation of actions.
311	[The trustee's sale of property under a trust deed shall be made, or an action to foreclose
312	a trust deed as provided by law for the foreclosure of mortgages on real property shall be
313	commenced, A person shall, within the period prescribed by law for the commencement of an
314	action on [the] an obligation secured by [the] a trust deed[-]:
315	(1) commence an action to foreclose the trust deed; or
316	(2) file for record a notice of default under Section 57-1-24.
317	Section 7. Section 57-28-304 is amended to read:
318	57-28-304. Foreclosure.
319	Before a person initiates foreclosure proceedings on a reverse mortgage, the person
320	shall:
321	(1) [give] send the borrower, by certified mail, return receipt requested, written notice
322	that states the grounds for default and foreclosure; and
323	(2) provide the borrower at least 30 days after the day on which the [borrower receives]
324	person sends the notice described in Subsection (1) to cure the borrower's default.

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