1	LIS PENDENS AMENDMENTS
2	2017 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Todd Weiler
5	House Sponsor: Mike Schultz
6 7	LONG TITLE
8	General Description:
9	This bill $\hat{H} \rightarrow [excludes]$ addresses $\leftarrow \hat{H}$ certain lien actions $\hat{H} \rightarrow [from]$ and $\leftarrow \hat{H}$ general
9a	lis pendens requirements.
10	Highlighted Provisions:
11	This bill:
12	• $\hat{H} \rightarrow$ [
13	<b>general</b> ] <b>addresses</b> $\leftarrow \hat{H}$ lis pendens requirements $\hat{H} \rightarrow [duc \ to \ notice \ requirements \ specified$
13a	within those
14	statutes] ←Ĥ .
15	Money Appropriated in this Bill:
16	None
17	Other Special Clauses:
18	None
19	Utah Code Sections Affected:
20	AMENDS:
21	78B-6-1204, as renumbered and amended by Laws of Utah 2008, Chapter 3
22	78B-6-1304, as last amended by Laws of Utah 2016, Chapter 306
23 24	Be it enacted by the Legislature of the state of Utah:
25	Section 1. Section <b>78B-6-1204</b> is amended to read:
26	78B-6-1204. Lis pendens required.
27	(1) The plaintiff shall file a notice of the action with the recorders of all the counties in

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28	which the property is situated. The notice shall contain:
29	(a) a copy of such complaint; or
30	(b) a notice of the pendency of the action, containing:
31	(i) the names of all known parties;
32	(ii) the object of the action; and
33	(iii) a description of the property affected.
34	(2) Once the notice is filed, all persons having an interest in the property shall be
35	considered to have notice of the pendency of the action.
36	(3) This section does not apply $\hat{H} \rightarrow [\underline{to}]$ if a plaintiff satisfies the requirements of $\leftarrow \hat{H}$
36a	a notice of pendency of an action required by Section
37	<u>38-1a-701 or Section 38-10-106.</u>
37a	$\hat{H} \rightarrow (4)$ If a complaint described in Subsection (1)(a) is amended after the notice is
37b	recorded, the plaintiff is not required to file an amended notice unless the property description
37c	<u>has changed.</u> ←Ĥ
38	Section 2. Section <b>78B-6-1304</b> is amended to read:
39	78B-6-1304. Motions related to a notice of pendency of an action.
40	(1) Any time after a notice has been filed pursuant to Section 78B-6-1303, any of the
41	following may make a motion to the court in which the action is pending to release the notice:
42	(a) a party to the action; or
43	(b) a person with an interest in the real property affected by the notice, including a
44	prospective purchaser with an executed purchase contract.
45	(2) A court shall order notice of pendency of action released if:
46	(a) the court receives a motion to release under Subsection (1); and
47	(b) after a notice and hearing if determined to be necessary by the court, the court finds
48	that the claimant has not established by a preponderance of the evidence the validity of the real
49	property claim that is the subject of the notice.
50	(3) In deciding a motion under Subsection (2), if the underlying action for which a
51	notice of pendency of action is filed is an action for specific performance, a court shall order a
52	notice released if:
53	(a) the court finds that the party filing the action has failed to satisfy the statute of
54	frauds for the transaction under which the claim is asserted relating to the real property; or
55	(b) the court finds that the elements necessary to require specific performance have not
56	been established by a preponderance of the evidence.
57	(4) If a court releases a claimant's notice pursuant to this section, that claimant may not
58	record another notice with respect to the same property without an order from the court in

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59	which the action is pending that authorizes the recording of a new notice of pendency.
60	(5) Upon a motion by any person with an interest in the real property that is the subject
61	of a notice of pendency, a court may, at anytime after the notice has been recorded, require, as a
62	condition of maintaining the notice, that the claimant provide security to the moving party in
63	the amount and form directed by the court, regardless of whether the court has received an
64	application to release under Subsection (1).
65	(6) A person who receives security under Subsection (5) may recover from the surety
66	an amount not to exceed the amount of the security upon a showing that:
67	(a) the claimant did not prevail on the real property claim; and
68	(b) the person receiving the security suffered damages as a result of the maintenance of
69	the notice.
70	(7) The amount of security required by the court under Subsection (5) does not
71	establish or limit the amount of damages or reasonable attorney fees and costs that may be
72	awarded to a party who is found to have been damaged by a wrongfully filed notice of
73	pendency.
74	(8) A court shall award costs and attorney fees to a prevailing party on any motion
75	under this section unless the court finds that:
76	(a) the nonprevailing party acted with substantial justification; or
77	(b) other circumstances make the imposition of attorney fees and costs unjust.
78	(9) $\hat{H} \rightarrow [\underline{This}]$ The motion permitted by this $\leftarrow \hat{H}$ section does not apply to a notice of
78a	pendency of an action required by Section
79	<u>38-1a-701 or Section 38-10-106.</u>

## Legislative Review Note Office of Legislative Research and General Counsel