PROPERTY REDEMPTION AMENDMENTS
2021 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Phil Lyman
Senate Sponsor:
LONG TITLE
General Description:
This bill modifies provisions related to redemption of property.
Highlighted Provisions:
This bill:
 modifies the manner in which a county treasurer applies a partial payment on a
delinquent account for the redemption of property; and
 makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
59-2-1346, as last amended by Laws of Utah 2018, Chapters 197 and 281
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 59-2-1346 is amended to read:
59-2-1346. Redemption Time allowed.
(1) Property may be redeemed on behalf of the record owner by any person at any time
before the tax sale which shall be held in May or June as provided in Section 59-2-1351

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28 following the lapse of four years from the date the property tax or tax notice charges became 29 delinquent. 30 (2) A person may redeem property by paying to the county treasurer all delinquent 31 taxes, tax notice charges, interest, penalties, and administrative costs that have accrued on the 32 property. 33 (3) (a) Subject to Subsection (3)(d), a person may redeem a subdivided lot by paying 34 the county treasurer the subdivided lot's proportional share of the delinquent taxes, tax notice 35 charges, interest, penalties, and administrative costs accrued on the base parcel, calculated in 36 accordance with Subsection (3)(b). 37 (b) The county treasurer shall calculate the amount described in Subsection (3)(a) by 38 comparing: 39 (i) the amount of the value of the base parcel as described in Subsection (3)(b)(ii) that 40 is attributable to the property that comprises the subdivided lot as the property existed on January 1 of the year in which the delinquent property taxes on the base parcel were assessed or 41 42 tax notice charges on the base parcel were listed; and 43 (ii) the value of the base parcel as it existed on January 1 of the year in which the 44 delinquent property taxes on the base parcel were assessed or tax notice charges on the base 45 parcel were listed. 46 (c) If the county treasurer does not have sufficient information to calculate the amount 47 described in Subsection (3)(b)(i), upon request from the county treasurer, the county assessor 48 shall provide the county treasurer any information necessary to calculate the amount described 49 in Subsection (3)(b)(i). 50 (d) A person may redeem a subdivided lot under this Subsection (3) only if the record 51 owner of the subdivided lot is a bona fide purchaser. 52 (4) (a) At any time before the expiration of the period of redemption the county 53 treasurer shall accept and credit any payment on account for the redemption of property[, 54 payments in amounts of not less than \$10, except for the final payment, which may be in any 55 amount]. 56 (b) For the purpose of computing the amount required for redemption and for the 57 purpose of distributing the payments received on account, unless otherwise specified by the 58 person making the payment, the county treasurer shall apply all payments [shall be applied] in

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59	the following order:
60	(i) against the delinquent tax and tax notice charges for the earliest year included in the
61	delinquent account at the time of payment;
62	[(i)] (ii) against the interest and administrative costs accrued on the delinquent tax and
63	tax notice charges for the [last] earliest year included in the delinquent account at the time of
64	payment;
65	[(iii)] (iii) against the penalty charged on the delinquent tax and tax notice charges for
66	the [last] earliest year included in the delinquent account at the time of payment;
67	[(iii) against the delinquent tax for the last year included in the delinquent account at
68	the time of payment;]
69	(iv) against [the interest and administrative costs accrued on] the delinquent tax and tax
70	notice charges for the [next to last] second earliest year included in the delinquent account at
71	the time of payment; and
72	(v) so on until the full amount of the delinquent taxes, tax notice charges, penalties,
73	administrative costs, and interest on the unpaid balances are paid within the period of
74	redemption.