

<b>Utah Code Sections Affected:</b>
ENACTS:
<b>57-21-6.1</b> , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>57-21-6.1</b> is enacted to read:
57-21-6.1. Discriminatory housing practices regarding real estate Existing real
property contract provisions.
(1) As used in this section:
(a) "Association" means the same as that term is defined in Section 57-8-3 or
<u>57-8a-102.</u>
(b) "Board" means:
(i) a management committee as defined in Section 57-8-3; or
(ii) the same as that term is defined in Section 57-8a-102.
(c) "Governing documents" means the same as that term is defined in Section 57-8-3 or
<u>57-8a-102.</u>
(2) Any provision in a previously recorded written instrument relating to real property
that expresses any preference, limitation, or discrimination based on race, color, religion, sex,
national origin, familial status, source of income, disability, sexual orientation, or gender
identity is void.
(3) It is a discriminatory housing practice to enforce a provision described in
Subsection (2).
(4) Except as provided in Subsection (5), a person with a fee simple interest in the real
property that is subject to the recorded written instrument described in Subsection (2) may
record with the county recorder a modification document on the real property in the following
<u>form:</u>
"Any provision in a previously recorded written instrument that expresses any
preference, limitation, or discrimination based on race, color, religion, sex, national origin,
familial status, source of income, disability, sexual orientation, or gender identity is void under
<u>Utah Code Section 57-21-6.1.".</u>
(5) (a) If a written instrument described in Subsection (2) is a governing document, an

57	association may, in accordance with this section, amend the association's governing documents
58	to remove a provision described in Subsection (2).
59	(b) (i) If an owner believes an association's governing documents include a provision
60	described in Subsection (2), the owner may submit a written request to remove the provision.
61	(ii) Within 90 days after the day on which the board receives a written request, the
62	board:
63	(A) shall investigate a claim that the association's governing documents include a
64	provision described in Subsection (2); and
65	(B) if the board determines the association's governing documents include a provision
66	described in Subsection (2), may remove the provision from the governing documents by
67	amending the association's governing documents through a majority vote of the board,
68	regardless of any contrary provision in the association's governing documents.
69	(c) Any association officer may execute the amendment to remove the provision
70	described in Subsection (2) from the governing documents.
71	(d) Notwithstanding any contrary provision in the association's governing documents,
72	an amendment under this subsection does not require approval of the association's members.
73	(6) A provision in a recorded written instrument that is void under this section does not
74	affect the validity of the remainder of the previously recorded written instrument.
75	(7) An owner who records or causes to be recorded a modification document under
76	Subsection (4) that contains modifications not authorized by this section is solely liable for the
77	recordation.
78	(8) A county recorder may not charge a fee for recording a modification document
79	under this section.