1	JOINT TENANCY PRESUMPTION AMENDMENTS
1	2022 GENERAL SESSION
2 3	STATE OF UTAH
	Chief Sponsor: Calvin R. Musselman
	Senate Sponsor: Kirk A. Cullimore
	LONG TITLE
	General Description:
	This bill clarifies a provision related to a joint tenancy interest presumption.
	Highlighted Provisions:
	This bill:
	<ul> <li>clarifies that a joint tenancy interest presumption exists between two persons</li> </ul>
	designated as spouses in the granting documents.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	57-1-5, as last amended by Laws of Utah 2011, Chapter 88
2	Be it enacted by the Legislature of the state of Utah:
;	Section 1. Section <b>57-1-5</b> is amended to read:
	57-1-5. Creation of joint tenancy presumed Tenancy in common Severance of
	joint tenancy Tenants by the entirety Tenants holding as community property.
	(1) (a) (i) $\hat{\mathbf{H}} \rightarrow (\underline{\mathbf{A}}) \leftarrow \hat{\mathbf{H}}$ Beginning on May 5, 1997 $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{and} \text{ ending on May 3, 2022}} \leftarrow \hat{\mathbf{H}}$ ,
	$\hat{H} \rightarrow [every] an \leftarrow \hat{H}$ ownership interest in real estate granted to
	two persons in their own right who are designated as $\hat{H} \rightarrow [f]$ husband and wife [f] [spouses] $\leftarrow \hat{H}$ in
	the

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28	granting documents is presumed to be a joint tenancy interest with rights of survivorship,
29	unless severed, converted, or expressly declared in the grant to be otherwise.
29a	Ĥ→ (B) Beginning on May 4, 2022, an ownership interest in real estate granted to two persons
29b	in their own right who are designated as spouses in the granting documents is presumed to be
29c	<u>a joint tenancy interest with rights of survivorship. unless severed, converted, or expressly</u>
29d	<u>declared in the grant to be otherwise.</u> 🗲 Ĥ
30	(ii) Except as provided in Subsection (1)(a)(iii), joint tenancy may be established
31	between two or more people.
32	(iii) Joint tenancy may not be established between a person and an entity or
33	organization, including:
34	(A) a corporation;
35	(B) a trustee of a trust; or
36	(C) a partnership.
37	(iv) Joint tenancy may not be established between an entity or organization and another
38	entity or organization.
39	(b) $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{Every}}] \underline{\mathbf{An}} \leftarrow \hat{\mathbf{H}}$ ownership interest in real estate that does not qualify for the joint
39a	tenancy
40	presumption as provided in Subsection (1)(a) is presumed to be a tenancy in common interest
41	unless expressly declared in the grant to be otherwise.
42	(2) (a) Use of words "joint tenancy" or "with rights of survivorship" or "and to the
43	survivor of them" or words of similar import means a joint tenancy.
44	(b) (i) Use of words "tenancy in common" or "with no rights of survivorship" or
45	"undivided interest" or words of similar import declare a tenancy in common.
46	(ii) Use of words "and/or" in the context of an ownership interest declare a tenancy in
47	common unless accompanied by joint tenancy language described in Subsection (2)(a), which
48	creates a joint tenancy.
49	(3) A person who owns real property creates a joint tenancy in himself or herself and
50	another or others:
51	(a) by making a transfer to himself or herself and another or others as joint tenants by
52	use of the words as provided in Subsection (2)(a); or
53	(b) by conveying to another person or persons an interest in land in which an interest is
54	retained by the grantor and by declaring the creation of a joint tenancy by use of the words as
55	provided in Subsection (2)(a).
56	(4) In all cases, the interest of joint tenants shall be equal and undivided.
57	(5) (a) Except as provided in Subsection (5)(b), if a joint tenant makes a bona fide
58	conveyance of the joint tenant's interest in property held in joint tenancy to himself or herself or