	JOINT TENANCY AMENDMENTS
	2015 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Mike K. McKell
	Senate Sponsor:
L	LONG TITLE
G	General Description:
	This bill modifies real estate provisions to address joint tenancies.
H	Highlighted Provisions:
	This bill:
	<ul><li>addresses when a joint tenancy is presumed;</li></ul>
	<ul> <li>clarifies that a joint tenancy may not be established between a person and limited</li> </ul>
li	iability company; and
	<ul><li>makes technical amendments.</li></ul>
N	Money Appropriated in this Bill:
	None
C	Other Special Clauses:
	None
U	Jtah Code Sections Affected:
A	AMENDS:
	57-1-5, as last amended by Laws of Utah 2011, Chapter 88
В	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.



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(1) (a) (i) [Beginning on May 5, 1997, every] Every ownership interest in real estate granted to two persons in their own right who are designated as husband and wife, wife and husband, married, or a married couple in the granting documents is presumed to be a joint tenancy interest with rights of survivorship, unless severed, converted, or expressly declared in the grant to be otherwise.

- (ii) Except as provided in Subsection (1)(a)(iii), joint tenancy may be established between two or more people.
- (iii) Joint tenancy may not be established between a person and an entity or organization, including:
  - (A) a corporation;

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- (B) a trustee of a trust; [or]
- (C) a partnership[:]; or
- 40 (D) a limited liability company.
- 41 (iv) Joint tenancy may not be established between an entity or organization and another 42 entity or organization.
  - (b) Every ownership interest in real estate that does not qualify for the joint tenancy presumption as provided in Subsection (1)(a) is presumed to be a tenancy in common interest unless expressly declared in the grant to be otherwise.
  - (2) (a) Use of words "joint tenancy" or "with rights of survivorship" or "and to the survivor of them" or words of similar import means a joint tenancy.
  - (b) (i) Use of words "tenancy in common" or "with no rights of survivorship" or "undivided interest" or words of similar import declare a tenancy in common.
  - (ii) Use of words "and/or" in the context of an ownership interest declare a tenancy in common unless accompanied by joint tenancy language described in Subsection (2)(a), which creates a joint tenancy.
  - (3) A person who owns real property creates a joint tenancy in himself or herself and another or others:
  - (a) by making a transfer to himself or herself and another or others as joint tenants by use of the words as provided in Subsection (2)(a); or
  - (b) by conveying to another person or persons an interest in land in which an interest is retained by the grantor and by declaring the creation of a joint tenancy by use of the words as

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59 provided in Subsection (2)(a).

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- (4) In all cases, the interest of joint tenants shall be equal and undivided.
- (5) (a) Except as provided in Subsection (5)(b), if a joint tenant makes a bona fide conveyance of the joint tenant's interest in property held in joint tenancy to himself or herself or another, the joint tenancy is severed and converted into a tenancy in common.
- (b) If there is more than one joint tenant remaining after a joint tenant severs a joint tenancy under Subsection (5)(a), the remaining joint tenants continue to hold their interest in joint tenancy.
- (6) The amendments to this section in Laws of Utah 1997, Chapter 124, have no retrospective operation and shall govern instruments executed and recorded on or after May 5, 1997.
  - (7) Tenants by the entirety are considered to be joint tenants.
  - (8) Tenants holding title as community property are considered to be joint tenants.

Legislative Review Note as of 2-26-15 10:39 AM

Office of Legislative Research and General Counsel