Senate Engrossed

State of Arizona Senate Forty-eighth Legislature First Regular Session 2007

SENATE BILL 1575

AMENDING SECTIONS 9-463.01, 11-806.01, 32-2181, 32-2181.02, 32-2183 AND 32-2197.08, ARIZONA REVISED STATUTES; AMENDING TITLE 33, CHAPTER 4, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 33-406; AMENDING SECTION 45-108, ARIZONA REVISED STATUTES; AMENDING TITLE 45, CHAPTER 1, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTIONS 45-108.01, 45-108.02 AND 45-108.03; RELATING TO WATER SUPPLIES.

> rase and line (TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Section 9-463.01, Arizona Revised Statutes, is amended to 3 read: 4 9-463.01. <u>Authority</u> 5 A. Pursuant to the provisions of this article, the legislative body of 6 every municipality shall regulate the subdivision of all lands within its 7 corporate limits. 8 B. The legislative body of a municipality shall exercise the authority 9 granted in subsection A of this section by ordinance prescribing: 10 Procedures to be followed in the preparation, submission, review 1. 11 and approval or rejection of all final plats. 12 2. Standards governing the design of subdivision plats. 13 3. Minimum requirements and standards for the installation of 14 subdivision streets, sewer and water utilities and improvements as a 15 condition of final plat approval. 16 C. By ordinance, the legislative body of any municipality shall: 17 1. Require the preparation, submission and approval of a preliminary 18 plat as a condition precedent to submission of a final plat. 19 2. Establish the procedures to be followed in the preparation, 20 submission, review and approval of preliminary plats. 21 3. Make requirements as to the form and content of preliminary plats. 22 4. EITHER determine that certain lands may either not be subdivided, 23 by reason of adverse topography, periodic inundation, adverse soils, 24 subsidence of the earth's surface, high water table, lack of water or other 25 natural or man-made hazard to life or property, or control the lot size, 26 establish special grading and drainage requirements, and impose other 27 regulations deemed reasonable and necessary for the public health, safety or 28 general welfare on any lands to be subdivided affected by such 29 characteristics. 30 5. Require payment of a proper and reasonable fee by the subdivider 31 based upon the number of lots or parcels on the surface of the land to defray 32 municipal costs of plat review and site inspection. 33 6. Require the dedication of public streets, sewer and water utility 34 easements or rights-of-way, within the proposed subdivision. 35 7. Require the preparation and submission of acceptable engineering 36 plans and specifications for the installation of required street, sewer, 37 electric and water utilities, drainage, flood control, adequacy of water and 38 improvements as a condition precedent to recordation of an approved final 39 plat. 40 Require the posting of performance bonds, assurances or such other 8. 41 security as may be appropriate and necessary to assure the installation of 42 required street, sewer, electric and water utilities, drainage, flood control 43 and improvements meeting established minimum standards of design and 44 construction. 45 D. The legislative body of any municipality may require by ordinance 46 that land areas within a subdivision be reserved for parks, recreational

1 facilities, school sites and fire stations subject to the following 2 conditions:

1. The requirement may only be made upon preliminary plats filed at least thirty days after the adoption of a general or specific plan affecting the land area to be reserved.

6 2. The required reservations are in accordance with definite 7 principles and standards adopted by the legislative body.

8 3. The land area reserved shall be of such a size and shape as to 9 permit the remainder of the land area of the subdivision within which the 10 reservation is located to develop in an orderly and efficient manner.

11 4. The land area reserved shall be in such multiples of streets and 12 parcels as to permit an efficient division of the reserved area in the event 13 that it is not acquired within the prescribed period.

14 E. The public agency for whose benefit an area has been reserved shall 15 have a period of one year after recording the final subdivision plat to enter 16 into an agreement to acquire such reserved land area. The purchase price 17 shall be the fair market value of the reserved land area at the time of the 18 filing of the preliminary subdivision plat plus the taxes against such 19 reserved area from the date of the reservation and any other costs incurred 20 by the subdivider in the maintenance of such reserved area, including the 21 interest cost incurred on any loan covering such reserved area.

F. If the public agency for whose benefit an area has been reserved does not exercise the reservation agreement set forth in subsection E of this section within such one year period or such extended period as may be mutually agreed upon by such public agency and the subdivider, the reservation of such area shall terminate.

G. The legislative body of every municipality shall comply with all provisions of this article and applicable state statutes pertaining to the hearing, approval or rejection, and recordation of:

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1. Final subdivision plats.

31 2. Plats filed for the purpose of reverting to acreage of land 32 previously subdivided.

3. Plats filed for the purpose of vacating streets or easements
 34 previously dedicated to the public.

4. Plats filed for the purpose of vacating or redescribing lot orparcel boundaries previously recorded.

37 H. Approval of every preliminary and final plat by a legislative body
 38 is conditioned upon compliance by the subdivider with:

39 1. Rules as may be established by the department of transportation 40 relating to provisions for the safety of entrance upon and departure from 41 abutting state primary highways.

42 2. Rules as may be established by a county flood control district
43 relating to the construction or prevention of construction of streets in land
44 established as being subject to periodic inundation.

1 3. Rules as may be established by the department of health services or 2 a county health department relating to the provision of domestic water supply 3 and sanitary sewage disposal.

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If the subdivision is comprised of subdivided lands, as defined in Ι. 5 section 32-2101, and is within a groundwater AN active management area, as defined in section 45-402, the final plat shall not be approved unless it is 6 7 accompanied by a certificate of assured water supply issued by the director 8 of water resources, or unless the subdivider has obtained a written 9 commitment of water service for the subdivision from a city, town or private 10 water company designated as having an assured water supply by the director of 11 water resources pursuant to section 45-576 or is exempt from the requirement 12 pursuant to section 45-576. The legislative body of the municipality shall 13 note on the face of the final plat that a certificate of assured water supply 14 has been submitted with the plat or that the subdivider has obtained a 15 written commitment of water service for the proposed subdivision from a city, 16 town or private water company designated as having an assured water supply, 17 pursuant to section 45-576, or is exempt from the requirement pursuant to 18 section 45-576.

19 J. EXCEPT AS PROVIDED IN SUBSECTIONS K AND P OF THIS SECTION, IF THE 20 SUBDIVISION IS COMPOSED OF SUBDIVIDED LANDS AS DEFINED IN SECTION 32-2101 21 OUTSIDE OF AN ACTIVE MANAGEMENT AREA AND THE DIRECTOR OF WATER RESOURCES HAS 22 GIVEN WRITTEN NOTICE TO THE MUNICIPALITY PURSUANT TO SECTION 45-108, 23 SUBSECTION H, THE FINAL PLAT SHALL NOT BE APPROVED UNLESS ONE OF THE 24 FOLLOWING APPLIES:

25 1. THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THERE IS AN 26 ADEQUATE WATER SUPPLY FOR THE SUBDIVISION PURSUANT TO SECTION 45-108 AND THE 27 SUBDIVIDER HAS INCLUDED THE REPORT WITH THE PLAT.

28 2. THE SUBDIVIDER HAS OBTAINED A WRITTEN COMMITMENT OF WATER SERVICE 29 FOR THE SUBDIVISION FROM A CITY, TOWN OR PRIVATE WATER COMPANY DESIGNATED AS 30 HAVING AN ADEQUATE WATER SUPPLY BY THE DIRECTOR OF WATER RESOURCES PURSUANT 31 TO SECTION 45-108.

K. THE LEGISLATIVE BODY OF A MUNICIPALITY THAT HAS RECEIVED WRITTEN 32 33 NOTICE FROM THE DIRECTOR OF WATER RESOURCES PURSUANT TO SECTION 45-108. 34 SUBSECTION H OR THAT HAS ADOPTED AN ORDINANCE PURSUANT TO SUBSECTION O OF 35 THIS SECTION MAY PROVIDE BY ORDINANCE AN EXEMPTION FROM THE REQUIREMENT IN SUBSECTION J OR O OF THIS SECTION FOR A SUBDIVISION THAT THE DIRECTOR OF 36 37 WATER RESOURCES HAS DETERMINED WILL HAVE AN INADEQUATE WATER SUPPLY BECAUSE 38 THE WATER SUPPLY WILL BE TRANSPORTED TO THE SUBDIVISION BY MOTOR VEHICLE OR 39 TRAIN IF ALL OF THE FOLLOWING APPLY:

40 THE LEGISLATIVE BODY DETERMINES THAT THERE IS NO FEASIBLE 1. 41 ALTERNATIVE WATER SUPPLY FOR THE SUBDIVISION AND THAT THE TRANSPORTATION OF 42 WATER TO THE SUBDIVISION WILL NOT CONSTITUTE A SIGNIFICANT RISK TO THE HEALTH 43 AND SAFETY OF THE RESIDENTS OF THE SUBDIVISION.

44 IF THE WATER TO BE TRANSPORTED TO THE SUBDIVISION WILL BE WITHDRAWN 45 OR DIVERTED IN THE SERVICE AREA OF A MUNICIPAL PROVIDER AS DEFINED IN SECTION 46 45-561. THE MUNICIPAL PROVIDER HAS CONSENTED TO THE WITHDRAWAL OR DIVERSION.

1 3. IF THE WATER TO BE TRANSPORTED IS GROUNDWATER, THE TRANSPORTATION 2 COMPLIES WITH THE PROVISIONS GOVERNING THE TRANSPORTATION OF GROUNDWATER IN 3 TITLE 45, CHAPTER 2, ARTICLE 8.

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4. THE TRANSPORTATION OF WATER TO THE SUBDIVISION MEETS ANY ADDITIONAL CONDITIONS IMPOSED BY THE LEGISLATIVE BODY.

L. A MUNICIPALITY THAT ADOPTS THE EXEMPTION AUTHORIZED BY SUBSECTION K 6 7 OF THIS SECTION SHALL GIVE WRITTEN NOTICE OF THE ADOPTION OF THE EXEMPTION, INCLUDING A CERTIFIED COPY OF THE ORDINANCE CONTAINING THE EXEMPTION, TO THE 8 9 DIRECTOR OF WATER RESOURCES, THE DIRECTOR OF ENVIRONMENTAL QUALITY AND THE STATE REAL ESTATE COMMISSIONER. IF THE MUNICIPALITY LATER RESCINDS THE 10 11 EXEMPTION. THE MUNICIPALITY SHALL GIVE WRITTEN NOTICE OF THE RESCISSION TO THE DIRECTOR OF WATER RESOURCES, THE DIRECTOR OF ENVIRONMENTAL QUALITY AND 12 13 THE STATE REAL ESTATE COMMISSIONER. A MUNICIPALITY THAT RESCINDS AN 14 EXEMPTION ADOPTED PURSUANT TO SUBSECTION K OF THIS SECTION SHALL NOT READOPT 15 THE EXEMPTION FOR AT LEAST FIVE YEARS AFTER THE RESCISSION BECOMES EFFECTIVE.

M. IF THE LEGISLATIVE BODY OF A MUNICIPALITY APPROVES A SUBDIVISION 16 17 PLAT PURSUANT TO SUBSECTION J, PARAGRAPH 1 OR 2 OR SUBSECTION O OF THIS SECTION, THE LEGISLATIVE BODY SHALL NOTE ON THE FACE OF THE PLAT THAT THE 18 19 DIRECTOR OF WATER RESOURCES HAS REPORTED THAT THE SUBDIVISION HAS AN ADEQUATE 20 WATER SUPPLY OR THAT THE SUBDIVIDER HAS OBTAINED A COMMITMENT OF WATER 21 SERVICE FOR THE PROPOSED SUBDIVISION FROM A CITY, TOWN OR PRIVATE WATER 22 COMPANY DESIGNATED AS HAVING AN ADEQUATE WATER SUPPLY PURSUANT TO SECTION 23 45-108.

N. IF THE LEGISLATIVE BODY OF A MUNICIPALITY APPROVES A SUBDIVISION
PLAT PURSUANT TO AN EXEMPTION AUTHORIZED BY SUBSECTION K OF THIS SECTION OR
GRANTED BY THE DIRECTOR OF WATER RESOURCES PURSUANT TO SECTION 45-108.02 OR
45-108.03:

28 1. THE LEGISLATIVE BODY SHALL GIVE WRITTEN NOTICE OF THE APPROVAL TO29 THE DIRECTOR OF WATER RESOURCES AND THE DIRECTOR OF ENVIRONMENTAL QUALITY.

30 2. THE LEGISLATIVE BODY SHALL INCLUDE ON THE FACE OF THE PLAT A 31 STATEMENT THAT THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THE WATER SUPPLY FOR THE SUBDIVISION IS INADEQUATE AND A STATEMENT DESCRIBING THE 32 33 EXEMPTION UNDER WHICH THE PLAT WAS APPROVED. INCLUDING A STATEMENT THAT THE LEGISLATIVE BODY OR THE DIRECTOR OF WATER RESOURCES, WHICHEVER APPLIES, HAS 34 35 DETERMINED THAT THE SPECIFIC CONDITIONS OF THE EXEMPTION WERE MET. IF THE LEGISLATIVE BODY SUBSEQUENTLY INFORMS THE LEGISLATIVE BODY THAT THE 36 37 SUBDIVISION IS BEING SERVED BY A WATER PROVIDER THAT HAS BEEN DESIGNATED BY 38 THE DIRECTOR AS HAVING AN ADEQUATE WATER SUPPLY PURSUANT TO SECTION 45-108, 39 THE LEGISLATIVE BODY SHALL RECORD IN THE COUNTY RECORDER'S OFFICE A STATEMENT 40 DISCLOSING THAT FACT.

0. IF A MUNICIPALITY HAS NOT BEEN GIVEN WRITTEN NOTICE BY THE DIRECTOR
0F WATER RESOURCES PURSUANT TO SECTION 45-108, SUBSECTION H, THE LEGISLATIVE
BODY OF THE MUNICIPALITY, TO PROTECT THE PUBLIC HEALTH AND SAFETY, MAY
PROVIDE BY ORDINANCE THAT, EXCEPT AS PROVIDED IN SUBSECTIONS K AND P OF THIS
SECTION, THE FINAL PLAT OF A SUBDIVISION LOCATED IN THE MUNICIPALITY AND
OUTSIDE OF AN ACTIVE MANAGEMENT AREA WILL NOT BE APPROVED BY THE LEGISLATIVE

1 BODY UNLESS THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THERE IS AN 2 ADEQUATE WATER SUPPLY FOR THE SUBDIVISION PURSUANT TO SECTION 45-108 OR THE 3 SUBDIVIDER HAS OBTAINED A WRITTEN COMMITMENT OF WATER SERVICE FOR THE SUBDIVISION FROM A CITY, TOWN OR PRIVATE WATER COMPANY DESIGNATED AS HAVING 4 5 AN ADEQUATE WATER SUPPLY BY THE DIRECTOR OF WATER RESOURCES PURSUANT TO SECTION 45-108. BEFORE HOLDING A PUBLIC HEARING TO CONSIDER WHETHER TO ENACT 6 7 AN ORDINANCE PURSUANT TO THIS SUBSECTION, A MUNICIPALITY SHALL PROVIDE WRITTEN NOTICE OF THE HEARING TO THE BOARD OF SUPERVISORS OF THE COUNTY IN 8 9 WHICH THE MUNICIPALITY IS LOCATED. A MUNICIPALITY THAT ENACTS AN ORDINANCE PURSUANT TO THIS SUBSECTION SHALL GIVE WRITTEN NOTICE OF THE ENACTMENT OF THE 10 11 ORDINANCE, INCLUDING A CERTIFIED COPY OF THE ORDINANCE, TO THE DIRECTOR OF WATER RESOURCES. THE DIRECTOR OF ENVIRONMENTAL QUALITY, THE STATE REAL ESTATE 12 13 COMMISSIONER AND THE BOARD OF SUPERVISORS OF THE COUNTY IN WHICH THE CITY IS 14 LOCATED. IF A MUNICIPALITY ENACTS AN ORDINANCE PURSUANT TO THIS SUBSECTION. 15 WATER PROVIDERS MAY BE ELIGIBLE TO RECEIVE MONIES IN A WATER SUPPLY DEVELOPMENT FUND, AS OTHERWISE PROVIDED BY LAW. 16

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P. SUBSECTIONS J AND O OF THIS SECTION DO NOT APPLY TO:

A PROPOSED SUBDIVISION THAT THE DIRECTOR OF WATER RESOURCES HAS
 DETERMINED WILL HAVE AN INADEQUATE WATER SUPPLY PURSUANT TO SECTION 45-108 IF
 THE DIRECTOR GRANTS AN EXEMPTION FOR THE SUBDIVISION PURSUANT TO SECTION
 45-108.02 AND THE EXEMPTION HAS NOT EXPIRED OR IF THE DIRECTOR GRANTS AN
 EXEMPTION PURSUANT TO SECTION 45-108.03.

23 2. A PROPOSED SUBDIVISION THAT RECEIVED FINAL PLAT APPROVAL FROM THE 24 MUNICIPALITY BEFORE THE REQUIREMENT FOR AN ADEQUATE WATER SUPPLY BECAME 25 EFFECTIVE IN THE MUNICIPALITY IF THE PLAT HAS NOT BEEN MATERIALLY CHANGED SINCE IT RECEIVED THE FINAL PLAT APPROVAL. IF CHANGES WERE MADE TO THE PLAT 26 AFTER THE PLAT RECEIVED THE FINAL PLAT APPROVAL, THE DIRECTOR OF WATER 27 28 RESOURCES SHALL DETERMINE WHETHER THE CHANGES ARE MATERIAL PURSUANT TO THE 29 RULES ADOPTED BY THE DIRECTOR TO IMPLEMENT SECTION 45-108. IF THE MUNICIPALITY APPROVES A PLAT PURSUANT TO THIS PARAGRAPH AND THE DIRECTOR OF 30 31 WATER RESOURCES HAS DETERMINED THAT THERE IS AN INADEQUATE WATER SUPPLY FOR 32 THE SUBDIVISION PURSUANT TO SECTION 45-108, THE MUNICIPALITY SHALL NOTE THIS 33 ON THE FACE OF THE PLAT.

Q. IF THE SUBDIVISION IS COMPOSED OF SUBDIVIDED LANDS AS DEFINED IN
SECTION 32-2101 OUTSIDE OF AN ACTIVE MANAGEMENT AREA AND THE MUNICIPALITY HAS
NOT RECEIVED WRITTEN NOTICE PURSUANT TO SECTION 45-108, SUBSECTION H AND HAS
NOT ADOPTED AN ORDINANCE PURSUANT TO SUBSECTION 0 OF THIS SECTION:

1. IF THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THERE IS AN ADEQUATE WATER SUPPLY FOR THE SUBDIVISION PURSUANT TO SECTION 45-108 OR IF THE SUBDIVIDER HAS OBTAINED A WRITTEN COMMITMENT OF WATER SERVICE FOR THE SUBDIVISION FROM A CITY, TOWN OR PRIVATE WATER COMPANY DESIGNATED AS HAVING AN ADEQUATE WATER SUPPLY BY THE DIRECTOR OF WATER RESOURCES PURSUANT TO SECTION 45-108, THE MUNICIPALITY SHALL NOTE THIS ON THE FACE OF THE PLAT IF THE PLAT IS APPROVED. 2. IF THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THERE IS AN
 INADEQUATE WATER SUPPLY FOR THE SUBDIVISION PURSUANT TO SECTION 45-108, THE
 MUNICIPALITY SHALL NOTE THIS ON THE FACE OF THE PLAT IF THE PLAT IS APPROVED.

4 **J.** R. Every municipality is responsible for the recordation of all 5 final plats approved by the legislative body and shall receive from the 6 subdivider and transmit to the county recorder the recordation fee 7 established by the county recorder.

8 K. S. Pursuant to provisions of applicable state statutes, the 9 legislative body of any municipality may itself prepare or have prepared a 10 plat for the subdivision of land under municipal ownership.

11 L. T. The legislative bodies of cities and towns may REGULATE by 12 ordinance regulate land splits within their corporate limits. Authority 13 granted under this section refers to the determination of division lines, 14 area and shape of the tracts or parcels and does not include authority to 15 regulate the terms or condition of the sale or lease nor does it include the 16 authority to regulate the sale or lease of tracts or parcels that are not the 17 result of land splits as defined in section 9-463.

18 M. U. For any subdivision that consists of ten or fewer lots, tracts 19 or parcels, each of which is of a size as prescribed by the legislative body, 20 the legislative body of each municipality may waive the requirement to 21 prepare, submit and receive approval of a preliminary plat as a condition 22 precedent to submitting a final plat and may waive or reduce infrastructure 23 standards or requirements except for improved dust-controlled access and 24 minimum drainage improvements.

25 Sec. 2. Section 11-806.01, Arizona Revised Statutes, is amended to 26 read:

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11-806.01. <u>Subdivision regulation: platting regulations:</u> violation: classification: easement vesting

A. The county board of supervisors shall regulate the subdivision of all lands within its corporate limits, except subdivisions which are regulated by municipalities.

B. No plat of a subdivision of land within the area of jurisdiction of 32 33 such county shall be accepted for recording or recorded until it has been approved by the board. The approval of the board shall be endorsed in 34 35 writing on the plat and shall also include specific identification and 36 approval of the assurances except those for hiking and equestrian trails 37 required by this section. If a county planning and zoning commission exists, 38 the plat may be referred to such commission for its consideration and the 39 board may receive the recommendation of the commission. If the subdivision 40 is comprised of subdivided land, as defined in section 32-2101, and is within 41 a groundwater AN active management area, as defined in section 45-402, the 42 plat shall not be approved unless it is accompanied by a certificate of 43 assured water supply issued by the director of water resources, or unless the 44 subdivider has obtained a written commitment of water service for the 45 subdivision from a city, town or private water company designated as having 46 an assured water supply by the director of water resources pursuant to

section 45-576 or is exempt from such requirement pursuant to section 45-576. The board shall note on the face of the plat that a certificate of assured water supply has been submitted with the plat or that the subdivider has obtained a commitment of water service for the proposed subdivision for FROM a city, town or private water company designated as having an assured water supply, pursuant to section 45-576.

7 C. Any person causing a final plat to be recorded without first 8 submitting the plat and obtaining approval of the board is guilty of a class 9 2 misdemeanor. No county recorder shall accept for recording or record any 10 plat which has not been approved as provided by this article.

D. The ground of refusal or approval of any plat submitted, including citation of or reference to the rule or regulation violated by the plat, shall be stated upon the record of the board.

14 E. The commission shall recommend to the board and the board shall 15 adopt general regulations of uniform application governing plats and 16 subdivisions of land within its area of jurisdiction. The regulations 17 adopted shall secure and provide for the proper arrangement of streets or other highways in relation to existing or planned streets, highways or 18 19 bicycle facilities or to the official map for adequate and convenient open 20 spaces for traffic, utilities, drainage, access of fire fighting apparatus, 21 recreation, light and air. The board may adopt general regulations to 22 provide for the proper arrangement of hiking and equestrian trails in 23 relation to existing or planned streets or highways, and if adopted, such 24 hiking and equestrian trails shall conform to the official map for adequate 25 and convenient open spaces for traffic, utilities, drainage, access of fire 26 fighting apparatus, recreation, light and air. The general regulations may 27 provide for modification by the commission in planned area development or 28 specific cases where unusual topographical or other exceptional conditions 29 may require such action. The regulations shall include provisions as to the 30 extent to which streets and other highways shall be graded and improved and 31 to which water, sewer or other utility mains, piping or other facilities 32 shall be installed or provided for on the plat as a condition precedent to 33 the approval of the final plat.

F. TO PROTECT THE PUBLIC HEALTH AND SAFETY, THE GENERAL REGULATIONS ADOPTED BY THE BOARD PURSUANT TO SUBSECTION E OF THIS SECTION, IF APPROVED BY UNANIMOUS VOTE OF THE BOARD OF SUPERVISORS, MAY PROVIDE THAT, EXCEPT AS PROVIDED IN SUBSECTION G, PARAGRAPH 1 AND SUBSECTION H OF THIS SECTION, THE BOARD SHALL NOT APPROVE A FINAL PLAT FOR A SUBDIVISION COMPOSED OF SUBDIVIDED LANDS, AS DEFINED IN SECTION 32-2101, LOCATED OUTSIDE OF AN ACTIVE MANAGEMENT AREA, AS DEFINED IN SECTION 45-402, UNLESS ONE OF THE FOLLOWING APPLIES:

1. THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THERE IS AN
ADEQUATE WATER SUPPLY FOR THE SUBDIVISION PURSUANT TO SECTION 45-108 AND THE
SUBDIVIDER HAS INCLUDED THE REPORT WITH THE PLAT.

44 2. THE SUBDIVIDER HAS OBTAINED A WRITTEN COMMITMENT OF WATER SERVICE45 FOR THE SUBDIVISION FROM A CITY, TOWN OR PRIVATE WATER COMPANY DESIGNATED AS

HAVING AN ADEQUATE WATER SUPPLY BY THE DIRECTOR OF WATER RESOURCES PURSUANT
 TO SECTION 45-108.

3 G. IF THE BOARD UNANIMOUSLY ADOPTS THE PROVISION AUTHORIZED BY 4 SUBSECTION F OF THIS SECTION:

5 1. THE BOARD MAY INCLUDE IN THE GENERAL REGULATIONS AN EXEMPTION FROM
6 THE PROVISION FOR A SUBDIVISION THAT THE DIRECTOR OF WATER RESOURCES HAS
7 DETERMINED WILL HAVE AN INADEQUATE WATER SUPPLY BECAUSE THE WATER SUPPLY WILL
8 BE TRANSPORTED TO THE SUBDIVISION BY MOTOR VEHICLE OR TRAIN IF ALL OF THE
9 FOLLOWING APPLY:

10 (a) THE BOARD DETERMINES THAT THERE IS NO FEASIBLE ALTERNATIVE WATER 11 SUPPLY FOR THE SUBDIVISION AND THAT THE TRANSPORTATION OF WATER TO THE 12 SUBDIVISION WILL NOT CONSTITUTE A SIGNIFICANT RISK TO THE HEALTH AND SAFETY 13 OF THE RESIDENTS OF THE SUBDIVISION.

(b) IF THE WATER TO BE TRANSPORTED TO THE SUBDIVISION WILL BE
WITHDRAWN OR DIVERTED IN THE SERVICE AREA OF A MUNICIPAL PROVIDER AS DEFINED
IN SECTION 45-561, THE MUNICIPAL PROVIDER HAS CONSENTED TO THE WITHDRAWAL OR
DIVERSION.

18 (c) IF THE WATER TO BE TRANSPORTED IS GROUNDWATER, THE TRANSPORTATION
 19 COMPLIES WITH THE PROVISIONS GOVERNING THE TRANSPORTATION OF GROUNDWATER IN
 20 TITLE 45, CHAPTER 2, ARTICLE 8.

21 (d) THE TRANSPORTATION OF WATER TO THE SUBDIVISION MEETS ANY22 ADDITIONAL CONDITIONS IMPOSED BY THE COUNTY.

2. THE BOARD SHALL PROMPTLY GIVE WRITTEN NOTICE OF THE ADOPTION OF THE
 PROVISION TO THE DIRECTOR OF WATER RESOURCES, THE DIRECTOR OF ENVIRONMENTAL
 QUALITY AND THE STATE REAL ESTATE COMMISSIONER. THE NOTICE SHALL INCLUDE A
 CERTIFIED COPY OF THE PROVISION AND ANY EXEMPTIONS ADOPTED PURSUANT TO
 PARAGRAPH 1 OF THIS SUBSECTION. WATER PROVIDERS MAY BE ELIGIBLE TO RECEIVE
 MONIES IN A WATER SUPPLY DEVELOPMENT FUND, AS OTHERWISE PROVIDED BY LAW.

29 3. THE BOARD SHALL NOT RESCIND THE PROVISION OR AMEND IT IN A MANNER 30 THAT IS INCONSISTENT WITH SUBSECTION F OF THIS SECTION. IF THE BOARD AMENDS 31 THE PROVISION, IT SHALL GIVE WRITTEN NOTICE OF THE AMENDMENT TO THE DIRECTOR 32 OF WATER RESOURCES, THE DIRECTOR OF ENVIRONMENTAL QUALITY AND THE STATE REAL 33 ESTATE COMMISSIONER. THE BOARD MAY RESCIND AN EXEMPTION ADOPTED PURSUANT TO PARAGRAPH 1 OF THIS SUBSECTION. IF THE BOARD RESCINDS THE EXEMPTION, IT 34 35 SHALL GIVE WRITTEN NOTICE OF THE RESCISSION TO THE DIRECTOR OF WATER RESOURCES, THE DIRECTOR OF ENVIRONMENTAL QUALITY AND THE STATE REAL ESTATE 36 37 COMMISSIONER, AND THE BOARD SHALL NOT READOPT THE EXEMPTION FOR AT LEAST FIVE 38 YEARS AFTER THE RESCISSION BECOMES EFFECTIVE.

4. IF THE BOARD APPROVES A SUBDIVISION PLAT PURSUANT TO SUBSECTION F,
PARAGRAPH 1 OR 2 OF THIS SECTION, THE BOARD SHALL NOTE ON THE FACE OF THE
PLAT THAT THE DIRECTOR OF WATER RESOURCES HAS REPORTED THAT THE SUBDIVISION
HAS AN ADEQUATE WATER SUPPLY OR THAT THE SUBDIVIDER HAS OBTAINED A COMMITMENT
OF WATER SERVICE FOR THE PROPOSED SUBDIVISION FROM A CITY, TOWN OR PRIVATE
WATER COMPANY DESIGNATED AS HAVING AN ADEQUATE WATER SUPPLY PURSUANT TO
SECTION 45-108.

5. IF THE BOARD APPROVES A SUBDIVISION PLAT PURSUANT TO AN EXEMPTION
 AUTHORIZED BY PARAGRAPH 1 OF THIS SUBSECTION OR GRANTED BY THE DIRECTOR OF
 WATER RESOURCES PURSUANT TO SECTION 45-108.02 OR 45-108.03:

4 5 (a) THE BOARD SHALL GIVE WRITTEN NOTICE OF THE APPROVAL TO THE DIRECTOR OF WATER RESOURCES AND THE DIRECTOR OF ENVIRONMENTAL QUALITY.

(b) THE BOARD SHALL INCLUDE ON THE FACE OF THE PLAT A STATEMENT THAT 6 7 THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THE WATER SUPPLY FOR THE SUBDIVISION IS INADEQUATE AND A STATEMENT DESCRIBING THE EXEMPTION UNDER 8 9 WHICH THE PLAT WAS APPROVED, INCLUDING A STATEMENT THAT THE BOARD OR THE DIRECTOR OF WATER RESOURCES, WHICHEVER APPLIES, HAS DETERMINED THAT THE 10 11 SPECIFIC CONDITIONS OF THE EXEMPTION WERE MET. IF THE DIRECTOR OF WATER 12 RESOURCES SUBSEQUENTLY INFORMS THE BOARD THAT THE SUBDIVISION IS BEING SERVED 13 BY A WATER PROVIDER THAT HAS BEEN DESIGNATED BY THE DIRECTOR AS HAVING AN ADEQUATE WATER SUPPLY PURSUANT TO SECTION 45-108, THE BOARD SHALL RECORD IN 14 15 THE COUNTY RECORDER'S OFFICE A STATEMENT DISCLOSING THAT FACT.

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H. SUBSECTION F OF THIS SECTION DOES NOT APPLY TO:

17 1. A PROPOSED SUBDIVISION THAT THE DIRECTOR OF WATER RESOURCES HAS 18 DETERMINED WILL HAVE AN INADEQUATE WATER SUPPLY PURSUANT TO SECTION 45-108 IF 19 THE DIRECTOR GRANTS AN EXEMPTION FOR THE SUBDIVISION PURSUANT TO SECTION 20 45-108.02 AND THE EXEMPTION HAS NOT EXPIRED OR THE DIRECTOR GRANTS AN 21 EXEMPTION PURSUANT TO SECTION 45-108.03.

22 A PROPOSED SUBDIVISION THAT RECEIVED FINAL PLAT APPROVAL FROM THE 23 COUNTY BEFORE THE REQUIREMENT FOR AN ADEQUATE WATER SUPPLY BECAME EFFECTIVE 24 IN THE COUNTY IF THE PLAT HAS NOT BEEN MATERIALLY CHANGED SINCE IT RECEIVED 25 THE FINAL PLAT APPROVAL. IF CHANGES WERE MADE TO THE PLAT AFTER THE PLAT 26 RECEIVED THE FINAL PLAT APPROVAL, THE DIRECTOR OF WATER RESOURCES SHALL 27 DETERMINE WHETHER THE CHANGES ARE MATERIAL PURSUANT TO THE RULES ADOPTED BY 28 THE DIRECTOR TO IMPLEMENT SECTION 45-108. IF THE COUNTY APPROVES A PLAT 29 PURSUANT TO THIS PARAGRAPH AND THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THERE IS AN INADEQUATE WATER SUPPLY FOR THE SUBDIVISION PURSUANT TO 30 31 SECTION 45-108, THE COUNTY SHALL NOTE THIS ON THE FACE OF THE PLAT.

I. IF THE SUBDIVISION IS COMPOSED OF SUBDIVIDED LANDS AS DEFINED IN
 SECTION 32-2101 OUTSIDE OF AN ACTIVE MANAGEMENT AREA AND THE BOARD AND HAS
 NOT ADOPTED A PROVISION PURSUANT TO SUBSECTION F OF THIS SECTION:

1. IF THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THERE IS AN ADEQUATE WATER SUPPLY FOR THE SUBDIVISION PURSUANT TO SECTION 45-108 OR IF THE SUBDIVIDER HAS OBTAINED A WRITTEN COMMITMENT OF WATER SERVICE FOR THE SUBDIVISION FROM A CITY, TOWN OR PRIVATE WATER COMPANY DESIGNATED AS HAVING AN ADEQUATE WATER SUPPLY BY THE DIRECTOR OF WATER RESOURCES PURSUANT TO SECTION 45-108, THE BOARD SHALL NOTE THIS ON THE FACE OF THE PLAT IF THE PLAT IS APPROVED.

42 2. IF THE DIRECTOR OF WATER RESOURCES HAS DETERMINED THAT THERE IS AN
43 INADEQUATE WATER SUPPLY FOR THE SUBDIVISION PURSUANT TO SECTION 45-108, THE
44 BOARD SHALL NOTE THIS ON THE FACE OF THE PLAT IF THE PLAT IS APPROVED.

45 F. J. On recording of a plat, the fee of the streets, alleys, 46 avenues, highways, easements, parks and other parcels of ground reserved to the use of the public vests in trust in the county for the uses and to the extent depicted on the plat including, but not limited to, ingress and egress easements depicted on such plat. On annexation by any city or town such fee automatically vests in the city or town.

5 G_{\cdot} K. Boards of supervisors of counties shall prepare specifications and make orders, inspections, examinations and certificates as may be 6 7 necessary to protect and complete the provisions and make them effective. 8 The regulations shall require the posting of performance bonds, assurances or 9 such other security as may be appropriate and necessary to assure the 10 installation of required street, sewer, electric and water utilities, 11 drainage, flood control and improvements meeting established minimum 12 standards of design and construction.

H. L. Before adoption of regulations by the board or any amendment as provided in this article, a public hearing shall be held by the commission. A copy of the regulations shall be certified by the commission to the county board of supervisors, which shall hold a public hearing after notice of the time and place has been given by one publication fifteen days prior to the public hearing in a newspaper of general circulation in the county.

19 I. M. Approval of a plat shall not be deemed to constitute or effect 20 an acceptance by the county for designation of any street, highway, bicycle 21 facility or other way or open space shown upon the plat into the county 22 maintenance system except for hiking and equestrian trails which shall be 23 constructed and maintained by the county. However, at such time as the 24 streets, highways, bicycle facilities or other ways are fully completed in 25 accordance with the approved plat and written specifications made by the 26 county board, the county shall accept such streets, highways, bicycle 27 facilities and other ways into the county maintenance system within one year 28 of completion.

29 J. N. For any subdivision that consists of lots, tracts or parcels, 30 each of which is of a size as prescribed by the board of supervisors, the 31 board may waive the requirement to prepare, submit and receive approval of a 32 preliminary plat as a condition precedent to submitting a final plat and may 33 waive or reduce infrastructure standards or requirements except for improved 34 dust-controlled access and minimum drainage improvements.

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Sec. 3. Section 32-2181, Arizona Revised Statutes, is amended to read: 32-2181. <u>Notice to commissioner of intention to subdivide</u> <u>lands; unlawful acting in concert; exceptions; deed</u>

restrictions; definition

A. Before offering subdivided lands for sale or lease, the subdivider shall notify the commissioner in writing of the subdivider's intention. The notice shall contain:

1. The name and address of the owner. If the holder of any ownership interest in the land is other than an individual, such as a corporation, partnership or trust, a statement naming the type of legal entity and listing the interest and the extent of any interest of each principal in the entity. For the purposes of this section, "principal" means any person or entity 1 having a ten per cent or more financial interest or, if the legal entity is a 2 trust, each beneficiary of the trust holding a ten per cent or more 3 beneficial interest.

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2. The name and address of the subdivider.

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3. The legal description and area of the land.

A true statement of the condition of the title to the land, 6 4. 7 including all encumbrances on the land, and a statement of the provisions 8 agreed to by the holder of any blanket encumbrance enabling a purchaser to 9 acquire title to a lot or parcel free of the lien of the blanket encumbrance on completion of all payments and performance of all of the terms and 10 11 provisions required to be made or performed by the purchaser under the real 12 estate sales contract by which the purchaser has acquired the lot or 13 parcel. The subdivider shall file copies of documents acceptable to the 14 department containing these provisions with the commissioner before the sale 15 of any subdivision lot or parcel subject to a blanket encumbrance.

16 5. The terms and conditions on which it is intended to dispose of the 17 land, together with copies of any real estate sales contract, conveyance, 18 lease, assignment or other instrument intended to be used, and any other 19 information the owner or the owner's agent or subdivider desires to present.

20 6. A map of the subdivision that has been filed in the office of the 21 county recorder in the county in which the subdivision is located.

7. A brief but comprehensive statement describing the land on and thelocality in which the subdivision is located.

8. A statement of the provisions that have been made for permanent access and provisions, if any, for health department approved sewage and solid waste collection and disposal and public utilities in the proposed subdivision, including water, electricity, gas and telephone facilities.

9. A statement as to the location of the nearest public common and high schools available for the attendance of school age pupils residing on the subdivision property.

31 10. A statement of the use or uses for which the proposed subdivision 32 will be offered.

33 11. A statement of the provisions, if any, limiting the use or 34 occupancy of the parcels in the subdivision, together with copies of any 35 restrictive covenants affecting all or part of the subdivision.

36 12. The name and business address of the principal broker selling or 37 leasing, within this state, lots or parcels in the subdivision.

38 13. A true statement of the approximate amount of indebtedness that is 39 a lien on the subdivision or any part of the subdivision and that was 40 incurred to pay for the construction of any on-site or off-site improvement, 41 or any community or recreational facility.

42 14. A true statement or reasonable estimate, if applicable, of the 43 amount of any indebtedness that has been or is proposed to be incurred by an 44 existing or proposed special district, entity, taxing area or assessment 45 district, within the boundaries of which the subdivision, or any part of the 46 subdivision, is located, and that is to pay for the construction or 1 installation of any improvement or to furnish community or recreational 2 facilities to the subdivision, and which amounts are to be obtained by ad 3 valorem tax or assessment, or by a special assessment or tax upon the 4 subdivision or any part of the subdivision.

5 15. A true statement as to the approximate amount of annual taxes, 6 special assessments or fees to be paid by the buyer for the proposed annual 7 maintenance of common facilities in the subdivision.

8 16. A statement of the provisions for easements for permanent access 9 for irrigation water where applicable.

10 17. A true statement of assurances for the completion of off-site 11 improvements, such as roads, utilities, community or recreational facilities 12 and other improvements to be included in the offering or represented as being 13 in the offering, and approval of the offering by the political subdivision 14 with authority. This statement shall include a trust agreement or any other 15 evidence of assurances for delivery of the improvements and a statement of 16 the provisions, if any, for the continued maintenance of the improvements.

17 18. A true statement of the nature of any improvements to be installed 18 by the subdivider, the estimated schedule for completion and the estimated 19 costs related to the improvements that will be borne by purchasers of lots in 20 the subdivision.

19. A true statement of the availability of sewage disposal facilities and other public utilities, including water, electricity, gas and telephone facilities in the subdivision, the estimated schedule for their installation, and the estimated costs related to the facilities and utilities that will be borne by purchasers of lots in the subdivision.

20. A true statement as to whether all or any portion of the subdivision is located in an open range or area in which livestock may roam at large under the laws of this state and what provisions, if any, have been made for the fencing of the subdivision to preclude livestock from roaming within the subdivided lands.

31 21. If the subdivider is a subsidiary corporation, a true statement 32 identifying the parent corporation and any of the following in which the 33 parent or any of its subsidiaries is or has been involved within the past 34 five years:

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(a) Any subdivision in this state.

36 (b) Any subdivision, wherever located, for which registration is 37 required pursuant to the federal interstate land sales full disclosure act.

38 (c) Any subdivision, wherever located, for which registration would 39 have been required pursuant to the federal interstate land sales full 40 disclosure act but for the exemption for subdivisions whose lots are all 41 twenty acres or more in size.

42 22. A true statement identifying all other subdivisions, designated in
43 paragraph 21 of this subsection, in which any of the following is or, within
44 the last five years, has been directly or indirectly involved:

(a) The holder of any ownership interest in the land.

(b) The subdivider.

1 (c) Any principal or officer in the holder or subdivider. 2 23. A true statement as to whether all or any portion of the 3 subdivision is located in territory in the vicinity of a military airport or 4 ancillary military facility as defined in section 28-8461, in territory in 5 the vicinity of a public airport as defined in section 28-8486, on or after July 1, 2001, in a high noise or accident potential zone as defined in 6 7 section 28-8461 or on or after July 1 of the year in which the subdivision 8 becomes located in a high noise or accident potential zone. The statement 9 required pursuant to this paragraph does not require the amendment or refiling of any notice filed before July 1, 2001 or before July 1 of the year 10 11 in which the subdivision becomes located in a high noise or accident 12 potential zone.

13 24. If the subdivision is a conversion from multifamily rental to 14 condominiums as defined in section 33-1202, a true statement as to the 15 following:

16 (a) That the property is a conversion from multifamily rental to 17 condominiums.

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(b) The date original construction was completed.

19 25. Other information and documents and certifications as the 20 commissioner may reasonably require.

21 B. The commissioner, on application, may grant a subdivider of lots or 22 parcels within a subdivision for which a public report was previously issued 23 by the commissioner an exemption from all or part of the notification 24 requirements of subsection A of this section. The subdivider shall file a 25 statement with the commissioner indicating the change of ownership in the 26 lots or parcels together with any material changes occurring subsequent to 27 the original approval of the subdivision within which the lots or parcels are 28 located. The statement shall further refer to the original approval by the 29 commissioner.

30 C. If the subdivision is within a groundwater AN active management 31 area, as defined in section 45-402, the subdivider shall accompany the notice 32 with a certificate of assured water supply issued by the director of water 33 resources along with proof that all applicable fees have been paid pursuant to sections 48-3772 and 48-3774.01, unless the subdivider has obtained a 34 35 written commitment of water service for the subdivision from a city, town or private water company designated as having an assured water supply by the 36 37 director of water resources pursuant to section 45-576 or is exempt from the 38 requirement pursuant to section 45-576. If the subdivider has submitted a 39 certificate of assured water supply to a city, town or county prior to 40 approval of the plat by the city, town or county and this has been noted on 41 the face of the plat, the submission constitutes compliance with this 42 subsection if the subdivider provides proof to the commissioner that all 43 applicable fees have been paid pursuant to sections 48-3772 and 48-3774.01.

D. It is unlawful for a person or group of persons acting in concert to attempt to avoid this article by acting in concert to divide a parcel of land or sell subdivision lots by using a series of owners or conveyances or 1 by any other method that ultimately results in the division of the lands into 2 a subdivision or the sale of subdivided land. The plan or offering is 3 subject to this article. Unlawful acting in concert pursuant to this 4 subsection with respect to the sale or lease of subdivision lots requires 5 proof that the real estate licensee or other licensed professional knew or with the exercise of reasonable diligence should have known that property 6 7 which the licensee listed or for which the licensee acted in any capacity as 8 agent was subdivided land subject to this article.

9 E. A creation of six or more lots, parcels or fractional interests in 10 improved or unimproved land, lots or parcels of any size is subject to the 11 provisions of this article except when:

12 1. Each of the lots, parcels or fractional interests represents, on a 13 partition basis, thirty-six acres or more in area of land located in this 14 state, including to the centerline of dedicated roads or easements, if any, 15 contiguous to the land in which the interests are held.

16 2. The lots, parcels or fractional interests are the result of a 17 foreclosure sale, the exercise by a trustee under a deed of trust of a power 18 of sale or the grant of a deed in lieu of foreclosure. This paragraph does 19 not allow circumvention of the requirements of this article.

3. The lots, parcels or fractional interests are created by a valid order or decree of a court pursuant to and through compliance with title 12, chapter 8, article 7 or by operation of law. This paragraph does not allow circumvention of the requirements of this article.

4. The lots, parcels or fractional interests consist of interests in any oil, gas or mineral lease, permit, claim or right therein and such interests are regulated as securities by the United States or by this state.

5. The lots, parcels or fractional interests are registered as securities under the laws of the United States or the laws of this state or are exempt transactions under section 44-1844, 44-1845 or 44-1846.

30 6. The commissioner by special order exempts offerings or dispositions 31 of any lots, parcels or fractional interests from compliance with this 32 article on written petition and on a showing satisfactory to the commissioner 33 that compliance is not essential to the public interest or for the protection 34 of buyers.

F. In areas outside of groundwater active management areas established pursuant to title 45, chapter 2, article 2,:

IF THE SUBDIVISION IS LOCATED IN A COUNTY THAT HAS ADOPTED THE
 PROVISION AUTHORIZED BY SECTION 11-806.01, SUBSECTION F, OR IN A CITY OR TOWN
 THAT HAS ENACTED AN ORDINANCE PURSUANT TO SECTION 9-463.01, SUBSECTION 0, THE
 SUBDIVIDER SHALL ACCOMPANY THE NOTICE WITH A REPORT ISSUED BY THE DIRECTOR OF
 WATER RESOURCES PURSUANT TO SECTION 45-108 STATING THAT THE SUBDIVISION HAS
 AN ADEQUATE WATER SUPPLY, UNLESS ONE OF THE FOLLOWING APPLIES:

43 (a) THE SUBDIVIDER SUBMITTED THE REPORT TO A CITY, TOWN OR COUNTY
44 BEFORE APPROVAL OF THE PLAT BY THE CITY, TOWN OR COUNTY AND THIS HAS BEEN
45 NOTED ON THE FACE OF THE PLAT.

1 (b) THE SUBDIVIDER HAS OBTAINED A WRITTEN COMMITMENT OF WATER SERVICE 2 FOR THE SUBDIVISION FROM A CITY, TOWN OR PRIVATE WATER COMPANY DESIGNATED AS 3 HAVING AN ADEQUATE WATER SUPPLY BY THE DIRECTOR OF WATER RESOURCES PURSUANT 4 TO SECTION 45-108.

5 (c) THE PLAT WAS APPROVED PURSUANT TO AN EXEMPTION AUTHORIZED BY SECTION 9-463.01, SUBSECTION K, PURSUANT TO AN EXEMPTION AUTHORIZED BY 6 7 SECTION 11-806.01, SUBSECTION G, PARAGRAPH 1, PURSUANT TO AN EXEMPTION 8 GRANTED BY THE DIRECTOR OF WATER RESOURCES UNDER SECTION 45-108.02 AND THE 9 EXEMPTION HAS NOT EXPIRED OR PURSUANT TO AN EXEMPTION GRANTED BY THE DIRECTOR UNDER SECTION 45-108.03. IF THE PLAT WAS APPROVED PURSUANT TO AN AUTHORIZED 10 11 EXEMPTION, THE STATE REAL ESTATE COMMISSIONER SHALL REQUIRE THAT ALL 12 PROMOTIONAL MATERIAL AND CONTRACTS FOR THE SALE OF LOTS IN THE SUBDIVISION 13 ADEQUATELY DISPLAY THE FOLLOWING:

(i) THE DIRECTOR OF WATER RESOURCES' REPORT OR THE DEVELOPER'S BRIEF 14 15 SUMMARY OF THE REPORT AS APPROVED BY THE COMMISSIONER ON THE PROPOSED WATER 16 SUPPLY FOR THE SUBDIVISION.

17 (ii) A STATEMENT DESCRIBING THE EXEMPTION UNDER WHICH THE SUBDIVISION 18 WAS APPROVED, INCLUDING THE SPECIFIC CONDITIONS OF THE EXEMPTION THAT WERE 19 MET. IF THE PLAT WAS APPROVED BY THE LEGISLATIVE BODY OF A CITY OR TOWN 20 PURSUANT TO AN EXEMPTION AUTHORIZED BY SECTION 9-463.01, SUBSECTION K OR BY 21 THE BOARD OF SUPERVISORS OF A COUNTY PURSUANT TO AN EXEMPTION AUTHORIZED BY 22 SECTION 11-806.01, SUBSECTION G, PARAGRAPH 1, THE SUBDIVIDER SHALL RECORD THE 23 DOCUMENT REQUIRED BY SECTION 33-406.

24 (d) THE SUBDIVISION RECEIVED FINAL PLAT APPROVAL FROM THE CITY, TOWN 25 OR COUNTY BEFORE THE REQUIREMENT FOR AN ADEQUATE WATER SUPPLY BECAME EFFECTIVE IN THE CITY, TOWN OR COUNTY, AND THERE HAVE BEEN NO MATERIAL 26 27 CHANGES TO THE PLAT SINCE THE FINAL PLAT APPROVAL. IF CHANGES WERE MADE TO 28 THE PLAT AFTER THE FINAL PLAT APPROVAL, THE DIRECTOR OF WATER RESOURCES SHALL 29 DETERMINE WHETHER THE CHANGES ARE MATERIAL PURSUANT TO THE RULES ADOPTED BY 30 THE DIRECTOR TO IMPLEMENT SECTION 45-108. IF THIS SUBDIVISION APPLIES, THE 31 STATE REAL ESTATE COMMISSIONER SHALL REQUIRE THAT ALL PROMOTIONAL MATERIALS AND CONTRACTS FOR THE SALE OF LOTS IN THE SUBDIVISION ADEQUATELY DISPLAY THE 32 33 DIRECTOR OF WATER RESOURCES' REPORT OR THE DEVELOPER'S BRIEF SUMMARY OF THE 34 REPORT AS APPROVED BY THE COMMISSIONER ON THE PROPOSED WATER SUPPLY FOR THE 35 SUBDIVISION.

36 2. IF THE SUBDIVISION IS NOT LOCATED IN A COUNTY THAT HAS ADOPTED THE 37 PROVISION AUTHORIZED BY SECTION 11-806.01, SUBSECTION F OR IN A CITY OR TOWN 38 THAT HAS ENACTED AN ORDINANCE PURSUANT TO SECTION 9-463.01, SUBSECTION 0, AND 39 if the director of water resources, pursuant to section 45-108, reports an 40 inadequate on-site supply of water to meet the needs projected by the 41 developer or if no water is available, the state real estate commissioner 42 shall require that all promotional material and contracts for the sale of 43 lots in subdivisions approved by the commissioner adequately display the 44 director of water resources' report or the developer's brief summary of the 45 report as approved by the commissioner on the proposed water supply for the 46 subdivision.

G. The commissioner may require the subdivider to supplement the notice of intention to subdivide lands and may require the filing of periodic reports to update the information contained in the original notice of intention to subdivide lands.

5 H. The commissioner may authorize the subdivider to file as the notice 6 of intention to subdivide lands, in lieu of some or all of the requirements 7 of subsection A of this section, a copy of the statement of record filed with 8 respect to the subdivision pursuant to the federal interstate land sales full 9 disclosure act if the statement complies with the requirements of the act and 10 the regulations pertinent to the act.

11 I. Neither a real estate sales contract, conveyance, lease, assignment 12 or other instrument to transfer any interest in subdivided land nor any 13 covenant or restriction affecting real property shall contain any provision limiting the right of any party to appear or testify in support of or 14 15 opposition to zoning changes, building permits or any other official acts 16 affecting real property before a governmental body or official considering 17 zoning changes, building permits or any other official acts affecting real 18 property, whether the property is located within or outside of the boundaries 19 of the subdivision. All contractual provisions that conflict with this 20 subsection are declared to be contrary to public policy. Nothing contained 21 in this subsection shall prohibit private restrictions on the use of any real 22 property.

J. Before offering subdivided lands for lease or sale, the subdivider who makes any promises through any form of advertising media that the subdivided lands will be exclusively a retirement community or one that is limited to the residency of adults or senior citizens shall include the promises in the deed restrictions affecting any interest in real property within the subdivided lands.

29 Sec. 4. Section 32-2181.02, Arizona Revised Statutes, is amended to 30 read:

31 32 32-2181.02. Exempt sales and leases

A. The following are exempt under this article:

33 1. The sale or lease in bulk of six or more lots, parcels or 34 fractional interests to one buyer in one transaction.

The sale or lease of lots or parcels of one hundred sixty acres or
 more.

B. The following are exempt from section 32-2181, subsection A and section 32-2183, subsection A:

The sale or lease of parcels, lots, units or spaces that are zoned
 and restricted to commercial or industrial uses.

41 2. The sale or lease of lots or parcels located in a single platted42 subdivision by a subdivider if:

43 (a) A public report has been issued within the past two years pursuant
44 to this article on the subdivision lots or parcels.

45 (b) The subdivision meets all current requirements otherwise required 46 of a subdivision under this article. 1 (c) The method of sale or lease of lots or parcels meets all current 2 requirements under this article.

3 (d) The lots or parcels are included on a recorded subdivision plat 4 that is approved by a municipal or county government.

5 (e) All roads within the subdivision. all utilities to the lots or parcels being offered for sale or lease and all other required improvements 6 7 within the subdivision, other than a residence to be built, are complete, paid for and free of any blanket encumbrances. 8

9 (f) The roads, utilities or other improvements are not complete, but 10 the completion of all improvements is assured pursuant to section 32-2183, 11 subsection D.

12 (g) Except for matters relating to ownership, there have been no 13 material changes to the information set forth in the most recent public 14 report issued for the subdivision lots that would require an amendment to the 15 public report.

16 (h) No owner of a ten per cent or greater interest, subdivider, 17 director, partner, agent, officer or developer of the subdivision has:

18 (i) Been convicted of a felony or any crime involving theft, 19 dishonesty, violence against another person, fraud or real estate, regardless 20 of whether the convictions were subsequently expunged.

21 (ii) Had a civil judgment entered against the person in a case 22 involving allegations of misrepresentation, fraud, breach of fiduciary duty, 23 misappropriation, dishonesty or, if the subject matter involved real 24 property, securities or investments.

(iii) Had a business or professional license, including a real estate 25 26 license, denied, suspended or revoked or voluntarily surrendered a business 27 or professional license during the course of an investigative or disciplinary 28 proceeding or other disciplinary action taken in this state or any other 29 state.

30 (i) The sale of the subdivided lands violates no laws or ordinances of 31 any governmental authority.

(j) Before the buyer's or lessee's execution of a purchase contract or 32 33 lease, the subdivider has provided the buyer or lessee with a copy of the 34 most recent public report on the lot and has taken a receipt from the buyer 35 for the copy.

36 (k) The subdivider has provided to the buyer or lessee, along with the 37 public report, a signed statement that the subdivider has reviewed and is in 38 compliance with the terms of the exemption provided in this paragraph.

39 (1) Before sale or lease, the subdivider has notified the 40 commissioner, on a form provided by the department, of the subdivider's 41 intent to sell or lease lots or parcels pursuant to this paragraph. The 42 notice shall include:

(i) The name, address and telephone number of the subdivider.

44 (ii) The name, address and telephone number of any real estate broker 45 retained by the subdivider to make sales or leases of the lots.

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1 2 (iv) The most recent subdivision public report reference number on the lots.

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(v) The completion status of subdivision improvements.

4 5 3. The conveyance to a person who previously conveyed the lot to a home builder for the purpose of constructing a dwelling for the person.

6 4. The sale or lease by a person of individual lots or parcels that 7 were separately acquired by the person from different persons and that were 8 not acquired for the purpose of development if:

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(a) The lots or parcels are not located in a platted subdivision.

10 (b) Each lot or parcel bears the same legal description that it bore 11 when the lot or parcel was acquired by the person.

12 (c) The seller or lessor is in compliance with all other applicable13 state and local government requirements.

14 5. The sale of an improved lot in a subdivision that is located 15 outside of this state if:

16 (a) The subdivision is located within the United States and the sale 17 is exempt from the provisions of the interstate land sales full disclosure 18 act (P.L. 90-448; 82 Stat. 590; 15 United States Code sections 1701 through 19 1720).

20 (b) The subdivider is required by the state where the subdivision is 21 located to deliver a public report or equivalent disclosure document to 22 prospective purchasers and the subdivider delivers the report or equivalent 23 disclosure document.

6. The sale of an improved lot in a subdivision located in this state where five or more sales were previously made by the seller if:

26 (a) The sale is the seller's first or second sale in the subdivision 27 within the previous twelve month period.

(b) The subdivision is located within the corporate limits of a townor city.

30 (c) Electricity and telephone service are complete and available to 31 the improved lot.

32 (d) Water and sewage service is complete and available to the improved33 lot.

(e) Streets and roads located outside of the subdivision provide permanent access to the subdivision and are complete and maintained by the county, town or city, or by a legally created and operational property owners' association.

38 (f) Streets within the subdivision are dedicated, provide permanent 39 access to the lot, are complete to town or city standards and are maintained 40 by the town or city or, in the case of private streets, a legally created and 41 operational property owners' association accepts the responsibility of 42 perpetual maintenance.

(g) All subdivision common area improvements, including landscaping,
recreational facilities and other jointly used and maintained improvements,
are complete and maintained by a legally created and operational property
owners' association.

1 (h) The purchaser's down payment, earnest money, deposit or other 2 advanced money is placed and held in a neutral escrow depository in this 3 state until escrow closes and the deed is delivered to the purchaser.

4 (i) Within the previous twelve months the seller has not had an 5 ownership interest in more than two lots in the subdivision, including an 6 interest by option, an agreement for sale, a beneficial interest under a 7 trust or a purchase contract.

8 C. Nothing in this section shall be construed to increase, decrease or 9 otherwise affect any rights or powers granted the commissioner under this 10 chapter.

11 D. The provisions of This section do DOES not apply to lands on which 12 the commissioner has issued orders pursuant to sections 32-2154 and 32-215713 and section 32-2183, subsection I – J unless the commissioner has issued a 14 public report on those lands subsequent to the date of the orders.

15 E. Nothing in this section shall be construed to increase, to decrease 16 or to otherwise affect any rights or powers granted to political subdivisions 17 of this state with respect to their jurisdictions.

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Sec. 5. Section 32-2183, Arizona Revised Statutes, is amended to read: 32-2183. <u>Subdivision public reports; denial of issuance;</u> <u>unlawful sales; voidable sale or lease; order</u> <u>prohibiting sale or lease; investigations; hearings;</u>

summary orders

23 A. Upon examination of a subdivision, the commissioner, unless there 24 are grounds for denial, shall issue to the subdivider a public report 25 authorizing the sale or lease in this state of the lots, parcels or 26 fractional interests within the subdivision. The report shall contain the 27 data obtained in accordance with section 32-2181 and any other information 28 which the commissioner determines is necessary to implement the purposes of 29 this article. If any of the lots, parcels or fractional interests within the 30 subdivision are located within territory in the vicinity of a military 31 airport or ancillary military facility as defined in section 28-8461, under a 32 military training route as delineated in the military training route map 33 prepared pursuant to section 37-102 or under restricted air space as 34 delineated in the restricted air space map prepared pursuant to section 35 37-102, the report shall include, in bold twelve point font block letters on 36 the first page of the report, the statements required pursuant to section 37 28-8484, subsection A, section 32-2183.05 or section 32-2183.06 and, if the 38 department has been provided a map prepared pursuant to section 28-8484, 39 subsection B_{-} OR section 37-102, the report shall include a copy of the map. 40 The military airport report requirements do not require the amendment or 41 reissuance of any public report issued on or before December 31, 2001 or on 42 or before December 31 of the year in which the lots, parcels or fractional 43 interests within a subdivision become territory in the vicinity of a military 44 airport or ancillary military facility. The military training route report 45 requirements do not require the amendment or reissuance of any public report issued on or before December 31, 2004. The restricted air space report 46

requirements do not require the amendment or reissuance of any public report issued on or before December 31, 2006. The commissioner shall require the subdivider to reproduce the report, make the report available to each prospective customer and furnish each buyer or lessee with a copy before the buyer or lessee signs any offer to purchase or lease, taking a receipt therefor.

B. Notwithstanding subsection A of this section, a subdivider may
elect to prepare a final public report for use in the sale of improved lots
as defined in section 32-2101, as follows:

10 1. The subdivider shall prepare the public report and provide a copy 11 of the report to the commissioner with the submission of the notification 12 required by sections 32-2181 and 32-2184 and shall comply with all other 13 requirements of this article.

An initial filing fee of five hundred dollars or an amended filing
 fee of two hundred fifty dollars shall accompany the notification required by
 paragraph 1 of this subsection.

17 3. The department shall assign a registration number to each 18 notification and public report submitted pursuant to this subsection and 19 shall maintain a database of all of these submissions. The subdivider shall 20 place the number on each public report.

21 4. The department shall determine within fifteen business days after the receipt of the notification and public report whether the notification 22 23 and public report are administratively complete. The commissioner either may 24 issue a certification that the notification and public report are 25 administratively complete or may deny issuance of the certification if it 26 appears that the application or project is not in compliance with all legal 27 requirements, that the applicant has a background of violations of state or 28 federal law or that the applicant or project presents an unnecessary risk of 29 harm to the public.

5. A subdivider may commence sales or leasing activities as permitted
 under this article after obtaining a certificate of administrative
 completeness from the commissioner.

Before or after the commissioner issues a certificate of 33 6. 34 administrative completeness, the department may examine any public report, 35 subdivision or applicant that has applied for or received the certificate. 36 If the commissioner determines that the subdivider or subdivision is not in 37 compliance with any requirement of state law or that grounds exist under this 38 chapter to suspend, deny or revoke a public report, the commissioner may 39 commence an administrative action under section 32-2154 or 32-2157. If the 40 subdivider immediately corrects the deficiency and comes into full compliance 41 with state law, the commissioner shall vacate any action that the 42 commissioner may have commenced pursuant to section 32-2154 or 32-2157.

43 7. The department shall provide forms and guidelines for the 44 submission of the notification and public report pursuant to this section.

45 C. The commissioner may suspend, revoke or deny issuance of a public 46 report on any of the following grounds: 1 1. Failure to comply with this article or the rules of the 2 commissioner pertaining to this article.

3 4 2. The sale or lease would constitute misrepresentation to or deceit or fraud of the purchasers or lessees.

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3. Inability to deliver title or other interest contracted for.

6 4. Inability to demonstrate that adequate financial or other 7 arrangements acceptable to the commissioner have been made for completion of 8 all streets, sewers, electric, gas and water utilities, drainage and flood 9 control facilities, community and recreational facilities and other 10 improvements included in the offering.

11 5. Failure to make a showing that the lots, parcels or fractional 12 interests can be used for the purpose for which they are offered.

6. The owner, agent, subdivider, officer, director or partner, subdivider trust beneficiary holding ten per cent or more direct or indirect beneficial interest or, if a corporation, any stockholder owning ten per cent or more of the stock in the corporation has:

17 (a) Been convicted of a felony or misdemeanor involving fraud or 18 dishonesty or involving conduct of any business or a transaction in real 19 estate, cemetery property, time-share intervals or membership camping 20 campgrounds or contracts.

(b) Been permanently or temporarily enjoined by order, judgment or decree from engaging in or continuing any conduct or practice in connection with the sale or purchase of real estate or cemetery property, time-share intervals, membership camping contracts or campgrounds, or securities or involving consumer fraud or the racketeering laws of this state.

26 (c) Had an administrative order entered against him by a real estate 27 regulatory agency or security regulatory agency.

(d) Had an adverse decision or judgment entered against him involving
 fraud or dishonesty or involving the conduct of any business or transaction
 in real estate, cemetery property, time-share intervals or membership camping
 campgrounds or contracts.

32 (e) Disregarded or violated this chapter or the rules of the 33 commissioner pertaining to this chapter.

34 (f) Controlled an entity to which subdivision (b), (c), (d) or (e) 35 applies.

7. Procurement or an attempt to procure a public report by fraud,
 misrepresentation or deceit or by filing an application for a public report
 that is materially false or misleading.

8. Failure of the declaration for a condominium created pursuant to title 33, chapter 9, article 2 to comply with the requirements of section 33-1215 or failure of the plat for the condominium to comply with the requirements of section 33-1219. The commissioner may require an applicant for a public report to submit a notarized statement signed by the subdivider or an engineer or attorney licensed to practice in this state certifying that the condominium plat and declaration of condominium are in compliance with the requirements of sections 33-1215 and 33-1219. If the notarized statement provided, the commissioner is entitled to rely on this statement.

3 9. Failure of any blanket encumbrance or valid supplementary agreement 4 executed by the holder of the blanket encumbrance to contain provisions that 5 enable the purchaser to acquire title to a lot or parcel free of the lien of the blanket encumbrance, on completion of all payments and performance of all 6 7 of the terms and provisions required to be made or performed by the purchaser 8 under the real estate sales contract by which the purchaser has acquired the 9 lot or parcel. The subdivider shall file copies of documents acceptable to 10 the commissioner containing these provisions with the commissioner before the 11 sale of any subdivision lot or parcel subject to a blanket encumbrance.

12 10. Failure to demonstrate permanent access to the subdivision lots or 13 parcels.

14

11. The use of the lots presents an unreasonable health risk.

D. It is unlawful for a subdivider to sell any lot in a subdivision unless one of the following occurs:

17

1. All proposed or promised subdivision improvements are completed.

2. The completion of all proposed or promised subdivision improvements is assured by financial arrangements acceptable to the commissioner. The financial arrangements may be made in phases for common community and recreation facilities required by a municipality or county as a stipulation for approval of a plan for a master planned community.

3. The municipal or county government agrees to prohibit occupancy and
 the subdivider agrees not to close escrow for lots in the subdivision until
 all proposed or promised subdivision improvements are completed.

4. The municipal or county government enters into an assurance agreement with any trustee not to convey lots until improvements are completed within the portion of the subdivision containing these lots, if the improvements can be used and maintained separately from the improvements required for the entire subdivision plat. The agreement shall be recorded in the county in which the subdivision is located.

32 E. If the subdivision is within a groundwater AN active management 33 area, as defined in section 45-402, the commissioner shall deny issuance of a 34 public report or the use of any exemption pursuant to section 32-2181.02, 35 subsection B unless the subdivider has been issued a certificate of assured 36 water supply by the director of water resources and has paid all applicable 37 fees pursuant to sections 48-3772 and 48-3774.01, or unless the subdivider 38 has obtained a written commitment of water service for the subdivision from a 39 city, town or private water company designated as having an assured water 40 supply by the director of water resources pursuant to section 45-576 or is 41 exempt from the requirement pursuant to section 45-576.

F. IN AREAS OUTSIDE OF ACTIVE MANAGEMENT AREAS, IF THE SUBDIVISION IS
LOCATED IN A COUNTY THAT HAS ADOPTED THE PROVISION AUTHORIZED BY SECTION
11-806.01, SUBSECTION F OR IN A CITY OR TOWN THAT HAS ENACTED AN ORDINANCE
PURSUANT TO SECTION 9-463.01, SUBSECTION 0, THE COMMISSIONER SHALL DENY

ISSUANCE OF A PUBLIC REPORT OR THE USE OF ANY EXEMPTION PURSUANT TO SECTION
 32-2181.02, SUBSECTION B UNLESS ONE OF THE FOLLOWING APPLIES:

THE DIRECTOR OF WATER RESOURCES HAS REPORTED PURSUANT TO SECTION
 45-108 THAT THE SUBDIVISION HAS AN ADEQUATE WATER SUPPLY.

5 2. THE SUBDIVIDER HAS OBTAINED A WRITTEN COMMITMENT OF WATER SERVICE 6 FOR THE SUBDIVISION FROM A CITY, TOWN OR PRIVATE WATER COMPANY DESIGNATED AS 7 HAVING AN ADEQUATE WATER SUPPLY BY THE DIRECTOR OF WATER RESOURCES PURSUANT 8 TO SECTION 45-108.

3. THE PLAT WAS APPROVED PURSUANT TO AN EXEMPTION AUTHORIZED BY
SECTION 9-463.01, SUBSECTION K, PURSUANT TO AN EXEMPTION AUTHORIZED BY
SECTION 11-806.01, SUBSECTION G, PARAGRAPH 1, PURSUANT TO AN EXEMPTION
GRANTED BY THE DIRECTOR OF WATER RESOURCES UNDER SECTION 45-108.02 AND THE
EXEMPTION HAS NOT EXPIRED OR PURSUANT TO AN EXEMPTION GRANTED BY THE DIRECTOR
OF WATER RESOURCES UNDER SECTION 45-108.03.

4. THE SUBDIVISION RECEIVED FINAL PLAT APPROVAL FROM THE CITY, TOWN OR
COUNTY BEFORE THE REQUIREMENT FOR AN ADEQUATE WATER SUPPLY BECAME EFFECTIVE
IN THE CITY, TOWN OR COUNTY, AND THERE HAVE BEEN NO MATERIAL CHANGES TO THE
PLAT SINCE THE FINAL PLAT APPROVAL. IF CHANGES WERE MADE TO THE PLAT AFTER
THE FINAL PLAT APPROVAL, THE DIRECTOR OF WATER RESOURCES SHALL DETERMINE
WHETHER THE CHANGES ARE MATERIAL PURSUANT TO THE RULES ADOPTED BY THE
DIRECTOR TO IMPLEMENT SECTION 45-108.

22 F_{-} G. A subdivider shall not sell or lease or offer for sale or lease 23 in this state any lots, parcels or fractional interests in a subdivision 24 without first obtaining a public report from the commissioner except as 25 provided in section 32-2181.01 or 32-2181.02. Unless exempt, the sale or 26 lease of subdivided lands prior to issuance of the public report or failure 27 to deliver the public report to the purchaser or lessee shall render the sale 28 or lease rescindable by the purchaser or lessee. An action by the purchaser 29 or lessee to rescind the transaction shall be brought within three years of 30 the date of execution of the purchase or lease agreement by the purchaser or 31 lessee. In any rescission action, the prevailing party is entitled to 32 reasonable attorney fees as determined by the court.

33 G_{\cdot} H. Any applicant objecting to the denial of a public report, 34 within thirty days after receipt of the order of denial, may file a written 35 request for a hearing. The commissioner shall hold the hearing within twenty 36 days after receipt of the request for a hearing unless the party requesting 37 the hearing has requested a postponement. If the hearing is not held within 38 twenty days after a request for a hearing is received, plus the period of any 39 postponement, or if a proposed decision is not rendered within forty-five 40 days after submission, the order of denial shall be rescinded and a public 41 report issued.

H. I. On the commissioner's own motion, or when the commissioner has received a complaint and has satisfactory evidence that the subdivider or the subdivider's agent is violating this article or the rules of the commissioner or has engaged in any unlawful practice as defined in section 44-1522 with respect to the sale of subdivided lands or deviated from the provisions of the public report, the commissioner may investigate the subdivision project and examine the books and records of the subdivider. For the purpose of examination, the subdivider shall keep and maintain records of all sales transactions and funds received by the subdivider pursuant to the sales transactions and shall make them accessible to the commissioner upon reasonable notice and demand.

7 I. On the commissioner's own motion, or when the commissioner has 8 received a complaint and has satisfactory evidence that any person has 9 violated this article or the rules of the commissioner or has engaged in any 10 unlawful practice as defined in section 44-1522 with respect to the sale of 11 subdivided lands or deviated from the provisions of the public report or 12 special order of exemption, or has been indicted for fraud or against whom an 13 information for fraud has been filed or has been convicted of a felony. 14 before or after the commissioner issues the public report as provided in 15 subsection A of this section, the commissioner may conduct an investigation 16 of the matter, issue a summary order as provided in section 32-2157, or hold 17 a public hearing and, after the hearing, may issue the order or orders the 18 commissioner deems necessary to protect the public interest and ensure 19 compliance with the law, rules or public report or the commissioner may bring 20 action in any court of competent jurisdiction against the person to enjoin 21 the person from continuing the violation or engaging in or doing any act or 22 acts in furtherance of the violation. The court may make orders or 23 judgments, including the appointment of a receiver, necessary to prevent the 24 use or employment by a person of any unlawful practices, or which may be 25 necessary to restore to any person in interest any monies or property, real 26 or personal, that may have been acquired by means of any practice in this 27 article declared to be unlawful.

28 J. K. When it appears to the commissioner that a person has engaged 29 in or is engaging in a practice declared to be unlawful by this article and 30 that the person is concealing assets or self or has made arrangements to 31 conceal assets or is about to leave the state, the commissioner may apply to 32 the superior court, ex parte, for an order appointing a receiver of the 33 assets of the person or for a writ of ne exeat, or both.

34 K_{\cdot} L. The court, on receipt of an application for the appointment of 35 a receiver or for a writ of ne exeat, or both, shall examine the verified 36 application of the commissioner and other evidence that the commissioner may 37 present the court. If satisfied that the interests of the public require the 38 appointment of a receiver or the issuance of a writ of ne exeat without 39 notice, the court shall issue an order appointing the receiver or issue the 40 writ, or both. If the court determines that the interests of the public will 41 not be harmed by the giving of notice, the court shall set a time for a 42 hearing and require notice be given as the court deems satisfactory.

43 L. M. If the court appoints a receiver without notice, the court 44 shall further direct that a copy of the order appointing a receiver be served 45 on the person engaged in or engaging in a practice declared to be unlawful 46 under this article by delivering the order to the last address of the person 1 that is on file with the state real estate department. The order shall 2 inform the person that the person has the right to request a hearing within 3 ten days of the date of the order and, if requested, the hearing shall be 4 held within thirty days from the date of the order.

5 Sec. 6. Section 32-2197.08, Arizona Revised Statutes, is amended to 6 read:

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8 9 32-2197.08. <u>Issuance of public report by commissioner on</u> <u>timeshare plan; denial of issuance; additional</u> <u>information; use of another state's public report</u>

On examination of a timeshare plan, the commissioner, unless there 10 Α. 11 are grounds for denial, shall approve for use by the developer a public report authorizing the sale or lease of the timeshare interests within the 12 13 timeshare plan. For all timeshare interests sold in this state, the 14 commissioner shall require the developer to reproduce the public report and 15 furnish each prospective customer with a copy, taking a receipt for each copy. The public report shall be made available to each prospective 16 17 purchaser in written format and may also be made available in CD-ROM or other 18 electronic format as approved by the commissioner. The public report shall 19 include the following:

20 21 1. The name and principal address of the owner and developer.

2. A description of the type of timeshare interests being offered.

22 3. A description of the existing and proposed accommodations and 23 amenities of the timeshare plan, including type and number, any use 24 restrictions and any required fees for use.

4. A description of any accommodations and amenities that arecommitted to be built, including:

27 (a) The developer's schedule of commencement and completion of all28 accommodations and amenities.

29 (b) The estimated number of accommodations per site that may become 30 subject to the timeshare plan.

5. A brief description of the duration, phases and operation of thetimeshare plan.

33 6. The current annual budget if available or the projected annual
 34 budget for the timeshare plan. The budget shall include:

35 (a) A statement of the amount or a statement that there is no amount 36 included in the budget as a reserve for repairs and replacement.

37 (b) The projected common expense liability, if any, by category of38 expenditures for the timeshare plan.

39 (c) A statement of any services or expenses that are not reflected in
 40 the budget and that the developer provides or pays.

41 7. A description of any liens, defects or encumbrances on or affecting42 the title to the timeshare interests.

8. A statement that by midnight of the seventh calendar day after execution of the purchase agreement a purchaser may cancel any purchase agreement for a timeshare interest from a developer together with a statement providing the name and street address where the purchaser should mail any notice of cancellation. However, if, by agreement of the parties through the purchase agreement, the purchase agreement allows for cancellation of the purchase agreement for a period of time exceeding seven calendar days, the public report shall include a statement that the cancellation of the purchase agreement is allowed for that period of time exceeding seven calendar days.

6 9. A description of any bankruptcies, pending suits, adjudications or 7 disciplinary actions material to the timeshare interests of which the 8 developer has knowledge.

9 10. Any restrictions on alienation of any number or portion of any 10 timeshare interests.

11 11. Any current or expected fees or charges to be paid by timeshare 12 purchasers for the use of any amenities related to the timeshare plan.

13 12. The extent to which financial arrangements have been provided for 14 completion of all promised improvements.

15 13. If the timeshare plan provides purchasers with the opportunity to 16 participate in any exchange programs, a description of the name and address 17 of the exchange companies and the method by which a purchaser accesses the 18 exchange programs.

19 14. Any other information that the developer, with the approval of the 20 commissioner, desires to include in the public report.

21 15. If the developer is offering a multisite timeshare plan, the 22 following information, which may be disclosed in a written, graphic or 23 tabular form:

24 (a) A description of each component site, including the name and 25 address of each component site.

(b) The number of accommodations and timeshare periods, expressed in
 periods of use availability, committed to the multisite timeshare plan and
 available for use by purchasers.

(c) Each type of accommodation in terms of the number of bedrooms, bathrooms and sleeping capacity and a statement of whether or not the accommodation contains a full kitchen. For the purposes of this subdivision, "full kitchen" means a kitchen having a minimum of a dishwasher, range, oven, sink and refrigerator.

34 (d) A description of amenities available for use by the purchaser at 35 each component site.

36 37 (e) A description of the reservation system, including the following:

(i) The entity responsible for operating the reservation system.

38 (ii) A summary of the rules governing access to and use of the 39 reservation system.

40 (iii) The existence of and an explanation regarding any priority
41 reservation features that affect a purchaser's ability to make reservations
42 for the use of a given accommodation on a first reserved, first served basis.

(f) A description of any right to make any additions, substitutions or deletions of accommodations or amenities and a description of the basis on which accommodations and amenities may be added to, substituted in or deleted from the multisite timeshare plan. 1 (g) A description of the purchaser's liability for any fees associated 2 with the multisite timeshare plan.

3 (h) The location and the anticipated relative use demand of each 4 component site in a multisite timeshare plan as well as any periodic 5 adjustment or amendment to the reservation system that may be needed in order 6 to respond to actual purchaser use patterns and changes in purchaser use 7 demand for the accommodations existing at the time within the multisite 8 timeshare plan.

9 (i) Any other information reasonably required by the commissioner or 10 established by rule necessary for the protection of purchasers of timeshare 11 interests in timeshare plans.

12 (j) Any other information that the developer, with the approval of the 13 commissioner, desires to include in the public report.

14 16. If a developer offers a nonspecific timeshare interest in a 15 multisite timeshare plan, the information set forth in paragraphs 1 through 16 14 of this subsection as to each component site.

17 17. Any other information that the commissioner determines or 18 establishes by rule is necessary to implement the purpose of this article.

19 B. In the event of denial, suspension or revocation, grounds shall be 20 set forth in writing at the time of denial, suspension or revocation. The 21 commissioner may deny, suspend or revoke the public report on any of the 22 following grounds:

23 1. Failure to comply with this article or the rules of the 24 commissioner pertaining to this article.

25 2. The sale or lease would constitute misrepresentation to or deceit 26 or fraud of the purchasers or lessees.

27 3. Inability to demonstrate that adequate financial or other 28 arrangements acceptable to the commissioner have been made for completion of 29 the timeshare property, installation of all streets, sewers, electric, gas 30 and water utilities, drainage, flood control and other similar improvements 31 included in the offering.

32 4. The developer, including if an entity, an officer, director, 33 member, manager, partner, owner, trust beneficiary holding ten per cent or more beneficial interest, stockholder owning ten per cent or more of the 34 35 stock or other person exercising control of the entity, has:

36 (a) Been convicted of a felony or misdemeanor involving theft, fraud 37 or dishonesty or involving the conduct of any business or a transaction in 38 real estate, cemetery property, timeshare interests or membership camping 39 campgrounds or contracts.

40 (b) Been permanently or temporarily enjoined by order, judgment or 41 decree from engaging in or continuing any conduct or practice in connection 42 with the sale or purchase of real estate, cemetery property, timeshare 43 interests, membership camping campgrounds or contracts, or securities or 44 involving consumer fraud or the Arizona racketeering laws.

45 (c) Had an administrative order entered against him by a real estate 46 regulatory agency or securities regulatory agency.

1 (d) Had an adverse decision or judgment entered against him involving 2 fraud or dishonesty or involving the conduct of any business in or a 3 transaction in real estate, cemetery property, timeshare interests or 4 membership camping campgrounds or contracts.

- 5
- 6

7 (f) Participated in, operated or held an interest in any entity to 8 which subdivision (b), (c), (d), or (e) of this paragraph applies.

commissioner pertaining to this chapter.

(e) Disregarded or violated this chapter or the rules of the

9 5. If within this state, the timeshare property is incompatible with 10 the existing neighborhood and would introduce into a neighborhood a character 11 of property or use that would clearly be detrimental to property values in 12 that neighborhood.

13 C. If the timeshare property is within a groundwater AN active 14 management area, as defined in section 45-402, the commissioner shall deny 15 issuance of a public report unless the developer has been issued a 16 certificate of assured water supply by the director of water resources and 17 has paid all applicable fees pursuant to sections 48-3772 and 48-3774.01, or 18 unless the developer has obtained a written commitment of water service for 19 the timeshare property from a city, town or private water company designated 20 as having an assured water supply by the director of water resources pursuant 21 to section 45-576.

D. IN AREAS OUTSIDE OF ACTIVE MANAGEMENT AREAS, IF THE TIMESHARE
PROPERTY IS LOCATED IN A COUNTY THAT HAS ADOPTED THE PROVISION AUTHORIZED BY
SECTION 11-806.01, SUBSECTION F OR IN A CITY OR TOWN THAT HAS ENACTED AN
ORDINANCE PURSUANT TO SECTION 9-463.01, SUBSECTION 0, THE COMMISSIONER SHALL
DENY ISSUANCE OF A PUBLIC REPORT UNLESS ONE OF THE FOLLOWING APPLIES:

THE DIRECTOR OF WATER RESOURCES HAS REPORTED PURSUANT TO SECTION
 45-108 THAT THE TIMESHARE PROPERTY HAS AN ADEQUATE WATER SUPPLY.

29 2. THE DEVELOPER HAS OBTAINED A WRITTEN COMMITMENT OF WATER SERVICE
30 FOR THE TIMESHARE PROPERTY FROM A CITY, TOWN OR PRIVATE WATER COMPANY
31 DESIGNATED AS HAVING AN ADEQUATE WATER SUPPLY BY THE DIRECTOR OF WATER
32 RESOURCES PURSUANT TO SECTION 45-108.

33 3. THE TIMESHARE PROPERTY WAS APPROVED PURSUANT TO AN EXEMPTION 34 AUTHORIZED BY SECTION 9-463.01, SUBSECTION K, PURSUANT TO AN EXEMPTION 35 AUTHORIZED BY SECTION 11-806.01, SUBSECTION G, PARAGRAPH 1, PURSUANT TO AN 36 EXEMPTION GRANTED BY THE DIRECTOR OF WATER RESOURCES UNDER SECTION 45-108.02 37 AND THE EXEMPTION HAS NOT EXPIRED OR PURSUANT TO AN EXEMPTION GRANTED BY THE 38 DIRECTOR OF WATER RESOURCES UNDER SECTION 45-108.03.

4. THE SUBDIVISION RECEIVED FINAL PLAT APPROVAL FROM THE CITY, TOWN OR
COUNTY BEFORE THE REQUIREMENT FOR AN ADEQUATE WATER SUPPLY BECAME EFFECTIVE
IN THE CITY, TOWN OR COUNTY, AND THERE HAVE BEEN NO MATERIAL CHANGES TO THE
PLAT SINCE THE FINAL PLAT APPROVAL. IF CHANGES WERE MADE TO THE PLAT AFTER
THE FINAL PLAT APPROVAL, THE DIRECTOR OF WATER RESOURCES SHALL DETERMINE
WHETHER THE CHANGES ARE MATERIAL PURSUANT TO THE RULES ADOPTED BY THE
DIRECTOR TO IMPLEMENT SECTION 45-108.

D. E. In addition to providing to each prospective customer a copy of the public report as required in subsection A of this section, the developer shall also provide to each customer before the close of any transaction information and materials that identify any timeshare exchange companies currently under contract and disclosure statements regarding the use of the timeshare exchange companies, as well as any additional information the commissioner deems appropriate.

8 F. F. The commissioner may authorize for use in this state by a 9 developer of a timeshare plan in which all accommodations are located outside 10 of this state a current public report that is issued by another jurisdiction 11 or an equivalent registration and disclosure document that is required before 12 offering a timeshare plan for sale, lease or use and that is issued by 13 another jurisdiction. This authorization does not constitute an exemption 14 from other applicable requirements of this article.

15 Sec. 7. Title 33, chapter 4, article 1, Arizona Revised Statutes, is 16 amended by adding section 33-406, to read:

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33-406. <u>Disclosure of transportation of water to property by</u> <u>motor vehicle or train; definition</u>

19 Α. NOTWITHSTANDING SECTION 33-411, SUBSECTION D, A SUBDIVIDER WHO 20 SELLS A LOT THAT WAS INCLUDED IN A PLAT APPROVED BY THE LEGISLATIVE BODY OF A 21 CITY OR TOWN PURSUANT TO AN EXEMPTION AUTHORIZED BY SECTION 9-463.01, 22 SUBSECTION K OR BY THE BOARD OF SUPERVISORS OF A COUNTY PURSUANT TO AN 23 EXEMPTION AUTHORIZED BY SECTION 11-806.01, SUBSECTION G, PARAGRAPH 1 SHALL 24 RECORD WITH THE PLAT A DOCUMENT THAT CONTAINS A LEGAL DESCRIPTION OF THE LAND 25 THAT IS SUBJECT TO THE SUBDIVISION PLAT AND THAT CONTAINS A STATEMENT THAT 26 THE LOTS ARE SERVED BY A WATER SUPPLY THAT HAS BEEN DETERMINED AS INADEQUATE 27 AND THAT THE WATER MUST BE HAULED TO THE LOT.

B. FOR THE PURPOSES OF THIS SECTION, "SUBDIVIDER" HAS THE SAME MEANING
AS PRESCRIBED IN SECTION 32-2101.

30 31 Sec. 8. Section 45-108, Arizona Revised Statutes, is amended to read: 45-108. <u>Evaluation of subdivision water supply: definition</u>

A. In areas outside of active management areas established pursuant to chapter 2, article 2 of this title, the developer of a proposed subdivision including dry lot subdivisions, regardless of subdivided lot size, prior to recordation of the plat, shall submit plans for the water supply for the subdivision and demonstrate the adequacy of the water supply to meet the needs projected by the developer to the director. The director shall evaluate the plans and issue a report on the plans.

B. The director shall evaluate the proposed source of water for the subdivision to determine its ability to meet proposed uses for a period of years commensurate with normal practices in other areas of the state WHETHER THERE IS AN ADEQUATE WATER SUPPLY FOR THE SUBDIVISION, and shall forward a copy of such evaluation THE DIRECTOR'S REPORT to the state real estate commissioner AND THE CITY, TOWN OR COUNTY RESPONSIBLE FOR PLATTING THE SUBDIVISION. 1 C. The director may designate cities, towns and private water 2 companies as having an adequate water supply by reporting that designation to 3 the water department of the city or town or private water company and the 4 state real estate commissioner.

D. The director may designate a city or town that does not directly supply water to customers as having an adequate water supply by reporting that designation to the city or town and the state real estate commissioner if all of the following apply:

9 1. The city or town has entered into a contract with the United States 10 secretary of the interior or a county water authority established pursuant to 11 chapter 13 of this title for permanent supplies of Colorado river water for 12 municipal and industrial use.

13 2. The city or town has entered into a contract with each private
14 water company that serves water within the city or town to provide Colorado
15 river water to those private water companies.

3. The Colorado river water for which the city or town has contracted is sufficient together with other water supplies available to the private water companies that serve water within that city or town to provide an adequate supply of water for the city or town.

20 4. The director finds that new subdivisions within the city or town 21 will be served primarily with Colorado river water by one of the private 22 water companies that serve water within that city or town.

E. The director shall not require a developer to submit plans for the water supply pursuant to subsection A of this section if either:

25

1. Both of the following apply:

26 (a) The developer has obtained a written commitment of water service 27 from cities, towns or private water companies that have been designated as 28 having an adequate water supply.

(b) That city, town or private water company has been designated ashaving an adequate water supply pursuant to subsection C of this section.

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2. All of the following apply:

32 (a) The city or town has been designated as having an adequate water
 33 supply pursuant to subsection D of this section.

34 (b) The developer has obtained a written commitment of water service 35 from a private water company that serves water within that city or town.

36 (c) The developer has obtained the written concurrence of the city or 37 town that has been designated.

38 F. The director may revoke a designation made pursuant to this section 39 when the director finds that the water supply may become inadequate.

G. The state of Arizona and the director or department shall not be liable for any report, designation or evaluation prepared in good faith pursuant to this section.

H. IF THE DIRECTOR RECEIVES WRITTEN NOTICE FROM THE BOARD OF
SUPERVISORS OF A COUNTY THAT IT HAS ADOPTED THE PROVISION AUTHORIZED BY
SECTION 11-806.01, SUBSECTION F, THE DIRECTOR SHALL GIVE WRITTEN NOTICE OF
THE PROVISION TO THE MAYORS OF ALL CITIES AND TOWNS IN THE COUNTY. A CITY OR

1 TOWN THAT RECEIVES THE NOTICE SHALL COMPLY WITH SECTION 9-463.01, SUBSECTIONS 2 J, K, L, M AND N.

3 I. FOR THE PURPOSES OF THIS SECTION, "ADEQUATE WATER SUPPLY" MEANS4 BOTH OF THE FOLLOWING:

5 1. SUFFICIENT GROUNDWATER, SURFACE WATER OR EFFLUENT OF ADEQUATE
6 QUALITY WILL BE CONTINUOUSLY, LEGALLY AND PHYSICALLY AVAILABLE TO SATISFY THE
7 WATER NEEDS OF THE PROPOSED USE FOR AT LEAST ONE HUNDRED YEARS.

8 2. THE FINANCIAL CAPABILITY HAS BEEN DEMONSTRATED TO CONSTRUCT THE 9 WATER FACILITIES NECESSARY TO MAKE THE SUPPLY OF WATER AVAILABLE FOR THE 10 PROPOSED USE, INCLUDING A DELIVERY SYSTEM AND ANY STORAGE FACILITIES OR 11 TREATMENT WORKS. THE DIRECTOR MAY ACCEPT EVIDENCE OF THE CONSTRUCTION 12 ASSURANCES REQUIRED BY SECTION 9-463.01, 11-806.01 OR 32-2181 TO SATISFY THIS 13 REQUIREMENT.

14 Sec. 9. Title 45, chapter 1, article 1, Arizona Revised Statutes, is 15 amended by adding sections 45-108.01, 45-108.02 and 45-108.03, to read:

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17

45-108.01. Adequate water supply; notice; objections; hearing;

<u>appeals</u>

ON RECEIPT OF AN APPLICATION FOR A WATER REPORT OR AN APPLICATION 18 Α. 19 BY A CITY, TOWN OR PRIVATE WATER COMPANY TO BE DESIGNATED AS HAVING AN 20 ADEQUATE WATER SUPPLY UNDER SECTION 45-108, IF THE PROPOSED USE IS IN A 21 COUNTY THAT HAS ADOPTED THE PROVISION AUTHORIZED BY SECTION 11-806.01. 22 SUBSECTION F OR IN A CITY OR TOWN THAT HAS ENACTED AN ORDINANCE PURSUANT TO 23 SECTION 9-463.01, SUBSECTION O, THE DIRECTOR SHALL PUBLISH NOTICE OF THE 24 APPLICATION ONCE EACH WEEK FOR TWO CONSECUTIVE WEEKS IN A NEWSPAPER OF 25 GENERAL CIRCULATION IN THE GROUNDWATER BASIN IN WHICH THE APPLICANT PROPOSES 26 TO USE WATER. THE FIRST PUBLICATION SHALL OCCUR WITHIN FIFTEEN DAYS AFTER 27 THE APPLICATION IS DETERMINED OR DEEMED TO BE ADMINISTRATIVELY COMPLETE. IF 28 THE APPLICATION IS SUBSTANTIALLY MODIFIED AFTER NOTICE OF THE APPLICATION IS 29 GIVEN PURSUANT TO THIS SUBSECTION, THE DIRECTOR SHALL GIVE NOTICE OF THE 30 APPLICATION AS MODIFIED IN THE MANNER PRESCRIBED BY THIS SUBSECTION. THE 31 FIRST PUBLICATION OF ANY SUBSEQUENT NOTICE SHALL OCCUR WITHIN FIFTEEN DAYS 32 AFTER THE MODIFIED APPLICATION IS DETERMINED OR DEEMED TO BE ADMINISTRATIVELY 33 COMPLETE.

B. NOTICE PURSUANT TO SUBSECTION A OF THIS SECTION SHALL STATE THAT 34 35 WRITTEN OBJECTIONS TO THE APPLICATION MAY BE FILED WITH THE DIRECTOR BY RESIDENTS AND LANDOWNERS WITHIN THE GROUNDWATER BASIN WITHIN FIFTEEN DAYS 36 37 AFTER THE LAST PUBLICATION OF NOTICE. AN OBJECTION SHALL STATE THE NAME AND 38 MAILING ADDRESS OF THE OBJECTOR AND BE SIGNED BY THE OBJECTOR, THE OBJECTOR'S 39 AGENT OR THE OBJECTOR'S ATTORNEY. THE GROUNDS FOR OBJECTION ARE LIMITED TO 40 WHETHER THE APPLICATION MEETS THE CRITERIA FOR DETERMINING AN ADEQUATE WATER 41 SUPPLY SET FORTH IN SECTION 45-108, SUBSECTION I. THE OBJECTION SHALL 42 CLEARLY SET FORTH REASONS WHY THE APPLICATION DOES NOT MEET THE CRITERIA.

1	C. IN APPROPRIATE CASES, INCLUDING CASES IN WHICH A PROPER WRITTEN
2	OBJECTION TO THE APPLICATION HAS BEEN FILED, AN ADMINISTRATIVE HEARING MAY BE
3	HELD BEFORE THE DIRECTOR'S DECISION ON THE APPLICATION IF THE DIRECTOR DEEMS
4	A HEARING NECESSARY. THIRTY DAYS BEFORE THE DATE OF THE HEARING, THE
5	DIRECTOR SHALL GIVE NOTICE OF THE HEARING TO THE APPLICANT AND TO ANY PERSON
6	WHO FILED A PROPER WRITTEN OBJECTION TO THE APPLICATION. THE HEARING SHALL
7	BE SCHEDULED FOR AT LEAST SIXTY DAYS BUT NOT MORE THAN NINETY DAYS AFTER THE
8	EXPIRATION OF THE TIME IN WHICH TO FILE OBJECTIONS.
9	D. IF THE APPLICATION IS FOR A WATER REPORT:
10	1. IF THE DIRECTOR DETERMINES THAT AN ADEQUATE WATER SUPPLY EXISTS FOR
11	THE PROPOSED USE, THE DIRECTOR SHALL ISSUE A WATER REPORT STATING THAT THE
12	WATER SUPPLY FOR THE SUBDIVISION IS ADEQUATE.
13	2. IF THE DIRECTOR DETERMINES THAT AN ADEQUATE WATER SUPPLY DOES NOT
14	EXIST, THE DIRECTOR SHALL ISSUE A WATER REPORT STATING THAT THE WATER SUPPLY
15	FOR THE SUBDIVISION IS INADEQUATE.
16 17	E. IF THE APPLICATION IS FOR A DESIGNATION OF ADEQUATE WATER SUPPLY:1. IF THE DIRECTOR DETERMINES THAT AN ADEQUATE WATER SUPPLY EXISTS FOR
17	THE PROPOSED USE, THE DIRECTOR SHALL APPROVE THE APPLICATION.
19	2. IF THE DIRECTOR DETERMINES THAT AN ADEQUATE WATER SUPPLY DOES NOT
20	EXIST, THE DIRECTOR SHALL DENY THE APPLICATION.
21	F. THE APPLICANT OR A PERSON WHO CONTESTED THE APPLICATION BY FILING A
22	PROPER OBJECTION PURSUANT TO SUBSECTION B OF THIS SECTION MAY SEEK JUDICIAL
23	REVIEW OF THE FINAL DECISION OF THE DIRECTOR AS PROVIDED IN SECTION 45-114,
24	SUBSECTION B IN THE SUPERIOR COURT.
25	G. SECTION 45-114, SUBSECTIONS A AND B GOVERN ADMINISTRATIVE
26	PROCEEDINGS, REHEARINGS OR REVIEWS AND JUDICIAL REVIEWS OF FINAL DECISIONS OF
27	THE DIRECTOR UNDER THIS SECTION. IF AN ADMINISTRATIVE HEARING IS HELD, IT
28	SHALL BE CONDUCTED IN THE GROUNDWATER BASIN IN WHICH THE USE IS LOCATED.
29	45-108.02. Exemption from adequate water supply requirements of
30	city, town or county based on substantial capital
31	investment: application: criteria: expiration
32 33	A. IF THE DIRECTOR DETERMINES PURSUANT TO SECTION 45-108 THAT AN ADEQUATE WATER SUPPLY DOES NOT EXIST FOR A PROPOSED SUBDIVISION AND THE
33 34	PROPOSED SUBDIVISION IS LOCATED IN A CITY, TOWN OR COUNTY THAT REQUIRES A
35	DETERMINATION OF ADEQUATE WATER SUPPLY BY THE DIRECTOR AS A CONDITION OF
36	APPROVAL OF THE PLAT PURSUANT TO SECTION 9-463.01, SUBSECTION J OR O OR
37	SECTION 11-806.01, SUBSECTION F, THE SUBDIVIDER MAY APPLY TO THE DIRECTOR FOR
38	AN EXEMPTION FROM THE WATER ADEQUACY REQUIREMENT PURSUANT TO THIS SECTION ON
39	A FORM PRESCRIBED BY THE DIRECTOR WITHIN ONE YEAR AFTER THE REQUIREMENT FIRST
40	BECOMES EFFECTIVE. THE DIRECTOR SHALL GRANT THE EXEMPTION IF THE SUBDIVIDER
41	DEMONSTRATES TO THE SATISFACTION OF THE DIRECTOR THAT ALL OF THE FOLLOWING
42	APPLY:
43	1. THE SUBDIVIDER HAS MADE SUBSTANTIAL CAPITAL INVESTMENT TOWARD THE
44	CONSTRUCTION OF THE PROPOSED SUBDIVISION BEFORE THE DATE THE WATER ADEQUACY
45	REQUIREMENT FIRST BECAME EFFECTIVE. FOR THE PURPOSES OF THIS PARAGRAPH,
46	SUBSTANTIAL CAPITAL INVESTMENT MAY INCLUDE CONSTRUCTION COSTS, SITE

PREPARATION COSTS, CONSTRUCTION OF OFF-SITE IMPROVEMENTS AND CONVERSION OR
 REMODELING COSTS FOR EXISTING STRUCTURES, AS WELL AS PLANNING AND DESIGN
 COSTS ASSOCIATED WITH THOSE ITEMS, BUT DOES NOT INCLUDE THE ORIGINAL COST OF
 ACQUIRING THE PROPERTY.

5 2. THE SUBDIVIDER WAS NOT AWARE OF THE PROPOSED WATER ADEQUACY6 REQUIREMENT AT THE TIME THE INVESTMENT WAS MADE.

7 3. THE PROPOSED SUBDIVISION COMPLIED IN ALL OTHER RESPECTS WITH 8 EXISTING STATE LAWS AS OF THE DATE THE WATER ADEQUACY REQUIREMENT BECAME 9 EFFECTIVE.

10 B. IF THE DIRECTOR GRANTS AN EXEMPTION PURSUANT TO SUBSECTION A OF 11 THIS SECTION:

THE EXEMPTION EXPIRES FIVE YEARS AFTER THE DATE THE EXEMPTION IS
 GRANTED UNLESS BEFORE THAT DATE, AT LEAST ONE PARCEL IN THE SUBDIVISION IS
 SOLD TO A BONA FIDE PURCHASER OR THE DIRECTOR EXTENDS THE EXEMPTION PURSUANT
 TO PARAGRAPH 2 OF THIS SUBSECTION.

2. THE DIRECTOR MAY EXTEND THE PERIOD OF THE EXEMPTION FOR NO MORE
 THAN TWO SUCCESSIVE FIVE-YEAR PERIODS IF THE SUBDIVIDER APPLIES FOR AN
 EXTENSION BEFORE THE EXEMPTION EXPIRES AND DEMONSTRATES TO THE SATISFACTION
 OF THE DIRECTOR THAT THE SUBDIVIDER HAS MADE MATERIAL PROGRESS IN DEVELOPING
 THE SUBDIVISION, BUT THAT SALES OF PARCELS IN THE SUBDIVISION HAVE BEEN
 DELAYED FOR REASONS OUTSIDE THE CONTROL OF THE SUBDIVIDER.

C. IF AN EXEMPTION GRANTED UNDER THIS SECTION EXPIRES, ANY PUBLIC
REPORT ISSUED FOR THE SUBDIVISION BY THE STATE REAL ESTATE COMMISSIONER
PURSUANT TO SECTION 32-2183 EXPIRES AND THE SUBDIVIDER SHALL NOT SELL ANY
LOTS IN THE SUBDIVISION UNLESS BOTH OF THE FOLLOWING APPLY:

THE SUBDIVIDER FILES WITH THE STATE REAL ESTATE COMMISSIONER A NEW
 NOTICE OF INTENTION TO SUBDIVIDE LANDS PURSUANT TO SECTION 32-2181 AND
 COMPLIES WITH SECTION 32-2181, SUBSECTION F.

29 2. THE STATE REAL ESTATE COMMISSIONER ISSUES A NEW PUBLIC REPORT FOR30 THE SUBDIVISION PURSUANT TO SECTION 32-2183.

D. SECTION 45-114, SUBSECTIONS A AND B GOVERN ADMINISTRATIVE
 PROCEEDINGS, REHEARING OR REVIEW AND JUDICIAL REVIEW OF FINAL DECISIONS OF
 THE DIRECTOR UNDER THIS SECTION.

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- 35 36

45-108.03. <u>Exemption from adequate water supply requirements of</u> <u>city, town or county based on an adequate water</u> <u>supply within twenty years; criteria; application</u>

37 IF A PROPOSED SUBDIVISION IS LOCATED IN A CITY, TOWN OR COUNTY THAT Α. REQUIRES AN ADEQUATE WATER SUPPLY DETERMINATION BY THE DIRECTOR AS A 38 39 CONDITION OF APPROVAL OF THE PLAT PURSUANT TO SECTION 9-463.01, SUBSECTION J 40 OR O OR SECTION 11-806.01, SUBSECTION F, THE SUBDIVIDER MAY APPLY TO THE 41 DIRECTOR FOR AN EXEMPTION FROM THE REQUIREMENT PURSUANT TO THIS SECTION ON A 42 FORM PRESCRIBED BY THE DIRECTOR. THE DIRECTOR SHALL GRANT THE EXEMPTION IF THE SUBDIVIDER DEMONSTRATES TO THE SATISFACTION OF THE DIRECTOR THAT THE 43 SUBDIVISION WILL BE SERVED BY A WATER SUPPLY PROJECT TO WHICH BOTH OF THE 44 45 FOLLOWING APPLY:

THE SUBDIVIDER HAS DEMONSTRATED FINANCIAL CAPABILITY PURSUANT TO
 SECTION 45-108, SUBSECTION I, BUT THE WATER SUPPLY PROJECT WILL NOT BE
 CAPABLE OF SERVING THE SUBDIVISION WITH SUFFICIENT WATER TO MEET ITS DEMANDS
 IN A TIMELY MANNER BECAUSE OF ONE OF THE FOLLOWING:

5 (a) THE PHYSICAL WORKS FOR DELIVERING WATER TO THE SUBDIVISION ARE NOT
 6 COMPLETE BUT ARE UNDER CONSTRUCTION AND WILL BE COMPLETED WITHIN TWENTY
 7 YEARS.

8 (b) THE SUBDIVISION WILL BE SERVED COLORADO RIVER WATER BY A WATER 9 PROVIDER THAT DOES NOT CURRENTLY HAVE THE LEGAL RIGHT TO SERVE THE WATER TO 10 THE SUBDIVISION, BUT THE WATER PROVIDER HAS AN EXISTING PERMANENT CONTRACT 11 FOR THE COLORADO RIVER WATER AND WILL HAVE THE LEGAL RIGHT TO SERVE THE WATER 12 TO THE SUBDIVISION WITHIN TWENTY YEARS.

2. THE SUBDIVISION WILL HAVE AN ADEQUATE WATER SUPPLY WHEN THE
 CONSTRUCTION OF THE PHYSICAL WORKS IS COMPLETED OR THE WATER SUPPLY IS
 LEGALLY AVAILABLE TO SERVE THE SUBDIVISION, WHICHEVER APPLIES, AND THE
 INTERIM WATER SUPPLY THAT WILL SERVE THE SUBDIVISION MEETS ALL OF THE
 CRITERIA FOR AN ADEQUATE WATER SUPPLY UNDER SECTION 45-108 EXCEPT THAT THE
 INTERIM WATER SUPPLY WILL NOT BE AVAILABLE FOR ONE HUNDRED YEARS.

B. SECTION 45-114, SUBSECTIONS A AND B GOVERN ADMINISTRATIVE
 PROCEEDINGS, REHEARING OR REVIEW AND JUDICIAL REVIEW OF FINAL DECISIONS OF
 THE DIRECTOR UNDER THIS SECTION.

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Sec. 10. Adequate water supply requirements; amendment of assured water supply rules

24 In determining whether an adequate water supply exists under Α. 25 section 45-108, Arizona Revised Statutes, as amended by this act, if the 26 proposed use is located in a city or town that has enacted an ordinance 27 authorized by section 9-463.01, subsection O, Arizona Revised Statutes, as 28 amended by this act, or in a county that has adopted the provision authorized 29 by section 11-806.01, subsection F, Arizona Revised Statutes, as amended by 30 this act, the director of water resources shall include in the calculation of 31 projected one hundred-year depth-to-static water level the under 32 R12-15-716(B)(3), Arizona Administrative Code, the estimated water demand of 33 any projected use in the same groundwater basin to which both of the 34 following apply:

1. The use will not be located in a county that has adopted the provision authorized by section 11-806.01, subsection F, Arizona Revised Statutes, as amended by this act, or in a city or town that has enacted an ordinance authorized by section 9-463.01, subsection O, Arizona Revised Statutes, as amended by this act.

40 2. The use is not included in a submitted application for a water 41 report or a designation of adequate water supply.

42 B. The director of water resources shall amend the rules adopted to 43 implement section 45-108, Arizona Revised Statutes, as amended by this act, 44 to include the following:

45 1. Criteria for making determinations pursuant to section 45-108.03,
46 Arizona Revised Statutes, as added by this act.

1 2. Criteria for demonstrating a physically available one hundred-year 2 supply of groundwater or stored water to be recovered outside the area of 3 impact, as defined in section 45-802.01, Arizona Revised Statutes, in specific aquifer systems and groundwater basins and subbasins outside of 4 5 active management areas. The criteria may include depth-to-static water 6 level limits or limits based on other physical aquifer characteristics that 7 affect the physical availability of water for a proposed use and shall be 8 appropriate for the groundwater basin or subbasin.

9 C. In developing rule amendments pursuant to this section, the 10 director of water resources shall consult with cities and towns that have 11 enacted an ordinance authorized by section 9-463.01, subsection 0, Arizona 12 Revised Statutes, as amended by this act, and counties that have adopted the 13 provision authorized by section 11-806.01, subsection F, Arizona Revised 14 Statutes, as amended by this act, and the cities and towns located within 15 those counties.

APPROVED BY THE GOVERNOR JUNE 4, 2007.

FILED IN THE OFFICE OF THE SECRETARY OF STATE JUNE 4, 2007.