

PREFILED JAN 08 2021

REFERENCE TITLE: Land divisions; county regulation; surveys

State of Arizona  
House of Representatives  
Fifty-fifth Legislature  
First Regular Session  
2021

# HB 2057

Introduced by  
Representative Griffin

AN ACT

AMENDING SECTION 11-831, ARIZONA REVISED STATUTES; RELATING TO COUNTY PLANNING AND ZONING.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:  
2 Section 1. Section 11-831, Arizona Revised Statutes, is amended to  
3 read:

4       11-831. Review of land divisions; definitions

5       A. The board of supervisors of each county may adopt ordinances and  
6 regulations pursuant to this section for staff review and approval of land  
7 divisions of five or fewer lots, parcels or fractional interests, any of  
8 which is ten acres or smaller in size. The county may not deny approval  
9 of any land division that meets the requirements of this section **AND MAY**  
10 **NOT REQUIRE THE APPLICANT FOR THE LAND DIVISION TO CONDUCT A SURVEY OR PAY**  
11 **PROPERTY TAXES IN FULL AS CONDITIONS OF ISSUING APPROVAL OF THE LAND**  
12 **DIVISION OR CONVEYANCE OF THE LAND OR ISSUANCE OF A BUILDING PERMIT.** If  
13 review of the request is not completed within thirty days after receiving  
14 the request, the land division is considered to be approved. At its  
15 option, the board of supervisors may submit a ballot question to the  
16 voters of the county to allow the voters to determine the application of  
17 subsections B and C **OF THIS SECTION** to qualifying land divisions in that  
18 county.

19       B. An application to split a parcel of land shall be approved if:  
20       1. The lots, parcels or fractional interests each meet the minimum  
21 applicable county zoning requirements of the applicable zoning  
22 designation.  
23       2. The applicant provides a standard preliminary title report or  
24 other acceptable document that demonstrates legal access to the lots,  
25 parcels or fractional interests.

26       ~~3. The applicant provides a statement from a licensed surveyor or  
27 engineer, or other evidence acceptable to the county, stating whether each  
28 lot, parcel or fractional interest has physical access that is traversable  
29 by a two-wheel drive passenger motor vehicle.~~

30       **4. 3.** The applicant reserves the necessary and appropriate utility  
31 easements to serve each lot, parcel or fractional interest created by the  
32 land division.

33       **4. THE APPLICANT DISCLOSES TO ANY BUYER THAT THE APPLICANT HAS NOT**  
34 **CONDUCTED A SURVEY OF THE LAND DIVISION.**

35       C. An application to split a parcel of land that does not comply  
36 with one or more of the items listed in subsection B **OF THIS SECTION** shall  
37 still be approved if the applicant provides an acknowledgment that is  
38 signed by the applicant and that confirms that ~~no~~ **A** building or use permit  
39 will **NOT** be issued by the county until the lot, parcel or fractional  
40 interest has met the requirements of subsection B **OF THIS SECTION AND THAT**  
41 **A SURVEY OF THE PROPERTY HAS NOT BEEN CONDUCTED.** The county may grant a  
42 variance from one or more of the items listed in subsection B **OF THIS**  
43 **SECTION.**

1       D. Any approval of a land division under this section may:  
2       1. Include the minimum statutory requirements for legal and  
3 physical on-site access that must be met as a condition to the issuance of  
4 a building or use permit for the lots, parcels or fractional interests.

5       2. Identify topographic, hydrologic or other site constraints,  
6 requirements or limitations that must be addressed as conditions to the  
7 eventual issuance of a building or use permit. These constraints,  
8 requirements or limitations may be as noted by the applicant or through  
9 county staff review, but there shall be no requirement for independent  
10 studies.

11      E. If the requirements of subsections A through D **OF THIS SECTION**  
12 do not apply, a county may adopt ordinances and regulations pursuant to  
13 this chapter for staff review of land divisions of five or fewer lots,  
14 parcels or fractional interests but only to determine compliance with  
15 minimum applicable county zoning requirements and legal access and may  
16 grant waivers from the county zoning and legal access requirements. The  
17 county may not deny approval of any land division that meets the  
18 requirements of this section or where the deficiencies are noticed in the  
19 deed. A county may not require a public hearing on a request to divide  
20 five or fewer lots, parcels or fractional interests. If review of the  
21 request is not completed within thirty days **from AFTER** receipt of the  
22 request, the land division shall be deemed approved. If no legal access  
23 is available, the legal access does not allow access by emergency vehicles  
24 or the county zoning requirements are not met, the access or zoning  
25 deficiencies shall be noticed in the deed. If a county by ordinance  
26 requires a legal access of more than twenty-four feet roadway width, the  
27 county is responsible for the improvement and maintenance of the  
28 improvement. If the legal access does not allow access to the lots,  
29 parcels or fractional interests by emergency vehicles, neither the county  
30 nor its agents or employees are liable for damages resulting from the  
31 failure of emergency vehicles to reach the lot, parcel or fractional  
32 interest.

33      F. It is unlawful for a person or group of persons acting in  
34 concert to attempt to avoid this section or the subdivision laws of this  
35 state by acting in concert to divide a parcel of land into six or more  
36 lots or sell or lease six or more lots by using a series of owners or  
37 conveyances. Either the county where the division occurred or the state  
38 real estate department pursuant to title 32, chapter 20, but not both, may  
39 enforce this prohibition. A familial relationship alone is not sufficient  
40 to constitute unlawful acting in concert.

41      G. For any subdivision that consists of ten or fewer lots, tracts  
42 or parcels, each of which is of a size as prescribed by the board of  
43 supervisors, the board of supervisors of each county may waive the  
44 requirement to prepare, submit and receive approval of a preliminary plat  
45 as a condition precedent to submitting a final plat and may waive or

1 reduce infrastructure standards or requirements except for improved  
2 dust-controlled access and minimum drainage improvements.

3 H. For the purposes of this section:

4 1. "Legal access" means a public right of vehicular ingress and  
5 egress between the lots, parcels or fractional interests being created.

6 2. "Minimum applicable county zoning requirements" means the  
7 minimum acreage and dimensions of the resulting lot, parcel or fractional  
8 interest as required by the county's zoning ordinance.

9 3. "Utility easement" means an easement of eight feet in width  
10 dedicated to the general public to install, maintain and access sewer,  
11 electric, gas and water utilities.