Amendment - 1st Reading/2nd House-blue	- Requested by: Katie Zolnikov - (H) Local
Government	

- 2023			
68th Lo	Legislature 2023 Drafter: Joe Ca	arroll, 406-444-3804	SB0379.003.001
1	SENATE	BILL NO. 379	
2	INTRODUCED BY S. F	ITZPATRICK, K. ZOLNIKOV	
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING	3 ZONING LAWS; PROHIBITING ADOP	TION OF
5	MINIMUM LOT SIZE REGULATIONS MORE THAN 1	MILE BEYOND MUNICIPAL BOUNDAF	RES;
6	AMENDING SECTIONS 76-2-212 AND 76-2-310 MU	NICIPAL ZONING REGULATIONS FRO	<u>M IMPOSING</u>
7	CERTAIN MINIMUM LOT SIZES ON A LOT THAT IS	SERVICED BY A MUNICIPAL WATER	AND SEWER
8	SYSTEM; PROHIBITING CERTAIN DWELLING SET	BACKS AND AREA RESERVED FOR O	PEN SPACE;
9	REQUIRING THAT MANUFACTURED HOUSING BE	CONSIDERED THE SAME AS CONVE	NTIONAL
10	HOUSING IN RELATION TO ZONING; PROHIBITING	<u> 3 A LOCAL GOVERNMENT FROM ENA</u>	
11	CERTAIN PARKING AND OTHER REQUIREMENTS	FOR ACCESSORY DWELLING UNITS	; <u>PROVIDING</u>
12	ADDITIONAL REQUIREMENTS FOR TRANSFERS (<u> OF LAND TO IMMEDIATE FAMILY MEN</u>	IBERS;
13	PROHIBITING CERTAIN CRITERIA THAT A LOCAL	GOVERNING BODY MAY CONSIDER	<u>WHEN</u>
14	DETERMINING IF AN EXEMPTION IS AN ATTEMPT	TO EVADE THE SUBDIVISION AND P	LATTING ACT;
15	PROVIDING DEFINITIONS; AMENDING SECTIONS	<u>76-2-114, 76-2-203, 76-2-216, 76-2-302</u>	<u>, 76-2-304, AND</u>
16	<u>76-2-309, and 76-3-207, m</u> ca; and providing an	NIMMEDIATE EFFECTIVE DATE AND A	A RETROACTIVE
17	<u>APPLICABILITY DATE</u> ."		
18)	
19	BE IT ENACTED BY THE LEGISLATURE OF THE S	TATE OF MONTANA:	
20			
21	(Refe	r to Introduced Bill)	
22	Strike everything aft	er the enacting clause and insert:	
23			
24	Section 1. Section 76-2-114, MCA, is amend	ed to read:	
25	"76-2-114. Housing fees and dedication of	of real property prohibited Zoning resc	olution
26	guidelines prohibitions. (1) A local governing bod	y may not adopt a resolution under this p	part that includes
27	a requirement to:		



- 2023	ernment		
	egislature 2023	Drafter: Joe Carroll, 406-444-3804 SB0379.003.00)1
1	(a)	pay a fee for the purpose of providing housing for specified income levels or at specified sale	
2	prices; or		
3	(b)	dedicate real property for the purpose of providing housing for specified income levels or at	
4	specified sale	prices <u>:</u>	
5	<u>(c)</u>	except to provide for accessible parking spaces pursuant to 49-4-302, provide minimum	
6	parking space	requirements for accessory dwelling units;	
7	<u>(d)</u>	implement a minimum lot size for a parcel or lot with an accessory dwelling unit that is larger	
8	than the minim	um lot size for other single-family dwellings or townhouses in the same zoning district;	
9	<u>(e)</u>	implement setback requirements:	
10	<u>(i)</u>	that are in addition to existing setback requirements for an accessory dwelling unit that utilizes	<u>-</u>
11	an existing stru	ucture or that is constructed in the same location and with the same dimensions as an existing	
12	structure; or		
13	<u>(ii)</u>	FOR AN ACCESSORY DWELLING UNIT THAT ARE GREATER THAN THE SETBACK REQUIREMENTS FOR THE	-
14	PRIMARY DWELL	ING of more than 4 feet from the side and rear lot lines for a newly constructed accessory	
15	dwelling unit th	nat is not constructed in the same location and with the same dimensions as an existing structure) ;
16	or		
17	<u>(f)</u>	establish owner occupancy requirements for any dwelling on a lot or parcel that contains one of	<u>or</u>
18	more accessor	ry dwelling units.	
19	<u>(2)</u>	A resolution adopted under this part must:	
20	<u>(a)</u>	allow for at least one accessory dwelling unit as a permitted use on a lot or parcel AT LEAST	
21	<u>35% of the lo</u>	TS OR PARCELS zoned for residential use; and	
22	<u>(b)</u>	ensure manufactured housing as defined in 76-2-302 is treated the same as other types of	
23	<u>conventional h</u>	ousing allowed in a zoning district.	
24	<u>(3)</u>	An accessory dwelling unit:	
25	<u>(a)</u>	may be any size provided that the square footage of the accessory dwelling unit is less than	
26	<u>the</u> <u>square foo</u>	tage of the primary dwelling located on the lot or parcel and that all other requirements of this	
27	section are me	# UP TO 75% OF THE SOLIARE FOOTAGE OF THE PRIMARY DWELLING.	



Gove - 202	ernment	
-	egislature 202	3 Drafter: Joe Carroll, 406-444-3804 SB0379.003.001
1	<u>(b)</u>	may not be considered to exceed the allowable density for the lot or parcel where it is located;
2	and	
3	<u>(c)</u>	must be considered a residential use consistent with the existing growth policy and zoning
4	regulations f	or the lot or parcel.
5	<u>(4)</u>	A short-term rental is a residential use of property.
6	<u>(5)</u>	(a) A local unit of government may not adopt or enforce zoning ordinance provisions that have
7	the effect of	regulating the short-term rental of all or part of:
8	<u>(i)</u>	a property owner's primary residence;
9	<u>(ii)</u>	a single, separate residence on the same parcel as a property owner's primary residence;
10	<u>(iii)</u>	a single residence on a separate property from the property owner's primary residence that
11	<u>shares a bou</u>	ndary with the property in subsection (5)(a)(i), inclusive of properties that are separated by a public
12	<u>right-of-way</u>	out would otherwise share a boundary.
13	<u>(b)</u>	A local unit of government may not adopt or enforce zoning ordinance provisions that prohibit
14	or have the e	ffect of prohibiting short-term rentals of any residences that are not listed in subsection (5)(a).
15	<u>(c)</u>	A local government unit may suspend a licensee's ability to operate a short-term rental for a
16	period of tim	e that does not exceed 30 days if the licensee has been adjudicated of violating the same local
17	ordinance th	ree or more times within a 180-day period.
18	(2)<mark>(</mark>4	A dedication of real property as prohibited in subsection (1)(b) includes a payment or
19	other contrib	ution to a local housing authority or the reservation of real property for future development of
20	housing for s	pecified income levels or specified sale prices.
21	(5) (7) As used in this section,:
22	<u>(a)</u>	"accessory Accessory dwelling unit" has the meaning provided in 76-2-304.
23	<u>(b)</u>	"Short-term rental" has the meaning provided in 15-68-101."
24		
25	Sec	ion 2. Section 76-2-203, MCA, is amended to read:
26	"76-:	2-203. Criteria and guidelines for zoning regulations. (1) Zoning regulations must be:
27	(a)	made in accordance with the growth policy; and



Gove - 2023	ernment		
68th Legislature 2023		Drafter: Joe Carroll, 406-444-3804 SB0379.003.001	
1	(b)	decigned to:	
1	(b)	designed to:	
2	(i)	secure safety from fire and other dangers;	
3	(ii)	promote public health, public safety, and general welfare; and	
4	(iii)	facilitate the adequate provision of transportation, water, sewerage, schools, parks, and other	
5	public requiren	nents.	
6	(2)	In the adoption of zoning regulations, the board of county commissioners shall consider:	
7	(a)	reasonable provision of adequate light and air;	
8	(b)	the effect on motorized and nonmotorized transportation systems;	
9	(c)	compatible urban growth in the vicinity of cities and towns that at a minimum must include the	
10	areas around municipalities;		
11	(d)	the character of the district and its peculiar suitability for particular uses; and	
12	(e)	conserving the value of buildings and encouraging the most appropriate use of land throughout	
13	the jurisdiction	al area.	
14	(3)	Zoning regulations must , :	
15	<u>(a)</u>	_as nearly as possible, be made compatible with the zoning ordinances of nearby municipalities;	
16	<u>(b)</u>	allow for at least one accessory dwelling unit as a permitted use on a lot or parcel AT LEAST	
17	<u>35% of the lo</u>	TS OR PARCELS zoned for residential use; and	
18	<u>(c)</u>	ensure manufactured housing as defined in 76-2-302 is treated the same as other types of	
19	<u>conventional h</u>	ousing allowed in a zoning district.	
20	<u>(4)</u>	An accessory dwelling unit:	
21	<u>(a)</u>	may be any size provided that the square footage of the accessory dwelling unit is less than	
22	<u>the square foo</u>	tage of the primary dwelling located on the lot or parcel and that all other requirements of this	
23	section are me	E UP TO 75% OF THE SQUARE FOOTAGE OF THE PRIMARY DWELLING;	
24	<u>(b)</u>	may not be considered to exceed the allowable density for the lot or parcel where it is located;	
25	and		
26	<u>(c)</u>	must be considered a residential use consistent with the existing growth policy and zoning	
27	regulations for	the lot or parcel.	



	ernment	Reading/2nd House-blue - Requested by: Katie Zolnikov - (H) Local
	egislature 2023	Drafter: Joe Carroll, 406-444-3804 SB0379.003.001
1	<u>(4)(5)</u>	Zoning regulations may not include a requirement to:
2	(a)	pay a fee for the purpose of providing housing for specified income levels or at specified sale
3	prices; or	
4	(b)	dedicate real property for the purpose of providing housing for specified income levels or at
5	specified sale p	prices <u>;</u>
6	<u>(c)</u>	except to provide for accessible parking spaces pursuant to 49-4-302, provide minimum
7	parking space	requirements for accessory dwelling units;
8	<u>(d)</u>	implement a minimum lot size for a parcel or lot with an accessory dwelling unit that is larger
9	than the minim	num lot size for other single-family dwellings or townhouses in the same zoning district;
10	<u>(e)</u>	implement setback requirements:
11	<u>(i)</u>	that are in addition to existing setback requirements for an accessory dwelling unit that utilizes
12	an existing stru	ucture or that is constructed in the same location and with the same dimensions as an existing
13	structure; or	
14	<u>(ii)</u>	FOR AN ACCESSORY DWELLING UNIT THAT ARE GREATER THAN THE SETBACK REQUIREMENTS FOR THE
15	PRIMARY DWELL	LING of more than 4 feet from the side and rear lot lines for a newly constructed accessory
16	dwelling unit th	nat is not constructed in the same location and with the same dimensions as an existing structure;
17	<u>or</u>	
18	<u>(f)</u>	establish owner occupancy requirements for any dwelling on a lot or parcel that contains one or
19	more accessor	ry dwelling units.
20	(5) (6)	A dedication of real property as prohibited in subsection (4)(b) (5)(b) includes a payment or
21	other contributi	ion to a local housing authority or the reservation of real property for future development of
22	housing for spe	ecified income levels or specified sale prices.
23	<u>(7)</u>	A short-term rental is a residential use of property.
24	<u>(8)</u>	(a) A local unit of government may not adopt or enforce zoning ordinance provisions that have
25	the effect of reg	gulating the short-term rental of all or part of:
26	<u>(i)</u>	a property owner's primary residence;
27	(ii)	a single, separate residence on the same parcel as a property owner's primary residence;
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- 5 -

- 2023	ernment		
	egislature 2023	Drafter: Joe Carroll, 406-444-3804	SB0379.003.001
1	<u>(iii)</u>	a single residence on a separate property from the property owner's primary	residence that
2	<u>shares a boun</u>	dary with the property in subsection (8)(a)(i), inclusive of properties that are sep	parated by a public
3	<u>right-of-way bu</u>	ut would otherwise share a boundary.	
4	<u>(b)</u>	A local unit of government may not adopt or enforce zoning ordinance provision	ions that prohibit
5	<u>or have the eff</u>	fect of prohibiting short-term rentals of any residences that are not listed in subs	section (8)(a).
6	<u>(c)</u>	A local government unit may suspend a licensee's ability to operate a short-te	erm rental for a
7	period of time	that does not exceed 30 days if the licensee has been adjudicated of violating t	the same local
8	ordinance thre	e or more times within a 180-day period.	
9	(7) (9)	As used in this section,:	
10	<u>(a)</u>	"accessoryAccessory dwelling unit" has the meaning provided in 76-2-304.	
11	<u>(b)</u>	"Short-term rental" has the meaning provided in 15-68-101."	
12			
13	Sectio	on 3. Section 76-2-216, MCA, is amended to read:	
14	"76-2-	216. Wholly surrounded county property change of use hearing. (1)	If a county parcel
15	for which zonir	ng regulations have been adopted is wholly surrounded by municipal property a	and a change of an
16	allowed use in	the county zoning district occurs, the county governing body shall notify the mi	unicipality and all
17		nicipal property within 300 feet of the county property of the change of use.	
18	(2)	Upon request of either the municipality or at least 10% of the property owners	s in the
19		ho have received the notice, the county governing body shall hold a hearing on	
20	use.		and onlange of
21	(3)	If the county governing body determines, based on testimony provided at the	bearing that the
22		the county district are no longer as compatible as possible with the municipal zo	0,
23	0	76-2-203(3) 76-2-203(3)(a), the county governing body may initiate a revision t	0
	·		
24		ndments to the regulations as provided in this part."	
25	• •		
26		on 4. Section 76-2-302, MCA, is amended to read:	
27	"76-2-	302. Zoning districts. (1) For the purposes of 76-2-301, the local city or town	າ council or other



Gove - 2023	ernment		
	egislature 2023	Drafter: Joe Carroll, 406-444-3804	SB0379.003.001
1	legislative bod	ly may divide the municipality into districts of the number, shape, and area as ar	e considered best
2	suited to carry	out the purposes of this part. Within the districts, it may regulate and restrict the	erection,
3	construction, r	econstruction, alteration, repair, or use of buildings, structures, or land.	
4	(2)	All regulations must be uniform for each class or kind of buildings throughout	each district, but
5	the regulations	s in one district may differ from those in other districts.	
6	(3)	In a proceeding for a permit or variance to place manufactured housing withir	a residential
7	zoning district,	, there is a rebuttable presumption that placement of a manufactured home will	not adversely
8	affect property	values of conventional housing.	
9	(4)	As used in this section, "manufactured housing" means a single-family dwellin	ng, built offsite in a
10	factory on or a	fter January 1, 1990, that is placed on a permanent foundation, is at least 1,000) square feet in
11	size, has a pite	ched roof and siding and roofing materials that are customarily, as defined by lo	cal regulations,
12	used on site-b	uilt homes, and is in compliance with the applicable prevailing standards of the	United States
13	department of housing and urban development at the time of its production. A manufactured home does not		
14	include a mob	ile home or housetrailer, as defined in 15-1-101.	
15	(5)	This section may not be construed to limit conditions imposed in historic distri	cts, local design
16	review standa	rds, existing covenants, or the ability to enter into covenants pursuant to Title 70), chapter 17, part
17	2.		
18	(6)	Zoning regulations may not include a requirement to:	
19	(a)	pay a fee for the purpose of providing housing for specified income levels or a	at specified sale
20	prices; or		
21	(b)	dedicate real property for the purpose of providing housing for specified incor	ne levels or at
22	specified sale	prices <u>:</u>	
23	<u>(c)</u>	comply with dimensional standards that cumulatively result in an effective min	<u>nimum lot size of</u>
24	<u>greater than 2</u>	,500 4,000 square feet for a lot that is currently serviced by both a municipal wa	ter system and a
25	<u>municipal sew</u>	er system; or	
26	<u>(d)</u>	on a lot that is less than 4,000-6,500 square feet:	
27	<u>(i)</u>	implement dwelling setbacks more than 10 feet from the front and rear lot line	es or more than 5



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- 2023 68th Legislature 2023		Drafter: Joe Carroll, 406-444-3804	SB0379.003.001
1	feet from the si	de lot lines: or	
2	(ii)	reserve more than 40% of lot area for open space or permeable surface.	
3	(7)	A short-term rental is a residential use of property.	
4	<u>(7)</u> (8)	(a) A local unit of government may not adopt or enforce zoning ordinance pro	visions that have
5		gulating the short-term rental of all or part of:	
6	<u>(i)</u>	a property owner's primary residence;	
7	<u>(ii)</u>	a single, separate residence on the same parcel as a property owner's primar	<u>y residence;</u>
8	<u>(iii)</u>	a single residence on a separate property from the property owner's primary r	esidence that
9	<u>shares a bound</u>	dary with the property in subsection (8)(a)(i), inclusive of properties that are sep	arated by a public
10	<u>right-of-way bu</u>	t would otherwise share a boundary.	
11	<u>(b)</u>	A local unit of government may not adopt or enforce zoning ordinance provision	ons that prohibit
12	or have the effe	ect of prohibiting short-term rentals of any residences that are not listed in subs	<u>ection (8)(a).</u>
13	<u>(c)</u>	A local government unit may suspend a licensee's ability to operate a short-te	rm rental for a
14	period of time t	hat does not exceed 30 days if the licensee has been adjudicated of violating th	<u>ne same local</u>
15	ordinance three	e or more times within a 180-day period.	
16	(7)<u>(9)</u>	A dedication of real property as prohibited in subsection (6)(b) includes a pay	ment or other
 17	contribution to	a local housing authority or the reservation of real property for future developm	ent of housing for
18	specified incon	ne levels or specified sale prices.	
19	(8) (10)	As used in this section,:	
20	<u>(a)</u>	"dimensional Dimensional standard" means a development requirement that e	stablishes the
21	<u>maximum size</u>	of buildings and structures located on a lot and the buildable area within a lot w	/here a building
22	can be located	. The term includes but is not limited to requirements for lot coverage, building l	neight, floor area
23	<u>ratio, density s</u>	tandards, lot width and depth requirements, setback requirements, or other star	ndards defined in
24	zoning regulati	ons adopted pursuant to this part.	
25	<u>(b)</u>	"Short-term rental" has the meaning provided in 15-68-101."	
26			
27	Sectio	n 5. Section 76-2-304, MCA, is amended to read:	

Section 5. Section 76-2-304, MCA, is amended to read:



Amendment - 1st Reading/2nd House-blue - Requested by: Katie Zolnikov - (H) Local Government - 2023			
	, egislature 2023	Drafter: Joe Carroll, 406-444-3804 SB0379.003.001	
1	"76-2-3	304. Criteria and guidelines for zoning regulations. (1) Zoning regulations must be:	
2	(a)	<u>be</u> made in accordance with a growth policy; and	
3	(b)	be designed to:	
4	(i)	secure safety from fire and other dangers;	
5	(ii)	promote public health, public safety, and the general welfare; and	
6	(iii)	facilitate the adequate provision of transportation, water, sewerage, schools, parks, and other	
7	public requirem	nents <u>:</u>	
8	<u>(c)</u>	allow for at least one accessory dwelling unit as a permitted use on a lot or parcel AT LEAST	
9	35% OF THE LO	TS OR PARCELS zoned for residential use; and	
10	<u>(d)</u>	ensure manufactured housing as defined in 76-2-302 is treated the same as other types of	
11	conventional he	ousing allowed in a zoning district.	
12	<u>(2)</u>	An accessory dwelling unit:	
13	<u>(a)</u>	may be any size provided that the square footage of the accessory dwelling unit is less than	
14	the square foot	tage of the primary dwelling located on the lot or parcel and that all other requirements of this	
15	section are me	t UP TO 75% OF THE SQUARE FOOTAGE OF THE PRIMARY DWELLING;	
16	<u>(b)</u>	may not be considered to exceed the allowable density for the lot or parcel where it is located;	
17	and		
18	<u>(c)</u>	must be considered a residential use consistent with the existing growth policy and zoning	
19	regulations for	the lot or parcel.	
20	(2)(3)	In the adoption of zoning regulations, the municipal governing body shall consider:	
21	(a)	reasonable provision of adequate light and air;	
22	(b)	the effect on motorized and nonmotorized transportation systems;	
23	(c)	promotion of compatible urban growth;	
24	(d)	the character of the district and its peculiar suitability for particular uses; and	
25	(e)	conserving the value of buildings and encouraging the most appropriate use of land throughout	
26	the jurisdictiona	al area.	
27	<u>(4)</u>	Zoning regulations may not include a requirement to:	



- 2023			
68th Legislature 2023		Drafter: Joe Carroll, 406-444-3804	SB0379.003.001
1	<u>(a)</u>	except to provide for accessible parking spaces pursuant to 49-4-302, provide	<u>minimum</u>
2	parking space	requirements for accessory dwelling units;	
3	<u>(b)</u>	implement a minimum lot size for a parcel or lot with an accessory dwelling un	it that is larger
4	than the minim	um lot size for other single-family dwellings or townhouses in the same zoning o	<u>listrict;</u>
5	<u>(c)</u>	implement setback requirements:	
6	<u>(i)</u>	that are in addition to existing setback requirements for an accessory dwelling	unit that utilizes
7	an existing stru	acture or that is constructed in the same location and with the same dimensions	<u>as an existing</u>
8	structure; or		
9	<u>(ii)</u>	FOR AN ACCESSORY DWELLING UNIT THAT ARE GREATER THAN THE SETBACK REQUIR	EMENTS FOR THE
10	PRIMARY DWELL	ING of more than 4 feet from the side and rear lot lines for a newly constructed a	iccessory
11	dwelling unit th	at is not constructed in the same location and with the same dimensions as an e	existing structure;
12	or		
13	<u>(d)</u>	establish owner occupancy requirements for any dwelling on a lot or parcel that	<u>at contains one or</u>
14	more accessor	y dwelling units.	
15	<u>(5)</u>	A short-term rental is a residential use of property.	
16	<u>(6)</u>	(a) A local unit of government may not adopt or enforce zoning ordinance prov	isions that have
17	the effect of reg	gulating the short-term rental of all or part of:	
18	<u>(i)</u>	a property owner's primary residence;	
19	<u>(ii)</u>	a single, separate residence on the same parcel as a property owner's primary	<u>residence;</u>
20	<u>(iii)</u>	a single residence on a separate property from the property owner's primary re	sidence that
21	shares a bound	dary with the property in subsection (6)(a)(i), inclusive of properties that are sepa	arated by a public
22	<u>right-of-way bu</u>	it would otherwise share a boundary.	
23	<u>(b)</u>	A local unit of government may not adopt or enforce zoning ordinance provision	ns that prohibit
24	or have the effe	ect of prohibiting short-term rentals of any residences that are not listed in subse	ection (6)(a).
25	<u>(c)</u>	A local government unit may suspend a licensee's ability to operate a short-ter	m rental for a
26	period of time t	that does not exceed 30 days if the licensee has been adjudicated of violating th	<u>e same local</u>
27	ordinance three	e or more times within a 180-day period.	
1			



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- 2023 68th L	a egislature 2023.	Drafter: Joe Carroll, 406-444-3804	SB0379.003.001
1	(5) (7)	As used in this section-:	
2	<u>(a)</u>	"accessoryAccessory dwelling unit" means a residential living unit on the sam	<u>e parcel as a</u>
3	<u>single-family d</u>	welling or a multifamily structure that provides complete independent living facili	ties for one or
4	more persons	and whose location may include but is not limited to:	
5	(a) (i)	an accessory structure on a parcel or lot;	
6	(b) (ii)	a detached garage;	
7	(c) (iii)	a unit that is part of an expanded or remodeled single-family unit; or	
8	<u>(d)(iv)</u>	a unit in a multifamily dwelling.	
9	<u>(b)</u>	"short-termShort-term rental" has the meaning provided in 15-68-101."	
10			
11	Sectio	on 6. Section 76-2-309, MCA, is amended to read:	
12	"76-2-3	309. Conflict with other laws. (1) Wherever the regulations made under auth	ority of this part
13	require a great	er width or size of yards, courts, or other open spaces; require a lower height of	building or less
14	number of stor	ies; require a greater percentage of lot to be left unoccupied; or impose other hi	gher standards
15	than are requir	red in any other statute or local ordinance or regulation, the provisions of the reg	julations made
16	under authority	v of this part shall govern.	
17	(2)	Wherever the provisions of any other statute or local ordinance or regulation r	equire a greater
18	width or size o	f yards, courts, or other open spaces; require a lower height of building or a less	s number of
19	stories; require	a greater percentage of lot to be left unoccupied; or impose other higher stand	ards than are
20	required by the	e regulations made under authority of this part, <u>except for the requirements prov</u>	ided in 76-2-
21	<u>304(3) and (4)</u>	, the provisions of such statute or local ordinance or regulation shall govern."	
22			
23	NEW S	SECTION: Section 7. — Review of family transfer exemptions. (1) When eva	aluating a claimed
24	division of land	I under 76-3-207(1)(b), the governing body may not consider the following criter	ia to determine
25	whether or not	the requirements of this chapter apply to the division of land:	
26	(a)	the age of an immediate family member as defined in 76-3-103;	
27	(b)	the claimant's intended use of the property;	

	- 2023				
68th Legislature 2023		Drafter: Joe Carroll, 406-444-3804	SB0379.003.001		
1 2	(c)	whether the division could be accomplished by a different exemption suitable f	or the intended		
3		whether a transfer of land by one immediate family member to another is follow	ved by a		
4	subsequent tra	ansfer by one immediate family member to another on the same tract of land;			
5	(e)	whether the landowner intends to divide land for the purpose of a gift or sale to	the landowner's		
6	spouse or minor children;				
7	(f)	whether the remaining tract of land is intended to be sold for the purpose of fin	ancing		
8	construction or	n a tract of land gifted and transferred to a spouse;			
9	(g)	whether there is a declared intent on the occupancy or use of the transferred t	ract of land by		
10	receiving family	y members;			
11	(h)	whether the family member intends to transfer or sell the newly divided land; a	nd		
12	(i)	the nature of a claimant's business, including whether the claimant is in the bu	siness of		
13	construction or	r dividing, developing, or selling land.			
14	(2)	For a division of land allowed under 76-3-207(1)(b):			
15	(a)	a parent acting as a guardian or conservator of a minor child may manage the	interest in the		
16	division of land	d on behalf of the child and not on behalf of the parent;			
17	(b)	the governing body may not prohibit a division of land allowed in 76-3-207(1)() on tracts of		
18	land that were	previously approved for division under 76-3-207(1)(b);			
19	(c)	transfers of land must be approved for each eligible family member provided th	hat the division is		
20	not a clear and	t convincing evasion of this chapter; and			
21	(d)	the governing body has the burden of proof for a denial of a division of land.			
22					
23	Sectio	on 8. Section 76-3-207, MCA, is amended to read:			
24	"76-3- 2	207. Divisions or aggregations of land exempted from review but subject	to survey		
25	requirements	and zoning regulations exceptions fees for examination of division. (1) Except as		
26	provided in sul	bsection (2), unless the method of disposition is adopted for the purpose of evad	ing this chapter,		
27	the following d	ivisions or aggregations of tracts of record of any size, regardless of the resulting	g size of any lot		



	ernment	ading/2nd House-blue - Requested by: Katie Zolniko	0V - (H) LOCAI			
	egislature 2023	Drafter: Joe Carroll, 406-444-3804	SB0379.003.001			
1	created by the divi	sion or aggregation, are not subdivisions under this chapter but ar	e subject to the surveying			
2	requirements of 76-3-401 for divisions or aggregations of land other than subdivisions and are subject to					
3	applicable zoning	applicable zoning regulations adopted under Title 76, chapter 2:				
4	(a) di	visions made outside of platted subdivisions for the purpose of relo	ocating common boundary			
5	lines between adjo	vining properties;				
6	(b) di	divisions made outside of platted subdivisions for the purpose of a single gift or sale in each				
7	county to each me	mber of the landowner's immediate family;				
8	(c) di	visions made outside of platted subdivisions by gift, sale, or agree	ment to buy and sell in			
9	which the landown	er enters into a covenant for the purposes of this chapter with the	governing body that runs			
10	with the land and _f	provides that the divided land will be used exclusively for agricultur	ral purposes, subject to the			
11	provisions of 76-3-	211;				
12	(d) fo	r five or fewer lots within a platted subdivision, the relocation of co	mmon boundaries;			
13	(e) di	visions made for the purpose of relocating a common boundary lin	e between a single lot			
14	within a platted su	bdivision and adjoining land outside a platted subdivision. A restric	ction or requirement on the			
15	original platted lot	or original unplatted parcel continues to apply to those areas.				
16	(f) ag	gregation of parcels or lots when a certificate of survey or subdivid	sion plat shows that the			
17	boundaries of the	original parcels have been eliminated and the boundaries of a larg	er aggregate parcel are			
18	established. A rest	triction or requirement on the original platted lot or original unplatte	ed parcel continues to apply			
19	to those areas.					
20	(2) Ne	otwithstanding the provisions of subsection (1), within a platted sub	bdivision filed with the			
21	county clerk and re	ecorder, a division, redesign, or rearrangement of lots that results i	in an increase in the			
22	number of lots or t	hat redesigns or rearranges six or more lots must be reviewed and	d approved by the			
23	governing body be	fore an amended plat may be filed with the county clerk and recor	der.			
24	(3) (a) Subject to subsection (3)(b), a division of land may not be made	under this section unless			
25	the county treasur	er has certified that all real property taxes and special assessment	ts assessed and levied on			
26	the land to be divid	led have been paid.				
27	(b) (i)	If a division of land includes centrally assessed property and the p	property taxes applicable to			



- 2023 68th Le	3 egislature 2023	Drafter: Joe Carroll, 406-444-3804	SB0379.003.001			
1	the division of land are not specifically	y identified in the tax assessment, the departme	nt of revenue shall prorate			
2	the taxes applicable to the land being divided on a reasonable basis. The owner of the centrally assessed					
3	property shall ensure that the prorated real property taxes and special assessments are paid on the land being					
4	sold before the division of land is made.					
5	(ii) The county treasurer may accept the amount of the tax prorated pursuant to this subsection					
6	(3)(b) as a partial payment of the total tax that is due.					
7	(4) The <u>Pursuant to [sec</u>	<u>tion 7], the governing body may examine a divis</u>	ion or aggregation of land			
8	to determine whether or not the requi	rements of this chapter apply to the division or a	ggregation and may			
9	establish reasonable fees, not to exce	eed \$200, for the examination. "				
10						
11	NEW SECTION: Section 9.	— Codification instruction. [Section 7] is inten	ded to be codified as an			
12	integral part of Title 76, chapter 3, pa	rt 2, and the provisions of Title 76, chapter 3, pa	rt 2, apply to [section 7].			
13						
14	NEW SECTION. Section 7.	Effective date. [This act] is effective on passage	ge and approval.			
15						
16	NEW SECTION. Section 8.	Retroactive applicability. [Sections 1 through	6] apply retroactively,			
17	within the meaning of 1-2-109, to zon	ing resolutions, ordinances, and regulations ado	pted on or before [the			
18	effective date of this act].					
19		- END -				

