

House Engrossed

State of Arizona
House of Representatives
Fifty-second Legislature
Second Regular Session
2016

FILED
MICHELE REAGAN
SECRETARY OF STATE

CHAPTER 93

HOUSE BILL 2076

AN ACT

AMENDING SECTION 9-471, ARIZONA REVISED STATUTES; RELATING TO MUNICIPAL ANNEXATION.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 9-471, Arizona Revised Statutes, is amended to
3 read:

4 9-471. Annexation of territory; procedures; notice; petitions;
5 access to information; restrictions

6 A. The following procedures are required to extend and increase the
7 corporate limits of a city or town by annexation:

8 1. A city or town shall file in the office of the county recorder of
9 the county in which the annexation is proposed a blank petition required by
10 paragraph 4 of this subsection setting forth a description and an accurate
11 map of all the exterior boundaries of the territory contiguous to the city or
12 town proposed to be annexed, except that a city or town shall not file an
13 annexation petition that includes any territory for which an unsuccessful
14 annexation was attempted by the same city or town until at least forty-five
15 days after completion of the unsuccessful attempt. A property owner may
16 waive the forty-five day waiting period for the owner's property that was
17 part of the original unsuccessful annexation. Notice and a copy of the
18 filing shall be given to the clerk of the board of supervisors and to the
19 county assessor. The accurate map shall include all county rights-of-way and
20 roadways that are within or contiguous to the exterior boundaries of the area
21 of the proposed annexation. If state land, other than state land utilized as
22 state rights-of-way or land held by the state by tax deed, is included in the
23 territory, written approval of the state land commissioner and the selection
24 board established by section 37-202 shall also be filed. For the purposes of
25 this paragraph, "unsuccessful annexation" means an annexation attempt that
26 was withdrawn or that was not completed pursuant to this section.

27 2. Signatures on petitions filed for annexation shall not be obtained
28 for a waiting period of thirty days after filing the blank petition.

29 3. After filing the blank petition pursuant to paragraph 1 of this
30 subsection, the governing body of the city or town shall hold a public
31 hearing within the last ten days of the thirty-day waiting period to discuss
32 the annexation proposal. The public hearing shall be held in accordance with
33 title 38, chapter 3, article 3.1, except that, notwithstanding section
34 38-431.02, subsections C and D, the following notices of the public hearing
35 to discuss the annexation proposal shall be given at least six days before
36 the hearing:

37 (a) Publication at least once in a newspaper of general circulation,
38 which is published or circulated in the city or town and the territory
39 proposed to be annexed, at least fifteen days before the end of the waiting
40 period.

41 (b) Posting in at least three conspicuous public places in the
42 territory proposed to be annexed.

43 (c) Notice by first class mail sent to the chairman of the board of
44 supervisors of the county in which the territory proposed to be annexed is
45 located.

1 (d) Notice by first class mail with an accurate map of the territory
2 proposed to be annexed sent to each owner of the real and personal property
3 as shown on the statement furnished pursuant to subsection G of this section
4 that would be subject to taxation by the city or town in the event of
5 annexation in the territory proposed to be annexed. For the purposes of this
6 subdivision, "real and personal property" includes mobile, modular and
7 manufactured homes and trailers only if the owner also owns the underlying
8 real property.

9 4. Within one year after the last day of the thirty-day waiting period
10 a petition in writing signed by the owners of one-half or more in value of
11 the real and personal property and more than one-half of the persons owning
12 real and personal property that would be subject to taxation by the city or
13 town in the event of annexation, as shown by the last assessment of the
14 property, may be circulated and filed in the office of the county recorder.
15 For the purposes of this paragraph, "real and personal property" includes
16 mobile, modular and manufactured homes and trailers only if the owner also
17 owns the underlying real property.

18 5. ~~No~~ Alterations increasing or reducing the territory sought to be
19 annexed shall NOT be made after a petition has been signed by a property
20 owner.

21 6. The petitioner shall determine and submit a sworn affidavit
22 verifying that no part of the territory for which the filing is made is
23 already subject to an earlier filing for annexation. The county recorder
24 shall not accept a filing for annexation without the sworn affidavit.

25 B. All information contained in the filings, the notices, the
26 petition, the tax and property rolls and other matters regarding a proposed
27 or final annexation shall be made available by the appropriate official for
28 public inspection during regular office hours.

29 C. Any city or town, the attorney general, the county attorney, or any
30 other interested party may on verified petition move to question the validity
31 of the annexation for failure to comply with this section. The petition
32 shall set forth the manner in which it is alleged the annexation procedure
33 was not in compliance with this section and shall be filed within thirty days
34 after adoption of the ordinance annexing the territory by the governing body
35 of the city or town and not otherwise. The burden of proof shall be on the
36 petitioner to prove the material allegations of the verified petition. ~~No~~ AN
37 action shall NOT be brought to question the validity of an annexation
38 ordinance unless brought within the time and for the reasons provided in this
39 subsection. All hearings provided by this section and all appeals therefrom
40 shall be preferred and heard and determined in preference to all other civil
41 matters, except election actions. In the event more than one petition
42 questioning the validity of an annexation ordinance is filed, all such
43 petitions shall be consolidated for hearing. If two or more cities or towns
44 show the court that they have demonstrated an active interest in annexing any
45 or all of the area proposed for annexation, the court shall consider any oral

1 or written agreements or understandings between or among the cities and towns
2 in making its determination pursuant to this subsection.

3 D. The annexation shall become final after the expiration of thirty
4 days after the adoption of the ordinance annexing the territory by the city
5 or town governing body, provided the annexation ordinance has been finally
6 adopted in accordance with procedures established by statute, charter
7 provisions or local ordinances, whichever is applicable, subject to the
8 review of the court to determine the validity of the annexation ordinance if
9 petitions in objection have been filed. After adoption of the annexation
10 ordinance, the clerk of the city or town shall provide a copy of the adopted
11 annexation ordinance to the clerk of the board of supervisors of each county
12 that has jurisdiction over the annexed area within sixty days of the
13 annexation becoming final.

14 E. For the purpose of determining the sufficiency of the percentage of
15 the value of property under this section, the values of property shall be
16 determined as follows:

17 1. In the case of property assessed by the county assessor, values
18 shall be the same as shown by the last assessment of the property.

19 2. In the case of property valued by the department of revenue, values
20 shall be appraised by the department in the manner provided by law for
21 municipal assessment purposes.

22 F. For the purpose of determining the sufficiency of the percentage of
23 persons owning property under this section, the number of persons owning
24 property shall be determined as follows:

25 1. In the case of property assessed by the county assessor, the number
26 of persons owning property shall be as shown on the last assessment of the
27 property.

28 2. In the case of property valued by the department of revenue, the
29 number of persons owning property shall be as shown on the last valuation of
30 the property.

31 3. If an undivided parcel of property is owned by multiple owners,
32 those owners shall be deemed as one owner for the purposes of this section.

33 4. If a person owns multiple parcels of property, that owner shall be
34 deemed as one owner for the purposes of this section.

35 G. The county assessor and the department of revenue, respectively,
36 shall furnish to the city or town proposing an annexation, within thirty days
37 after a request, a statement in writing showing the owner, the address of
38 each owner and the appraisal and assessment of all such property.

39 H. Territory is not contiguous for the purposes of subsection A,
40 paragraph 1 of this section unless:

41 1. It adjoins the exterior boundary of the annexing city or town for
42 at least three hundred feet.

43 2. It is, at all points, at least two hundred feet in width, excluding
44 rights-of-way and roadways.

1 3. The distance from the existing boundary of the annexing city or
2 town where it adjoins the annexed territory to the furthest point of the
3 annexed territory from that boundary is no more than twice the maximum width
4 of the annexed territory.

5 I. A city or town shall not annex territory if as a result of that
6 annexation unincorporated territory is completely surrounded by the annexing
7 city or town.

8 J. Notwithstanding any provisions of this article to the contrary, any
9 town incorporated before 1950 that had a population of less than two thousand
10 persons by the 1970 census and that is bordered on at least three sides by
11 Indian lands may annex by ordinance territory owned by the state within the
12 same county for a new townsite that is not contiguous to the existing
13 boundaries of the town.

14 K. Subsections H and I of this section do not apply to territory that
15 is surrounded by the same city or town or that is bordered by the same city
16 or town on at least three sides.

17 L. A city or town annexing an area shall adopt zoning classifications
18 that permit densities and uses no greater than those permitted by the county
19 immediately before annexation. Subsequent changes in zoning of the annexed
20 territory shall be made according to existing procedures established by the
21 city or town for the rezoning of land.

22 M. The annexation of territory within six miles of territory included
23 in a pending incorporation petition filed with the county recorder pursuant
24 to section 9-101.01, subsection D shall not cause an urbanized area to exist
25 pursuant to section 9-101.01 that did not exist before the annexation.

26 N. As an alternative to the procedures established in this section, a
27 county right-of-way or roadway may be transferred to an adjacent city or town
28 by mutual consent of the governing bodies of the county and city or town if
29 the property transferred is adjacent to the receiving city or town and if the
30 city or town and county each approve the proposed transfer as a published
31 agenda item at a regular public meeting of their governing bodies. A
32 transfer of property made pursuant to this subsection shall be treated by the
33 receiving city or town as if the transferred property was newly annexed
34 territory.

35 O. On or before the date the governing body adopts the ordinance
36 annexing territory, the governing body shall have approved a plan, policy or
37 procedure to provide the annexed territory with appropriate levels of
38 infrastructure and services to serve anticipated new development within ten
39 years after the date when the annexation becomes final pursuant to subsection
40 D of this section.

41 P. If a property owner prevails in any action to challenge the
42 annexation of the property owner's property, the court shall allow the
43 property owner reasonable attorney fees and costs relating to the action from
44 the annexing municipality.

1 Q. A city or town may annex territory that is a county owned park or a
2 park operated on public lands by a county as part of a management agreement
3 if otherwise agreed to by the board of supervisors. If the board of
4 supervisors does not agree to the annexation, the county owned park or park
5 operated on public lands by a county as part of a management agreement shall
6 be excluded from the annexation area, notwithstanding subsections H and I of
7 this section. A county owned park or park operated on public lands by a
8 county as part of a management agreement that is excluded from the annexation
9 area pursuant to this subsection may subsequently be annexed with the
10 permission of the board of supervisors notwithstanding any other provision of
11 this section. For the purposes of this subsection, "public lands":

- 12 1. Has the same meaning prescribed in section 37-901.
13 2. Does not include lands owned by a flood control district.

14 R. NOTWITHSTANDING SUBSECTION H OF THIS SECTION, TERRITORY IS
15 CONSIDERED CONTIGUOUS FOR THE PURPOSES OF SUBSECTION A, PARAGRAPH 1 OF THIS
16 SECTION IF ALL OF THE REAL PROPERTY IN THE TERRITORY IS OWNED BY ONE PERSON,
17 THE CITY OR TOWN AND THE OWNER OF THE REAL PROPERTY AGREE TO THE ANNEXATION
18 AND THE TERRITORY ADJOINS THE EXTERIOR BOUNDARY OF THE ANNEXING CITY OR TOWN
19 FOR AT LEAST THREE HUNDRED FEET.

APPROVED BY THE GOVERNOR APRIL 5, 2016.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 6, 2016.

Passed the House February 18, 2016

Passed the Senate March 28, 2016

by the following vote: 58 Ayes,

by the following vote: 29 Ayes,

0 Nays, 2 Not Voting

0 Nays, 1 Not Voting

[Signature]
Speaker of the House

[Signature]
President of the Senate

[Signature]
Chief Clerk of the House

[Signature]
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill received by the Governor this
30 day of March, 2016

at 11 o'clock A. M.

[Signature]
Secretary to the Governor

Approved this 5th day of
April

at 2:56 o'clock P. M.

[Signature]
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill received by the Secretary of State
this 6 day of April, 2016

at 8:19 o'clock A. M.

[Signature]
Secretary of State

H.B. 2076