

PROPOSED  
SENATE AMENDMENTS TO S.B. 1131  
(Reference to printed bill)

1 Strike everything after the enacting clause and insert:

2           "Section 1. Section 9-462.01, Arizona Revised Statutes, is amended  
3 to read:

4           9-462.01. Zoning regulations; public hearing; definitions

5           A. Pursuant to this article, the legislative body of any  
6 municipality by ordinance, in order to conserve and promote the public  
7 health, safety and general welfare, may:

8           1. Regulate the use of buildings, structures and land as between  
9 agriculture, residence, industry, business and other purposes.

10           2. Regulate signs and billboards.

11           3. Regulate the location, height, bulk, number of stories and size  
12 of buildings and structures, the size and use of lots, yards, courts and  
13 other open spaces, the percentage of a lot that may be occupied by a  
14 building or structure, access to incident solar energy and the intensity of  
15 land use.

16           4. Establish requirements for off-street parking and loading.

17           5. Establish and maintain building setback lines.

18           6. Create civic districts around civic centers, public parks, public  
19 buildings or public grounds and establish regulations for the civic  
20 districts.

21           7. Require as a condition of rezoning public dedication of  
22 rights-of-way as streets, alleys, public ways, drainage and public  
23 utilities as are reasonably required by or related to the effect of the  
24 rezoning.

1           8. Establish floodplain zoning districts and regulations to protect  
2 life and property from the hazards of periodic inundation. Regulations may  
3 include variable lot sizes, special grading or drainage requirements, or  
4 other requirements deemed necessary for the public health, safety or  
5 general welfare.

6           9. Establish special zoning districts or regulations for certain  
7 lands characterized by adverse topography, adverse soils, subsidence of the  
8 earth, high water table, lack of water or other natural or man-made hazards  
9 to life or property. Regulations may include variable lot sizes, special  
10 grading or drainage requirements, or other requirements deemed necessary  
11 for the public health, safety or general welfare.

12          10. Establish districts of historical significance provided that:

13           (a) The ordinances may require that special permission be obtained  
14 for any development within the district if the legislative body has adopted  
15 a plan for the preservation of districts of historical significance that  
16 meets the requirements of subdivision (b) of this paragraph, and the  
17 criteria contained in the ordinance are consistent with the objectives set  
18 forth in the plan.

19           (b) A plan for the preservation of districts of historical  
20 significance shall identify districts of special historical significance,  
21 state the objectives to be sought concerning the development or  
22 preservation of sites, area and structures within the district, and  
23 formulate a program for public action, including providing public  
24 facilities and regulating private development and demolition necessary to  
25 realize these objectives.

26           (c) The ordinance establishing districts of historical significance  
27 shall set forth standards necessary to preserve the historical character of  
28 the area so designated.

29           (d) The ordinances may designate or authorize any committee,  
30 commission, department or person to designate structures or sites of  
31 special historical significance in accordance with criteria contained in  
32 the ordinance, and no designation shall be made except after a public

1       hearing on notice of the owners of record of the property designated of  
2       special historical significance. The ordinances may require that special  
3       permission be obtained for any development respecting the structures or  
4       sites.

5           11. Establish age-specific community zoning districts in which  
6       residency is restricted to a head of a household or spouse who must be of a  
7       specific age or older and in which minors are prohibited from living in the  
8       home. Age-specific community zoning districts shall not be overlaid over  
9       property without the permission of all owners of property included as part  
10      of the district unless all of the property in the district has been  
11      developed, advertised and sold or rented under specific age restrictions.  
12      The establishment of age-specific community zoning districts is subject to  
13      all of the public notice requirements and other procedures prescribed by  
14      this article.

15           12. Establish procedures, methods and standards for the transfer of  
16       development rights within its jurisdiction. Any proposed transfer of  
17       development rights from the sending property or to the receiving property  
18       shall be subject to the notice and hearing requirements of section 9-462.04  
19       and shall be subject to the approval and consent of the property owners of  
20       both the sending and receiving property. Before any transfer of  
21       development rights, a municipality shall adopt an ordinance providing for:

22               (a) The issuance and recordation of the instruments necessary to  
23       sever development rights from the sending property and to affix development  
24       rights to the receiving property. These instruments shall be executed by  
25       the affected property owners and lienholders.

26               (b) The preservation of the character of the sending property and  
27       assurance that the prohibitions against the use and development of the  
28       sending property shall bind the landowner and every successor in interest  
29       to the landowner.

30               (c) The severance of transferable development rights from the  
31       sending property and the delayed transfer of development rights to a  
32       receiving property.

1                   (d) The purchase, sale, exchange or other conveyance of transferable  
2 development rights before the rights being affixed to a receiving property.

3                   (e) A system for monitoring the severance, ownership, assignment and  
4 transfer of transferable development rights.

5                   (f) The right of a municipality to purchase development rights and  
6 to hold them for resale.

7                   (g) The right of a municipality at its discretion to enter into an  
8 intergovernmental agreement with another municipality or a county for the  
9 transfer of development rights between jurisdictions. The transfer shall  
10 comply with this paragraph, except that if the sending property is located  
11 in an unincorporated area of a county, the approval of the development  
12 rights to be sent to a municipality shall comply with section 11-817.

13                  B. For the purposes of subsection A of this section, the legislative  
14 body may divide a municipality, or portion of a municipality, into zones of  
15 the number, shape and area it deems best suited to carry out the purpose of  
16 this article and articles 6, 6.2 and 6.3 of this chapter.

17                  C. All zoning regulations shall be uniform for each class or kind of  
18 building or use of land throughout each zone, but the regulations in one  
19 type of zone may differ from those in other types of zones as follows:

20                  1. Within individual zones, there may be uses permitted on a  
21 conditional basis under which additional requirements must be met,  
22 including requiring site plan review and approval by the planning agency.  
23 The conditional uses are generally characterized by any of the following:

24                   (a) Infrequency of use.

25                   (b) High degree of traffic generation.

26                   (c) Requirement of large land area.

27                  2. Within residential zones, the regulations may permit  
28 modifications to minimum yard lot area and height requirements.

29                  D. To carry out the purposes of this article and articles 6 and 6.2  
30 of this chapter, the legislative body may adopt overlay zoning districts  
31 and regulations applicable to particular buildings, structures and land  
32 within individual zones. For the purposes of this subsection, "overlay

1       zoning district" means a special zoning district that includes regulations  
2       that modify regulations in another zoning district with which the overlay  
3       zoning district is combined. Overlay zoning districts and regulations  
4       shall be adopted pursuant to section 9-462.04.

5           E. The legislative body may approve a change of zone conditioned on  
6       a schedule for development of the specific use or uses for which rezoning  
7       is requested. If, at the expiration of this period, the property has not  
8       been improved for the use for which it was conditionally approved, the  
9       legislative body, after notification by certified mail to the owner and  
10      applicant who requested the rezoning, shall schedule a public hearing to  
11      take administrative action to extend, remove or determine compliance with  
12      the schedule for development or take legislative action to cause the  
13      property to revert to its former zoning classification.

14           F. All zoning and rezoning ordinances or regulations adopted under  
15      this article shall be consistent with and conform to the adopted general  
16      plan of the municipality, if any, as adopted under article 6 of this  
17      chapter. In the case of uncertainty in construing or applying the  
18      conformity of any part of a proposed rezoning ordinance to the adopted  
19      general plan of the municipality, the ordinance shall be construed in a  
20      manner that will further the implementation of, and not be contrary to, the  
21      goals, policies and applicable elements of the general plan. A rezoning  
22      ordinance conforms with the land use element of the general plan if it  
23      proposes land uses, densities or intensities within the range of identified  
24      uses, densities and intensities of the land use element of the general  
25      plan.

26           G. A regulation or ordinance under this section may not prevent or  
27      restrict agricultural composting on farmland that is five or more  
28      contiguous acres and that meets the requirements of this subsection. An  
29      agricultural composting operation shall notify in writing the legislative  
30      body of the municipality and the nearest fire department of the location of  
31      the composting operation. If the nearest fire department is located in a  
32      different municipality from the agricultural composting operation, the

1 agricultural composting operation shall also notify in writing the fire  
2 department of the municipality in which the operation is located.  
3 Agricultural composting is subject to sections 3-112 and 49-141.  
4 Agricultural composting may not be conducted within one thousand three  
5 hundred twenty feet of an existing residential use, unless the operations  
6 are conducted on farmland or land leased in association with farmland. Any  
7 disposal of manure shall comply with section 49-247. For the purposes of  
8 this subsection:

9       1. "Agricultural composting" means the controlled biological  
10 decomposition of organic solid waste under in-vessel anaerobic or aerobic  
11 conditions where all or part of the materials are generated on the farmland  
12 or will be used on the farmland associated with the agricultural composting  
13 operation.

14       2. "Farmland" has the same meaning prescribed in section 3-111 and  
15 is subject to regulation under section 49-247.

16       H. A municipality may not adopt a land use regulation or impose any  
17 condition for issuance of a building or use permit or other approval that  
18 violates section 9-461.16.

19       I. ~~In accordance with article II, sections 1 and 2, Constitution of  
20 Arizona, the legislative body of a municipality shall consider the  
21 individual property rights and personal liberties of the residents of the  
22 municipality before adopting any zoning ordinance.~~

23       J. ~~Before adopting any zoning ordinance or zoning ordinance text  
24 amendment of general applicability, the legislative body of a municipality  
25 shall consider the probable impact of the proposed zoning ordinance or text  
26 amendment on the cost to construct housing for sale or rent.~~

27       I. BEFORE ADOPTING ANY ZONING ORDINANCE OR ZONING ORDINANCE TEXT  
28 AMENDMENT OF GENERAL APPLICABILITY, THE LEGISLATIVE BODY OF A MUNICIPALITY  
29 SHALL CONSIDER AND ADOPT AN INDIVIDUAL PROPERTY RIGHTS COST OF HOUSING  
30 IMPACT STATEMENT REGARDING THE IMPACT OF THE ZONING ORDINANCE THAT SHALL  
31 INCLUDE:

1           1. A GENERAL STATEMENT OF THE PROBABLE IMPACT OF THE PROPOSED ZONING  
2           ORDINANCE OR TEXT AMENDMENT ON THE INDIVIDUAL PROPERTY RIGHTS AND PERSONAL  
3           LIBERTIES OF THE PROPERTY OWNERS OF THE MUNICIPALITY IN ACCORDANCE WITH  
4           ARTICLE II, SECTIONS 1 AND 2, CONSTITUTION OF ARIZONA.

5           2. A GENERAL ESTIMATE OF THE PROBABLE IMPACT ON THE COST TO  
6           CONSTRUCT HOUSING FOR SALE OR RENT.

7           3. A DESCRIPTION OF ANY DATA OR REFERENCE MATERIAL ON WHICH THE  
8           PROPOSED ZONING ORDINANCE OR TEXT AMENDMENT IS BASED.

9           4. A DESCRIPTION OF ANY LESS COSTLY OR LESS RESTRICTIVE ALTERNATIVE  
10          METHODS OF ACHIEVING THE PURPOSE OF THE PROPOSED ZONING ORDINANCE OR TEXT  
11          AMENDMENT.

12          ~~K.~~ J. A municipality may not adopt or enforce a land use regulation  
13          that requires the property on which a nongovernmental primary or secondary  
14          school operates to be larger than one acre.

15          ~~L.~~ K. For the purposes of this section:

16          1. "Development rights" means the maximum development that would be  
17          allowed on the sending property under any general or specific plan and  
18          local zoning ordinance of a municipality in effect on the date the  
19          municipality adopts an ordinance pursuant to subsection A, paragraph 12 of  
20          this section respecting the permissible use, area, bulk or height of  
21          improvements made to the lot or parcel. Development rights may be  
22          calculated and allocated in accordance with factors including dwelling  
23          units, area, floor area, floor area ratio, height limitations, traffic  
24          generation or any other criteria that will quantify a value for the  
25          development rights in a manner that will carry out the objectives of this  
26          section.

27          2. "Receiving property" means a lot or parcel within which  
28          development rights are increased pursuant to a transfer of development  
29          rights. Receiving property shall be appropriate and suitable for  
30          development and shall be sufficient to accommodate the transferable  
31          development rights of the sending property without substantial adverse

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1       environmental, economic or social impact to the receiving property or to  
2       neighboring property.

3           3. "Sending property" means a lot or parcel with special  
4       characteristics, including farmland, woodland, desert land, mountain land,  
5       floodplain, natural habitats, recreation or parkland, including golf course  
6       area, or land that has unique aesthetic, architectural or historic value  
7       that a municipality desires to protect from future development.

8           4. "Transfer of development rights" means the process by which  
9       development rights from a sending property are affixed to one or more  
10      receiving properties."

11 Amend title to conform

STEVE KAISER

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