

Section 1. Section 17-21-20 is amended to read:

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26	17-21-20. Recording required Recorder may impose requirements on
27	documents to be recorded Prerequisites Additional fee for noncomplying documents
28	Recorder may require tax serial number Exceptions Requirements for recording
29	final local entity plat.
30	(1) Subject to Subsections (2), (3), and (4), a county recorder shall record each paper,
31	notice, and instrument required by law to be recorded in the office of the county recorder unless
32	otherwise provided.
33	(2) Subject to Chapter 21a, Uniform Real Property Electronic Recording Act, each
34	document that is submitted for recording to a county recorder's office shall:
35	(a) unless otherwise provided by law, be an original or certified copy of the document;
36	(b) be in English or be accompanied by an accurate English translation of the
37	document;
38	(c) contain a brief title, heading, or caption on the first page stating the nature of the
39	document;
40	(d) except as otherwise provided by statute, contain the legal description of the
41	property that is the subject of the document in accordance with Subsection 57-3-105(4);
<b>1</b> 2	(e) comply with the requirements of Section 17-21-25 and Subsections 57-3-105(1)
43	and (2);
14	(f) except as otherwise provided by statute, be notarized with the notary stamp with the
45	seal legible; and
46	(g) have original signatures.
<b>1</b> 7	(3) (a) Subject to Chapter 21a, Uniform Real Property Electronic Recording Act, a
48	county recorder may require that each paper, notice, and instrument submitted for recording in
<b>1</b> 9	the county recorder's office:
50	(i) be on white paper that is 8-1/2 inches by 11 inches in size;
51	(ii) have a margin of one inch on the left and right sides and at the bottom of each
52	page;
53	(iii) have a space of 2-1/2 inches down and 4-1/2 inches across the upper right corner
54	of the first page and a margin of one inch at the top of each succeeding page;
55	(iv) not be on sheets of paper that are continuously bound together at the side, top, or
56	bottom;

37	(v) not contain printed material on more than one side of each page;
58	(vi) be printed in black ink and not have text smaller than seven lines of text per
59	vertical inch; and
60	(vii) be sufficiently legible to make certified copies.
61	(b) A county recorder who intends to establish requirements under Subsection (3)(a)
62	shall first:
63	(i) provide formal notice of the requirements; and
64	(ii) establish and publish an effective date for the requirements that is at least three
65	months after the formal notice under Subsection (3)(b)(i).
66	(4) (a) To facilitate the abstracting of an instrument, a county recorder may require that
67	the applicable tax identification number of each parcel described in the instrument be noted on
68	the instrument before the county recorder [may accept] accepts the instrument for recording, if
69	the instrument affects:
70	(i) the surface estate; or
71	(ii) concurrently owned surface and mineral estates.
72	(b) If a county recorder requires the applicable tax identification number to be on an
73	instrument before [it] the instrument may be recorded:
74	(i) the county recorder shall post a notice of that requirement in a conspicuous place at
75	the recorder's office;
76	(ii) the tax identification number may not be considered to be part of the legal
77	description and may be indicated on the margin of the instrument; and
78	(iii) an error in the tax identification number does not affect the validity of the
79	instrument or effectiveness of the recording.
80	(5) Subsections (2), (3), and (4) do not apply to:
81	(a) a map or plat;
82	(b) a certificate or affidavit of death that a government agency issues;
83	(c) a military discharge or other record that a branch of the United States military
84	service issues;
85	(d) a document regarding taxes that is issued by the Internal Revenue Service of the
86	United States Department of the Treasury;
87	(e) a document submitted for recording that has been filed with a court and conforms to

88	the formatting requirements established by the court; or
89	(f) a document submitted for recording that is in a form required by law.
90	(6) (a) As used in this Subsection (6):
91	(i) "Boundary action" has the same meaning as defined in Section 17-23-20.
92	(ii) "Local entity" has the same meaning as defined in Section 67-1a-6.5.
93	(b) A person may not submit to a county recorder for recording a plat depicting the
94	boundary of a local entity as the boundary exists as a result of a boundary action, unless:
95	(i) the plat has been approved under Section 17-23-20 by the county surveyor as a final
96	local entity plat, as defined in Section 17-23-20; and
97	(ii) the person also submits for recording:
98	(A) the original notice of an impending boundary action, as defined in Section
99	67-1a-6.5, for the boundary action for which the plat is submitted for recording;
100	(B) the original applicable certificate, as defined in Section 67-1a-6.5, issued by the
101	lieutenant governor under Section 67-1a-6.5 for the boundary action for which the plat is
102	submitted for recording; and
103	(C) each other document required by statute to be submitted for recording with the
104	notice of an impending boundary action and applicable certificate.
105	(c) Promptly after recording the documents described in Subsection (6)(b) relating to a
106	boundary action, but no later than 10 days after recording, the county recorder shall send a copy
107	of all those documents to the State Tax Commission.
108	Section 2. Section <b>57-3-105</b> is amended to read:
109	57-3-105. Legal description of real property and names and addresses required in
110	documents.
111	(1) Except as otherwise provided by statute, if a document for recording does not
112	conform to this section:
113	(a) a person may not present [a] the document to the office of the recorder of the
114	county for recording [unless the document complies with this section.]; and
115	(b) the office of the recorder of the county may refuse to accept the document for
116	recording.
117	(2) A document executed after July 1, [1983] 2022, is entitled to be recorded in the
118	office of the recorder of the county in which the property described in the document is located

119	only if the document contains a legal description of the real property in accordance with
120	Subsection (4).
121	(3) (a) A document conveying title to real property presented for recording after July 1,
122	[1981] 2022, is entitled to be recorded in the office of the recorder of the county in which the
123	property described in the document is located only if the document:
124	(i) names the grantees and recites a mailing address to be used for assessment and
125	taxation [in addition to the legal description required under Subsection (2).]; and
126	(ii) includes a legal description of the real property in accordance with Subsection (4).
127	(b) The address of the management committee may be used as the mailing address of a
128	grantee as required in Subsection (3)(a) if the interest conveyed is a timeshare interest as
129	defined by Section 57-19-2.
130	[(4) A person may not present and a county recorder may refuse to accept a document
131	for recording if the document does not conform to this section.]
132	(4) A legal description required under this section and Subsection 17-21-20(2)(d) shall
133	include a description of the location and boundaries of the real property the document intends
134	to affect by:
135	(a) metes and bounds;
136	(b) a government survey that specifies:
137	(i) the township, range, base and meridian, and section of the real property;
138	(ii) if a claim of interest does not include the entire section, each quarter section aliquot
139	part of the section in which a party to the document in good faith claims an interest;
140	(iii) if the real property consists of a patented mining claim, the claim name and
141	mineral survey number; and
142	(iv) if the real property consists of an unpatented mining claim, the claim name and the
143	associated unpatented mining claim number the Bureau of Land Management assigns to the
144	claim;
145	(c) a lot, block, tract number, or unit within a previously recorded plat or map; or
146	(d) (i) station and offset;
147	(ii) centerline;
148	(iii) point; or
149	(iv) a type of legal description not described in Subsections (4)(d)(i) through (iii) that

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150	meets the requirements described in Section 57-10-4 for a legal and satisfactory description of
151	a land boundary.
152	(5) Notwithstanding Subsections (2), (3), and (4), a master form, as defined in Section
153	57-3-201, that does not meet the requirements of Subsections (2) and (3) is entitled to be
154	recorded in the office of the recorder of the county in which the property described in the
155	master form is located if [it] the master form complies with Part 2, Master Mortgage and Trust
156	Deeds.
157	Section 3. Effective date.
158	This bill takes effect on July 1, 2022.