

	17-27a-606, as last amended by Laws of Utah 2015, Chapter 327 57-8-32, as enacted by Laws of Utah 1963, Chapter 111
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 10-9a-604 is amended to read:
	10-9a-604. Subdivision plat approval procedure Effect of not complying.
	(1) A person may not submit a subdivision plat to the county recorder's office for
recor	ding unless:
	(a) the person has complied with the requirements of Subsection 10-9a-603(4)(a);
	(b) the plat has been approved by:
	(i) the land use authority of the municipality in which the land described in the plat is
locate	ed; and
	(ii) other officers that the municipality designates in its ordinance; [and]
	(c) all approvals described in Subsection (1)(b) are entered in writing on the plat by the
desig	enated officers[:]; and
	(d) if the person submitting the plat intends the plat to be or if the plat is part of a
comr	nunity association subject to Title 57, Chapter 8a, Community Association Act, the plat
inclu	des language conveying to the association, as that term is defined in Section 57-8a-102, all
comr	mon areas, as that term is defined in Section 57-8a-102.
	(2) A subdivision plat recorded without the signatures required under this section is
void.	
	(3) A transfer of land pursuant to a void plat is voidable.
	Section 2. Section 10-9a-606 is amended to read:
	10-9a-606. Common area parcels on a plat No separate ownership
Own	ership interest equally divided among other parcels on plat and included in
desci	ription of other parcels.
	(1) As used in this section:
	(a) "Association" means the same as that term is defined in:
	(i) regarding a common area, Section 57-8a-102; and
	(ii) regarding a common area and facility, Section 57-8-3.
	(b) "Common area" means the same as that term is defined in Section <u>57-8a-102</u> .

57	(c) "Common area and facility" means the same as that term is defined in Section
58	<u>57-8-3.</u>
59	(d) "Declarant" means the same as that term is defined in:
60	(i) regarding a common area, Section 57-8a-102; and
61	(ii) regarding a common area and facility, Section 57-8-3.
62	(e) "Declaration," regarding a common area and facility, means the same as that term is
63	defined in Section 57-8-3.
64	(f) "Period of administrative control" means the same as that term is defined in:
65	(i) regarding a common area, Section 57-8a-102; and
66	(ii) regarding a common area and facility, Section 57-8-3.
67	[(1) (a)] (2) A person may not separately own, convey, or modify a parcel designated as
68	a common [or community] area or common area and facility, on a plat recorded in compliance
69	with this part [may not be separately owned or conveyed], independent of the other lots, units,
70	or parcels created by the plat unless:
71	(a) an association holds in trust the parcel designated as a common area for the owners
72	of the other lots, units, or parcels created by the plat; or
73	(b) the conveyance or modification is approved under Subsection (5).
74	[(i) the parcel is being acquired by a municipality for a governmental purpose; and]
75	[(ii) the conveyance is approved by the owners of at least 75% of the lots, units, or
76	parcels on the plat, after the municipality gives its approval.]
77	[(b) A notice of the owner approval described in Subsection (1)(a)(ii) shall be:]
78	(3) If a conveyance or modification of a common area or common area and facility is
79	approved in accordance with Subsection (5), the person who presents the instrument of
80	conveyance to a county recorder shall:
81	[(i)] (a) [attached] attach a notice of the approval described in Subsection (5) as an
82	exhibit to the document of conveyance; or
83	[(ii)] (b) [recorded] record a notice of the approval described in Subsection (5)
84	concurrently with the conveyance as a separate document.
85	[(2) The ownership interest in a parcel described in Subsection (1) shall:]
86	(4) When a plat contains a common area or common area and facility:
87	(a) for purposes of assessment, [be divided equally among all parcels created by the

88	plat] each parcel that the plat creates has an equal ownership interest in the common area or
89	common area and facility within the plat, unless the plat or an accompanying recorded
90	document indicates a different division of interest for assessment purposes [is indicated on the
91	plat or an accompanying recorded document]; and
92	(b) [be considered to be included in the description of] each instrument describing a
93	parcel on the plat by [its] the parcel's identifying plat number implicitly includes the ownership
94	interest in the common area or common area and facility, even if [the common or community
95	area] that ownership interest is not explicitly stated in the instrument.
96	[(3) A parcel designated as common or community area on a plat before, on, or after
97	May 12, 2015, may be modified in size and location if the modification:
98	[(a) is approved as part of a subdivision plat amendment by the local government;]
99	[(b) is approved by at least 75%]
100	(5) Notwithstanding Subsection (2), a person may modify the size or location of or
101	separately convey a common area or common area and facility if the following approve the
102	conveyance or modification:
103	(a) the local government;
104	(b) (i) for a common area that an association owns, 67% of the voting interests in [a
105	homeowners] the association [having an interest in the common or community area, if any]; or
106	[(c) is approved by at least 75% of the owners of lots, units, or parcels on the plat if
107	there is no homeowners association having an interest in the common or community area, if
108	any; and]
109	(ii) for a common area that an association does not own, or for a common area and
110	facility, 67% of the owners of lots, units, and parcels designated on a plat that is subject to a
111	declaration and on which the common area or common area and facility is included; and
112	(c) during the period of administrative control, the declarant.
113	[(d) does not create a new buildable lot.]
114	[(4) A parcel designated as common or community area on a plat before, on, or after
115	May 12, 2015, may be modified in size without a subdivision plat amendment approval by the
116	local government, if the modification:
117	[(a) is a lot line adjustment approved by at least 75% of the voting interests in a
118	homeowners association having an interest in the common or community area, if any;

110	[(L) :
119	[(b) is approved by at least 75% of the owners of lots, units, or parcels on the plat if
120	there is no homeowners association having an interest in the common or community area, if
121	any; and]
122	[(c) does not create a new buildable lot.]
123	Section 3. Section 17-27a-604 is amended to read:
124	17-27a-604. Subdivision plat approval procedure Effect of not complying.
125	(1) A person may not submit a subdivision plat to the county recorder's office for
126	recording unless:
127	(a) the person has complied with the requirements of Subsection 17-27a-603(4)(a);
128	(b) the plat has been approved by:
129	(i) the land use authority of the:
130	(A) county in whose unincorporated area the land described in the plat is located; or
131	(B) mountainous planning district in whose area the land described in the plat is
132	located; and
133	(ii) other officers that the county designates in its ordinance; [and]
134	(c) all approvals described in Subsection (1)(b) are entered in writing on the plat by
135	designated officers[:]; and
136	(d) if the person submitting the plat intends the plat to be or if the plat is part of a
137	community association subject to Title 57, Chapter 8a, Community Association Act, the plat
138	includes language conveying to the association, as that term is defined in Section 57-8a-102, all
139	common areas, as that term is defined in Section 57-8a-102.
140	(2) An owner of a platted lot is the owner of record sufficient to re-subdivide the lot if
141	the owner's platted lot is not part of a community association subject to Title 57, Chapter 8a,
142	Community Association Act.
143	(3) A plat recorded without the signatures required under this section is void.
144	(4) A transfer of land pursuant to a void plat is voidable.
145	Section 4. Section 17-27a-606 is amended to read:
146	17-27a-606. Common area parcels on a plat No separate ownership
147	Ownership interest equally divided among other parcels on plat and included in
148	description of other parcels.
149	(1) As used in this section:

150	(a) "Association" means the same as that term is defined in:
151	(i) regarding a common area, Section 57-8a-102; and
152	(ii) regarding a common area and facility, Section 57-8-3.
153	(b) "Common area" means the same as that term is defined in Section 57-8a-102.
154	(c) "Common area and facility" means the same as that term is defined in Section
155	<u>57-8-3.</u>
156	(d) "Declarant" means the same as that term is defined in:
157	(i) regarding a common area, Section 57-8a-102; and
158	(ii) regarding a common area and facility, Section 57-8-3.
159	(e) "Declaration," regarding a common area and facility, means the same as that term is
160	defined in Section 57-8-3.
161	(f) "Period of administrative control" means the same as that term is defined in:
162	(i) regarding a common area, Section 57-8a-102; and
163	(ii) regarding a common area and facility, Section 57-8-3.
164	[(1) (a)] (2) A person may not separately own, convey, or modify a parcel designated as
165	a common [or community] area or common area and facility on a plat recorded in compliance
166	with this part [may not be separately owned or conveyed], independent of the other lots, units,
167	or parcels created by the plat unless:
168	[(i) the parcel is being acquired by a county for a governmental purpose; and]
169	[(ii) the conveyance is approved by]
170	(a) an association holds in trust the parcel designated as a common area for the owners
171	of the other lots, units, or parcels created by the plat; or
172	(b) the conveyance or modification is approved under Subsection (5).
173	[(b) A notice of the approval required in Subsection (1)(a)(ii) shall be:]
174	(3) If a conveyance or modification of a common area or common area and facility is
175	approved in accordance with Subsection (5), the person who presents the instrument of
176	conveyance to a county recorder shall:
177	[(i)] (a) [attached] attach a notice of the approval described in Subsection (5) as an
178	exhibit to the document of conveyance; or
179	[(ii)] (b) [recorded] record a notice of the approval described in Subsection (5)
180	concurrently with the conveyance as a separate document.

181	[(2) The ownership interest in a parcel described in Subsection (1) shall:
182	(4) When a plat contains a common area or common area and facility:
183	(a) [for purposes of assessment, be divided equally among all parcels created by the
184	plat, unless-] each parcel that the plat creates has an equal ownership interest in the common
185	area or common area and facility within the plat, unless the plat or an accompanying recorded
186	document indicates a different division of interest for assessment purposes [is indicated on the
187	plat or an accompanying recorded document]; and
188	(b) [be considered to be included in the description of] each instrument describing a
189	parcel on the plat by [its] the parcel's identifying plat number implicitly includes the ownership
190	interest in the common area or common area and facility within the plat, even if [the common
191	or community area] that ownership interest is not explicitly stated in the instrument.
192	[(3) A parcel designated as common or community area on a plat before, on, or after
193	May 12, 2015, may be modified in size and location if the modification:
194	(5) Notwithstanding Subsection (2), a person may modify the size or location of or
195	separately convey a common area or common area and facility if the following approve the
196	conveyance or modification:
197	[(a) is approved as part of a subdivision plat amendment by the local government;]
198	(a) the local government;
199	[(b) is approved by at least 75%]
200	(b) (i) for a common area that an association owns, 67% of the voting interests in [a
201	homeowners] the association [having an interest in the common or community area, if any]; or
202	[(c) is approved by at least 75% of the owners of lots, units, or parcels on the plat if
203	there is no homeowners association having an interest in the common or community area, if
204	any; and]
205	(ii) for a common area that an association does not own, or for a common area and
206	facility, 67% of the owners of lots, units, and parcels designated on a plat that is subject to a
207	declaration and on which the common area or common area and facility is included; and
208	(c) during the period of administrative control, the declarant.
209	[(d) does not create a new buildable lot.]
210	[(4) A parcel designated as common or community area on a plat before, on, or after
211	May 12, 2015, may be modified in size without a subdivision plat amendment approval by the

local government, if the modification:
[(a) is a lot line adjustment approved by at least 75% of the voting interests in a
homeowners association having an interest in the common or community area, if any;]
[(b) is approved by at least 75% of the owners of lots, units, or parcels on the plat if
there is no homeowners association having an interest in the common or community area, if
any; and]
[(c) does not create a new buildable lot.]
Section 5. Section 57-8-32 is amended to read:
57-8-32. Sale of property.
(1) Unless otherwise provided in the declaration or bylaws, and notwithstanding the
provisions of Sections 57-8-30 and 57-8-31, the unit owners may, at a meeting of unit owners
called for the purpose of voting, by an affirmative vote of at least [three-fourths of such] 67%
of unit owners, [at a meeting of unit owners duly called for such purpose,] elect to sell or
otherwise dispose of the property. [Such action shall be]
(2) An affirmative vote described in Subsection (1) is binding upon all unit owners,
and [it shall thereupon become the duty of every] each unit owner [to] shall execute and deliver
[such] the appropriate instruments and [to] perform all acts as [in manner and form may be]
necessary to effect the sale.