

- 1 V6U6VP-1
- 2 By Senator Coleman-Madison
- 3 RFD: County and Municipal Government
- 4 First Read: 05-Feb-24
- 5 2024 Regular Session



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4 SYNOPSIS:

5 Under existing law, the acquisition of real 6 property by local land bank authorities is subject to 7 certain restrictions on the procedure, geographic 8 location, and costs.

9 This bill would provide a shortened redemption 10 period for a tax delinquent property that is not 11 acquired by an open market bidder at a tax sale 12 auction, would authorize a local government or a local 13 land bank authority to purchase property at public 14 auction by tendering the minimum bid in the absence of 15 open market bids, and would limit the geographical boundaries of local land bank authority acquisitions. 16

17 This bill would provide for the creation of 18 multijurisdictional local land bank authorities by 19 intergovernmental agreements and a property tax 20 exemption for a property owned by a local land bank 21 authority; authorize local governments to allocate a 22 portion of local property tax revenues to local land 23 bank authorities; authorize a local land bank authority 24 to convey properties to state and local governments for 25 flood plain management and storm water drainage; and 26 authorize the Governor to create a local land bank authority by executive order following a declaration of 27 28 a state of emergency.



29	This bill would also make nonsubstantive,
30	technical revisions to update the existing code
31	language to current style.
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34	A BILL
35	TO BE ENTITLED
36	AN ACT
37	
38	Relating to land bank authorities; to amend Sections
39	24-9-4, 24-9-5, 24-9-6, 24-9-7, 24-9-8, 24-9-10, 40-1-3,
40	40-10-1, 40-10-18, 40-10-29, 40-10-120, 40-10-184, 40-10-197,
41	and 40-10-199, Code of Alabama 1975; to add Sections 24-9-11
42	and 24-9-12 to the Code of Alabama 1975; to provide for the
43	creation of multijurisdictional local land bank authorities;
44	to further authorize the acquisition of tax delinquent
45	property and tax liens by local land bank authorities; to
46	further provide for the exemption of local land bank authority
47	property from taxes and fees; to provide for the allocation of
48	a portion of the ad valorem taxes on certain property conveyed
49	to a local land bank authority to the authority; to further
50	provide for the conveyance of local land bank authority
51	property; to authorize the Governor to create local land bank
52	authorities in the event of a state of emergency; and to make
53	nonsubstantive, technical revisions to update the existing
54	code language to current style.
55	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
56	Section 1. Sections 24-9-4, 24-9-5, 24-9-6, 24-9-7,



57 24-9-8, and 24-9-10, Code of Alabama 1975, are amended to read 58 as follows: 59 "\$24-9-4 60 When used in the chapter, the following words shall have the following meanings: 61 62 (1) AGREEMENT. The intergovernmental cooperation 63 agreement entered into between an authority and a local land 64 bank authority by the parties pursuant to this chapter. 65 (2) AUTHORITY. The Alabama Land Bank Authority. (3) BOARD. The Alabama Land Bank Authority Board. 66 67 (4) LOCAL LAND BANK AUTHORITY. A local land bank authority created by a county or municipality as provided in 68 Section 24-9-10. 69 (5) PROPERTY. Real property, including any improvements 70 71 thereon. (6) TAX-DELINQUENT PROPERTY. Any property on which the 72 73 taxes levied and assessed by any party remain in whole or in 74 part unpaid on the date due and payable." 75 "\$24-9-5 76 (a) There is created the Alabama Land Bank Authority 77 Board which shall govern the authority to administer and 78 enforce this chapter. 79 (b) The board shall consist of the following members: 80 (1) Four residents of the state appointed by the 81 Governor. 82 (2) Two representatives from nonprofit organizations engaged in low-income housing appointed by the Governor. 83 84 (3) The Presiding Officer of the Senate or his or her



85 designee. 86 (4) The Speaker of the House of Representatives or his 87 or her designee. 88 (5) The Chair of the Senate Finance and Taxation 89 General Fund Committee or his or her designee. 90 (6) The Chair of the House Ways and Means General Fund 91 Committee or his or her designee. 92 (7) The State Revenue Commissioner or his or her 93 designee. (8) The Superintendent of the State Banking Department 94 95 or his or her designee. (9) The Director of the Alabama Department of Economic 96 97 and Community Affairs or his or her designee. 98 (10) The Secretary of the Alabama Department of 99 Commerce or his or her designee. (11) The State Finance Director or his or her designee. 100 101 (12) The Chair of the Alabama Housing Finance Authority 102 or his or her designee. 103 (13) The Administrator of the Alabama Credit Union 104 Administration or his or her designee. 105 (c) The members of the board shall serve four year 106 terms. In appointing the initial members of the board under subdivision (1) of subsection (b), the Governor shall 107 108 designate two to serve four years, one to serve three years, 109 and one to serve two years. 110 (d) Members of the board shall receive reimbursement for expenses incurred in the performance of their duties but 111 112 no other compensation.



(e) The board may employ the necessary personnel for the performance of its functions and fix their compensation.

115 (f) The board shall elect from its membership a chair, 116 vice chair, and secretary-treasurer. The board shall adopt 117 rules to govern its proceedings. A majority of the membership 118 of the board shall constitute a quorum for all meetings. 119 Approval by a majority of the membership shall be necessary 120 for any action to be taken by the authority. All meetings 121 shall be open to the public, except as otherwise permitted by the Alabama Open Meetings Act, and a written record shall be 122 123 maintained of all meetings.

(g) The membership of the board shall be inclusive and reflect the racial, gender, geographic, <u>urban/ruralurban,</u> and economic diversity of the state.

127 (h) The board, when acting in its official capacity, 128 its members, and the authority shall be immune from civil 129 liability against the claims of any individual or other entity 130 of any nature whatsoever arising out of its ownership or 131 administration of properties or related to its decisions or 132 actions, which decisions or actions were made in good faith, 133 without malice, and predicated upon information which was then available to the board. 134

(i) The authority shall be a public body corporate and
politic with the power to accept and issue deeds in its name,
including, without limitation, the acceptance of real property
in accordance with this chapter, and to institute quiet title
actions as provided in Section 24-9-8, and shall have any
other powers necessary and incidental to carry out the powers



141 and the purpose granted by this chapter.

142 (j) In addition to the tax-delinquent property acquired 143 by the authority as provided herein, the authority may 144 acquire, by purchase, donation, or exchange, other publicly 145 owned property from local governments, including that which 146 was acquired years earlier as a result of foreclosure 147 proceedings of that property, or property that has become surplus. The authority may also acquire property through 148 149 voluntary donations and transfers from private owners and may 150 acquire by purchase or lease on the open market property from 151 a private owner to complete an assemblage of property for 152 redevelopment.

(k) No later than October 1, 2018, the State Revenue Commissioner or his or her designee shall convene the first meeting of the authority."

156 "\$24-9-6

157 (a) The authority, at such the times as it deems to be 158 appropriate, may submit a written request to the Land 159 Commissioner of the Alabama Department of Revenue for the 160 transfer of the state's interest in certain properties to the 161 authority. Upon receipt of such the request, the Land 162 Commissioner shall issue a tax deed conveying the state's 163 interest in the property to the authority. The authority shall 164 not be required to pay the amount deemed to have been bid to cover delinquent taxes or any other amount in order to obtain 165 166 the tax deed.

167 (b) (1) Delinquent property that may be transferred by168 the Land Commissioner to the authority shall be limited to



169	parcels located outside the geographic boundaries of a local
170	land bank authority that have been bid in for the state
171	pursuant to Chapter 10 of Title 40 for at least three years
172	and the state's interest in real property acquired pursuant to
173	Chapter 29 of Title 40 for delinquent taxes administered by
174	the state and held for at least three years. The three-year
175	period shall not apply to properties encumbered by one or more
176	housing, building code, or nuisance abatement liens.
177	(2) The Land Commissioner or his or her agents or
178	assistants may adopt rules necessary to transfer <mark>such</mark> the
179	properties to the authority.
180	(c) The authority shall administer properties acquired
181	by it as follows:
182	(1) All property acquired by the authority shall be
183	inventoried and the inventory shall be maintained as a public
184	record.
185	(2) The authority shall have the power to manage,
186	maintain, protect, rent, lease, repair, insure, alter, sell,
187	trade, exchange, or otherwise dispose of any property acquired
188	pursuant to subsection (b)(1), on terms and conditions
189	determined in the sole discretion of the authority.
190	(d) Nothing contained in Act 2013-249 shall be
191	construed to grant any power of eminent domain to the
192	authority or any local authority."
193	"\$24-9-7
194	(a) The authority shall adopt rules for the disposition
195	of property in which the authority holds a legal interest,
196	which rules shall address the conditions set forth in this



197 section.

198 (b) The authority may manage, maintain, protect, rent, 199 repair, insure, alter, convey, sell, transfer, exchange, lease 200 as lessor, or otherwise dispose of property or rights or 201 interests in property in which the authority holds a legal 202 interest to any public or private person for value determined 203 by the authority on terms and conditions, and in a manner and 204 for an amount of consideration the authority considers proper, 205 fair, and valuable, including for no monetary consideration. 206 The transfer and use of property under this section and the 207 exercise by the authority of powers and duties under Act 2013-249 shall be considered a necessary public purpose and 208 209 for the benefit of the public.

(c) Before the authority may sell, lease, exchange,
trade, or otherwise dispose of any property, it shall either:

(1) Establish a purchase price and conditions for salepurposes.

(2) Establish a price and conditions for rent or leasepurposes.

(3) Establish the conditions for trade, exchange, orother disposal of the property.

The conditions made pursuant to this subsection may include a requirement that the transferee must provide a development plan or execute a development agreement with the authority specifying the transferee's commitments regarding the development of the property and the time frame within which the development must occur, the range of permitted uses for the property, and any restrictions on its subsequent



225 resale or transfer.

226 (d) The disposition of property by the authority shall 227 not be governed by any laws or rules otherwise applicable to 228 the disposition of property by a state or local agency. 229 Provided, however, that, prior to the disposition of property, 230 the authority shall give notice of its intent to dispose of 231 any property for which notice was not previously advertised by 232 the Commissioner of Revenue, or his or her designee, or by a 233 local official in a manner as prescribed by the authority and shall include in the notice the date, time, and place at which 234 235 persons objecting to the intended action must appear. If no objection is made within 30 days from the date of the notice, 236 237 the authority may proceed with the disposition of the property 238 as noticed without a public auction.

(e) No property shall be sold, traded, exchanged, or otherwise disposed of by the authority to any entity for investment purposes only and with no intent to use the property other than to transfer the property at a future date for monetary gain.

244 (f) The authority shall not sell, trade, exchange, or 245 otherwise dispose of any property held by the authority to any 246 party who had an interest in the property at the time it was 247 tax delinquent or to any party who transferred the party's 248 interest in the property to the authority by sale, trade, 249 exchange, or otherwise, unless the person pays all the taxes, 250 interest, municipal liens, penalties, fees, and any other charges due and owing under Chapter 10 and Chapter 29 of Title 251 252 40, including the amount to the Land Commissioner had the



253 property not been transferred to the authority.

(g) Except as otherwise provided in this section, the authority shall have full discretion in determining the sale price of the property. No purchaser from the authority shall be responsible for the proper disposition of the proceeds paid to the authority for the purchase of property."

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"§24-9-8

260 (a) The authority may initiate a guiet title action 261 under this section to quiet title to real property held by the 262 authority or interests in tax delinquent property held by the 263 authority by undertaking the examination of title as required in subsection (b) and thereafter filing the petition as 264 265 provided in subsection (c). Following the filing of the 266 petition, the authority shall record with the office of the 267 judge of probate in the county in which the property subject to quiet title action is located a notice of pending quiet 268 269 title action. The notice shall include the name of the 270 taxpayer whose interest was affected by the tax sale; the name 271 of any other party as revealed by a search and examination of 272 the title to the property who may claim an interest in the 273 property; a legal description of the property; the street 274 address of the property if available; the name, address, and 275 telephone number of the authority; a statement that the 276 property is subject to the quiet title proceedings under Act 277 2013-249; a statement that any legal interests in the property 278 may be extinguished by a circuit court order vesting title to the property in the authority; and the date, time, and place 279 280 of the hearing on the petition to quiet title. Notwithstanding



anything in this chapter to the contrary, no quiet title action and nothing in this chapter shall affect any right, title, or interest, whether recorded or unrecorded, in the subject property which was held at the time of the tax sale by any person or entity engaged in the generation, transmission, or distribution of electric power, natural gas, or telecommunications.

288 (b) After the notice required under subsection (a) has 289 been recorded, Prior to filing the petition described in subsection (a), the record title to the property shall be 290 291 examined and an opinion of title rendered by an attorney at law, who is licensed to practice law in this state, or a 292 293 certificate of title shall be prepared by a title agent or 294 title insurer duly licensed under the Alabama Title Insurance 295 Act as set out in Section 27-25-1, et seq., for the benefit of 296 the authority in order to identify all owners of an interest 297 in the property.

298 (c) Once the authority has identified the owners of 299 interest in the property, the authority shall file a single 300 petition with the clerk of the circuit court for the judicial 301 district in which the property subject to foreclosure under 302 this section is located listing all property subject to 303 foreclosure by the authority and for which the authority seeks 304 to quiet title. No such action shall be subject to the payment 305 of filing fees. The list of properties shall include a legal 306 description of, a tax parcel identification number for, and the street address of each parcel or property. The petition 307 308 shall seek a judgment in favor of the authority against each



309 property listed and shall include a date, within 90 days, on 310 which the authority requests a hearing on the petition. The 311 petition shall request that a judgment be entered vesting 312 absolute title in the authority, without right of redemption for each parcel of property listed, as provided in this 313 314 section. At any time during the pendency of this action, the 315 authority may file a motion to release or dismiss a certain 316 parcel or parcels of land from the petition, which release 317 will not affect the remaining parcels of land subject to the 318 petition.

319 (d) The case shall be docketed in the circuit court by 320 the clerk, and shall be a preferred case therein. The circuit court in which a petition is filed under subsection (c) shall 321 322 immediately set the date, time, and place for a hearing on the 323 petition for quiet title. In no event may the clerk schedule the hearing later than 90 days after the filing of a petition 324 325 by the authority under subsection (c). The court, on the 326 request of a party or as needed to allow completion of service 327 of process on all interested persons, and to allow those 328 persons 30 days after service of process to file an answer or 329 other responsive pleadings to the petition, may extend the 330 90-day period for good cause shown.

(e) The authority shall serve all persons having record title or interest in or lien upon the property with a notice of the hearing on the petition to quiet title. Such<u>The</u> service shall be attempted by personal service and by certified mail; provided if service is perfected by either method, the service will be sufficient to provide service of process upon all



337 persons having record title or interest in or lien upon the 338 property. If the persons entitled to service are located 339 outside the county, they may be served by certified mail.

340 (f) The notice required under subsection (e) shall 341 include:

(1) The date on which the authority recorded, under subsection (a), the notice of the pending quiet title and foreclosure action.

345 (2) A statement that a person with a property interest
346 in the property may lose such the interest, if any, as a result
347 of the quiet title and foreclosure hearing.

348 (3) A legal description, tax parcel identification
349 number of the property, and the street address of the
350 property.

351 (4) The date and time of the hearing on the petition 352 for quiet title and a statement that the judgment of the court 353 may result in title to the property vesting in the authority.

354 (5) An explanation of any rights of redemption and 355 notice that the judgment of the court may extinguish any 356 ownership interest in or right to redeem the property.

357 (6) The name, address, and telephone number of the 358 authority.

(g) In the event the sheriff is unable to perfect service or certified mail attempts are returned unclaimed, the authority shall conduct a search for the person with an interest in the property conveyed to the authority.

363 (1) The search, at a minimum, shall include the 364 following:



365 a. An examination of the addresses given on the face of 366 the instrument vesting interest or the addresses given to the 367 clerk of the probate court by the transfer declaration form. 368 b. A search of the current telephone 369 directoryelectronic telephone databases for the municipality 370 and the county in which the property is located. 371 c. A letter of inquiry to the person who sold the 372 property to the owner whose interest was sold in the tax sale 373 at the address shown in the transfer tax declaration or in the telephone directoryelectronic telephone databases. 374 375 d. A letter of inquiry to the attorney handling the 376 closing prior to the tax sale if such the information is provided on the deed forms. 377 378 (2) A sign being no less than four feet by four feet 379 shall be erected on the property and maintained by the authority for a minimum of 30 days reading as follows: 380 381 "THIS PROPERTY HAS BEEN CONVEYED TO THE LAND 382 BANK AUTHORITY AND IS SUBJECT TO A QUIET TITLE ACTION. PERSONS 383 WITH INFORMATION REGARDING THE PRIOR OWNERSHIP OF OR INTEREST 384 IN THE PROPERTY ARE REQUESTED TO CONTACT THE LAND BANK 385 AUTHORITY AT ." 386 (3) Any additional parties who are identified as having 387 an interest in the property shall be provided notice in 388 accordance with this section. 389 (h) If the interested party is an individual, the 390 authority shall examine voter registration lists, available municipal archives for records of deaths, and the probate 391 392 court records of estates opened in the county in which the



393 property is located.

394 (i) If the interested party is a business entity, the
395 authority shall search the records of the Secretary of State
396 for the name and address of a registered agent.

(j) If an interested party appears at the hearing and asserts a right to redeem the property, that party may redeem in accordance with Chapter 10 and Chapter 29 of Title 40.

400 (k) (1) If the authority has made the search as required 401 by this section and been unable to locate those persons required to be served under subsection (e), and has located 402 403 additional addresses of those persons through the search and attempted without success to serve those persons in either 404 405 manner provided by subsection (e), the authority shall provide 406 notice by publication. Prior to the hearing, a notice shall be 407 published once each week for three successive weeks in a 408 newspaper of general circulation in the county in which the 409 property is located. If no paper is published in that county, 410 publication shall be made in a newspaper of general 411 circulation in an adjoining county. This publication shall 412 substitute for notice under this subsection or subsection (q). 413 The published notice shall include the information required in 414 subsection (f). Should the identity of some or all of the 415 persons who may have an interest in the property be unknown, 416 or should such the persons be infants or persons of unsound 417 mind, the court shall appoint a guardian ad litem to represent 418 and defend the interests of such the unknown, the infantsinfant, or incompetent the persons of unsound mind who 419 420 are parties in the action.



421 (2) A person claiming an interest in a parcel of 422 property set forth in the quiet title action who desires to 423 contest that petition shall file an answer containing written 424 objections with the clerk of the circuit court and serve those 425 objections on the authority before the date of the hearing. 426 The circuit court may appoint and utilize as the court 427 considers necessary a special master for assistance with the 428 resolution of any objections to the quiet title action or 429 questions regarding the title to property subject thereto. Within 30 days following the hearing, the circuit court shall 430 431 enter judgment on a petition to quiet title. The circuit court's judgment shall specify all of the following: 432

a. The legal description, tax parcel identification
number, and, if known, the street address of the subject
property.

b. That fee simple title to the property by the
judgment is vested absolutely in the authority, except as
otherwise provided in paragraph e., without any further rights
of redemption.

440 c. That all liens against the property, including any 441 lien for unpaid taxes or special assessments, are 442 extinguished.

d. That, except as otherwise provided in paragraph e.,
the authority has good and marketable fee simple title to the
property.

e. That all existing recorded and unrecorded interests
in the property are extinguished, except a recorded easement
or right-of-way, restrictive covenant, prior reservation or



449 severance of all mineral, mining, oil, and gas rights within 450 and underlying the property, such the state of facts as shown 451 on recorded plats, or restrictions or covenants imposed under 452 the Alabama Land Recycling and Economic Development Act or any 453 other environmental law in effect in the state, severed oil, 454 gas, and mineral rights and mineral leases and agreements are 455 excepted from Act 2013-249 and any quiet title action 456 authorized herein.

457 f. A finding that all persons entitled to notice and an 458 opportunity to be heard have been provided that notice and 459 opportunity and that the authority provided notice to all 460 interested parties or that the authority complied with the 461 notice procedures in subdivision (1), which compliance shall 462 create a rebuttable presumption that all interested parties 463 received notice and an opportunity to be heard.

464 (1) Except as otherwise provided in paragraph (k)(2)e., 465 fee simple title to property set forth in a petition for quiet 466 title filed under subsection (c) shall vest absolutely in the 467 authority upon the effective date of the judgment by the 468 circuit court and the authority shall have absolute title to 469 the property. The authority's title is not subject to any 470 recorded or unrecorded lien, except as provided in paragraph 471 (k) (2)e. and shall not be stayed except as provided in 472 subsection (m). A judgment entered under this section is a 473 final order with respect to the property affected by the 474 judgment.

(m) The authority or a person claiming to have an
interest in property under this section may within 42 days

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477 following the effective date of the judgment under subsection 478 (k) appeal the circuit court's judgment quieting title to the 479 property to the court of appeals. An appeal under this 480 subsection is limited to the record of the proceedings in the 481 circuit court under this section. In the event of a timely 482 appeal, the circuit court's judgment quieting title to the 483 property shall be stayed until the court of appeals has 484 reversed, modified, or affirmed that judgment. If an appeal 485 under this subsection stays the circuit court's judgment, the circuit court's judgment is stayed only as to the property 486 487 that is the subject of that appeal and the circuit court's judgment quieting title to other property that is not the 488 489 subject of that appeal is not stayed.

(n) The authority shall record an order of judgment for
each parcel of property in the office of the judge of probate
for the county in which the subject property is located.

493 (o) Notwithstanding the limitation of actions, 494 requirements for adverse possession under, any other 495 provisions of Section 40-10-82, or any other law, the 496 authority may initiate a quiet title action under this section 497 at any time after acquiring an interest in the property which 498 is subject to the action. A final decree of an action properly 499 filed in compliance with this section shall extinguish all 500 outstanding rights of redemption."

501 "\$24-9-10

(a) If the number of tax delinquent properties in a
municipality exceeds 100, then the governing body of a
municipality may adopt a resolution declaring that it is wise,



505 expedient, and necessary that a local land bank authority be 506 formed by the municipality by the filing for record of a 507 certificate of incorporation in accordance with the provisions 508 of subsection $\frac{(c)}{(d)}$. 509 (b) If the number of tax delinquent properties in a 510 municipalitycounty exceeds 100, then the governing body of a 511 county may adopt a resolution declaring that it is wise, 512 expedient, and necessary that a local land bank authority be formed by the county by the filing for record of a certificate 513 of incorporation in accordance with the provisions of 514 515 subsection (c) (d). (c) A county and a municipality located within that 516 517 county may create a single land bank authority by an intergovernmental agreement, so long as both the county and 518 519 the municipality each meet the criteria of subsections (a) and 520 (b). The intergovernmental agreement shall comply with all 521 provisions of subsections (d) and (e) and Chapter 102 of Title 522 11. 523 (d) Upon the adoption of the authorizing resolution,

524 the municipality or county, as the case may be, shall proceed 525 to incorporate the local land bank authority by filing for 526 record in the office of the judge of probate of the county a 527 certificate of incorporation which shall comply in form and 528 substance with the requirements of this section and which 529 shall be in the form and executed in the manner herein provided. The certificate of incorporation of the local land 530 bank authority shall state all of the following: 531

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(1) The name of the local unit of government forming



533 the local land bank authority. (2) The name of the local land bank authority. 534 535 (3) The size of the initial governing body of the local 536 land bank authority, which shall be composed of an odd number 537 of members, but not less than five. 538 (4) The qualifications, method of selection, and terms 539 of office of the initial board members. 540 (5) A method for the adoption of bylaws by the 541 governing body of the local land bank authority. 542 (6) A method for the distribution of proceeds from the 543 activities of the local land bank authority. (7) A method for the dissolution of the local land bank 544 545 authority. 546 (8) Any other matters considered advisable by the local 547 unit of government, consistent with Act 2013-249. (d) (e) Following incorporation, a local land bank 548 549 authority may enter into an intergovernmental agreement with 550 the authority providing for the transfer to the local land 551 bank authority of any property held by the authority which is 552 located within the corporate limits of the municipality or the 553 boundary of the county which created the land bank. 554 (c) (f) A local land bank authority shall have all of 555 the powers of the authority as set forth in this chapter. In addition, a local land bank authority shall have the following 556 557 powers: 558 (1) To adopt, amend, and repeal bylaws for the regulation of its affairs and the conduct of its business. 559 560 (2) To sue and be sued in its own name and to prosecute



a	nd defend civil actions in any court having jurisdiction of
t	he subject matter and of the parties, including, but not
1	imited to, actions to clear title to the property of the
1	ocal land bank authority.
	(3) To adopt and make use of a corporate seal and to
a	lter the same at its pleasure.
	(4) To acquire by purchase, lease, or otherwise and to
h	old, lease, and dispose of real or personal property of every
k	ind and character, or any interests therein, in furtherance
0	f the public purposes of the local land bank authority.
	(5) To acquire, accept, or retain equitable interests,
s	ecurity interests, or other interests in any real property,
<u>p</u>	ersonal property, or fixtures by loan agreement, note,
m	ortgage, trust deed, security agreement, assignment, pledge,
C	onveyance, contract, lien, or other consensual transfer in
0	rder to secure credit extended by the local land bank
<u>a</u>	uthority.
	(6) To borrow from private lenders, from
m	unicipalities, from the state, or from federal government
f	unds, as may be necessary, for the operation and work of the
1	ocal land bank authority.
	(7) To issue negotiable revenue bonds and notes
<u>a</u>	ccording to the provisions of this chapter.
	(8) To procure insurance or guarantees from the state
0	r federal government for the payments of any debts or parts
0	f debts incurred by the local land bank authority, and to pay
<u>p</u>	remiums in connection with the insurance or guarantees.
	(9) To enter into contracts and other instruments



589	necessary, incidental, or convenient to the performance of its
590	duties and the exercise of its powers, including, but not
591	limited to, intergovernmental agreements under Chapter 102 of
592	Title 11, for the joint exercise of powers under this chapter.
593	(10) To enter into contracts and other instruments
594	necessary, incidental, or convenient to the performance of
595	functions by the local land bank authority on behalf of
596	municipalities or agencies or departments of municipalities;
597	or the performance by municipalities or agencies or
598	departments of municipalities; or of functions on behalf of
599	the local land bank authority.
600	(11) To procure insurance against losses in connection
601	with the real property, assets, or activities of the local
602	land bank authority.
603	(12) To invest money of the local land bank authority,
604	at the discretion of the board of directors, in instruments,
605	obligations, securities, or properties determined proper by
606	the board of directors, and name and use depositories for its
607	money.
608	(13) To hire and compensate employees and contractors,
609	to provide retirement and other forms of deferred
610	compensation, to provide fringe benefits, and to otherwise
611	contract with employees and contractors.
612	(1) (14) Without the approval of a local unit of
613	government in which property held by the <u>local land bank</u>
614	authority is located, control, hold, manage, maintain,
615	operate, repair, lease as lessor, secure, prevent the waste or
616	deterioration of, demolish, and take all other actions



617 necessary to preserve the value of the property it holds or 618 owns. AnA local land bank authority may take or perform the 619 following actions with respect to property held or owned by 620 the local land bank authority:

a. Grant or acquire a license, easement, or option with respect to property as the <u>local land bank</u> authority determines is reasonably necessary to achieve the purposes of this chapter.

b. Fix, charge, and collect rents, fees, and charges
for use of property under the control of the <u>local land bank</u>
authority or for services provided by the <u>local land bank</u>
authority.

629 c. Pay any tax or special assessment due on property630 acquired or owned by the <u>local land bank</u> authority.

d. Take any action, provide any notice, or institute
any proceeding required to clear or quiet title to property
held by the <u>local land bank</u> authority in order to establish
ownership by and vest title to property in the <u>local land bank</u>
authority, including, but not limited to, a quiet title and
foreclosure action pursuant to Section 24-9-8.

e. Remediate environmental contamination on anyproperty held by the local land bank authority.

639 (2) Enter(15) To enter into an intergovernmental
640 agreement with a municipality or county, or another local land
641 bank authority, providing for one or more of the following:
642 a. The conveyance to the local land bank authority of
643 tax delinquent property held by the municipality or county for
644 title clearance, including, but not limited to, a quiet title



645	and foreclosure action under Section 24-9-8.
646	b. The acquisition and title clearance of property by
647	the <u>local land bank</u> authority of property to be conveyed by
648	the <u>local land bank</u> authority to the municipality or county or
649	another entity pursuant to the agreement between the $\frac{local}{local}$
650	land bank authority and the municipality or county.
651	c. The performance of operational and administrative
652	services to be provided to another local land bank authority.
653	(16) To acquire property at a sale conducted in
654	accordance with Section 40-10-18 by tendering a bid equal to
655	the minimum amount specified in the decree of sale and the
656	costs and expenses subsequently accruing, which shall be
657	accepted, and a certificate of purchase issued to the local
658	land bank authority. The tender of the minimum bid in
659	accordance with this subsection shall be for cash, with a
660	credit for any and all components of the minimum bid already
661	due and payable to the county, municipality, and school board
662	whose taxes and liens compose part of the minimum bid. After
663	90 days from the date of sale, upon return of the certificate,
664	the judge of probate shall execute and deliver to the local
665	land bank authority a deed for each lot or parcel of property
666	that it purchased. The deed shall convey to, and vest in, the
667	grantee all right, title, interest, and estate of any and all
668	persons having an interest in the property as of the date of
669	the sale.
670	(17) To acquire a tax lien at an auction conducted in
671	accordance with Section 40-10-184 by tendering a cash bid at

672 an interest rate of 0.00 percent, which shall be accepted as



673	the successful bid. The bid shall be tendered for cash, with a
674	credit for any and all components of the minimum bid already
675	due and payable to the county, municipality, and school board
676	whose taxes and liens compose part of the minimum bid.
677	(18) To apply for and receive funding through grants
678	and loans from the governmental unit or units that created the
679	local land bank authority, from other municipalities, from the
680	state, from the federal government, and from other public and
681	private sources.
682	(19) To receive and retain payments for services
683	rendered, for rent and leasehold payments received, for
684	consideration for disposition of real and personal property,
685	for proceeds of insurance coverage for losses incurred, for
686	income from investments, and for any other asset and activity
687	lawfully permitted to a local land bank authority under this
688	act.
689	(g) A local unit of government and any agency or
690	department of <u>suchthe</u> local unit of government may do one or
691	more of the following:
692	(1) Anything necessary or convenient to aid a local
693	land bank authority in fulfilling its purposes under Act
694	2013-249.
695	(2) Lend, grant, transfer, appropriate, or contribute
696	funds to a local <u>land bank</u> authority in furtherance of its
697	purposes.
698	(3) Lend, grant, transfer, or convey funds to a local
699	land bank authority that are received from the federal
700	government or this state or from any nongovernmental entity in



701	aid of the purposes of Act 2013-249.
702	(h) A local land bank authority created by a county may
703	acquire real property only within the geographical boundaries
704	of the county and only in those portions of the county outside
705	of the geographical boundaries of the local land bank
706	authority created by a municipality located partially or
707	wholly within the county. A local land bank authority created
708	by a municipality may acquire real property in any of the
709	following locations:
710	(1) Within its own geographical boundaries.
711	(2) Outside of its own geographical boundaries so long
712	as the real property is not located within the boundaries of
713	any other local land bank authority.
714	(3) Within the geographical boundaries of another local
715	land bank authority pursuant to an intergovernmental agreement
716	between the local land bank authorities.
717	(g) In the event a county creates a local authority,
718	the local authority may acquire real property that has been
719	tax delinquent for three or more years only in those portions
720	of the county located outside of the geographical boundaries
721	of any other local authority created by any municipality
722	located partially or entirely within the county. The Land Bank
723	Authority may acquire real property that has been tax
724	delinquent for three or more years only in those portions of
725	the state located outside of the geographical boundaries of
726	any local authority created by any municipality or county.
727	(h) (i) Any local land bank authority formed by a
728	municipality or county pursuant to this section shall continue



729	to exist in accordance with its articles of incorporation and
730	this section in the event that the number of tax delinquent
731	properties in the local jurisdiction forming the <u>local land</u>
732	bank authority subsequently decreases to 100 or less.
733	(i) Any local land bank authority formed by a
734	municipality or county pursuant to this section shall permit
735	the Alabama Department of Examiners of Public Accounts to
736	perform an audit upon request by the department. The
737	department shall assess the cost of the audit against the
738	local land bank authority.
739	(k) As public property used for public purposes, the
740	real property of a local land bank authority, including, but
741	not limited to, real property held by a local land bank
742	authority pursuant to a long-term lease contract with
743	community land trusts and its income, are exempt from all
744	license fees, recording fees, and all other taxes imposed by
745	the state or by any of its political subdivisions, as well as
746	all stormwater fees and other municipal assessments.
747	(1) Up to 75 percent of the ad valorem taxes collected
748	on any and all real property, except any state or school
749	district ad valorem tax, conveyed by a local land bank
750	authority shall be remitted to the local land bank authority.
751	The specific percentage of the taxes to be remitted shall be
752	set forth in the local law, ordinance, resolution, or
753	intergovernmental contract of the local land bank authority.
754	The allocation of ad valorem tax revenues shall commence with
755	the first taxable year following the date of conveyance and
756	shall continue for a period of five consecutive tax years. The



757	funds shall be remitted to the local land bank authority in
758	accordance with the administrative procedures established by
759	the tax commissioner or tax collecting official of the county
760	in which the local land bank authority is located. The
761	allocation of ad valorem tax revenues shall not occur if the
762	taxes have been previously pledged to secure a tax increment
763	financing debt of the authorizing governmental subdivision
764	creating the tax increment district pursuant to Chapter 99 of
765	Title 11, unless the authorizing subdivision enters into an
766	agreement with the local land bank authority for the
767	remittance of the funds to the local land bank authority."
768	Section 2. Sections 24-9-11 and 24-9-12 are added to
769	the Code of Alabama 1975, to read as follows:
770	\$24-9-11
771	(a) A local land bank authority may convey ownership
772	of, or interest in, real property to a state or local
773	governmental entity for purposes of floodplain management or
774	stormwater drainage in the event of all of the following:
775	(1) Floodplain management or stormwater retention or
776	drainage is the highest and best use of the real property.
777	(2) As a result of housing and building code
778	restrictions, floodplain elevations, and other local, state,
779	or federal law or public and private agreements, conditions,
780	and limitations, the real property is no longer suitable for
781	development or redevelopment.
782	(b)(1) A local land bank authority may convey ownership
783	of, or interest in, real property under this section by grant,

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784 deed, lease, or other form of conveyance, and may include



785 additional limitations, restrictions, and conditions to be 786 determined by the local land bank authority.

787 (2) Consideration for the conveyance may be any of the788 following not otherwise prohibited by law:

a. A nominal monetary payment.

b. A contractual obligation in favor of the party towhich the real property is being conveyed.

792

c. An exchange of real property.

d. Other consideration determined by the local land
bank authority and the party to whom the real property is to
be conveyed.

796 \$24-9-12

(a) Upon declaring a state of emergency caused by a natural disaster that causes widespread damage to, and destruction of, real property and improvements and dislocation of residents, the Governor may create a local land bank authority in accordance with this section.

802 (1) The Governor may issue an executive order providing 803 for the immediate creation of a local land bank authority of a 804 local government located in whole or in part in a geographical 805 area that is subject to the declaration of the state of 806 emergency.

807 (2) The executive order shall provide for incorporation
808 and certification of the local land bank authority as required
809 under this chapter.

(b) Any local land bank authority created pursuant to
this section shall have all powers of a local land bank
authority created pursuant to Section 24-9-10.

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813 (c) Upon the necessary and appropriate action of the 814 local governments having jurisdiction over the geographical 815 areas subject to the declaration of the state of emergency, a 816 local land bank authority created pursuant to this section may 817 be converted into a local land bank authority created pursuant to Section 24-9-10, at which time the local land bank 818 819 authority shall be the successor in interest and at law to the 820 local land bank authority created pursuant to this section.

(d) In the event that a local land bank authority created pursuant to this section is not converted pursuant to subsection (c), 12 months following the date of the Governor's executive order, the local land bank authority created by the executive order shall be dissolved in accordance with the provisions of the Governor's executive order.

827 Section 3. Sections 40-1-3, 40-10-1, 40-10-18, 828 40-10-29, 40-10-120, 40-10-184, 40-10-197, and 40-10-199, Code 829 of Alabama 1975, are amended to read as follows:

830 "\$40-1-3

831 From and after October 1 of each year, when property 832 becomes assessable the state shall have a lien upon each and 833 every piece or parcel of real property owned by any taxpayer 834 for the payment of all taxes which may be assessed against him 835 or her and upon each piece and parcel of property real or 836 personal assessed to owner unknown, which lien shall continue 837 until such the taxes are paid, and the county shall have a like 838 lien thereon for the payment of the taxes which may be assessed by it; and, if such the real property is within the 839 840 limits of a municipal corporation, such the municipal



841	corporation shall have a like lien thereon for the payment of
842	the taxes which may be assessed by it. These liens shall be
843	superior to all other liens and shall exist in the order
844	named, and each of such<u>the</u> liens may be enforced and
845	foreclosed by sale for taxes as provided in this title, or as
846	other liens upon property are enforced, except as otherwise
847	provided by lawslaw. These taxes and liens shall include any
848	and all liens transmitted to the tax collecting official by
849	counties and municipal corporations in accordance with
850	Sections 11-40-35, 11-53B-16, 11-67-66, 45-37A-53, and any
851	other state law authorizing the transmittal of nuisance
852	abatement liens for weed removal and grass cutting."

853 "\$40-10-1

854 (a) The probate court of each county may order the sale 855 of lands therein for the payment of taxes assessed on the lands, or against the owners of the lands, when the tax 856 857 collector shall report to the court that he or she or the 858 holder of a tax lien issued pursuant to Acts 1995, No. 95-408 859 was unable to collect the taxes assessed against the land, or 860 any mineral, timber or water right or special right, or 861 easement therein, or the owner thereof, without a sale of the 862 land.

863 (b) For purposes of any enforcement proceedings under 864 this chapter, the taxes due shall include any and all liens of 865 a municipality for housing and building code violations and 866 enforcement actions and nuisance abatement assessment liens 867 which are transmitted to the tax collecting official in 868 accordance with Title 11."



869 "\$40-10-18

870	<u>(a)</u> If no person shall bid bids for any real
871	estateproperty offered at suchthe sale an amount sufficient to
872	pay the sum greater than the minimum bid specified in the
873	decree of sale, and the costs and expenses subsequently
874	accruing, and no minimum bid is tendered by a local government
875	or a local land bank authority, the judge of probate shall bid
876	in such real estate the real property for the state at a price
877	not exceeding the sum specified in such decree and such
878	subsequently accruing cost and expensesthe minimum bid. In no
879	event shall the judge of probate bid in for the state less
880	than the entire amount of real estate property included in any
881	assessment.
882	(b) If no person bids for any real property offered at
883	the sale in an amount greater than the minimum bid specified
884	in the decree of sale, and the costs and expenses subsequently
885	accruing, a local government or local land bank authority in
886	
000	which the real property is located may tender a bid for the
887	which the real property is located may tender a bid for the minimum amount which bid shall be accepted and a certificate
887	minimum amount which bid shall be accepted and a certificate
887 888	minimum amount which bid shall be accepted and a certificate of purchase issued to the entity. The tender of the minimum
887 888 889	minimum amount which bid shall be accepted and a certificate of purchase issued to the entity. The tender of the minimum bid in accordance with this subsection shall be for cash with
887 888 889 890	minimum amount which bid shall be accepted and a certificate of purchase issued to the entity. The tender of the minimum bid in accordance with this subsection shall be for cash with a credit for any and all components of the minimum bid already

894 <u>(a)</u> After the expiration of three years from the date 895 of the sale of any real estate for taxes, the judge of probate 896 then in office must execute and deliver to the purchaser,



897 other than the state τ or person to whom the certificate of 898 purchase has been assigned, upon the return of the 899 certificate, proof that all ad valorem taxes have been paid, 900 and payment of a fee of five dollars (\$5) to the judge of 901 probate, a deed to each lot or parcel of real estateproperty 902 sold to the purchaser and remaining unredeemed, including 903 therein, if desired by the purchaser, any number of parcels, 904 or lots purchased by him or her at such the sale; and such the 905 deed shall convey to and vest in the grantee all the right, title, interest, and estate of the person whose duty it was to 906 907 pay the taxes on such the real estate property and the lien and claim of the state and county thereto, but it shall not convey 908 909 the right, title, or interest of any reversioner or 910 remainderman therein.

911 (b) After the expiration of one year from the sale for 912 the minimum bid to a local government or local land bank 913 authority, upon return of the certificate of purchase, the 914 judge of probate shall execute and deliver to the entity a 915 deed to the real property sold to the entity. The deed shall 916 convey to, and vest in, the grantee all of the right, title, 917 interest, and estate of any and all persons having an interest 918 in the real property as of the date of the sale." "\$40-10-120 919

920 (a) (1) Except as otherwise provided in this subsection, 921 real property Real estate which hereafter may be sold for 922 taxes and purchased by the state may be redeemed at any time 923 before the title passes out of the state or, if purchased by 924 any other purchaser, may be redeemed at any time within three



925 years from the date of the sale by the owner, his or her 926 heirs, or personal representatives, or by any mortgagee or 927 purchaser of such lands, or any part thereofall or part of the 928 real property, or by any person having an interest therein, or 929 in any part thereofin all or part of the real property, legal 930 or equitable, in severalty or as tenant in common, including a 931 judgment creditor or other creditor having a lien thereon, or 932 on any part thereof; and an infant or insane person of unsound 933 mind entitled to redeem at any time before the expiration of three years from the sale may redeem at any time within one 934 935 year after the removal of the disability; and such the redemption may be of any part of the lands so real property 936 937 sold, which includes the whole of the interest of the 938 redemptioner. If the mortgage or other instrument creating a 939 lien under which a party seeks to redeem is duly recorded at 940 the time of the tax sale, the party shall, in addition to the 941 time herein specified, have the right to redeem the real 942 estatereal property sold, or any portion thereof covered by 943 his or her mortgage or lien, at any time within one year from 944 the date of written notice from the purchaser of his or her 945 purchase of the landsreal property at tax sale served upon 946 such the party, and notice served upon either the original 947 mortgagees or lienholders or their transferee of record, or 948 their heirs, personal representatives, or assigns shall be 949 sufficient notice.

950 (2) When any real property is sold for taxes and has
951 also been sold in one or more prior sales for taxes without
952 redemption from the prior tax sales, the three-year period for



953	redemption shall be measured from the date of the earliest
954	sale of the real property for taxes.
955	(3) When any real property is sold for taxes at the
956	minimum bid specified in the decree of sale, and the real
957	property is not lawfully occupied as a residence as of the
958	date of the sale, the period for redemption shall be one year
959	from the date of the sale if one or both of the following
960	conditions apply:
961	a. The minimum bid included amounts attributable to one
962	or more housing and building code liens or nuisance abatement
963	liens.
964	b. Housing and building code liens, or nuisance
965	abatement liens, had been filed of record prior to the date of
966	the sale.
967	(4) When any real property is sold to a local
968	government or local land bank authority in accordance with
969	Section 40-10-18 for the minimum bid specified in the decree
970	of sale and the costs and expenses subsequently accruing, the
971	period for redemption shall be one year from the date of the
972	sale.

973 (b) If any real property has been sold for taxes and is 974 subject to redemption from the sale as set forth in subsection 975 (a) and has also been sold in one or more subsequent sales for 976 taxes, then any party entitled to redeem such the sale for 977 taxes may redeem such the sale if the redemptioner 978 simultaneously redeems his or her sale and all subsequent sales. In the event of a redemption of successive sales, the 979 980 redemption amount shall be ascertained by applying the

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981 provisions of Sections 40-10-121 and 40-10-122. Redemption 982 amounts computed pursuant to Section 40-10-121 shall be paid 983 as stated therein in that section. Redemption amounts computed 984 pursuant to Section 40-10-122 shall be paid as stated 985 therein in that section if the purchaser had the right to 986 redeem pursuant to subsection (a) or was the owner of the then 987 current tax certificate or tax title. Otherwise, those funds 988 shall be disposed of as set forth in Section 40-10-28 and paid 989 to such the purchaser or his or her assignee only as set forth in Section 40-10-28, with the time limits for such the 990 991 application computed utilizing the sale date when the purchaser's interest was sold for taxes." 992

993 "§40-10-184

994 (a) On the day and time designated for a tax lien 995 auction, the tax collecting official shall proceed to auction all tax liens described in the tax lien auction list compiled 996 997 as provided in Section 40-10-183, except those for which the 998 taxes, penalties, interest, fees, and costs thereondue on the 999 real property have been paid. Any tax lien unsold after a tax 1000 lien auction shall be retained by the county for future 1001 auction or sale as provided in this article.

(b) A tax lien shall be sold at auction pursuant to this article to the person who pays all taxes, interest, penalties, fees, and costs due on the propertyreal property, including an origination cost of twenty dollars (\$20) as of the date of auction and a twenty dollar (\$20) auction fee, and who, in addition, bids the lowest interest rate on the amount required to be paid to redeem the propertyreal property from



1009	the sale. The beginning interest rate bid shall not exceed a
1010	rate of 12 percent and additional bids may be made at a rate
1011	less than the immediately preceding bid. If the interest rate
1012	bid for the property real property reaches 0.00 percent and
1013	more than one bidder remains, the tax collecting official
1014	shall draw lots to determine the winning bidder for the
1015	<pre>property real property, unless a bid for 0.00 percent is</pre>
1016	submitted by a local government or a local land bank
1017	authority. If a bid for 0.00 percent is submitted by a local
1018	government or a local land bank authority, the bid shall be
1019	accepted as the successful bid. The tender of the bid by a
1020	local government or local land bank authority shall be for
1021	cash with a credit for any and all components of the minimum
1022	bid already due and payable to the county, municipality, and
1023	school board whose taxes and liens compose part of the minimum
1024	bid.

1025 (c) The sale of a tax lien does not extinguish any deed 1026 restriction, deed covenant, or easement on or appurtenant to 1027 the parcel. A tax lien offered for auction or sale shall be 1028 identified by a uniform parcel number and a legal

1029 description."

1030 "\$40-10-197

(a) (1) Except as otherwise provided in this subsection, at At any time not less than three years after the auction or sale of a tax lien but not more than 10 years after the auction or sale, if the tax lien has not been redeemed, a holder of all of the sold tax lien certificates for a parcel of propertyreal property may bring in the circuit court of the



1037 county in which the property real property is located an action 1038 to foreclose the right to redeem and quiet title to the 1039 property real property in the name of the holder of the tax 1040 lien certificate. If any applicable law or court order 1041 prohibits bringing an action to foreclose the right to redeem 1042 and quiet title to the property real property, the limitation 1043 provided in this section shall be extended 12 months following 1044 the termination of the prohibition.

1045 (2) When any tax lien is auctioned and sold for taxes 1046 and the underlying real property has also been subject to one 1047 or more tax lien auctions and sales which tax liens have not 1048 been redeemed, the three-year period for redemption shall be 1049 measured from the date of the earliest sale of the unredeemed 1050 <u>tax lien.</u>

1051 (3) When any tax lien is sold for taxes at the minimum bid specified in the decree of sale, and the real property is 1052 1053 not lawfully occupied as a residence as of the date of the 1054 sale, the period for redemption shall be one year from the 1055 date of the sale if either of the following conditions apply: 1056 a. The minimum bid included amounts attributable to one 1057 or more housing and building code liens or nuisance abatement 1058 liens.

1059 b. Housing and building code liens, or nuisance

1060 abatement liens, had been filed of record prior to the date of 1061 the sale.

1062(4) When any tax lien is sold to a local government or1063local land bank authority in accordance with Section 40-10-184

1064 for the minimum bid specified in the decree of sale and the



1065 costs and expenses subsequently accruing, the period for 1066 redemption shall be one year from the date of the sale.

(b) (1) At least 30 days before filing a tax lien foreclosure action under this article, but not more than 180 days before the action is commenced, the holder of the tax lien certificates shall send notice of intent to file the foreclosure action by certified mail to all of the following:

a. The property real property owner of record, according to the property tax records of the county in which the property real property is located, at the owner's address shown in the records and at the street address of the property real property if different.

b. All holders of outstanding mortgages, judgment liens, or other liens on the property real property as recorded in the probate office of the county in which the property real property is located.

1081 c. The tax collecting official of the county in which 1082 the property real property is located.

1083 (2) The notice shall include the property real property 1084 owner's name, the uniform parcel number, the legal description 1085 of the property real property, the name and address of the 1086 holder of the tax lien certificate, and a statement that the 1087 holder proposes to file a tax lien foreclosure action as soon 1088 as 30 but not later than 180 days after the date of mailing of 1089 the notice. If the holder fails to send the notice required by 1090 this subsection, the court shall dismiss any tax lien foreclosure action filed under this article. 1091

1092

(c) The holder shall name as parties defendant to the



1093 tax lien foreclosure action all persons entitled to redeem under this article. Upon filing the tax lien foreclosure 1094 1095 action, the holder shall record a notice as provided by Section 35-4-131. 1096

1097 (d) (1) In a tax lien foreclosure action, if the court 1098 finds that the tax lien auction or sale is valid, that proper 1099 notice has been given, that the holder is the holder of all of 1100 the sold tax certificates on the property, and that the tax 1101 liens have not been redeemed, the court shall enter judgment foreclosing the right of the defendant or defendants to redeem 1102 1103 and shall direct the circuit clerk to execute and deliver to the party in whose favor judgment is entered a deed conveying 1104 1105 the interests of the defendants in the property real property described in the tax lien certificates. 1106

1107 (2) After entry of judgment, a party whose rights to 1108 redeem the tax liens are foreclosed has no further legal or 1109 equitable right, title, or interest in the property real 1110 property subject to the right of appeal and stay of execution 1111 as in other civil actions.

1112 (e) The foreclosure of the right to redeem does not 1113 extinguish any easement or right-of-way on or appurtenant to 1114 the property real property or rights of any public utility or 1115 governmental entity in the property real property.

1116 (f) (1) The clerk's deed executed in accordance with subsection (d) shall include all of the following information: 1117 a. The date of the judgment.

1118

b. The number and style of the case. 1119

1120 c. The name of the plaintiff, who shall be stated as



1121 the grantee.

d. The legal description of the propertyreal property.
e. The uniform parcel number of the propertyreal
property.

1125 f. The date of the conveyance.

(2) The original deed shall be delivered to the plaintiff for recording in the probate records in the county in which the property real property is located.

1129 (q) Any person who is entitled to redeem under this 1130 article may redeem at any time before judgment is entered, 1131 notwithstanding that an action to foreclose has been 1132 commenced, by paying into the circuit court the redemption 1133 amount that would have been paid to the tax collecting 1134 official under Section 40-10-193 plus any other amounts 1135 determined by the court under this section. If the person who redeems has been served personally or by publication in the 1136 1137 action, or if the person became an owner after the action 1138 began and redeems after a notice is recorded pursuant to 1139 subsection (c), the redeeming party shall also pay into the 1140 court with the redemption amount the costs incurred by the 1141 plaintiff in the action, including reasonable attorney fees 1142 actually incurred, to be determined by the court. The court 1143 shall then order the tax lien certificates cancelled canceled 1144 and the tax liens void, the redemption amount be paid to the tax collecting official, and the costs and attorney fees be 1145 1146 paid to the plaintiff.

(h) If a tax lien that was purchased pursuant to this article is not redeemed and the holder of the tax lien



1149 certificate fails to commence a tax lien foreclosure action on 1150 or before 10 years from the date of the tax lien certificate, 1151 the tax lien certificate shall expire and the lien shall 1152 become void.

(i) If a judicial proceeding prohibits bringing a tax lien foreclosure action, the time of expiration under this section shall be extended by 12 months following the completion of the judicial proceeding."

1157

"§40-10-199

(a) Tax liens that are not sold at the tax lien auction 1158 1159 conducted by the tax collecting official shall be separated in 1160 the tax lien auction list as prescribed by Section 40-10-183 1161 and the county shall retain the lien pursuant to Section 1162 40-1-3. The Except as otherwise provided in this subsection, 1163 the tax collecting official, within 45 days after the tax lien 1164 auction date, may sell at private sale an unsold tax lien for 1165 no less than all taxes, interest, penalties, costs, and fees. 1166 A local land bank authority may acquire the unsold tax lien 1167 for cash with a credit for any and all components of the tax 1168 lien aggregate amount due and payable to the county, 1169 municipality, and school board. The purchaser at private sale 1170 shall be entitled to interest on the amount paid at a rate 1171 agreed to by the tax collecting official, not to exceed 12 1172 percent. All private tax lien sales shall be entered in the 1173 record of tax lien auctions and sales, as provided in Section 40-10-188. 1174

(b) All tax liens that remain unsold by the tax lien auction or sale shall be included in all future tax lien



1177 auctions or sales until sold.

(c) Any tax lien that does not sell at auction shall be reported to the county commission when seeking approval of errors in assessments, <u>litigations_litigation</u>, or insolvents as the tax collecting official will be allowed credit for taxes due to this state upon final settlement with the state Comptroller."

1184 Section 4. This act shall become effective on October 1185 1, 2024.