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Senate Bill 444

By: Senators Jones II of the 22nd, Rhett of the 33rd, Davenport of the 44th and Anderson of the 43rd

A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 1 of Title 22 of the Official Code of Georgia Annotated, relating to
- 2 general provisions regarding eminent domain, so as to provide for an alternative process for
- 3 a county, municipality, or consolidated government to condemn certain blighted properties;
- 4 to provide for definitions; to provide for procedures; to provide for related matters; to repeal
- 5 conflicting laws; and for other purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

- 8 Chapter 1 of Title 22 of the Official Code of Georgia Annotated, relating to general
- 9 provisions regarding eminent domain, is amended by adding a new Code section to read as
- 10 follows:
- 11 "22-1-16.
- 12 (a) As used in this Code section, the term:
- (1) 'Blighted property,' 'blighted,' or 'blight' means any urbanized or developed property
- which has a building located thereon that:
- 15 (A) Is at least 500,000 square feet in size;
- 16 (B) Was built prior to 1995; and
- 17 (C) Has not been legally occupied, has not had a tenant, or has been empty for ten
- consecutive years or has been less than 30 percent occupied for a least 20 consecutive
- 19 <u>years.</u>
- 20 (2) 'Condemnor' means a county, municipality, or consolidated government of this state.
- 21 (3) 'Economic development' means any economic activity to increase tax revenue, tax
- base, or employment or to improve general economic health, when the activity does not
- 23 <u>result in:</u>
- 24 (A) Transfer of land to public ownership;
- 25 (B) Transfer of property to a private entity that is a public utility; or

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26 (C) Lease of property to private entities that occupy an incidental area within a public

- 27 <u>project.</u>
- 28 (4) 'Public use' means the remedy of blight when economic development is a secondary
- or ancillary public benefit of condemnation.
- 30 (b) A condemnor seeking to condemn property for public use under this Code section shall
- 31 <u>first petition the superior court of the county having jurisdiction for a judgment in rem</u>
- 32 <u>against such property seeking a determination as to whether such property in the petition</u>
- is blighted property.
- 34 (c) The petition described in subsection (b) of this Code section shall set forth:
- 35 (1) The facts showing the right to condemn;
- 36 (2) The property or interest to be taken;
- 37 (3) The names and residences of the persons whose property or interests are to be taken
- or otherwise affected, so far as known;
- 39 (4) A description of any unknown persons or classes of unknown persons whose rights
- in the property or interests are to be affected;
- 41 (5) A description of the appearance of the property and any structures thereon;
- 42 (6) Such other facts as are necessary for a full understanding of the cause;
- 43 (7) A statement setting forth the reasons why such property meets the elements of
- 44 <u>blighted property</u>;
- 45 (8) A prayer for an order to be issued by the court as may be proper and desired; and
- 46 (9) Whether any of the persons referred to in this subsection are minors or disabled.
- 47 (d)(1) Upon presentation of the petition set forth in subsection (c) of this Code section,
- 48 <u>the court shall issue an order requiring all parties of interest to appear at a time and place</u>
- 49 <u>named in the order and make known their objections, if any, as to the question of whether</u>
- 50 <u>the property shall be deemed blighted.</u>
- 51 (2) The date of the hearing shall be no less than 30 days from the date such petition is
- 52 <u>filed.</u>
- 53 (3) The order described in paragraph (1) of this subsection shall give directions for
- 54 providing notice of the hearing and the service of such notices.
- 55 (4) It shall not be necessary to attach any other process to the petition except the order
- referred to in paragraph (1) of this subsection, and the cause shall proceed as in rem.
- (e) All persons entitled to notice under the facts stated in the petition shall be personally
- 58 served with a copy of the petition and order issued pursuant to subsection (d) of this Code
- 59 section as in other causes at law, unless such service is waived in writing. All other service
- shall be made by the method as provided in Part 2 of Article 1 of Chapter 2 of this title, and
- all persons so served shall be deemed parties to the cause.

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62 (f) In any cases where it seems to the court to be in the interest of justice and of more effective notice to cause additional notice or service to be given, it shall be within the 63 64 court's discretion to so order. In such cases, such additional notice and service shall be 65 made as ordered before the cause proceeds to final hearing. In cases where any taxes are alleged to be due or unpaid, the order shall direct that a separate notice to that effect be 66 given to the proper tax collector or tax commissioner. 67 68 (g) On the day named in the order made pursuant to subsection (d) of this Code section, 69 or at any other time to which the hearing may be continued, the court, having first passed 70 on and adjudged all questions touching service and notice, shall, after hearing from all 71 persons responding and desiring to be heard, make such order as is appropriate based on 72 the evidence as to whether or not the property shall be deemed blighted. 73 (h) Any property deemed blighted under this Code section shall be described in the order 74 adjudging such determination and contain a statement of the then current approved land use 75 of the property, or in the case of vacant property, the last lawful use for which the property 76 was occupied, and such property's future use shall be restricted to the same land use as 77 stated in the order for a period of one year from the date of the order. 78 (i) A condemnor which has obtained an order under subsection (h) of this Code section 79 declaring a property to be blighted shall within 60 days from such order, or in the event of 80 an appeal, 60 days from the date when the remittitur of the appellate court is made the 81 judgment of the court, file an action to condemn the property pursuant to the procedures 82 set forth in Article 3 of Chapter 2 of this title. When a condemnor proceeds as set forth in 83 Article 3 of Chapter 2 of this title, it shall attach a copy of the order issued under subsection 84 (h) of this Code section. 85 (i) Nothing in this Code section shall be construed as preventing a condemnor from 86 proceeding under Code Section 22-1-15 or any other Code section to provide that a

88 SECTION 2.

property in question is blighted property."

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89 All laws and parts of laws in conflict with this Act are repealed.