SENATE BILL No. 401

DIGEST OF INTRODUCED BILL

Citations Affected: IC 36-7.

Synopsis: Tax increment finance. Specifies that a redevelopment commission, a department of redevelopment, and a redevelopment authority are subject to audit by the state board of accounts and covered by the public meeting, public records, and public works laws. Prohibits a redevelopment commission, authority, or department, or a designee holding company from owning, leasing, or holding a single family dwelling or condominium unit. Provides that if a redevelopment commission member or adviser or a redevelopment authority board member owns, directly or indirectly, more than 10% of a business entity, the individual is considered an owner of that business entity for purposes of determining whether the member or adviser has a pecuniary interest in a proposed contract, employment, purchase, or sale. Provides that if a private business entity specifically proposes a capital improvement that the business entity will benefit from after completion, and financing by a redevelopment commission or redevelopment authority is proposed of at least \$4,000,000, the redevelopment commission or authority may not incur the obligation and make the capital improvement unless the business entity agrees to repay any obligations related to the specific capital improvement as of a date certain. Provides that the fiscal officer of a redevelopment commission is the fiscal officer of the unit that established the commission. Provides that the Indianapolis controller is the fiscal officer of the redevelopment commission and redevelopment authority in Indianapolis. Requires the secretary-treasurer of a redevelopment authority to report quarterly to the fiscal officer of the unit that established the redevelopment authority. Requires the department of (Continued next page)

Effective: July 1, 2014.

Walker

January 14, 2014, read first time and referred to Committee on Tax and Fiscal Policy.



Digest Continued

local government finance, with the assistance of the state board of accounts, to prepare a report on redevelopment by redevelopment commissions, authorities, and departments and to submit and present the report to the commission on state tax and financing policy during the 2014 legislative interim.



Introduced

Second Regular Session 118th General Assembly (2014)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2013 Regular Session and 2013 First Regular Technical Session of the General Assembly.

SENATE BILL No. 401

A BILL FOR AN ACT to amend the Indiana Code concerning local government.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 36-7-14-0.5 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2014]: Sec. 0.5. (a) The definitions in this section apply
4	throughout this chapter.
5	(b) "Obligation" means any bond, note, warrant, lease, or other
6	instrument under which money is borrowed.
7	(c) "Public funds" means all fees, payments, tax receipts, and
8	funds of whatever kind or character that come into the possession
9	of the:
10	(1) redevelopment commission; or
1	(2) department of redevelopment.
12	SECTION 2. IC 36-7-14-3, AS AMENDED BY P.L.190-2005,
13	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2014]: Sec. 3. (a) A unit may establish a department of
15	redevelopment controlled by a board of five (5) members to be known



2014

Redevelopment Commission", designating the name 1 as " 2 of the municipality or county. However, in the case of a county, the 3 county executive may adopt an ordinance providing that the county 4 redevelopment commission consists of seven (7) members. 5 (b) A redevelopment commission and a department of 6 redevelopment are: 7 (1) subject to audit by the state board of accounts under 8 IC 5-11; 9 (2) covered by IC 5-14-1.5 (the public meetings law); 10 (3) covered by IC 5-14-3 (the public records law); and 11 (4) covered by IC 36-1-12 (the public works law). 12 (b) (c) Subject to section 3.5 of this chapter, all of the territory 13 within the corporate boundaries of a municipality constitutes a taxing 14 district for the purpose of levying and collecting special benefit taxes 15 for redevelopment purposes as provided in this chapter. Subject to section 3.5 of this chapter, all of the territory in a county, except that 16 17 within a municipality that has a redevelopment commission, constitutes 18 a taxing district for a county. 19 (c) (d) All of the taxable property within a taxing district is 20 considered to be benefited by redevelopment projects carried out under 21 this chapter to the extent of the special taxes levied under this chapter. 22 SECTION 3. IC 36-7-14-8, AS AMENDED BY P.L.190-2005, 23 SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 24 JULY 1, 2014]: Sec. 8. (a) The redevelopment commissioners shall 25 hold a meeting for the purpose of organization not later than thirty (30) 26 days after they are appointed and, after that, each year on the first day 27 in January that is not a Saturday, a Sunday, or a legal holiday. They 28 shall choose one (1) of their members as president, another as vice 29 president, and another as secretary. These officers shall perform the 30 duties usually pertaining to their offices and shall serve from the date 31 of their election until their successors are elected and qualified. 32 (b) The fiscal officer of the unit establishing a redevelopment 33 commission may appoint a treasurer who need not be a member is the 34 treasurer of the redevelopment commission. The redevelopment 35 commission may provide for the payment of compensation to a 36 treasurer who is not a member of the redevelopment commission. 37 Notwithstanding any other provision of this chapter, the treasurer has 38 charge over and is responsible for the administration, investment, and 39 disbursement of all funds and accounts of the redevelopment 40 commission in accordance with the requirements of this chapter.

However, the treasurer may not perform any duties of the fiscal officer

or any other officer of the unit that are prescribed by section 24 of this

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2014

chapter or by any provisions of this chapter that pertain to the issuance and sale of bonds, notes, or warrants of the special taxing district. state laws that apply to other funds and accounts administered by the fiscal officer.

5 (c) The redevelopment commissioners may adopt the rules and 6 bylaws they consider necessary for the proper conduct of their 7 proceedings, the carrying out of their duties, and the safeguarding of 8 the money and property placed in their custody by this chapter. In 9 addition to the annual meeting, the commissioners may, by resolution 10 or in accordance with their rules and bylaws, prescribe the date and 11 manner of notice of other regular or special meetings.

(d) This subsection does not apply to a county redevelopment
commission that consists of seven (7) members. Three (3) of the
redevelopment commissioners constitute a quorum, and the
concurrence of three (3) commissioners is necessary to authorize any
action.

17 (e) This subsection applies only to a county redevelopment 18 commission that consists of seven (7) members. Four (4) of the 19 redevelopment commissioners constitute a quorum, and the 20 concurrence of four (4) commissioners is necessary to authorize any 21 action.

22 SECTION 4. IC 36-7-14-10, AS AMENDED BY P.L.146-2008, 23 SECTION 724, IS AMENDED TO READ AS FOLLOWS 24 [EFFECTIVE JULY 1, 2014]: Sec. 10. (a) A redevelopment 25 commissioner or a nonvoting adviser appointed under section 6.1 of 26 this chapter may not have a pecuniary interest in any contract, 27 employment, purchase, or sale made under this chapter. However, any 28 property required for redevelopment purposes in which a commissioner 29 or nonvoting adviser has a pecuniary interest may be acquired, but only 30 by gift or condemnation.

(b) If a redevelopment commissioner or a nonvoting adviser owns, directly or indirectly, more than a ten percent (10%) interest in a business entity, the redevelopment commissioner or the nonvoting adviser shall be treated as an owner of the business entity for purposes of determining whether a pecuniary interest exists for the redevelopment commissioner or the nonvoting adviser under this section.

(b) (c) A transaction made in violation of this section is void.

39 SECTION 5. IC 36-7-14-12.2, AS AMENDED BY P.L.221-2007,
40 SECTION 32, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41 JULY 1, 2014]: Sec. 12.2. (a) The redevelopment commission may do
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1	(1) Acquire by purchase, exchange, gift, grant, condemnation, or
2	lease, or any combination of methods, any personal property or
3	interest in real property needed for the redevelopment of areas
4	needing redevelopment that are located within the corporate
5	boundaries of the unit.
6	(2) Hold, use, sell (by conveyance by deed, land sale contract, or
7	other instrument), exchange, lease, rent, or otherwise dispose of
8	property acquired for use in the redevelopment of areas needing
9	redevelopment on the terms and conditions that the commission
10	considers best for the unit and its inhabitants.
11	(3) Sell, lease, or grant interests in all or part of the real property
12	acquired for redevelopment purposes to any other department of
13	the unit or to any other governmental agency for public ways,
14	levees, sewerage, parks, playgrounds, schools, and other public
15	purposes on any terms that may be agreed on.
16	(4) Clear real property acquired for redevelopment purposes.
17	(5) Enter on or into, inspect, investigate, and assess real property
18	and structures acquired or to be acquired for redevelopment
19	purposes to determine the existence, source, nature, and extent of
20	any environmental contamination, including the following:
21	(A) Hazardous substances.
22	(B) Petroleum.
23	(C) Other pollutants.
24	(6) Remediate environmental contamination, including the
25	following, found on any real property or structures acquired for
26	redevelopment purposes:
27	(A) Hazardous substances.
28	(B) Petroleum.
29	(C) Other pollutants.
30	(7) Repair and maintain structures acquired for redevelopment
31	purposes.
32	(8) Remodel, rebuild, enlarge, or make major structural
33	improvements on structures acquired for redevelopment purposes.
34	(9) Survey or examine any land to determine whether it should be
35	included within an area needing redevelopment to be acquired for
36	redevelopment purposes and to determine the value of that land.
37	(10) Appear before any other department or agency of the unit, or
38	before any other governmental agency in respect to any matter
39	affecting:
40	(A) real property acquired or being acquired for
40	redevelopment purposes; or
42	(B) any area needing redevelopment within the jurisdiction of
f 🚄	(b) any area neconing reaction priment within the jurisdiction of

IN 401—LS 6846/DI 58



1	the commissioners.
2	(11) Institute or defend in the name of the unit any civil action.
3	(12) Use any legal or equitable remedy that is necessary or
4	considered proper to protect and enforce the rights of and perform
5	the duties of the department of redevelopment.
6	(13) Exercise the power of eminent domain in the name of and
7	within the corporate boundaries of the unit in the manner
8	prescribed by section 20 of this chapter.
9	(14) Appoint an executive director, appraisers, real estate experts,
10	engineers, architects, surveyors, and attorneys.
11	(15) Appoint clerks, guards, laborers, and other employees the
12	commission considers advisable, except that those appointments
13	must be made in accordance with the merit system of the unit if
14	such a system exists.
15	(16) Prescribe the duties and regulate the compensation of
16	employees of the department of redevelopment.
17	(17) Provide a pension and retirement system for employees of
18	the department of redevelopment by using the Indiana public
19	employees' retirement fund or a retirement plan approved by the
20	United States Department of Housing and Urban Development.
21	(18) Discharge and appoint successors to employees of the
22	department of redevelopment subject to subdivision (15).
23	(19) Rent offices for use of the department of redevelopment, or
24	accept the use of offices furnished by the unit.
25	(20) Equip the offices of the department of redevelopment with
26	the necessary furniture, furnishings, equipment, records, and
27	supplies.
28	(21) Expend, on behalf of the special taxing district, all or any
29	part of the money of the special taxing district.
30	(22) Contract for the construction of:
31	(A) local public improvements (as defined in IC 36-7-14.5-6)
32	or structures that are necessary for redevelopment of areas
33	needing redevelopment or economic development within the
34	corporate boundaries of the unit; or
35	(B) any structure that enhances development or economic
36	development.
37	(23) Contract for the construction, extension, or improvement of
38	pedestrian skyways.
39	(24) Accept loans, grants, and other forms of financial assistance
40	from the federal government, the state government, a municipal
41	corporation, a special taxing district, a foundation, or any other
42	source.

1	(25) Provide financial assistance (including grants and loans) to
2	enable individuals and families to purchase or lease residential
3	units in a multiple unit residential structure within the district.
4	However, financial assistance may be provided only to individuals
5	and families whose income is at or below the unit's median
6	income for individuals and families, respectively.
7	(26) Provide financial assistance (including grants and loans) to
8	neighborhood development corporations to permit them to:
9	(A) provide financial assistance for the purposes described in
10	subdivision (25); or
11	(B) construct, rehabilitate, or repair commercial property
12	within the district.
13	(27) Require as a condition of financial assistance to the owner of
14	a multiple unit residential structure that any of the units leased by
15	the owner must be leased:
16	(A) for a period to be determined by the commission, which
17	may not be less than five (5) years;
18	(B) to families whose income does not exceed eighty percent
19	(80%) of the unit's median income for families; and
20	(C) at an affordable rate.
21	(b) Conditions imposed by the commission under subsection $(a)(27)$
22	remain in force throughout the period determined under subsection
23	(a)(27)(A), even if the owner sells, leases, or conveys the property. The
24	subsequent owner or lessee is bound by the conditions for the
25	remainder of the period.
26	(c) As used in this section, "pedestrian skyway" means a pedestrian
27	walkway within or outside of the public right-of-way and through and
28	above public or private property and buildings, including all structural
29	supports required to connect skyways to buildings or buildings under
30	construction. Pedestrian skyways constructed, extended, or improved
31	over or through public or private property constitute public property
32	and public improvements, constitute a public use and purpose, and do
33	not require vacation of any public way or other property.
34	(d) All powers that may be exercised under this chapter by the
35	redevelopment commission may also be exercised by the
36	redevelopment commission in carrying out its duties and purposes
37	under IC 36-7-14.5.
38	SECTION 6. IC 36-7-14-12.4 IS ADDED TO THE INDIANA
39	CODE AS A NEW SECTION TO READ AS FOLLOWS
40	[EFFECTIVE JULY 1, 2014]: Sec. 12.4. Notwithstanding any other
41	provision in this chapter, after June 30, 2014:
42	(1) a redevelopment commission;

) a redevelopment commission; (1



2014

1 (2) a department of redevelopment; or 2 (3) any other entity: 3 (A) established by the commission or department; or 4 (B) to which the commission or department has delegated 5 any power to act or hold property under this chapter; 6 may not own, lease, or otherwise hold a single family dwelling or 7 condominium unit. In addition, an arrangement or agreement that 8 is contrary to this section may not be extended beyond the term of 9 the arrangement or agreement as in effect on June 30, 2014. 10 SECTION 7. IC 36-7-14-12.5 IS ADDED TO THE INDIANA 11 CODE AS A NEW SECTION TO READ AS FOLLOWS 12 [EFFECTIVE JULY 1, 2014]: Sec. 12.5. (a) This section applies if: 13 (1) a business entity specifically proposes a capital 14 improvement to a redevelopment commission and the 15 business entity will benefit from the capital improvement 16 after completion; and 17 (2) the proposal will require the redevelopment commission 18 to incur obligations of at least four million dollars 19 (\$4,000,000) that are payable from public funds. 20 (b) The redevelopment commission may not incur an obligation 21 and make the capital improvement proposed by the business entity 22 unless, before the obligation is entered into by the redevelopment 23 commission, the private entity and redevelopment commission 24 enter into an agreement that provides at least the following: 25 (1) The maximum amount of the obligation the redevelopment 26 commission will be entering into with respect to the capital 27 improvement. 28 (2) The maximum interest rate or rates associated with the 29 obligation. 30 (3) The maximum term of the obligation. 31 (4) A promise by the private entity that proposes the capital 32 improvement to pay the redevelopment commission an 33 amount equal to the obligations incurred by the 34 redevelopment commission as of a date certain so that the 35 redevelopment commission will recoup all amounts paid with 36 respect to the capital improvement. 37 The legislative body must adopt an ordinance approving the 38 agreement before the redevelopment commission may enter into 39 the agreement. 40 SECTION 8. IC 36-7-14.5-6.5 IS ADDED TO THE INDIANA 41 CODE AS A NEW SECTION TO READ AS FOLLOWS

42 [EFFECTIVE JULY 1, 2014]: Sec. 6.5. As used in this chapter,

IN 401-LS 6846/DI 58



1 "obligation" means any bond, note, warrant, lease, or other 2 instrument under which money is borrowed. 3 SECTION 9. IC 36-7-14.5-6.7 IS ADDED TO THE INDIANA 4 CODE AS A NEW SECTION TO READ AS FOLLOWS 5 [EFFECTIVE JULY 1, 2014]: Sec. 6.7. As used in this chapter, 6 "public funds" means all fees, payments, tax receipts, and funds of 7 whatever kind or character that come into the possession of the 8 authority. 9 SECTION 10. IC 36-7-14.5-7 IS AMENDED TO READ AS 10 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 7. (a) A Redevelopment Authority (the blank to be filled in with a name 11 designated by the legislative body of the unit) may be created in the 12 13 unit as a separate body corporate and politic and as an instrumentality 14 of the unit to exercise any power granted to the authority under this 15 chapter. 16 (b) An authority may be created by ordinance of the legislative body 17 of the unit. 18 (c) An authority is: 19 (1) subject to audit by the state board of accounts under 20 IC 5-11; 21 (2) covered by IC 5-14-1.5 (the public meetings law); 22 (3) covered by IC 5-14-3 (the public records law); and 23 (4) covered by IC 36-1-12 (the public works law). 24 SECTION 11. IC 36-7-14.5-9 IS AMENDED TO READ AS 25 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 9. (a) Immediately after January 15 of each year, the board shall hold an organizational 26 27 meeting. It shall elect one (1) of the members president, another vice 28 president, and another secretary-treasurer to perform the duties of those 29 offices. These officers serve from the date of their election and until 30 their successors are elected and qualified. The board may elect an 31 assistant secretary-treasurer. The secretary-treasurer shall report 32 quarterly to the fiscal officer of the unit that established the 33 redevelopment authority. 34 (b) Special meetings may be called by the president of the board or 35 any two (2) members of the board. 36 (c) A majority of the members constitutes a quorum, and the 37 concurrence of a majority of the members is necessary to authorize any 38 action. 39 SECTION 12. IC 36-7-14.5-10.5 IS ADDED TO THE INDIANA 40

39 SECTION 12. IC 36-7-14.5-10.5 IS ADDED TO THE INDIANA
40 CODE AS A NEW SECTION TO READ AS FOLLOWS
41 [EFFECTIVE JULY 1, 2014]: Sec. 10.5. (a) A board member may
42 not have a pecuniary interest in any contract, employment,



purchase, or sale made under this chapter. However, any property required for redevelopment purposes in which a board member has a pecuniary interest may be acquired, but only by gift or condemnation.

(b) If a board member owns, directly or indirectly, more than a ten percent (10%) interest in a business entity, the board member shall be treated as an owner of the business entity for purposes of determining whether a pecuniary interest exists for the board member under this section.

(c) A transaction made in violation of this section is void.

SECTION 13. IC 36-7-14.5-11, AS AMENDED BY P.L.1-2006,
 SECTION 566, IS AMENDED TO READ AS FOLLOWS
 [EFFECTIVE JULY 1, 2014]: Sec. 11. (a) The authority is organized
 for the following purposes:

15 (1) Financing, constructing, and leasing local public16 improvements to the commission.

- 17 (2) Financing and constructing additional improvements to local
 18 public improvements owned by the authority and leasing them to
 19 the commission.
- 20 (3) Acquiring all or a portion of one (1) or more local public
 21 improvements from the commission by purchase or lease and
 22 leasing these local public improvements back to the commission,
 23 with any additional improvements that may be made to them.
- (4) Acquiring all or a portion of one (1) or more local public
 improvements from the commission by purchase or lease to fund
 or refund indebtedness incurred on account of those local public
 improvements to enable the commission to make a savings in debt
 services obligations or lease rental obligations or to obtain relief
 from covenants that the commission considers to be unduly
 burdensome.
- 31 (5) In a county having a United States government military base 32 that is scheduled for closing or is completely or partially inactive 33 or closed and if specified in the ordinance creating the authority 34 or in another ordinance adopted by the executive body of the unit, 35 an authority may exercise any of the powers of a redevelopment 36 commission established under IC 36-7-14, including the 37 establishment, in accordance with IC 36-7-14, of one (1) or more 38 economic development areas in the county in addition to an 39 economic development area established under section 12.5 of this 40 chapter. However, an economic development area that includes 41 any part of a military base described in section 12.5(a) of this 42 chapter is subject to the requirements of section 12.5 of this



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1	chapter. An action taken by an authority under this subdivision
2	shall be treated as if the action were taken under the law granting
3	the power to the redevelopment commission.
4	(b) Notwithstanding any other provision of this chapter, after
5	June 30, 2014:
6	(1) an authority; or
7	(2) any other entity:
8	(A) established by the authority; or
9	(B) to which the authority has delegated any power to act
10	or hold property under this chapter;
11	may not own, lease, or otherwise hold a single family dwelling or
12	condominium unit. In addition, an arrangement or agreement that
13	is contrary to this section may not be extended beyond the term of
14	the arrangement or agreement as in effect on June 30, 2014.
15	SECTION 14. IC 36-7-14.5-12.1 IS ADDED TO THE INDIANA
16	CODE AS A NEW SECTION TO READ AS FOLLOWS
17	[EFFECTIVE JULY 1, 2014]: Sec. 12.1. (a) This section applies if:
18	(1) a business entity specifically proposes a capital
19	improvement to an authority and the business entity will
20	benefit from the capital improvement after completion; and
20	(2) the proposal will require the authority to incur obligations
$\frac{21}{22}$	of at least four million dollars (\$4,000,000) that are payable
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23 24	from public funds. (b) The authority may not incur on obligation and make the
24 25	(b) The authority may not incur an obligation and make the capital improvement proposed by the business entity unless, before
23 26	the obligation is entered into by the authority, the private entity
20 27	and the authority enter into an agreement that provides at least the
27	following:
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29 30	(1) The maximum amount of the obligation the authority will
30 31	be entering into with respect to the capital improvement.
31 32	(2) The maximum interest rate or rates associated with the
32 33	obligation.
	(3) The maximum term of the obligation.
34	(4) A promise by the private entity that proposes the capital
35	improvement to pay the authority an amount equal to the
36	obligations incurred by the authority as of a date certain so
37	that the authority will recoup all amounts paid with respect
38	to the capital improvement.
39 40	The legislative body must adopt an ordinance approving the
40 41	agreement before the authority may enter into the agreement.
41 42	SECTION 15. IC 36-7-15.1-3 IS AMENDED TO READ AS
42	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 3. Except as provided



1	in section 37 of this chapter, as used in this chapter:
2	"Commission" refers to the metropolitan development commission
3	acting as the redevelopment commission of the consolidated city,
4	subject to IC 36-3-4-23.
5	"Department" refers to the department of metropolitan development,
6	subject to IC 36-3-4-23.
7	"Obligation" means any bond, note, warrant, lease, or other
8	instrument under which money is borrowed.
9	"Public funds" means all fees, payments, tax receipts, and funds
10	of whatever kind or character that come into the possession of the:
11	(1) redevelopment commission; or
12	(2) department of redevelopment.
13	SECTION 16. IC 36-7-15.1-3.5 IS ADDED TO THE INDIANA
14	CODE AS A NEW SECTION TO READ AS FOLLOWS
15	[EFFECTIVE JULY 1, 2014]: Sec. 3.5. (a) The controller of the
16	consolidated city is the fiscal officer of a commission subject to this
17	chapter.
18	(b) The controller has charge over and is responsible for the
19	administration, investment, and disbursement of all funds and
20	accounts of the authority in accordance with the requirements of
$\frac{1}{21}$	state laws that apply to other funds and accounts administered by
22	the controller.
23	SECTION 17. IC 36-7-15.1-4.2 IS ADDED TO THE INDIANA
24	CODE AS A NEW SECTION TO READ AS FOLLOWS
25	[EFFECTIVE JULY 1, 2014]: Sec. 4.2. A redevelopment commission
26	and a department of redevelopment are:
27	(1) subject to audit by the state board of accounts under
28	IC 5-11;
29	(2) covered by IC 5-14-1.5 (the public meetings law);
30	(3) covered by IC 5-14-3 (the public records law); and
31	(4) covered by IC 36-1-12 (the public works law).
32	SECTION 18. IC 36-7-15.1-4.3 IS ADDED TO THE INDIANA
33	CODE AS A NEW SECTION TO READ AS FOLLOWS
34	[EFFECTIVE JULY 1, 2014]: Sec. 4.3. Notwithstanding any other
35	provision in this chapter, after June 30, 2014:
36	(1) a redevelopment commission;
37	(2) a department of redevelopment; or
38	(3) any other entity:
39	(A) established by the commission or department; or
40	(B) to which the commission or department has delegated
41	any power to act or hold property under this chapter;
42	may not own, lease, or otherwise hold a single family dwelling or



1 condominium unit. In addition, an arrangement or agreement that 2 is contrary to this section may not be extended beyond the term of 3 the arrangement or agreement as in effect on June 30, 2014. 4 SECTION 19. IC 36-7-15.1-4.4 IS ADDED TO THE INDIANA 5 CODE AS A NEW SECTION TO READ AS FOLLOWS 6 [EFFECTIVE JULY 1, 2014]: Sec. 4.4. (a) This section applies if: (1) a business entity specifically proposes a capital 7 8 improvement to a redevelopment commission and the 9 business entity will benefit from the capital improvement 10 after completion; and 11 (2) the proposal will require the redevelopment commission 12 to incur obligations of at least four million dollars 13 (\$4,000,000) that are payable from public funds. 14 (b) The redevelopment commission may not incur an obligation 15 and make the capital improvement proposed by the business entity unless, before the obligation is entered into by the redevelopment 16 17 commission, the private entity and redevelopment commission 18 enter into an agreement that provides at least the following: 19 (1) The maximum amount of the obligation the redevelopment 20 commission will be entering into with respect to the capital 21 improvement. 22 (2) The maximum interest rate or rates associated with the 23 obligation. 24 (3) The maximum term of the obligation. 25 (4) A promise by the private entity that proposes the capital 26 improvement to pay the redevelopment commission an 27 amount equal to the obligations incurred by the 28 redevelopment commission as of a date certain so that the 29 redevelopment commission will recoup all amounts paid with 30 respect to the capital improvement. 31 The legislative body must adopt an ordinance approving the 32 agreement before the redevelopment commission may enter into 33 the agreement. 34 SECTION 20. IC 36-7-15.1-5, AS AMENDED BY P.L.146-2008, 35 SECTION 743, IS AMENDED TO READ AS FOLLOWS 36 [EFFECTIVE JULY 1, 2014]: Sec. 5. (a) A member of the commission 37 or a nonvoting adviser appointed under IC 36-7-4-207 may not have a 38 pecuniary interest in any contract, employment, purchase, or sale made 39 under this chapter. However, any property required for redevelopment 40 purposes in which a member or nonvoting adviser has a pecuniary 41 interest may be acquired but only by gift or condemnation. 42

(b) If a redevelopment commissioner or a nonvoting adviser



owns, directly or indirectly, more than a ten percent (10%) interest in a business entity, the redevelopment commissioner or the nonvoting adviser shall be treated as an owner of the business entity for purposes of determining whether a pecuniary interest exists for the redevelopment commissioner or the nonvoting adviser under this section.

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(c) A transaction made in violation of this section is void.

SECTION 21. IC 36-7-15.1-7, AS AMENDED BY P.L.146-2008, SECTION 744, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 7. (a) In carrying out its duties and purposes under this chapter, the commission may do the following:

(1) Acquire by purchase, exchange, gift, grant, lease, or
condemnation, or any combination of methods, any real or
personal property or interest in property needed for the
redevelopment of areas needing redevelopment that are located
within the redevelopment district.

(2) Hold, use, sell (by conveyance by deed, land sale contract, or
other instrument), exchange, lease, rent, invest in, or otherwise
dispose of, through any combination of methods, property
acquired for use in the redevelopment of areas needing
redevelopment on the terms and conditions that the commission
considers best for the city and its inhabitants.

(3) Acquire from and sell, lease, or grant interests in all or part of
the real property acquired for redevelopment purposes to any
other department of the city, or to any other governmental agency,
for public ways, levees, sewerage, parks, playgrounds, schools,

and other public purposes, on any terms that may be agreed upon.

- 28 (4) Clear real property acquired for redevelopment purposes.
- (5) Enter on or into, inspect, investigate, and assess real property
 and structures acquired or to be acquired for redevelopment
 purposes to determine the existence, source, nature, and extent of
 any environmental contamination, including the following:
 - (A) Hazardous substances.
 - (B) Petroleum.
 - (C) Other pollutants.

(6) Remediate environmental contamination, including the following, found on any real property or structures acquired for redevelopment purposes:

- (A) Hazardous substances.
- (B) Petroleum.
 - (C) Other pollutants.
- (7) Repair and maintain structures acquired or to be acquired for

1	redevelopment purposes.
2	(8) Enter upon, survey, or examine any land, to determine whether
$\frac{2}{3}$	it should be included within an area needing redevelopment to be
4	acquired for redevelopment purposes, and determine the value of
5	that land.
6	(9) Appear before any other department or agency of the city, or
0 7	before any other governmental agency in respect to any matter
8	affecting:
9	(A) real property acquired or being acquired for
10	redevelopment purposes; or
10	(B) any area needing redevelopment within the jurisdiction of
11	the commission.
12	
13	(10) Subject to section 13 of this chapter, exercise the power of eminent domain in the name of the city, within the redevelopment
14	district, in the manner prescribed by this chapter.
15	(11) Establish a uniform fee schedule whenever appropriate for
10	the performance of governmental assistance, or for providing
17	materials and supplies to private persons in project or program
18	related activities.
20	(12) Expend, on behalf of the redevelopment district, all or any
20	part of the money available for the purposes of this chapter.
21	(13) Contract for the construction, extension, or improvement of
22	pedestrian skyways.
23	(14) Accept loans, grants, and other forms of financial assistance
24	from the federal government, the state government, a municipal
26	corporation, a special taxing district, a foundation, or any other
20 27	source.
28	(15) Provide financial assistance (including grants and loans) to
20	enable individuals and families to purchase or lease residential
30	units in a multiple unit residential structure within the district.
31	However, financial assistance may be provided only to those
32	individuals and families whose income is at or below the county's
33	median income for individuals and families, respectively.
33 34	(16) Provide financial assistance (including grants and loans) to
35	neighborhood development corporations to permit them to:
36	(A) provide financial assistance for the purposes described in
30 37	subdivision (15); or
38	(B) construct, rehabilitate, or repair commercial property
38 39	within the district.
40	(17) Require as a condition of financial assistance to the owner of
40 41	a multiunit multiple unit residential structure that any of the units
41 42	
⊣ ∠	leased by the owner must be leased:



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1	(A) for a period to be determined by the commission, which
2	may not be less than five (5) years;
3	(B) to families whose income does not exceed eighty percent
4	(80%) of the county's median income for families; and
5	(C) at an affordable rate.
6	Conditions imposed by the commission under this subdivision
7	remain in force throughout the period determined under clause
8	(A), even if the owner sells, leases, or conveys the property. The
9	subsequent owner or lessee is bound by the conditions for the
10	remainder of the period.
11	(18) Provide programs in job training, job enrichment, and basic
12	skill development for residents of an enterprise zone.
13	(19) Provide loans and grants for the purpose of stimulating
14	business activity in an enterprise zone or providing employment
15	for residents of an enterprise zone.
16	(20) Contract for the construction, extension, or improvement of:
17	(A) public ways, sidewalks, sewers, waterlines, parking
18	facilities, park or recreational areas, or other local public
19	improvements (as defined in IC 36-7-15.3-6) or structures that
20	are necessary for redevelopment of areas needing
21	redevelopment or economic development within the
22	redevelopment district; or
23	(B) any structure that enhances development or economic
24	development.
25	(b) In addition to its powers under subsection (a), the commission
26	may plan and undertake, alone or in cooperation with other agencies,
27	projects for the redevelopment of, rehabilitating, preventing the spread
28	of, or eliminating slums or areas needing redevelopment, both
29	residential and nonresidential, which projects may include any of the
30	following:
31	(1) The repair or rehabilitation of buildings or other
32	improvements by the commission, owners, or tenants.
33	(2) The acquisition of real property.
34	(3) Either of the following with respect to environmental
35	contamination on real property:
36	(A) Investigation.
37	(B) Remediation.
38	(4) The demolition and removal of buildings or improvements on
39	buildings acquired by the commission where necessary for any of
40	the following:
41	(A) To eliminate unhealthful, unsanitary, or unsafe conditions.
42	(B) To mitigate or eliminate environmental contamination.

1 (C) To lessen density. 2 (D) To reduce traffic hazards. 3 (E) To eliminate obsolete or other uses detrimental to public 4 welfare. 5 (F) To otherwise remove or prevent the conditions described 6 in IC 36-7-1-3. 7 (G) To provide land for needed public facilities. 8 (5) The preparation of sites and the construction of improvements 9 (such as public ways and utility connections) to facilitate the sale or lease of property. 10 (6) The construction of buildings or facilities for residential, 11 commercial, industrial, public, or other uses. 12 13 (7) The disposition in accordance with this chapter, for uses in 14 accordance with the plans for the projects, of any property 15 acquired in connection with the projects. (c) The commission may use its powers under this chapter relative 16 17 to real property and interests in real property obtained by voluntary sale 18 or transfer, even though the real property and interests in real property 19 are not located in a redevelopment or urban renewal project area 20 established by the adoption and confirmation of a resolution under 21 sections 8(c), 9, 10, and 11 of this chapter. In acquiring real property 22 and interests in real property outside of a redevelopment or urban 23 renewal project area, the commission shall comply with section 12(b) 24 through 12(e) of this chapter. The commission shall hold, develop, use, 25 and dispose of this real property and interests in real property substantially in accordance with section 15 of this chapter. 26 27 (d) As used in this section, "pedestrian skyway" means a pedestrian 28 walkway within or outside of the public right-of-way and through and 29 above public or private property and buildings, including all structural 30 supports required to connect skyways to buildings or buildings under 31 construction. Pedestrian skyways constructed, extended, or improved 32 over or through public or private property constitute public property 33 and public improvements, constitute a public use and purpose, and do not require vacation of any public way or other property. 34 35 (e) All powers that may be exercised under this chapter by the commission may also be exercised by the commission in carrying out 36 37 its duties and purposes under IC 36-7-15.3. 38 SECTION 22. IC 36-7-15.3-6.5 IS ADDED TO THE INDIANA 39 CODE AS A NEW SECTION TO READ AS FOLLOWS 40 [EFFECTIVE JULY 1, 2014]: Sec. 6.5. As used in this chapter, 41 "obligation" means any bond, note, warrant, lease, or other 42 instrument under which money is borrowed.



2014

IN 401—LS 6846/DI 58

SECTION 23. IC 36-7-15.3-6.7 IS ADDED TO THE INDIANA 1 2 CODE AS A NEW SECTION TO READ AS FOLLOWS 3 [EFFECTIVE JULY 1, 2014]: Sec. 6.7. As used in this chapter, 4 "public funds" means all fees, payments, tax receipts, and funds of 5 whatever kind or character that come into the possession of the 6 authority. 7 SECTION 24. IC 36-7-15.3-7 IS AMENDED TO READ AS 8 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 7. (a) In addition to its 9 purposes specified in IC 36-10-9.1-10, the authority is also organized 10 for the following purposes: (1) Financing, constructing, and leasing local public 11 12 improvements to the commission. (2) Financing and constructing additional improvements to local 13 14 public improvements owned by the authority and leasing them to 15 the commission. (3) Acquiring all or a portion of one (1) or more local public 16 improvements from the commission by purchase or lease and 17 leasing these local public improvements back to the commission, 18 19 with any additional improvements that may be made to them. 20 (4) Acquiring all or a portion of one (1) or more local public 21 improvements from the commission by purchase or lease to fund 22 or refund indebtedness incurred on account of those local public 23 improvements to enable the commission to make a savings in debt 24 service obligations or lease rental obligations or to obtain relief 25 from covenants that the commission considers to be unduly 26 burdensome. 27 (b) Notwithstanding any other provision of this chapter, after 28 June 30, 2014: 29 (1) an authority; or 30 (2) any other entity: 31 (A) established by the authority; or 32 (B) to which the authority has delegated any power to act 33 or hold property under this chapter; 34 may not own, lease, or otherwise hold a single family dwelling or 35 condominium unit. In addition, an arrangement or agreement that 36 is contrary to this section may not be extended beyond the term of 37 the arrangement or agreement as in effect on June 30, 2014. 38 SECTION 25. IC 36-7-15.3-7.5 IS ADDED TO THE INDIANA 39 CODE AS A NEW SECTION TO READ AS FOLLOWS 40 [EFFECTIVE JULY 1, 2014]: Sec. 7.5. (a) This section applies if: 41 (1) a business entity specifically proposes a capital 42 improvement to an authority and the business entity will



2014

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1	benefit from the capital improvement after completion; and
2 3	(2) the proposal will require the authority to incur obligations
3 4	of at least four million dollars (\$4,000,000) that are payable
	from public funds.
5	(b) The authority may not incur an obligation and make the
6 7	capital improvement proposed by the business entity unless, before
8	the obligation is entered into by the authority, the private entity
o 9	and the authority enter into an agreement that provides at least the
9 10	following: (1) The maximum amount of the obligation the outbority will
10	(1) The maximum amount of the obligation the authority will be entering into with respect to the capital improvement
11	be entering into with respect to the capital improvement.
12	(2) The maximum interest rate or rates associated with the obligation.
13	0
14	(3) The maximum term of the obligation.(4) A promise by the private entity that proposes the capital
15	improvement to pay the authority an amount equal to the
17	obligations incurred by the authority as of a date certain so
18	that the authority will recoup all amounts paid with respect
19	to the capital improvement.
20	The legislative body must adopt an ordinance approving the
20	agreement before the authority may enter into the agreement.
22	SECTION 26. IC 36-7-15.3-8.3 IS ADDED TO THE INDIANA
23	CODE AS A NEW SECTION TO READ AS FOLLOWS
23	[EFFECTIVE JULY 1, 2014]: Sec. 8.3. (a) A board member may not
25	have a pecuniary interest in any contract, employment, purchase,
26	or sale made under this chapter. However, any property required
27	for redevelopment purposes in which a board member has a
28	pecuniary interest may be acquired, but only by gift or
29	condemnation.
30	(b) If a board member owns, directly or indirectly, more than
31	a ten percent (10%) interest in a business entity, the board member
32	shall be treated as an owner of the business entity for purposes of
33	determining whether a pecuniary interest exists for the board
34	member under this section.
35	(c) A transaction made in violation of this section is void.
36	SECTION 27. IC 36-7-15.3-8.5 IS ADDED TO THE INDIANA
37	CODE AS A NEW SECTION TO READ AS FOLLOWS
38	[EFFECTIVE JULY 1, 2014]: Sec. 8.5. An authority is:
39	(1) subject to audit by the state board of accounts under
40	IC 5-11;
41	(2) covered by IC 5-14-1.5 (the public meetings law);
42	(3) covered by IC 5-14-3 (the public records law); and



1 (4) covered by IC 36-1-12 (the public works law). 2 SECTION 28. [EFFECTIVE JULY 1, 2014] (a) During the 2014 3 legislative interim, the commission on state tax and financing 4 policy shall study redevelopment commissions, authorities, and 5 departments. The department of local government finance, with 6 the assistance of the state board of accounts, shall prepare a report 7 on redevelopment that covers at least the following: 8 (1) The activities of each redevelopment commission, 9 authority, and department throughout Indiana, including 10 projects proposed and projects completed. 11 (2) The budgets for 2009 through 2013 for each 12 redevelopment commission, authority, and department, 13 including a summary of these budgets. 14 (3) The audit findings for 2009 through 2013 for each 15 redevelopment commission, authority, and department 16 audited by the state board of accounts, including a summary 17 of these audits. 18 (4) The actual increase in assessed values in redevelopment 19 areas compared to the estimated increases set forth in the 20 redevelopment plan. 21 (5) Suggested changes in the law with regard to 22 redevelopment commissions, authorities, and departments. 23 Before August 1, 2014, the department of local government finance 24 shall deliver the report concerning redevelopment commissions, 25 authorities, and departments to the executive director of the 26 legislative services agency in an electronic format under IC 5-14-6 27 for distribution to each member of the commission on state tax and 28 financing policy. The department of local government finance and 29 the state board of accounts shall be available to present the report 30 and respond to questions at a meeting specified by the commission. 31 (b) This SECTION expires June 30, 2015.

