LEGISLATURE OF NEBRASKA ONE HUNDRED SIXTH LEGISLATURE

SECOND SESSION

LEGISLATIVE BILL 1003

Introduced by Walz, 15.

Read first time January 15, 2020

Committee:

- 1 A BILL FOR AN ACT relating to cities of the second class and villages; to
- 2 amend section 17-405.01, Revised Statutes Cumulative Supplement,
- 3 2018; to provide annexation powers for purposes of relocation due to
- 4 catastrophic flooding; to harmonize provisions; and to repeal the
- 5 original section.
- 6 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 17-405.01, Revised Statutes Cumulative

2 Supplement, 2018, is amended to read:

3 17-405.01 (1) Except as provided in subsections subsection (2) and (3) of this section and section 17-407, the mayor and city council of any 4 city of the second class or the chairperson and members of the village 5 board of trustees may by ordinance, except as provided in sections 6 13-1111 to 13-1118, at any time, include within the corporate limits of 7 such city or village any contiguous or adjacent lands, lots, tracts, 8 9 streets, or highways as are urban or suburban in character, and in such direction as may be deemed proper. Such grant of power shall not be 10 construed as conferring power to extend the limits of any city of the 11 second class or village over any agricultural lands which are rural in 12 13 character.

(2) The mayor and city council of any city of the second class or 14 the chairperson and members of the village board of trustees may, by 15 16 ordinance, annex any lands, lots, tracts, streets, or highways which 17 constitute a redevelopment project area so designated by the city or village or its community redevelopment authority in accordance with the 18 provisions of the Community Development Law when such annexation is for 19 the purpose of implementing a lawfully adopted redevelopment plan 20 containing a provision dividing ad valorem taxes as provided in 21 subsection (1) of section 18-2147 and which will involve the construction 22 or development of an agricultural processing facility, notwithstanding 23 24 that such lands, lots, tracts, streets, or highways are not contiguous or 25 adjacent or are not urban or suburban in character. Such annexation shall comply with all other provisions of law relating to annexation generally 26 for cities of the second class and villages. The city or village shall 27 not, in consequence of the annexation under this subsection of any 28 noncontiguous land, exercise the authority granted to it by <u>law</u> statute 29 to extend its extraterritorial zoning jurisdiction beyond its corporate 30 boundaries for purposes of planning, zoning, or subdivision development 31

1 without the agreement of any other city, village, or county currently exercising zoning jurisdiction over the area surrounding the annexed 2 redevelopment project area. The annexation of any noncontiguous land 3 4 undertaken pursuant to this subsection shall not result in any change in 5 the service area of any electric utility without the express agreement of the electric utility serving the annexed noncontiguous area at the time 6 of annexation, except that at such time following the annexation of the 7 noncontiguous area as the city or village lawfully annexes sufficient 8 9 intervening territory so as to directly connect the noncontiquous area to the main body of the city or village, such noncontiguous area shall, 10 solely for the purposes of section 70-1008, be treated as if it had been 11 annexed by the city or village on the date upon which the connecting 12 13 intervening territory had been formally annexed. (3) For purposes of this subsection (2) of this section, agricultural processing facility means a 14 plant or establishment where value is added to agricultural commodities 15 16 through processing, fabrication, or other means and where eighty percent or more of the direct sales from the facility are to other than the 17 ultimate consumer of the processed commodities. A facility shall not 18 qualify as an agricultural processing facility unless its construction or 19 development involves the investment of more than one million dollars 20 derived from nongovernmental sources. 21

22 (3) The mayor and two-thirds of the city council of any city of the second class or the chairperson and two-thirds of the members of the 23 village board of trustees may, by ordinance, annex any lands, lots, 24 25 tracts, streets, or highways when such annexation is for the purpose of relocating part or all of such city or village due to catastrophic 26 flooding, notwithstanding that such lands, lots, tracts, streets, or 27 28 highways are not contiguous or adjacent or are not urban or suburban in 29 character. Such annexation shall comply with all other provisions of law relating to annexation generally for cities of the second class and 30 31 villages. The city or village shall not, in consequence of the annexation

- 1 under this subsection of any noncontiguous land, exercise the authority
- 2 granted to it by law to extend its extraterritorial zoning jurisdiction
- 3 beyond its corporate boundaries for purposes of planning, zoning, or
- 4 subdivision development without the agreement of any other city, village,
- 5 or county currently exercising zoning jurisdiction over the area
- 6 surrounding the annexed area. The annexation of any noncontiquous land
- 7 undertaken pursuant to this subsection shall not result in any change in
- 8 the service area of any electric utility without the express agreement of
- 9 the electric utility serving the annexed noncontiguous area at the time
- 10 of annexation, except that at such time following the annexation of the
- 11 noncontiguous area as the city or village lawfully annexes sufficient
- 12 intervening territory so as to directly connect the noncontiquous area to
- 13 the main body of the city or village, such noncontiguous area shall,
- 14 solely for the purposes of section 70-1008, be treated as if it had been
- 15 annexed by the city or village on the date upon which the connecting
- 16 intervening territory had been formally annexed. If, within five years
- 17 following an annexation undertaken pursuant to this subsection, part or
- 18 all of the city or village has not been relocated to the annexed area,
- 19 the city or village shall initiate disconnection of such annexed area
- 20 pursuant to section 17-414.
- 21 Sec. 2. Original section 17-405.01, Revised Statutes Cumulative
- 22 Supplement, 2018, is repealed.