## LEGISLATURE OF NEBRASKA

ONE HUNDRED SIXTH LEGISLATURE

FIRST SESSION

## **LEGISLATIVE BILL 196**

Introduced by Urban Affairs Committee: Wayne, 13, Chairperson; Arch, 14; Briese, 41; Crawford, 45; Hansen, M., 26; Hunt, 8; Lowe, 37.

Read first time January 11, 2019

Committee:

1	A BILL FOR AN ACT relating to cities; to amend sections 14-407, 14-420,
2	and 19-4029.01, Revised Statutes Cumulative Supplement, 2018; to
3	change provisions relating to notice of certain zoning matters in
4	cities of the metropolitan class and for certain hearings under the
5	Business Improvement District Act; and to repeal the original
6	sections.

7 Be it enacted by the people of the State of Nebraska,

Section 1. Section 14-407, Revised Statutes Cumulative Supplement,
 2018, is amended to read:

14-407 (1) A city of the metropolitan class shall exercise the
powers conferred by sections 14-401 to 14-418 through such appropriate
planning board or official as exists in such city.

6 (2) When the city is considering the adoption or amendment of a zoning ordinance or the approval of the platting or replatting of any 7 8 development of real estate, the city shall notify any military 9 installation which is located within the corporate boundary limits or the extraterritorial zoning jurisdiction of the city if the city has received 10 a written request for such notification from the military installation. 11 The planning board shall deliver the notification to the military 12 installation at least ten days prior to the meeting of the planning board 13 at which the proposal is to be considered. 14

(3) When the city is considering the adoption or amendment of a 15 16 zoning ordinance, except for an amendment that serves only to correct a misspelling or other typographical error, the city shall notify any 17 registered neighborhood association whose area of representation concern 18 is located in whole or in part within the area that will be included in 19 such zoning ordinance. Each neighborhood association desiring to receive 20 such notice shall register with the city the area of representation 21 concern of such association and provide the name of and contact 22 23 information for the individual designated who is to receive notice on 24 behalf of such association and the requested manner of service, whether by email or first-class or regular, certified, or registered mail. The 25 registration shall be in accordance with any rules and regulations 26 adopted and promulgated by the city. The planning board shall deliver the 27 notification to the neighborhood association (a) in the manner requested 28 by the neighborhood association and (b) at least ten days prior to the 29 meeting of the planning board at which the proposal is to be considered. 30 Sec. 2. Section 14-420, Revised Statutes Cumulative Supplement, 31

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1 2018, is amended to read:

14-420 (1) A city of the metropolitan class shall provide written
notice of any properly filed request for a change in the zoning
classification of a subject property to the owners of adjacent property
in the manner set out in this section.

(2) Initial notice of the proposed zoning change on the subject 6 property shall be sent to the owners of adjacent property by regular 7 United States mail, postage prepaid, to the owner's address as it appears 8 9 in the records of the office of the register of deeds, postmarked at 10 least ten working days prior to the planning board public hearing on the proposed change. The initial notice shall also be provided at least ten 11 working days prior to the hearing to any registered neighborhood 12 13 association when the subject property is located within the boundary of 14 the area of representation concern of such association in the manner requested by the association. Each neighborhood association desiring to 15 16 receive such notice shall register with the city the area of 17 representation concern of such association and provide the name of and contact information for the individual designated who is to receive 18 notice on behalf of such association and the requested manner of service, 19 whether by email or first-class or regular, certified, or registered 20 mail. The registration shall be in accordance with any rules and 21 22 regulations adopted and promulgated by the city. Such notice shall 23 describe the subject property or give its address, describe the nature of 24 the zoning change requested, and contain the date, time, and location of 25 the planning board hearing.

(3) A second notice of the proposed zoning change on the subject property shall be sent to the same owners of adjacent property who were provided with notice under subsection (2) of this section. Such notice shall be sent by regular United States mail, postage prepaid, to the owner's address as it appears in the records of the office of the register of deeds, postmarked at least ten working days prior to the city

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council public hearing on the proposed change. Such notice shall describe
 the subject property or give its address, describe the nature of the
 zoning change requested, and contain the date, time, and location of the
 city council public hearing.

5 (4) No additional or further notice beyond that required by 6 subsections (2) and (3) of this section shall be necessary in the event 7 that the scheduled planning board or city council public hearing on the 8 proposed zoning change is adjourned, continued, or postponed until a 9 later date.

10 (5) The requirements of this section shall not apply to proposed 11 changes in the text of the zoning code itself or any proposed changes in 12 the zoning code affecting whole classes or classifications of property 13 throughout the jurisdiction of the city.

(6) Except for a willful or deliberate failure to cause notice to be 14 given, no zoning decision made by a city of the metropolitan class either 15 to accept or reject a proposed zoning change with regard to a subject 16 property shall be void, invalidated, or affected in any way because of 17 any irregularity, defect, error, or failure on the part of the city or 18 its employees to cause notice to be given as required by this section if 19 a reasonable attempt to comply with this section was made. No action to 20 challenge the validity of the acceptance or rejection of a proposed 21 zoning change on the basis of this section shall be filed more than one 22 year following the date of the formal acceptance or rejection of the 23 24 zoning change by the city council.

(7) Except for a willful or deliberate failure to cause notice to be given, the city and its employees shall not be liable for any damage to any person resulting from any failure to cause notice to be given as required by this section when a reasonable attempt was made to provide such notice. No action for damages resulting from the failure to cause notice to be provided as required by this section shall be filed more than one year following the date of the formal acceptance or rejection of

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1 the proposed zoning change by the city council.

2 (8) For purposes of this section:

3 (a) Adjacent property shall mean any piece of real property any 4 portion of which is located within three hundred feet of the nearest 5 boundary line of the subject property or within one thousand feet of the 6 nearest boundary line of the subject property if the proposed zoning 7 change involves a heavy industrial district classification;

8 (b) Owner shall mean the owner of a piece of adjacent property as 9 indicated on the records of the office of the register of deeds as 10 provided to or made available to the city no earlier than the last 11 business day before the twenty-fifth day preceding the planning board 12 public hearing on the zoning change proposed for the subject property; 13 and

(c) Subject property shall mean any tract of real property located within the boundaries of a city of the metropolitan class or within the zoning jurisdiction of a city of the metropolitan class which is the subject of a properly filed request for a change of its zoning classification.

Sec. 3. Section 19-4029.01, Revised Statutes Cumulative Supplement,
2018, is amended to read:

21 19-4029.01 (1) At least ten days prior to the date of any hearing 22 under sections 19-4029, 19-4029.02, and 19-4029.03, notice of such 23 hearing shall be given by:

(a) One publication of the notice of hearing in a <u>legal</u> newspaper <u>in</u>
 <u>or</u> of general circulation in the city;

(b) Mailing a copy of the notice of hearing to each owner of taxable
property as shown on the latest tax rolls of the county treasurer for
such county;

(c) Providing a copy of the notice of hearing to any neighborhood
association registered pursuant to subsection (2) of this section in the
manner requested by such neighborhood association; and

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(d) If an occupation tax is to be imposed, mailing a copy of the
 notice of hearing to each user of space in the proposed <u>business</u>
 <u>improvement</u>district.

4 (2) The notice required by subdivision (1)(c) of this section shall 5 be provided to any neighborhood association which is registered pursuant to this subsection and whose area of <u>representation</u> concern is located, 6 in whole or in part, within a one-mile radius of the existing or proposed 7 8 boundaries of the business improvement district. Each neighborhood 9 association desiring to receive such notice shall register with the city the area of representation concern of such association and provide the 10 name of and contact information for the individual designated who is to 11 receive notice on behalf of such association and the requested manner of 12 13 service, whether by email or <u>first-class or</u> regular, certified, or registered mail. The registration shall be in accordance with any rules 14 and regulations adopted and promulgated by the city. 15

16 (3) Any notice of hearing for any hearing required by section
17 19-4029 shall contain the following information:

18 (a) A description of the boundaries of the proposed <u>business</u>
 19 <u>improvement</u> district;

(b) The time and place of a hearing to be held by the city council
to consider establishment of the <u>business improvement</u> district;

(c) The proposed public facilities and improvements to be made or
 maintained within any such <u>business improvement</u> district; and

(d) The proposed or estimated costs for improvements and facilities
within the proposed <u>business improvement</u> district and the method by which
the revenue shall be raised. If a special assessment is proposed, the
notice shall also state the proposed method of assessment.

(4) Any notice of hearing for any hearing required by sections
19-4029.02 and 19-4029.03 shall contain the following information:

30 (a) A description of the boundaries of the area to be added to the31 existing business improvement district and a description of the new

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6 (d) The proposed or estimated costs for new and existing 7 improvements and facilities within the proposed modified <u>business</u> 8 <u>improvement</u> district and the method by which the revenue shall be raised. 9 If a special assessment is proposed, the notice shall also state the 10 proposed method of assessment.

Sec. 4. Original sections 14-407, 14-420, and 19-4029.01, Revised
 Statutes Cumulative Supplement, 2018, are repealed.