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AN ACT concerning local government.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Municipal Code is amended by 5 changing Section 11-74.4-4 as follows:

6 (65 ILCS 5/11-74.4-4) (from Ch. 24, par. 11-74.4-4)

Sec. 11-74.4-4. Municipal powers and duties; redevelopment
project areas. A municipality may:

(a) The changes made by this amendatory Act of the 91st 9 General Assembly do not apply to a municipality that, (i) 10 before the effective date of this amendatory Act of the 91st 11 General Assembly, has adopted an ordinance or resolution fixing 12 a time and place for a public hearing under Section 11-74.4-5 13 14 or (ii) before July 1, 1999, has adopted an ordinance or 15 resolution providing for a feasibility study under Section 11-74.4-4.1, but has not yet adopted an ordinance approving 16 17 redevelopment plans and redevelopment projects or designating 18 redevelopment project areas under this Section, until after 19 that municipality adopts an ordinance approving redevelopment plans and redevelopment projects or designating redevelopment 20 project areas under this Section; thereafter the changes made 21 22 by this amendatory Act of the 91st General Assembly apply to 23 the same extent that they apply to redevelopment plans and redevelopment projects that were approved and redevelopment 24 25 projects that were designated before the effective date of this 26 amendatory Act of the 91st General Assembly.

By ordinance introduced in the governing body of the municipality within 14 to 90 days from the completion of the hearing specified in Section 11-74.4-5 approve redevelopment plans and redevelopment projects, and designate redevelopment project areas pursuant to notice and hearing required by this Act. No redevelopment project area shall be designated unless a SB2348 Engrossed - 2 - LRB094 16185 HLH 51428 b

plan and project are approved prior to the designation of such 1 2 area and such area shall include only those contiguous parcels 3 of real property and improvements thereon substantially benefited by the proposed redevelopment project improvements. 4 5 Upon adoption of the ordinances, the municipality shall 6 forthwith transmit to the county clerk of the county or counties within which the redevelopment project area is located 7 a certified copy of the ordinances, a legal description of the 8 9 redevelopment project area, a map of the redevelopment project 10 area, identification of the year that the county clerk shall 11 use for determining the total initial equalized assessed value 12 of the redevelopment project area consistent with subsection (a) of Section 11-74.4-9, and a list of the parcel or tax 13 identification number of each parcel of property included in 14 15 the redevelopment project area.

(b) Make and enter into all contracts with property owners, 16 17 developers, tenants, overlapping taxing bodies, and others necessary or incidental to the implementation and furtherance 18 19 of its redevelopment plan and project. Contract provisions 20 concerning loan repayment obligations in contracts entered into on or after the effective date of this amendatory Act of 21 the 93rd General Assembly shall terminate no later than the 22 23 last to occur of the estimated dates of completion of the redevelopment project and retirement of the obligations issued 24 25 to finance redevelopment project costs as required by item (3) 26 of subsection (n) of Section 11-74.4-3. Payments received under 27 contracts entered into by the municipality prior to the 28 effective date of this amendatory Act of the 93rd General 29 Assembly that are received after the redevelopment project area 30 has been terminated by municipal ordinance shall be deposited 31 into a special fund of the municipality to be used for other 32 community redevelopment needs within the redevelopment project 33 area.

34 (c) Within a redevelopment project area, acquire by
 35 purchase, donation, lease or eminent domain; own, convey,
 36 lease, mortgage or dispose of land and other property, real or

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1 personal, or rights or interests therein, and grant or acquire 2 licenses, easements and options with respect thereto, all in 3 the manner and at such price the municipality determines is 4 reasonably necessary to achieve the objectives of the 5 redevelopment plan and project. No conveyance, lease, 6 mortgage, disposition of land or other property owned by a municipality, or agreement relating to the development of such 7 8 municipal property shall be made except upon the adoption of an ordinance by the corporate authorities of the municipality. 9 or 10 Furthermore, no conveyance, lease, mortgage, other 11 disposition of land owned by a municipality or agreement 12 relating to the development of such municipal property shall be 13 made without making public disclosure of the terms of the disposition and all bids and proposals made in response to the 14 15 municipality's request. The procedures for obtaining such bids 16 and proposals shall provide reasonable opportunity for any 17 person to submit alternative proposals or bids.

(d) Within a redevelopment project area, clear any area bydemolition or removal of any existing buildings and structures.

(e) Within a redevelopment project area, renovate or
rehabilitate or construct any structure or building, as
permitted under this Act.

(f) Install, repair, construct, reconstruct or relocate streets, utilities and site improvements essential to the preparation of the redevelopment area for use in accordance with a redevelopment plan.

(g) Within a redevelopment project area, fix, charge and collect fees, rents and charges for the use of any building or property owned or leased by it or any part thereof, or facility therein.

31 (h) Accept grants, guarantees and donations of property,
32 labor, or other things of value from a public or private source
33 for use within a project redevelopment area.

34 (i) Acquire and construct public facilities within a
 35 redevelopment project area, as permitted under this Act.

36 (j) Incur project redevelopment costs and reimburse

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developers who incur redevelopment project costs authorized by 1 2 a redevelopment agreement; provided, however, that on and after 3 the effective date of this amendatory Act of the 91st General Assembly, no municipality shall incur redevelopment project 4 5 costs (except for planning costs and any other eligible costs 6 authorized by municipal ordinance or resolution that are subsequently included in the redevelopment plan for the area 7 8 and are incurred by the municipality after the ordinance or resolution is adopted) that are not consistent with the program 9 10 for accomplishing the objectives of the redevelopment plan as 11 included in that plan and approved by the municipality until 12 the municipality has amended the redevelopment plan as provided 13 elsewhere in this Act.

(k) Create a commission of not less than 5 or more than 15 14 persons to be appointed by the mayor or president of the 15 16 municipality with the consent of the majority of the governing 17 board of the municipality. Members of a commission appointed after the effective date of this amendatory Act of 1987 shall 18 19 be appointed for initial terms of 1, 2, 3, 4 and 5 years, 20 respectively, in such numbers as to provide that the terms of not more than 1/3 of all such members shall expire in any one 21 year. Their successors shall be appointed for a term of 5 22 23 years. The commission, subject to approval of the corporate authorities may exercise the powers enumerated in this Section. 24 25 The commission shall also have the power to hold the public 26 hearings required by this division and make recommendations to 27 the corporate authorities concerning the adoption of 28 redevelopment plans, redevelopment projects and designation of 29 redevelopment project areas.

(1) Make payment in lieu of taxes or a portion thereof to taxing districts. If payments in lieu of taxes or a portion thereof are made to taxing districts, those payments shall be made to all districts within a project redevelopment area on a basis which is proportional to the current collections of revenue which each taxing district receives from real property in the redevelopment project area. SB2348 Engrossed

(m) Exercise any and all other powers necessary to
 effectuate the purposes of this Act.

3 (n) If any member of the corporate authority, a member of a 4 commission established pursuant to Section 11-74.4-4(k) of 5 this Act, or an employee or consultant of the municipality 6 involved in the planning and preparation of a redevelopment 7 plan, or project for a redevelopment project area or proposed 8 project area, defined in redevelopment as Sections 9 11-74.4-3(i) through (k) of this Act, owns or controls an interest, direct or indirect, in any property included in any 10 11 redevelopment area, or proposed redevelopment area, he or she 12 shall disclose the same in writing to the clerk of the 13 municipality, and shall also so disclose the dates and terms and conditions of any disposition of any such interest, which 14 15 disclosures shall be acknowledged by the corporate authorities 16 and entered upon the minute books of the corporate authorities. If an individual holds such an interest then that individual 17 shall refrain from any further official involvement in regard 18 19 to such redevelopment plan, project or area, from voting on any 20 matter pertaining to such redevelopment plan, project or area, 21 or communicating with other members concerning corporate 22 authorities, commission or employees concerning any matter 23 pertaining to said redevelopment plan, project or area. 24 Furthermore, no such member or employee shall acquire of any 25 interest direct, or indirect, in any property in a 26 redevelopment area or proposed redevelopment area after either 27 (a) such individual obtains knowledge of such plan, project or 28 area or (b) first public notice of such plan, project or area pursuant to Section 11-74.4-6 of this Division, whichever 29 30 occurs first. For the purposes of this subsection, a property interest acquired in a single parcel of property by a member of 31 32 the corporate authority, which property is used exclusively as the member's primary residence, shall not be deemed to 33 constitute an interest in any property included in a 34 35 redevelopment area or proposed redevelopment area that established before December 31, 1989, but the member must 36

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1 disclose the acquisition to the municipal clerk under the 2 provisions of this subsection. For the purposes of this 3 subsection, a month-to-month leasehold interest in a single 4 parcel of property by a member of the corporate authority shall 5 not be deemed to constitute an interest in any property 6 included in any redevelopment area or proposed redevelopment area, but the member must disclose the interest to the 7 8 municipal clerk under the provisions of this subsection.

(o) Create a Tax Increment Economic Development Advisory 9 Committee to be appointed by the Mayor or President of the 10 11 municipality with the consent of the majority of the governing 12 board of the municipality, the members of which Committee shall 13 be appointed for initial terms of 1, 2, 3, 4 and 5 years respectively, in such numbers as to provide that the terms of 14 15 not more than 1/3 of all such members shall expire in any one 16 year. Their successors shall be appointed for a term of 5 17 years. The Committee shall have none of the powers enumerated in this Section. The Committee shall serve in an advisory 18 19 capacity only. The Committee may advise the governing Board of 20 the municipality and other municipal officials regarding development issues and opportunities within the redevelopment 21 22 project area or the area within the State Sales Tax Boundary. 23 The Committee may also promote and publicize development opportunities in the redevelopment project area or the area 24 within the State Sales Tax Boundary. 25

26 Municipalities may jointly undertake and perform (p) 27 redevelopment plans and projects and utilize the provisions of 28 the Act wherever they have contiguous redevelopment project 29 areas or they determine to adopt tax increment financing with 30 to a redevelopment project area which includes respect 31 contiguous real property within the boundaries of the 32 municipalities, and in doing so, they may, by agreement between 33 municipalities, issue obligations, separately or jointly, and expend revenues received under the Act for eligible expenses 34 35 anywhere within contiguous redevelopment project areas or as 36 otherwise permitted in the Act.

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1 (q) Utilize revenues, other than State sales tax increment 2 revenues, received under this Act from one redevelopment 3 project area for eligible costs in another redevelopment 4 project area that is:

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(i) contiguous to the redevelopment project area from which the revenues are received;

7 (ii) separated only by a public right of way from the 8 redevelopment project area from which the revenues are 9 received; or

10 (iii) separated only by forest preserve property from 11 the redevelopment project area from which the revenues are 12 received if the closest boundaries of the redevelopment 13 project areas that are separated by the forest preserve 14 property are less than one mile apart.

15 Utilize tax increment revenues for eligible costs that are 16 received from a redevelopment project area created under the 17 Industrial Jobs Recovery Law that is either contiguous to, or separated only by a public right of way from, 18 is the 19 redevelopment project area created under this Act which 20 initially receives these revenues. Utilize revenues, other than State sales tax increment revenues, by transferring or 21 22 loaning such revenues to a redevelopment project area created 23 under the Industrial Jobs Recovery Law that is either contiguous to, or separated only by a public right of way from 24 25 the redevelopment project area that initially produced and 26 received those revenues; and, if the redevelopment project area 27 (i) was established before the effective date of this amendatory Act of the 91st General Assembly and (ii) is located 28 29 within a municipality with a population of more than 100,000, 30 utilize revenues or proceeds of obligations authorized by 31 Section 11-74.4-7 of this Act, other than use or occupation tax 32 revenues, to pay for any redevelopment project costs as defined by subsection (q) of Section 11-74.4-3 to the extent that the 33 redevelopment project costs involve public property that is 34 35 either contiguous to, or separated only by a public right of way from, a redevelopment project area whether or 36 not

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1 redevelopment project costs or the source of payment for the 2 costs are specifically set forth in the redevelopment plan for 3 the redevelopment project area.

(r) If no redevelopment project has been initiated in a 4 5 redevelopment project area within 7 years after the area was 6 designated by ordinance under subsection (a), the municipality 7 shall adopt an ordinance repealing the area's designation as a 8 redevelopment project area; provided, however, that if an area 9 received its designation more than 3 years before the effective date of this amendatory Act of 1994 and no redevelopment 10 11 project has been initiated within 4 years after the effective 12 date of this amendatory Act of 1994, the municipality shall 13 adopt an ordinance repealing its designation as a redevelopment project area. Initiation of a redevelopment project shall be 14 15 evidenced by either a signed redevelopment agreement or 16 expenditures on eligible redevelopment project costs 17 associated with a redevelopment project.

18 (Source: P.A. 92-16, eff. 6-28-01; 93-298, eff. 7-23-03;
19 93-961, eff. 1-1-05; 93-1098, eff. 1-1-06.)

20 Section 99. Effective date. This Act takes effect upon 21 becoming law.