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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 Sections 11-74.3-3 and 11-74.3-5 as follows:

6 (65 ILCS 5/11-74.3-3) (from Ch. 24, par. 11-74.3-3)

Sec. 11-74.3-3. Powers of municipalities. In addition to the powers a municipality may now have, a municipality shall have the following powers:

(1) To make and enter into all contracts necessary or 10 11 incidental to the implementation and furtherance of a 12 business district plan. A contract by and between the 13 municipality and any developer or other nongovernmental 14 person to pay or reimburse said developer or other nongovernmental person for business district project costs 15 16 incurred or to be incurred by said developer or other 17 nongovernmental person shall not be deemed an economic incentive agreement under Section 8-11-20, notwithstanding 18 19 the fact that such contract provides for the sharing, rebate, or payment of retailers' occupation taxes or 20 21 service occupation taxes (including, without limitation, 22 imposed pursuant taxes to subsection (10))the 23 municipality receives from the development or

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1 redevelopment of properties in the business district. 2 Contracts entered into pursuant to this subsection shall be 3 binding upon successor corporate authorities of the 4 municipality and any party to such contract may seek to 5 enforce and compel performance of the contract by civil 6 action, mandamus, injunction, or other proceeding.

7 (2) Within a business district, to acquire by purchase, 8 donation, or lease, and to own, convey, lease, mortgage, or 9 dispose of land and other real or personal property or 10 rights or interests therein; and to grant or acquire 11 licenses, easements, and options with respect thereto, all 12 in the manner and at such price authorized by law. No 13 conveyance, lease, mortgage, disposition of land or other 14 property acquired by the municipality, or agreement 15 relating to the development of property, shall be made or 16 executed except pursuant to prior official action of the 17 municipality. No conveyance, lease, mortgage, or other disposition of land owned by the municipality, and no 18 19 agreement relating to the development of property, within a 20 business district shall be made without making public 21 disclosure of the terms and disposition of all bids and 22 proposals submitted to the municipality in connection 23 therewith.

24 (2.5) To acquire property by eminent domain in
 25 accordance with the Eminent Domain Act.

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(3) To clear any area within a business district by

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demolition or removal of any existing buildings,
 structures, fixtures, utilities, or improvements, and to
 clear and grade land.

4 (4) To install, repair, construct, reconstruct, or
5 relocate public streets, public utilities, and other
6 public site improvements within or without a business
7 district which are essential to the preparation of a
8 business district for use in accordance with a business
9 district plan.

10 (5) To renovate, rehabilitate, reconstruct, relocate, 11 repair, or remodel any existing buildings, structures, 12 works, utilities, or fixtures within any business 13 district.

14 (6) To construct public improvements, including but
15 not limited to buildings, structures, works, utilities, or
16 fixtures within any business district.

17 (7) To fix, charge, and collect fees, rents, and 18 charges for the use of any building, facility, or property 19 or any portion thereof owned or leased by the municipality 20 within a business district.

(8) To pay or cause to be paid business district project costs. Any payments to be made by the municipality to developers or other nongovernmental persons for business district project costs incurred by such developer or other nongovernmental person shall be made only pursuant to the prior official action of the municipality evidencing HB3556 Engrossed - 4 - LRB099 05723 AWJ 25767 b

1 an intent to pay or cause to be paid such business district 2 project costs. A municipality is not required to obtain any 3 right, title, or interest in any real or personal property in order to pay business district project costs associated 4 5 with such property. The municipality shall adopt such accounting procedures as shall be necessary to determine 6 7 that such business district project costs are properly 8 paid.

9 <u>(8.5) Utilize revenues, other than State sales tax</u> 10 <u>increment revenues, received under this Act from one</u> 11 <u>business district for eligible costs in another business</u> 12 <u>district that is:</u>

(A) contiguous to the business district from which
 the revenues are received;

15(B) separated only by a public right of way from16the business district from which the revenues are17received; or

18(C) separated only by forest preserve property19from the business district from which the revenues are20received if the closest boundaries of the business21districts that are separated by the forest preserve22property are less than one mile apart.

(9) To apply for and accept grants, guarantees,
 donations of property or labor or any other thing of value
 for use in connection with a business district project.

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(10) If the municipality has by ordinance found and

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determined that the business district is a blighted area under this Law, to impose a retailers' occupation tax and a service occupation tax in the business district for the planning, execution, and implementation of business district plans and to pay for business district project costs as set forth in the business district plan approved by the municipality.

8 (11) If the municipality has by ordinance found and 9 determined that the business district is a blighted area 10 under this Law, to impose a hotel operators' occupation tax 11 in the business district for the planning, execution, and 12 implementation of business district plans and to pay for 13 the business district project costs as set forth in the 14 business district plan approved by the municipality.

15 (Source: P.A. 96-1394, eff. 7-29-10; 96-1555, eff. 3-18-11; 16 97-333, eff. 8-12-11.)

17 (65 ILCS 5/11-74.3-5)

Sec. 11-74.3-5. Definitions. The following terms as used in this Law shall have the following meanings:

"Blighted area" means an area that is a blighted area 20 21 by reason of the predominance of defective, which, 22 non-existent, or inadequate street layout, unsanitary or 23 unsafe conditions, deterioration of site improvements, 24 improper subdivision or obsolete platting, or the existence of 25 conditions which endanger life or property by fire or other HB3556 Engrossed - 6 - LRB099 05723 AWJ 25767 b

1 causes, or any combination of those factors, retards the 2 provision of housing accommodations or constitutes an economic 3 or social liability, an economic underutilization of the area, 4 or a menace to the public health, safety, morals, or welfare.

5 "Business district" means a contiguous area which includes 6 only parcels of real property directly and substantially benefited by the proposed business district plan. A business 7 8 district may, but need not be, a blighted area, but no 9 municipality shall be authorized to impose taxes pursuant to subsection (10) or (11) of Section 11-74.3-3 in a business 10 11 district which has not been determined by ordinance to be a 12 blighted area under this Law.

13 "Business district plan" shall mean the written plan for 14 the development or redevelopment of a business district. Each business district plan shall set forth in writing: (i) a 15 16 specific description of the boundaries of the proposed business 17 district, including a map illustrating the boundaries; (ii) a general description of each project proposed to be undertaken 18 within the business district, including a description of the 19 20 approximate location of each project and a description of any developer, user, or tenant of any property to be located or 21 22 improved within the proposed business district; (iii) the name 23 of the proposed business district; (iv) the estimated business district project costs; (v) the anticipated source of funds to 24 25 pay business district project costs; (vi) the anticipated type 26 and terms of any obligations to be issued; and (vii) the rate HB3556 Engrossed - 7 - LRB099 05723 AWJ 25767 b

1 of any tax to be imposed pursuant to subsection (10) or (11) of 2 Section 11-74.3-3 and the period of time for which the tax 3 shall be imposed.

"Business district project costs" shall mean and include
the sum total of all costs incurred by a municipality, other
governmental entity, or nongovernmental person in connection
with a business district, in the furtherance of a business
district plan, including, without limitation, the following:

9 (1) costs of studies, surveys, development of plans and 10 specifications, implementation and administration of a 11 business district plan, and personnel and professional 12 service costs including architectural, engineering, legal, marketing, financial, planning, or other professional 13 14 services, provided that no charges for professional 15 services may be based on a percentage of tax revenues 16 received by the municipality;

(2) property assembly costs, including but not limited
to, acquisition of land and other real or personal property
or rights or interests therein, and specifically including
payments to developers or other nongovernmental persons as
reimbursement for property assembly costs incurred by that
developer or other nongovernmental person;

(3) site preparation costs, including but not limited
to clearance, demolition or removal of any existing
buildings, structures, fixtures, utilities, and
improvements and clearing and grading of land;

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installation, repair, construction, 1 (4) costs of 2 reconstruction, extension, or relocation of public 3 public utilities, and other public streets, site improvements within or without the business district which 4 5 are essential to the preparation of the business district 6 for use in accordance with the business district plan, and 7 specifically including payments to developers or other 8 persons reimbursement for nongovernmental as site by the 9 incurred developer preparation costs or 10 nongovernmental person;

11 (5) costs of renovation, rehabilitation, 12 reconstruction, relocation, repair, or remodeling of any 13 existing buildings, improvements, and fixtures within the 14 business district, and specifically including payments to 15 developers or other nongovernmental persons as 16 reimbursement for costs incurred by those developers or 17 nongovernmental persons;

(6) costs of installation or construction within the 18 19 business district of buildings, structures, works, 20 streets, improvements, equipment, utilities, or fixtures, 21 and specifically including payments to developers or other 22 nongovernmental persons as reimbursements for such costs 23 incurred by such developer or nongovernmental person;

(7) financing costs, including but not limited to all
 necessary and incidental expenses related to the issuance
 of obligations, payment of any interest on any obligations

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issued under this Law that accrues during the estimated period of construction of any development or redevelopment project for which those obligations are issued and for not exceeding 36 months thereafter, and any reasonable reserves related to the issuance of those obligations; and

6 (8) relocation costs to the extent that a municipality 7 determines that relocation costs shall be paid or is 8 required to make payment of relocation costs by federal or 9 State law.

10 "Business district tax allocation fund" means the special 11 fund to be established by a municipality for a business 12 district as provided in Section 11-74.3-6.

"Dissolution date" means the date on which the business district tax allocation fund shall be dissolved. The dissolution date shall be not later than 270 days following payment to the municipality of the last distribution of taxes as provided in Section 11-74.3-6.

18 <u>"State sales tax increment revenues" has the meaning</u> 19 provided in subsection (s) of Section 11-74.4-3 of the Tax 20 <u>Increment Allocation Redevelopment Act.</u>

21 (Source: P.A. 96-1394, eff. 7-29-10; 96-1555, eff. 3-18-11; 22 97-333, eff. 8-12-11.)