1	SENATE BILL NO. 41		
2	INTRODUCED BY ELLIOTT, BLACK, CURTISS, ESSMANN, HAWKS, JENT, LIND, MCGEE, SHOCKLEY,		
3	WEINBERG		
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5	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING THAT A CITY OR TOWN MAY NOT SERVE AS A		
6	PASS-THROUGH ENTITY BY USING ITS POWER OF EMINENT DOMAIN TO OBTAIN PROPERTY TO SELL,		
7	LEASE, OR PROVIDE TO A PRIVATE ENTITY WITHIN 10 YEARS OF ACQUISITION OF THE PROPERTY BY		
8	THE CITY OR TOWN FOR THE PURPOSES OF URBAN RENEWAL; PROVIDING THAT FOR THE PUBLIC		
9	USE OF URBAN RENEWAL, REDEVELOPMENT AND REHABILITATION OF PROPERTY THAT WAS		
10	OBTAINED THROUGH CONDEMNATION MAY BE USED ONLY FOR A PUBLIC PURPOSE <u>USE;</u> AMENDING		
11	SECTIONS 7-15-4204, 7-15-4206, 7-15-4258, AND 7-15-4259, MCA; AND PROVIDING AN IMMEDIATE		
12	EFFECTIVE DATE."		
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14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
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16	Section 1. Section 7-15-4204, MCA, is amended to read:		
17	"7-15-4204. Interpretation. (1) The powers conferred by part 43 and this part are for public uses and		
18	purposes for which public money may be expended and the power of eminent domain may be exercised as		
19	provided in Title 70, chapter 30. The legislature finds and declares that necessity in the public interest exists for		
20	the provisions enacted in part 43 and this part concerning urban renewal.		
21	(2) A city or town may not serve as a pass-through entity by using its power of eminent domain, as		
22	provided in Title 70, chapter 30, to obtain property WITH THE INTENT to sell, LEASE, or provide THE PROPERTY to a		
23	private entity within 10 years of the acquisition of the property by the city or town."		
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25	Section 2. Section 7-15-4206, MCA, is amended to read:		
26	"7-15-4206. Definitions. The following terms, wherever used or referred to in part 43 or this part, have		
27	the following meanings unless a different meaning is clearly indicated by the context:		
28	(1) "Agency" or "urban renewal agency" means a public agency created by 7-15-4232.		
29	(2) "Blighted area" means an area that is conducive to ill health, transmission of disease, infant mortality,		
30	juvenile delinquency, and crime;, that substantially impairs or arrests the sound growth of the city or its environs;,		
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30	(7) "Mayor" means the chief exec	utive of a city or town.	
29	municipality.		
28	(6) "Local governing body" means the council or other legislative body charged with governing the		
27	corporate or otherwise, of the United States of America.		
26	(5) "Federal government" means the United States of America or any agency or instrumentality		
25	of the municipality.		
24	(4) "Clerk" means the clerk or other official of the municipality who is the custodian of the official records		
23	issued pursuant to part 43 or this part.		
22	(3) "Bonds" means any bonds, notes, or debentures, (including refunding obligations), authorized to be		
21	(o) any combination of the factors listed in this subsection (2).		
20	(n) the existence of conditions that endanger life or property by fire or other causes; or		
19	(m) improper subdivision or obsolete platting;		
18	(I) defective or unusual conditions of title;		
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16	(j) diversity of ownership;		
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13	(g) excessive land coverage;		
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11	(e) defective or inadequate street layout;		
10	(d) high density of population and overcrowding;		
9	(c) inappropriate or mixed uses of land or buildings;		
8	by competent appraisers on the basis of an examination of the building standards of the municipality;		
6 7	(b) inadequate provision for ventilation, light, proper sanitary facilities, or open spaces as determined		
5	material, and arrangement; or age obsolescence of buildings or improvements, whether residential o nonresidential;		
4	(a) the substantial physical dilapidation; deterioration; age obsolescence, or defective construction		
3	use, by reason of:		
2	detrimental or constitutes a menace to the public health, safety, welfare, and morals in its present condition and		
1	that retards the provision of housing accommodations;, or that constitutes an economic or social liability or is		

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(8) "Municipality" means any incorporated city or town in the state.

2 (9) "Neighborhood development program" means the yearly activities or undertakings of a municipality
3 in an urban renewal area or areas if the municipality elects to undertake activities on an annual increment basis.

4 (10) "Obligee" means any bondholder or agent or trustee for any bondholder or lessor demising 5 <u>conveying</u> to the municipality property used in connection with an urban renewal project or any assignee or 6 assignees of the lessor's interest or any part of the interest and the federal government when it is a party to any 7 contract with the municipality.

8 (11) "Person" means any individual, firm, partnership, corporation, company, association, joint-stock
9 association, or school district and includes any trustee, receiver, assignee, or other person acting in a similar
10 representative capacity.

(12) "Public body" means the state or any municipality, township, board, commission, district, or any other
 subdivision or public body of the state.

(13) "Public officer" means any officer who is in charge of any department or branch of the government
of the municipality relating to health, fire, building regulations, or to other activities concerning dwellings in the
municipality.

16 (14) "Public purpose USE" means:

17 (A) a PUBLIC use for which money may be paid out of the general fund of the governing body and which

18 may be financed by a property tax levy PUBLIC FUNDS ENUMERATED IN 70-30-102; OR

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(B) A PROJECT FINANCED BY THE METHOD PROVIDED FOR IN 7-15-4288.

(14)(15) "Real property" means all lands, including improvements and fixtures on the land, all property
 of any nature appurtenant to the land or used in connection with the land, and every estate, interest, right, and
 use, legal or equitable, in the land, including terms for years and liens by way of judgment, mortgage, or
 otherwise.

- 24 (15)(16) "Redevelopment" may include:
- 25 (a) acquisition of a blighted area or portion of the area;
- 26 (b) demolition and removal of buildings and improvements;

(c) installation, construction, or reconstruction of streets, utilities, parks, playgrounds, and other
 improvements necessary for carrying out in the area the urban renewal provisions of this part in accordance with

29 the urban renewal plan; and

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(d) making the land available for development or redevelopment by private enterprise or public agencies,

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2 the urban renewal plan. If the property is condemned pursuant to Title 70, chapter 30, the private enterprise or 3 public agencies may not develop the condemned area in a way that is not for a public purpose USE. 4 (16)(17) (a) "Rehabilitation" may include the restoration and renewal of a blighted area or portion of the 5 area in accordance with an urban renewal plan by: 6 (a)(i) carrying out plans for a program of voluntary or compulsory repair and rehabilitation of buildings 7 or other improvements; 8 (b)(ii) acquisition of real property and demolition or removal of buildings and improvements on the 9 property when necessary to eliminate unhealthful, unsanitary, or unsafe conditions;, to lessen density;, to reduce 10 traffic hazards; to eliminate obsolete or other uses detrimental to the public welfare; to otherwise remove or 11 prevent the spread of blight or deterioration;, or to provide land for needed public facilities; 12 (c)(iii) installation, construction, or reconstruction of streets, utilities, parks, playgrounds, and other 13 improvements necessary for carrying out in the area the urban renewal provisions of this part; and 14 (d)(iv) subject to 7-15-4259(4), the disposition of any property acquired in the urban renewal area, 15 (including sale, initial leasing, or retention by the municipality itself), at its fair value for uses in accordance with 16 the urban renewal plan. (b) Rehabilitation may not include the development of the condemned area in a way that is not for a 17 18 public purpose USE if the property is condemned pursuant to Title 70, chapter 30. 19 (17)(18) "Urban renewal area" means a blighted area that the local governing body designates as 20 appropriate for an urban renewal project or projects. 21 (18)(19) "Urban renewal plan" means a plan for one or more urban renewal areas or for an urban renewal 22 project. The plan: 23 (a) must conform to the growth policy if one has been adopted pursuant to Title 76, chapter 1; and 24 (b) must be sufficiently complete to indicate, on a yearly basis or otherwise: 25 (i) any land acquisition, demolition, and removal of structures; redevelopment; improvements; and 26 rehabilitation that is proposed to be carried out in the urban renewal area; 27 (ii) zoning and planning changes, if any, including changes to the growth policy if one has been adopted 28 pursuant to Title 76, chapter 1; 29 (iii) land uses, maximum densities, building requirements; and 30 (iv) the plan's relationship to definite local objectives respecting appropriate land uses, improved traffic, Legislative - 4 -Authorized Print Version - SB 41 ervices

(including sale, initial leasing, or retention by the municipality itself), at its fair value for uses in accordance with

1 public transportation, public utilities, recreational and community facilities, and other public improvements.

(19)(20) (a) "Urban renewal project" may include undertakings or activities of a municipality in an urban
renewal area for the elimination and for the prevention of the development or spread of blight and may involve
redevelopment in an urban renewal area, rehabilitation or conservation in an urban renewal area, or any
combination or part of redevelopment, rehabilitation, or conservation in accordance with an urban renewal plan.

6 (b) An urban renewal project may not include using property that was condemned pursuant to Title 70,
7 chapter 30, for anything other than a public purpose USE."

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Section 3. Section 7-15-4258, MCA, is amended to read:

"7-15-4258. Acquisition and administration of real and personal property. (1) A municipality may:
 (a) acquire by purchase, lease, option, gift, grant, bequest, devise, eminent domain pursuant to Title 70,
 chapter 30, or otherwise any real property and personal property that may be necessary for the administration
 of the provisions contained in part 43 and this part, together with any improvements on the real property;

14 (b) hold, improve, clear, or prepare for redevelopment property acquired pursuant to subsection (1)(a);

15 (c) dispose of real or personal property;

(d) insure or provide for the insurance of real or personal property or the operations of the municipality
against any risks or hazards, including the power to pay premiums on any insurance; and

(e) enter into a development agreement with the owner of real property within an urban renewal area
 and undertake activities, including the acquisition, removal, or demolition of structures, improvements, or personal
 property located on the real property, to prepare the property for redevelopment.

(2) A development agreement entered into in accordance with subsection (1)(e) must contain provisions
obligating the owner to redevelop the real property for a specified use consistent with the urban renewal plan and
offering recourse to the municipality if the redevelopment is not completed as determined by the local governing
body. The development agreement may not constitute the acquisition of an interest in real property by the
municipality within the meaning of 7-15-4262 or 7-15-4263.

(3) However, Except as provided in 7-15-4204(2), 7-15-4206, and 7-15-4259, statutory provisions with
 respect to the acquisition, clearance, or disposition of property by public bodies may not restrict a municipality
 in the exercise of functions with respect to an urban renewal project.

(4) A municipality may not acquire real property for an urban renewal project or enter into a development
 agreement, as provided in subsection (1)(e), unless the local governing body has approved the urban renewal



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- Section 4. Section 7-15-4259, MCA, is amended to read:

project plan in accordance with 7-15-4216(2) and 7-15-4217."

"7-15-4259. Exercise of power of eminent domain. (1) After the adoption by the local governing body
of a resolution declaring that the acquisition of the real property described in the resolution is necessary for an
urban renewal project under this part, a municipality may acquire by condemnation, as provided in Title 70,
chapter 30, any interest in real property that it considers necessary for urban renewal.

8 (2) Condemnation for urban renewal of blighted areas is a public use, and property already devoted to 9 any other public use or acquired by the owner or the owner's predecessor in interest by eminent domain may be 10 condemned for the purposes of this part.

(3) The award of compensation for real property taken for an urban renewal project may not be increased by reason of any increase in the value of the real property caused by the assembly, clearance, or reconstruction or proposed assembly, clearance, or reconstruction in the project area. An allowance may not be made for the improvements begun on real property after notice to the owner of the property of the institution of proceedings to condemn the property. Evidence is admissible bearing upon the unsanitary, unsafe, or substandard condition of the premises or the unlawful use of the premises.

(4) A city or town may not serve as a pass-through entity by using its power of eminent domain, as
 provided in Title 70, chapter 30, to obtain property WITH THE INTENT to sell, LEASE, or provide THE PROPERTY to a
 private entity within 10 years of the acquisition of the property by the city or town."

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21 <u>NEW SECTION.</u> Section 5. Effective date. [This act] is effective on passage and approval.

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