By: CallegariH.B. No. 138Substitute the following for H.B. No. 138:By: OliveiraC.S.H.B. No. 138

A BILL TO BE ENTITLED

1 AN ACT 2 relating to the acquisition of and compensation for real property, including blighted property, for public purposes through 3 condemnation or certain other means. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 6 SECTION 1. Section 373.002(b), Local Government Code, is amended to read as follows: 7 (b) Activities conducted under this chapter are directed 8 toward the following purposes: 9 (1) elimination of [slums and] areas affected by 10 11 blight; 12 (2) prevention of blighting influences and of the deterioration of property and neighborhood and community 13 14 facilities important to the welfare of the community; (3) elimination of conditions detrimental to the 15 16 public health, safety, and welfare; expansion and improvement of the quantity and 17 (4) quality of community services essential for the development of 18 viable urban communities; 19 (5) more rational use of land and other natural 20 21 resources; 22 (6) improved arrangement of residential, commercial, 23 industrial, recreational, and other necessary activity centers; 24 (7) restoration and preservation of properties of

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special value for historic, architectural, or aesthetic reasons; 1 (8) reduction of the isolation of income groups in 2 3 communities and geographical areas, promotion of increased diversity and vitality of neighborhoods through 4 spatial 5 deconcentration of housing opportunities for persons of low and moderate income, and revitalization of deteriorating 6 or deteriorated neighborhoods to attract persons of higher income; and 7 8 (9) alleviation of physical and economic distress through the stimulation of private investment and community 9 10 revitalization in [slum or] blighted areas. SECTION 2. Section 373.004, Local Government Code, 11 is amended to read as follows: 12 Sec. 373.004. GOALS OF PROGRAM. Through a community 13 14 development program, a municipality may conduct work or activities 15 designed to: 16 (1)improve the living and economic conditions of 17 persons of low and moderate income;

18 (2) benefit low or moderate income neighborhoods;

19 (3) aid in the prevention or elimination of [slums
20 and] blighted areas;

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(4) aid a federally assisted new community; or

(5) meet other urgent community development needs, including an activity or function specified for a community development program that incorporates a federally assisted new community.

26 SECTION 3. Section 373.006, Local Government Code, is 27 amended to read as follows:

Sec. 373.006. REQUIRED PROCEDURES BEFORE ADOPTION OF
 COMMUNITY DEVELOPMENT PROGRAM. Before exercising powers under
 Section 373.005, the governing body of the municipality must:

(1) identify areas of the municipality in which
predominantly low and moderate income persons reside <u>and each unit</u>
<u>of real property in the municipality</u>[₇] that <u>has the</u>
<u>characteristics of blight</u> [are blighted or slum areas] or that <u>is a</u>
[are] federally assisted new <u>community in the municipality</u>
[communities];

10 (2) establish community development program areas in 11 which community development activities, building rehabilitation, 12 or the acquisition of privately owned buildings or land is 13 proposed;

14 (3) adopt, by resolution or ordinance, a plan under 15 which citizens may publicly comment on the proposed community 16 development program;

17 (4) conduct public hearings on the proposed program
18 before the 15th day before the date of its final adoption by the
19 governing body; and

20 (5) adopt the community development program by 21 resolution or ordinance.

SECTION 4. Sections 374.002(a) and (b), Local Government Code, are amended to read as follows:

(a) The legislature finds that [slum and] blighted areas
exist in municipalities in this state and that those areas:

(1) are a serious and growing menace that is injuriousand inimical to the public health, safety, morals, and welfare of

1 the residents of this state;

(2) contribute substantially and increasingly to the 2 3 spread of disease and crime, requiring excessive and disproportionate expenditures of public funds for the preservation 4 5 of the public health and safety, and for crime prevention, correctional facilities, prosecution and punishment, treatment of 6 juvenile delinguency, and the maintenance of adequate police, fire, 7 8 and accident protection and other public services and facilities; 9 and

10 (3) constitute an economic and social liability, 11 substantially impair the sound growth of affected municipalities, 12 and retard the provision of housing accommodations.

For these reasons, prevention and elimination of [slum 13 (b) 14 and] blighted areas are matters of state policy and concern that may be best addressed by the combined action of private enterprise, 15 municipal regulation, and other public action through approved 16 17 urban renewal plans. The legislature further finds that the repair and rehabilitation of buildings and other improvements in affected 18 19 areas, public acquisition of real property, demolition of buildings and other improvements as necessary to eliminate [slum or] blight 20 conditions or to prevent the spread of those conditions, the 21 disposition of property acquired in affected areas and incidental 22 23 to the purposes stated by this subsection, and other public 24 assistance to eliminate those conditions are public purposes for which public money may be spent and the power of eminent domain 25 26 exercised.

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SECTION 5. Sections 374.003(3), (18), (25), (26), and (28),

1 Local Government Code, are amended to read as follows: (3) "Blighted area" means <u>a tract or unit of real</u> 2 3 property [an area] that presents four or more of the following conditions for at least one year after the date on which notice of 4 the conditions is provided to the property owner as required by 5 Section 374.018(a)(1) or (b): 6 7 (A) the property contains uninhabitable, unsafe, 8 or abandoned structures; 9 (B) the property has inadequate provisions for 10 sanitation; 11 (C) there exists on the property an imminent harm to life or other property caused by fire, flood, hurricane, 12 tornado, earthquake, storm, or other natural catastrophe declared 13 to have brought about a state of disaster under Section 418.014, 14 Government Code, or that brought about a disaster for which a 15 request for federal assistance is made under Section 418.021, 16 17 Government Code; (D) the property has been identified by the 18 19 United States Environmental Protection Agency as a superfund site under the federal Comprehensive Environmental Response, 20 Compensation, and Liability Act of 1980 (42 U.S.C. Section 9601 et 21 22 seq.) or as environmentally contaminated to an extent that the property requires remedial investigation or a feasibility study; 23 24 (E) the property has been the location of 25 substantiated and repeated illegal activity of which the property 26 owner knew or should have known; 27 (F) the maintenance of the property is below

1 county or municipal standards;

2 <u>(G) the property is abandoned and contains a</u> 3 <u>structure that is not fit for its intended use because the</u> 4 <u>utilities, sewerage, plumbing, or heating or a similar service or</u> 5 <u>facility of the structure has been disconnected, destroyed,</u> 6 <u>removed, or rendered ineffective; or</u>

7 (H) the property presents an economic liability to the immediate area because of deteriorating structures or 8 hazardous conditions [is not a slum area, but that, because of 9 10 deteriorating buildings, structures, or other improvements; defective or inadequate streets, street layout, or accessibility; 11 unsanitary conditions; or other hazardous conditions, adversely 12 affects the public health, safety, morals, or welfare of the 13 municipality and its residents, substantially retards 14 the 15 provision of a sound and healthful housing environment, or results in an economic or social liability to the municipality. The term 16 17 includes an area certified as a disaster area as provided by Section 374.903]. 18

19 (18) "Rehabilitation" means the restoration of 20 buildings or other structures to prevent deterioration of an area 21 that is tending to become a blighted area [or a slum area].

(25) "Urban renewal activities" includes [slum
clearance,] redevelopment, rehabilitation, and conservation
activities to prevent further deterioration of an area that is
tending to become a blighted [or slum] area. The term includes:

(A) the acquisition of all or part of a [slum area
 27 or] blighted area or the acquisition of land that is predominantly

1 open and that, because of obsolete platting, diversity of 2 ownership, deterioration of structures or site improvements, or for 3 other reasons, substantially impairs or arrests the sound growth of 4 the community;

5 (B) the demolition and removal of buildings and6 improvements;

7 (C) the installation, construction, or 8 reconstruction of streets, utilities, parks, playgrounds, and 9 other improvements necessary to fulfill urban renewal objectives in 10 accordance with an urban renewal plan;

(D) the disposition by the municipality of property acquired in an urban renewal area for use in accordance with an urban renewal plan, including the sale or initial lease of the property at its fair value or the retention of the property;

(E) the implementation of plans for a program of
voluntary repair and rehabilitation of buildings or improvements in
accordance with an urban renewal plan; and

(F) the acquisition of real property in an urban
renewal area as necessary to remove or prevent the spread of blight
or deterioration or to provide land for needed public facilities.

(26) "Urban renewal area" means a [slum area,]
blighted area[, or a combination of those areas] that the governing
body of a municipality designates as appropriate for an urban
renewal project.

(28) "Urban renewal project" includes any of the
 following activities undertaken in accordance with an urban renewal
 plan:

(A) municipal activities in an urban renewal area
 that are designed to eliminate or to prevent the development or
 spread of [slums and] blighted areas;

4 (B) [slum clearance and redevelopment in an urban
5 renewal area;

6 [(C)] rehabilitation or conservation in an urban
7 renewal area;

8 (C) [(D)] development of open land that, because 9 of location or situation, is necessary for sound community growth 10 and that is to be developed, by replatting and planning, for 11 predominantly residential uses; or

12 (D) [(E)] any combination or part of the 13 activities described by Paragraphs (A)-(C) [(A)-(D)].

14 SECTION 6. Section 374.011, Local Government Code, is 15 amended by amending Subsection (a) and adding Subsection (d) to 16 read as follows:

17 (a) Except as provided by Section 374.012, a municipality18 may not exercise a power granted under this chapter unless:

(1) the governing body of the municipality adopts a resolution that finds that a [slum area or] blighted area exists in the municipality and that the rehabilitation, the conservation, or the [slum clearance and] redevelopment of the area is necessary for the public health, safety, morals, or welfare of the residents of the municipality; and

(2) a majority of the municipality's voters voting in
an election held as provided by Subsection (b) favor adoption of the
resolution.

C.S.H.B. No. 138 (d) The governing body of the municipality must determine 1 that each unit of real property included in a resolution under 2 Subsection (a) has the characteristics of blight. 3 4 SECTION 7. Section 374.012(c), Local Government Code, is 5 amended to read as follows: 6 (c) The resolution ordering the election and the notice of 7 the election must contain: 8 (1) a complete legal description of each unit of real property [the area] included in the proposed project; 9 10 (2) a statement of the nature of the proposed project; [and] 11 a statement of the total amount of local funds to 12 (3) 13 be spent on the proposed project; and 14 (4) a statement that each unit of real property has the 15 characteristics of blight. 16 SECTION 8. Section 374.013(a), Local Government Code, is 17 amended to read as follows: To further the urban renewal objectives of this chapter, 18 (a) a municipality may formulate a workable program to use appropriate 19 private and public resources, including the resources specified by 20 21 Subsection (b), to encourage urban rehabilitation, to provide for the redevelopment of [slum and] blighted areas, or to undertake 22 those activities or other feasible municipal activities as may be 23 24 suitably employed to achieve the objective of the program. The program must specifically include provisions relating to: 25 26 (1) prevention, through diligent enforcement of 27 housing and occupancy controls and standards, of the expansion of

1 blight into areas of the municipality that are free from blight; and (2) rehabilitation or conservation of [slum and] 2 3 blighted areas as far as practicable to areas that are free from blight through replanning, removing congestion, providing parks, 4 playgrounds, and other public improvements, encouraging voluntary 5 rehabilitation and requiring the repair and rehabilitation of 6 deteriorated or deteriorating structures[, and the clearance and 7 8 redevelopment of slum areas].

9 SECTION 9. Section 374.014(a), Local Government Code, is 10 amended to read as follows:

A municipality may not prepare an urban renewal plan for 11 (a) 12 an area unless the governing body of the municipality has, by resolution, declared the area to be a [slum area, a] blighted area[τ 13 14 or both_{τ}] and has designated the area as appropriate for an urban 15 renewal project. The governing body may not approve an urban renewal plan until a general plan has been prepared for the 16 17 municipality. A municipality may not acquire real property for an urban renewal project until the governing body has approved the 18 19 urban renewal plan as provided by Subsection (d).

20 SECTION 10. Sections 374.015(a) and (d), Local Government 21 Code, are amended to read as follows:

(a) A municipality may exercise all powers necessary or
 convenient to carry out the purposes of this chapter, including the
 power to:

(1) conduct preliminary surveys to determine ifundertaking an urban renewal project is feasible;

27 (2) conduct urban renewal projects within its area of

1 operation;

2 (3) execute contracts and other instruments necessary
3 or convenient to the exercise of its powers under this chapter;

4 (4) provide, arrange, or contract for the furnishing 5 or repair by any person of services, privileges, works, streets, 6 roads, public utilities, or other facilities in connection with an 7 urban renewal project, including installation, construction, and 8 reconstruction of streets, utilities, parks, playgrounds, and 9 other public improvements necessary to carry out an urban renewal 10 project;

(5) 11 acquire any property, including real 12 improvements, and any personal property necessary for administrative purposes, that is necessary or incidental to an 13 14 urban renewal project, hold, improve, clear, or prepare the 15 property for redevelopment, mortgage or otherwise encumber or dispose of the real property, insure or provide for the insurance of 16 17 real or personal property or municipal operations against any risk or hazard and to pay premiums on that insurance, and enter any 18 19 necessary contracts;

invest urban renewal project funds 20 (6) held in reserves or sinking funds, or not required for 21 immediate disbursement, in property or securities in which banks may legally 22 invest funds subject to their control, redeem bonds issued under 23 24 Section 374.026 at the redemption price established in the bond, or purchase those bonds at less than the redemption price, and cancel 25 26 the bonds redeemed or purchased;

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(7) borrow money and apply for and accept advances,

1 loans, grants, contributions, and other forms of financial 2 assistance from the federal, state, or county government, other 3 public body, or other public or private sources for the purposes of 4 this chapter, give any required security, and make and carry out any 5 contracts in connection with the financial assistance;

6 (8) make plans necessary to carry out this chapter in 7 its area of operation, contract with any person in making and 8 carrying out the plans, and adopt, approve, modify or amend the 9 plans;

10 (9) develop, test, and report methods and techniques 11 for the prevention of [slums and] urban blight, conduct 12 demonstrations and other activities in connection with those 13 methods and techniques, and apply for, accept, and use federal 14 grants made for those purposes;

(10) prepare plans and provide reasonable assistance for the relocation of persons displaced from an urban renewal project area, including families, business concerns, and others, as necessary to acquire possession and to clear the area in order to conduct the urban renewal project;

(11) appropriate funds and make expenditures as
necessary to implement this chapter and, subject to Subsection (c),
levy taxes and assessments for that purpose;

(12) close, vacate, plan, or replan streets, roads, sidewalks, ways, or other places, plan, replan, zone, or rezone any part of the municipality and make exceptions from building regulations, and enter agreements with an urban renewal agency vested with urban renewal powers under Subchapter C, which may

1 extend over any period, restricting action to be taken by the 2 municipality under any of the powers granted under this chapter;

3 (13) organize, coordinate, and direct the administration of this chapter within the area of operation as 4 5 those provisions apply to the municipality to most effectively promote and achieve the purposes of this chapter and establish new 6 municipal offices or reorganize existing offices as necessary to 7 8 most effectively implement those purposes; and

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(14) issue tax increment bonds.

[Except as provided by Section 374.016, a] 10 (d) А municipality may acquire by condemnation any interest in real 11 12 property, including a fee simple interest, that the municipality considers necessary for or in connection with an urban renewal 13 project. Property dedicated to a public use may be acquired in that 14 15 manner, except that property belonging to the state or to a political subdivision of the state may not be acquired without the 16 17 consent of the state or political subdivision.

18 SECTION 11. Section 374.017(d), Local Government Code, is 19 amended to read as follows:

(d) Real property or an interest in real property subject to this section may only be sold, leased, or otherwise transferred or retained at not less than the fair value of the property for uses in accordance with the urban renewal plan. In determining the fair value, the municipality shall consider:

(1) the uses provided in the urban renewal plan;
(2) any restrictions on and any covenants, conditions,
and obligations assumed by the purchaser, lessee, or municipality

1 in retaining the property; (3) the objectives of the plan for the prevention of 2 3 the recurrence of [slums or] blighted areas; and 4 (4) any other matters that the municipality specifies 5 as appropriate. SECTION 12. Subchapter B, Chapter 374, Local Government 6 7 Code, is amended by adding Sections 374.018 and 374.019 to read as 8 follows: Sec. 374.018. LIMITATIONS ON CHARACTERIZATIONS OF BLIGHT. 9 (a) Notwithstanding any other law, an area may not be considered a 10 blighted area on the basis of a condition described by Section 11 12 374.003 unless: (1) the municipality has given notice in writing to 13 the property owner by first class mail regarding the condition to 14 15 the: (A) last known address of the property owner; and 16 17 (B) physical address of the property; and (2) the property owner fails to take reasonable 18 19 measures to remedy the condition. (b) If a mailing address for the property owner cannot be 20 determined, the municipality shall post notice in writing regarding 21 22 the condition in a conspicuous place on the property. 23 (c) An area may not be considered a blighted area solely for 24 an aesthetic reason. (d) A determination by a municipality that a unit of real 25 26 property has the characteristics of blight is valid for two years. (e) After the two-year period prescribed by Subsection (d), 27

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C.S.H.B. No. 138 a municipality may make a new determination that the unit of real 1 property has the characteristics of blight and redesignate the unit 2 of real property as a blighted area for another two-year period. 3 4 (f) A municipality shall remove a determination of blight under this chapter if the municipality finds that the property 5 owner has remedied the condition that was the basis for the 6 7 determination. 8 Sec. 374.019. COMMON OWNER PROPERTY. For the purposes of this chapter and Chapter 21, Property Code, if a municipality 9 determines that two or more contiguous units of real property that 10 are owned by the same person have the characteristics of blight, the 11 12 municipality may treat those units of real property as one unit of 13 real property. SECTION 13. Section 374.021(b), Local Government Code, is 14 15 amended to read as follows: 16 (b) In this section, "urban renewal project powers" 17 includes the rights, powers, functions, and duties of а municipality under this chapter. The term does not include the 18 19 power to: 20 (1)determine an area as a [slum area,] blighted 21 area[, or both] and to designate that area as appropriate for an urban renewal project; 22 approve and amend urban renewal plans and hold 23 (2) 24 public hearings relating to those plans; 25 (3) establish a general plan for the locality as a whole; 26 27 (4) establish workable а program under Section

1 374.013; (5) make determinations and findings under Section 2 3 374.011(a), 374.013(b), or 374.014(d); (6) issue general obligation bonds; and 4 5 (7) appropriate funds, levy taxes and assessments, and exercise other functions under Subdivisions (11) and (12) of 6 Section 374.015(a). 7 8 SECTION 14. Section 2206.001(b), Government Code, is amended to read as follows: 9 10 (b) A governmental or private entity may not take private property through the use of eminent domain if the taking: 11 12 (1)confers a private benefit on a particular private 13 party through the use of the property; 14 (2) is for a public use that is merely a pretext to 15 confer a private benefit on a particular private party; or 16 is for economic development purposes, unless the (3) 17 economic development results [is a secondary purpose resulting] from municipal community development or municipal urban renewal 18 activities to eliminate an existing affirmative harm on society 19 from [slum or] blighted areas under: 20 Chapter 373 or 374, Local Government Code, 21 (A) other than an activity described by Section 373.002(b)(5), Local 22 23 Government Code; or 24 (B) Section 311.005(a)(1)(I), Tax Code. 25 SECTION 15. Sections 21.046(a) and (b), Property Code, are 26 amended to read as follows: A department, agency, instrumentality, or political 27 (a)

subdivision of this state <u>shall</u> [may] provide a relocation advisory service for an individual, a family, a business concern, a farming or ranching operation, or a nonprofit organization <u>that</u> [if the service] is compatible with the Federal Uniform Relocation Assistance Advisory Program, <u>42 U.S.C. Section 4601</u> [23 U.S.C.A. 501,] et seq.

7 (b) This state or a political subdivision of this state 8 shall [may], as a cost of acquiring real property, pay moving expenses and rental supplements, make relocation payments, provide 9 10 financial assistance to acquire replacement housing, and compensate for expenses incidental to the transfer of the property 11 12 if an individual, a family, the personal property of a business, a farming or ranching operation, or a nonprofit organization is 13 14 displaced in connection with the acquisition.

15 SECTION 16. Section 311.002, Tax Code, is amended by 16 amending Subdivision (1) and adding Subdivision (1-a) to read as 17 follows:

18 (1) <u>"Blighted area" has the meaning assigned by</u>
19 <u>Section 374.003</u>, Local Government Code.

20 <u>(1-a)</u> "Project costs" means the expenditures made or 21 estimated to be made and monetary obligations incurred or estimated 22 to be incurred by the municipality or county establishing a 23 reinvestment zone that are listed in the project plan as costs of 24 public works or public improvements in the zone, plus other costs 25 incidental to those expenditures and obligations. "Project costs" 26 include:

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(A) capital costs, including the actual costs of

1 the acquisition and construction of public works, public improvements, new buildings, structures, and fixtures; the actual 2 3 costs of the acquisition, demolition, alteration, remodeling, repair, or reconstruction of existing buildings, structures, and 4 fixtures; and the actual costs of the acquisition of land and 5 equipment and the clearing and grading of land; 6

(B) financing costs, including all interest paid
to holders of evidences of indebtedness or other obligations issued
to pay for project costs and any premium paid over the principal
amount of the obligations because of the redemption of the
obligations before maturity;

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(C) real property assembly costs;

(D) professional service costs, including those
 incurred for architectural, planning, engineering, and legal
 advice and services;

16 (E) imputed administrative costs, including 17 reasonable charges for the time spent by employees of the 18 municipality or county in connection with the implementation of a 19 project plan;

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(F) relocation costs;

(G) organizational costs, including the costs of conducting environmental impact studies or other studies, the cost of publicizing the creation of the zone, and the cost of implementing the project plan for the zone;

(H) interest before and during construction and for one year after completion of construction, whether or not capitalized;

1 (I) the cost of operating the reinvestment zone
2 and project facilities;

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3 (J) the amount of any contributions made by the 4 municipality or county from general revenue for the implementation 5 of the project plan; and

6 (K) payments made at the discretion of the 7 governing body of the municipality or county that the governing 8 body finds necessary or convenient to the creation of the zone or to 9 the implementation of the project plans for the zone.

10 SECTION 17. Sections 311.008(b) and (e), Tax Code, are 11 amended to read as follows:

12 (b) A municipality or county may exercise any power 13 necessary and convenient to carry out this chapter, including the 14 power to:

(1) cause project plans to be prepared, approve and
implement the plans, and otherwise achieve the purposes of the
plan;

(2) acquire real property by purchase[, condemnation,
or other means] to implement project plans and sell that property on
the terms and conditions and in the manner it considers advisable;

21 (3) enter into agreements, including agreements with bondholders, determined by the governing body of the municipality 22 23 or county to be necessary or convenient to implement project plans 24 and achieve their purposes, which agreements may include conditions, restrictions, or covenants that run with the land or 25 26 that by other means regulate or restrict the use of land; and 27 (4) consistent with the project plan for the zone:

1 (A) acquire [blighted, deteriorated, 2 deteriorating, undeveloped, or inappropriately developed] real 3 property or other property in a blighted area, in an undeveloped 4 <u>area</u>, or in a federally assisted new community in the zone for the 5 preservation or restoration of historic sites, beautification or 6 conservation, the provision of public works or public facilities, 7 or other public purposes;

8 (B) acquire, construct, reconstruct, or install 9 public works, facilities, or sites or other public improvements, 10 including utilities, streets, street lights, water and sewer 11 facilities, pedestrian malls and walkways, parks, flood and 12 drainage facilities, or parking facilities, but not including 13 educational facilities; [or]

14 (C) in a reinvestment zone created on or before 15 September 1, 1999, acquire, construct, or reconstruct educational 16 facilities in the municipality<u>; or</u>

17 (D) acquire by condemnation any interest, 18 including a fee simple interest, in real property that is a blighted 19 area and necessary for the reinvestment zone.

(e) <u>A municipality or county may acquire by condemnation an</u> interest in real property only if the taking is in accordance with <u>Chapter 2206, Government Code.</u> [The implementation of a project plan to alleviate a condition described by Section 311.005(a)(1), (2), or (3) and to promote development or redevelopment of a reinvestment zone in accordance with this chapter serves a public purpose.]

SECTION 18. (a) The following provisions of the Local

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1 Government Code are repealed:
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(1) Section 374.003(19); and

(2) Section 374.016.

4 (b) Section 311.008(c), Tax Code, is repealed.

5 SECTION 19. The change in law made by this Act applies only 6 to a condemnation proceeding in which the condemnation petition is 7 filed on or after the effective date of this Act. A condemnation 8 proceeding pending on the effective date of this Act is governed by 9 the law in effect immediately before the effective date of this Act, 10 and that law is continued in effect for that purpose.

11 SECTION 20. This Act takes effect immediately if it 12 receives a vote of two-thirds of all the members elected to each 13 house, as provided by Section 39, Article III, Texas Constitution. 14 If this Act does not receive the vote necessary for immediate 15 effect, this Act takes effect September 1, 2011.