## AMENDMENTS TO LB800

(Amendments to Standing Committee amendments, AM2035)

Introduced by Blood, 3.

- 1. Insert the following new sections:
- 2 Sec. 326. A city of the metropolitan class or any appropriate
- 3 planning board or city official of such city, in exercising the powers
- 4 conferred by sections 14-401 to 14-418, shall not grant a conditional use
- 5 permit to any person applying for such permit who is more than one
- 6 hundred eighty days delinquent in the payment of real property taxes owed
- 7 to such city on any parcel included in such application until such
- 8 <u>delinquent taxes are paid in full. The city, planning board, or city</u>
- 9 official may waive this requirement if the delinquent taxes owed are in
- 10 <u>dispute</u>, on appeal, or the result of an administrative error.
- 11 Sec. 327. A city of the primary class or any city planning
- 12 <u>commission or city planning director of such city shall not grant a</u>
- 13 <u>conditional use permit to any person applying for such permit who is more</u>
- 14 than one hundred eighty days delinquent in the payment of real property
- 15 taxes owed to such city on any parcel included in such application until
- 16 such delinquent taxes are paid in full. The city, planning commission, or
- 17 planning director may waive this requirement if the delinquent taxes owed
- 18 are in dispute, on appeal, or the result of an administrative error.
- 19 Sec. 329. Section 18-2119, Revised Statutes Supplement, 2021, is
- 20 amended to read:
- 21 18-2119 (1)(a) (1) An authority shall, by public notice by
- 22 publication once each week for two consecutive weeks in a legal newspaper
- 23 having a general circulation in the city, prior to the consideration of
- 24 any redevelopment contract proposal relating to real estate owned or to
- 25 be owned by the authority, invite proposals from, and make available all
- 26 pertinent information to, private redevelopers or any persons interested

in undertaking the redevelopment of an area, or any part thereof, which 1 2 the governing body has declared to be in need of redevelopment. Such 3 notice shall identify the area, and shall state that such further information as is available may be obtained at the office of the 4 5 authority. The authority shall consider all redevelopment proposals and 6 the financial and legal ability of the prospective redevelopers to carry 7 out their proposals. The authority shall state in any request for 8 proposals issued pursuant to this section that no contract will be 9 entered into with any redeveloper who is more than one hundred eighty days delinquent in the payment of real property taxes owed to the city on 10 11 any parcel included in such contract. The authority may waive this 12 requirement if the delinquent taxes owed are in dispute, on appeal, or the result of an administrative error. 13

14 (b) The authority and may negotiate with any redevelopers for 15 proposals for the purchase or lease of any real property in the redevelopment project area. The authority may accept such redevelopment 16 17 contract proposal as it deems to be in the public interest and in furtherance of the purposes of the Community Development Law if the 18 authority has, not less than thirty days prior thereto, notified the 19 20 governing body in writing of its intention to accept such redevelopment 21 proposal. Thereafter, the authority may execute contract 22 redevelopment contract in accordance with the provisions of section 23 18-2118 and deliver deeds, leases, and other instruments and take all 24 steps necessary to effectuate such redevelopment contract. In discretion, the authority may, without regard to the foregoing provisions 25 26 of this <u>subdivision</u> <del>section</del>, dispose of real property in a redevelopment 27 project area to private redevelopers for redevelopment under such reasonable competitive bidding procedures as it shall prescribe, subject 28 29 to the provisions of section 18-2118.

30 (2) In the case of any real estate owned by a redeveloper, the 31 authority may enter into a redevelopment contract providing for such AM2210 AM2210 LB800 MAL - 03/08/2022

- undertakings as the authority shall determine appropriate. Any such 1
- redevelopment contract relating to real estate within an enhanced 2
- 3 employment area shall include a statement of the redeveloper's consent
- with respect to the designation of the area as an enhanced employment 4
- 5 area, shall be recorded with respect to the real estate owned by the
- 6 redeveloper, and shall be binding upon all future owners of such real
- 7 estate.
- 8 (3)(a) Prior to entering into a redevelopment contract pursuant to
- 9 this section for a redevelopment plan that includes the division of taxes
- provided in section 18-2147, the authority shall require the 10
- 11 redeveloper to certify the following to the authority:
- 12 (i) Whether the redeveloper has filed or intends to file an
- application to receive tax incentives under the Nebraska Advantage Act or 13
- 14 the ImagiNE Nebraska Act for a project located or to be located within
- 15 the redevelopment project area;
- (ii) Whether such application includes or will include, as one of 16
- 17 the tax incentives, a refund of the city's local option sales tax
- revenue; and 18
- (iii) Whether such application has been approved under the Nebraska 19
- 20 Advantage Act or the ImagiNE Nebraska Act; and -
- 21 (iv) That the redeveloper is not more than one hundred eighty days
- 22 delinquent in the payment of real property taxes owed to the city on any
- 23 parcel included in such redevelopment contract. The authority may waive
- 24 this requirement if the delinquent taxes owed are in dispute, on appeal,
- or the result of an administrative error. 25
- 26 (b) The authority may consider the information provided under
- 27 subdivision (3)(a) of this section in determining whether to enter into
- the redevelopment contract. 28
- 29 (4) A redevelopment contract for a redevelopment plan or
- 30 redevelopment project that includes the division of taxes as provided in
- section 18-2147 shall include a provision requiring that the redeveloper 31

retain copies of all supporting documents that are associated with the 1

- 2 redevelopment plan or redevelopment project and that are received or
- 3 generated by the redeveloper for three years following the end of the
- last fiscal year in which ad valorem taxes are divided and provide such 4
- 5 copies to the city as needed to comply with the city's retention
- 6 requirements under section 18-2117.04. For purposes of this subsection,
- 7 supporting document includes any cost-benefit analysis conducted pursuant
- 8 to section 18-2113 and any invoice, receipt, claim, or contract received
- 9 or generated by the redeveloper that provides support for receipts or
- payments associated with the division of taxes. 10
- 11 (5) A redevelopment contract for a redevelopment plan that includes
- 12 the division of taxes as provided in section 18-2147 shall may include a
- provision requiring that all ad valorem taxes levied upon real property 13
- 14 in a redevelopment project be paid before the taxes become delinquent in
- 15 order for such redevelopment project to receive funds from such division
- of taxes. 16
- 17 (6) redevelopment contract for a redevelopment plan or
- redevelopment project that includes the division of taxes as provided in 18
- section 18-2147 may include any additional requirements deemed necessary 19
- 20 by the city to ensure that such plan or project complies with the city's
- 21 comprehensive development plan, the city's affordable housing action plan
- 22 required under section 19-5505, city zoning regulations, and any other
- 23 reasonable planning requirements or goals established by the city.
- 24 (7) No city or authority shall enter into a redevelopment contract
- with any redeveloper who is more than one hundred eighty days delinquent 25
- 26 in the payment of real property taxes owed to the city on any parcel
- 27 included in such redevelopment contract until such delinquent taxes are
- paid in full. The city or authority may waive this requirement if the 28
- 29 delinquent taxes owed are in dispute, on appeal, or the result of an
- 30 administrative error.
- 31 Sec. 333. Section 19-929, Revised Statutes Cumulative Supplement,

1 2020, is amended to read:

2 19-929 (1) Except as provided in sections 19-930 to 19-933, the 3 planning commission of a city of the first class, city of the second class, or village shall (a) make and adopt plans for the physical 4 5 development of the city or village, including any areas outside its 6 boundaries which in the commission's judgment bear relation to the 7 planning of such city or village and including a comprehensive development plan as defined by section 19-903, (b) prepare and adopt such 8 9 implemental means as a capital improvement program, subdivision regulations, building codes, and a zoning ordinance in cooperation with 10 11 other interested municipal departments, and (c) consult with and advise 12 public officials and agencies, public utilities, civic organizations, educational institutions, and citizens with relation to the promulgation 13 14 implementation of the comprehensive development plan and 15 implemental programs. The commission may delegate authority to any such group to conduct studies and make surveys for the commission, make 16 17 preliminary reports on its findings, and hold public hearings before 18 submitting its final reports. The city council or village board of trustees shall not take final action on matters relating to the 19 comprehensive development plan, capital improvements, building codes, 20 21 subdivision development, annexation of territory, or zoning until it has 22 received the recommendation of the planning commission if such commission 23 in fact has been created and is existent. The city council or village 24 board of trustees shall by ordinance set a reasonable time within which the recommendation from the planning commission is to be received. A 25 26 recommendation from the planning commission shall not be required for 27 subdivision of existing lots and blocks whenever all required public improvements have been installed, no new dedication of public rights-of-28 29 way or easements is involved, and such subdivision complies with the 30 ordinance requirements concerning minimum areas and dimensions of such lots and blocks, if the city council or village board of trustees has 31

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designated, by ordinance, an agent pursuant to section 19-916. 1

2 (2) The planning commission may, with the consent of the city 3 council or village board of trustees, in its own name (a) make and enter into contracts with public or private bodies, (b) receive contributions, 4 5 bequests, gifts, or grant funds from public or private sources, (c) 6 expend the funds appropriated to it by the city or village, (d) employ 7 agents and employees, and (e) acquire, hold, and dispose of property.

The planning commission may on its own authority make arrangements consistent with its program, conduct or sponsor special studies or planning work for any public body or appropriate agency, receive grants, remuneration, or reimbursement for such studies or work, and at its public hearings, summon witnesses, administer oaths, and compel the giving of testimony.

(3)(a) (3) The planning commission may grant conditional uses or special exceptions to property owners for the use of their property if the city council or village board of trustees has, through a zoning ordinance or special ordinance, generally authorized the commission to exercise such powers and has approved the standards and procedures adopted by the commission for equitably and judiciously granting such conditional uses or special exceptions. The granting of a conditional use permit or special exception shall only allow property owners to put their property to a special use if it is among those uses specifically identified in the zoning ordinance as classifications of uses which may require special conditions or requirements to be met by the owners before a use permit or building permit is authorized. The power to grant conditional uses or special exceptions shall be the exclusive authority of the commission, except that the city council or village board of trustees may choose to retain for itself the power to grant conditional uses or special exceptions for those classifications of uses specified in the zoning ordinance. The city council or village board of trustees may exercise such power if it has formally adopted standards and procedures AM2210 AM2210 LB800 MAL - 03/08/2022

for granting such conditional uses or special exceptions in a manner that 1

- is equitable and will promote the public interest. An appeal of a 2
- 3 decision by the commission or the city council or village board of
- trustees regarding a conditional use or special exception shall be made 4
- 5 to the district court.
- 6 (b) No city of the first class, city of the second class, or
- 7 village, or planning commission of such city or village, shall grant a
- conditional use permit under subdivision (a) of this subsection to any 8
- 9 person who is more than one hundred eighty days delinquent in the payment
- of real property taxes owed to such city or village on any parcel 10
- 11 included in such application until such delinquent taxes are paid in
- full. The city, village, or planning commission may waive this 12
- requirement if the delinquent taxes owed are in dispute, on appeal, or 13
- the result of an administrative error. 14
- 15 Sec. 336. Section 23-114.01, Reissue Revised Statutes of Nebraska,
- is amended to read: 16
- 23-114.01 (1) In order to avail itself of the powers conferred by 17
- section 23-114, the county board shall appoint a planning commission to 18
- be known as the county planning commission. The members of the commission 19
- 20 shall be residents of the county to be planned and shall be appointed
- 21 with due consideration to geographical and population factors. Since the
- 22 primary focus of concern and control in county planning and land-use
- 23 regulatory programs is the unincorporated area, a majority of the members
- 24 of the commission shall be residents of unincorporated areas, except that
- 25 this requirement shall not apply to joint planning commissions. Members
- 26 of the commission shall hold no county or municipal office, except that a
- 27 member may also be a member of a city, village, or other type of planning
- commission. The term of each member shall be three years, except that 28
- 29 approximately one-third of the members of the first commission shall
- 30 serve for terms of one year, one-third for terms of two years, and one-
- third for terms of three years. All members shall hold office until their 31

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successors are appointed. Members of the commission may be removed by a 1 2 majority vote of the county board for inefficiency, neglect of duty, or 3 malfeasance in office or other good and sufficient cause upon written charges being filed with the county board and after a public hearing has 4 5 been held regarding such charges. Vacancies occurring otherwise than 6 through the expiration of terms shall be filled for the unexpired terms 7 by individuals appointed by the county board. Members of the commission 8 shall be compensated for their actual and necessary expenses incurred in 9 connection with their duties in an amount to be fixed by the county board. Reimbursement for mileage shall be made at the rate provided in 10 11 section 81-1176. Each county board may provide a per diem payment for 12 members of the commission of not to exceed fifteen dollars for each day that each such member attends meetings of the commission or is engaged in 13 14 matters concerning the commission, but no member shall receive more than 15 one thousand dollars in any one year. Such per diem payments shall be in addition to and separate from compensation for expenses. 16

- (2) The commission: (a) Shall prepare and adopt as its policy 17 statement a comprehensive development plan and such implemental means as 18 a capital improvement program, subdivision regulations, building codes, 19 20 and a zoning resolution; (b) shall consult with and advise public 21 officials agencies, public utilities, civic and organizations, 22 educational institutions, and citizens relating to the promulgation of 23 implemental programs; (c) may delegate authority to any of the groups 24 named in subdivision (b) of this subsection to conduct studies and make surveys for the commission; and (d) shall make preliminary reports on its 25 26 findings and hold public hearings before submitting its final reports. 27 The county board shall not hold its public meetings or take action on 28 matters relating to the comprehensive development plan, capital 29 improvements, building codes, subdivision development, or zoning until it 30 has received the recommendations of the commission.
  - (3) The commission may, with the consent of the governing body, in

its own name: Make and enter into contracts with public or private 1 2 bodies; receive contributions, bequests, gifts, or grants of funds from 3 public or private sources; expend the funds appropriated to it by the county board; employ agents and employees; and acquire, hold, and dispose 4 5 of property. The commission may, on its own authority: Make arrangements 6 consistent with its program; conduct or sponsor special studies or 7 planning work for any public body or appropriate agency; receive grants, 8 remuneration, or reimbursement for such studies or work; and at its 9 public hearings, summon witnesses, administer oaths, and compel the giving of testimony. 10

11 (4) In all counties in the state, the county planning commission may 12 grant conditional uses or special exceptions to property owners for the use of their property if the county board of commissioners or supervisors 13 14 has officially and generally authorized the commission to exercise such 15 powers and has approved the standards and procedures the commission adopted for equitably and judiciously granting such conditional uses or 16 17 special exceptions. The granting of a conditional use permit or special exception shall only allow property owners to put their property to a 18 special use if it is among those uses specifically identified in the 19 county zoning regulations as classifications of uses which may require 20 21 special conditions or requirements to be met by the owners before a use 22 permit or building permit is authorized. The applicant for a conditional 23 use permit or special exception for a livestock operation specifically 24 identified in the county zoning regulations as a classification of use which may require special conditions or requirements to be met within an 25 26 area of a county zoned for agricultural use may request a determination 27 of the special conditions or requirements to be imposed by the county the county board of commissioners 28 planning commission or by 29 supervisors if the board has not authorized the commission to exercise 30 such authority. Upon request the commission or board shall issue such determination of the special conditions or requirements to be imposed in 31

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a timely manner. Such special conditions or requirements to be imposed 1 2 may include, but are not limited to, the submission of information that 3 may be separately provided to state or federal agencies in applying to obtain the applicable state and federal permits. The commission or the 4 5 board may request and review, prior to making a determination of the 6 special conditions or requirements to be imposed, reasonable information 7 relevant to the conditional use or special exception. If a determination 8 of the special conditions or requirements to be imposed has been made, 9 final permit approval may be withheld subject only to a final review by the commission or county board to determine whether there is a 10 11 substantial change in the applicant's proposed use of the property upon 12 which the determination was based and that the applicant has met, or will special 13 meet, the conditions or requirements imposed in the 14 determination. For purposes of this section, substantial change shall 15 include any significant alteration in the original application including significant change in the design or location of buildings or 16 17 facilities, in waste disposal methods or facilities, or in capacity.

(5) The power to grant conditional uses or special exceptions as set forth in subsection (4) of this section shall be the exclusive authority of the commission, except that the county board of commissioners or supervisors may choose to retain for itself the power to grant conditional uses or special exceptions for those classifications of uses specified in the county zoning regulations. The county board of commissioners or supervisors may exercise such power if it has formally adopted standards and procedures for granting such conditional uses or special exceptions in a manner that is equitable and which will promote the public interest. In any county other than a county in which is located a city of the primary class, an appeal of a decision by the planning commission or county board of commissioners supervisors regarding a conditional use or special exception shall be made to the district court. In any county in which is located a city of

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- 1 the primary class, an appeal of a decision by the county planning
- 2 commission regarding a conditional use or special exception shall be made
- 3 to the county board of commissioners or supervisors, and an appeal of a
- 4 decision by the county board of commissioners or supervisors regarding a
- 5 conditional use or special exception shall be made to the district court.
- 6 (6) Whenever a county planning commission or county board is
- 7 authorized to grant conditional uses or special exceptions pursuant to
- 8 subsection (4) or (5) of this section, the planning commission or county
- 9 board shall, with its decision to grant or deny a conditional use permit
- 10 or special exception, issue a statement of factual findings arising from
- 11 the record of proceedings that support the granting or denial of the
- 12 conditional use permit or special exception. If a county planning
- 13 commission's role is advisory to the county board, the county planning
- 14 commission shall submit such statement with its recommendation to the
- 15 county board as to whether to approve or deny a conditional use permit or
- 16 special exception.
- 17 <u>(7) No county planning commission or county board shall grant a</u>
- 18 conditional use permit under this section to any person applying for such
- 19 permit who is more than one hundred eighty days delinquent in the payment
- 20 of real property taxes owed to such county on any parcel included in such
- 21 application until such delinquent taxes are paid in full. The planning
- 22 <u>commission or county board may waive this requirement if the delinquent</u>
- 23 taxes owed are in dispute, on appeal, or the result of an administrative
- 24 error.
- 25 Sec. 345. The Revisor of Statutes shall assign:
- 26 (1) Section 326 of this act to Chapter 14, article 4; and
- 27 (2) Section 327 of this act to Chapter 15, article 9.
- 28 2. On page 208, line 16; page 215, line 20; page 216, lines 1, 12,
- 29 and 24; and page 223, line 17, strike "336" and insert "341".
- 30 3. On page 227, line 1, after "325," insert "326," and strike
- 31 "328,"; and in line 2 strike "337, 339, 341, and 343" and insert "332,

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- 333, 334, 335, 336, 342, 344, 345, 347, and 349". 1
- 4. On page 228, line 10, after "14-2004," insert "23-114.01,"; in 2
- line 15 after "19-415," insert "19-929,"; and in line 16 after "14-137," 3
- insert "18-2119,".
- 5 5. Renumber the remaining sections accordingly.