1	HOUSE OF REPRESENTATIVES - FLOOR VERSION	
2	STATE OF OKLAHOMA	
3	1st Session of the 55th Legislature (2015)	
4	COMMITTEE SUBSTITUTE FOR	
5	HOUSE BILL NO. 1008 By: Brumbaugh	
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8	COMMITTEE SUBSTITUTE	
9	An Act relating to cities and towns; amending 11 O.S.	
10	2011, Sections 38-101 and 38-106, which relate to urban renewal; modifying definition; requiring two	
11	public hearings prior to adopting an urban renewal plan; modifying timing and number of notices prior to	
12	public hearings; describing purpose of hearings; directing announcement of second hearing date;	
13	setting notice requirements for hearings; listing contents of notice; and providing an effective date.	
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:	
17	SECTION 1. AMENDATORY 11 O.S. 2011, Section 38-101,	is
18	amended to read as follows:	
19	Section 38-101. The provisions of this article shall apply	to
20	all municipalities in this state except as otherwise provided.	The
21	following terms whenever used or referred to in Sections 38-101	
22	through 38-119 of this title shall have the following meanings,	
23	unless a different meaning is clearly indicated by the context:	
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1 1. "Authority" or "Urban Renewal Authority" shall mean a public 2 body corporate created by Section 38-107 of this title;

3 2. "Public body" shall mean the state or any incorporated city, 4 town, board, commission, authority, district, or any subdivision or 5 public body of the state;

"Municipality" shall mean any incorporated city or town; 6 3. 7 "Municipal governing body" shall mean the council, board of 4. trustees, or other body duly charged with governing a municipality; 8

9 5. "Mayor" shall mean the mayor of a municipality or other 10 officer or body having the duties customarily imposed upon the executive head of a municipality; 11

6. "Clerk" shall mean the clerk or other official of a 12 13 municipality who is the custodian of the official records of the 14 municipality;

15 7. "Federal Government" shall include the United States of 16 America or any agency or instrumentality, corporate or otherwise, of 17 the United States of America;

18 8. "Blighted area" shall mean an area in which there are 19 properties, buildings, or improvements, whether occupied or vacant, 20 whether residential or nonresidential, which by reason of 21 dilapidation, deterioration, age or obsolescence, inadequate 22 provision for ventilation, light, air, sanitation or open spaces; 23 population overcrowding; improper subdivision or obsolete platting 24 of land, inadequate parcel size; arrested economic development; HB1008 HFLR

1 deterioration or demolition of structures without repair, 2 replacement or reinvestment; improper street layout in terms of 3 existing or projected traffic needs, traffic congestion or lack of parking or terminal facilities needed for existing or proposed land 4 5 uses in the area, predominance of defective or inadequate street layouts; faulty lot layout in relation to size, adequacy, 6 7 accessibility or usefulness; insanitary or unsafe conditions, deterioration of site or other improvements; diversity of ownership, 8 9 tax or special assessment delinquency exceeding the fair value of 10 the land; defective or unusual conditions of title including, but 11 not limited to, highly fragmented interests; any one or combination 12 of such conditions which the municipal governing body determines 13 substantially impair impairs or arrest arrests the sound growth of 14 municipalities, or the municipality and constitutes an economic or 15 social a substantial liability, or which endangers life or property 16 by fire or other causes, or is conducive to ill health, transmission 17 of disease, mortality, juvenile delinguency, or crime and by reason 18 thereof, is detrimental to the public health, safety, morals or 19 welfare;

9. "Urban renewal project" or "redevelopment project" may
include undertakings and activities of a municipality, an urban
renewal authority, redevelopment corporation, person or other
corporation, in an urban renewal area for the elimination and for
the prevention of the development or spread of blight, and may

1 involve clearance and redevelopment in an urban renewal area, or 2 rehabilitation or conservation in an urban renewal area, or any 3 combination or part thereof in accordance with an urban renewal 4 plan. Such undertakings may include: (a)

5 acquisition of a blighted area or portions thereof $\div$ , a. demolition and removal of buildings and improvements;, 6 <del>(b)</del> b. 7 installation, construction or reconstruction of <del>(c)</del> c. streets, off-street parking facilities, utilities, 8 9 parks, playgrounds, and other improvements necessary 10 for carrying out in the urban renewal area the urban renewal objectives of this article in accordance with 11 12 the urban renewal plan;

- 13 (d) d. disposition of any property for uses in the urban 14 renewal area or the leasing or retention of such 15 property for uses in accordance with the urban renewal 16 plan+,
- 17 (e) <u>e.</u> carrying out plans for a program of voluntary or 18 compulsory repair and rehabilitation of buildings or 19 other improvements in accordance with the urban 20 renewal plan+, or
- 21 (f) f. acquisition of any other real property in the area
   22 where necessary to eliminate unhealthful, insanitary
   23 or unsafe conditions, lessen density, eliminate
   24 obsolete or other uses detrimental to the public

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welfare, or otherwise to remove or prevent the spread
of blight or deterioration, or to provide land for
needed public facilities;

10. "Urban renewal area" means a blighted area within which the
governing body of a municipality designates an area appropriate for
an urban renewal project;

7 11. "Urban renewal plan" means a plan officially adopted by the
8 municipal governing body, as it exists or is changed from time to
9 time, for an urban renewal project, which plan shall: (a)

- 10 <u>a.</u> conform to the general plan for the municipality as a 11 whole except as provided in subsection  $\pm \underline{K}$  of Section 12 38-106<del>(e)</del> of this title;, and <del>(b)</del>
- 13 be sufficiently complete to indicate such land b. 14 acquisition, demolition and removal of structures, 15 redevelopment, improvements, and rehabilitation as may 16 be proposed to be carried out in the urban renewal 17 area, zoning and planning changes, if any, land uses, 18 maximum densities, building requirements, and the 19 plan's relationship to definite local objectives 20 respecting appropriate land uses, traffic, public 21 transportation, public utilities, recreational and 22 community facilities, and other public improvements, 23 and plans for financing the project, and plans for the 24 relocation of families and businesses to be displaced;

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1 12. "Real property" shall include all lands, including
 2 improvements and fixtures thereon, and property of any nature
 3 appurtenant thereto, or used in connection therewith, and every
 4 estate, interest, right and use, legal or equitable, therein,
 5 including terms for years and liens by way of judgment, mortgage or
 6 otherwise;

7 13. "Notes" shall mean any notes (including refunding notes),
8 interim certificates of indebtedness, debentures or other
9 obligations;

10 14. "Obligee" shall include any bondholder, agents or trustees 11 for any bondholders, or lessor demising to the municipality property 12 used in connection with an urban renewal project, or any assignee or 13 assignees of such lessor's interest or any part thereof, and the 14 Federal Government when it is a party to any contract with the Urban 15 Renewal Authority or the municipality;

16 15. "Person" shall mean any individual, firm, partnership, 17 corporation, company, association, joint stock association, or body 18 politic; and shall include any trustee, receiver, assignee, or other 19 person acting in a similar representative capacity;

20 16. "Area of operation" shall mean the area within the 21 corporate limits of the municipality;

22 17. "Board" or "Commission" shall mean a board, commission,
23 department, division, office, body or other unit of the

24 municipality;

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18. "Public officer" shall mean any officer who is in charge of 1 2 any department or branch of the government of a municipality relating to health, fire, building regulations, or to other 3 4 activities concerning dwellings in its area of operation; and 5 19. "Redevelopment corporation" shall mean a corporation organized under the provisions of Section 38-117 of this title. 6 7 SECTION 2. 11 O.S. 2011, Section 38-106, is AMENDATORY amended to read as follows: 8

9 Section 38-106. A. The Urban Renewal Authority may itself 10 prepare or cause to be prepared an urban renewal plan or any person 11 or agency, public or private, may prepare and submit such a plan to the municipality. Prior to the approval of an urban renewal plan by 12 13 the municipal governing body, the plan shall be submitted to the 14 planning commission having official planning jurisdiction in the 15 municipality and such planning commission shall determine if such 16 plan conforms with the general plan for its area of operation and 17 the municipality, and the planning commission shall submit its 18 written recommendations to the municipality with respect thereto 19 within sixty (60) days after receipt of the plan.

B. A municipal governing body shall not approve an urban
renewal plan for an urban renewal area unless such governing body,
by resolution, has determined such area to be a blighted area and
designated such area or portion thereof, as appropriate for an urban
renewal project. The municipal governing body shall not approve an
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1 urban renewal plan or project until a general plan for the 2 municipality has been adopted as the long-range development policy, 3 and such urban renewal plan shall adhere thereto; provided, however, 4 that such general plan must have designated and delineated urban 5 renewal areas, established the appropriate reuse of such areas and established priorities for the rehabilitation or clearance and 6 redevelopment of such areas. The Urban Renewal Authority or a 7 municipality shall not acquire real property for an urban renewal 8 9 project unless the municipal governing body has approved the urban 10 renewal plan in accordance with subsection D of this section. 11 C. Upon receipt of the recommendations of the planning commission, or if no recommendations are received within the sixty-12 13 day period, then without such recommendations, the municipal

14 governing body may proceed with the hearing on the proposed urban 15 renewal project as prescribed by subsection D of this section.

16 D. The Before adoption of an urban renewal plan or subsequent significant amendments to an urban renewal plan, as determined 17 18 pursuant to subsection H of this section, the municipal governing 19 body shall hold a two public hearing on an urban renewal plan, 20 hearings after public notice thereof by publication at least one 21 time not less than fifteen (15) days prior to the date of such 22 public hearing, in a newspaper having general circulation in the 23 area of operation of the municipality; and by posting not less than 24 five (5) public notice signs, each having at least nine (9) square HB1008 HFLR

1	feet of display area, for a period of <del>fifteen (15)</del> fourteen (14)
2	successive days including the <del>day</del> <u>days</u> of the public <del>hearing</del>
3	hearings for which notice is being given, in the area affected by
4	the proposed urban renewal plan, and shall outline the general
5	nature and scope of the urban renewal project under consideration.
6	The primary purpose of the first hearing will be to provide
7	information and to answer questions. A representative of the
8	municipal governing body shall present the proposed urban renewal
9	plan. The date of the second public hearing shall be announced in
10	the presence of persons in attendance at the hearing and the date
11	shall be more than seven (7) successive days after the date of the
12	first public hearing. The purpose of the second public hearing
13	shall be to give any interested persons the opportunity to express
14	their views on the proposed or amended urban renewal plan.
15	E. Notice of the first public hearing shall be given by
16	publication at least one time not less than fourteen (14) successive
17	days prior to the date of the public hearing in a newspaper with
18	general circulation in the area of operation of the municipality.
19	Additionally, a municipal governing body that maintains an Internet
20	website shall make notices prepared pursuant to this section
21	regularly available on the website for a period of not less than
22	fourteen (14) successive days prior to the date of the public
23	hearing. The notices shall include the following:
24	1. The time and place of the public hearing;

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1	2. The boundaries of the proposed urban renewal area by legal
2	description and by street location, if possible, accompanied by a
3	sketch clearly delineating the area in detail as may be necessary to
4	advise the reader of the particular land proposed to be included;
5	3. A statement that the first public hearing shall be for
6	information and question purposes only with persons being given the
7	opportunity to be heard at the second public hearing before any
8	votes are taken;
9	4. A description of the activities to be authorized by the
10	proposed urban renewal plan, and a location and time where the
11	proposed urban renewal plan may be reviewed by any interested party;
12	and
13	5. Such other matters as the municipal governing body may deem
14	appropriate.
15	F. Notice of the second public hearing may be included in the
16	publication notice provided for in subsection E of this section.
17	Notice of the second public hearing shall be published in the same
18	manner as the notice provided for in subsection E of this section
19	<u>if:</u>
20	1. Notice for both public hearings is not included in the
21	notice of the first public hearing;
22	2. The location, date or time of the second public hearing is
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	changed after the notice of the first hearing has been published; or

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<u>3. The second public hearing is held more than fourteen (14)</u>
 successive days after the first public hearing.

<u>G.</u> Following such hearing hearings, the municipal governing
body may approve an urban renewal plan if it finds that: (1)

<u>1.</u> A feasible method exists for the relocation of families and
businesses who will be displaced from the urban renewal area in
decent, safe and sanitary accommodations within their means and
without undue hardship to such families and businesses; (2)

9 <u>2.</u> The urban renewal plan conforms to and assists in the 10 execution of the general plan of the municipality as a whole; 11 provided, however, if the planning commission fails to make such a 12 determination within the prescribed sixty (60) days, or makes a 13 determination to the contrary, not less than four-fifths majority 14 vote of the municipal governing body shall be required to make this 15 finding; <u>(3)</u>

16 <u>3.</u> The plan includes feasible methods for financing the 17 project; and (4)

18 <u>4.</u> The urban renewal plan will afford maximum opportunity, 19 consistent with the sound needs of the municipality as a whole, for 20 the rehabilitation or redevelopment of the urban renewal area by 21 private enterprise.

F. H. An urban renewal plan may be modified at any time in
 accordance with the following procedure: (1)

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<u>1.</u> The Urban Renewal Authority determines the proposed
 modification to be desirable; (2) and

3 <u>2.</u> The planning commission determines that the proposed 4 modification conforms to the general plan for the municipality and 5 makes its recommendations pursuant to the modification or not as it 6 may determine.

7 Public hearings required for the adoption of an urban renewal plan in the first instance shall be held if the governing body determines 8 9 the modification to be a significant deviation from the existing 10 urban renewal plan, in which case  $\tau$  approval of the modification 11 shall be in the same manner as prescribed by this article for 12 adoption of any urban renewal plan. If the governing body 13 determines the modification not to be a significant deviation or to 14 be merely technical or for clarification purposes, the governing 15 body may act without such public hearings.

16 G. I. If modification of the plan is proposed after the lease 17 or sale by the Urban Renewal Authority of real property in the urban 18 renewal project area, such modification may be conditioned upon the 19 approval of the owner, lessee or successor in interest as the 20 authority may deem advisable and in any event shall be subject to 21 such rights at law or in equity as a lessee or purchaser, or his 22 successor or successors in interest, may be entitled to assert. 23 H. J. Upon the approval by the municipal governing body of an

24 urban renewal plan or of any modification thereof, such plan or HB1008 HFLR Pa

<u>UNDERLINED</u> language denotes Amendments to present Statutes. BOLD FACE CAPITALIZED language denotes Committee Amendments. Strike thru language denotes deletion from present Statutes. Page 12

1 modification shall be deemed to be in full force and effect for the 2 respective urban renewal area and the Urban Renewal Authority may 3 then cause such plan or modification to be carried out in accordance 4 with its terms.

5 I. K. Notwithstanding any other provisions of this article, where the municipal governing body determines that an area is in 6 7 need of redevelopment or rehabilitation as a result of a flood, fire, wind, earthquake, storm or other catastrophe respecting which 8 9 the Governor of the state has certified the need for disaster 10 assistance under Public Law 875, Eighty-first Congress (42 U.S.C. 11 Sections 1855 - 1855g), or other federal laws, the municipal 12 governing body may approve an urban renewal plan and an urban 13 renewal project with respect to such area without regard to the 14 provisions of subsection  $\Xi$  G of this section and the provisions of 15 this section requiring a general plan for the municipality and a 16 public hearing on the urban renewal project.

SECTION 3. This act shall become effective November 1, 2015.

19 COMMITTEE REPORT BY: COMMITTEE ON COUNTY AND MUNICIPAL GOVERNMENT, dated 02/19/2015 - DO PASS, As Amended.

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