1	ENROLLED
2	COMMITTEE SUBSTITUTE
3	FOR
4	Senate Bill No. 579
5	(Senators Unger, Cookman, Edgell, Laird, Miller, Palumbo, Snyder, Stollings
6	AND KESSLER (MR. PRESIDENT), original sponsors)
7	
8	[Passed March 8, 2014; in effect ninety days from passage.]
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12	AN ACT to amend the Code of West Virginia, 1931, as amended, by
13	adding thereto a new article, designated §31-18E-1, §31-18E-2,
14	§31-18E-3, §31-18E-4, §31-18E-5, §31-18E-6, §31-18E-7,
15	§31-18E-8, §31-18E-9, §31-18E-10, §31-18E-11, §31-18E-12,
16	§31-18E-13, §31-18E-14, §31-18E-15, §31-18E-16, §31-18E-17 and
17	§31-18E-18, all relating to improving housing development and
18	land use; authorizing creation of a land reuse agency by West
19	Virginia municipalities, counties or a combination thereof;
20	stating legislative findings; defining terms; providing
21	requirements for the permissive creation and operation of land
22	reuse agencies; detailing certain requirements for a land
23	reuse agency board and staff; requiring certain terms of the
24	land reuse agency be set forth; providing certain immunity to
25	land reuse jurisdictions; setting forth powers and limitations
26	of land reuse agencies; explicitly stating that land reuse

1 agencies do not have the power of eminent domain; detailing 2 criteria for acquisition and disposition of property by land 3 reuse agencies; authorizing certain land reuse agency property 4 as exempt from property tax; stating land reuse agency funding 5 sources; stating requirements and constraints on disposition 6 of property; detailing potential financing of land reuse 7 agency operations; permitting special allocation of certain 8 property taxes in certain situations; authorizing the issuance 9 of certain bonds; requiring land reuse agencies to follow open 10 meetings and freedom of information requirements; providing a 11 process for dissolution of land reuse agencies; requiring the 12 Ethics Act to apply to land reuse agency employees and board 13 members; providing for expedited quiet of title proceedings in 14 circuit court; providing for liberal construction of the 15 article; and requiring an annual audit and report of all land 16 reuse agencies.

17 Be it enacted by the Legislature of West Virginia:

18 That the Code of West Virginia, 1931, as amended, be amended 19 by adding thereto a new article, designated §31-18E-1, §31-18E-2, 20 §31-18E-3, §31-18E-4, §31-18E-5, §31-18E-6, §31-18E-7, §31-18E-8, 21 §31-18E-9, §31-18E-10, §31-18E-11, §31-18E-12, §31-18E-13, 22 §31-18E-14, §31-18E-15, §31-18E-16, §31-18E-17 and §31-18E-18, all 23 to read as follows:

24 ARTICLE 18E. WEST VIRGINIA LAND REUSE AGENCY AUTHORIZATION ACT. 25 §31-18E-1. Short title.

26 This article may be known and cited as the West Virginia Land

1 Reuse Agency Authorization Act.

2 §31-18E-2. Legislative findings.

3 The Legislature finds and declares that:

4 (1) Strong communities are important to the social and 5 economic vitality of this state. Whether urban, suburban or rural, 6 many communities are struggling to cope with vacant, abandoned and 7 tax-delinquent properties.

8 (2) Citizens of this state are affected adversely by vacant, 9 abandoned and tax-delinquent properties, including properties which 10 have been vacated or abandoned due to mortgage foreclosure.

(3) Vacant, abandoned and tax-delinquent properties impose significant costs on neighborhoods, communities, municipalities and sounties by lowering property values, increasing fire and police protection costs, decreasing tax revenues and undermining community cohesion.

16 (4) Vacant, abandoned and tax-delinquent properties contribute 17 to blight, invite crime and pests and provide unsafe play spaces. 18 (5) There is an overriding public need to confront the 19 problems caused by vacant, abandoned and tax-delinquent properties 20 through the creation of new tools to enable municipalities and 21 counties to turn vacant, abandoned and tax-delinquent spaces into 22 vibrant places.

(6) Land reuse agencies, often called land banks in other yurisdictions, are one of the tools that municipalities and counties may use to facilitate the return of vacant, abandoned and tax-delinquent properties to productive use.

1 §31-18E-3. Definitions.

2 As used in this article:

3 (1) "Board" means the board of directors of a land reuse
4 agency;

5 (2) "Deconstruct" means to attempt to remove salvageable 6 pieces of a housing unit prior to or as part of demolition or 7 renovation;

8 (3) "Financial institution" means a bank, savings association, 9 operating subsidiary of a bank or savings association, credit 10 union, association licensed to originate mortgage loans or an 11 assignee of a mortgage or note originated by such an institution; 12 (4) "Land reuse agency" means a public body established under 13 this article;

14 (5) "Land reuse jurisdiction" means: (A) A county or 15 municipality in this state; or (B) two or more municipalities or 16 counties that enter into an intergovernmental cooperation agreement 17 to establish and maintain a land reuse agency;

18 (6) "Municipality" means a municipality as defined in section19 two, article one, chapter eight of this code; and

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

26 §31-18E-4. Creation and existence.

1 (a) Authority. -- A land reuse jurisdiction may elect to 2 create a land reuse agency by the adoption of an ordinance to 3 create a binding legal obligation. The ordinance must specify the 4 type of entity created and the following:

5 (1) The name of the land reuse agency;

6 (2) The number of members of the board;

7 (3) The names of individuals to serve as initial members of8 the board;

9 (4) The qualifications, manner of selection or appointment and 10 terms of office of members of the board;

11 (5) The manner by which residents will be provided an 12 opportunity to have input into the land reuse agency 13 decision-making process; and

14 (6) Additional terms and conditions the land reuse 15 jurisdiction deems reasonable and necessary for operation of the 16 land reuse agency that are not inconsistent with this article.

17 (b) Filing. -- The governing body of the land reuse 18 jurisdiction which creates a land reuse agency shall file a copy of 19 the ordinance with the West Virginia Housing Development Fund and 20 with the Secretary of State. After receipt of the ordinance, the 21 Secretary of State shall issue the appropriate documentation 22 indicating the formation of the entity.

(c) Combinations. -- (1) The authority under subsection (a) of 24 this section may be exercised in combination pursuant to an 25 intergovernmental cooperation agreement by:

26 (A) More than one land reuse jurisdiction; or

(B) A land reuse jurisdiction and one or more municipalities
 2 or counties.

3 (2) If a land reuse agency is established under subdivision 4 (1) of this subsection, the intergovernmental cooperation agreement 5 must specify matters identified in subsection (a) of this section.

6 (d) Limitation. -- Except as set forth in subsection (c) of 7 this section, if a county establishes a land reuse agency, the land 8 reuse agency may acquire real property only in those portions of 9 the county located outside of the geographical boundaries of any 10 other land reuse agency established by another land reuse 11 jurisdiction located partially or entirely within the county.

(e) Legal status of land reuse agency. -- A land reuse agency:
(1) Is a public body corporate and politic, exercising public
4 and essential governmental functions, and having all the powers
5 necessary or convenient to carry out and effectuate the purposes
6 and provisions of this article; and

17 (2) Exists until terminated and dissolved under section 18 fourteen of this article.

19 (f) *Collaboration*. -- A land reuse agency, a political 20 subdivision and another municipal entity may enter into an 21 intergovernmental cooperation agreement relative to the operations 22 of a land reuse agency.

23 §31-18E-5. Board of directors of a land reuse agency.

(a) Membership. -- A board shall consist of an odd number of
25 members and be not less than five members nor more than eleven

1 members. Unless restricted by the actions or agreements specified 2 in section four of this article and subject to the limits stated in 3 this section, the size of the board may be adjusted in accordance 4 with bylaws of the land reuse agency.

5 (b) Eligibility to serve on board. --

6 (1) Notwithstanding any law to the contrary, a public officer 7 is eligible to serve as a board member, and the acceptance of the 8 appointment neither terminates nor impairs that public office;

9 (2) A municipal employee is eligible to serve as a board 10 member;

11 (3) An established land reuse agency board shall include at 12 least one voting member who:

13 (A) Is a resident of the land reuse jurisdiction;

14 (B) Is not a public official or municipal employee; and

15 (C) Maintains membership with a recognized civic organization16 within the land reuse jurisdiction;

17 (4) A member removed under subdivision (3), subsection (d) of 18 this section is ineligible for reappointment to the board unless 19 the reappointment is confirmed unanimously by the board;

20 (5) As used in this subsection, the term "public officer" 21 means an individual who is elected to office.

(c) Officers. -- The members of the board shall select annually from among their members a chair, vice chair, secretary, treasurer and other officers as the board determines.

25 (d) Rules. -- The board shall establish rules on all of the 26 following:

1 (1) Duties of officers;

2 (2) Attendance and participation of members in its regular and3 special meetings;

4 (3) A procedure to remove a member by a majority vote of the 5 other members for failure to comply with a rule; and

6 (4) Other matters necessary to govern the conduct of a land 7 reuse agency.

8 (e) Vacancies. -- A vacancy on the board shall be filled in 9 the same manner as the original appointment. Upon removal under 10 subdivision (3), subsection (d) of this section, the position 11 becomes vacant.

12 (f) Compensation. -- Board members serve without compensation.
13 The board may reimburse a member for expenses actually incurred in
14 the performance of duties on behalf of the land reuse agency.

15 (g) Meetings. -- (1) The board shall meet as follows:

16 (A) In regular session according to a schedule adopted by the 17 board;

18 (B) In special session:

19 (I) As convened by the chair; or

(ii) Upon written notice signed by a majority of the members;
(2) A majority of the board, excluding vacancies, is a quorum.
22 Physical presence is required under this paragraph.

(h) *Voting*. -- (1) Except as set forth in subdivision (2) or (3) of this subsection or elsewhere in this article, action of the board must be approved by the affirmative vote of a majority of the board present and voting.

1 (2) Action of the board on the following matters must be 2 approved by a majority of the entire board membership:

3 (A) Adoption of bylaws;

4 (B) Adoption of rules under subsection (d) of this section;
5 (C) Hiring or firing of an employee or contractor of the land
6 reuse agency. This function may, by majority vote of the entire
7 board membership, be delegated by the board to a specified officer
8 or committee of the land reuse agency;

9 (D) Incurring of debt;

10 (E) Adoption or amendment of the annual budget; or

11 (F) Sale, lease, encumbrance or alienation of real property or 12 personal property with a value of more than \$50,000.

13 (3) A resolution under section fourteen of this article, 14 relating to dissolution of a land reuse agency, must be approved by 15 two thirds of the entire board membership.

16 (4) A member of the board may not vote by proxy.

17 (5) A member may request a recorded vote on any resolution or 18 action of the land reuse agency.

(i) Immunity. -- A land reuse jurisdiction which establishes 20 a land reuse agency and a municipality or county which are parties 21 to an intergovernmental cooperation agreement establishing a land 22 reuse agency shall not be liable personally on the bonds or other 23 obligations of the land reuse agency. Rights of creditors of a land 24 reuse agency are solely against the land reuse agency.

25 §31-18E-6. Staff of the land reuse agency.

26 (a) *Employees.* -- A land reuse agency may employ or enter into

1 a contract for an executive director, counsel and legal staff, 2 technical experts and other individuals and may determine the 3 qualifications and fix the compensation and benefits of those 4 employees.

5 (b) *Contracts.* -- A land reuse agency may enter into a 6 contract with a municipality or county for:

7 (1) The municipality or county to provide staffing services to8 the land reuse agency; or

9 (2) The land reuse agency to provide staffing services to the 10 municipality or county.

11 §31-18E-7. Powers of the land reuse agency.

12 A land reuse agency is a public body, corporate and politic, 13 exercising public and essential governmental functions, and having 14 all the powers necessary or convenient to carry out and effectuate 15 the purposes and provisions of this article, including but not 16 limited to the following:

17 (1) To adopt, amend and repeal bylaws for the regulation of18 its affairs and the conduct of its business;

19 (2) To sue and be sued in its own name and be a party in a 20 civil action. This paragraph includes an action to clear title to 21 property of the land reuse agency;

22 (3) To adopt a seal and to alter the same at pleasure;

(4) To borrow from federal government funds, from the state,
24 from private lenders or from municipalities or counties, as
25 necessary, for the operation and work of the land reuse agency;
(5) To issue negotiable revenue bonds and notes according to

1 the provisions of this article;

2 (6) To procure insurance or guarantees from the federal 3 government or the state of the payment of debt incurred by the land 4 reuse agency and to pay premiums in connection with the insurance 5 or guarantee;

6 (7) To enter into contracts and other instruments necessary, 7 incidental or convenient to the performance of its duties and the 8 exercise of its powers. This paragraph includes intergovernmental 9 cooperation agreements for the joint exercise of powers under this 10 article;

(8) To enter into contracts and intergovernmental cooperation agreements with municipalities or counties for the performance of functions by municipalities or counties on behalf of the land reuse agency or by the land reuse agency on behalf of municipalities or counties;

16 (9) To make and execute contracts and other instruments 17 necessary or convenient to the exercise of the powers of the land 18 reuse agency. Any contract or instrument signed shall be executed 19 by and for the land reuse agency if the contract or instrument is 20 signed, including an authorized facsimile signature, by:

21 (A) The chair or vice chair of the land reuse agency; and22 (B) Either:

(i) The secretary or assistant secretary of the land reuse24 agency; or

25 (ii) The treasurer or assistant treasurer of the land reuse 26 agency;

1 (10) To procure insurance against losses in connection with 2 the real property, assets or activities of the land reuse agency;

3 (11) To invest money of the land reuse agency at the 4 discretion of the board in instruments, obligations, securities or 5 property determined proper by the board and to name and use 6 depositories for its money;

7 (12) To enter into contracts for the management of, the 8 collection of rent from or the sale of real property of the land 9 reuse agency;

10 (13) To design, develop, construct, demolish, reconstruct, 11 deconstruct, rehabilitate, renovate, relocate and otherwise improve 12 real property or rights or interests in real property;

13 (14) To fix, charge and collect rents, fees and charges for 14 the use of real property of the land reuse agency and for services 15 provided by the land reuse agency;

16 (15) To grant or acquire licenses, easements, leases or 17 options with respect to real property of the land reuse agency;

18 (16) To enter into partnerships, joint ventures and other 19 collaborative relationships with municipalities, counties and other 20 public and private entities for the ownership, management, 21 development and disposition of real property;

(17) To organize and reorganize the executive, administrative, clerical and other departments of the land reuse agency and to fix the duties, powers and compensation of employees, agents and consultants of the land reuse agency; and

26 (18) To do all other things necessary or convenient to achieve

1 the objectives and purposes of the land reuse agency or other law 2 related to the purposes and responsibility of the land reuse 3 agency.

4 §31-18E-8. Eminent domain.

5 A land reuse agency does not possess the power of eminent 6 domain. Any property obtained by the power of eminent domain after 7 the effective date of this article may not be acquired by a land 8 reuse agency by any means.

9 §31-18E-9. Acquisition of property.

10 (a) *Title to be held in its name.* -- A land reuse agency shall
11 hold in its own name all real property it acquires.

12 (b) Tax exemption. -- (1) Except as set forth in subdivision 13 (2) of this subsection, the real property of a land reuse agency 14 and its income and operations are exempt from property tax.

15 (2) Subdivision (1) of this subsection does not apply to real 16 property of a land reuse agency after the fifth consecutive year in 17 which the real property is continuously leased to a private third 18 party. However, real property continues to be exempt from property 19 taxes if it is leased to a nonprofit or governmental agency at 20 substantially less than fair market value.

(c) Methods of acquisition. -- A land reuse agency may acquire real property or interests in real property by any means on terms and conditions and in a manner the land reuse agency considers Provided, That a land reuse agency may not acquire any interest in oil, gas or minerals which have been severed from the

1 realty.

2 (d) Acquisitions from municipalities or counties. -- (1) A 3 land reuse agency may acquire real property by purchase contracts, 4 lease purchase agreements, installment sales contracts and land 5 contracts and may accept transfers from municipalities or counties 6 upon terms and conditions as agreed to by the land reuse agency and 7 the municipality or county.

8 (2) A municipality or county may transfer to a land reuse 9 agency real property and interests in real property of the 10 municipality or county on terms and conditions and according to 11 procedures determined by the municipality or county as long as the 12 real property is located within the jurisdiction of the land reuse 13 agency.

14 (3) An urban renewal authority, as defined in section four, 15 article eighteen, chapter sixteen of this code, located within a 16 land reuse jurisdiction established under this article may, with 17 the consent of the local governing body and without a redevelopment 18 contract, convey property to the land reuse agency. A conveyance 19 under this subdivision shall be with fee simple title, free of all 20 liens and encumbrances.

(e) *Maintenance.* -- A land reuse agency shall maintain all of 22 its real property in accordance with the statutes and ordinances of 23 the jurisdiction in which the real property is located.

(f) Prohibition. -- (1) Subject to the provisions of subdivision (2) of this subsection, a land reuse agency may not own or hold real property located outside the jurisdictional boundaries

1 of the entities which created the land reuse agency under 2 subsection (c), section four of this article.

3 (2) A land reuse agency may be granted authority pursuant to 4 an intergovernmental cooperation agreement with a municipality or 5 county to manage and maintain real property located within the 6 jurisdiction of the municipality or county.

7 (q) Acquisition of tax delinguent properties. 8 Notwithstanding any other provision of this code to the contrary, 9 if authorized by the land reuse jurisdiction which created a land agency or otherwise by intergovernmental cooperation 10 reuse 11 agreement, a land reuse agency may acquire an interest in tax 12 delinquent property through the provisions of chapter eleven-a of 13 this code. Notwithstanding the provisions of section eight, 14 article three, chapter eleven-a of this code, if no person present 15 at the tax sale bids the amount of the taxes, interest and charges 16 due on any unredeemed tract or lot or undivided interest in real 17 estate offered for sale, the sheriff shall, prior to certifying the 18 real estate to the auditor for disposition pursuant to section 19 forty-four, article three, chapter eleven-a of this code, provide 20 a list of all of said real estate within a land reuse jurisdiction 21 to the land reuse agency and the land reuse agency shall be given 22 an opportunity to purchase the tax lien and pay the taxes, interest 23 and charges due for any unredeemed tract or lot or undivided 24 interest therein as if the land reuse agency were an individual who 25 purchased the tax lien at the tax sale.

26 §31-18E-10. Disposition of property.

1 (a) *Public access to inventory.* -- A land reuse agency shall 2 maintain and make available for public review and inspection an 3 inventory of real property held by the land reuse agency.

4 (b) *Power.* -- A land reuse agency may convey, exchange, sell, 5 transfer, lease, grant or mortgage interests in real property of 6 the land reuse agency in the form and by the method determined to 7 be in the best interests of the land reuse agency.

8 (c) Consideration. -- (1) A land reuse agency shall determine 9 the amount and form of consideration necessary to convey, exchange, 10 sell, transfer, lease as lessor, grant or mortgage interests in 11 real property.

12 (2) Consideration may take the form of monetary payments and 13 secured financial obligations, covenants and conditions related to 14 the present and future use of the property, contractual commitments 15 of the transferee and other forms of consideration as determined by 16 the board to be in the best interest of the land reuse agency.

17 (d) Policies and procedures. -- (1) A board shall determine 18 and state in the land reuse agency policies and procedures the 19 general terms and conditions for consideration to be received by 20 the land reuse agency for the transfer of real property and 21 interests in real property, including but not limited to, a process 22 for distribution of any proceeds to any claimants, taxing entities 23 and the land reuse agency.

(2) Requirements which may be applicable to the disposition of
 real property and interests in real property by municipalities or
 counties shall not be applicable to the disposition of real

1 property and interests in real property by a land reuse agency.

2 (e) *Ranking of priorities.* -- (1) A land reuse jurisdiction 3 may establish a hierarchical ranking of priorities for the use of 4 real property conveyed by a land reuse agency, including use for:

5 (A) Purely public spaces and places;

6 (B) Affordable housing;

7 (C) Conservation areas; and

8 (D) Retail, commercial and industrial activities.

9 (2) The priorities established may be for the entire land 10 reuse jurisdiction or may be set according to the needs of 11 different neighborhoods, municipalities or other locations within 12 the land reuse jurisdiction, or according to the nature of the real 13 property.

14 (f) Land use plans. -- A land reuse agency shall consider all 15 duly adopted land use plans and make reasonable efforts to 16 coordinate the disposition of land reuse agency real property with 17 the land use plans.

(g) Specific voting and approval requirements. -- (1) A land 19 reuse jurisdiction may, in its ordinance creating a land reuse 20 agency or in the case of multiple land reuse jurisdictions and 21 municipalities or counties creating a single land reuse agency in 22 the applicable intergovernmental cooperation agreement, require 23 that a particular form of disposition of real property or a 24 disposition of real property located within specified jurisdictions 25 be subject to specified voting and approval requirements of the 26 board.

1 (2) Except as restricted or constrained under paragraph (1) of 2 this subsection, the board may delegate to officers and employees 3 the authority to enter into and execute agreements, instruments of 4 conveyance and other related documents pertaining to the conveyance 5 of real property by the land reuse agency.

6 §31-18E-11. Financing of land reuse agency operations.

7 (a) General rule. -- A land reuse agency may receive funding
8 through grants and loans from:

9 (1) The federal government;

10 (2) The state;

11 (3) A municipality or county;

12 (4) The land reuse jurisdiction which created the land reuse 13 agency; and

14 (5) Private or other public sources.

15 (b) Funding. -- A land reuse agency may receive and retain 16 payments for services rendered, for rents and leasehold payments 17 received, for consideration for disposition of real and personal 18 property, for proceeds of insurance coverage for losses incurred, 19 for income from investments and for an asset and activity lawfully 20 permitted to a land reuse agency under this article.

21 (c) Allocated real property taxes. -- (1) A taxing 22 jurisdiction may authorize the remittance or dedication of a 23 portion of real property taxes collected pursuant to the laws of 24 this state to a land reuse agency on real property conveyed by a 25 land reuse agency.

26 (2) Allocation of property tax revenues in accordance with

1 this subsection, if authorized by the taxing jurisdiction, begins 2 with the first taxable year following the date of conveyance and 3 continues for a period of up to five years and may not exceed a 4 maximum of fifty percent of the aggregate property tax revenues 5 generated by the property.

6 (3) Remittance or dedication of real property taxes include 7 the real property taxes of a county board of education only if the 8 county board of education enters into an agreement with the land 9 reuse agency for the remittance or dedication.

10 §31-18E-12. Borrowing and issuance of bonds.

11 (a) Authority. -- (1) A land reuse agency may issue a bond for 12 any of its corporate purposes.

13 (2) The principal and interest of a bond is payable from the 14 land reuse agency's general revenue.

15 (3) The bond may be secured by any of the following:

16 (A) A pledge of revenue. This paragraph includes a grant or 17 contribution from: (i) The federal government or a federal agency 18 or instrumentality; or (ii) the state, a state agency or an 19 instrumentality of the state; or

20 (B) A mortgage of property of the land reuse agency.

21 (b) *Nature.* -- The bond is a negotiable instrument under the 22 provisions of article eight, chapter forty-six of this code.

(c) Tax exempt. -- A bond and the income from the bond is 24 exempt from taxation by: (1) The state; and (2) a political 25 subdivision.

26 (d) Procedure. -- (1) A bond must be authorized by resolution

1 of the board and shall be a limited obligation of the land reuse
2 agency.

3 (2) The principal and interest, costs of issuance and other 4 costs incidental to the bond are payable solely from the income and 5 revenue derived from the sale, lease or other disposition of the 6 assets of the land reuse agency. The land reuse agency may secure 7 the bond by a mortgage or other security device covering all or 8 part of the project from which the pledged revenues may be derived.

9 (3) A refunding bond issued under this section:

10 (A) Is payable from: (i) A source described in this article; 11 or (ii) the investment of the proceeds of the refunding bonds; and 12 (B) Is not an indebtedness or pledge of the general credit of 13 a political subdivision within the meaning of a constitutional or 14 statutory limitation of indebtedness and shall contain a recital to 15 that effect.

16 (4) A bond must comply with the authorizing resolution as to:17 (A) Form;

18 (B) Denomination;

19 (C) Interest rate;

20 (D) Maturity; and

21 (E) Execution.

(5) A bond may be subject to redemption at the option of and and the manner determined by the board in the authorizing resolution.

(e) Powers of municipalities or counties. -- A municipality or
county may elect to guarantee, insure or otherwise become primarily

1 or secondarily obligated on the indebtedness of a land reuse 2 agency, subject, however, to all other provisions of law of this 3 state applicable to municipal or county indebtedness.

4 (f) Sale. -- (1) A bond shall be issued, sold and delivered in 5 accordance with the terms and provisions of the authorizing 6 resolution. The board, to effectuate its best interest, may 7 determine the manner of sale, public or private, and the price of 8 the bond.

9 (2) The resolution issuing a bond must be published in a 10 newspaper of general circulation within the jurisdiction in which 11 the land reuse agency is located.

12 (g) Liability. -- (1) Neither the members of a land reuse 13 agency nor a person executing the bond shall be liable personally 14 on the bonds by reason of the issuance of the bond.

15 (2) The bond or other obligation of a land reuse agency 16 related to a bond shall not be a debt of a municipality, county or 17 of the state. A statement to this effect shall appear on the face 18 of the bond or obligation.

19 (3) On the bond or other obligation of a land reuse agency 20 related to a bond, all of the following apply:

(A) The state has no liability. This paragraph applies to therevenue and property of the state; and

(B) A municipality or county has no liability. This paragraph24 applies to the revenue and property of a municipality or county.

25 §31-18E-13. Public records and public access.

26 (a) Public records. -- A board shall keep minutes and a record

1 of its proceedings.

2 (b) *Public access.* -- A land reuse agency is subject to 3 article nine-a, chapter six of this code, relating to open 4 meetings, and chapter twenty-nine-b of this code, relating to 5 public records.

6 §31-18E-14. Dissolution of land reuse agency.

7 (a) General rule. -- A land reuse agency may be dissolved as 8 a public body corporate and politic upon compliance with all of the 9 following:

10 (1) Sixty calendar days advance written notice of
11 consideration of a resolution to request dissolution must be:
12 (A) Given to the land reuse jurisdiction which created the

13 land reuse agency;

(B) Published in a local newspaper of general circulation; and
(C) Sent by certified mail to the trustees of outstanding
bonds of the land reuse agency;

17 (2) Satisfaction of all outstanding liabilities; and

(3) Approval of a resolution requesting dissolution, pursuant to subdivision (3), subsection (h), section five of this article. (b) Authority. -- Upon receipt of a proper resolution described in subsection (a) of this section, the land reuse jurisdiction which created the land reuse agency may dissolve the land reuse agency by adoption of an ordinance or order. If approved, the governing body of the land reuse jurisdiction which created the land reuse jurisdiction which created the land reuse agency shall file a certified copy of the ordinance or order with the Secretary of State and notify the West

1 Virginia Housing Development Fund of the dissolution of the land 2 reuse agency. The Secretary of State shall cause the termination 3 of the existence of the land reuse agency to be noted on the record 4 of incorporation. Upon the filing, the land reuse agency shall 5 cease to function.

6 (c) Transfer of assets. -- Upon dissolution of the land reuse 7 agency, real property, personal property and other assets of the 8 land reuse agency become the assets of the municipality in which 9 the property is located or the county in which the property is 10 located, if it is not within a municipality. The following apply: 11 (1) Personal property, including financial assets, of the land 12 reuse agency shall be divided among participating land reuse 13 jurisdictions in proportion to the population of each jurisdiction. 14 (2) The municipality in which real property is located or the 15 county in which the property is located, if it is not within a 16 municipality, shall approve the transfer of title to the 17 municipality or county.

18 (d) Multiple jurisdictions. -- If multiple land reuse 19 jurisdictions create a land reuse agency under section four of this 20 article, the withdrawal of one or more land reuse jurisdictions 21 does not require dissolution of the land reuse agency unless:

(1) The intergovernmental cooperation agreement provides for23 dissolution in this event; and

(2) There is no land reuse jurisdiction which desires to25 continue the existence of the land reuse agency.

26 §31-18E-15. Conflicts of interest.

1 (a) *Ethics Act.* -- The acts and decisions of members of a 2 board and of employees of a land reuse agency are subject to 3 chapter six-b of this code.

4 (b) Supplemental rules and guidelines. -- The board may adopt:
5 (1) Supplemental rules addressing potential conflicts of
6 interest; and

7 (2) Ethical guidelines for members of the board and land reuse8 agency employees.

9 §31-18E-16. Expedited quiet title proceedings.

10 (a) Authorization. -- (1) A land reuse agency may file an 11 action in circuit court to quiet title to real property in which 12 the land reuse agency has an interest.

13 (2) A land reuse agency may join in a single complaint to14 quiet title to one or more parcels of real property.

15 (3) For purposes of an action under this section, the land 16 reuse agency shall be deemed to be the holder of sufficient legal 17 and equitable interests and possessory rights so as to qualify the 18 land reuse agency as an adequate complainant in the action.

19 (b) Procedural requirements. -- (1) Prior to the filing of an 20 action to quiet title, the land reuse agency must conduct an 21 examination of title to determine the identity of any person 22 possessing a claim or interest in or to the real property.

(2) Service of the complaint to quiet title shall be provided
in accordance with the requirements to serve a civil complaint
generally, including that service to interested parties be made as

1 follows:

2 (A) By first class mail to the identity and address reasonably3 ascertainable by an inspection of public records;

4 (B) In the case of occupied real property, by first class5 mail, addressed to "occupant";

6 (C) By posting a copy of the notice on the real property.

7 (D) By publication; and

8 (E) As ordered by the court.

9 (3) As part of the complaint to quiet title, the land reuse 10 agency must file an affidavit identifying:

11 (A) Persons discovered under subdivision (1) of this 12 subsection; and

13 (B) The form of service under subdivision (2) of this 14 subsection.

15 (c) *Hearing*. -- (1) The court shall schedule a hearing on the 16 complaint within ninety days following filing of the complaint and 17 as to all matters upon which an answer was not filed by an 18 interested party.

19 (2) The court shall issue its final judgment within one 20 hundred twenty days of the filing of the complaint.

21 §31-18E-17. Construction, intent and scope.

This article shall be construed liberally to effectuate the legislative intent and the purposes as complete and independent authorization for the implementation of this article, and all powers granted shall be broadly interpreted to effectuate the intent and purposes and not as a limitation of powers.

1 §31-18E-18. Annual audit and report.

2 (a) The land reuse agency shall annually, within one hundred 3 twenty days after the end of the fiscal year, submit an audit of 4 income and expenditures, together with a report of its activities 5 for the preceding year, to the West Virginia Housing Development 6 Fund.

7 (b) A duplicate of the audit and the report shall be filed 8 with the governing body of:

9 (1) The land reuse jurisdiction which created the land reuse 10 agency; and

11 (2) Each political subdivision which opted to participate in 12 the land reuse agency pursuant to an intergovernmental agreement.