ASSEMBLY, No. 3797 STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED APRIL 5, 2018

Sponsored by: Assemblywoman MILA M. JASEY District 27 (Essex and Morris) Assemblywoman ANNETTE CHAPARRO District 33 (Hudson) Assemblywoman CLEOPATRA G. TUCKER District 28 (Essex)

Co-Sponsored by: Assemblywomen Timberlake and Pintor Marin

SYNOPSIS

Permits municipal land banking in conjunction with online property database development.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 1/25/2019)

1 AN ACT concerning municipal land banking and online mapping, 2 and amending P.L.1960, c.183 and P.L.1971, c.199, and 3 amending and supplementing P.L.1992, c.79. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. (New section) Sections 1 through 16 of P.L., c. (C.) 9 (pending before the Legislature as this bill) shall be known and may 10 be cited as the "New Jersey Land Bank Law." 11 12 (New section) The Legislature finds and declares that: 2. Difficult economic conditions coupled with the continued 13 a. high rate of foreclosures have significantly increased the number of 14 15 vacant, abandoned, and other problem properties in the State's municipalities, particularly its older cities; 16 17 b. The continued presence and proliferation of these vacant, 18 abandoned, and other problem properties in the communities of this 19 State has a negative effect on the public health and welfare, reduces 20 property values and municipal revenues, and impedes the economic 21 development and revitalization of the State's municipalities, particularly its older cities; 22 23 At present, many vacant, abandoned and other problem c. 24 properties, rather than being productively reused, remain vacant 25 despite frequent changes in ownership, and continue to have a 26 blighting effect on their surroundings; d. The State's municipalities can benefit from more effective 27 tools to control the inventory of vacant, abandoned, and other 28 29 problem properties, in order to both minimize the harm that they do 30 in their present condition and to facilitate their restoration to 31 productive use; 32 In order to most effectively engage the local community in e. 33 identifying problem properties, the State's municipalities can also 34 benefit from the publication of interactive online mapping databases 35 of vacant and abandoned properties; To ensure that land banking activities are conducted in an 36 f. 37 honest and open manner, the public can also benefit from the 38 inclusion of properties subject to land banking agreements within 39 the interactive online mapping databases regardless of whether or 40 not such properties are vacant and abandoned; and 41 g. It is, therefore, in the best interest of this State to allow 42 municipalities to designate single entities to act on their behalf to 43 acquire, maintain, and sell, lease and otherwise dispose of vacant, 44 abandoned and problem properties, in order to carry out strategies 45 to ensure that the reuse of these properties provides the greatest

EXPLANATION – Matter enclosed in **bold-faced** brackets **[thus]** in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

long-term benefit to the physical, social and economic condition of
 the municipality.

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4 3. (New section) As used in sections 3 through 16 of P.L.

5 c. (C.) (pending before the Legislature as this bill):

6 "Land bank entity" means a redevelopment entity, or a non-profit7 entity, that has entered into a land banking agreement.

- 8 "Land bank property" means property subject to a land banking9 agreement.
- "Land banking agreement" means an agreement between a
 municipality and a land bank entity to act on behalf of the
 municipality to hold, maintain and sell, lease, or convey property
 owned by the municipality and not needed for any public purpose.

14 "Redevelopment entity" means either:

(1) A redevelopment entity designated by the municipality
pursuant to section 4 of the "Local Redevelopment and Housing
Law," P.L.1992, c.79 (C.40A:12A-4);

- 18 (2) A county improvement authority designated by the 19 municipality to act as a redevelopment entity pursuant to the 20 "county improvement authorities law," P.L.1960, c.183 (C.40:37A-21 44 et seq.) for the purpose of entering into a land banking 22 agreement with said entity, without regard to whether the county 23 improvement authority is otherwise acting as a redevelopment 24 entity in the municipality; or
- 25 (3) The municipality itself, or one of its departments or 26 agencies, but only if the municipality is executing redevelopment 27 responsibilities directly pursuant to section 4 of P.L.1992, c.79 (C.40A:12A-4). In such cases, the designated redevelopment entity 28 29 shall not need to adopt separate ordinances or resolutions, as 30 appropriate, for the purpose of adopting a land banking agreement or amendments pursuant to subsections d. and e. of section 5 of 31 P.L. , c.) (pending before the Legislature as this bill), 32 (C. 33 and the adoption of one ordinance to create the land banking 34 agreement, and one ordinance for each amendment thereto shall 35 suffice. Termination notice requirements, prescribed by section 14 36 of P.L., c. (C.) (pending before the Legislature as this bill), 37 also shall not be necessary.
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4. (New section) a. A municipality may enter into a land
banking agreement with a redevelopment entity, and designate the
redevelopment entity as its land bank entity.

b. A municipality may enter into a land banking agreement
with a non-profit entity so long as the by-laws of the non-profit
entity provide that the chief financial officer of the municipality
serves on the board of the non-profit entity, ex officio.

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47 5. (New section) a. A land banking agreement shall establish48 the responsibilities of the land bank entity and shall specify the

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1 terms and conditions under which the land bank entity may acquire 2 property on behalf of the municipality, demolish and otherwise 3 clear buildings and conduct other site improvements located on the 4 property, maintain and secure the property, conduct other activities 5 on the property, and, notwithstanding the provisions of the "Local Lands and Buildings Law," P.L.1971, c.199 (C.40A:12-1 et seq.), 6 7 sell, lease, or convey property held on behalf of the municipality. 8 The land banking agreement also shall provide for such municipal 9 oversight of the land bank entity as the municipality deems 10 necessary and appropriate and shall establish the manner in which 11 any costs and revenues, including proceeds of the sale or leasing of 12 land bank property shall be distributed. The land bank entity shall 13 not lease any land bank property for an individual term of more 14 than 10 years. Land bank property that is sold, leased, or conveyed by a land bank entity, shall be subject to ordinances adopted 15 16 pursuant to the "Municipal Land Use Law," P.L.1975, c.291 17 (C.40:55D-1 et seq.), and other applicable State statutes following 18 the sale, lease, or conveyance. 19 b. Prior to submission of the land banking agreement for 20 approval by the municipal governing body, the municipality shall 21 hold a public meeting to solicit the advice of the public on the 22 substance and intent of the land banking agreement.

c. The ordinance comprising the land banking agreement shall
include findings establishing the need for land bank activity in the
municipality, and the qualifications of the land bank entity to carry
out the responsibilities established pursuant to P.L., c. (C.)
(pending before the Legislature as this bill).

d. The land banking agreement shall be adopted by an
ordinance of the governing body of the municipality and by
resolution of the governing body of the land bank entity.

e. The land banking agreement may be amended at any time by
ordinance of the governing body of the municipality and by
resolution of the governing body of the land bank entity.

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6. (New section) Pursuant to the land banking agreement or
any subsequent amendment thereto, the land bank entity may be
designated by the municipality to:

a. acquire properties on its behalf through contribution, gift,
grant, bequest, purchase or otherwise, whether or not the property is
located in an area designated as a redevelopment area or an area in
need of rehabilitation; and

b. act as its agent, or in place of its municipal officer, with
respect to acquisition of property, including but not limited to
purchase of tax and other liens, foreclosure of tax and other liens,
and individual abandoned property takings pursuant to paragraph
(2) of subsection c. of section 37 of the "New Jersey Urban
Redevelopment Act," P.L.1996, c.62 (C.55:19-56) on behalf of the
municipality and to take title to such properties on behalf of the

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municipality; provided, however, that nothing in this section shall
 authorize the use of eminent domain beyond that use already
 permitted by law.

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5 7. (New section) a. For purposes of this section, a 6 municipality, through the land banking agreement itself, or through 7 the adoption of a separate ordinance, may sell, lease, or convey to 8 the land bank entity, and the land bank entity may take title to, any 9 property or properties held by the municipality and not needed for 10 any public purpose, whether or not the property is located in an area 11 designated as a redevelopment area or an area in need of 12 rehabilitation, without public bidding and at such prices and upon 13 such terms as the municipality deems reasonable. Unless the terms 14 of the land banking agreement provide otherwise, such sales, leases, 15 and conveyances to the land bank entity itself shall be conditioned 16 on the municipality's ability to regain control of the properties 17 pursuant to subsection c. of section 14 of P.L. , c. (C.) 18 (pending before the Legislature as this bill).

b. Through the land banking agreement itself, or through the
adoption of a separate ordinance, a municipality may assign any tax
liens or other liens to the land bank entity with or without
consideration and at such prices and upon such terms as it deems
reasonable.

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25 (New section) a. To the extent that the statute under which 8. 26 a redevelopment entity was established, section 4 of P.L.1992, c.79 27 (C.40A:12A-4) or P.L.1960, c.183 (C.40:37A-44 et seq.) in the case 28 of a county improvement authority, confers on that entity the power 29 to borrow funds and incur debt, the redevelopment entity may 30 exercise those powers in furtherance of its land banking obligations 31 subject to the conditions and limitations set forth in section 4 of P.L.1992, c.79 (C.40A:12A-4) or P.L.1960, c.183 (C.40:37A-44 et 32 33 seq.).

34 b. To the extent that the statute under which the redevelopment 35 entity was established, section 4 of P.L.1992, c.79 (C.40A:12A-4) 36 or P.L.1960, c.183 (C.40:37A-44 et seq.) in the case of a county 37 improvement authority, provides that the municipality may 38 guarantee its debt or other borrowing, the municipality may also 39 guarantee its debt or other borrowing under the same terms and 40 conditions, in furtherance of the entity's obligations as a land bank 41 entity.

c. The guaranteeing of debt and borrowing of funds permitted
under subsections a. and b. of this section only shall be permitted so
long as the land banking agreement itself also explicitly permits
these actions.

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47 9. (New section) In selling, leasing, or conveying land bank48 property, a redevelopment entity shall not be subject to the

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provisions of section 9 of P.L.1992, c.79 (C.40A:12A-9), but shall
be subject to any terms and conditions set forth in the land banking
agreement and by the regulations of the redevelopment entity,
adopted pursuant to section 10 of P.L., c. (C.) (pending
before the Legislature as this bill).

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7 10. (New section) Within six months after designation by the 8 municipality, the land bank entity shall adopt written regulations 9 governing the sales, leases, and conveyances of land bank property 10 consistent with any provisions of the land banking agreement and 11 with respect to any other matters that may be required by said 12 agreement, which regulations shall be published on the Internet web 13 sites of the land bank entity and the municipality, along with the 14 database required pursuant to subsection c. of section 11 of P.L. 15 c. (C.) (pending before the Legislature as this bill).

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17 11. (New section) a. Within six months after designation by the 18 municipality the land bank entity shall create a community advisory 19 board, which shall consist of representatives of recognized 20 community associations and non-profit organizations operating 21 within the municipality, in particular those associations and 22 organizations active in areas where the land bank entity anticipates 23 holding properties.

b. The land bank entity shall adopt policies and procedures to ensure that the community advisory board is provided with adequate information and opportunity to provide valued input into the decisions of the land bank entity in its capacity as a land bank entity.

c. (1) In coordination with the municipality and the community advisory board, the land bank entity shall, within a reasonable time, create, maintain, and make publicly available on its Internet website, a database listing all current and former land bank properties, each owner of record since each property became a land bank property, and the sales price of each land bank property that has been sold or purchased by the land bank entity.

36 (2) In coordination with the municipality and the community
37 advisory board, the land bank entity is encouraged to incorporate
38 into the online database:

39 (a) a list of all vacant and abandoned properties within the40 municipality;

41 (b) a mechanism to allow the public to offer suggestions
42 concerning what properties should be labeled as vacant and
43 abandoned; and

44 (c) an interactive mapping component to allow the public to
45 visualize the impact of land banking and the extent of vacant and
46 abandoned properties within the municipality.

d. On an annual basis at minimum, the community advisoryboard shall report on the accuracy, integrity, accessibility, and

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1 comprehensiveness of the database established pursuant to 2 subsection c. of this section. Each annual report shall be accessible 3 to the public through the internet website of the municipality and 4 the land bank entity. The fact that a land bank entity has failed to 5 comply with the database requirement under subsection c. of this 6 section shall be prominently noted in each annual report, but no 7 other penalty shall inure to that failure.

8 e. The Division of Local Government Services in the 9 Department of Community Affairs shall, within six months of the 10 effective date of P.L. , c. (C.) (pending before the 11 Legislature as this bill), publish and disseminate a guidebook of 12 good practice for creating and maintaining databases established 13 pursuant to subsection c. of this section.

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15 12. (New section) The land bank entity shall provide an annual 16 report to the municipal governing body and the public describing 17 the properties being held by it as a land bank entity and the 18 activities that it carried out during the year as a land bank entity.

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20 13. (New section) The land banking agreement between the 21 municipality and a non-profit entity may provide that properties 22 sold, leased, or conveyed by the municipality to the non-profit 23 entity pursuant to section 7 of P.L., c. (C.) (pending before 24 the Legislature as this bill), or acquired by the non-profit entity 25 pursuant to section 6 of P.L., c. (C.) (pending before the 26 Legislature as this bill), are held by the entity on behalf of the 27 municipality for a public purpose and shall be exempt from property 28 taxation until or unless sold, leased, or conveyed by the entity or 29 used by the entity for a purpose that is not eligible for exemption 30 from taxation.

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32 14. (New section) a. The municipality may terminate the land
33 banking agreement at any time by providing the land bank entity
34 with one year's notice of termination.

b. Termination of the land banking agreement shall not affect
the status of any transaction properly entered into by the land bank
entity prior to termination.

c. Within 90 days following the date of termination, the land
bank entity shall convey to the municipality all land bank property
without consideration; provided, however, that the municipality and
the entity may agree to allow the entity to retain title to any
properties that are the subject of a pending transaction by the entity
until completion of the transaction, and until the end of any lease.

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15. (New section) A land bank entity may act as a land bank
entity for more than one municipality at the same time, subject to
the provisions of the "Uniform Shared Services and Consolidation
Act," P.L.2007, c.63 (C.40A:65-1 et seq.).

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1 16. (New section) a. A municipal governing body may provide 2 by ordinance that an amount equaling up to 50 percent of property 3 taxes or payments in lieu of taxes collected on land bank properties 4 each year shall be returned to the land bank entity for up to 10 years 5 following a sale or conveyance of those properties from the land 6 bank entity to a private owner. Such ordinance may only be applied 7 to real property on which no property tax has been paid, or payment 8 in lieu of taxes collected, for at least two years prior to the property 9 becoming a land bank property. Such ordinance may be applied to 10 any individual sale or conveyance, any group of sales and 11 conveyances, or all future sales and conveyances that fit these 12 criteria.

The distribution of any proceeds associated with the sales 13 b. 14 and leasing of land bank property shall be addressed in the land 15 banking agreement itself and in amendments thereto. Proceeds 16 associated with the sales and leasing of land bank property, and all 17 other proceeds obtained by the land bank entity under the 18 ordinance, shall be maintained in one or more accounts, separate 19 from all other accounts maintained by the entity serving as the land 20 The account or accounts shall be deemed to be bank entity. 21 government records and subject to the provisions of P.L.1963, c.73 22 (C.47:1A-1 et seq.), commonly known as the open public records 23 act.

c. As used in this section, "conveyance" shall not be construedto include a lease.

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27 17. Section 12 of P.L.1960, c.183 (C.40:37A-55) is amended to
28 read as follows:

12. Every authority shall be a public body politic and corporate
constituting a political subdivision of the State established as an
instrumentality exercising public and essential governmental
functions to provide for the public convenience, benefit and welfare
and shall have perpetual succession and, for the effectuation of its
purposes, have the following additional powers:

35 (a) To adopt and have a common seal and to alter the same at36 pleasure;

37 (b) To sue and be sued;

38 (c) To acquire, hold, use and dispose of its facility charges and
39 other revenues and other moneys;

40 (d) To acquire, rent, hold, use and dispose of other personal41 property for the purposes of the authority;

(e) Subject to the provisions of section 26 of this act, to acquire
by purchase, gift, condemnation or otherwise, or lease as lessee,
real property and easements or interests therein necessary or useful
and convenient for the purposes of the authority, whether subject to
mortgages, deeds of trust or other liens or otherwise, and to hold
and to use the same, and to dispose of property so acquired no
longer necessary for the purposes of the authority; provided that the

authority may dispose of such property at any time to any
 governmental unit or person if the authority shall receive a
 leasehold interest in the property for such term as the authority
 deems appropriate to fulfill its purposes;

5 (f) Subject to the provisions of section 13 of this act, to lease to 6 any governmental unit or person, all or any part of any public 7 facility for such consideration and for such period or periods of 8 time and upon such other terms and conditions as it may fix and 9 agree upon;

10 (g) To enter into agreements to lease, as lessee, public facilities 11 for such term and under such conditions as the authority may deem 12 necessary and desirable to fulfill its purposes, and to agree, 13 pursuant thereto, to be unconditionally obligated to make payments 14 for the term of the lease, without set-off or counterclaim, whether or 15 not the public facility is completed, operating or operable, and 16 notwithstanding the destruction of, damage to, or suspension, 17 interruption, interference, reduction or curtailment of the 18 availability or output of the public facility to which the agreement 19 applies;

20 (h) To extend credit or make loans to any governmental unit or 21 person for the planning, design, acquisition, construction, equipping 22 and furnishing of a public facility, upon the terms and conditions 23 that the loans be secured by loan and security agreements, 24 mortgages, leases and other instruments, the payments on which 25 shall be sufficient to pay the principal of and interest on any bonds 26 issued for the purpose by the authority, and upon such other terms 27 and conditions as the authority shall deem reasonable;

(i) Subject to the provisions of section 13 of this act, to make
agreements of any kind with any governmental unit or person for
the use or operation of all or any part of any public facility for such
consideration and for such period or periods of time and upon such
other terms and conditions as it may fix and agree upon;

(j) (1) To borrow money and issue negotiable bonds or notes or
other obligations and provide for and secure the payment of any
bonds and the rights of the holders thereof, and to purchase, hold
and dispose of any bonds;

37 (2) To issue bonds, notes or other obligations to provide funding
38 to a municipality that finances the purchase and installation of
39 renewable energy systems and energy efficiency improvements by
40 property owners as provided in section 2 of P.L.2011, c.187
41 (C.40:56-13.1);

(k) To apply for and to accept gifts or grants of real or personal
property, money, material, labor or supplies for the purposes of the
authority from any governmental unit or person, and to make and
perform agreements and contracts and to do any and all things
necessary or useful and convenient in connection with the
procuring, acceptance or disposition of such gifts or grants;

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(l) To determine the location, type and character of any public
 facility and all other matters in connection with all or any part of
 any public facility which it is authorized to own, construct,
 establish, effectuate or control;

5 (m) To make and enforce bylaws or rules and regulations for the 6 management and regulation of its business and affairs and for the 7 use, maintenance and operation of any public facility, and to amend 8 the same;

9 (n) To do and perform any acts and things authorized by this act 10 under, through or by means of its own officers, agents and 11 employees, or by contract with any governmental unit or person;

(o) To acquire, purchase, construct, lease, operate, maintain and
undertake any project and to fix and collect facility charges for the
use thereof;

(p) To mortgage, pledge or assign or otherwise encumber all or
any portion of its revenues and other income, real and personal
property, projects and facilities for the purpose of securing its
bonds, notes and other obligations or otherwise in furtherance of the
purpose of this act;

(q) To extend credit or make loans to redevelopers for the
planning, designing, acquiring, constructing, reconstructing,
improving, equipping and furnishing any redevelopment project or
redevelopment work;

(r) To conduct examinations and investigations, hear testimony
and take proof, under oath at public or private hearings of any
material matter, require the attendance of witnesses and the
production of books and papers and issue commissions for the
examination of witnesses who are out of the State, unable to attend,
or excused from attendance;

30 (s) To authorize a committee designated by it consisting of one
31 or more members, or counsel, or any officer or employee to conduct
32 any such investigation or examination, in which case such
33 committee, counsel, officer or employee shall have power to
34 administer oaths, take affidavits and issue subpenas or
35 commissions;

(t) To enter into any and all agreements or contracts, execute
any and all instruments, and do and perform any and all acts or
things necessary, convenient or desirable for the purposes of the
authority or to carry out any power expressly given in this act
subject to the "Local Public Contracts Law," P.L.1971, c. 198
(C.40A:11-1 et seq.); [and]

(u) To pool loans for any local governmental units within the
county or any beneficiary county that are refunding bonds and do
and perform any and all acts or things necessary, convenient or
desirable for the purpose of the authority to achieve more favorable
interest rates and terms for those local governmental units <u>; and</u>

47(v) To act as and exercise the powers of a land bank entity48pursuant to P.L., c.(C.(C.) (pending before the Legislature as

this bill) for any municipality situated within the county pursuant to a land banking agreement approved by an ordinance adopted by the municipal governing body. (cf: P.L.2011, c.187, s.4)

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6 18. Section 21 of P.L.1971, c.199 (C.40A:12-21) is amended to 7 read as follows:

8 21. When the governing body of any county or municipality 9 shall determine that all or any part of a tract of land, with or without 10 improvements, owned by the county or municipality, is not then 11 needed for county or municipal purposes, as the case may be, said 12 governing body, by resolution or ordinance, may authorize a private sale and conveyance of the same, or any part thereof without 13 14 compliance with any other law governing disposal of lands by 15 counties and municipalities, for a consideration, which may be 16 nominal, and containing a limitation that such lands or buildings 17 shall be used only for the purposes of such organization or 18 association, and to render such services or to provide such facilities 19 as may be agreed upon, and except as provided in subsection (n) of 20 this section not for commercial business, trade or manufacture, and 21 that, unless waived, released, modified, or subordinated pursuant to 22 P.L.1943, c.33 (C.40:60-51.2), if said lands or buildings are not 23 used in accordance with said limitation, title thereto shall revert to 24 the county or municipality without any entry or reentry made 25 thereon on behalf of such county or municipality, to

26 (a) A duly incorporated volunteer fire company or board of fire 27 commissioners or first aid and emergency or volunteer ambulance 28 or rescue squad association of a municipality within the county, in 29 the case of a county, or of the municipality, in the case of a 30 municipality, for the construction thereon of a firehouse or fire 31 school or a first aid and emergency or volunteer ambulance or 32 rescue squad building or for the use of any existing building for any 33 or all of said purposes and any such land or building sold to any 34 duly incorporated volunteer fire company may be leased by such 35 fire company to any volunteer firemen's association for the use 36 thereof for fire school purposes for the benefit of the members of 37 such association, or

38 (b) Any nationally chartered organization or association of 39 veterans of any war, in which the United States has or shall have 40 been engaged, by a conveyance for consideration, a part of which 41 may be an agreement by the organization or association to render 42 service or to provide facilities for the general public of the county 43 or municipality, of a kind which the county or municipality may 44 furnish to its citizens and to the general public, or

45 (c) A duly incorporated nonprofit hospital association for the46 construction or maintenance thereon of a general hospital, or

47 (d) Any veteran with paraplegia, that is to say, any officer,48 soldier, sailor, marine, nurse or other person, regularly enlisted or

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1 inducted, who was or shall have been in the active military or naval 2 forces of the United States in any war in which the United States 3 was engaged, including any member of the American Merchant 4 Marine during World War II who is declared by the United States 5 Department of Defense to be eligible for federal veterans' benefits, 6 and who, at the time the veteran was commissioned, enlisted, 7 inducted, appointed or mustered into such military or naval service, 8 was a resident of and who continues to reside in this State, and who 9 has paraplegia and permanent paralysis of both legs or the lower 10 parts of the body resulting from injuries sustained through enemy 11 action or accident while in such active military or naval service, for 12 the construction of a home to domicile the veteran, or to any 13 organization or association of veterans, for the construction of a 14 home or homes to domicile veterans with paraplegia, with powers 15 to convey said lands and premises to the veteran or veterans with 16 paraplegia on whose behalf said organization or association shall 17 acquire title to said land, or 18 (e) Any duly incorporated nonprofit association or any regional

(e) Any duty incorporated nonprofit association of any regional
 commission or authority composed of one or more municipalities or
 one or more counties for the construction or maintenance thereon of
 an animal shelter, or

(f) Any duly incorporated nonprofit historical society for the
acquisition of publicly owned historic sites for their restoration,
preservation, improvement, and utilization for the benefit of the
general public, or

26 (g) Any duly incorporated nonprofit cemetery organization or27 association serving the residents of the municipality or county, or

(h) Any duly incorporated nonprofit organization for the
principal purpose of the education or treatment of persons with
developmental disabilities including cerebral palsy, or

(i) Any county or municipal sewerage authority serving the
residents of the county or municipality, for the use thereof for
sewerage authority purposes, or

(j) Any duly incorporated nonprofit organization for the
purpose of building or rehabilitating residential property for resale.
Any profits from the resale of the property shall be applied by the
nonprofit organization to the costs of acquiring and rehabilitating
other residential property in need of rehabilitation owned by the
county or municipality, or

(k) Any duly incorporated nonprofit organization or association,
other than a political, partisan, sectarian, denominational, or
religious organization or association, which includes among its
principal purposes the provision of educational, gardening,
recreational, medical, or social services to the general public,
including residents of the county or municipality, or

46 (l) Any duly incorporated urban renewal corporation organized
47 pursuant to P.L.1991, c.431 (C.40A:20-1 et seq.) for the purpose of

1 constructing housing for low or moderate income persons or 2 families or persons with disabilities, or 3 (m) Any duly incorporated nonprofit hospice organization whose 4 principal purpose is to provide hospice services to persons with 5 terminal illnesses, or 6 (n) Any duly incorporated nonprofit organization or association 7 for the cultivation and sale of fresh fruits and vegetables on a tract 8 of land of less than five acres within a municipality, provided that 9 the nonprofit organization or association is not controlled, directly 10 or indirectly, by any agricultural, commercial, or other business. 11 The nonprofit organization or association shall be authorized to sell 12 fresh fruits and vegetables either on the land that was conveyed, off 13 that land, or both, provided, that the sales are related and incidental 14 to the non-profit purposes of the organization or association and the 15 net proceeds received by the nonprofit organization or association 16 are used to further the non-profit purposes of the organization or 17 association. 18 Whenever a sale of property is proposed pursuant to subsection 19 (k), for gardening, or subsection (n) of this section, the county or 20 municipality shall comply with all notice requirements for an 21 application for development under section 7.1 of P.L.1975, c.291 22 (C.40:55D-12). 23 The provisions of this section shall not be deemed to restrict land 24 banking agreements undertaken pursuant to P.L., c. (C.) 25 (pending before the Legislature as this bill). 26 (cf: P.L.2017, c.131, s.175) 27 28 19. Section 22 of P.L.1992, c.79 (C.40A:12A-22) is amended to 29 read as follows: 30 22. A municipality, county, redevelopment agency, or housing 31 authority is authorized to exercise all those public and essential governmental functions necessary or convenient to effectuate the 32 33 purposes of this act, including the following powers which shall be 34 in addition to those otherwise granted by this act or by other law: 35 To sue and be sued; to have a seal and to alter the same at a. 36 pleasure; to have perpetual succession; to make and execute 37 contracts and other instruments necessary and convenient to the 38 exercise of the powers of the agency or authority; and to make and 39 from time to time amend and repeal bylaws, rules and regulations, 40 not inconsistent with this act, to carry into effect its powers and purposes. 41

b. Pursuant to an adopted cash management plan, invest any
funds held in reserve or sinking funds, or any funds not required for
immediate disbursement, in property or securities in which
governmental units may legally invest funds subject to their control;
to purchase its bonds at a price not more than the principal amount
thereof and accrued interest, all bonds so purchased to be cancelled.

1 Borrow money and receive grants and loans from any source c. 2 for the financing of a redevelopment project or housing project. 3 d. Invest in an obligee the right in the event of a default by the 4 agency to foreclose and take possession of the project covered by 5 the mortgage or apply for the appointment of a receiver. 6 e. Invest in a trustee or trustees or holders of bonds the right to 7 enforce the payment of the bonds or any covenant securing or 8 relating to the bonds, which may include the right, in the event of 9 the default, to take possession and use, operate and manage any 10 project or part thereof, and to collect the rents and revenues arising 11 therefrom and to dispose of the moneys in accordance with the 12 agreement of the authority with the trustee. 13 Provide for the refunding of any of its bonds, by the issuance f. 14 of such obligations, in such manner and form, and upon such terms 15 and conditions, as it shall deem in the best interests of the public. 16 Consent to the modification of any contract, bond indenture, g. 17 mortgage or other instrument entered into by it. Pay or compromise any claim arising on, or because of any 18 h. 19 agreement, bond indenture, mortgage or instrument. 20 i. Acquire or contract to acquire from any person, firm, or 21 corporation, public or private, by contribution, gift, grant, bequest, 22 devise, purchase, or otherwise, real or personal property or any 23 interest therein, including such property as it may deem necessary 24 or proper, although temporarily not required for such purposes, in a 25 redevelopment area or in any area designated by the governing body 26 as necessary for carrying out the relocation of the residents, 27 industry and commerce displaced from a redevelopment area. 28 į. Subordinate, waive, sell, assign or release any right, title, 29 claim, lien or demand however acquired, including any equity or 30 right of redemption, foreclosure, sell or assign any mortgage held 31 by it, or any interest in real or personal property; and purchase at 32 any sale, upon such terms and at such prices as it determines to be 33 reasonable, and to take title to the property, real, personal, or 34 mixed, so acquired and similarly to sell, exchange, assign, convey 35 or otherwise dispose of any property. 36 k. Complete, administer, operate, obtain and pay for insurance 37 on, and maintain, renovate, repair, modernize, lease or otherwise 38 deal with any property. 39 1. Employ or retain consulting and other attorneys, planners, 40 engineers, architects, managers and financial experts and other 41 employees and agents of a permanent or temporary nature as may 42 be necessary, determine their qualifications, duties and 43 compensation, and delegate to one or more of its agents or 44 employees such powers and duties as it deems proper. For such 45 legal services as may be required, a redevelopment agency or 46 housing authority may call upon the chief law officers of the 47 municipality or county, as the case may be, or may employ its own 48 counsel and legal staff.

1 m. Arrange or contract with a public agency, to the extent that it 2 is within the scope of that agency's functions, to cause the services 3 customarily provided by such other agency to be rendered for the 4 benefit of the occupants of any redevelopment area or housing 5 project, and have such other agency provide and maintain parks, 6 recreation centers, schools, sewerage, transportation, water and 7 other municipal facilities adjacent to or in connection with a 8 redevelopment area or project. 9 n. Conduct examinations and investigations, hear testimony 10 and take proof, under oath at public or private hearings of any

11 material matter, compel witnesses and the production of books and 12 papers and issue commissions for the examination of witnesses who 13 are out of State, unable to attend, or excused from attendance; 14 authorize a committee designated by it consisting of one or more 15 members, or counsel, or any officer or employee to conduct the 16 examination or investigation, in which case it may authorize in its 17 name the committee, counsel, officer or employee to administer 18 oaths, take affidavits and issue subpoenas or commissions.

0. Make and enter into all contracts and agreements necessaryor incidental to the performance of the duties authorized in this act.

p. After thorough evaluation and investigation, bring an action
on behalf of a tenant to collect or enforce any violation of
subsection g. or h. of section 11 of the "Law Against
Discrimination," P.L.1945, c.169 (C.10:5-12).

q. Designate members or employees, who shall be
knowledgeable of federal and State discrimination laws, and who
shall be available during all normal business hours, to evaluate a
complaint made by a tenant pursuant to the "Law Against
Discrimination," P.L.1945, c.169 (C.10:5-12).

30 r. Act as and exercise the powers of a land bank entity
31 pursuant to P.L., c. (C.) (pending before the Legislature as
32 this bill) under a land banking agreement approved by an ordinance
33 adopted by the municipal governing body.

- 34 (cf: P.L.2002, c.82, s.5)
- 35

20. This act shall take effect immediately.

- 36 37
- 38

39 40

STATEMENT

This bill allows municipalities to designate non-profit entities, and redevelopment entities, including the municipality itself when it serves as its own redevelopment entity, to act as land bank entities on behalf of the municipality. Non-profit land bank entities shall allow the chief financial officer of the municipality to serve on the board of the entity as an ex officio member.

This bill is similar to A-441 of 2014-2015. However, this billaddresses concerns expressed in the Governor's Veto Statement to

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1 that bill related to the need for greater transparency and oversight of 2 land bank entities. The bill addresses these concerns through a 3 requirement for the land bank entity to develop and maintain an 4 online database of land bank properties that is accessible to the 5 public, and that provides comprehensive information on the 6 ownership and sales prices of those properties. The bill further 7 encourages the land bank entity to incorporate into the database a 8 list of all vacant and abandoned properties within the municipality, 9 a mechanism to allow the public to offer suggestions concerning 10 what properties should be labeled as vacant and abandoned, and an 11 interactive mapping feature to allow the public to visualize the 12 impact of land banking and the extent of vacant and abandoned 13 properties within the municipality.

Under this bill, a municipality may convey municipal-owned
properties and assign municipal-owned liens to the land bank entity.
The land bank entity may also acquire properties for the land bank
through gift or purchase, and act as the municipality's agent to
purchase liens at tax sale, and carry out lien foreclosures and
individual abandoned property takings.

20 Land bank entity designation is accomplished through a formal 21 agreement adopted by the municipality and the entity after 22 community input. The agreement establishes the terms and 23 conditions by which the entity may acquire and may sell, lease, or 24 convey a property, a mechanism for sharing costs and revenues 25 between the municipality and the entity, and the level of municipal 26 oversight. The agreement can be amended at any time by mutual 27 consent, and terminated by the municipality by giving one year's 28 notice to the entity.

When the land bank entity is a non-profit rather than
governmental entity, the municipality may exempt the land bank
properties held by the land bank entity from property taxes.

The land bank entity is required to develop and maintain an online database of current and former land bank properties. The land bank entity shall create a community advisory board, and adopt procedures to ensure the advisory board has access to information and opportunity to provide input into the entity's decisions.

37 The community advisory board shall report on the accuracy, 38 integrity, accessibility, and comprehensiveness of the online 39 mapping database on at least an annual basis. If a land bank entity 40 fails to comply with the database requirement, the community 41 advisory board shall prominently note that failure in each annual 42 report, but no other penalty shall result. The land bank entity must 43 also submit an annual report on its land banking activities to the 44 municipal governing body and the public.

Once designated by a municipality, land bank entities may serve
the same function for other municipalities, subject to a shared
services agreement between the designated municipality and any
other municipalities. A municipality also may adopt an ordinance to

- 1 remit to the land bank entity an amount equaling up to 50 percent of
- 2 the property taxes or payments in lieu of taxes collected for up to 10
- 3 years on parcels sold or conveyed, but not leased, by the land bank
- 4 entity to private entities, provided that property taxes were not paid
- 5 on the parcel for at least two years preceding the date when the
- 6 parcel became a land bank property.