[First Reprint] SENATE, No. 1583

STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED FEBRUARY 5, 2018

Sponsored by: Senator NILSA CRUZ-PEREZ District 5 (Camden and Gloucester) Senator SANDRA B. CUNNINGHAM District 31 (Hudson)

Co-Sponsored by: Senator Singleton

SYNOPSIS

Specifies vacant shopping malls and office parks as eligible for designation as areas in need of redevelopment.

CURRENT VERSION OF TEXT

As reported by the Senate Community and Urban Affairs Committee on January 17, 2019, with amendments.



(Sponsorship Updated As Of: 9/28/2018)

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1 AN ACT concerning the designation of certain areas as in need of 2 redevelopment and amending P.L.1992, c.79. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 5 of P.L.1992, c.79 (C.40A:12A-5) is amended to 8 read as follows: 9 5. A delineated area may be determined to be in need of 10 redevelopment if, after investigation, notice and hearing as provided in section 6 of P.L.1992, c.79 (C.40A:12A-6), the governing body 11 12 of the municipality by resolution concludes that within the delineated area any of the following conditions is found: 13 14 The generality of buildings are substandard, unsafe, a. 15 unsanitary, dilapidated, or obsolescent, or possess any of such 16 characteristics, or are so lacking in light, air, or space, as to be 17 conducive to unwholesome living or working conditions. The discontinuance of the use of buildings previously used 18 b. 19 for commercial, manufacturing, or industrial purposes; the 20 abandonment of such buildings; or the same being allowed to fall 21 into so great a state of disrepair as to be untenantable. Land that is owned by the municipality, the county, a local 22 c. 23 housing authority, redevelopment agency or redevelopment entity, 24 or unimproved vacant land that has remained so for a period of ten 25 years prior to adoption of the resolution, and that by reason of its 26 location, remoteness, lack of means of access to developed sections 27 or portions of the municipality, or topography, or nature of the soil, 28 is not likely to be developed through the instrumentality of private 29 capital. 30 Areas with buildings or improvements which, by reason of d. 31 dilapidation, obsolescence, overcrowding, faulty arrangement or 32 design, lack of ventilation, light and sanitary facilities, excessive 33 land coverage, deleterious land use or obsolete layout, or any 34 combination of these or other factors, are detrimental to the safety, 35 health, morals, or welfare of the community. 36 A growing lack or total lack of proper utilization of areas e. 37 caused by the condition of the title, diverse ownership of the real properties therein or other similar conditions which impede land 38 39 assemblage or discourage the undertaking of improvements, 40 resulting in a stagnant and unproductive condition of land 41 potentially useful and valuable for contributing to and serving the 42 public health, safety and welfare, which condition is presumed to be 43 having a negative social or economic impact or otherwise being 44 detrimental to the safety, health, morals, or welfare of the 45 surrounding area or the community in general.

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. Matter enclosed in superscript numerals has been adopted as follows: ¹Senate SCU committee amendments adopted January 17, 2019. f. Areas, in excess of five contiguous acres, whereon buildings
 or improvements have been destroyed, consumed by fire,
 demolished or altered by the action of storm, fire, cyclone, tornado,
 earthquake or other casualty in such a way that the aggregate
 assessed value of the area has been materially depreciated.

6 g. In any municipality in which an enterprise zone has been 7 designated pursuant to the "New Jersey Urban Enterprise Zones 8 Act," P.L.1983, c.303 (C.52:27H-60 et seq.) the execution of the 9 actions prescribed in that act for the adoption by the municipality 10 and approval by the New Jersey Urban Enterprise Zone Authority 11 of the zone development plan for the area of the enterprise zone 12 shall be considered sufficient for the determination that the area is 13 in need of redevelopment pursuant to sections 5 and 6 of P.L.1992, 14 c.79 (C.40A:12A-5 and 40A:12A-6) for the purpose of granting tax 15 exemptions within the enterprise zone district pursuant to the 16 provisions of P.L.1991, c.431 (C.40A:20-1 et seq.) or the adoption 17 of a tax abatement and exemption ordinance pursuant to the 18 provisions of P.L.1991, c.441 (C.40A:21-1 et seq.). The 19 municipality shall not utilize any other redevelopment powers 20 within the urban enterprise zone unless the municipal governing 21 body and planning board have also taken the actions and fulfilled 22 the requirements prescribed in P.L.1992, c.79 (C.40A:12A-1 et al.) 23 for determining that the area is in need of redevelopment or an area 24 in need of rehabilitation and the municipal governing body has 25 adopted a redevelopment plan ordinance including the area of the 26 enterprise zone.

h. The designation of the delineated area is consistent with
smart growth planning principles adopted pursuant to law or
regulation.

30 <u>i.</u> Areas with buildings used, or previously used, as a shopping

31 mall, shopping plaza, or professional office park, which buildings

32 <u>have been vacant or partially vacant with less than 50% occupancy</u>,

33 <u>for a period of at least</u> 1 <u>[one year]</u> <u>two years</u> 1.

34 (cf: P.L.2013, c.159, s.1)

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36 2. This act shall take effect immediately.