- 1 HB54
- 2 189160-1
- 3 By Representative Johnson (R)
- 4 RFD: State Government
- 5 First Read: 09-JAN-18
- 6 PFD: 01/04/2018

1 189160-1:n:12/19/2017:LSA-HP\*/jmb

2.0

2.2

8 SYNOPSIS:

The Alabama Land Bank Authority was created by Act 2009-738 for the purpose of acquiring tax delinquent, non-revenue generating properties in order to provide housing, promote commercial and economic development, and assemble parcels of real property for redevelopment and return to the tax roles of the State. To date, the Authority's governing board has not been formed and, as a result, the Authority is unable to fulfill its intended purpose.

This bill will require the Commissioner of the Department of Revenue to convene the first meeting of Alabama Land Bank Authority board.

This bill will allow the Alabama Land Bank
Authority to obtain the state's interest in real
property acquired as a result of its sale for
delinquent state taxes of any type and retained in
the state's inventory for a period of five or more
years.

1	This bill will require the Land Bank
2	Authority to provide notice of its intended action
3	to dispose of property.
4	
5	A BILL
6	TO BE ENTITLED
7	AN ACT
8	
9	To amend Sections 24-9-5, 24-9-6, 24-9-7, and 24-9-8
10	Code of Alabama 1975, to require the Commissioner of Revenue
11	to convene the first meeting of the Land Bank Authority; to
12	allow the authority to acquire the state's interest in real
13	property acquired as a result of its sale for delinquent state
14	taxes of any type; to require the authority to provide notice
15	of intention to dispose of property.
16	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
17	Section 1. Sections 24-9-5, 24-9-6, 24-9-7, and
18	24-9-8, Code of Alabama 1975 are amended to read as follows:
19	<b>"</b> §24-9-5.
20	"(a) There is created the Alabama Land Bank
21	Authority Board which shall govern the authority to administer
22	and enforce this chapter.
23	"(b) The board shall consist of the following
24	members:
25	"(1) Four residents of the state appointed by the
26	Governor.

1	"(2) Two representatives from nonprofit
2	organizations engaged in low-income housing appointed by the
3	Governor.
4	"(3) The <del>Lieutenant Governor</del> <u>Presiding Officer of</u>
5	the Senate or his or her designee.
6	"(4) The Speaker of the House of Representatives or
7	his or her designee.
8	"(5) The Chair of the Senate Finance and Taxation,
9	General Fund Committee or his or her designee.
10	"(6) The Chair of the House Government
11	Appropriations Committee or his or her designee.
12	"(7) The State Revenue Commissioner or his or her
13	designee.
14	"(8) The Superintendent of the State Banking
15	Department or his or her designee.
16	"(9) The Director of the Alabama Department of
17	Economic and Community Affairs or his or her designee.
18	"(10) The Secretary of the Alabama Department of
19	Commerce or his or her designee.
20	"(11) The State Finance Director or his or her
21	designee.
22	"(12) The Chair of the Alabama Housing Finance
23	Authority or his or her designee.
24	"(c) The members of the board shall serve four year
25	terms. In appointing the initial members of the board under
26	subdivision (1) of subsection (b), the Governor shall

- designate two to serve four years, one to serve three years, and one to serve two years.
- "(d) Members of the board shall receive
  reimbursement for expenses incurred in the performance of
  their duties but no other compensation.

- "(e) The board may employ the necessary personnel for the performance of its functions and fix their compensation.
- "(f) The board shall elect from its membership a chair, vice chair, and secretary-treasurer. The board shall adopt rules to govern its proceedings. A majority of the membership of the board shall constitute a quorum for all meetings. Approval by a majority of the membership shall be necessary for any action to be taken by the authority. All meetings shall be open to the public, except as otherwise permitted by the Alabama Open Meetings Act, and a written record shall be maintained of all meetings.
- "(g) The membership of the board shall be inclusive and reflect the racial, gender, geographic, urban/rural, and economic diversity of the state.
- "(h) The board, when acting in its official capacity, its members, and the authority shall be immune from civil liability against the claims of any individual or other entity of any nature whatsoever arising out of its ownership or administration of properties or related to its decisions or actions, which decisions or actions were made in good faith,

without malice, and predicated upon information which was then available to the board.

- "(i) The authority shall be a public body corporate and politic with the power to accept and issue deeds in its name, including, without limitation, the acceptance of real property in accordance with this chapter, and to institute quiet title actions as provided in Section 24-9-8, and shall have any other powers necessary and incidental to carry out the powers and the purpose granted by this chapter.
- "(j) In addition to the tax-delinquent property acquired by the authority as provided herein, the authority may acquire, by purchase, donation, exchange, other publicly owned property from local governments, including that which was acquired years earlier as a result of foreclosure proceedings of that property, or property that has become surplus. The authority may also acquire property through voluntary donations and transfers from private owners and may acquire by purchase or lease on the open market property from a private owner to complete an assemblage of property for redevelopment.
- "(k) No later than October 1, 2018, the State

  Revenue Commissioner or his or her designee shall convene the first meeting of the authority."

"\$24-9-6.

"(a) The authority may, as such times as it deems to be appropriate, submit a written request to the Land Commissioner of the Alabama Department of Revenue for the

transfer of the state's interest in certain tax delinquent properties to the authority. Upon receipt of such request, the Land Commissioner shall issue a tax deed conveying the state's interest in the property to the authority. The authority shall not be required to pay the amount deemed to have been bid to cover delinquent taxes or any other amount in order to obtain the tax deed.

- "(b) (1) Delinquent property which may be transferred by the Land Commissioner to the authority shall be limited to parcels which have been sold to the state bid in for the state pursuant to Chapter 10 of Title 40 for at least five years. and the state's interest in real property acquired pursuant to Chapter 29 of Title 40 for delinquent taxes administered by the state and held for at least five years.
- "(2) The Land Commissioner or his or her agents or assistants may adopt rules necessary to transfer such properties to the Land Bank Authority.
- "(c) The authority shall administer tax delinquent properties acquired by it as follows:
- "(1) All tax delinquent property acquired by the authority shall be inventoried and the inventory shall be maintained as a public record.
- "(2) The authority shall have the power to manage, maintain, protect, rent, lease, repair, insure, alter, sell, trade, exchange, or otherwise dispose of any tax delinquent property acquired pursuant to subsection (b) (1), on terms and conditions determined in the sole discretion of the authority.

"(d) Nothing contained in Act 2013-249 shall be construed to grant any power of eminent domain to the authority or any local authority."

"\$24-9-7.

- "(a) The authority shall adopt rules and regulations for the disposition of property in which the authority holds a legal interest, which rules and regulations shall address the conditions set forth in this section.
- "(b) The authority may manage, maintain, protect, rent, repair, insure, alter, convey, sell, transfer, exchange, lease as lessor, or otherwise dispose of property or rights or interests in property in which the authority holds a legal interest to any public or private person for value determined by the authority on terms and conditions, and in a manner and for an amount of consideration the authority considers proper, fair, and valuable, including for no monetary consideration. The transfer and use of property under this section and the exercise by the authority of powers and duties under Act 2013-249 shall be considered a necessary public purpose and for the benefit of the public.
- "(c) Before the authority may sell, lease, exchange, trade, or otherwise dispose of any property, it shall either:
- "(1) Establish a purchase price and conditions for sale purposes.
- "(2) Establish a price and conditions for rent or lease purposes.

"(3) Establish the conditions for trade, exchange, or other disposal of the property.

"The conditions made pursuant to this subsection may include a requirement that the transferee must provide a development plan or execute a development agreement with the authority specifying the transferee's commitments regarding the development of the property and the time frame within which the development must occur, the range of permitted uses for the property, and any restrictions on its subsequent resale or transfer.

- "(d) The disposition of property by the authority shall not be governed by any laws or regulations otherwise applicable to the disposition of property by a state or local agency. Provided however that, prior to the disposition of property, the authority shall give notice of its intent to dispose of any property for which notice was not previously advertised by the Commissioner of Revenue or his or her designee, or a local official in a manner as prescribed by the authority and shall include in such notice the date, time, and place at which persons objecting to the intended action must appear. If no objection is made within 30 days from the date of the notice, the authority may proceed with the disposition of the property as noticed without a public auction.
- "(e) No property shall be sold, traded, exchanged, or otherwise disposed by the authority to any entity for investment purposes only and with no intent to use the

property other than to transfer the property at a future date for monetary gain.

- "(f) The authority shall not sell, trade, exchange, or otherwise dispose of any property held by the authority to any party who had an interest in the property at the time it was tax delinquent or to any party who transferred the party's interest in the property to the authority by sale, trade, exchange, or otherwise, unless the person pays all the taxes, interest, municipal liens, penalties, fees, and any other charges due and owing under Chapter 10 and Chapter 29 of Title 40, including the amount to the Land Commissioner had the property not been transferred to the authority.
- (g) At the time that the authority sells or otherwise disposes of tax delinquent property as part of its land bank program, the proceeds of the sale shall be distributed equally as follows:
  - "(1) One third to the operations of the authority.
- "(2) One third to the recovery of authority expenses.
- "(3) If the property was initially bid in for the state for delinquent ad valorem taxes, one One third to the recipients of ad valorem taxes within the jurisdiction of the tax delinquent property, including the appropriate school districts, in proportion to and to the extent of their respective tax bills and costs. Otherwise, the remaining one third of the proceeds shall be remitted to the State

  Comptroller to be distributed to the statutorily designated

recipient or recipients of the delinquent tax for which the property was seized.

(h) Except as otherwise provided herein, the The authority shall have full discretion in determining the sale price of the property. No purchaser from the authority land bank shall be responsible for the proper disposition of the proceeds paid to the authority land bank for the purchase of property."

"\$24-9-8.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(a) The authority may initiate a quiet title action under this section to quiet title to real property held by the authority or interests in tax delinquent property held by the authority by recording with the office of the judge of probate in the county in which the property subject to quiet title action is located a notice of pending quiet title action. The notice shall include the name of the taxpayer whose interest was affected by the tax sale, the name of any other party as revealed by a search and examination of the title to the property who may claim an interest in the property, a legal description of the property, the street address of the property if available, the name, address, and telephone number of the authority, a statement that the property is subject to the quiet title proceedings under Act 2013-249, and a statement that any legal interests in the property may be extinguished by a circuit court order vesting title to the property in the authority. Notwithstanding anything in this chapter to the contrary, no quiet title action and nothing in

this chapter shall affect any right, title, or interest, whether recorded or unrecorded, in the subject property which was held at the time of the tax sale by any person or entity engaged in the generation, transmission, or distribution of electric power, natural gas, or telecommunications.

"(b) After the notice required under subsection (a) has been recorded, the record title to the property shall be examined and an opinion of title rendered by an attorney at law, who is licensed to practice law in this state, or a certificate of title shall be prepared by a Title Agent or Title Insurer duly licensed under the Alabama Title Act as set out in Section 27-25-1, et seq., for the benefit of the authority in order to identify all owners of an interest in the property.

"(c) Once the authority has identified the owners of interest in the property, the authority shall file a single petition with the clerk of the circuit court for the judicial district in which the property subject to foreclosure under this section is located listing all property subject to foreclosure by the authority and for which the authority seeks to quiet title. No such action shall be subject to the payment of filing fees. The list of properties shall include a legal description of, a tax parcel identification number for, and the street address of each parcel or property. The petition shall seek a judgment in favor of the authority against each property listed and shall include a date, within 90 days, on which the authority requests a hearing on the petition. The

absolute title in the authority, without right of redemption for each parcel of property listed, as provided in this section. At any time during the pendency of this action, the authority may file a motion to release or dismiss a certain parcel or parcels of land from the petition, which release will not affect the remaining parcels of land subject to the petition.

"(d) The case shall be docketed in the circuit court by the clerk, and shall be a preferred case therein. The circuit court in which a petition is filed under subsection (c) shall immediately set the date, time, and place for a hearing on the petition for quiet title. In no event may the clerk schedule the hearing later than 90 days after the filing of a petition by the authority under subsection (c). The court, on the request of a party or as needed to allow completion of service of process on all interested persons, and to allow those persons 30 days after service of process to file an answer or other responsive pleadings to the petition, may extend the 90-day period for good cause shown.

"(e) The authority shall serve all persons having record title or interest in or lien upon the property with a notice of the hearing on the petition to quiet title. Such service shall be attempted by personal service and by certified mail; provided if service is perfected by either method, the service will be sufficient to provide service of process upon all persons having record title or interest in or

- lien upon the property. If the persons entitled to service are located outside the county, they may be served by certified
- 3 mail.

15

16

17

18

19

20

21

24

25

26

- "(f) The notice required under subsection (e) shall include:
- "(1) The date on which the authority recorded, under subsection (a), the notice of the pending quiet title and foreclosure action.
- "(2) A statement that a person with a property

  interest in the property may lose such interest, if any, as a

  result of the quiet title and foreclosure hearing.
- "(3) A legal description, tax parcel identification
  number of the property, and the street address of the
  property.
  - "(4) The date and time of the hearing on the petition for quiet title and a statement that the judgment of the court may result in title to the property vesting in the authority.
  - "(5) An explanation of any rights of redemption and notice that the judgment of the court may extinguish any ownership interest in or right to redeem the property.
- "(6) The name, address, and telephone number of the authority.
  - "(g) In the event the sheriff is unable to perfect service or certified mail attempts are returned unclaimed, the authority shall conduct a search for the person with an interest in the property conveyed to the authority.

1	"(1) The search, at a minimum, shall include the
2	following:
3	"a. An examination of the addresses given on the
4	face of the instrument vesting interest or the addresses given
5	to the clerk of the probate court by the transfer declaration
6	form.
7	"b. A search of the current telephone directory for
8	the municipality and the county in which the property is
9	located.
10	"c. A letter of inquiry to the person who sold the
11	property to the owner whose interest was sold in the tax sale
12	at the address shown in the transfer tax declaration or in the
13	telephone directory.
14	"d. A letter of inquiry to the attorney handling the
15	closing prior to the tax sale if such information is provided
16	on the deed forms.
17	"(2) A sign being no less than four feet by four
18	feet shall be erected on the property and maintained by the
19	authority for a minimum of 30 days reading as follows:
20	"THIS PROPERTY HAS BEEN CONVEYED TO THE
21	LAND BANK AUTHORITY AND IS SUBJECT TO A QUIET TITLE ACTION.
22	PERSONS WITH INFORMATION REGARDING THE PRIOR OWNERSHIP OF OR
23	INTEREST IN THE PROPERTY ARE REQUESTED TO CONTACT THE LAND
24	BANK AUTHORITY AT"
25	"(3) Any additional parties who are identified as
26	having an interest in the property shall be provided notice in
27	accordance with this section.

"(h) If the interested party is an individual, the authority shall examine voter registration lists, available municipal archives for records of deaths, and the probate court records of estates opened in the county in which the property is located.

- "(i) If the interested party is a business entity, the authority shall search the records of the Secretary of State for the name and address of a registered agent.
- "(j) If an interested party appears at the hearing and asserts a right to redeem the property, that party may redeem in accordance with Chapter 10 and Chapter 29 of Title 40.

"(k) (1) If the authority has made the search as required by this section and been unable to locate those persons required to be served under subsection (e), having located additional addresses of those persons through such search, attempted without success to serve those persons in either manner provided by subsection (e), the authority shall provide notice by publication. Prior to the hearing, a notice shall be published once each week for 3 successive weeks in a newspaper of general circulation in the county in which the property is located. If no paper is published in that county, publication shall be made in a newspaper of general circulation in an adjoining county. This publication shall substitute for notice under this subsection or subsection (g). The published notice shall include the information required in subsection (f). Should the identity of some or all of the

persons who may have an interest in the property be unknown, or should such persons be infants or persons of unsound mind, the court shall appoint a guardian ad litem to represent and defend the interests of such unknown, infant, or incompetent parties in the action.

"(2) A person claiming an interest in a parcel of property set forth in the quiet title action who desires to contest that petition shall file an answer containing written objections with the clerk of the circuit court and serve those objections on the authority before the date of the hearing. The circuit court may appoint and utilize as the court considers necessary a special master for assistance with the resolution of any objections to the quiet title action or questions regarding the title to property subject thereto. Within 30 days following the hearing, the circuit court shall enter judgment on a petition to quiet title. The circuit court's judgment shall specify all of the following:

"a. The legal description, tax parcel identification number, and, if known, the street address of the subject property.

"b. That fee simple title to the property by the judgment is vested absolutely in the authority, except as otherwise provided in paragraph e., without any further rights of redemption.

"c. That all liens against the property, including any lien for unpaid taxes or special assessments, are extinguished.

"d. That, except as otherwise provided in paragraph

e., the authority has good and marketable fee simple title to

the property.

"e. That all existing recorded and unrecorded interests in the property are extinguished, except a recorded easement or right-of-way, restrictive covenant, prior reservation or severance of all mineral, mining, oil and gas rights within and underlying the property, such state of facts as shown on recorded plats, or restrictions or covenants imposed under the Alabama Land Recycling and Economic Development Act or any other environmental law in effect in the state, severed oil, gas, and mineral rights and mineral leases and agreements are excepted from Act 2013-249 and any quiet title action authorized herein.

"f. A finding that all persons entitled to notice and an opportunity to be heard have been provided that notice and opportunity and that the authority provided notice to all interested parties or that the authority complied with the notice procedures in subdivision (1), which compliance shall create a rebuttable presumption that all interested parties received notice and an opportunity to be heard.

"(1) Except as otherwise provided in paragraph e. of subsection (k), fee simple title to property set forth in a petition for quiet title filed under subsection (c) shall vest absolutely in the authority upon the effective date of the judgment by the circuit court and the authority shall have absolute title to the property. The authority's title is not

subject to any recorded or unrecorded lien, except as provided in paragraph e. of subdivision (2) of subsection (k) and shall not be stayed except as provided in subsection (m). A judgment entered under this section is a final order with respect to the property affected by the judgment.

"(m) The authority or a person claiming to have an interest in property under this section may within 42 days following the effective date of the judgment under subsection (k) appeal the circuit court's judgment quieting title to the property to the Court of Appeals. An appeal under this subsection is limited to the record of the proceedings in the circuit court under this section. In the event of a timely appeal, the circuit court's judgment quieting title to the property shall be stayed until the Court of Appeals has reversed, modified, or affirmed that judgment. If an appeal under this subsection stays the circuit court's judgment, the circuit court's judgment is stayed only as to the property that is the subject of that appeal and the circuit court's judgment quieting title to other property that is not the subject of that appeal is not stayed.

- "(n) The authority shall record an order of judgment for each parcel of property in the office of the judge of probate for the county in which the subject property is located.
- "(o) Notwithstanding the requirements for adverse possession under Section 40-10-82, or any other law, the authority may initiate a quiet title action under this section

at any time after acquiring an interest in the property which 1 2 is subject to the action. A final decree of an action properly 3 filed in compliance with this section shall extinguish all outstanding rights of redemption." 4 Section 2. This act shall not apply to any lands 5 held by the state pursuant to Chapter 10 of Title 40 which are 6 7 located in a jurisdiction which has adopted an expedited quiet title procedure authorized by law. 8 Section 3. This act shall become effective 9 10 immediately following its passage and approval by the

Governor, or its otherwise becoming law.