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House Ways and Means General Fund Reported



	Substitute for HB406
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5	A BILL
6	TO BE ENTITLED
7	AN ACT
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9	Relating to county housing authorities; to amend
10	Sections 24-1-61 and 24-1-66, Code of Alabama 1975; to further
11	provide for the powers of a county housing authority; to
12	ratify certain acts of county housing authorities before the
13	effective date of this act; to exempt county housing
14	authorities from taxes in certain circumstances; and to make
15	nonsubstantive, technical revisions to update the existing
16	code language to current style.
17	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
18	Section 1. Sections 24-1-61 and 24-1-66, Code of
19	Alabama 1975, are amended to read as follows:
20	"§24-1-61
21	The For the purposes of this article, the following
22	terms, wherever used or referred to in this article shall have
23	the following respective meaning, unless a different meaning
24	clearly appears from the context have the following meanings:
25	(1) AUTHORITY or HOUSING AUTHORITY. A public body
26	organized as a body corporate and politic in accordance with
27	the provisions of this article for the purposes, with the
28	powers, and subject to the restrictions set forth in this

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29 article.

30 (2) (5) COUNTY. All of the county except that any 31 portion which lies within the territorial boundaries of any 32 city or incorporated townmunicipality.

33 (3) (6) COUNTY COMMISSION. The governing body of any 34 county.

35 (4) (9) HOUSING COMMISSIONER. One of the members of an 36 authority appointed in accordance with the provisions of this 37 article.

38 (5)(8) GOVERNMENT. Such term shall include the The 39 state and or federal governments and or any subdivision, 40 agency, or instrumentality, corporate or otherwise, of either 41 of them.

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(6) (16) STATE. The State of Alabama.

43 (7) FEDERAL GOVERNMENT. Such term shall include the The
44 United States of America, the federal Secretary United States
45 <u>Department of Housing and Urban Development</u>, or any agency,
46 instrumentality, corporate or otherwise, of the United States
47 of America.

48 (8) (10) HOUSING PROJECT. Such term shall include all 49 All real and personal property, buildings and improvements, 50 stores, offices, public school buildings, lands for farming 51 and gardening, and community facilities acquired or 52 constructed, or to be acquired or constructed, pursuant to a 53 single plan of undertaking to demolish, clear, remove, alter, 54 or repair unsanitary or unsafe housing or to provide urban or rural dwelling accommodations at rentals within the means of 55 56 persons of low income. The term "housing project" may also be



applied to the planning of the buildings and improvements $\underline{\tau_{i}}$ the acquisition of property $\underline{\tau_{i}}$  the demolition of existing structures $\underline{\tau_{i}}$  the construction, reconstruction, alteration, and repair of the improvements; and all other work in connection therewith.

62 (9) (3) COMMUNITY FACILITIES. Such term shall include 63 real Real and personal property and buildings and equipment 64 for recreational or social assemblies; for educational, 65 health, or welfare purposes; and necessary utilities, when 66 designed primarily for the benefit and use of the occupants of 67 the dwelling accommodations.

(10) (14) PERSONS OF LOW INCOME. Persons Individuals 68 69 receiving less than the incomes determined by the authority as 70 the amount persons individuals must receive to enable them to 71 pay the rent necessary to secure safe, sanitary, and 72 uncongested dwelling accommodations, other than dwelling 73 accommodations provided by a public housing agency or 74 authority of the county, within the boundaries of the 75 authority. Such determinations by the authority from time to 76 time shall be binding and conclusive for all purposes of this 77 article.

78 <u>(11)(2)</u> BONDS. Any bonds, interim certificates, notes, 79 debentures, warrants, or other obligations of the authority 80 issued pursuant to this article.

81 (12) MORTGAGE. Such term shall include deeds <u>Deeds</u> of
82 trust, mortgages, building and loan contracts, or other
83 instruments conveying real or personal property as security
84 for bonds and conferring a right to foreclose and cause a sale



85 thereof.

86 <u>(13) (17)</u> TRUST INDENTURE. Such term shall include 87 instruments Instruments pledging the revenues of real or 88 personal properties, but not conveying such properties or 89 conferring a right to foreclose and cause a sale thereof.

90 (14)-(4) CONTRACT. Any agreement of an authority with or 91 for the benefit of an obligee, whether contained in a 92 resolution, trust indenture, mortgage, lease, bond, or other 93 instrument.

(15) REAL PROPERTY. Such term shall include landsLands, 94 95 lands under water, structures, and any and all easements, franchises and incorporeal hereditaments and every estate and 96 97 right therein, legal and equitable, including terms for years 98 and liens by way of judgment, mortgage or otherwise, but only 99 so far as such may, from time to time, be treated as real property by the laws of Alabama applicable to other persons or 100 101 corporations.

102 (16) (13) OBLIGEE OF THE AUTHORITY or OBLIGEE. Such term 103 shall include any Any bondholder, trustee, or trustees for any 104 bondholders, any lessor demising property to the authority 105 used in connection with a housing project or any assignee or 106 assignees of such lessor's interest, or any part thereof, and 107 the United States of America, when it is a party to any 108 contract with the authority.

109 (11) MIXED-USE PROJECT. Any development project that 110 provides more than one use or purpose within a shared building 111 or development and which may include any combination of 112 housing, lodging, office, retail, medical, recreational,



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113	commercial, governmental, industrial, or other components."
114	"§24-1-66
115	(a) An authority shall constitute a public body and a
116	body corporate and politic exercising public powers <del>, and</del>
117	having all the powers necessary or convenient to carry out and
118	effectuate the purposes and provisions of this article,
119	including the following powers in addition to others granted
120	in this article:
121	(1) To investigate <mark>into</mark> living, dwelling, <del>and <u>or</u></del>
122	housing conditions and <del>into</del> the means and methods of improving
123	such-conditions;.
124	(2) To determine where unsafe or unsanitary dwelling,
125	public school, or housing conditions exist <del>;</del> .
126	(3) To study and make recommendations concerning the
127	plan of the county <del>in relation <u>related</u> to the problem of</del>
128	clearing, replanning, and reconstruction of areas in which
129	unsafe or unsanitary dwelling, public school, or housing
130	conditions exist <del>, and;</del> the provision of dwelling
131	accommodations for persons of low income <del>, and to cooperate</del> ;
132	and cooperation with the county or any regional planning
133	agency <del>;</del> .
134	(4) To prepare, carry out, <del>and <u>or</u> operate housing</del>
135	projects <del>;</del> .
136	(5) To provide for the construction, reconstruction,
137	improvement, alteration, or repair of any housing project or
138	any part thereof; of a housing project.
139	(6) To take over by purchase, lease, or otherwise any
140	housing project undertaken by any government or by the



141 county<del>;</del>.

142 (7) To manage as agent of the county any housing
143 project constructed or owned by the county<del>;</del>.

144 (8) To act as agent for the federal government in 145 connection with the acquisition, construction, operation, or 146 management of a housing project or any part thereof; of a 147 housing project.

(9) To arrange with any city or town or the county or with <u>a any other</u> government for the furnishing, planning, replanning, opening, or closing of streets, roads, roadways, alleys, <u>or other</u> places, or facilities, or for the acquisition by the county or <u>a another</u> government, of property, options or property rights, or for the furnishing of property or services in connection with a project;.

(10) To lease or rent any of the <u>dwelling or dwellings</u>, other accommodations <u>or any of the</u>, lands, buildings, structures, or facilities embraced in any housing project <u>or</u> <u>community facility</u> and to establish <u>and or</u> revise <u>the</u> rents or charges <u>therefor</u>;.

160 (11) To enter upon any building or property in order to 161 conduct investigations or to make surveys or soundings<del>;</del>.

162 (12) To purchase, lease, obtain options upon, acquire
163 by eminent domain, gift, grant, bequest, <u>or</u> devise, <u>or</u>
164 otherwise, any property, real or personal, or any interest
165 therein in property from any person, firm, corporation, city,

166 county, or government; entity.

167 (13) To sell, exchange, transfer, assign, or pledge any
168 property, real or personal, or any interest therein in



- 169 property to any person, firm, corporation, city, county, or
- 170 government; entity.
- 171 (14) To own, hold, clear, and or improve property;

(15) To insure or provide for the insurance of the property or operations of the authority against such risks as the authority may deem advisable;.

(16) To procure insurance or guarantees from the federal government of the payment of any debts, or parts thereof<u>of debts</u>, secured by mortgages made or held by the authority on any property included in any housing project<del>.</del>

(17) To borrow money upon its bonds, notes, warrants, debentures, or other evidences of indebtedness and to secure the same by pledges of its revenues, and, subject to the limitations <u>hereinafter</u> imposed by this article, by mortgages upon property held or to be held by it, or in any other manner<del>;</del>.

(18) In connection with any loan, to agree to
limitations upon its right to dispose of any housing project,
or part thereof, of a housing project or to undertake
additional housing projects;.

(19) In connection with any loan by a government, to agree to limitations upon the exercise of any powers conferred upon the authority by this article<del>;</del>.

192 (20) To invest any funds held in reserves or, sinking 193 funds, or any funds not required for immediate disbursement, 194 in property or securities in which savings banks may legally 195 invest funds subject to their control;.

196 (21) To sue and be sued $\div$ .



197 (22) To have a seal and to alter the same at

198 pleasure; seal.

199 (23) To have perpetual succession;

200 (24) To make and execute contracts <u>and or</u> other
201 instruments necessary or convenient to the exercise of the
202 powers of the authority<del>;</del>.

(25) To make and from time to time, amend and, or repeal bylaws, rules, and or regulations, not inconsistent with this article, to carry into effect the powers and or purposes of the authority;.

207 (26) To conduct examinations <u>and or</u> investigations <u>and</u>, 208 to hear testimony <u>and</u>, <u>or to</u> take proof under oath, at public 209 or private hearings, on any matter material for its 210 information<del>;</del>.

(27) To issue subpoenas requiring the attendance of witnesses or the production of books and or papers, and to issue commissions for the examination of witnesses who are out of the state or, unable to attend before the authority, or excused from attendance;.

(28) To make available to <u>such any</u> agencies, boards, or commissions as are charged with the duty of abating nuisances or demolishing unsafe or unsanitary structures within <u>its the</u> <u>authority's</u> territorial limits<sub>7</sub> its findings and recommendations with regard to any building or property where conditions exist which are dangerous to the public health, morals, safety, or welfare; and.

223 (29) To operate, manage, lease, convey, or otherwise
 224 deal with any housing project, community facility, or

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mixed-use project upon terms the authority deems appropriate,

- 226 <u>useful, or expedient, regardless of who owns, will own, or</u> 227 <u>will acquire the project or facility.</u> 228 (30) To participate in any lawful form of business
- 229 organization which may be involved in the development or
- 230 operational activities of any buildings, structures,
- 231 facilities, or other improvements constituting a housing
- 232 project, community facility, or mixed-use project that the
- 233 board of directors of the authority determines are
- 234 appropriate, useful, or expedient to the authority's purposes.
- 235 An authority shall have the power to appoint an individual to
- 236 <u>a governing body or to enter into a contract or other</u>
- 237 agreement with another party for the development, operation,
- 238 design, marketing, maintenance, financing, leasing, or use of
- 239 any housing project, community facility, or mixed-use project
- 240 upon terms the authority's board of directors determines are
- 241 appropriate, useful, or expedient to the authority's purposes.
- Any determination by the board of directors shall be
- 243 <u>conclusive</u>. A business organization, affiliate, or subsidiary
- 244 not wholly owned by the authority, or a partnership entered
- 245 into or created by the authority with a private business
- 246 entity, shall not have the power of eminent domain.

247 <u>(31) To make or arrange for loans, contributions to</u>
248 <u>capital, or other debt or equity financing for the activities</u>
249 <u>of any lawful business organization of which the authority is</u>
250 <u>a member; to guarantee loans, issue bonds, or incur other</u>
251 <u>forms of indebtedness on behalf of any lawful business</u>

organization of which the authority is a member; or to loan



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- 253 funds to other entities upon terms the authority determines
- 254 are appropriate, useful, or expedient for the authority's
- 255 purposes. Any determination by the board of directors shall be
- 256 <u>conclusive. Any agreements or contracts entered into by an</u>
- 257 authority shall be subject to Section 24-1-40.
- 258 (32) To create, establish, acquire, operate, or support
- 259 for profit or not-for-profit subsidiaries or affiliates to
- 260 assist the authority in fulfilling its purposes.
- 261 (33) To create, establish, or support other
- 262 <u>non-affiliated lawful business organizations that further the</u>
- 263 <u>authority's purposes.</u>
- 264 (34) To accomplish or facilitate the creation,
- 265 establishment, acquisition, development, operation, or support
- 266 of any subsidiary, affiliate, or other non-affiliated lawful
- 267 <u>business organization by means of loans of funds</u>, leases of
- 268 real or personal property, gifts, or grants of funds or
- 269 guarantees of indebtedness, or contractual performance of
- 270 subsidiaries, affiliates, or non-affiliated public or private
- 271 <u>parties.</u>
- 272 (35) To enter contracts, agreements, or understandings
- 273 with any other party, including, but not limited to, any of
- 274 the following:
- 275 a. Design-build, design-build-operate,
- 276 design-build-own-operate, design-build-own-operate-maintain,
- 277 design-build-finance-operate-maintain, or other similar
- 278 arrangements or agreements pursuant to which the design,
- 279 right-of-way acquisition, relocation of structures or
- 280 <u>utilities</u>, construction, financing, ownership, management,



- 281 maintenance, or operation of a housing project or community
- 282 <u>facility is accomplished by or on behalf of the authority. To</u>
- 283 the extent that an authority is using any state or local
- 284 public funds to pay for goods or services in connection with
- 285 this paragraph, the authority shall comply with Title 39.
- 286 b. Leases, licenses, franchises, concessions, or other
- agreements for the development, operation, management,
- 288 financing, or undertaking of all or any part of a housing
- 289 project or community facility on or on behalf of the
- 290 <u>authority</u>.
- 291 (29) (36) To do all things necessary or convenient to 292 carry out the powers given in this article.
- 293 (b) Any of the investigations or examinations provided 294 for in this article may be conducted by the authority, or; by 295 a committee appointed by it, the authority consisting of one or more housing commissioners, or; by counsel; or by an 296 297 officer or employee specifically authorized by the 298 authority to conduct it. Any housing commissioner, counsel for 299 the authority, or any other person designated by it the 300 authority to conduct an investigation or examination shall 301 have power to may administer oaths, take affidavits, and or 302 issue subpoenas or commissions.
- 303 (c) (1) An authority may exercise any or all of the 304 powers conferred upon it in this article, either generally or, 305 with respect to any specific housing project or 306 projectscommunity facility, through or by an agent or agents 307 which it may designate, including any corporation or 308 corporations which are lawful form of business organization

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309	that is or shall may be formed under the laws of this state,
310	and for such purposes an authority may cause <del>one or more</del>
311	corporations any lawful form of business organization to be
312	formed under the laws of this state or may acquire <del>the capital</del>
313	stock of any corporation or corporationsequity interest in any
314	lawful form of business organization.
315	(2) Any corporate agent, all of the stock of which
316	shall be <u>solely</u> owned by the authority or its nominee or
317	nominees <del>, may</del> , to the extent permitted by law, <u>may</u> exercise
318	any of the powers conferred upon the authority in this
319	article.
320	(3) Any corporate agent established under this section
321	that satisfies each of the following criteria shall constitute
322	a governmental entity under Chapter 93 of Title 11 and any
323	suits in torts against the agent shall be subject to the
324	limitations and provisions of Chapter 93 of Title 11, as
325	applicable to each corporate agent whose assets, operations,
326	and management are legally and effectively controlled by the
327	housing authority and through which the housing authority's
328	functions or policies are implemented:
329	a. The housing authority's board of commissioners
330	constitutes all of the board of directors of the corporate
331	agent.
332	b. The housing authority's executive director serves as
333	the president of the corporate agent.
334	c. The organizational documents of the corporate agent
335	contain provisions that in the event of a change in the
336	controlling interests of the corporate agent, all public



- 337 housing assets of the corporate agent are returned to the
- 338 housing authority.
- 339 d. The sole purpose for which the corporate agent is
- 340 formed and authorized is to develop, own, manage, operate, or
- 341 maintain the housing authority's real property that serves as
- 342 dwelling accommodations for persons of low income or as a
- 343 community facility, including any real property the housing
- 344 authority transfers to the corporate agent for the
- 345 aforementioned purpose.

(d) In addition to all of the other powers conferred
upon it in this section, an authority may do all things
necessary and convenient to carry out the powers expressly
given in this article. No provisions with respect to the
acquisition, operation, or disposition of property by other
public bodies shall be applicable to an authority, unless the
Legislature shall specifically so stateprovided by the

- 353 <u>Legislature</u>.
- 354

# (e) Any previous creation, establishment,

- 355 incorporation, or formation by any authority of any business
- 356 entity wholly owned by the authority, together with all
- 357 proceedings, acts, or other things undertaken, performed, or
- 358 done by the entity prior to June 1, 2024, are validated,
- 359 ratified, confirmed, approved, and declared legal in all
- 360 <u>respects.</u>

361 (f) To the extent that an authority is using any state
362 or local funds, evaluation criteria for a contract procured
363 pursuant to this section shall be made in compliance with

364 <mark>Title 39</mark>."



365 Section 2. (a) All of the following shall be exempt 366 from all state taxes: (1) A county housing authority and the authority's 367 368 property and income. 369 (2) Bonds issued by the authority. 370 (3) Income from bonds issued by the authority. 371 (4) Conveyances to or from the authority. 372 (5) Leases, mortgages, or deeds of trust to or from the 373 authority. (b) An authority may be exempted from the taxes levied 374 375 by a county, municipality, or other political subdivision of the state, including, but not limited to, deed taxes, mortgage 376 377 taxes, license taxes, or excise taxes. The exemption provided by this subsection shall only apply if approved by a 378 379 resolution or ordinance adopted by the local governing body. (c) A county housing authority shall be exempt from all 380 fees, taxes, or other costs imposed by a judge of probate. 381

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Section 3. This act shall become effective immediately.