97TH GENERAL ASSEMBLY

State of Illinois

2011 and 2012

HB0294

Introduced 01/28/11, by Rep. Sandy Cole

SYNOPSIS AS INTRODUCED:

65 ILCS 5/11-74.4-5

from Ch. 24, par. 11-74.4-5

Amends the Tax Increment Allocation Redevelopment Act. Provides that the joint review board shall appoint one of its members to preside over certain public hearings.

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AN ACT concerning local government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Municipal Code is amended by 5 changing Section 11-74.4-5 as follows:

6 (65 ILCS 5/11-74.4-5) (from Ch. 24, par. 11-74.4-5)

Sec. 11-74.4-5. Public hearing; joint review board.

(a) The changes made by this amendatory Act of the 91st 8 9 General Assembly do not apply to a municipality that, (i) before the effective date of this amendatory Act of the 91st 10 General Assembly, has adopted an ordinance or resolution fixing 11 a time and place for a public hearing under this Section or 12 (ii) before July 1, 1999, has adopted an ordinance or 13 14 resolution providing for a feasibility study under Section 11-74.4-4.1, but has not yet adopted an ordinance approving 15 16 redevelopment plans and redevelopment projects or designating 17 redevelopment project areas under Section 11-74.4-4, until municipality adopts 18 after that an ordinance approving 19 redevelopment plans and redevelopment projects or designating redevelopment 20 project areas under Section 11-74.4-4; 21 thereafter the changes made by this amendatory Act of the 91st 22 General Assembly apply to the same extent that they apply to redevelopment plans and redevelopment projects that were 23

approved and redevelopment projects that were designated
 before the effective date of this amendatory Act of the 91st
 General Assembly.

Prior to the adoption of an ordinance proposing the 4 5 designation of a redevelopment project area, or approving a redevelopment plan or redevelopment project, the municipality 6 7 by its corporate authorities, or as it may determine by any 8 commission designated under subsection (k) of Section 9 11-74.4-4 shall adopt an ordinance or resolution fixing a time 10 and place for public hearing. At least 10 days prior to the 11 adoption of the ordinance or resolution establishing the time 12 and place for the public hearing, the municipality shall make 13 available for public inspection a redevelopment plan or a 14 separate report that provides in reasonable detail the basis 15 for the eligibility of the redevelopment project area. The 16 report along with the name of a person to contact for further 17 information shall be sent within a reasonable time after the adoption of such ordinance or resolution to the affected taxing 18 districts by certified mail. On and after the effective date of 19 20 this amendatory Act of the 91st General Assembly, the municipality shall print in a newspaper of general circulation 21 22 within the municipality a notice that interested persons may 23 register with the municipality in order to receive information on the proposed designation of a redevelopment project area or 24 25 the approval of a redevelopment plan. The notice shall state 26 the place of registration and the operating hours of that

place. The municipality shall have adopted reasonable rules to 1 2 implement this registration process under Section 11-74.4-4.2. The municipality shall provide notice of the availability of 3 the redevelopment plan and eligibility report, including how to 4 5 obtain this information, by mail within a reasonable time after 6 the adoption of the ordinance or resolution, to all residential 7 addresses that, after a good faith effort, the municipality 8 determines are located outside the proposed redevelopment 9 project area and within 750 feet of the boundaries of the 10 proposed redevelopment project area. This requirement is 11 subject to the limitation that in a municipality with a 12 population of over 100,000, if the total number of residential 13 addresses outside the proposed redevelopment project area and within 750 feet of the boundaries of the proposed redevelopment 14 15 project area exceeds 750, the municipality shall be required to 16 provide the notice to only the 750 residential addresses that, 17 after a good faith effort, the municipality determines are outside the proposed redevelopment project area and closest to 18 the boundaries of the proposed redevelopment project area. 19 20 Notwithstanding the foregoing, notice given after August 7, 2001 (the effective date of Public Act 92-263) and before the 21 22 effective date of this amendatory Act of the 92nd General 23 Assembly to residential addresses within 750 feet of the boundaries of a proposed redevelopment project area shall be 24 25 deemed to have been sufficiently given in compliance with this 26 Act if given only to residents outside the boundaries of the

proposed redevelopment project area. The notice shall also be provided by the municipality, regardless of its population, to those organizations and residents that have registered with the municipality for that information in accordance with the registration guidelines established by the municipality under Section 11-74.4-4.2.

7 <u>With respect to a public hearing held on or after the</u> 8 <u>effective date of this amendatory Act of the 97th General</u> 9 <u>Assembly that requires the formation of a joint review board</u> 10 <u>under this Section, the joint review board shall appoint one of</u> 11 <u>its members to preside over the meeting.</u>

12 At the public hearing any interested person or affected 13 taxing district may file with the municipal clerk written objections to and may be heard orally in respect to any issues 14 15 embodied in the notice. The municipality shall hear all 16 protests and objections at the hearing and the hearing may be 17 adjourned to another date without further notice other than a motion to be entered upon the minutes fixing the time and place 18 19 of the subsequent hearing. At the public hearing or at any time 20 prior to the adoption by the municipality of an ordinance approving a redevelopment plan, the municipality may make 21 22 changes in the redevelopment plan. Changes which (1) add 23 additional parcels of property to the proposed redevelopment project area, (2) substantially affect the general land uses 24 25 proposed in the redevelopment plan, (3) substantially change the nature of or extend the life of the redevelopment project, 26

or (4) increase the number of inhabited residential units to be 1 2 displaced from the redevelopment project area, as measured from the time of creation of the redevelopment project area, to a 3 total of more than 10, shall be made only after the 4 5 municipality gives notice, convenes a joint review board, and 6 conducts a public hearing pursuant to the procedures set forth 7 in this Section and in Section 11-74.4-6 of this Act. Changes 8 which do not (1) add additional parcels of property to the 9 proposed redevelopment project area, (2) substantially affect 10 the general land uses proposed in the redevelopment plan, (3) 11 substantially change the nature of or extend the life of the 12 redevelopment project, or (4) increase the number of inhabited 13 residential units to be displaced from the redevelopment 14 project area, as measured from the time of creation of the 15 redevelopment project area, to a total of more than 10, may be 16 made without further hearing, provided that the municipality 17 shall give notice of any such changes by mail to each affected taxing district and registrant on the interested parties 18 19 registry, provided for under Section 11-74.4-4.2, and by 20 publication in a newspaper of general circulation within the 21 affected taxing district. Such notice by mail and by 22 publication shall each occur not later than 10 days following 23 the adoption by ordinance of such changes. Hearings with regard to a redevelopment project area, project or plan may be held 24 25 simultaneously.

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(b) Prior to holding a public hearing to approve or amend a

redevelopment plan or to designate or add additional parcels of 1 2 property to a redevelopment project area, the municipality shall convene a joint review board. The board shall consist of 3 a representative selected by each community college district, 4 5 local elementary school district and high school district or 6 each local community unit school district, park district, 7 library district, township, fire protection district, and 8 county that will have the authority to directly levy taxes on 9 the property within the proposed redevelopment project area at 10 the time that the proposed redevelopment project area is 11 approved, a representative selected by the municipality and a 12 public member. The public member shall first be selected and 13 then the board's chairperson shall be selected by a majority of 14 the board members present and voting.

15 For redevelopment project areas with redevelopment plans 16 or proposed redevelopment plans that would result in the 17 displacement of residents from 10 or more inhabited residential units or that include 75 or more inhabited residential units, 18 19 the public member shall be a person who resides in the 20 redevelopment project area. If, as determined by the housing impact study provided for in paragraph (5) of subsection (n) of 21 22 Section 11-74.4-3, or if no housing impact study is required 23 based on other reasonable data, the majority of then residential units are occupied by very low, low, or moderate 24 25 income households, as defined in Section 3 of the Illinois 26 Affordable Housing Act, the public member shall be a person who

resides in very low, low, or moderate income housing within the 1 2 redevelopment project area. Municipalities with fewer than 15,000 residents shall not be required to select a person who 3 lives in very low, low, or moderate income housing within the 4 5 redevelopment project area, provided that the redevelopment plan or project will not result in displacement of residents 6 7 from 10 or more inhabited units, and the municipality so 8 certifies in the plan. If no person satisfying these 9 requirements is available or if no qualified person will serve 10 as the public member, then the joint review board is relieved 11 of this paragraph's selection requirements for the public 12 member.

Within 90 days of the effective date of this amendatory Act of the 91st General Assembly, each municipality that designated a redevelopment project area for which it was not required to convene a joint review board under this Section shall convene a joint review board to perform the duties specified under paragraph (e) of this Section.

All board members shall be appointed and the first board 19 20 meeting shall be held at least 14 days but not more than 28 days after the mailing of notice by the municipality to the 21 22 taxing districts as required by Section 11-74.4-6(c). 23 Notwithstanding the preceding sentence, a municipality that adopted either a public hearing resolution or a feasibility 24 25 resolution between July 1, 1999 and July 1, 2000 that called 26 for the meeting of the joint review board within 14 days of

notice of public hearing to affected taxing districts is deemed 1 2 to be in compliance with the notice, meeting, and public hearing provisions of the Act. Such notice shall also advise 3 the taxing bodies represented on the joint review board of the 4 5 time and place of the first meeting of the board. Additional 6 meetings of the board shall be held upon the call of any 7 member. The municipality seeking designation of the 8 redevelopment project area shall provide administrative 9 support to the board.

10 The board shall review (i) the public record, planning 11 documents and proposed ordinances approving the redevelopment 12 project and (ii) proposed amendments to the plan and 13 redevelopment plan or additions of parcels of property to the 14 redevelopment project area to be adopted by the municipality. As part of its deliberations, the board may hold additional 15 16 hearings on the proposal. A board's recommendation shall be an 17 advisory, non-binding recommendation. The recommendation shall be adopted by a majority of those members present and voting. 18 The recommendations shall be submitted to the municipality 19 within 30 days after convening of the board. Failure of the 20 board to submit its report on a timely basis shall not be cause 21 22 to delay the public hearing or any other step in the process of 23 designating or amending the redevelopment project area but shall be deemed to constitute approval by the joint review 24 25 board of the matters before it.

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The board shall base its recommendation to approve or

disapprove the redevelopment plan and the designation of the 1 2 redevelopment project area or the amendment of the redevelopment plan or addition of parcels of property to the 3 redevelopment project area on the basis of the redevelopment 4 5 project area and redevelopment plan satisfying the plan 6 requirements, the eligibility criteria defined in Section 11-74.4-3, and the objectives of this Act. 7

8 The board shall issue a written report describing why the 9 redevelopment plan and project area or the amendment thereof 10 meets or fails to meet one or more of the objectives of this 11 Act and both the plan requirements and the eligibility criteria defined in Section 11-74.4-3. In the event the Board does not 12 13 file a report it shall be presumed that these taxing bodies 14 find the redevelopment project area and redevelopment plan 15 satisfy the objectives of this Act and the plan requirements 16 and eligibility criteria.

17 If the board recommends rejection of the matters before it, 18 the municipality will have 30 days within which to resubmit the 19 plan or amendment. During this period, the municipality will 20 meet and confer with the board and attempt to resolve those 21 issues set forth in the board's written report that led to the 22 rejection of the plan or amendment.

Notwithstanding the resubmission set forth above, the municipality may commence the scheduled public hearing and either adjourn the public hearing or continue the public hearing until a date certain. Prior to continuing any public

hearing to a date certain, the municipality shall announce 1 2 during the public hearing the time, date, and location for the 3 reconvening of the public hearing. Any changes to the redevelopment plan necessary to satisfy the issues set forth in 4 5 the joint review board report shall be the subject of a public 6 hearing before the hearing is adjourned if the changes would 7 (1) substantially affect the general land uses proposed in the 8 redevelopment plan, (2) substantially change the nature of or 9 extend the life of the redevelopment project, or (3) increase 10 the number of inhabited residential units to be displaced from 11 the redevelopment project area, as measured from the time of 12 creation of the redevelopment project area, to a total of more 13 than 10. Changes to the redevelopment plan necessary to satisfy 14 the issues set forth in the joint review board report shall not 15 require any further notice or convening of a joint review board 16 meeting, except that any changes to the redevelopment plan that 17 would add additional parcels of property to the proposed redevelopment project area shall be subject to the notice, 18 public hearing, and joint review board meeting requirements 19 20 established for such changes by subsection (a) of Section 11-74.4-5. 21

In the event that the municipality and the board are unable to resolve these differences, or in the event that the resubmitted plan or amendment is rejected by the board, the municipality may proceed with the plan or amendment, but only upon a three-fifths vote of the corporate authority responsible

1 for approval of the plan or amendment, excluding positions of 2 members that are vacant and those members that are ineligible 3 to vote because of conflicts of interest.

(c) After a municipality has by ordinance approved a 4 5 redevelopment plan and designated a redevelopment project area, the plan may be amended and additional properties may be 6 7 added to the redevelopment project area only as herein 8 provided. Amendments which (1) add additional parcels of 9 property to the proposed redevelopment project area, (2) 10 substantially affect the general land uses proposed in the 11 redevelopment plan, (3) substantially change the nature of the 12 redevelopment project, (4) increase the total estimated 13 redevelopment project costs set out in the redevelopment plan by more than 5% after adjustment for inflation from the date 14 15 the plan was adopted, (5) add additional redevelopment project 16 costs to the itemized list of redevelopment project costs set 17 out in the redevelopment plan, or (6) increase the number of residential units to displaced 18 inhabited be from the 19 redevelopment project area, as measured from the time of 20 creation of the redevelopment project area, to a total of more than 10, shall be made only after the municipality gives 21 22 notice, convenes a joint review board, and conducts a public 23 hearing pursuant to the procedures set forth in this Section and in Section 11-74.4-6 of this Act. Changes which do not (1) 24 25 additional parcels of property to the add proposed 26 redevelopment project area, (2) substantially affect the

general land uses proposed in the redevelopment plan, (3) 1 2 substantially change the nature of the redevelopment project, (4) increase the total estimated redevelopment project cost set 3 out in the redevelopment plan by more than 5% after adjustment 4 5 for inflation from the date the plan was adopted, (5) add additional redevelopment project costs to the itemized list of 6 7 redevelopment project costs set out in the redevelopment plan, or (6) increase the number of inhabited residential units to be 8 9 displaced from the redevelopment project area, as measured from 10 the time of creation of the redevelopment project area, to a 11 total of more than 10, may be made without further public 12 hearing and related notices and procedures including the convening of a joint review board as set forth in Section 13 14 11-74.4-6 of this Act, provided that the municipality shall 15 give notice of any such changes by mail to each affected taxing 16 district and registrant on the interested parties registry, 17 provided for under Section 11-74.4-4.2, and by publication in a newspaper of general circulation within the affected taxing 18 district. Such notice by mail and by publication shall each 19 20 occur not later than 10 days following the adoption by ordinance of such changes. 21

(d) After the effective date of this amendatory Act of the 91st General Assembly, a municipality shall submit in an electronic format the following information for each redevelopment project area (i) to the State Comptroller under Section 8-8-3.5 of the Illinois Municipal Code and (ii) to all

taxing districts overlapping the redevelopment project area no
later than 180 days after the close of each municipal fiscal
year or as soon thereafter as the audited financial statements
become available and, in any case, shall be submitted before
the annual meeting of the Joint Review Board to each of the
taxing districts that overlap the redevelopment project area:

7 (1) Any amendments to the redevelopment plan, the
8 redevelopment project area, or the State Sales Tax
9 Boundary.

10 (1.5) A list of the redevelopment project areas 11 administered by the municipality and, if applicable, the 12 date each redevelopment project area was designated or 13 terminated by the municipality.

14 (2) Audited financial statements of the special tax
15 allocation fund once a cumulative total of \$100,000 has
16 been deposited in the fund.

17 (3) Certification of the Chief Executive Officer of the
18 municipality that the municipality has complied with all of
19 the requirements of this Act during the preceding fiscal
20 year.

(4) An opinion of legal counsel that the municipalityis in compliance with this Act.

(5) An analysis of the special tax allocation fundwhich sets forth:

(A) the balance in the special tax allocation fund
at the beginning of the fiscal year;

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(B) all amounts deposited in the special tax
 allocation fund by source;

(C) an itemized list of all expenditures from the special tax allocation fund by category of permissible redevelopment project cost; and

6 (D) the balance in the special tax allocation fund 7 at the end of the fiscal year including a breakdown of that balance by source and a breakdown of that balance 8 9 identifying any portion of the balance that is 10 required, pledged, earmarked, or otherwise designated 11 for payment of or securing of obligations and 12 anticipated redevelopment project costs. Any portion 13 of such ending balance that has not been identified or 14 is not identified as being required, pledged, 15 earmarked, or otherwise designated for payment of or 16 securing of obligations or anticipated redevelopment 17 projects costs shall be designated as surplus as set forth in Section 11-74.4-7 hereof. 18

19 (6) A description of all property purchased by the 20 municipality within the redevelopment project area 21 including:

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(A) Street address.

(B) Approximate size or description of property.

(C) Purchase price.

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(7)

(D) Seller of property.

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statement setting forth all activities

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1 undertaken in furtherance of the objectives of the 2 redevelopment plan, including:

3 (A) Any project implemented in the preceding4 fiscal year.

(B) A description of the redevelopment activitiesundertaken.

7 (C) A description of any agreements entered into by
8 the municipality with regard to the disposition or
9 redevelopment of any property within the redevelopment
10 project area or the area within the State Sales Tax
11 Boundary.

12 (D) Additional information on the use of all funds 13 received under this Division and steps taken by the 14 municipality to achieve the objectives of the 15 redevelopment plan.

16 (E) Information regarding contracts that the 17 municipality's tax increment advisors or consultants 18 have entered into with entities or persons that have 19 received, or are receiving, payments financed by tax 20 increment revenues produced by the same redevelopment 21 project area.

(F) Any reports submitted to the municipality bythe joint review board.

(G) A review of public and, to the extent possible,
private investment actually undertaken to date after
the effective date of this amendatory Act of the 91st

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General Assembly and estimated to be undertaken during 1 2 the following year. This review shall, on 3 project-by-project basis, set forth the estimated amounts of public and private investment incurred 4 5 after the effective date of this amendatory Act of the 91st General Assembly and provide the ratio of private 6 investment to public investment to the date of the 7 8 report and as estimated to the completion of the 9 redevelopment project.

(8) With regard to any obligations issued by the 10 11 municipality:

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(A) copies of any official statements; and

13 (B) an analysis prepared by financial advisor or 14 underwriter setting forth: (i) nature and term of 15 obligation; and (ii) projected debt service including 16 required reserves and debt coverage.

17 For special tax allocation funds that have (9) cumulative deposits of 18 experienced incremental tax 19 revenues of \$100,000 or more, a certified audit report 20 reviewing compliance with this Act performed by an independent public accountant certified and licensed by 21 the authority of the State of Illinois. The financial 22 23 portion of the audit must be conducted in accordance with 24 Standards for Audits of Governmental Organizations, 25 Programs, Activities, and Functions adopted by the 26 Comptroller General of the United States (1981), as

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amended, or the standards specified by Section 8-8-5 of the 1 2 Illinois Municipal Auditing Law of the Illinois Municipal Code. The audit report shall contain a letter from the 3 independent certified public accountant 4 indicating 5 compliance or noncompliance with the requirements of subsection (q) of Section 11-74.4-3. For redevelopment 6 7 plans or projects that would result in the displacement of residents from 10 or more inhabited residential units or 8 9 that contain 75 or more inhabited residential units, notice 10 of the availability of the information, including how to 11 obtain the report, required in this subsection shall also 12 be sent by mail to all residents or organizations that in the municipality that register with 13 operate the 14 municipality for that information according to 15 registration procedures adopted under Section 11-74.4-4.2. 16 All municipalities are subject to this provision.

(10) A list of all intergovernmental agreements in effect during the fiscal year to which the municipality is a party and an accounting of any moneys transferred or received by the municipality during that fiscal year pursuant to those intergovernmental agreements.

(d-1) Prior to the effective date of this amendatory Act of the 91st General Assembly, municipalities with populations of over 1,000,000 shall, after adoption of a redevelopment plan or project, make available upon request to any taxing district in which the redevelopment project area is located the following HB0294

1 information:

2 (1) Any amendments to the redevelopment plan, the 3 redevelopment project area, or the State Sales Tax 4 Boundary; and

5 (2) In connection with any redevelopment project area 6 for which the municipality has outstanding obligations 7 issued to provide for redevelopment project costs pursuant 8 to Section 11-74.4-7, audited financial statements of the 9 special tax allocation fund.

10 (e) The joint review board shall meet annually 180 days 11 after the close of the municipal fiscal year or as soon as the 12 redevelopment project audit for that fiscal year becomes 13 available to review the effectiveness and status of the 14 redevelopment project area up to that date.

15 (f) (Blank).

16 (g) In the event that a municipality has held a public 17 hearing under this Section prior to March 14, 1994 (the effective date of Public Act 88-537), the requirements imposed 18 by Public Act 88-537 relating to the method of fixing the time 19 and place for public hearing, the materials and information 20 required to be made available for public inspection, and the 21 22 information required to be sent after adoption of an ordinance 23 or resolution fixing a time and place for public hearing shall 24 not be applicable.

(h) On and after the effective date of this amendatory Act
of the 96th General Assembly, the State Comptroller must post

1 on the State Comptroller's official website the information 2 submitted by a municipality pursuant to subsection (d) of this 3 Section. The information must be posted no later than 45 days 4 after the State Comptroller receives the information from the 5 municipality. The State Comptroller must also post a list of 6 the municipalities not in compliance with the reporting 7 requirements set forth in subsection (d) of this Section.

(i) No later than 10 years after the corporate authorities 8 9 municipality adopt an ordinance to establish of а а 10 redevelopment project area, the municipality must compile a 11 status report concerning the redevelopment project area. The 12 status report must detail without limitation the following: (i) 13 the amount of revenue generated within the redevelopment 14 project area, (ii) any expenditures made by the municipality 15 for the redevelopment project area including without 16 limitation expenditures from the special tax allocation fund, 17 (iii) the status of planned activities, goals, and objectives set forth in the redevelopment plan including details on new or 18 planned construction within the redevelopment project area, 19 20 (iv) the amount of private and public investment within the 21 redevelopment project area, and (v) any other relevant 22 evaluation or performance data. Within 30 days after the 23 municipality compiles the status report, the municipality must hold at least one public hearing concerning the report. The 24 25 municipality must provide 20 days' public notice of the 26 hearing.

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(j) Beginning in fiscal year 2011 and in each fiscal year thereafter, a municipality must detail in its annual budget (i) the revenues generated from redevelopment project areas by source and (ii) the expenditures made by the municipality for redevelopment project areas.

6 (Source: P.A. 96-1335, eff. 7-27-10.)