Senate Amendment 5166

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Amend House File 2351, as amended, passed, and 2 reprinted by the House, as follows: 3 <u>#1.</u> Page 2, lines 4 and 5, by striking the words 4 <utilities or persons> and inserting the following: 5 <utilities, or persons, companies, or corporations>.
6 #2. Page 2, line 29, by inserting after the word
7 <property> the following: <for redevelopment purposes</pre> 8 and to eliminate slum or blighted conditions>. 9 <u>#3.</u> Page 2, line 35, by striking the words <city 10 or county> and inserting the following: 11 <municipality>. 12 <u>#4.</u> Page 3, by striking lines 1 through 3 and 13 inserting the following: <public input, if seventy= 14 five percent or more of the area included in the plan 15 consists of property in a slum or blighted>. 16 <u>#5.</u> Page 3, line 6, by inserting after the word 17 <municipality.> the following: <The project or 18 acquisition plan area shall only include the adjacent 19 and contiguous parcels necessary for the completion of 20 planned activities for a specific business or housing 21 project. Before a municipality exercises its eminent 22 domain authority to acquire properties in a project or 23 acquisition plan area that are not in a slum or 24 blighted condition, the municipality shall be required 25 to adopt a resolution by a two=thirds majority to 26 authorize the acquisition of such property by eminent 27 domain. The resolution shall make a finding that 28 includes at a minimum all of the following: (a) The taking of such property is necessary to 30 achieve the project or acquisition plan objectives. 31 (b) The taking of property for the project or 32 acquisition plan will eliminate or rehabilitate the 33 slum and blighted conditions in the area.
34 (c) If the specific project is for a business, the 35 proposed project or acquisition plan will confer 36 economic benefits upon the municipality.> 37 <u>#6.</u> Page 3, by striking lines 7 through 10. 38 <u>#7.</u> Page 3, by striking lines 11 through 14 and 39 inserting the following: <For purposes of this subparagraph (5): (a) "Blighted condition" means the presence of a 42 substantial number of slum or deteriorated structures; 43 insanitary or unsafe>. 44 $\frac{#8}{48}$ Page 3, by striking line 24 and inserting the 45 following: 46 <(b) "Slum condition">.
46 <(b) "Slum condition">.
47 #9. Page 3, by striking line 32 and inserting the
48 following: <sanitation; by reason>. 49 <u>#10</u>. Page 4, by striking line 2 and inserting the 50 following: <(c) In no case shall>. 2 <u>#11</u>. Page 4, by inserting after line 4 the 5 planned activities of a municipality to rehabilitate 6 or redevelop specific property in that portion of an 7 urban renewal area designated as a slum or blighted 8 area pursuant to chapter 403. The planned activities 9 may include the sale and acquisition of property; 10 demolition and removal of buildings and improvements; 11 construction, repair, and rehabilitation of buildings 12 or other improvements; and installation, construction, 13 or reconstruction of streets and utilities. (e) "Economic benefits" means the creation of new 15 employment opportunities or the retention of 16 employment opportunities.> 17 <u>#12</u>. Page 4, line 11, by striking the words 18 <development or,> and inserting the following: 19 <development, or>. #13. Page 4, by striking lines 14 through 19 and 21 inserting the following: <(1) If private property is to be condemned for 23 development or creation of a lake, only that number of 24 acres justified as necessary for a surface drinking

2 25 water source, and not otherwise acquired, may be 2 26 condemned. In addition, the acquiring agency shall 2 27 conduct a review of prudent and feasible alternatives 28 to provision of a drinking water source prior to 29 making a determination that such lake development or 2 2 30 creation is reasonable and necessary. Development or 31 creation of a lake as a surface drinking water source 2 2 32 includes all of the following: 2 33 (a) Construction of the dam, including sites for 2 34 suitable borrow material and the auxiliary spillway. The water supply pool. The sediment pool. 2 35 (b) 2 36 (C)2 37 (d) The flood control pool. The floodwater retarding pool. The surrounding area upstream of the dam no 2 38 (e) (f) 2 39 2 40 higher in elevation than the top of the dam's 2 41 elevation. 2 42 (g) The appropriate setback distance required by 2 43 state or federal laws and regulations to protect 2 44 drinking water supply. For purposes of this subparagraph (1), "number of 2 45 46 acres justified as necessary for a surface drinking 2 2 47 water source" means according to guidelines of the 2 48 United States natural resource conservation service 49 and according to analyses of surface drinking water 2 2 50 capacity needs conducted by one or more registered 3 1 professional engineers.> 3 2 <u>#14</u>. Page 4, by striking lines 20 through 24. $\frac{1}{3}$ $\frac{1}{\pm 15}$. Page 4, by striking lines 25 through 27. 3 3 4 <u>#16</u>. #16. Page 5, line 6, by inserting after the word
<action.> the following: <This subparagraph does not</pre> 3 5 6 apply if any of the following conditions is met: 3 (a) The property to be condemned is for an 3 3 8 improvement to an existing airport, airport system, or 3 9 aviation facilities if such improvement is required by 10 federal law, regulation, or order or if such 3 3 11 improvement is included in an airport layout plan 3 12 approved by the federal aviation administration for 13 the existing site of the airport, airport system, or 3 3 14 aviation facilities. 15 (b) The property to be condemned has been zoned by 16 a city or county for use as an airport, airport 3 3 17 system, or aviation facilities. 3 (c) The property to be condemned is for a proposed 3 18 3 19 airport, airport system, or aviation facilities that 20 as of July 1, 2006, was designated in the federal 3 3 21 aviation administration national plan for integrated 22 airport services, and the property to be condemned is 23 located within the county where at least one of the 3 3 24 cities that will participate in operation of the 3 25 proposed airport, airport system, or aviation 3 26 facilities is located.> 3 27 <u>#17</u>. By striking page 5, line 7, through page 7, 3 28 line 13. 3 29 <u>#18</u>. Page 7, by inserting before line 14 the 30 following: 3 3 31 <Sec. <u>NEW SECTION</u>. 6A.22A EXCEPTION FOR 3 32 CERTAIN URBAN RENEWAL AREAS. 1. The requirement in section 6A.22, subsection 2, 3 33 3 34 paragraph "a", subparagraph (5), that eminent domain 35 authority be exercised on a parcel=by=parcel basis and 3 3 36 the exception in that subparagraph (5) for project or 3 37 acquisition plans with seventy=five percent or more of 38 the area consisting of property in a slum or blighted 39 condition, take effect October 1, 2006. However, if 3 39 condition, take effect October 1, 2006. However, if 40 an acquiring agency adopts a resolution after the date 3 3 3 41 of enactment of this Act but before October 1, 2006, 42 approving acquisition of property by eminent domain in 3 43 that portion of an urban renewal area designated as a 3 44 slum or blighted area, such requirement or exception 3 45 shall not apply to any condemnation application 3 46 seeking to condemn that property if the application is 47 filed before October 1, 2007, with the chief judge of 3 3 48 the judicial district of the county in which the 3 3 49 property is located. This section is repealed December 31, 2007.> 3 50 2. Page 7, by inserting before line 14 the 4 1 #19. 4 2 following: 4 3 <Sec. NEW SECTION. 6A.23 JUDICIAL REVIEW OF 4 4 EMINENT DOMAIN AUTHORITY. 1. An owner of property described in an 4 5

4 6 application for condemnation may bring an action 7 challenging the exercise of eminent domain authority 4 4 8 or the condemnation proceedings. Such action shall be 9 commenced within thirty days after service of notice 10 of assessment pursuant to section 6B.8 by the filing 4 4 11 of a petition in district court. Service of the 4 12 original notice upon the acquiring agency shall be as 13 required in the rules of civil procedure. In addition 4 4 14 to the owner of the property, a contract purchaser of 4 4 15 record of the property or a tenant occupying the 16 property under a recorded lease shall also have 17 standing to bring such action. 4 4 4 18 2. An acquiring agency that proposes to acquire 19 property by eminent domain may file a petition in 4 4 20 district court seeking a determination and declaration 21 that its finding of public use, public purpose, or 4 4 22 public improvement necessary to support the taking 23 meets the definition of those terms. The action shall 24 be commenced by the filing of a petition identifying 4 4 4 25 all property owners whose property is proposed to be 26 acquired, any contract purchaser of record of the 27 property, and any tenant known to be occupying the 4 4 4 28 property, and including a description of the 4 29 properties proposed to be acquired and a statement of 30 the public use, public purpose, or public improvement 4 31 supporting the acquisition of the property by eminent 4 4 The original notice shall be served as 32 domain. 33 required by the rules of civil procedure on each 4 34 property owner named in the petition and on any 4 4 35 contract purchaser of record of the property and on 4 36 any tenant occupying the property under a recorded 37 lease. Such action may be commenced by an acquiring 4 4 38 agency at any time prior to the filing of an 4 39 application for condemnation pursuant to section 6B.3. 4 40 3. For any action brought under this section, the 41 burden of proof shall be on the acquiring agency to 4 4 42 prove by a preponderance of the evidence that the 4 43 finding of public use, public purpose, or public 4 44 improvement meets the definition of those terms. Tf a 4 45 property owner or a contract purchaser of record or a 46 tenant occupying the property under a recorded lease 47 prevails in an action brought under this section, the 4 4 48 acquiring agency shall be required to pay the costs, 4 4 49 including reasonable attorney fees, of the adverse 4 50 party.> 1 ± 20 . Page 7, line 34, by striking the words <<u>may</u> 5 offer > and inserting the following: <<u>may make</u>>. $\frac{#21}{five}$ Page 8, line 1, by striking the word <<u>twenty</u> five > and inserting the following: <<u>thirty</u>>. 5 3 #21. 4 5 5 ± 22 . Page 8, line 11, by inserting after the 6 figure <6B.54.> the following: 5 <<u>The option to make an</u> alternative purchase offer does not apply when 5 8 property is being acquired for street and highway 5 <u>9 projects undertaken by the state, a county, or a</u> 5 10 city.> 5 11 <u>#23</u>. Page 8, by inserting after line 11 the 5 12 following: 5 13 <Sec. NEW SECTION. 6B.2D NOTICE OF INTENT 14 TO APPROVE ACQUISITION OF PROPERTY BY EMINENT DOMAIN. 5 5 15 1. The acquiring agency shall send notice of a 5 16 proposed resolution, motion, or other document 17 authorizing acquisition of property by eminent domain 18 to each property owner whose property is proposed to 5 5 5 19 be acquired by eminent domain, to any contract 5 20 purchaser of record of the property, and to any tenant 5 21 known to be occupying the property at least fourteen 5 22 days prior to the date of the meeting at which such 5 23 proposed authorization will be considered for adoption 24 by the acquiring agency. The notice shall include the 25 date, time, and place of the meeting and a statement 5 The notice shall include the 5 5 26 that the persons receiving the notice have a right to 5 27 attend the meeting and to voice objection to the 28 proposed acquisition of the property. The notice 5 29 shall include a copy of the proposed resolution, 5 5 30 motion, or other document authorizing acquisition by 31 eminent domain. The notice shall also include the 5 5 32 same statement of individual rights that is required 5 33 by section 6B.2A. This section shall not apply to the following: 5 34 2. 5 35 a. Street and highway projects undertaken by the 36 state, a county, or a city.

5 37 Projects undertaken by a municipal utility. b. Projects undertaken by a city enterprise 5 38 с. 5 39 providing services of sewer systems, storm water 40 drainage systems, sewage treatment, solid waste 41 collection, or solid waste disposal. 5 5 5 42 Projects undertaken by a county enterprise d. 43 providing services described in section 331.461, 44 subsection 2, paragraphs "b" and "f".> 45 <u>#24</u>. By striking page 8, line 22, through page 9, 5 5 5 5 46 line 1. 5 47 <u>#25</u>. Page 9, by inserting before line 2 the 5 48 following: 5 49 <Sec. Section 6B.3, subsection 2, Code 2005, 50 is amended to read as follows: 5 6 1 2. The applicant shall mail a copy of the 2 application by certified mail to the owner at the 6 6 3 owner's last known address, to any contract purchaser of record of the property, to any tenant known to be 6 5 occupying the property, and to any record lienholder 6 6 or encumbrancer of the property at the lienholder's or 6 7 encumbrancer's last known address. 6 The applicant 8 shall also cause the application to be published once 6 9 in a newspaper of general circulation in the county, 6 10 not less than four nor more than twenty days before 11 the meeting of the compensation commission to assess б 6 12 the damages. Service of the application by 6 6 13 publication shall be deemed complete on the day of 6 14 publication. 6 15 In lieu of mailing and publishing the application, 6 16 the applicant may cause the application to be served 17 upon the owner, <u>contract purchaser of record, tenant</u> 18 known to be occupying the property, record 6 6 6 19 lienholders, and record encumbrancers of the property 20 in the manner provided by the Iowa rules of civil 21 procedure for the personal service of original notice. 6 6 22 The application shall be mailed and published or 6 6 23 served, as above provided, prior to or 24 contemporaneously with the mailing and publication or 25 service of the list of compensation commissioners as 6 6 6 26 provided in section 6B.4.> 27 $\frac{#26}{2}$. Page 9, by striking lines 22 through 25 and б 6 28 inserting the following: <is situated as provided in 29 section 6A.23.> 6 30 ± 27 . Page 10, by striking lines 17 through 24 and 6 31 inserting the following: <may deliberate in closed 6 6 32 session. When deliberating in closed session, the 6 33 meeting is closed to all persons who are not 34 commissioners except for personnel from the sheriff's 35 office if such personnel is requested by the 6 6 <u>6 36 commission.</u> After deliberations commence, the 6 37 commission and each commissioner is prohibited from 6 38 communicating with any party to the proceeding, unless 6 39 such communication occurs in the presence of or with 6 40 the consent of the property owner and the other 6 41 parties who appeared before the commission. However, 6 42 if the commission is deliberating in closed session, 6 43 and after deliberations commence the commission 6 44 requires further information from a party or a 6 45 witness, the commission shall notify the property 6 46 owner and the acquiring agency that they are allowed 47 to attend the meeting at which such additional 48 information shall be provided but only for that period 6 6 6 49 of time during which the additional information is 50 being provided. The property owner and the acquiring 1 agency shall be given a reasonable opportunity to 6 attend the meeting. The>. 7 3 <u>#28</u>. Page 11, by inserting before line 4 the 7 4 following: 7 <Sec. Section 6B.33, Code 2005, is amended to 5 7 read as follows: 6 7 6B.33 COSTS AND ATTORNEY FEES. 8 The applicant <u>acquiring agency</u> shall pay all costs 9 of the assessment made by the commissioners and 7 7 7 10 reasonable attorney fees and costs, including the 11 reasonable cost of one appraisal, incurred by the 12 condemnee as determined by the commissioners if the 7 7 13 award of the commissioners exceeds one hundred ten 14 percent of the final offer of the applicant prior to 15 condemnation. The condemnee shall submit an 7 7 16 application for fees and costs prior to adjournment of 7 17 the final meeting of the compensation commission held

7 18 on the matter. The applicant acquiring agency shall 19 file with the sheriff an affidavit setting forth the 7 20 most recent offer made to the person whose property is 7 21 sought to be condemned. Members of such commissions 7 22 shall receive a per diem of two hundred dollars and 23 actual and necessary expenses incurred in the 24 performance of their official duties. The applicant 7 7 7 25 <u>acquiring agency</u> shall reimburse the county sheriff 26 for the per diem and expense amounts paid by the 27 sheriff to the members. The applicant acquiring 7 7 28 agency shall reimburse the owner for the expenses the 29 owner incurred for recording fees, penalty costs for 7 7 30 full or partial prepayment of any preexisting recorded 31 mortgage entered into in good faith encumbering the 32 property, and for similar expenses incidental to 7 7 33 conveying the property to the applicant acquiring <u>34 agency</u>. The applicant <u>acquiring agency</u> shall also pay 35 all costs occasioned by the appeal, including 7 7 36 reasonable attorney fees and the reasonable cost 37 incurred by the property owner for one appraisal to be 38 taxed by the court, unless on the trial thereof the 39 same or a lesser amount of damages is awarded than was 7 7 40 allowed by the tribunal from which the appeal was 41 taken.> 7 42 <u>#29</u>. Page 11, line 28, by striking the word 7 43 <<u>commissioners</u>> and inserting the following: 7 44 <<u>acquiring agency</u>>. 7 45 ± 30 . Page 13, line 24, by striking the word 7 46 <<u>offer</u>> and inserting the following: <<u>make</u>>. 47 <u>#31</u>. Page 13, line 26, by striking the word 7 48 <<u>twenty=five</u>> and inserting the following: <<u>thirty</u>>. 49 <u>#32</u>. Page 14, line 2, by inserting after the word 7 7 7 50 <easement.> the following: <<u>The option to make an</u> alternative purchase offer does not apply when property is being acquired for street and highway 8 8 3 projects undertaken by the state, a county, or a 8 8 <u>4 city.</u>> 5 ± 33 . Page 15, by striking lines 18 through 20. 6 ± 34 . Page 15, line 35, by striking the word 8 8 8 7 <<u>twenty=five</u>> and inserting the following: <<u>thirty</u>>. 8 8 ± 35 . Page 16, line 5, by inserting after the word 9 <<u>law.</u>> the following: <<u>This subsection does not apply</u> 8 10 when property is being acquired for street and highway 8 11 projects undertaken by the state, a county, or a 8 <u>8 12 city.</u>> 8 13 <u>#36</u>. Page 16, by inserting after line 13 the 8 8 14 following: Section 6B.56, subsection 1, Code 2005, 8 15 <Sec. 8 16 is amended to read as follows: 8 17 1. If real property condemned pursuant to this 8 18 chapter is not used for the purpose stated in the 8 19 application filed pursuant to section 6B.3 and the 20 condemner acquiring agency seeks to dispose of the 8 21 real property, the condemner <u>acquiring agency</u> shall 22 first offer the property for sale to the prior owner 8 8 8 23 of the condemned property as provided in this section. 8 24 If real property condemned pursuant to this chapter is 25 used for the purpose stated in the application filed 26 pursuant to section 6B.3 and the acquiring agency 8 8 8 27 seeks to dispose of the real property by sale to a 28 private person or entity within five years after 29 acquisition of the property, the acquiring agency 8 8 8 30 shall first offer the property for sale to the prior 31 owner of the condemned property as provided in this 8 <u>32 section.</u> For purposes of this section, the prior 33 owner of the real property includes the successor in 8 8 8 34 interest of the real property.> 35 <u>#37</u>. Page 16, line 17, by striking the word 36 <condemner> and inserting the following: <co 8 8 <condemner 8 37 <u>acquiring agency</u>>. 38 <u>#38</u>. Page 16, line 18, by striking the word 8 8 39 <condemner's> and inserting the following: 8 40 < condemner's acquiring agency's >. 8 41 <u>#39</u>. Page 16, by striking line 25 and inserting 8 42 the following: <a gency from the prior owner plus cleanup costs incurred by the acquiring agency, 8 43 8 44 whichever is less. However, the current appraised 8 45 value of the real property shall be the purchase price 8 46 to be paid by the previous owner if any other amount 8 47 would result in a loss of federal funding for projects 8 48 funded in whole or in part with federal funds. The

8 49 notice>. 8 50 ± 40 . Page 16, line 26, by striking the word 9 1 <condemner> and inserting the following: <condemner 9 2 <u>acquiring agency</u>>. 9 3 <u>#41</u>. Page 16, by inserting after line 28 the 9 4 following: 9 5 <Sec. Section 6B.56, subsection 3, Code 2005, 9 is amended to read as follows: 6 9 7 3. If the prior owner elects to purchase the real 9 8 property at the price established in subsection 2, 9 before the expiration of the sixty=day period, the 10 prior owner shall notify the condemner acquiring 9 9 agency in writing of this intention and file a copy of 9 11 12 this notice with the office of the recorder in the 9 9 13 county in which the real property is located.> 9 14 <u>#42</u>. Page 16, by inserting after line 28 the 9 15 following: 9 16 <For purposes of this subsection, "cleanup costs" 17 means costs incurred to abate a nuisance or a public 9 9 18 nuisance as those terms are defined in chapters 657 19 and 657A and costs incurred to recycle and remediate 20 land pursuant to chapter 455H.> 9 g 21 <u>#43</u>. By striking page 16, line 29, through page 9 9 22 17, line 18. 9 23 <u>#44</u>. Page 17, by inserting before line 19 the 9 24 following: 25 <Sec. <u>NEW SECTION</u>. 6B.56A DISPOSITION OF 26 CONDEMNED PROPERTY == FIVE=YEAR TIME PERIOD. 9 9 9 27 1. When five years have elapsed since property was 9 28 condemned and the property has not been used for the 29 purpose stated in the application filed pursuant to 30 section 6B.3, and the acquiring agency has not taken 9 9 9 31 action to dispose of the property pursuant to section 32 6B.56, the acquiring agency shall, within sixty days, 9 9 33 adopt a resolution reaffirming the purpose for which 34 the property will be used or offering the property for 9 9 35 sale to the prior owner at a price as provided in 9 36 section 6B.56. If the resolution adopted approves an 9 37 offer of sale to the prior owner, the offer shall be 38 made in writing and mailed by certified mail to the 9 39 prior owner. The prior owner has one hundred eighty 40 days after the offer is mailed to purchase the 9 9 41 property from the acquiring agency. 9 9 42 2. If the acquiring agency has not adopted a 9 43 resolution described in subsection 1 within the sixty= 44 day time period, the prior owner may, in writing, 9 9 45 petition the acquiring agency to offer the property 46 for sale to the prior owner at a price as provided in 47 section 6B.56. Within sixty days after receipt of 9 9 9 48 such a petition, the acquiring agency shall adopt a 49 resolution described in subsection 1. If the 9 9 50 acquiring agency does not adopt such a resolution 10 1 within sixty days after receipt of the petition, the 10 2 acquiring agency is deemed to have offered the 10 3 property for sale to the prior owner. 10 3. The acquiring agency shall give written notice 10 5 to the owner of the right to purchase the property 10 6 under this section at the time damages are paid to the 7 10 owner. 10 This section does not apply to property 8 4. 9 10 acquired for street and highway projects undertaken by 10 10 the state, a county, or a city.> 10 11 ± 45 . Page 17, by inserting before line 19, the 10 12 following: 10 13 Section 6B.57, Code 2005, is amended to <Sec. 10 14 read as follows: 10 15 6B.57 PROCEDURAL COMPLIANCE. 10 16 If an acquiring agency makes a good faith effort to 10 17 serve, send, or provide the notices or documents 10 18 required under this chapter to the owner and any 10 19 contract purchaser of private property that is or may 10 20 be the subject of condemnation, <u>or to any tenant known</u> 10 21 to be occupying such property if notices or documents 22 are required to be served, sent, or provided to such a 10 10 23 person, but fails to provide the notice or documents 10 24 to the owner and any contract purchaser, or to any 10 25 tenant known to be occupying the property if 10 26 applicable, such failure shall not constitute grounds 10 27 for invalidation of the condemnation proceeding if the 10 28 chief judge of the judicial district determines that 10 29 such failure can be corrected by delaying the

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10 30 condemnation proceedings to allow compliance with the
10 31 requirement or such failure does not unreasonably
10 32 prejudice the owner or any contract purchaser.>
10 33 <u>#46</u>. Page 17, by inserting before line 19 the
10 34 following:
10 35
          <Sec.
                        Section 6B.58, Code 2005, is amended to
10 36 read as follows:
          6B.58 ACQUIRING AGENCY == DEFINITION.
10 37
10 38
          For purposes of this chapter, an "acquiring agency"
10 39 means the state of Iowa or any person or entity
10 40 conferred the right by statute to condemn private
10 41 property or to otherwise exercise the power of eminent
10 42 domain. In the exercise of eminent domain power, the
10 43 words "applicant" and "condemner" mean acquiring
10 44 agency as defined in this section, unless the context
10 45 clearly requires otherwise.>
10 46 #47. Page 17, by striking lines 20 through 24 and
10 47 inserting the following:
          <Rent shall not be charged to a person in
10 48
10 49 possession of the property and shall not accrue
10 50 against the property owner until all or a portion of
    1 the compensation commission award has been paid to the
11
11
    2 condemnee pursuant to section 6B.25.>
    3 <u>#48</u>. By striking page 17, line 30, through page 4 18, line 2, and inserting the following: <to acquire
11
11
    5 property shall not exercise such authority outside the
11
    6 jurisdictional limits of the political subdivisions
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11
    7
       participating in the entity at the time of such
    8 exercise of authority without first presenting the
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    9 proposal to acquire such property by eminent domain to
11
   10 the board of supervisors of each county where the
11 11 property is located and such proposal receives the
11 12 approval, by resolution, of each applicable board of
11 13 supervisors. However, this section does not apply to
11 14 an entity created by or on behalf of one or more
11 15 political subdivisions if the entity is authorized by
11 16 statute to act as a political subdivision and if this
11 17 section would limit the ability of the entity to
11 18 comply with requirements or limitations imposed by the
11 19 Internal Revenue Code to preserve the tax exemption of
11 20 interest payable on bonds or obligations of the entity
11
   21 acting as a political subdivision.>
             Page 18, line 5, by inserting after the word
11 22 <u>#49</u>.
11 23 and figure <chapter 476A.> the following: <This
11 24 section does not apply to property condemned by or on
11 25 behalf of a multistate entity created to provide
11 26 drinking water that has received or is receiving
   27 federal funds, but only if such property is to be
11
11 28 acquired for water transmission and service lines,
11 29 pump stations, water storage tanks, meter houses and
11 30 vaults, related appurtenances, or supporting
11
   31 utilities.>
11 32 \pm 50. Page 18, by striking lines 6 through 16.
11 33 \frac{\#51}{152}. Page 19, by striking lines 4 through 23.
11 34 \frac{\#52}{152}. Page 20, by striking lines 12 and 13, and
11 35 inserting the following: <for the following: >
11 36 <u>#53</u>. Page 20, by inserting after line 20 the
11 37 following:
11
   38
          <e. The operation of a landfill or other solid
   39 waste disposal or processing site.>
11
11 40 <u>#54</u>. Page 20, by inserting after line 20 the
11 41 following:
          <____.
11 42
                  The use of property for public streets and
       <u>highways.</u>>
11
   43
11 44
       \pm 55. Page 20, by inserting after line 20 the
11 45 following:
11 46
          <
                  The operation of a multistate entity, of
   47 which the city is a participating member, created to
   48 provide drinking water that has received or is
11
   49 receiving federal funds, but only if such property is
11
   50 to be acquired for water transmission and service
11
12
       lines, pump stations, water storage tanks, meter
       houses and vaults, related appurtenances, or
12
     <u>3 supporting utilities.></u>
12
     4 \pm 56. Page 20, by inserting after line 20 the
    5 following:
12
12
    б
          < The exceptions provided in paragraphs "a" through
       "c" apply only to the extent the city had this power
       prior to July 1, 2006.>
12
    8
12
   9 \pm 57. Page 25, by striking lines 17 through 20.
12 10 \frac{#58}{...} Page 28, line 33, by inserting after the word
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12 11 <of> the following: <that section of>. 12 12 <u>#59</u>. Page 29, by striking lines 3 through 6 and 12 13 inserting the following: 12 14 <3. The sections of this Act amending sections 12 15 6B.2B and 6B.14, unnumbered paragraph 2, the portion 12 16 of the section of this Act amending section 6B.54, 12 17 subsection 3, and the section of this Act enacting 12 18 section 6B.2D take effect January 1, 2007. 4. The sections of this Act amending section 6B.3, 12 19 12 20 subsection 3, section 6B.56, subsection 2, sections 12 21 6B.57 and 6B.58, being deemed of immediate importance, 12 22 take effect upon enactment. 12 23 5. The remainder of this Act, being deemed of 24 immediate importance, takes effect upon enactment and 12 12 25 applies to applications for condemnation filed 12 26 pursuant to section 6B.3 on or after the date of 12 27 enactment, with the following exceptions: 12 28 a. The section of this Act enacting section 6A.23 12 29 applies to applications for condemnation pending on 12 30 the date of enactment of this Act if the appropriate 12 31 parties have not been served with a notice of 12 32 assessment pursuant to section 6B.8 as of the date of 12 33 enactment of this Act. b. The section of this Act amending section 6B.33 12 34 12 35 and that portion of the section of this Act enacting 12 36 6B.54, subsection 12, apply to applications for 12 37 condemnation filed pursuant to section 6B.3 and 12 38 pending on the date of enactment of this Act if the 12 39 appraisement report required under section 6B.14 has 12 40 not been filed with the sheriff as of the date of 12 41 enactment of this Act.> 12 42 ± 60 . By renumbering and correcting internal 12 43 references as necessary. 12 44 12 45 12 46 12 47 BOB BRUNKHORST 12 48 12 49 12 50 13 1 KEITH A. KREIMAN 13 2 13 3 13 4 13 5 DAVID MILLER 13 6 13 7 13 8 9 ROGER STEWART 13 13 10 13 11 13 12 13 13 HERMAN C. QUIRMBACH 13 14 HF 2351.727 81 13 15 sc/gg/1695

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