# **CONFERENCE COMMITTEE REPORT FORM**

Austin, Texas

·	Date
Honorable David Dewhurst President of the Senate	
Honorable Joe Straus Speaker of the House of Representatives	
Sirs:	
House of Representatives on	have had the same under recommendation that it do pass in the form and
SEN POYCE WEST	ne Dentes
1/ felle	Hex Juiles
SEN. ROOMEN EURS	616
SEN. KENNIN ELTIPLE	CA JOBS MINO
SEN SEFFWENTWOOTH	ANDRES
Cullen	
On the part of the Senate	On the part of the House
SEN. TOMMY WILLIAMS	TIK I TO THE REAL PROPERTY OF THE PARTY OF T
Note to Conference Committee Clerk:	the state of the s

Please type the names of the members of the Conference Committee under the lines provided for signature. Those members desiring to sign the report should sign each of the six copies. Attach a copy of the Conference Committee Report and a Section by Section side by side comparison to each of the six reporting forms. The original and two copies are filed in house of origin of the bill, and three copies in the other house.

# CONFERENCE COMMITTEE REPORT

# 3<sup>rd</sup> Printing

S.B. No. 1449

### A BILL TO BE ENTITLED

1	AN ACT
2	relating to the appointment of a receiver to remedy hazardous
3	properties.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter A, Chapter 214, Local Government
6	Code, is amended by adding Section 214.0031 to read as follows:
7	Sec. 214.0031. ADDITIONAL AUTHORITY TO APPOINT RECEIVER FOR
8	HAZARDOUS PROPERTIES. (a) In this section:
9	(1) "Eligible nonprofit housing organization" means a
10	nonprofit housing organization that is certified by a home-rule
11	municipality to bring an action under this section.
12	(2) "Multifamily residential property" means any
13	residential dwelling complex consisting of four or more units.
14	(b) A home-rule municipality may annually certify one or
15	more nonprofit housing organizations to bring an action under this
16	section after making the following findings:
17	(1) the nonprofit housing organization has a record of
18	community involvement; and
19	(2) the certification will further the home-rule
20	municipality's goal to rehabilitate hazardous properties.
21	(c) A home-rule municipality or an eligible nonprofit
22	housing organization may bring an action under this section in
23	district court against an owner of property that is not in
24	substantial compliance with one or more municipal ordinances

1	regarding:
2	(1) the prevention of substantial risk of injury to
3	any person; or
4	(2) the prevention of an adverse health impact to any
5	person.
6	(d) A municipality that grants authority to an eligible
7	nonprofit housing organization to initiate an action under this
8	section has standing to intervene in the proceedings at any time as
9	a matter of right.
10	(e) The court may appoint a receiver if the court finds
11	<pre>that:</pre>
12	(1) the property is in violation of one or more
13	ordinances of the municipality described by Subsection (c);
14	(2) the condition of the property constitutes a
15	serious and imminent public health or safety hazard; and
16	(3) the property is not an owner-occupied,
17	single-family residence.
18	(f) The following are eligible to serve as court-appointed
19	receivers:
20	(1) an entity with, as determined by the court,
21	sufficient capacity and experience rehabilitating properties; and
22	(2) an individual with, as determined by the court,
23	sufficient resources and experience rehabilitating properties.
24	(g) Notwithstanding Subsection (f), an entity is ineligible
25	to serve as a receiver for a multifamily residential property if the

26

27

nonprofit housing organization that brought the action under this

section has an ownership interest or a right to income in the

- 1 entity.
- 2 (h) The home-rule municipality or eligible nonprofit
- 3 housing organization must send by certified mail notice of any
- 4 ordinance violation alleged to exist on the property on or before
- 5 the 30th day before the date an action is filed under this section
- 6 to:
- 7 (1) the physical address of the property; and
- 8 (2) the address as indicated on the most recently
- 9 approved municipal tax roll for the property owner or the property
- 10 owner's agent.
- 11 (i) In an action under this section, each record owner and
- 12 each lienholder of record of the property shall be served with
- 13 notice of the proceedings or, if not available after due diligence,
- 14 may be served by alternative means, including publication, as
- 15 prescribed by the Texas Rules of Civil Procedure. Actual service or
- 16 service by publication on a record owner or lienholder constitutes
- 17 notice to each unrecorded owner or lienholder.
- 18 (j) On a showing of imminent risk of injury to a person
- 19 occupying the property or present in the community, the court may
- 20 issue a mandatory or prohibitory temporary restraining order or
- 21 temporary injunction as necessary to protect the public health or
- 22 safety.
- 23 (k) Unless inconsistent with this section or other law, the
- 24 rules of equity govern all matters relating to a court action under
- 25 this section.
- 26 (1) Subject to control of the court, a court-appointed
- 27 receiver has all powers necessary and customary to the powers of a

1	receiver under the laws of equity and may:
2	(1) take possession and control of the property;
3	(2) operate and manage the property;
4	(3) establish and collect rents and income on the
5	property;
6	(4) lease the property;
7	(5) make any repairs and improvements necessary to
8	bring the property into compliance with local codes and ordinances
9	and state laws, including:
10	(A) performing and entering into contracts for
11	the performance of work and the furnishing of materials for repairs
12	and improvements; and
13	(B) entering into loan and grant agreements for
14	repairs and improvements to the property;
15	(6) pay expenses, including paying for utilities and
16	paying taxes and assessments, insurance premiums, and reasonable
17	compensation to a property management agent;
18	(7) enter into contracts for operating and maintaining
19	the property;
20	(8) exercise all other authority of an owner of the
21	property other than the authority to sell the property unless
22	authorized by the court under Subsection (n); and
23	(9) perform other acts regarding the property as
24	authorized by the court.
25	(m) A court-appointed receiver may demolish a single-family
26	structure on the property under this section on authorization by

the court and only if the court finds:

27

1	(1) it is not economically feasible to bring the
2	structure into compliance with local codes and ordinances and state
3	laws; and
4	(2) the structure is:
5	(A) unfit for human habitation or is a hazard to
6	the public health or safety;
7	(B) regardless of its structural condition:
8	(i) unoccupied by its owners or lessees or
9	other invitees; and
10	(ii) unsecured from unauthorized entry to
11	the extent that it could be entered or used by vagrants or other
12	uninvited persons as a place of harborage or could be entered or
13	used by children; or
14	(C) boarded, fenced, or otherwise secured, but:
15	(i) the structure constitutes a danger to
16	the public even though secured from entry; or
17	(ii) the means used to secure the structure
18	are inadequate to prevent unauthorized entry or use of the
19	structure in the manner described by Paragraph (B)(ii).
20	(n) On demolition of the structure, the court may authorize
21	the receiver to sell the property to an individual or organization
22	that will bring the property into productive use.
23	(o) On completing the repairs or demolishing the structure
24	or before petitioning a court for termination of the receivership,
25	the receiver shall file with the court a full accounting of all
26	costs and expenses incurred in the repairs or demolition, including
27	reasonable costs for labor and supervision, all_income received

- from the property, and, at the receiver's discretion, a 2 receivership fee of 10 percent of those costs and expenses. If the property was sold under Subsection (n) and the revenue exceeds the 3 4 total of the costs and expenses incurred by the receiver plus any 5 receivership fee, any net income shall be returned to the owner. If 6 the property is not sold and the income produced exceeds the total 7 of the costs and expenses incurred by the receiver plus any receivership fee, the rehabilitated property shall be restored to 8 the owner and any net income shall be returned to the owner. If the 9 10 total of the costs and expenses incurred by the receiver plus any receivership fee exceeds the income produced during the 11 12 receivership, the receiver may maintain control of the property 13 until all rehabilitation and maintenance costs plus any 14 receivership fee are recovered or until the receivership is terminated. 15
- (p) A receiver shall have a lien on the property for all of the receiver's unreimbursed costs and expenses, plus any receivership fee.
- (q) Any lienholder of record may, after initiation of an action under this section:
- 21 (1) intervene in the action; and
- (2) request appointment as a receiver under this
  section if the lienholder demonstrates to the court an ability and
  willingness to rehabilitate the property.
- 25 <u>(r) A receiver appointed under this section or the home-rule</u>
  26 <u>municipality or eligible nonprofit housing organization that filed</u>
  27 <u>the action under which the receiver was appointed may petition the</u>

- 1 court to terminate the receivership and order the sale of the
- 2 property if an owner has been served with notice but has failed to
- 3 repay all of the receiver's outstanding costs and expenses plus any
- 4 receivership fee on or before the 180th day after the date the
- 5 notice was served.
- 6 (s) The court may order the sale of the property if the court
- 7 finds that:
- 8 (1) notice was given to each record owner of the
- 9 property and each lienholder of record;
- 10 (2) the receiver has been in control of the property
- 11 and the owner has failed to repay all the receiver's outstanding
- 12 costs and expenses of rehabilitation plus any receivership fee
- 13 within the period prescribed by Subsection (r); and
- 14 (3) no lienholder of record has intervened in the
- 15 action and tendered the receiver's costs and expenses, plus any
- 16 receivership fee, and assumed control of the property.
- 17 (t) The court may order the property sold:
- 18 (1) to a land bank or other party as the court may
- 19 direct, excluding, for multifamily residential properties, an
- 20 eligible nonprofit housing organization that initiated the action
- 21 under this section; or
- 22 (2) at public auction.
- 23 (u) The receiver, if an entity not excluded under Subsection
- 24 (t), may bid on the property at the sale described by Subsection
- 25 (t)(2) and may use a lien granted under Subsection (p) as credit
- 26 toward the purchase.
- 27 (v) The court shall confirm a sale under this section and

S.B. No. 1449

- 1 order a distribution of the proceeds of the sale in the following
- 2 order:
- 3 (1) court costs;
- 4 (2) costs and expenses, plus a receivership fee, and
- 5 any lien held by the receiver; and
- 6 (3) other valid liens.
- 7 (w) Any remaining amount shall be paid to the owner. If the
- 8 owner cannot be identified or located, the court shall order the
- 9 remaining amount to be deposited in an interest-bearing account
- 10 with the district clerk's office in the district court in which the
- 11 action is pending. The district clerk shall hold the funds as
- 12 provided by other law.
- 13 (x) After the proceeds are distributed, the court shall
- 14 award fee title to the purchaser. If the proceeds of the sale are
- 15 insufficient to pay all liens, claims, and encumbrances on the
- 16 property, the court shall extinguish all unpaid liens, claims, and
- 17 encumbrances on the property and award title to the purchaser free
- 18 and clear.
- 19 (y) This section does not foreclose any right or remedy that
- 20 may be available under Section 214.003, other state law, or the laws
- 21 of equity.
- 22 SECTION 2. This Act takes effect September 1, 2009.

#### Senate Bill 1449

# Conference Committee Report Section-by-Section Analysis

#### SENATE VERSION

SECTION 1. Subchapter A, Chapter 214, Local Government Code, is amended by adding Section 214.0031, Additional Authority to Appoint Receiver for Hazardous Properties, to read as follows:

(a) Defines "eligible nonprofit housing organization" as a nonprofit housing organization that has a demonstrated record of community involvement and that is approved by a home-rule municipality by ordinance to initiate an action under this section.

No equivalent provision.

No equivalent provision.

(b)-(d)

- (e) Provides that the following are eligible to serve as court-appointed receivers:
- (1) an entity with, as determined by the municipality,

**HOUSE VERSION** 

SECTION 1. Same as Senate version, except as follows:

- (a) [part] Defines "eligible nonprofit housing organization" as a nonprofit housing organization that is *certified* by a home-rule municipality *to bring* an action under this section.
- (a) [part] Defines "multifamily residential property" as any residential dwelling complex consisting of four or more units.
- (b) Authorizes a home-rule municipality to annually certify one or more nonprofit housing organizations to bring an action under this section after finding that the nonprofit housing organization has a record of community involvement and that the certification will further the home-rule municipality's goal to rehabilitate hazardous properties.
- (c)-(e) Same as Senate version.
- (f) Same as Senate version except provides that the *court* determines whether an entity or individual has sufficient capacity, resources, and experience, as applicable,

CONFERENCE

SECTION 1. Same as House version, except as follows.

(a) [part] Same as House version.

- (a) [part] Same as House version.
- (b) Same as House version.

- (c)-(e) Same as Senate version.
- (f) Same as House version.

#### Senate Bill 1449

Conference Committee Report Section-by-Section Analysis

#### SENATE VERSION

sufficient capacity and experience rehabilitating properties other than an entity in which or from which an eligible nonprofit housing organization bringing an action under this section has an ownership interest or rights to income; and

(2) an individual with, as determined by the *municipality*, sufficient resources and experience rehabilitating properties.

No equivalent provision.

No equivalent provision.

(f)-(i)

(j) Authorizes a court-appointed receiver to demolish a

**HOUSE VERSION** 

rehabilitating properties. Removes the exception for an entity in which or from which an eligible organization bringing an action under this section has an ownership interest or rights to income.

- (g) Provides that, notwithstanding Subsection (f), an entity is ineligible to serve as a receiver for a multifamily residential property if the nonprofit housing organization that brought the action under this section has an ownership interest or a right to income in the entity.
- (h) Requires the home-rule municipality or eligible nonprofit housing organization to send by certified mail notice of any ordinance violation alleged to exist on the property on or before the 30th day before the date an action is filed under this section to the physical address of the property and to the address as indicated on the most recently approved municipal tax roll for the property owner or the property owner's agent.
- (i)-(l) Same as Senate version.
- (m) Authorizes a court-appointed receiver to demolish a

CONFERENCE

(g) Same as House version.

(h) Same as House version.

(i)-(1) Same as Senate version.

(m) Same as House version.

#### Senate Bill 1449

## Conference Committee Report Section-by-Section Analysis

#### SENATE VERSION

structure on the property as authorized by the court and only if the court makes certain findings.

(k)-(p)

(q) Authorizes the court to order the property sold to a land bank or other party as the court may direct, excluding an eligible nonprofit housing organization that initiated the action under this section or at public auction.

(r)-(v)

No equivalent provision.

SECTION 2. This Act takes effect September 1, 2009.

**HOUSE VERSION** 

single-family structure on the property under this section on authorization by the court and only if the court makes certain findings.

- (n)-(s) Same as Senate version.
- (t) Authorizes the court to order the property sold to a land bank or other party as the court may direct, excluding, for multifamily residential properties, an eligible nonprofit housing organization that initiated the action under this section or at public auction.
- (u)-(y) Same as Senate version.

SECTION \_\_. Adds Section 214.0032, Local Government Code, requiring the executive director of the Texas Commission on Environmental Quality, if a retail public utility does not inform the executive director that it has passed a resolution opposing an application within the later of 120 days from the date of receipt of the notice filed subject to 361.805, Health and Safety Code, or 120 days from the effective date of this Act, to deem the retail public utility to have passed a resolution in support of the application.

SECTION 2. Same as Senate version.

**CONFERENCE** 

(n)-(s) Same as Senate version.

(t) Same as House version.

(u)-(y) Same as Senate version.

Same as Senate version.

SECTION 2. Same as Senate version.

# LEGISLATIVE BUDGET BOARD Austin, Texas

### FISCAL NOTE, 81ST LEGISLATIVE REGULAR SESSION

May 30, 2009

TO: Honorable David Dewhurst, Lieutenant Governor, Senate Honorable Joe Straus, Speaker of the House, House of Representatives

FROM: John S. O'Brien, Director, Legislative Budget Board

IN RE: SB1449 by West (Relating to the appointment of a receiver to remedy hazardous properties.), Conference Committee Report

### No significant fiscal implication to the State is anticipated.

The bill would add Section 214.0031 to Subchapter A, Chapter 214, Local Government Code, to authorize a municipality or an eligible nonprofit housing organization to bring an action in district court against an owner of property that is not in substantial compliance with one or more of certain municipal ordinances. A home-rule municipality would be authorized to annually certify one or more nonprofit housing organizations to bring an action under Section 214.0031.

Provisions of the bill include procedures to be followed, including court procedures. If a court were to order a property sold to a land bank or at a public auction, the court would be required to confirm the sale and order distribution of the proceeds to pay court costs; costs and expenses, plus a receivership fee, and any lien held by the receiver; and other valid liens. Any remaining amount would be required to be paid to the owner of the sold property. If the owner cannot be identified or located, the court would be required to order the remaining amount to be deposited in an interest-bearing account with the district clerk's office in the court in which the action is pending. The district clerk would be required to hold the funds as provided by other law.

## **Local Government Impact**

The fiscal impact to a municipality and a district court would depend on the number of applicable actions taken and the outcome of each.

**Source Agencies:** 

LBB Staff: JOB, DB, SD, JRO