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## IN THE SENATE

## SENATE BILL NO. 1046

## BY LOCAL GOVERNMENT AND TAXATION COMMITTEE

1	AN ACT
2	RELATING TO EMINENT DOMAIN; AMENDING SECTION 7-701A, IDAHO CODE, TO PROVIDE
3	ADDITIONAL RESTRICTIONS ON THE USE OF EMINENT DOMAIN AND TO MAKE A TECH-
4	NICAL CORRECTION.
5	Be It Enacted by the Legislature of the State of Idaho:
6	SECTION 1. That Section 7-701A, Idaho Code, be, and the same is hereby
7	amended to read as follows:
8	7-701A. LIMITATION ON EMINENT DOMAIN FOR PRIVATE PARTIES, URBAN
9	RENEWAL OR ECONOMIC DEVELOPMENT PURPOSES. (1) This section limits and re-
10	stricts the use of eminent domain under the laws of this state or local
11	ordinance by the state of Idaho, its instrumentalities, political subdi-
12	visions, public agencies, or bodies corporate and politic of the state to
13	condemn any interest in property in order to convey the condemned interest to
14	a private interest or person as provided herein.
15 16	<ul><li>(2) Eminent domain shall not be used to acquire private property:</li><li>(a) For any alleged public use which is merely a pretext for the trans-</li></ul>
16	fer of the condemned property or any interest in that property to a pri-
17 18	vate party; or vate party; or any interest in that property to a printing vate party; or
19	(b) For the purpose of promoting or effectuating economic development;
20	provided however, that nothing herein shall affect the exercise of emi-
20 21	nent domain:
22	(i) Pursuant to chapter 15, title 70, Idaho Code, and title 42,
23	Idaho Code; or
24	(ii) Pursuant to chapters 19, 20 or 29, title 50, Idaho Code, ex-
25	cept that no private property shall be taken through exercise of
26	eminent domain within the area of operation of a housing authority
27	or within an urban renewal area or within a deteriorated or deteri-
28	orating area or within a competitively disadvantaged border com-
29	munity area unless the specific property to be condemned is proven
30	by clear and convincing evidence to be in such condition that it
31	meets all of the requirements:
32	1. The property, due to general dilapidation, compromised
33	structural integrity, or failed mechanical systems, endan-
34	gers life or endangers property by fire or by other perils
35	that pose an actual identifiable threat to building occu-
36	pants; and
37	2. The property contains specifically identifiable condi-
38	tions that pose an actual risk to human health, transmission

of disease, juvenile delinquency or criminal content; and 3. The property presents an actual risk of harm to the public

health, safety, morals or general welfare; or

 (iii) For those public and private uses for which eminent domain is expressly provided in the constitution of the state of Idaho; or

- (c) For trails, paths, greenways or other ways for walking, running, hiking, bicycling or equestrian use, unless adjacent to a highway, road or street.
- $\overline{\mbox{(3)}}$  This section shall not affect the authority of a governmental entity to condemn a leasehold estate on property owned by the governmental entity.
- (4) The rationale for condemnation by the governmental entity proposing to condemn property shall be freely reviewable in the course of judicial proceedings involving exercise of the power of eminent domain.