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FISCAL IMPACT REPORT

SPONSOR	Gru	besic	ORIGINAL DATE LAST UPDATED	2/22/07	НВ		
SHORT TITL	L E	Repeal Certain	Eminent Domain Statutes		SB	1160	
				ANAI	LYST	Propst	

APPROPRIATION (dollars in thousands)

Appropi	riation	Recurring or Non-Rec	Fund Affected
FY07	FY08		
	NFI		

(Parenthesis () Indicate Expenditure Decreases)

SOURCES OF INFORMATION

LFC Files

Responses Received From

Department of Finance and Administration (DFA)

SUMMARY

Synopsis of Bill

Senate Bill 1160 addresses issues related to municipality's use of eminent domain for economic development purposes, by limiting its use to last resort, clarifying the definition of "slum and blighted", and augmenting public notice requirements. The bill also repeals two related laws that are no longer in use and are redundant to the Redevelopment Act.

SIGNIFICANT ISSUES

DFA notes that SB 1160 addresses the US Supreme Court <u>Kelo</u> decision regarding the public use of eminent domain for economic development purposes, from the perspective of municipalities. It brings into legislation recommendations made by the Governor's Task Force on Eminent Domain regarding notification, and retains the Task Force's municipal members desire to retain eminent domain as a last resort.

The Task Force determined that the Urban Development Code, the Community Development Code and the Metropolitan Redevelopment Code are redundant and unanimously agreed to recommend elimination of the Urban and Community Development Codes. SB 1160 eliminates them. The Task Force also recommended in a 10-7 vote (with 6 members absent) that Section 11

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be removed from the Metropolitan Redevelopment Code; that is the part of the law that currently allows the use of eminent domain for economic development purposes in a municipality's attempts to reduce or eliminate slum or blighted conditions. This bill retains that power. In the Task Force report's minority recommendation, the seven members expressed concern that without this power it "would unduly restrict the ability of local governments to remedy conditions that limit economic development and growth. This is particularly true in places like Rio Rancho where thousands of acres of land suffer from poor and inadequate platting and layout."

The bill adds new public notice requirements and relocation assistance which, as stated in the minority recommendations of the Task Force report, offers "a balanced and reasonable framework for local governments to follow in the aftermath of Kelo. The Metropolitan Redevelopment Act has always required local governments to prove that condemnation is necessary to remedy slum or blight conditions. In fact, some States have responded to Kelo by passing legislation that simply mirrors existing law in New Mexico. These procedural protections would improve New Mexico's existing law by combining and tightening the definitions of slum area and blight area, enhancing notice and hearing requirements and providing relocation assistance to displaced property owners." These recommendations were agreed to by the full Task Force and SB 1160 is the only bill of all the bills introduced this session to address these issues.

SB 1160 amends the law to say that "No public agency authorized to condemn property under this Act shall condemn private property for economic development purposes, except for the eradication of slum and blight as defined in this Act." This reflects the feeling among the municipal members of the Task Force that "eminent domain has historically been – and should continue to be used – as a tool of last resort." In other words, with no evidence of abuse by New Mexico local governments of eminent domain, there is no need to revoke this power.

OTHER SUBSTANTIVE ISSUES

According to the report of the Eminent Domain Task Force, the Metropolitan Redevelopment Act (MRA) "allows local governments to rehabilitate areas within communities that have fallen into disrepair or become overridden by crime and violence. Local governments are able to invest public resources in projects like roads, buildings, parks, and other structures and facilities that promote economic stability and opportunity. The Legislature has expressly given local governments the ability to exercise the power of eminent domain. No other laws in New Mexico allow eminent domain to be used solely for the promotion of economic development."

The Task Force report further notes that in order for a municipality to declare Metropolitan Redevelopment Area, "the first phase requires the passage of a resolution by a local governmental body declaring that a proposed area is a slum or blighted and that remedying the slum or blight is in 'the interest of the public health, safety, morals or welfare of the residents of the municipality." If slum/blight conditions exist, then the local governmental body may designate that area as a redevelopment area. The designation occurs through a formal vote of the local governmental body. If an area is not declared a slum or blighted area, it may not be designated as a redevelopment area and the powers of the Metropolitan Redevelopment Act may not be invoked. The local governmental body must provide notice to the community of its intent to (1) hold a slum/blight hearing and (2) declare the slum/blighted area a redevelopment area. If a local governmental body declares an area a redevelopment area by formal resolution, it may

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then adopt a redevelopment plan." Thus the process under existing law for exercising the MRA powers, including the use of eminent domain, is fairly explicit. Exercising eminent domain under the MRA, that is, acquiring "property through purchase or condemnation (that) may be sold or leased to private parties for a use, (must be) consistent with the redevelopment plan."

WEP/mt