1	State of Arkansas As Engrossed: S2/12/97		
2	81st General Assembly A Bill	ACT 320 OF	1997
3	Regular Session, 1997	SENATE BILL	145
4			
5	By: Senator Walker		
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7			
8	For An Act To Be Entitled		
9	"AN ACT TO PROVIDE FOR TARGETED NEIGHBORHOOD ENHANCEM	ENT	
10	TO REHABILITATE NEIGHBORHOODS SUFFERING FROM NEGLECT,		
11	ABANDONMENT, AND URBAN BLIGHT; AND FOR OTHER PURPOSES	• "	
12			
13	Subtitle		
14	"AN ACT TO PROVIDE FOR TARGETED		
15	NEIGHBORHOOD ENHANCEMENT TO REHABILITATE		
16	NEIGHBORHOODS SUFFERING FROM NEGLECT,		
17	ABANDONMENT, AND URBAN BLIGHT."		
18			
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSA	\S:	
20	SECTION 1. This act shall be known as the "Targeted Nei	ghborhood	
21	Enhancement Plan Act."		
22			
23	SECTION 2. This act, being necessary for the public he	ealth, safety	and
24	welfare, shall be liberally construed to effectuate the purpo	ses of it.	
25			
26	SECTION 3. Any municipality may, upon fulfillment of t	he following	
27	requirements, declare an area of the municipality as a target	ed neighborho	od.
28	There is no limit on the number of targeted neighborhoods th	nat a municipa	lity
29	may create. Once a targeted neighborhood area has been designment	nated, and a	plan
30	has been implemented, the municipality may take advantage of	all the	
31	provisions of this act.		
32			
33	SECTION 4. Legislative finding.		
34	It is hereby found by the General Assembly of the State	of Arkansas	that
35	certain areas within any municipality are either suffering fr	om neglect,	
36	abandonment, or are about to become urban blight. This act	is necessary t	.0

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1 recapture or rehabilitate these neighborhoods, create new homes, rehabilitate

- 2 existing structures, and maintain residents for a period of several years.
- 3 Overcoming neighborhood decay and blight fulfills a legitimate public purpose
- 4 that is essential to the public health, safety and welfare. Therefore, cities
- 5 are free to designate one or more targeted neighborhoods and to implement a
- 6 Targeted Neighborhood Enhancement Plan in accordance with this Act.

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- 8 SECTION 5. Requirements for an area to qualify as a targeted
- 9 neighborhood.
- 10 Before a municipality may designate an area as a targeted neighborhood,
- 11 it must first complete each of the following steps:
- 12 (a) The municipality must pass a resolution, containing a proposed map,
- 13 noting its intent to designate a particular area as a targeted neighborhood.
- 14 The area will be referred to as the (name of area) Targeted Neighborhood
- 15 Enhancement Plan.
- 16 (b) Upon the passage of the resolution, the municipality shall compile a
- 17 report on the targeted neighborhood which sets forth the following
- 18 information:
- 19 (1) A brief history of the neighborhood including current
- 20 demographic information of the residents,
- 21 (2) Information on the deterioration or demolition of housing
- 22 stock,
- 23 (3) Information concerning incidents of crime,
- 24 (4) The location of existing government resources that could help
- 25 rehabilitate the neighborhood such as police and fire substations, schools,
- 26 playgrounds, or other government centers,
- 27 (5) A list of financial institutions that are willing to
- 28 participate as lending institutions to persons that contract with the city to
- 29 build, or rehabilitate, and reside in a residential structure within the
- 30 targeted neighborhood pursuant to the provisions of this Act,
- 31 (6) A proposed plan to rehabilitate the various blocks of the
- 32 neighborhood that sets forth, among other things, the resources the
- 33 municipality is willing to dedicate to ensure the success of the effort. For
- 34 example, the location of a community oriented police effort to enable
- 35 residents to feel more secure would be an example of a resource the
- 36 municipality is willing to dedicate.

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- 1 (c) Once this plan is completed, the municipality shall conduct two
- 2 public hearings at different locations to indicate the nature of the
- 3 rehabilitation plan and the resources the municipality is willing to dedicate
- 4 to the rehabilitation effort over the next five (5) years.
- 5 (d) After any amendments to the plan the municipality wishes to make as
- 6 a result of the public hearings, the municipality shall adopt an ordinance
- 7 that sets forth the plan and sets forth the resources the municipality is able
- 8 to dedicate to the plan over the period of five (5) years.

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- 10 SECTION 6. Contract to participate in a targeted neighborhood
- 11 enhancement plan.
- 12 (a) A municipality may contract with a person who agrees to
- 13 participate in a targeted neighborhood enhancement plan. This contract may be
- 14 for an amount not to exceed twenty percent (20%) of the cost of building or
- 15 rehabilitating a residential structure within the designated area, exclusive
- 16 of down payment, provided the person agrees to occupy the structure as the
- 17 person's principal residence for a continuous period of five (5) years.
- 18 (b) A municipality may contract with any person or entity owning and
- 19 developing property for resale within a targeted neighborhood to privide an
- 20 amount not to exceed twenty (20) percent of the cost of constructing or
- 21 rehabilitating a residential structure under the following conditions:
- 22 (1) the person or entity shall demand that the purchaser of the
- 23 property within the targeted area shall occupy the structure and make it the
- 24 person's or entity's principal residence for a period of five (5) years; and
- 25 (2) any contracted amount from the municipality will not be
- 26 provided to the person or entity developing the property for resale until:
- 27 (A) the property is sold to a purchaser who then contracts
- 28 with the municipality to occupy the structure within the targeted area in
- 29 return for the provision of up to twenty (20) percent of the cost of
- 30 construction or rehabilitation, which amount at sale is assigned from the
- 31 person or entity to the purchaser; and
- 32 (B) the new purchaser makes the residential structure the
- 33 purchaser's principal residence for a period of five (5) years; and
- 34 (3) none of the amount provided by the municipality shall be used
- 35 for down payment.

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2	SECTION 7. If an individual, under contract with the municipality,
3	fails to fulfill the commitment to stay within the residential structure the
4	contract period, the municipality, after proper notice, may foreclose on the
5	property.
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7	SECTION 8. If the municipality wishes to continue the program in a
8	particular targeted neighborhood at the conclusion of five (5) years, it may
9	do so by completing the steps set forth in this act, provided that no area may
10	be maintained as a targeted neighborhood for more than an aggregate of fifteen
11	(15) years.
12	
13	SECTION 9. All provisions of this act of a general and permanent
14	nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
15	Code Revision Commission shall incorporate the same in the Code.
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17	SECTION 10. If any provision of this act or the application thereof to
18	any person or circumstance is held invalid, such invalidity shall not affect
19	other provisions or applications of the act which can be given effect without
20	the invalid provision or application, and to this end the provisions of this
21	act are declared to be severable.
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23	SECTION 11. All laws and parts of laws in conflict with this act are
24	hereby repealed.
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27	/s/Walker
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29	APPROVED: 3-03-97
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