LEGISLATURE OF NEBRASKA ONE HUNDRED NINTH LEGISLATURE FIRST SESSION

LEGISLATIVE BILL 90

Introduced by Clements, 2. Read first time January 10, 2025 Committee:

1	A BILL FOR AN ACT relating to improvement districts; to amend sections
2	16-617, 16-617.01, 16-618, 16-619, 16-620, 16-621, 16-622, 16-623,
3	and 16-624, Reissue Revised Statutes of Nebraska; to change
4	provisions relating to establishment and creation of improvement
5	districts, funding and costs of improvements, included property,
6	notice of creation, objections of property owners, bids, special
7	assessments, and bonds; to redefine a term; to harmonize provisions;
8	and to repeal the original sections.

9 Be it enacted by the people of the State of Nebraska,

LB90 2025

Section 1. Section 16-617, Reissue Revised Statutes of Nebraska, is
 amended to read:

16-617 The mayor and city council of any city of the first class 3 shall have power to construct and make improvements of any street, 4 streets, alley, alleys, <u>sidewalk</u>, <u>sidewalks</u>, <u>public way</u>, <u>public ways</u>, 5 other public spaces, or any part of any street, streets, alley, or 6 7 alleys, sidewalk, sidewalks, public way, public ways, or other public <u>spaces, in the city, a street which divides the corporate limits of the</u> 8 city and the area adjoining the city, or within a county industrial area 9 10 as defined in section 13-1111 contiguous to such city, and for that purpose to create suitable improvement districts, which shall be 11 consecutively numbered, and such work shall be done under contract. Such 12 13 districts may include properties within the corporate limits, adjoining the corporate limits, and within county industrial areas as defined in 14 section 13-1111 contiguous to such cities. The improvements in such 15 districts may be funded at public cost or by the levy of special 16 17 assessments on the property especially benefited in proportion to such benefits. The mayor and city council shall create an improvement district 18 or districts by ordinance. 19

20 Sec. 2. Section 16-617.01, Reissue Revised Statutes of Nebraska, is 21 amended to read:

16-617.01 As used in sections 16-617 to 16-649, improvement shall include, but shall not be limited to, paving, repaving, graveling, grading, curbing, guttering, and the construction and replacement of pedestrian walks, plazas, malls, landscaping, lighting systems, and permanent facilities used in <u>an improvement district</u> connection therewith.

28 Sec. 3. Section 16-618, Reissue Revised Statutes of Nebraska, is 29 amended to read:

30 16-618 Any improvement district created pursuant to section 16-617
 31 <u>may</u> shall include only portions of different streets, or portions of

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alleys, sidewalks, public ways, or other public spaces or portions of 1 2 each, which abut, intersect, or adjoin, and may include two or more types 3 of improvements in a single district in one ordinance so that such 4 district, when created, makes up one continuous or extended street or 5 more, except that the district may include a cul de sac, any street, 6 alley, or portion thereof which is closed at one end or which connects 7 with only one other existing street, alley, or portion thereof. Any improvement district may include portions of different streets, or 8 9 portions of different alleys, or portions of each, if they abut or 10 connect with each other, or if the several portions abut on pavement or gravel already laid, or any other of improvements already laid. 11

12 **Sec. 4.** Section 16-619, Reissue Revised Statutes of Nebraska, is 13 amended to read:

16-619 For every improvement district within which any of the 14 15 improvements are to be funded by a levy of special assessments on the 16 property especially benefited, after The mayor and city council of any 17 city of the first class exercising authority to make improvements as 18 provided under section 16-617 shall, by ordinance, create an improvement 19 district or districts. After the passage, approval, and publication of an such ordinance creating such district, the city clerk shall publish 20 notice of the creation of any such district or districts one time each 21 22 week for not less than twenty days in a legal newspaper in or of general circulation in the city. 23

Sec. 5. Section 16-620, Reissue Revised Statutes of Nebraska, is amended to read:

16-620 After publication of a notice required by section 16-619, if If the owners of the record title <u>at the time of such publication</u> representing more than fifty percent of the front footage of the property abutting, <u>intersecting</u>, or adjoining any continuous or extended street, cul de sac, or alley of an improvement district created pursuant to section 16-617, or portion thereof which is closed at one end, and who

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were such owners at the time the ordinance creating such district was 1 2 published, shall file with the city clerk, within twenty days from the first publication of such notice, written objections to the creation 3 4 improvement of such a district, such work shall not be done in such 5 district under such ordinance, but such ordinance shall be repealed by the mayor and city council. If objections are not filed against any 6 7 district in the time and manner provided in this section, the mayor and city council shall forthwith proceed to construct <u>improvements</u> such 8 9 improvement.

10 Sec. 6. Section 16-621, Reissue Revised Statutes of Nebraska, is 11 amended to read:

12 16-621 <u>(1)</u> In advertising for bids for paving, repaving, graveling, 13 or macadamizing, the mayor and city council of a city of the first class 14 may provide for bids on different materials and types of construction<u>.</u>

15 (2)(a) In advertising for bids for improvements in an improvement 16 district formed pursuant to section 16-624, the mayor and city council of 17 a city of the first class , and shall in addition provide for asking bids 18 on any material or materials that may be suggested by petition of owners 19 of the record title representing twenty-five percent of the abutting 20 property owners in <u>such an improvement</u> district, if such petition is 21 filed with the city clerk before advertisement for bids is ordered.

(b) On opening of bids for paving or repaving in any such district,
the mayor and city council shall postpone action thereon for a period of
not less than ten days.

25 <u>(c)</u> During such period of postponement, the owners of the record 26 title representing a majority of the abutting property owners in <u>such</u> a 27 district may file with the city clerk a petition for the use of a 28 particular material for paving for which a bid has been received, in 29 which event a bid on that material shall be accepted and the work shall 30 be done with that material.

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(d) The regulations as to advertising for bids and opening of bids

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and postponing of action thereon and the right of selection of materials
 shall not apply in case of graveling for such district.

3 <u>(e)</u> In case such owners <u>in such district</u> fail to designate the 4 material <u>the owners</u> they desire used in such paving or repaving, or 5 macadamizing, in the manner and within the time provided in this section, 6 the mayor and city council shall determine the material to be used.

7 <u>(3)</u> The mayor and city council may reject all bids and readvertise 8 if, in their judgment, the public interest requires.

9 Sec. 7. Section 16-622, Reissue Revised Statutes of Nebraska, is
10 amended to read:

16-622 The cost of making improvements of the streets and alleys 11 12 within any improvement district created pursuant to section 16-617 16-619 13 or 16-624, which are to be funded by the levy of special assessments on the property especially benefited in proportion to such benefits, shall 14 be assessed upon the lots and lands in such districts specially benefited 15 thereby in proportion to such benefits. The amounts thereof shall, except 16 17 as provided in sections 19-2428 to 19-2431, be determined by the mayor and city council under section 16-615. The assessment of the special tax 18 for the cost of such improvements, except as provided in this section, 19 shall be levied at one time and shall become delinquent in equal annual 20 installments over such period of years, not to exceed twenty, as the 21 22 mayor and city council may determine at the time of making the levy, the first such installment to become delinquent in fifty days after the date 23 of such levy. Each installment, including those for graveling and the 24 25 construction and replacement of pedestrian walks, plazas, malls, and permanent facilities 26 landscaping, lighting systems, used in connection therewith as provided in this section, except the first, shall 27 28 draw interest at a rate established by the mayor and city council not exceeding the rate of interest specified in section 45-104.01, as such 29 rate may from time to time be adjusted by the Legislature, from the time 30 of levy until the levy becomes delinquent. After the levy becomes 31

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delinquent, interest at the rate specified in section 45-104.01, as such 1 2 rate may from time to time be adjusted by the Legislature, shall be paid thereon. Should there be three or more installments delinquent and unpaid 3 4 on the same property, the mayor and city council may by resolution 5 declare all future installments on such delinquent property to be due on a future fixed date. The resolution shall set forth the description of 6 7 the property and the names of its record title owners and shall provide that all future installments shall become delinquent upon the date fixed. 8 9 A copy of such resolution shall be published one time each week for not 10 less than twenty days in a legal newspaper in or of general circulation in the city, and after the fixed date such future installments shall be 11 deemed to be delinquent and the city may proceed to enforce and collect 12 the total amount due and all future installments. For assessments for 13 graveling alone and without guttering or curbing, one-third of the total 14 amount assessed against each lot or parcel of land shall become 15 delinquent in fifty days after the date of the levy of the same, one-16 17 third in one year, and one-third in two years. The entire cost of improving any street, avenue, or alley, properly chargeable to any lot or 18 land within any such district, may be paid by the owners of such lots or 19 lands within fifty days after the levying of such special assessments, 20 and thereupon such lots or lands shall be exempt from any lien or charge 21 22 therefor.

23 Sec. 8. Section 16-623, Reissue Revised Statutes of Nebraska, is 24 amended to read:

16-623 For the purpose of paying the cost of <u>improvements to be made</u> improving the streets, avenues, or alleys in an improvement district created pursuant to section <u>16-617</u> <u>16-619</u> or 16-624, <u>exclusive of</u> intersections of streets or avenues, or spaces opposite alleys therein, the mayor and city council shall have power and may, by ordinance, cause to be issued bonds of the city $_{\tau}$ to be called Street Improvement Bonds of <u>District No.,</u> payable in not exceeding twenty years from date <u>of</u>

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the original issue of such bonds, and bearing interest, payable as 1 2 provided in the ordinance authorizing such bonds either annually or 3 semiannually, with interest coupons attached. In such cases the mayor and 4 city council they shall also provide that any the special taxes and 5 assessments imposed pursuant to section 16-622 shall constitute a sinking fund for the payment of the bonds. The entire cost of improving any such 6 7 street, avenue, or alley, properly chargeable to any lot or land within any such improvement district according to the front footage thereof, may 8 9 be paid by the owners of such lots or lands within fifty days from the 10 levying of such special taxes, and thereupon such lot or lands shall be 11 exempt from any lien or charge therefor.

Sec. 9. Section 16-624, Reissue Revised Statutes of Nebraska, is amended to read:

16-624 Whenever the owners of lots or lands abutting upon any 14 street, avenue, or alley within a city of the first class, representing 15 16 three-fourths of the front footage thereon, so that an improvement 17 district when created will make up one continuous or extended thoroughfare or more, shall petition the mayor and city council to make 18 improvement of such street, avenue, or alley without cost to the city, 19 and to assess the entire cost of any such improvements in any such 20 street, avenue, or alley, including intersections of streets or avenues 21 22 and spaces opposite alleys, against the private property within such 23 improvement district or districts, it shall be the duty of the mayor and 24 city council to create the proper improvement district or districts, which shall be consecutively numbered, and to improve the same and to 25 proceed in the same manner and form as provided for in other improvement 26 districts. The mayor and city council shall have power to levy the entire 27 28 cost of such improvements of any such street, avenue, or alley, including intersections of streets or avenues and spaces opposite alleys, against 29 30 property within such district, and to issue street the private 31 improvement bonds Street Improvement Bonds of District No. to pay

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1 for such improvements in the same manner and form as provided for in 2 other improvement bonds. Such bonds shall be issued to cover the entire 3 cost of so improving such streets or avenues, intersections of the same, 4 and spaces opposite alleys. If the assessments provided for, or any part thereof, shall fail, or for any reason shall be invalid, the mayor and 5 city council may make other and further assessments upon such lots or 6 lands as may be required to collect from the same the cost of any 7 8 improvements properly chargeable thereto, as provided in this section. 9 The mayor and city council shall have the discretion to deny the formation of the proposed district when the area to be improved has not 10 previously been improved with a water system, sewer system, and grading 11 12 of streets. If the mayor and city council should deny a requested improvement district formation, they shall state their grounds for such 13 denial in a written letter to interested parties. 14

15 Sec. 10. Original sections 16-617, 16-617.01, 16-618, 16-619,
16-620, 16-621, 16-622, 16-623, and 16-624, Reissue Revised Statutes of
17 Nebraska, are repealed.