

- 1 SB194
- 2 DG2P1NT-3
- 3 By Senator Melson
- 4 RFD: Agriculture, Conservation, and Forestry
- 5 First Read: 25-Feb-25



1	Enrolled, An Act,
2	
3	
4	Relating to agriculture authorities; to amend Section
5	11-20-73, as last amended by Act 2024-236, 2024 Regular
6	Session, Code of Alabama 1975, to authorize authorities to
7	terminate or move easements on authority property via eminent
8	domain.
9	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
10	Section 1. Section 11-20-73, as last amended by Act
11	2024-236, 2024 Regular Session, and Section 11-20-80, Code of
12	Alabama 1975, is amended to read as follows:
13	"\$11-20-73
14	(a) An agriculture authority shall have the following
15	powers, which it may exercise in the agriculture authority's
16	authorized operational area:
17	(1) To have succession by its corporate name until
18	dissolved as provided in this article.
19	(2) To adopt bylaws making provisions for its actions
20	not inconsistent with this article.
21	(3) To institute and defend legal proceedings in any
22	court of competent jurisdiction and proper venue; provided,
23	however, that the board may not be sued in any trial court
24	other than the courts of the county of incorporation;
25	provided, further, that the officers, directors, agents, and
26	employees of an agriculture authority may not be sued for
27	their actions on behalf of the authority except for actions
28	that are unreasonable or known by the person to be unlawful or



29 are performed with reckless disregard for the lawfulness of 30 such actions.

31 (4) To plan for construction and development of an 32 agriculture center within the operational area of the 33 agriculture authority on property owned by the authority. 34 Construction and development may include, without limitation, 35 any or all of the following:

a. Buildings to hold offices for use by the federal
government, the state or any agency of the state, the county,
or one or more municipalities within the county.

39 b. Buildings to house or accommodate public facilities 40 of the federal government, the state or any agency of the 41 state, the county, or one or more municipalities within the 42 county.

43 c. Streets, boulevards, walkways, parkways, parks, or44 other places of recreation.

45 d. Monuments, statues, or other structures beautifying46 the agriculture center.

47

e. Community houses, meeting houses, or auditoriums.

f. Arenas, convention halls, sports facilities,
stadiums, hotels or other facilities for use as a transient
guest housing facility, multifamily housing, dormitory
housing, food courts or other food venue facilities, any
facilities that provide for or support any public or private
educational institution, and any other facilities related to
or incidental to the foregoing.

g. Music halls, art museums, art exhibits, or other
exhibits for the advancement of the humanities and cultural



57 development.

h. Any other buildings, structures, facilities, and other improvements that the board of directors of the agriculture authority determines are appropriate, useful, or expedient to the authority's purposes from time to time. The determination of the authority board of directors shall be conclusive.

64 (5) To acquire property and rights and interests in65 property by gift, grant, lease, or purchase.

66

(6) To accept or receive gifts, bequests, and devises.

67 (7) To have and use a corporate seal and alter the seal 68 at its pleasure.

69 (8) To appoint officers, agents, employees, and70 attorneys and to fix their compensation.

(9) To hire professionals and enter into contracts for their services in designing and supervising the construction of any building, agriculture center, auditorium, arena, convention hall, music hall, art museum, place of recreation, art exhibit, office building, or other structure that it desires to construct.

(10) To make and enter into contracts and to execute all instruments necessary or convenient to lease or purchase and own real or personal property to be used for the furtherance of the purposes for the accomplishment of which the authority is created.

82 (11) To plan for programs and exhibits in the
83 agriculture center for the advancement of the agricultural,
84 cultural, and workforce development interests of the citizens



85 of the county and of the municipalities thereof.

86 (12) To purchase or lease real property and rights or
87 easements therein necessary or convenient for its purposes and
88 to use the same so long as its existence shall continue.

89 (13) To accept pledges of revenues or grants of money90 from any person or governmental entity.

91 (14) To sell and lease its property to any person or 92 governmental entity.

93 (15) To enter into financing agreements with federal or 94 state agencies that may require the authority to mortgage its 95 property.

96 (16) To plan for programs and exhibits in the
97 agriculture center for the advancement of agricultural and
98 workforce development interests in the county.

99 (17) To enter into long-term contracts or agreements 100 for sewer service with any Class 5 municipality within three 101 miles of the authority or a utility board of the Class 5 102 municipality.

(18) To accept lease payments, loan repayments, or other compensation to or for the authority or other public person.

(19) To invest in bank deposits, U.S. Treasury bills, projects, instruments, real, personal, or mixed property, or any other investments as the board of directors of the authority may from time to time determine to be appropriate and convenient to accomplish any purpose for which an agriculture authority is organized, including works of internal improvement, interests in private or corporate



113 enterprises, loans of money or credit to individuals, 114 associations, or corporations; and to lend the authority's 115 credit, grant public money or things of value in aid of or to 116 any individual, association, or corporation whatsoever, or 117 become a stockholder in any such corporation, association, or 118 company by issuing bonds or otherwise even though they may be 119 in violation of Section 93 or Section 94 of the Constitution 120 of Alabama of 2022, if done by the state, a county, city, 121 town, or other subdivision of the state, notwithstanding the fact that any such investment or action may involve the 122 123 expenditure or appropriation of funds received from a public person. In particular, but not by way of limitation, an 124 125 authority may invest its funds, from whatever source, in the 126 stock, bonds, debentures, notes, or other securities issued by 127 any person locating a project in the authority's operational 128 area and may enter into contracts or options, including 129 contracts or options for the conveyance, sale, or lease of 130 property, to the person and make direct grants of money, 131 property, or services for the purpose of inducing the person 132 to locate a project in the authority's operational area.

133 (20) To enter into deeds, mortgages, leases, loan134 agreements, or other agreements with any person.

(21) To acquire real property for the purpose of establishing one or more agriculture centers; to improve agriculture center sites, whether owned by the authority or by any other person, including the improvement of the centers or sites by the construction of roads, curbing, gutters, drainage, sewerage, utilities, railroad spurs, docks, harbors,



141 ports, grading, and the like; to construct, for its own 142 account or the account of others, improvements thereon, 143 including any project, for the purpose of conveying, leasing, 144 or selling the same to any person, including the power to 145 convey, lease, or sell the same for its own account or to 146 construct the same as an inducement for any person to locate 147 and operate a project in the agriculture center or operational 148 area, even though the person may not have been identified at 149 the time that the improvement may be constructed.

150 (22) To sell, exchange, donate, and convey any or all 151 of its properties whenever its board of directors finds the 152 action to be in furtherance of the purposes for which the 153 authority was organized.

(23) To issue its bonds for the purpose of carrying out any of its powers and to apply proceeds from the sale of its bonds, whether heretofore or hereafter issued, not only for payment of interest thereon prior to and during the construction and equipment of any buildings, structures, facilities, or other improvements being financed thereby, but also for payment of interest thereon.

161 (24) To mortgage and pledge any or all of its 162 properties both real and personal or any part or parts 163 thereof, as security for the payment of the principal of and 164 the interest on any bonds so issued and any agreements made in 165 connection therewith, whether then owned or thereafter 166 acquired, and to pledge the revenues and receipts therefrom or 167 from any thereof.

168

(25) To enter into contracts, agreements, options,



169 leases, loan agreements, deeds, and other instruments, and to 170 take other actions as may be necessary or convenient to 171 accomplish any purpose for which an authority is organized or 172 to exercise any power expressly granted hereunder.

173 (26) To enter into contracts, agreements, leases, or 174 other instruments, either independently or through another entity, to design, develop, construct, own, or operate any 175 176 commercial facility, to acquire lands or other assets for the 177 facility, to raise revenue from the operation of the facility, and to use any revenue from the operation of the facility to 178 179 fund projects and operations in support of the authority's mission, including the payment of any expenses and debt of the 180 authority. The power provided in this subdivision shall 181 182 include the power to make advance payments to third parties 183 for services.

184 (27) a. To terminate or relocate an easement on property 185 owned by the authority using the same power of eminent domain 186 as the state possesses, which shall be exercised in the same 187 manner and under the same conditions as are provided by law 188 for the exercise of the power of eminent domain by the state. 189 b. This subdivision shall not apply to any easement to

190 which an electric utility has the right to enter upon.

(b) Contracts of an agriculture authority shall be executed in the name of the authority by the chair and attested by the secretary of the authority. The board may provide by resolution for a different form for the execution of a contract by an officer or agent other than the chair and secretary. A contract, irrespective of its form and of the



197 persons executing the contract, shall not be binding unless 198 the contract is authorized or ratified by the board.

(c) An agriculture authority may deposit its funds not needed to meet expenses or obligations in any bank or building and loan association, provided the deposit is fully insured by a federal corporation or agency of the federal government insuring deposits in financial institutions.

204 (d) In exercising the powers enumerated in this 205 section, all mortgages, contracts, judgments, investments, 206 loans, debts, and other obligations of any sort of the authority due to any third party shall be recovered and 207 enforced only against the authority unless the county 208 209 commission approving the formation of the authority 210 specifically agrees to accept the obligation by a separate 211 affirmative vote of a majority of the members of the county 212 commission.

(e) In addition to all other powers at any time conferred on it by this section or otherwise by law, an authority shall have the following powers together with all powers incidental thereto or necessary to the discharge thereof in corporate form:

(1) To participate: As a shareholder in a corporation; as a joint venturer in a joint venture, whether the joint venture is to be memorialized contractually or through the formation of one or more separate business entities; as a general or limited partner in a limited partnership or a general partnership; as a member in a nonprofit corporation or limited liability company; or as a member of any other lawful



225 form of business organization that may be involved in the 226 development or operational activities of any buildings, 227 structures, facilities, and other improvements that the board 228 of directors of the authority determines are appropriate, 229 useful, or expedient to the authority's purposes. In 230 connection with the foregoing, an authority may elect or appoint an individual or individuals to a governing body and 231 232 enter into contracts or other agreements with other parties 233 for the development, operation, design, marketing, 234 maintenance, and use of any facilities upon the terms as the 235 board of directors of the authority determines are 236 appropriate, useful, or expedient to the authority's purposes. 237 Any determination by the authority shall be conclusive.

238 (2) To make or arrange for loans, contributions to 239 capital, and other debt and equity financing for the activities of any corporation of which the authority is a 240 241 shareholder; any joint venture in which the authority is a 242 joint venture; any limited partnership or general partnership 243 of which the authority is a general or limited partnership; 244 any nonprofit corporation in which the authority is a member 245 of any other lawful form of business organization of which the 246 authority is a member; and to guarantee loans, issue bonds, or 247 incur other forms of indebtedness on behalf of the 248 corporation, joint venture, partnership, nonprofit 249 corporation, or other business entity, for such purposes. An 250 authority may loan funds that include seller financing arrangements whereby the authority is a seller to other 251 252 governmental entities or other business entities whether for



253 profit or nonprofit and whether affiliated or non-affiliated 254 with the authority, upon the terms as the authority shall 255 determine appropriate, useful, or expedient for the 256 authority's purposes and the determination by the authority 257 shall be conclusive.

(3) To create, establish, acquire, operate, or support
subsidiaries and affiliates, either for profit or nonprofit,
to assist the authority in fulfilling its purposes.

(4) To create, establish, or support nonaffiliated for
profit or nonprofit corporations or other lawful business
organizations that operate and have as their purposes the
furtherance of the authority's purposes.

265 (5) Without limiting the generality of subdivisions (1) 266 through (4), to accomplish and facilitate the creation, 267 establishment, acquisition, development, operation, or support of any subsidiary, affiliate, nonaffiliated corporation, or 268 269 other lawful business organization by means of loans of funds, 270 leases of real or personal property, gifts and grants of 271 funds, or guarantees of indebtedness of the subsidiaries, 272 affiliates, and non-affiliated corporations.

(6) In addition to any other authority to enter into contracts, to enter into contracts, agreements, or understandings with any other public and private parties including, but not limited to, the following:

a. Design-build, design-build-operate,
design-build-own-operate, design-build-own-operate-maintain,
design-build-finance-operate-maintain, or other similar
arrangements or agreements pursuant to which the design,



right-of-way acquisition, relocation of structures or utilities, construction, financing, ownership, management, maintenance, and operation, or any combination thereof of a project is accomplished by or on behalf of the authority.

285 b. Leases, licenses, franchises, concessions, or other 286 agreements for the development, operation, management, or 287 undertaking of all or any part of a project of or on behalf of 288 the authority.

289 (7) Notwithstanding any provision of law to the 290 contrary, proposals under this subsection may be evaluated and 291 awarded by the authority based on qualifications of participants or best value, or both, as evaluated by 292 293 procedures of the authority and taking into consideration the 294 best interests of the authority. Evaluation criteria for a 295 contract procured pursuant to the preceding sentence shall be 296 set forth in the request for proposal for the contract. The 297 contract may also be awarded through any existing procurement 298 authority, proposals, or other means of procurement otherwise 299 available to the authority.

300 (f) An agriculture authority may purchase or otherwise 301 obtain any item on the statewide public contract list compiled 302 by the Chief Procurement Officer on the terms provided 303 therein."

304 "\$11-20-81

305 (a) An agriculture authority, as a governmental entity,
306 is exempt from the payment of all state, county, and municipal
307 sales and use taxes. An agriculture authority and its
308 contractors shall be granted a certificate of exemption from



309 sales and use taxes by the Department of Revenue as provided 310 in Sections 40-9-14.1 and 40-9-60, or other general law.

(b) (1) Any county or municipal sales and use tax proceeds that are collected by an agriculture authority; a joint venture of the authority, including a public/private venture of the authority; or a lessee of the authority or a joint venture of the authority, and remitted to a local taxing authority shall be rebated by that local taxing authority to the agriculture authority.

318 (2) For an agriculture authority established pursuant 319 to this article, after May 1, 2022, the county commission, at 320 the time of the formation of the authority, may opt-out of the 321 requirement to rebate sales taxes collected by a private 322 entity, joint venture partner, or public-private partnership.

323 (c) An agriculture authority is exempt from paying all 324 state, county, and local ad valorem taxes.

(d) An agriculture authority is exempt from paying any other taxes levied by a county, municipality, or other political subdivision of the state, including, but not limited to, license and excise taxes imposed relating to the privilege of engaging in any activities that the authority may engage in.

331 (e) All state lodging taxes collected by an authority
332 and remitted to the taxing authority shall be rebated by that
333 taxing authority to the agriculture authority"

334 Section 2. This act shall become effective on October335 1, 2025.



336		
337		
338		
339		
340		
341		
342		
343		President and Presiding Officer of the Senate
344		riesident and riesiding officer of the senate
345		
346 347		
348		Speaker of the House of Representatives
349		
350		
351	SB194	
352		06-Mar-25
353		y certify that the within Act originated in and passed
354	the Sen	ate, as amended.
355		
356		Patrick Harris,
357		Secretary.
358		
359		
360		
361		
362	House of	f Representatives
363		and passed: 29-Apr-25
364		
365		
366		
367		
368	Senate	concurred in House amendment 01-May-25
369	Denate	concurred in nouse amenament of May 25
370		
371		
372	<b>D</b>	
373	By: Sen	ator Melson