

**HB315 ENGROSSED**



1 HB315

2 2J5XRIS-2

3 By Representatives Moore (M), Tillman, Givan, Sellers, Datcher

4 (N & P)

5 RFD: Jefferson County Legislation

6 First Read: 22-Jan-26



## HB315 Engrossed

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

A BILL  
TO BE ENTITLED  
AN ACT

Relating to blighted real property located in a Class 1 municipality; to authorize the governing body of a Class 1 municipality to enact and enforce blighted property registration ordinances.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. This act shall apply only to a Class 1 municipality.

Section 2. The provisions of this act shall apply in any Class 1 municipality that adopts this act to be applicable to the registration of blighted property in the municipality.

Section 3. The Legislature finds and declares all of the following:

(1) Blighted properties create numerous problems in a Class 1 municipality, including a propensity to foster criminal activity, create blight and blighting conditions, create public health problems, and otherwise diminish quality of life for residents and business operators in the surrounding area.

(2) Blighted properties negatively impact the property rights of neighboring property owners by reducing the value of



## HB315 Engrossed

29 surrounding properties, impacting the quality of life of  
30 adjacent property owners, increasing the risk of property  
31 damage through arson and vandalism, and discouraging  
32 neighborhood stability and revitalization.

33 (3) Blighted properties are presumptively considered to  
34 be nuisances, in view of their negative effects on nearby  
35 properties and the residents or users of those properties.

36 (4) Blighted properties require a Class 1 municipality  
37 to expend significant monetary and personnel resources and to  
38 incur a disproportionate cost to address problems of blighted  
39 and abandoned structures, which include, but are not limited  
40 to, property inspections, nuisance abatement, fire calls, and  
41 police calls.

42 (5) Blighted properties represent unrealized economic  
43 growth for a Class 1 municipality.

44 (6) A blighted property registration ordinance would  
45 allow a Class 1 municipality to discourage property blight, to  
46 maintain unoccupied buildings, to provide a database of  
47 blighted properties and their owners in order to better ensure  
48 compliance with applicable property codes, and to assess fees  
49 for the increased public costs associated with blighted  
50 properties.

51 (7) Fees imposed under a blighted property registration  
52 ordinance have the potential to benefit the owners of blighted  
53 properties by helping to finance additional government  
54 services by a Class 1 municipality to protect the value and  
55 security of such properties.

56 (8) Enactment of a blighted property registration



## HB315 Engrossed

57 ordinance is a proper exercise of governmental authority to  
58 protect the public health, safety, and welfare of community  
59 residents and a valid regulatory scheme.

60 Section 4. The purposes of this act are to promote the  
61 health, safety, and welfare of residents in a Class 1  
62 municipality by providing authority for a Class 1 municipality  
63 to enact a blighted property registration ordinance. The  
64 ordinance will allow a Class 1 municipality to identify and  
65 register blighted properties, collect fees to compensate for  
66 the public costs of blighted properties, plan for the  
67 rehabilitation of blighted properties, and encourage the  
68 occupancy of blighted properties.

69 Section 5. For purposes of this act the following terms  
70 have the following meanings:

71 (1) BLIGHTED. A residential building or commercial  
72 building that is lacking habitual presence of human beings who  
73 have a legal right to be on the property, or at which  
74 substantially all lawful business operations or residential  
75 occupancy has ceased for a period of 90 consecutive days. In  
76 determining whether a property is blighted, a Class 1  
77 municipality may consider, among other factors, evidence of  
78 blight.

79 (2) EVIDENCE OF BLIGHT. Any condition or circumstance  
80 that on its own or in combination with other conditions or  
81 circumstances would lead a reasonable person to believe that a  
82 residential building or commercial building is blighted.  
83 Conditions or circumstances may include, but are not limited  
84 to:



## HB315 Engrossed

- 85           a. Overgrown or dead vegetation, including grass,  
86 shrubbery, and other plantings;
- 87           b. An accumulation of abandoned personal property,  
88 trash, or other waste;
- 89           c. Visible deterioration or lack of maintenance of any  
90 building or structure on the property;
- 91           d. Graffiti or other defacement of any building or  
92 structure on the property;
- 93           e. An absence of legal occupancy or routine legal  
94 activity occurring on the property; or
- 95           f. Any other condition or circumstance reasonably  
96 indicating that the property is not occupied for residential  
97 purposes or being used for the operation of a lawful business.

98           (3) OWNER. A person who individually or jointly with  
99 others:

- 100           a. Has legal title to the property, with or without  
101 actual possession, or who is shown to be the owner or owners  
102 of record in the records of the probate office;
- 103           b. Has charge, care, or control of the property as  
104 owner or agent of the owner;
- 105           c. Is an executor, administrator, trustee, or guardian  
106 of the estate of the owner;
- 107           d. Is the agent of the owner for the purpose of  
108 managing, controlling, or collecting rents; or
- 109           e. Is entitled to control or direct the management or  
110 disposition of the property.

111           (4) RESIDENTIAL BUILDING. A house, condominium,  
112 townhouse, apartment unit or building, or any other building



## HB315 Engrossed

113 where the whole building or parts thereof are designed or used  
114 as residential dwellings or auxiliary uses to a residential  
115 dwelling.

116           Section 6. (a) The governing body of a Class 1  
117 municipality may adopt a blighted property registration  
118 ordinance that establishes a blighted property registration  
119 and maintenance program that applies to any type of either  
120 residential or commercial buildings, or both, located within  
121 the corporate limits of the municipality, except that a  
122 blighted property registration ordinance shall not apply to  
123 property owned by the federal government, the State of  
124 Alabama, any political subdivision thereof, or a public  
125 corporation.

126           (b) A blighted property registration ordinance shall  
127 create a city-wide blighted property registration database and  
128 clearly designate a program administrator.

129           Section 7. (a) Owners of blighted property subject to a  
130 blighted property registration ordinance shall register the  
131 property with the program administrator within 30 days after  
132 the property becomes blighted or within 30 days after assuming  
133 ownership of the blighted property, whichever is later, or  
134 within 10 days after receipt of notice by the municipality  
135 that the property is blighted.

136           (b) A blighted property registration ordinance  
137 registration form shall be in either paper or electronic form,  
138 and the following information, at a minimum, shall be  
139 required:

140           (1) The name, street address, mailing address,



## HB315 Engrossed

141 telephone number, and, if applicable, the facsimile number and  
142 email address of the property owner and his or her agent who  
143 is an individual at least 21 years of age who is designated by  
144 the owner as authorized agent for receiving notice of code  
145 violations and for receiving process in any court proceeding  
146 or administrative enforcement proceeding on behalf of the  
147 owner in connection with the enforcement of any applicable  
148 law, regulation, or code.

149 (2) The street address and parcel identification number  
150 of the blighted property.

151 (3) The transfer date of the instrument conveying the  
152 property to the owner.

153 (4) The date on which the property became blighted.

154 (c) (1) A blighted registration ordinance shall require  
155 payment of an annual registration fee for each blighted  
156 property as follows:

157 a. For residential property, an initial fee of two  
158 hundred fifty dollars (\$250), and each year thereafter the fee  
159 shall increase by an additional one hundred dollars (\$100),  
160 capped at an annual fee of seven hundred fifty dollars (\$750).

161 b. For commercial property, an initial fee of five  
162 hundred dollars (\$500), and each year thereafter the fee shall  
163 increase by an additional two hundred fifty dollars (\$250),  
164 capped at an annual fee of two thousand dollars (\$2,000).

165 (2) Registration fees may be refundable on a prorated  
166 basis for the year preceding the date on which the property is  
167 no longer blighted.

168 (3) A blighted property registration ordinance shall



## HB315 Engrossed

169 provide an exemption for time periods set forth in the  
170 ordinance to the registration and fee requirements for  
171 blighted property that is advertised in good faith for sale or  
172 lease.

173 (4) A blighted property registration ordinance may  
174 provide exemptions to the registration and fee requirements,  
175 including, but not limited to, for blighted property:

176 a. Only considered to be a seasonal residence;

177 b. Damaged by fire, weather, an act of God, or  
178 vandalism, and the owner demonstrates his or her intent to  
179 repair or renovate;

180 c. Under construction or renovation;

181 d. Where the owner is temporarily absent but who has  
182 demonstrated his or her intent to return;

183 e. That is subject to divorce, probate, or estate  
184 proceedings;

185 f. When the owner or occupant of the blighted property  
186 files with the program administrator a detailed statement of  
187 the owner or occupant's plans for restoration of the blighted  
188 property to productive use and occupancy during the 12-month  
189 period following the date when the initial registration of the  
190 property would otherwise be due. If the restoration or  
191 occupancy of the property has not commenced by the end of the  
192 12-month period, the owner or occupant shall be liable for any  
193 fee waived. The program administrator may extend the waiver of  
194 the registration fee for not more than one additional year in  
195 response to a written request by the property owner or  
196 occupant where the program administrator finds that compelling



## HB315 Engrossed

197 conditions outside the owner or occupant's control made it  
198 impossible for the owner or occupant to restore the property  
199 within the initial 12-month period; or

200 g. In other situations in which the governing body of  
201 the municipality, on a case-by-case basis and upon request by  
202 the property owner, determines that an exemption of a blighted  
203 property from registration is appropriate upon a finding for  
204 good cause shown that the owner or lawful occupant will be  
205 unable to occupy the building for a determinant period of  
206 time, provided that the property owner or occupant provides a  
207 detailed statement of the owner or occupant's plans for  
208 restoration of the blighted property to productive use and  
209 occupancy during the 12-month period following the date when  
210 the initial registration of the property would otherwise be  
211 due.

212 (d) A blighted property registration ordinance may  
213 require that when the owner of the blighted property resides  
214 outside of the state, the owner shall provide the name and  
215 address of an individual who resides within the state who is  
216 authorized to accept service of process and notices of fees  
217 due under this act on behalf of the owner and who is  
218 designated as a responsible, local party or agent for the  
219 purposes of notification in the event of an emergency  
220 affecting the public health, safety, or welfare.

221 Section 8. (a) A blighted property registration  
222 ordinance shall:

223 (1) Provide that a subsequent owner or owners of  
224 property subject to the ordinance shall assume the obligations



## HB315 Engrossed

225 of the previous owner or owners;

226 (2) Provide for removal of the property from the  
227 blighted property registration database when the property is  
228 no longer blighted;

229 (3) Require submission of an owner plan for restoration  
230 and occupancy of the property; and

231 (4) Provide that owners have the right to prior notice  
232 and to appeal adverse decisions of the municipality or the  
233 program administrator. Prior notice shall be sent by certified  
234 mail to the registered owner at the address maintained in the  
235 probate office or according to the records of the tax assessor  
236 or revenue commissioner, if different, at least 10 days prior  
237 to the adverse decision.

238 (b) A blighted property registration ordinance may  
239 allow the program administrator or his or her designee to  
240 inspect the interior and exterior of the blighted property  
241 upon registration and at one--year intervals thereafter or  
242 more frequently if necessary to protect public health and  
243 safety, for so long as the property remains on the blighted  
244 property registration database.

245 (c) A blighted property registration ordinance may  
246 provide for municipal fines for failure to comply with its  
247 requirements. A municipality may enforce the collection of  
248 blighted property registration fees by civil action in any  
249 court of competent jurisdiction. Unpaid blighted property  
250 registration fees and unpaid fines for any violation of a  
251 blighted property registration ordinance shall become a lien  
252 on the applicable property upon the recording of a notice of



## HB315 Engrossed

253 the lien in the probate office. The lien created under this  
254 subsection shall be superior to all other liens, except those  
255 liens for taxes described or referenced in Section 11-51-6,  
256 Code of Alabama 1975.

257 (d) The blighted property registration ordinance may  
258 require that the owner enclose and secure the blighted  
259 property within a designated period of time and thereafter to  
260 maintain the blighted property to minimum standards required  
261 under applicable state law and municipal ordinances and codes  
262 or to standards adopted under the blighted property  
263 registration ordinance. The ordinance may include authority  
264 for the municipality, following notice to the owner, to act to  
265 bring the blighted property into compliance with the  
266 applicable standards, or otherwise eliminate the public  
267 nuisance caused by any noncomplaint conditions; provided,  
268 however, that nothing in this section is to be interpreted to  
269 impose a duty, obligation, or requirement that a municipality  
270 must undertake such repairs, demolition, or maintenance  
271 measures which remain as obligations and responsibilities of  
272 the owner. Cost of the repairs, demolition, and maintenance  
273 and related legal and administrative costs incurred by the  
274 municipality shall be paid by the owner. A blighted property  
275 registration ordinance may provide that these costs shall  
276 become a lien on the applicable property, upon the recording  
277 of a notice of the lien in the probate office, or may be  
278 collected in civil proceedings against the owner.

279 Section 9. The provisions of this act shall be  
280 supplemental and in pari materia with other laws of the State

**HB315 Engrossed**



281 of Alabama relating to blighted or abandoned property.

282 Section 10. This act shall become effective on October

283 1, 2026.



**HB315 Engrossed**

284  
285  
286

House of Representatives

287 Read for the first time and referred .....22-Jan-26  
288 to the House of Representatives  
289 committee on Jefferson County  
290 Legislation  
291  
292 Read for the second time and placed .....12-Mar-26  
293 on the calendar:  
294 1 amendment  
295  
296 Read for the third time and passed .....17-Mar-26  
297 as amended  
298 Yeas 27  
299 Nays 0  
300 Abs 72

301  
302  
303  
304  
305

John Treadwell  
Clerk