1	A bill to be entitled
2	An act relating to the St. Augustine-St. Johns County
3	Airport Authority, St. Johns County; amending chapter
4	2002-347, Laws of Florida; renaming the St. Augustine-
5	St. Johns County Airport Authority as the St. Johns
6	County Airport Authority; authorizing the authority to
7	conduct airport operations under a specified name;
8	making a technical change; providing an effective
9	date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Sections 1 through 3 of section 3 of chapter
14	2002-347, Laws of Florida, are amended to read:
15	Section 1. Status of the <u>St. Johns</u> St. Augustine-St. Johns
16	County Airport Authority.—The <u>St. Johns</u> St. Augustine-St. Johns
17	County Airport Authority is declared to be an independent
18	special district pursuant to chapter 189, Florida Statutes, as
19	it may be amended from time to time. The St. Johns County
20	Airport Authority may conduct airport operations under the name
21	"Northeast Florida Regional Airport."
22	Section 2. Boundaries of the <u>St. Johns</u> St. Augustine-St.
23	Johns taxing district.—All lands lying within St. Johns County,
24	Florida, shall constitute the boundaries of the <u>St. Johns</u> St.
25	Augustine-St. Johns County special taxing district.
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Section 3. Minimum charter requirements.—In accordance with section <u>189.031(3)</u> 189.404(3), Florida Statutes, the following subsections constitute the charter of the <u>St. Johns</u> St. Augustine-St. Johns County Airport Authority:

30 (1) There is hereby created an authority to be known as
31 the <u>St. Johns</u> St. Augustine-St. Johns County Airport Authority
32 with the power to sue and be sued and with the additional powers
33 specified herein.

There is also created a special taxing district in St. 34 (2) 35 Johns County, which district shall be a body politic and 36 corporate and political subdivision of the state under the name 37 of "St. Johns St. Augustine-St. Johns County Airport Authority District." The St. Johns St. Augustine-St. Johns County Airport 38 39 Authority shall be the governing body and shall exercise its 40 powers and jurisdiction within the territory of said district, which shall comprise all of St. Johns County. 41

42 (3) The St. Johns St. Augustine-St. Johns County Airport 43 Authority shall be governed by a board of five members known as 44 the St. Johns St. Augustine-St. Johns County Airport Authority 45 board. The expiration of each 4-year term for each seat is 46 staggered, such that two or three of the five seats are elected every 2 years. At the general election held prior to the 47 expiration of each of said terms, successors shall be elected by 48 the qualified electors residing within the boundaries of the St. 49 50 Johns St. Augustine-St. Johns County Airport Authority District

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51 for a term of 4 years, to expire the first Tuesday after the 52 first Monday in January following the election. Vacancies in 53 office shall be filled by appointment of the Governor and 54 confirmed by the Senate for the remainder of the unexpired terms. No member of the St. Johns St. Augustine-St. Johns County 55 56 Airport Authority board shall be an officer or employee of the 57 City of St. Augustine, St. Johns County, or the State of 58 Florida, except members of the militia or notaries public. Not 59 more than two of the members shall be persons who are primarily engaged in the aviation business, and no person shall be 60 eligible for appointment or election as a board member except 61 62 persons residing within the boundaries of the St. Johns St. 63 Augustine-St. Johns County Airport Authority District. The 64 members constituting the St. Johns St. Augustine-St. Johns 65 County Airport Authority board shall select one of their number as chair, and the term of office of the chair shall be 1 year. 66 67 The members shall receive no compensation for their services, but they are authorized to be reimbursed for verified travel and 68 69 other expenses, which shall be paid from the funds of the 70 Authority. Three members shall constitute a quorum for the 71 purpose of conducting business, exercising powers, and all other 72 purposes. Notices of election shall be given through the Office 73 of the Secretary of State, as provided by the general laws of 74 the state. Members of the St. Johns St. Augustine-St. Johns 75 County Airport Authority board shall be identified on such board

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by numbered groups, and candidates for election to such board shall qualify in particular groups, and otherwise as provided by the laws of the state.

79 The St. Johns St. Augustine-St. Johns County Airport (4) 80 Authority is empowered to employ an executive director, a legal 81 counsel, and other such permanent or temporary employees, 82 including, but not limited to, technical experts, secretaries, 83 and clerical help, as may be needed to operate the Authority. The St. Johns St. Augustine-St. Johns County Airport Authority 84 85 board is empowered to determine the qualifications, duties, and compensation of said employees, the compensation to be fixed by 86 87 resolution of the members of the board and to be paid from the 88 income of the Authority.

89 (5) The St. Johns St. Augustine-St. Johns County Airport 90 Authority as hereby created is authorized and empowered to own 91 and acquire property by purchase, lease, lease-purchase, eminent 92 domain, gift, or transfer from the City of St. Augustine, the 93 United States of America, the State of Florida, or any agencies 94 thereof, and other entities or individuals, and to acquire, 95 construct, maintain, and operate airport facilities, warehouses, 96 hangars, repair facilities, seaplane bases, and all other facilities incident to the operation of airport facilities for 97 both foreign and domestic air transportation, either by land 98 planes or seaplanes, including multimodal transportation 99 100 facilities which interconnect with the airport facility. The

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Authority is authorized and empowered to own, acquire, and operate airplanes, seaplanes, and lighter-than-air craft, and to engage in instruction in aviation, research in aeronautical fields, and promotion of aeronautical development. Property of the <u>St. Johns</u> St. Augustine-St. Johns County Airport Authority may be utilized for purposes which are not related to aviation.

107 (6) The <u>St. Johns</u> St. Augustine St. Johns County Airport
108 Authority is authorized and empowered to conduct activities
109 necessary to create and support a multimodal transportation
110 system to interconnect with and support the airport activities
111 and to serve the district and the region.

(7) The <u>St. Johns</u> St. Augustine-St. Johns County Airport Authority shall have the right and power of eminent domain over real and personal property and to maintain eminent domain proceedings in the form and in the manner as prescribed by the general laws of the state, provided that the power of eminent domain shall be exercised to carry out the purposes of this act.

118 The St. Johns St. Augustine-St. Johns County Airport (8) 119 Authority is authorized and empowered to enter into contracts 120 with any individual, corporation, or political subdivision or 121 agency of the state, and the United States of America, and to 122 enter into operating contracts or leases for facilities owned by the Authority and any and all other contracts for furthering the 123 124 business, operation, and maintenance of the facilities as herein 125 provided, including the right to lease any or all airport

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126 facilities and appurtenances to individuals, corporations, or 127 government entities. The Authority is further authorized to fix 128 and revise from time to time rates, fees, and other charges for 129 the use of and for the services furnished or to be furnished by 130 any airport facility owned or operated by the Authority. Such 131 rates, fees, and charges shall be fixed and revised so that the 132 revenues of the Authority, together with any other available 133 funds, will be sufficient at all times:

(a) To pay the costs, including salaries, for maintaining,
operating, and repairing the airport facilities owned or
operated by the Authority, including reserves for such purposes.

(b) To pay the principal of and interest on all bonds or
revenue certificates issued by the Authority under the
provisions of this act as the same become due and payable and to
provide reserves therefor.

Notwithstanding any of the foregoing provisions of this section, the Authority may enter into contracts relating to the use of or for the services furnished or to be furnished by any airport facility, which contracts shall not be subject to revision except in accordance with the terms of such contracts.

(9) Within the limits of its budget, the <u>St. Johns County</u>
St. Augustine St. Johns Airport Authority is authorized to
borrow money and give its notes as evidence of indebtedness

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150 therefor in order to carry out the purposes and authorizations 151 of this act.

(10) To carry out the purposes of this act, the Authority is authorized, for the purpose of construction, acquiring, paying for, and improving its properties and facilities, to raise moneys by the issuance and sale of revenue bonds or certificates or general obligation bonds or combined revenue and general obligation bonds.

158 Revenue bonds or certificates issued pursuant to this (a) 159 act shall be payable from and secured by a pledge of all or any part of the income, rents, and revenues derived by the Authority 160 161 from any of its properties or facilities now or hereafter owned or operated by the Authority. The Authority may further pledge 162 163 its full faith and credit and taxing power for the payment of 164 such revenue bonds or certificates to the full extent that the 165 revenues derived from the operation of the properties and 166 facilities of the Authority are insufficient for the payment of 167 the principal of and interest on and reserves for such revenue 168 bonds or certificates, provided that the issuance of such 169 revenue bonds or certificates, if the full faith and credit of 170 the Authority are pledged therefor, have been first approved by the qualified electors residing in the district in the manner 171 provided in Section 12 of Article VII of the State Constitution. 172

(b) The Authority may also issue its general obligationbonds for the purposes aforesaid and may pledge its full faith

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and credit and taxing power for the payment of the principal of and interest on said bonds and reserves therefor as the same become due, provided that the issuance of such general obligation bonds has been first approved by the qualified electors residing in the district in the manner provided in Section 12 of Article VII of the State Constitution.

(c) Any bond election of the qualified electors residing in the district shall be called and held in the manner provided in the applicable Florida Statutes for the holding of bond elections.

(d) After the issuance of any revenue bonds, which are 185 186 additionally secured by the full faith and credit of the Authority as provided above, or of any general obligation bonds, 187 188 the Authority shall have the power and shall be irrevocably 189 obligated to levy ad valorem taxes on all taxable property 190 within the district to the full extent necessary to pay the 191 principal of and interest on and reserves for any general 192 obligation bonds issued, as the same mature and become due, and 193 to pay the principal of and interest on and reserves therefor 194 due on any revenue bonds or certificates to the full extent that 195 the revenues derived from the operation of the Authority's 196 properties and facilities are insufficient for the payment thereof. 197

(e) Any of said revenue bonds or certificates or generalobligation bonds may be authorized by resolution or resolutions

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200 adopted by the Authority, which may be adopted at the same 201 meeting at which they are introduced, by a majority of all the 202 members of the Authority then in office and need not be 203 published or posted. The bonds shall bear interests at the rate 204 or rates allowable by general law, may be in one or more series, 205 may bear such date or dates, may mature at such time or times 206 not exceeding 40 years from their respective dates, may be 207 payable in such medium of payment, at such place or places 208 within or without the state, may carry such registration 209 privileges, may be subject to such terms or prior redemption, with or without premium, may be executed in such manner, may 210 211 contain such terms, covenants, and conditions, and may be in 212 such form, all as such resolution or subsequent resolutions 213 shall provide. The bonds may be sold or exchanged for refunding 214 bonds or delivered to contractors in payment for any part of the 215 works or improvements financed by such bonds, or delivered in 216 exchange for any properties, either real, personal, or mixed, 217 including franchises, to be acquired for such works or 218 improvements, all at one time or in blocks from time to time, in 219 such manner and at such price or prices, as the board of the 220 Authority in its discretion shall determine and in accordance 221 with Florida Statutes.

(f) Pending the preparation of the definitive bonds,
interim certificates or receipts or temporary bonds in such form
and with such provisions as the Authority board may determine

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225 may be issued to the purchaser or purchasers of the bonds issued 226 hereunder. The bonds and such interim certificates or receipts 227 or temporary bonds shall be fully negotiable and shall be and 228 constitute negotiable instruments within the meaning of and for 229 all purposes of the law merchant and the negotiable-instruments 230 law of the state.

(g) Said bonds may be issued to refund any obligations therefor issued pursuant to this act or any other law to finance the construction or acquisition of properties or facilities of the Authority at or before the maturity of such outstanding obligations, or for the combined purposes of refunding such outstanding obligations and the construction or acquisition of properties or facilities of the Authority.

238 (h) In the event the Authority issues revenue bonds or 239 certificates, whether payable from the revenues of the 240 properties and facilities of the Authority or secured by a 241 pledge of the full faith and credit of the Authority as provided 242 above, the Authority may make valid and legally binding 243 covenants with the holders of said revenue bonds or certificates 244 as to the purposes for which the proceeds of the revenue bonds 245 or certificates may be applied and the securing, use, and disposition thereof; the creation and maintenance of reserve 246 funds, the fixing, establishing, collection, and maintenance of 247 fees, rentals, or other charges for the use of the services and 248 249 facilities of the Authority; limitations or restrictions on the

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250 issuance of additional revenue bonds or other certificates 251 payable from the revenues derived from the properties and 252 facilities of the Authority; the appointment of a trustee to 253 hold and apply any funds of the Authority; the appointment of a 254 receiver upon default of the Authority in the payment of the 255 principal of or interest on any such revenue bonds or 256 certificates or in the performance of any covenants relating thereto; and such other and additional covenants as is deemed 257 necessary and desirable for the security of the holders of such 258 259 revenue bonds or certificates issued pursuant to this act.

260 (i) All revenue bonds or certificates and general 261 obligation bonds issued hereunder shall be and constitute legal investments for saving banks, banks, trust companies, executors, 262 263 administrators, trustees, guardians, and other fiduciaries and 264 for any board, body, agency, or instrumentality of the state, or 265 of any county, municipality, or other political subdivision of 266 the state, and shall be and constitute securities which may be 267 deposited by any bank or trust company as security for the 268 deposit of state, county, municipal, and other public funds.

(j) All property of and all revenues derived from the properties and facilities of the Authority shall be exempt from all taxation by the state or by any county, municipality, or other political subdivision thereof. Revenue bonds or certificates and general obligation bonds issued pursuant to this act, shall, together with the income therefrom, be exempt

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275 from all taxation by the state, or by any county, municipality, 276 or other political subdivision thereof.

277 Whenever any debt has been incurred or bonds have been (k) 278 issued by the St. Johns St. Augustine-St. Johns County Airport 279 Authority, the board shall determine annually by resolution the 280 amount necessary to be raised by taxation for the payment of 281 principal of and interest on any indebtedness or bonds maturing 282 in such year for such purposes. A certified copy of the resolution shall be filed annually with the Board of County 283 284 Commissioners of St. Johns County and the board of county 285 commissioners shall order annually the property appraiser to 286 assess property in the district sufficient to pay the principal 287 of and interest on any indebtedness in said year, together with 288 any delinquency for prior years. The board of county 289 commissioners shall order annually the property appraiser to 290 assess and the tax collector to collect such other taxes as may 291 be certified to the board of county commissioners by the board of the Authority, as authorized by provisions of this act for 292 293 other purposes.

(11) In addition to the powers enumerated above, the
Authority shall for general purposes have the authority to levy
an ad valorem tax on all taxable property situated within the
district, said ad valorem tax not to exceed .5 mill.

(12) The <u>St. Johns</u> St. Augustine-St. Johns County Airport
 Authority shall have no power or authority to bind or commit the

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300 City of St. Augustine, a municipal corporation, in any manner 301 directly or indirectly and the City of St. Augustine shall not 302 be liable or responsible in any manner for any of the debts, 303 liabilities, obligations, acts, or omissions of the St. Johns 304 St. Augustine-St. Johns County Airport Authority, or any of its 305 officers or employees. All persons dealing with the Authority 306 are hereby charged with full notice of this limitation of its 307 powers.

(13) The fiscal year of the <u>St. Johns</u> St. Augustine-St. Johns County Airport Authority shall be the same as that of St. Johns County, being October 1 to September 30 of each year. The <u>St. Johns</u> St. Augustine-St. Johns County Airport Authority shall maintain acceptable books of account reflecting all income and expenditures and said books shall be open to reasonable public inspection.

(a) In addition, the <u>St. Johns</u> St. Augustine-St. Johns
County Airport Authority shall prepare a budget on or before the
first day of each fiscal year, and no money shall be spent or
obligations incurred by the board or Authority except in
accordance with the terms of the budget.

(b) An audit of the affairs of the Authority shall be conducted annually by a certified public accountant and shall be submitted to the state auditor for review in accordance with the general laws of Florida.

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324 St. Johns County and the City of St. Augustine are (14)325 empowered to appropriate and contribute to the St. Johns St. 326 Augustine-St. Johns County Airport Authority such sums of money 327 for the operating expenses of the Authority as the commission of 328 the city or the county may from year to year determine 329 necessary. Such sums of money so appropriated and contributed by 330 the city or the county shall be paid to the St. Johns St. 331 Augustine-St. Johns County Airport Authority upon its requisition. The City of St. Augustine and St. Johns County are 332 further authorized to convey by sale, lease, or gift any city-333 334 owned or county-owned properties that the city or county deems 335 appropriate to convey to the Authority.

(15) The <u>St. Johns</u> St. Augustine St. Johns County Airport
Authority shall, with the consent of the City Commission of St.
Augustine, evidenced by resolution of the commission, exercise
any powers relating to aviation conferred upon municipalities by
general law, including the provisions of chapter 332, Florida
Statutes, known as the Airport Act of 1945.

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Section 2. This act shall take effect upon becoming a law.

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