1	A bill to be entitled
2	An act relating to Lee and Charlotte Counties;
3	codifying chapters 96-507 and 97-319, Laws of
4	Florida, relating to the Gasparilla Island
5	Bridge Authority, a special taxing district;
6	providing district boundaries; prescribing the
7	purposes, powers, privileges, duties,
8	liability, and officials; providing
9	applicability of the provisions of chapter 189,
10	F.S., to said district; providing definitions;
11	providing for the appointment of the governing
12	board and the election and appointment of its
13	future members; defining terms of office;
14	prescribing duties, powers, and qualifications,
15	and fixing compensation; providing for the
16	setting of bridge toll rates by the district;
17	providing for the levy of ad valorem taxes upon
18	the lands in said district under certain
19	circumstances and for the collection and
20	enforcement thereof; providing the authority
21	for the district to issue bonds and the
22	authority to pledge revenues for the repayment
23	of those bonds; providing the power of eminent
24	domain; providing provisions with respect to
25	the tax exemption of bonds and tax delinquency
26	enforcement and liens relating thereto;
27	specifying authority decisions requiring a
28	majority vote; providing for interlocal
29	cooperation; providing for fees or costs for
30	the offices of the county property appraisers
31	
	1
	1 ⁺

and tax collectors; providing for severability; 1 2 providing an effective date. 3 4 Be It Enacted by the Legislature of the State of Florida: 5 6 Section 1. Chapters 96-507 and 97-319, Laws of 7 Florida, are codified, reenacted, amended, and repealed as 8 herein provided. 9 Section 2. The Gasparilla Island Bridge Authority is re-created and the charter for such district is re-created and 10 reenacted to read: 11 12 Section 1. LEGISLATIVE FINDINGS.--It is declared as a 13 matter of legislative determination that the residents of 14 Gasparilla Island and its neighboring islands have a vital 15 interest in the operation and the continued maintenance and improvement of the bridge and causeway linking the islands to 16 17 the mainland. The bridge and causeway were constructed in 1952 by a private company. That company and its successors 18 19 have operated the bridge and collected tolls since 1952 under 20 a 50-year lease from the state which expires in May 2002. The residents of Gasparilla Island are the primary users of the 21 bridge and pay the majority of tolls collected for its 22 23 continued maintenance. It is the intent of the Legislature to 24 create an independent special authority on Gasparilla Island and surrounding islands, in both Lee and Charlotte Counties, 25 26 with overall responsibility for the ownership, operation, maintenance, repair, and reconstruction of the bridge and 27 causeway connecting Gasparilla Island with the mainland in 28 29 Charlotte County, thereby creating an organization to permit the continuing responsibility on the part of the residents of 30 Gasparilla Island and surrounding islands for the operation, 31 2

maintenance, repair, and reconstruction of the bridge and 1 2 causeway. This act shall be known as "The Gasparilla Island 3 Bridge Authority Act." 4 Section 2. AUTHORITY CREATED. -- There is hereby created 5 and established a local governmental body, corporate and 6 politic, to be known as the Gasparilla Island Bridge 7 Authority. The boundaries of the authority shall include: all 8 of Gasparilla Island, including Boca Grande Isles and 9 Gasparilla Golf Course Island, Three Sisters Island, Hoagen's Key, Loomis Island, and Cole Island situated in Lee County and 10 Charlotte County including all adjacent submerged lands, tidal 11 12 lands, overflow lands, and tidal ponds hereinafter referred to 13 as the "islands," and the following described lands located on 14 or between the islands and the mainland of Charlotte County, 15 Florida: 16 17 Parcel I: 18 19 That real property described in the Final 20 Judgment entered in Condemnation Suit, Case 21 #1048 entitled Florida Bridge Company, 22 Plaintiff -vs- Sunset Realty Corporation, 23 Defendant, Circuit Court, Charlotte County, 24 Florida, said judgment being dated June 18, 1958, recorded June 13, 1958, in O.R. Book 39 25 26 at Page 178, et. seq., of the Public Records of 27 Charlotte County, Florida, which property is more particularly described as follows: 28 29 A parcel containing 3.4937 acres of land, lying 30 and being in Charlotte County Florida, lying 31 3 CODING: Words stricken are deletions; words underlined are additions.

1	15' on either side of the following described
2	centerline:
3	
4	Commencing at the intersection of Sections 26,
5	27, 34 and 35, Township 42 South, Range 20
6	East; thence North 89°47'36" West, 292.84 feet;
7	thence North 22°39'51" West 147.19 feet; thence
8	North 16°28'24" East, 1,105.2 feet to the South
9	end of the South relief bridge as constructed
10	by the Florida Bridge Corp. under its
11	franchise, to point of beginning; thence from
12	said point of beginning South 16°28'24" West
13	286.85 feet to a point of curvature; thence
14	Southeasterly along a curve whose radius is
15	2,864.79 feet, an arc distance of 1,956.88 feet
16	to a point; thence South 21°56'21" East 800
17	feet to the center of the County road pavement
18	as exists at present, crossing the 30' R/W line
19	of said County road 157.6 feet North of the
20	point as established in the center of said
21	County road, all lying a being in Sections 26,
22	27, 34 and 35, Township 42 South, Range 20
23	East, Charlotte County, Florida.
24	
25	Parcel II:
26	
27	The following described lands (herein Parcels
28	A, B, C, and D, respectively) situated in
29	Charlotte County, Florida:
30	
31	
	4
COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

1	Parcel A. Those lands described in instrument
2	dated November 26, 1954, between Boca Grande
3	Inn, Inc., a Florida corporation, and Florida
4	Bridge Company, a Florida corporation, recorded
5	April 11, 1958 in O.R. Book 36, Page 211 et.
6	seq. Of the Public Records of Charlotte County,
7	Florida, more particularly described as
8	follows:
9	
10	A strip or parcel of land in Section 12,
11	Township 42 South, Range 20 East, which strip
12	or parcel is 33 feet on each side of, as
13	measured at right angles to, the following
14	described center line: From the intersection of
15	the centerline of the Seaboard Air Line
16	Railroad (Charlotte Harbor and Northern
17	Railroad) with the center line of Florida State
18	Road No. 775 in said Section 12, run North
19	59°01'06" West, (being the same line as shown
20	as having a bearing of North 58°59' West on the
21	right-of-way map of said State Road) along the
22	center line of said State Road No. 775 for
23	1,260 feet to a point of curve of a curve to
24	the right; thence continue along the tangent of
25	said curve for 111.93 feet to a point; thence
26	run South 01°00'54" West for 55.64 feet to a
27	point on the South right-of-way line of State
28	Road No. 775 and the point of beginning of the
29	center line of the lands hereby conveyed; from
30	said point of beginning continue South
31	01°00'54" West for 1,049.49 feet to the point
	5

-	
1	of curve of a curve to the right having a
2	radius of 2,864.79 feet; thence run Southerly
3	to Southwesterly along the arc of said curve
4	for 420 feet, more or less, to the mean high
5	water mark of Gasparilla Sound. All bearings
6	hereinabove mentioned are plane coordinate
7	bearings for the Florida West Zone.
8	
9	Parcel B. Those lands described in Grant of
10	Right-of-Way from the Trustees of the Internal
11	Improvement Trust Fund of the State of Florida
12	to Florida Bridge Company, Inc. dated December
13	30, 1954, bearing instrument no. 20840,
14	recorded January 26, 1955, in O.R. Book 1, Page
15	146 et. seq. of the Public Records of Charlotte
16	County, Florida, as amended, more particularly
17	described as follows:
18	
19	CAUSEWAY RIGHT-OF-WAY
20	
21	Lands for highway right-of-way purposes across
22	the submerged bottoms of Gasparilla Sound from
23	the mean high water mark of said Sound on the
24	mainland at the town of Placida to the mean
25	high water mark on Gasparilla Island, said
26	lands being 300 feet wide on each side of, as
27	measured at right angles to, a center line,
28	more particularly described as follows:
29	
30	Commence at the intersection of the center line
31	of the S.A.L. R.R. and the center line of S.R.
	6
COD	DING: Words stricken are deletions; words <u>underlined</u> are additions.

No. 775 in Section 12, Township 42 South, Range 1 2 20 East, Charlotte County, Florida. 3 4 Thence North 59°01'06" West along the center of 5 said S.R. No. 775 1,260 feet the P.C. of a 6 curve to the right; 7 Thence continue along the tangent to said curve 8 9 111.93 feet to a point; 10 11 Thence South 01°01'09" West 900 feet, more or 12 less, to the mean high water mark of Gasparilla 13 Sound, said point being the point of beginning of the easement herein granted; From P.O.B. 14 15 continue South 01°01'09" West 593.95 feet to a point in Gasparilla Sound, said point being 930 16 17 feet from, as measured at right angles to, the 18 center line of said S.A.L. R.R.; 19 20 Thence South 16°28'24" West parallel to and 930 21 feet from said center line 8,743 feet to the 22 mean high water mark of Gasparilla Sound on 23 Gasparilla Island, said high water mark being 24 the terminus of this center line. 25 26 AND 27 28 An area on the Northwesterly side of the 29 causeway center line beginning 100 feet off shore from the Placida side of Gasparilla Sound 30 and extending Southwesterly parallel to the 31 7 CODING: Words stricken are deletions; words underlined are additions.

1	center line of said causeway for a distance of
2	4,000 feet. The Northwesterly limits of said
3	area shall be not more than 1,500 feet from
4	said center line and the Southeasterly limits
5	shall be not less than 1,000 feet from said
6	causeway center line.
7	
8	AND
9	
10	An area on the Southeasterly side of the
11	causeway center line beginning 100 feet off
12	shore from the Placida side of Gasparilla Sound
13	and extending Southwesterly parallel with
14	center line of causeway for a distance of 9,000
15	feet. The Southeasterly limits of said area
16	shall be not more than 600 feet from said
17	center line and the Northwesterly limits shall
18	be the right-of-way for causeway.
19	
20	LESS AND EXCEPT FROM PARCEL B THE FOLLOWING:
21	
22	The lands conveyed by Robert L. King and
23	Carroll C. Cozart, as personal representative
24	of the estate of Robert T. Cozart, deceased, to
25	Gasparilla Pass, Inc. by deed dated July 16,
26	1981, recorded July 16, 1981 in O.R. Book 672
27	at Page 1045 et. seq. of the Public Records of
28	Charlotte County, Florida, more particularly
29	described as follows:
30	
31	
	8
COD	I DING:Words stricken are deletions; words <u>underlined</u> are additions.

1	A tract of parcel of land lying in Section 26,
2	Township 42 South, Range 20 East, Charlotte
3	County, Florida which tract or parcel is
4	described as follows:
5	
6	From the Southwest corner of said Section 26 on
7	Gasparilla Island as shown on the plat of Gulf
8	Shores North recorded in Plat Book 13 beginning
9	at Page 9A, Charlotte County Records run North
10	89°45'15" West along the South line of Section
11	27 as shown on said plat for 82.13 feet to an
12	intersection with the centerline of Gasparilla
13	Road (50 feet wide); thence run Northerly along
14	said centerline as shown on said plat along the
15	arc of a curve to the right of radius 2,864.79
16	feet (chord bearing North 05°14'34" East) for
17	1,123.99 feet to a point of tangency; thence
18	continue along said centerline North 16°28'45"
19	East, parallel with and 930 feet Westerly from
20	(as measured on a perpendicular) the centerline
21	of the Seaboard Coast Line Railroad, for 527.77
22	feet to the Northerly end of the South Relief
23	Bridge on the Boca Grande Causeway; thence
24	continue North 16°28'45" East along said
25	centerline as described in instruments recorded
26	in Official Records Book 1 at Page 145,
27	Official Records Book 7 at Page 177, and
28	Official Records Book 479 at Page 817 of said
29	public records for 2,549.58 feet to the
30	southerly end of the Center Relief Bridge and
31	the Point of Beginning of lands described in
	9

1	said instrument recorded in Official Record
2	Book 479 at Page 817 and the Point of Beginning
3	of the herein described parcel.
4	
5	From said Point of Beginning run South
б	79°31'15" East for 37 feet more or less to the
7	approximate mean high tide line of Charlotte
8	Harbor, thence run Southeasterly, Southerly,
9	Southwesterly, Southerly, Southeasterly,
10	Southerly, Southwesterly, Southerly,
11	Southeasterly, Southerly, Southwesterly,
12	Southerly, Southeasterly, Southerly,
13	Southwesterly, Southerly, Southeasterly,
14	Southerly, Southwesterly and Westerly along
15	said approximate mean high tide line for 3,000
16	feet more or less to a concrete seawall on the
17	easterly line of the Florida Bridge company
18	right-of-way (120 feet wide); thence run
19	Southerly and Southwesterly along said seawall
20	to an intersection with an easterly
21	prolongation of the Northerly end of said South
22	Relief Bridge; thence run North 73°31'15" West
23	along said prolongation, said North line and a
24	Westerly prolongation of said North line for 85
25	feet more or less to the approximate mean high
26	tide line of Gasparilla Pass; thence run-along
27	said approximate mean high tide line
28	Northwesterly, Northerly, Northeasterly and
29	Northerly for 2,650 feet more or less to an
30	intersection with the Westerly prolongation of
31	said South line of said Center Relief Bridge;
	10
	10

i	
1	thence run South 73°31'15" East along said
2	prolongation and said South line for 45 feet
3	more or less to the Point of Beginning.
4	
5	Bearing hereinafter mentioned are Plan
6	Coordinate for the Florida West Zone.
7	
8	ALSO LESS AND EXCEPT FROM PARCEL B THE
9	FOLLOWING:
10	
11	The lands conveyed to A.E. Blackburn and his
12	wife, Mary M. Blackburn, Robert S. Maynard and
13	Mildred M. Maynard and Samuel Schuckman and
14	Lucile Schuckman by deeds recorded in O.R. Book
15	13, Page 360, O.R. Book 42, Page 502 and O.R.
16	Book 43, Page 353 of the Public Records of
17	Charlotte County Florida:
18	
19	From the meander corner between Section 22 and
20	27, Township 42 South, Range 20 East, on Little
21	Gasparilla Island, as established in 1908 by
22	Charles M. Pidgeon, run East 618 feet to a
23	point for point of beginning. Thence as
24	follows:
25	
26	North 3°30' East, 420 feet,
27	North 42°00' East, 290 feet,
28	North 70°30' East, 660 feet,
29	South 62°00' East, 930 feet,
30	South 45°30' East, 380 feet,
31	<u>South 66°30' East, 660 feet,</u>
	1 1
007	11

South 5°00' East, 515 feet, 1 2 South 76°00' West, 575 feet, 3 South 62°00' West, 910 feet, 4 North 76°30' West, 1180 feet, 5 North 4°30' West, 935 feet, 6 7 to a Point of Beginning containing 82.20 acres 8 more or less; 9 10 ALSO LESS AND EXCEPT FROM PARCEL B THE 11 FOLLOWING: 12 13 A portion of the lands described in warranty 14 deed from Bert L. Cole and Helen Cole, husband 15 and wife, to Brunswick Corporation dated 16 January 2, 1973, recorded January 2, 1973 in 17 O.R. Book 407, Page 766 and fee simple deed dated September 1, 1972 in O.R. Book 401, Page 18 19 882 of the Public Records of Charlotte County, 20 Florida, more particularly described as 21 follows: 22 23 Commence at the N.W. corner of Section 12, Township 42 South, Range 20 East, Charlotte 24 25 County, Florida; thence South 0°11'00" West 26 along the West line of said Section 12, 27 2073.74' to a point on the Southeasterly 28 right-of-way (100' right-of-way) of State Road 29 No. 775; thence South 48°03'00" East along said 30 right-of-way 941.68' for a point of beginning; thence continue South 48°03'00" East, 209.58' 31 12

1	to the Point of Curvature of a curve to the
2	left, said curve having a central angle of
3	10°56'00" and a radius of 1,960.08'; thence
4	along the arc of said curve a distance of
5	374.09' to the Point of Tangency; thence South
б	0°11'00" West, 979.29' thence North 80°34'09"
7	West, 948.20'; thence North 0°41'48" West,
8	699.41'; thence North 45°16'45" East, 690.82'
9	to the Point of Beginning.
10	
11	Less all that part of the above described lands
12	lying East of the West boundary of the
13	right-of-way of the Boca Grande Causeway.
14	
15	All lying and being in Section 12, Township 42
16	South, Range 20 East, Charlotte County,
17	Florida.
18	
19	ALSO LESS AND EXCEPT FROM PARCEL B THE
20	FOLLOWING:
21	
22	A portion of the lands described in warranty
23	deeds from Placida Sound Corporation to James
24	O. Dixon, Jay D. Moser and Janice D. Parrish
25	dated January 19, 1979, recorded January 22,
26	1979, in O.R. Book 593, Page 1713 and deeds
27	recorded in O.R. Book 671, Page 1915 and O.R.
28	Book 671, Page 1914, Public Records of
29	Charlotte County, Florida, more particularly
30	described as follows: Commence at the Northwest
31	corner of Section 12, Township 42 South, Range
	13

1	20 East, Charlotte County, Florida; thence
2	South 0°11'00" West, along West boundary of
3	said Section 12, 2,952.87 feet; thence South
4	41°59'07" East 317.87 feet; then South 0°41'48"
5	East, 699.41 feet for a P.O.B.; thence continue
6	South 0°41'48" East, 602.98 feet; thence South
7	76°03'07" East 730.00 feet to a point on the
8	Westerly R/W of Boca Grande Causeway (66'R/W)
9	thence Northerly along said R/W 651.18 feet to
10	a point that bears North 8°14'06" East from the
11	previous course; thence North 80°34'09" West
12	820.17 feet to the Point of Beginning. All
13	lying and being in Section 12, Township 42
14	South, Range 20 East, Charlotte County,
15	Florida.
16	
17	Parcel C. Those lands described in
18	Right-of-Way from A. E. Blackburn and Mary M.
19	Blackburn, husband and wife, to Florida Bridge
20	Company dated July 5, 1956, recorded in O.R.
21	book 118, Page 675 of the Public Records of
22	Charlotte County, Florida, more particularly
23	described as follows:
24	
25	A strip of land 33 feet on each side of the
26	center line of Florida Bridge Company causeway
27	across the Easterly part of the following
28	described property:
29	
30	From the meander corner between Section 22 and
31	27, Township 42 South, Range 20 East, on Little
	14
COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

1 Gasparilla Island, as established in 1908 by 2 Charles M. Pidgeon, run East 618 feet to a 3 point for point of beginning, 4 5 Thence as follows: 6 North 3°30'East, 420 feet, 7 North 42°00' East, 290 feet, 8 North 70°30' East, 660 feet, 9 South 62°00' East, 930 feet, 10 South 45°30' East, 380 feet, South 66°30' East, 660 feet, 11 12 South 5°00' East, 515 feet, 13 South 76°00' West, 575 feet, 14 South 62°00' West, 910 feet, 15 North 76°30' West, 1,180 feet, 16 North 4°30' West, 935 feet, 17 18 to Point of Beginning containing 82.20 acres 19 more or less; 20 21 Parcel D. Those lands described in instrument 22 between G. M. Cole, joined by his wife, Addie 23 Cole, and Florida Bridge Company, Inc. dated September 12, 1952, recorded December 1, 1955, 24 25 in O.R. Book 7, Page 177 et. seq. of the Public 26 Records of Charlotte County, Florida, more 27 particularly described as follows: 28 29 A strip of land across Cole Island, extending 30 from the Northerly to the Southerly end thereof 31 and being 120 feet in width (60 feet on each 15 CODING: Words stricken are deletions; words underlined are additions.

side of the center line of Florida Bridge 1 2 Company causeway), such center line of said easement begin parallel to and 930 feet 3 4 Westerly from the center line of the Seaboard 5 Airline Railroad Company track. 6 7 Section 3. PURPOSES.--8 (1) The authority is created for the purpose of 9 acquiring, constructing, reconstructing, financing, owning, managing, providing, promoting, improving, expanding, 10 maintaining, operating, regulating, franchising, and otherwise 11 12 having complete authority, with respect to the Gasparilla Island bridge and causeway within the territorial limits of 13 14 Charlotte County, and areas adjacent thereto. It is further 15 the purpose of this act to repose in the authority all powers with respect to operating, maintaining, repairing, and 16 17 improving the bridge and causeway, including the power to set bridge toll rates and collect bridge tolls, and such other 18 19 additional powers as are hereafter designated by this act. 20 (2) The Legislature finds and declares that the 21 creation of the authority and the carrying out of its purposes 22 are in all respects for the benefit of the people of this 23 state and the people of Lee and Charlotte Counties. The authority is performing an essential governmental function. 24 25 All property of said authority is and shall in all respects be 26 considered to be public property, and title to such property shall be held by the authority for the benefit of the public. 27 28 The use of such property, until disposed of upon such terms as 29 the authority may deem just, shall be for essential public and 30 governmental purposes. 31 16

(3) It is the intent of this act to create the 1 2 authority as an independent special district that meets all 3 the requirements for independent special districts provided in 4 chapter 189, Florida Statutes. 5 Section 4. DEFINITIONS.--As used in this act, the 6 following words and terms shall have the following meanings, 7 unless some other meaning is plainly intended: 8 "Authority" means the Gasparilla Island Bridge (1) 9 Authority acting by and through its governing body as established under section 2. 10 "Board" means the Board of Supervisors of the 11 (2) 12 Gasparilla Island Bridge Authority. 13 (3) "Charlotte County Commission" means the Charlotte 14 County Board of County Commissioners. 15 (4) "Lee County Commission" means the Charlotte County 16 Board of County Commissioners. 17 (5) "Clerk" means the clerk of the circuit court and the ex officio Clerk of the Board of County Commissioners of 18 19 Charlotte County or Lee County. 20 (6) "Cost" as applied to the acquisition, construction, extension, additions, or improvements to the 21 bridge and causeway or to the establishment of the authority 22 23 includes the cost of: construction or reconstruction; acquisition or purchase of real or personal property; expenses 24 25 relating to the issuance of bonds; indemnity or surety bonds; 26 premiums for insurance on real or personal property; expenses 27 related to the establishment of the authority; labor, materials, machinery, supplies, and equipment; any interest in 28 29 land including all property rights, easements, and franchises of any nature; finance charges; interest payments; payments 30 for the creation of initial reserve or debt service reserve 31 17

funds; bond discount; architectural and engineering services; 1 2 financial and banking services; legal and accounting services; 3 all other expenses necessary or incidental for determining the feasibility of construction, reconstruction, or acquisition; 4 5 all other expenses necessary or incidental to any financing 6 authorized herein; reimbursement of any other person, firm, or 7 corporation for any moneys or services advanced to the 8 authority in connection with any of the foregoing items of 9 cost. 10 (7) "Elector" means any registered voter within the 11 boundaries of the authority. (8) "Executive director" shall be the chief executive 12 13 officer of the authority, who shall carry out the policies of 14 the authority. 15 (9) "Gross receipts" means any income received from all tolls collected for the use of the bridge and causeway and 16 17 other income received from all other sources, including income received from taxpayers from ad valorem tax assessments. 18 19 (10) "Taxpayer" means any natural or corporate person 20 who owns real property within the boundaries of the authority. 21 (11) "Revenue bonds" or "bonds" means bonds or other obligations secured by and payable from the revenues derived 22 23 from tolls, fees, or charges collected by the authority from users or future users of the facilities of the system, which 24 may be additionally secured by a pledge of the proceeds of ad 25 26 valorem taxes levied against property within the boundaries of 27 the authority, all to the extent determined by resolution of the authority. 28 29 (12) "Bridge and causeway system" means and includes all bridges, causeways, roadways, toll facilities, or property 30 31 and additions, extensions, and improvements thereto at any 18

future time constructed and acquired as part thereof, useful 1 2 or necessary or having the present capacity for future use in 3 connection with maintaining a bridge and roadway across 4 Gasparilla Pass in Charlotte County. 5 Section 5. GOVERNING BODY .--6 (1) The governing body of the authority shall consist 7 of nine members acting as the Board of Supervisors. Five of 8 these members shall be voting members with full power to 9 conduct the business of the authority by majority vote of the voting members. The other four members shall serve as ex 10 officio, nonvoting members who shall participate in board 11 12 discussions as representatives of the taxpayers who are not qualified as electors of the authority. Each member shall 13 14 serve terms of 4 years, provided that the initial members of the Board of Supervisors and their terms of office shall be as 15 16 follows: 17 (a) Board Supervisor No. 1, Board Supervisor No. 3, Board Supervisor No. 5, Board Supervisor No. 7, and Board 18 Supervisor No. 9 shall be appointed by the Lee County 19 20 Commission and serve until November 15, 1996. These supervisor positions shall be first elected or appointed 21 thereafter as herein described. 22 (b) Board Supervisor No. 2, Board Supervisor No. 4, 23 Board Supervisor No. 6, and Board Supervisor No. 8 shall be 24 appointed by the Charlotte County Commission and serve until 25 26 November 15, 1996. These supervisor positions shall be elected or appointed thereafter as herein described. 27 (2) Board Supervisor No. 1, Board Supervisor No. 2, 28 29 Board Supervisor No. 3, Board Supervisor No. 4, and Board Supervisor No. 5 shall be voting members of the Board of 30 Supervisors who are qualified as electors within the 31 19

boundaries of the authority. Board Supervisor No. 6, Board 1 2 Supervisor No. 7, Board Supervisor No. 8, and Board Supervisor No. 9 shall be ex officio, nonvoting members who are appointed 3 4 by the board at its first meeting following the general 5 election. The ex officio, nonvoting members must be either electors or taxpayers from within the boundaries of the 6 7 district. No board member shall be elected or appointed for more than two consecutive 4-year terms except the chair, who 8 9 may be elected to a maximum of three 4-year terms. The chair must be a voting member of the board. 10 (3) The voting members of the Board of Supervisors 11 12 shall be elected by a majority of the electors of the authority voting in the general election in November of each 13 14 even numbered year. Each elector may exercise one vote. 15 Those members duly elected to serve will take office on November 15 following their election. 16 17 (a) Board Supervisor No. 1, Board Supervisor No. 3, Board Supervisor No. 5, Board Supervisor No. 6, and Board 18 19 Supervisor No. 8 shall be first elected or appointed in the 20 November 1996 election and every fourth year thereafter. 21 (b) Board Supervisor No. 2, Board Supervisor No. 4, Board Supervisor No. 7, and Board Supervisor No. 9 shall be 22 23 first elected or appointed at the November 1996 election to a 2-year term. They shall be appointed or stand for election to 24 a full 4-year term commencing at the November 1998 election 25 26 and shall be elected or appointed every fourth year 27 thereafter. (4) The authority is authorized to conduct its 28 29 elections independently or through the Lee County or Charlotte County Supervisor of Elections. Should the authority elect to 30 31 conduct its own elections, it shall make its election 20

procedures consistent with the Florida Election Code, chapters 1 97 through 106, Florida Statutes, for the following: 2 3 (a) Qualifying periods, in accordance with section 4 99.061, Florida Statutes; Petition format, in accordance with rules adopted 5 (b) 6 by the Florida Division of Elections; 7 (c) Canvassing of returns, in accordance with sections 8 101.5614 and 102.151, Florida Statutes; 9 (d) Noticing special district elections, in accordance with chapter 100, Florida Statutes; 10 (e) Polling hours, in accordance with section 100.011, 11 12 Florida Statutes. 13 (5) Upon the occasion of a vacancy for any reason in 14 the term of office of a voting member of the governing body of 15 the authority, a successor shall be appointed by the Governor. Any person appointed to fill a vacancy shall be appointed to 16 17 serve for the balance of the unexpired term or until the next election at which a successor may be duly elected to fill the 18 19 balance of the unexpired term. 20 (6) Upon the occasion of a vacancy for any reason in the term of office of an ex officio nonvoting member, a 21 successor shall be appointed by a majority of the voting 22 23 members of the governing body of the authority. (7) The Board of Supervisors shall elect a chair and 24 vice chair from members of the authority, each of whom shall 25 26 serve for 1 year or until his or her successor is chosen. The 27 chair, or the vice chair in the chair's absence, shall preside at all meetings of the authority and shall perform such 28 29 additional duties as prescribed by the members or contained in the bylaws of the authority. The authority shall hold regular 30 31 meetings at least quarterly at such times and places as it may 21

designate and may hold more frequent special meetings. Three 1 2 voting members constitute a quorum for the purpose of meeting 3 and transacting business. Each voting member of the authority shall have one vote. The authority may adopt by laws and may 4 5 make all policies, procedures, rules, and regulations not 6 inconsistent with this act which it may deem necessary 7 respecting the conduct of its affairs. Such policies, 8 procedures, rules, and regulations shall provide for notice of 9 all public meetings in conformity with the requirements of section 189.417, Florida Statutes, and shall provide that an 10 agenda shall be prepared by the authority in time to ensure 11 12 that a copy of the agenda will be available at least 3 days 13 prior to any regular meetings of the authority. After the 14 agenda has been made available, items may be added for good 15 cause, as determined by the chair or person designated to preside at the meeting. The reason for adding an item to the 16 17 agenda shall be stated in the record. Special or emergency meetings may be called by the chair upon no less than 48 18 19 hours' notice. The authority shall publish and thereafter 20 codify and index all rules, regulations, and resolutions formulated, adopted, or used by authority in the discharge of 21 its functions. Such rules, regulations, and resolutions shall 22 23 be made available for public inspection and copying, at no more than cost. The authority shall not be deemed to be an 24 agency within the meaning of chapter 120, Florida Statutes. 25 26 The authority shall be deemed to be an agency within the meaning of chapter 119, Florida Statutes, and all records of 27 the authority shall be open to the public. The authority 28 29 shall be deemed an agency or authority of the county for purposes of section 286.011, Florida Statutes, the "Government 30 31 in the Sunshine" law. Voting members of the Board of 2.2

Supervisors shall be deemed to be local officers for the 1 purposes of section 112.3145(3), Florida Statutes, requiring 2 3 disclosure of their financial interests. These statements of 4 financial interests shall be filed with the Lee County 5 Supervisor of Elections and available for public inspection. 6 In addition to the foregoing, the authority shall comply with 7 the requirements of section 189.417, Florida Statutes, 8 regarding notice of meetings which shall be deemed to 9 supersede any inconsistent provisions of this section in the 10 event of conflict. (8) The authority shall appoint an executive director 11 12 who shall serve at the pleasure of the authority. In addition 13 to the appointment of an executive director, the authority may 14 contract for all or part of such services with any third 15 party, including the clerk. Each member of the Board of Supervisors shall 16 (9) 17 serve without compensation; however, supervisors shall receive travel and per diem expenses as set forth in section 112.061, 18 19 Florida Statutes, when traveling on official business for the 20 authority. 21 (10) A board member may be removed for cause by the 22 Governor. 23 Section 6. POWERS AND DUTIES OF AUTHORITY. -- The 24 authority shall have the following powers and duties, in 25 addition to and supplementing other powers granted in this act and powers granted to authorities by general law: 26 (1) To construct, install, erect, acquire, operate, 27 maintain, improve, extend, enlarge, or reconstruct a bridge, 28 29 causeway, and road system within the jurisdictional boundaries 30 of the authority and the environs thereof and to have the 31 exclusive control and jurisdiction thereof, to borrow money 23

and issue bonds to pay all or part of the costs of such 1 construction, reconstruction, erection, acquisition, or 2 3 installation of such bridge, causeway, or road system or to 4 refund any indebtedness of the authority. All capital 5 improvements shall be consistent with the comprehensive plan 6 of the applicable local government within the meaning of part 7 II of chapter 163, Florida Statutes. 8 (2) To regulate traffic and the use of the bridge and 9 causeway system within the authority's boundaries. This traffic power shall be exercised concurrently with any power 10 inherent in Lee County or Charlotte County. In the event of a 11 12 conflict, the more stringent rule shall apply. (3) To fix, modify, charge, and collect toll rates and 13 14 user fees from persons for the use of the bridge and causeway 15 system at such levels as the authority deems appropriate 16 regardless of the costs associated with the bridge and 17 causeway system; provided, however, in no event shall tolls for automobiles exceed \$5 per round trip for a period of 10 18 19 years after the effective date of this special act. The 20 authority shall be subject to the provisions of section 338.165, Florida Statutes, authorizing the continuation of 21 tolls except that the authority may use any remaining toll 22 23 revenue after payments for debt service and the annual cost of operation, maintenance, and improvement of the bridge and 24 causeway only for the purposes enumerated in this act. 25 26 (4) To acquire in the name of the authority by purchase or gift such lands and rights and interest therein, 27 28 including lands under water and riparian rights, and to 29 acquire such personal property as it may deem necessary in connection with the construction, reconstruction, improvement, 30 extension, installation, erection, or operation and 31 24

maintenance of the bridge, causeway, and road system and to 1 hold and dispose of all real and personal property under its 2 3 control. 4 (5) To exercise exclusive jurisdiction, control, and 5 supervision over the bridge and causeway system, or any part 6 thereof owned, operated, or maintained by the authority and to 7 make and enforce such rules and regulations for the 8 maintenance and operation of the system as may be, in the 9 judgment of the authority, necessary or desirable for the efficient operation of the system or improvements in 10 accomplishing the purposes of this law. 11 12 (6) To restrain, enjoin, or otherwise prevent the 13 violation of this law or of any resolution, rule, or 14 regulation adopted pursuant to the powers granted by this law. 15 (7) To join with any other districts, municipalities, towns, or other political subdivisions, public agencies, or 16 17 authorities in the exercise of common powers. 18 (8) To contract with other private or public entities 19 or persons to provide services to the authority and to receive 20 and accept from any federal or state agency grants or loans 21 for or in aid of the purposes of the authority. To enter into interlocal agreements with any 22 (9) 23 municipality, county, district, or political subdivision for any corporate purpose of the authority, including, but not 24 25 limited to, borrowing money for construction of improvements, 26 additions, or extension to the system. 27 (10) To sue and be sued in the name of the authority, and to do all acts and things necessary or convenient for the 28 29 conduct of its business and the general welfare of the 30 authority in order to carry out the powers and duties provided 31 25

in this act or provided in any other law applicable to 1 2 counties. (11) The executive director of the authority shall 3 4 have the responsibility for carrying out the policies of the 5 Board of Supervisors of the authority and keeping and 6 maintaining the seal and the records of the authority and for 7 collecting, disbursing, investing, and maintaining the funds of the authority and such other responsibilities as the board 8 9 may instruct said executive director to perform, provided that the authority may contract all or part of such services with 10 11 any third party. 12 (12) The authority shall comply with the provisions of sections 189.415, 189.4155, 189.416, 189.417, and 189.418, 13 14 Florida Statutes, and other applicable provisions of general 15 law prescribed duties and responsibilities of special 16 districts. The authority shall not be an agency for the 17 purposes of section 120.52(1), Florida Statutes. 18 (13) The authority may assess and impose upon lands in 19 the district ad valorem taxes of no greater than 2 mills of 20 assessed value per year, as provided by this act and chapter 21 197, Florida Statutes. The authority may only impose ad valorem taxes if both of the following conditions are met: 22 23 (a) Following a referendum in which a majority of the electors of the district voting in the election approve of the 24 25 levy of ad valorem tax. 26 (b) The authority determines that the bridge tolls 27 being collected may be insufficient to repair, replace, or 28 maintain the bridge and causeway. 29 30 The authority may conduct a special election, if necessary, in order to seek voter approval of the ad valorem tax levy. 31 26 CODING: Words stricken are deletions; words underlined are additions.

(14) The Board of Supervisors of the authority may 1 2 seek from the Legislature amendments to this act from time to 3 time as they deem necessary. In addition, the Board of 4 Supervisors of the authority may petition the Legislature for 5 dissolution and abolition of the authority if they feel 6 another unit of government could more properly exercise the 7 functions of the authority at that time. 8 (15) To establish reserves for debt service 9 requirements and a reserve fund for replacement and repair of the causeway and other contingencies. 10 (16) To invest moneys in all investments which are 11 12 lawful under the laws of the state. (17) To do all acts necessary or convenient for the 13 14 establishment of the authority, the conduct of its business, and the general welfare of the authority in order to carry out 15 16 the powers granted herein. 17 (18) To pledge or otherwise encumber all or any part of its gross receipts as security for its bonds. 18 19 (19) To exercise the right and power of eminent 20 domain, pursuant to the provisions of chapters 73 and 74, 21 Florida Statutes, over any property within the boundaries of the authority, except municipal, county, state, federal, or 22 23 other public property for the uses and purposes of the authority relating to the implementation of its powers as 24 25 described herein; provided such right shall only be exercised 26 over lands contiguous to or adjacent to the lands described as Parcel I or Parcel II in section 2 or such other lands that 27 28 might be needed for the replacement or reconstruction of the 29 bridge and causeway system. 30 (20) To impose and foreclose tax liens as provided by this act and chapter 197, Florida Statutes. 31 27

1	Section 7. BONDS
2	(1) The authority may, from time to time, issue bonds
3	to pay the costs and expenses, other than operating expenses,
4	incurred in carrying out the purposes of this act or to refund
5	revenue bonds of the authority issued pursuant to this act.
б	In anticipation of the sale of such bonds, the authority may
7	issue bond anticipation notes and may renew the same from time
8	to time. Such notes may be paid from the revenues derived by
9	the authority from the proceeds of sale of the bonds of the
10	authority in anticipation of which they were issued or from
11	such other source as shall be determined by the authority.
12	The notes shall be issued in the same manner as the bonds.
13	Bonds and notes shall be, and shall be deemed to be, for all
14	purposes, negotiable instruments, subject only to the
15	provisions of the bonds and notes for registration.
16	(2) The bonds may be issued as serial bonds or as term
17	bonds or the authority, in its discretion, may issue bonds of
18	both types. The authority may issue capital appreciation
19	bonds or variable rate bonds. The bonds shall be authorized
20	by resolution of the authority and shall bear such date or
21	dates, mature at such time or times, not exceeding 40 years
22	from their respective dates, bear interest at such rate or
23	rates, be payable at such time or times, be in such
24	denomination, be in such form, carry such registration
25	privileges, be executed in such manner, be payable from such
26	sources and in such medium or payment and at such place or
27	places, and be subject to such terms of redemption, including
28	redemption prior to maturity, as such resolution or
29	resolutions may provide. If any officer whose signature, or a
30	facsimile of whose signature, appears on any bonds or coupons
31	ceases to be such officer before the delivery of such bonds,
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such signature or facsimile shall nevertheless be valid and 1 2 sufficient for all purposes as if he or she had remained in 3 office until the delivery. The bonds or notes may be sold at 4 public or private sale for such price or prices as the 5 authority shall determine. Pending preparation of the 6 definitive bonds, the authority may issue interim receipts or 7 certificates which shall be exchanged for such definitive 8 bonds. The bonds may be secured by such form of credit 9 enhancement, if any, as the authority deems appropriate. The bonds may be secured by an indenture of trust or trust 10 11 agreement. 12 (3) The bonds may be validated, at the direction of 13 the authority, pursuant to chapter 75, Florida Statutes. 14 Section 75.04(2), Florida Statutes, shall not apply to a 15 complaint for validation brought by the authority. Section 8. PLEDGE OF REVENUES. -- The proceeds of all 16 17 bonds or other obligations issued under this law and all revenues derived from other operation of the system which have 18 19 been pledged for the payment of any bonds or other obligations 20 authorized by this law shall be applied only in accordance 21 with the proceedings authorizing the issuance of any such bonds or other obligations. The authority may provide that 22 23 the moneys or the funds and accounts established by the proceedings authorizing issuance of any revenue bonds shall be 24 subject to the lien of the pledge established by the 25 26 proceedings without any physical delivery thereof and the lien of the pledge shall be valid and binding as against all 27 28 parties bringing claims of any kind in tort, contract, or 29 otherwise against the authority. Section 9. COVENANTS OF AUTHORITY WITH 30 31 BONDHOLDERS. -- In addition to other provisions and requirements 29

of this law, any resolution authorizing the issuance of bonds 1 2 or any other obligations issued hereunder may contain 3 provisions and the authority is authorized to provide and may 4 covenant and agree with the several holders of such bonds or 5 other obligations as to: 6 (1) Limitations on the powers of the authority to 7 construct, acquire, or operate or permit the construction, 8 acquisition, or operation of any structures, facilities, or 9 properties which may compete or tend to compete with the 10 system. (2) Subject to this law, the manner and order of 11 12 priority of the disposition of revenues or redemption of any 13 bonds or other obligations. 14 (3) Terms and conditions for modification or amendment 15 of the resolution authorizing the issuance of bonds or other 16 obligations. 17 (4) Provisions as to the appointment of a receiver of 18 the system on default of principal or interest on any such 19 bonds or other obligations or the breach of any covenant or 20 condition of the resolution authorizing such bonds or other 21 obligations. 22 (5) Provisions as to the maintenance of the system and 23 reasonable insurance thereof. 24 (6) Any other matters necessary to secure the bonds 25 and the payment of the principal and interest thereof. (7) All such provisions of the resolution shall 26 27 constitute valid and legally binding contracts between the 28 authority and several holders of any such bonds and shall be 29 enforceable by any such holder or holders by mandamus or other appropriate action, suit, or proceeding in law or in equity in 30 any court of competent jurisdiction. 31 30

1	Section 10. PUBLICATION OF NOTICE OF ISSUANCE OF
2	BONDSPrior to the issuance of bonds or other obligations,
3	the authority may, in its discretion, publish a notice at
4	least once in a newspaper or newspapers published and
5	circulated in Charlotte and Lee Counties stating the date of
6	adoption of the resolution authorizing such obligations, and
7	the amount, maximum rate of interest, and maturity of such
8	obligations and the purpose in general terms for which such
9	obligations are to be issued.
10	Section 11. BOND; QUALITIES OR NEGOTIABLE INSTRUMENTS;
11	RIGHTS OF HOLDERSAll bonds issued hereunder shall not be
12	invalid for any irregularity or defect in the proceedings for
13	the issuance and sale thereof and shall be incontestable in
14	the hands of a bona fide purchaser for value. No proceedings
15	in respect to the issuance of such bonds shall be necessary
16	except such as are required by this act, by section 189.4085,
17	Florida Statutes, and by section 189.408, Florida Statutes.
18	The provisions of this act shall constitute an irrevocable
19	contract between the authority and the holders of any such
20	bonds or coupons thereof issued pursuant to the provisions
21	hereof. Any holder of such bonds may either at law or in
22	equity, by suit, action, or mandamus, enforce and compel the
23	performance of the duties required by this act or of any of
24	the officers or persons herein mentioned in relation to said
25	bonds, or the levy, collection, and enforcement and
26	application of the revenues, or other funds pledged for the
27	payment of the principal and interest thereof.
28	Section 12. BUDGET; REPORTS AND REVIEW
29	(1) The authority shall provide financial reports in
30	such form and in such manner as prescribed pursuant to this
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act, chapter 218, and sections 189.418 and 11.45, Florida 1 2 Statutes. (2) The fiscal year for the authority shall commence 3 4 on July 1 of each calendar year and shall conclude on June 30 of each calendar year. On or before June 1, the executive 5 6 director shall prepare a proposed budget for the ensuing 7 fiscal year to be submitted to the board for board approval. The proposed budget shall include, at the direction of the 8 9 board, an estimate of all necessary expenditures of the authority for the ensuing fiscal year and an estimate of 10 income to the authority from all sources of revenue provided 11 12 in this act. The board shall consider the proposed budget and 13 may either approve the budget as proposed by the manager or 14 modify the same in part or in whole. 15 (3) The board shall cause to be made at least once a year a comprehensive report of its system, including all 16 17 matters relating to expansions, acquisitions, rates, revenues, expenses of maintenance, repair, and operation of the renewals 18 19 and capital replacements, principal and interest requirements, 20 and the status of all funds and accounts. Copies of such 21 reports shall be filed with the clerk and shall be open to public inspection. The report shall be known as the annual 22 23 audit report and shall be issued by a certified public accountant appointed by the board. The annual audit report 24 may be included as a part of any other report required by law 25 26 or may be issued separately. Section 13. AUTHORITY BONDS AS INVESTMENTS FOR PUBLIC 27 BODIES. -- All bonds issued pursuant to this act shall be and 28 29 constitute legal investments for state, county, municipal, and all other public funds and for banks, savings banks, insurance 30 companies, executors, administrators, trustees, and all other 31 32

fiduciaries and shall also be and constitute securities 1 2 eligible as collateral security for all state, county, 3 municipal, or other public funds, subject to the restrictions and limitations of chapters 18, 136, 237, 518, 655, 657, 658, 4 5 and 660 through 665, Florida Statutes. 6 Section 14. BONDS AS PAYMENT FOR SERVICES. -- The 7 authority is authorized to enter into agreements for the 8 delivery of any bonds at one time or from time to time, as 9 full or partial payment for the services of any engineer or work done by any contractor who may have been retained or 10 hired or been awarded a contract for the construction of all 11 12 or any part of the system. However, any such bonds so 13 delivered for payment of such services or work performed shall 14 have been authorized and issued in the manner provided in this 15 act and shall otherwise conform to the provisions hereof. 16 Section 15. CONTRACTS FOR CONSTRUCTION OF 17 IMPROVEMENTS; SEALED BIDS. -- All contracts let, awarded, or entered into by the authority for the construction, 18 19 reconstruction, or improvements to the system or any part 20 thereof, if the amount thereof shall exceed \$20,000, except for emergency repairs, shall be awarded only after public 21 advertisement and call for sealed bids therefor, in a 22 23 newspaper published and circulated in Lee and Charlotte Counties, such advertisement to be published at least once at 24 least 3 weeks before the date set for the receipt of such 25 26 bids. Such advertisements for bids, in addition to the other necessary and pertinent matters, shall state in general terms, 27 the nature and description of the improvement or improvements 28 29 to be undertaken and shall state that detailed plans and specifications for such work are on file for inspection in the 30 office of the authority and copies thereof shall be furnished 31 33

to any interested party upon payment of reasonable charges to 1 reimburse the authority for its expenses in providing such 2 3 copies. The award shall be made to the responsible and 4 competent bidder or bidders who shall offer to undertake the 5 improvements at the lowest costs to the authority and such 6 bidder or bidders shall be required to file bond for the full 7 and faithful performance of such work and the execution of any 8 such contract in such amount as the authority shall determine, 9 and in all other respects the letting of such construction contracts shall comply with applicable provisions of the 10 general laws relating to the letting of public contracts. All 11 12 purchases or expenditures of supplies, materials, and equipment in excess of \$10,000 shall be made from the best of 13 14 bids which are timely submitted. Nothing in this section 15 shall be deemed to prevent the authority from hiring or retaining such engineers, attorneys, financial experts, or 16 other technicians as it shall determine, in its discretion, or 17 from undertaking any construction work with its own resources, 18 19 without any such public advertisement. 20 Section 16. CONVEYANCE OF PROPERTY WITHOUT CONSIDERATION. -- Any municipality, political subdivision, 21 agency, or authority shall be authorized to sell, lease, 22 23 grant, or convey any real or personal property to the authority and any such sale, grant, lease, or conveyance may 24 be made without formal consideration. 25 26 Section 17. PRIVILEGES, IMMUNITIES, AND EXEMPTIONS. -- The authority shall have all privileges, 27 28 immunities, and exemptions accorded political subdivisions of 29 this state under the provisions of the constitution and laws of the state. Neither the members of the authority nor any 30 person executing any contract or obligation on its behalf 31 34

shall be personally liable or accountable thereon or by reason 1 2 thereof. 3 Section 18. EXEMPTION FROM SPECIAL ASSESSMENTS. -- The 4 accomplishment of the authorized purposes of the authority 5 created hereunder is, shall, and will be in all respects for 6 the benefit of the people of the state for the increase of 7 their commerce and prosperity and for the improvement of their 8 health and living conditions. Since the authority will 9 perform essential governmental functions in accomplishing such purpose, the authority shall not be required to pay any taxes 10 or assessments of any kind or nature whatsoever upon any 11 property acquired or used by it for such purposes or upon any 12 13 revenues at any time received by it. 14 Section 19. TAX DELINQUENCY, PENALTIES, AND 15 ENFORCEMENT OF TAXES. -- All taxes provided for in this act 16 shall be and become delinquent and bear penalties on the 17 amount of said taxes in the same manner as county taxes. Said tax shall be a lien until paid on the property against which 18 19 assessed and enforceable in like manner as county taxes. The 20 collection and enforcement of all taxes levied by the authority shall be at the same time and in like manner as 21 county taxes and the provisions of the Florida Statutes 22 23 relating to the sale of lands for unpaid and delinquent county taxes, the issuance, sale, and delivery of tax certificates 24 for such unpaid and delinquent county taxes, the redemption 25 thereof, the issuance to individuals of tax deeds based 26 27 thereon, and all other procedures connected therewith, shall be applicable to the authority and the delinquent and unpaid 28 29 taxes of the district to the same extent as if said statutory provisions were expressly set forth in this act. All taxes 30 31 shall be subject to the same discounts as county taxes. 35

1	Section 20. LIENSAll taxes provided for in this
2	act, together with all penalties for default in payment of the
3	same and all costs in collecting the same, shall, from the
4	date of assessment thereof until paid, constitute a lien of
5	equal dignity with the liens for county taxes, and other taxes
б	of equal dignity with county taxes, upon all the lands against
7	which such assessments shall be levied, assessed, and
8	collected.
9	Section 21. AUTHORITY DECISIONS REQUIRING MAJORITY
10	VOTENotwithstanding any other provisions of this act,
11	decisions of the authority dealing with the following matters
12	may only be made if approved by at least three voting members
13	of the authority:
14	(1) Changes to toll structure.
15	(2) Entering into financing arrangements involving a
16	pledge of assets, toll revenues, or any ad valorem tax
17	revenues.
18	(3) Utilization of eminent domain provisions.
19	(4) Approval of a plan to hold an ad valorem taxing
20	authorization referendum.
21	(5) Approval of any plan to seek legislative changes
22	to this act.
23	Section 22. INTERLOCAL COOPERATIONFor purposes of
24	implementing the powers and authority of the authority and
25	assuring adequate funding for the construction, maintenance,
26	and operation of infrastructure, and to ensure the security
27	for any bonds issued by the authority remains unimpaired, said
28	authority is empowered to enter into interlocal agreements
29	pursuant to chapter 163, Florida Statutes, to exercise jointly
30	with any other public agency of the state or Federal
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Government any power, privilege, or authority which such 1 2 agencies or the district might exercise jointly. 3 Section 23. PROPERTY APPRAISER, TAX COLLECTOR, FEES, 4 OR COMMISSIONS. -- The offices of the Lee County or Charlotte 5 County Property Appraiser and Tax Collector shall be entitled 6 to applicable fees and costs for the levy and collection of ad 7 valorem taxes and non-ad valorem assessments pursuant to ss. 197.3632 and 192.091, Florida Statutes. 8 9 Section 3. Chapters 96-507 and 97-319, Laws of Florida, are repealed. 10 Section 4. The provisions of this act shall be 11 12 liberally construed to effect its purposes and shall be deemed cumulative, supplemental, and alternative authority for the 13 14 exercise of the powers provided herein. The exercise of 15 powers provided in this law and the issuance of bonds or other obligations hereunder shall be subject to the limitations or 16 17 provisions of any other applicable general law. Section 5. If any section, sentence, clause, phrase, 18 19 or word of this act is for any reason held or declared to be 20 unconstitutional, inoperative, or void, such holding or 21 invalidity shall not affect the remaining portions of this act, and it shall be construed to have been the legislative 22 23 intent to pass this act without such unconstitutional, invalid, or inoperative part herein, and the remainder of this 24 act, after the exclusion of such part or parts, shall be 25 26 deemed and held to be valid as if such parts had not been 27 included herein. 28 Section 6. This act shall take effect upon becoming a 29 law. 30 31 37 CODING: Words stricken are deletions; words underlined are additions.