A bill to be entitled An act relating to Volusia County; providing for codification of special laws regarding special districts pursuant to s. 189.429, F.S., relating to Daytona Beach Racing and Recreational Facilities District, an independent special district in Volusia County; providing legislative intent, and codifying and reenacting provisions of chapter 29588, Laws of Florida, chapter 29590, Laws of Florida, chapter 31343, Laws of Florida, chapter 63-2023, Laws of Florida, chapter 73-647, Laws of Florida, and chapter 80-494, Laws of Florida; providing a district charter; providing for the severability of provisions deemed invalid; providing for the repeal of prior special acts relating to the Daytona Beach Racing and Recreational Facilities District; providing an effective date.

2021

Be It Enacted by the Legislature of the State of Florida:

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Statutes, this act constitutes the codification of all special acts relating to the Daytona Beach Racing and Recreational Facilities District. It is the intent of the Legislature in enacting this law to provide a single, comprehensive special act charter for the District, including all current legislative authority granted to the District by its several legislative enactments and any additional authority granted by this act.

Section 2. Chapter 29588, Laws of Florida, chapter 29590, Laws of Florida, chapter 31343, Laws of Florida, chapter 63-2023, Laws of Florida, chapter 73-647, Laws of Florida, and chapter 80-494, Laws of Florida, relating to the Daytona Beach Racing and Recreational Facilities District, are codified, reenacted, amended, and repealed as herein provided.

Section 3. The charter for the Daytona Beach Racing and Recreational Facilities District is re-created and reenacted to read:

Section 1. Definitions.--As used in this act, the following words and terms shall have the following meanings, unless some other meaning is plainly intended:

- (a) The word "County" shall mean the County of Volusia in the State of Florida.
- (b) The term "Board of County Commissioners" or "County Commissioners" shall mean the Board of County Commissioners of Volusia County, Florida.
- (c) The word "District" shall mean the Daytona Beach Racing and Recreational Facilities District created and established by this act.
- (d) The term "District Commission" shall mean the Daytona Beach Racing and Recreational Facilities Commission created and established by this act.
- (e) The term "racing and recreational facilities" shall mean and shall include automobile and motorcycle speedways, race tracks, testing grounds, fields for baseball, football, or other sporting events, swimming pools, golf courses, tennis courts, playgrounds, and other racing and recreational facilities, and shall include but shall not be limited to all lands, buildings, grandstands, stadiums, and coliseums, all necessary appurtenances and equipment, and all

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property, rights, easements, and franchises relating thereto
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    and deemed necessary or convenient for the operation thereof.
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          (f) The word "cost" as applied to any racing and
   recreational facility shall mean and shall include the cost of
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    acquisition or construction, the cost of all labor, materials,
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    and equipment, the cost of all lands, property, rights,
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    easements, and franchises acquired, financing charges,
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    interest prior to and during construction and for 1 year after
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    completion of construction, cost of plans and specifications,
    surveys and estimates of cost and of revenues, cost of
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    engineering and legal services, all expenses necessary or
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    incident to determining the feasibility or practicability of
    such acquisition or construction, reasonable provisions for
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    working capital, administrative expenses, and such other
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    expenses as may be necessary or incident to the acquisition or
    construction or the financing thereof herein authorized. Any
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    obligation or expense incurred by the County, the City of
    Daytona Beach, or the District in connection with any of the
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    foregoing items of cost may be regarded as a part of such cost
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    and reimbursed to the County, the City of Daytona Beach, or
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    the District out of the proceeds of bonds issued under the
    provisions of this act.
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           Section 2. Daytona Beach Racing and Recreational
    Facilities District. -- A Racing and Recreational Facilities
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    District in Volusia County is hereby created and established
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    and shall be known as "Daytona Beach Racing and Recreational
    Facilities District." Said District shall comprise the
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    following land in Volusia County:
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           BEGINNING at the Southwest corner of Section
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           18, Township 16 South, Range 32 East; thence
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running Easterly along the South line of Sections 18 through 13, Township 16 South, Range 32 East and Sections 18 through 15, Township 16 South, Range 33 East, to a point where the South line of Section 15, Township 16 South, Range 33 East, intersects the South line of the J. M. Sanchez Grant, being Section 40, Township 16 South, Range 33 East; thence following the Southerly and Easterly lines of the said J. M. Sanchez Grant to a point where the same would be intersected by the South line of Lot 2, of Section 13, Township 16 South, Range 33 East, extended West; thence Easterly along the extension of the said South line of said Lot 2 of said Section 13, Township 16 South, Range 33 East, and along the South line of said Lot 2 extended Easterly, to the shore of the Atlantic Ocean; thence running Northwesterly along the shore of the Atlantic Ocean to the present North Corporation Line of Ormond Beach, Florida; the same being in an Easterly extension of the South Line of Lot 3, Section 3, Township 14 South, Range 32 East; thence Westerly along said extension and along the said South line of Lot 3, Section 3, Township 14 South, Range 32 East and along the said North Corporation Limits to a point in the Center-line of the Intracoastal Waterway; thence Northerly along the said Centerline to an intersection with the Easterly extension of the Centerline of Avenue Inglesa, as shown on

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the plat of Daytona Shores, Section 1-A, of
record in Map Book 10, Page 72, Public Records
of Volusia County, Florida; thence
Southwesterly along said Center-line of Avenue
Inglesa and extension thereof to the
Center-line of the Tomoka River; thence
Southerly and Westerly along the meandering of
said Center-line of the Tomoka River to its
intersection with the Southwesterly
Right-of-way line of the Florida East Coast
Railway; thence Northwesterly along said
Right-of-way line to a point that is 1500 Ft.
Easterly of the Westerly line of the George
Anderson Grant, being Section 38, Township 14
South, Range 32 East, Volusia County, Florida,
said 1500 Ft. being measured parallel to the
Southerly line of said George Anderson Grant;
thence Southerly and parallel to the aforesaid
Westerly line of the George Anderson Grant, to
a point that is 990 Ft. Northerly from the
Southerly line of aforesaid George Anderson
Grant; thence Westerly and parallel to said
Southerly line of the George Anderson Grant to
the aforesaid Westerly line of the George
Anderson Grant; thence Southerly along said
Westerly line of the George Anderson Grant to
the North line of Section 12, Township 14
South, Range 31 East; thence West along the
North line of said Section 12, to the Northwest
corner of Government Lot 1 in said Section 12;
thence South along the west line of said
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Government Lot 1, to the Southwest corner of said Government Lot 1; being also the Northeast corner of Government Lot 3 in said Section 12; thence West along the North line of said Government Lot 3 to the Northwest corner thereof; thence South along the West line of Government Lot 3 aforesaid to the Southwest comer thereof; thence East along the South line of said Government Lot 3, being the North line of Section 13 in aforesaid Township 14 South, Range 31 East, to the intersection with the West line of the Ann Papy Grant, being Section 38, Township 14 South, Range 31 East; thence South along the West line of said Ann Papy Grant to the Southwest corner thereof thence East along the South line of said Ann Papy Grant to the Northwest corner of Government Lot 1, Section 13, Township 14 South, Range 31 East; thence South along the West line of said Government Lot 1 to the Southwest corner thereof; thence East along the South line of Government Lot 1, Section 13, Township 14 South, Range 31 East and along the South lines of Government Lots 3, 2 and 1, Section 18, Township 14 South, Range 32 East to the center of the Tomoka River; thence Southerly along the meandering of the center of the Tomoka River and the West Branch thereof, to an intersection with the Northerly Right-of-way Line of U. S. Highway #92; thence Southwesterly along the said Northerly Right-of-way Line of U. S.

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Highway # 92 to an intersection with the West 1 2 line of Section 6, Township 16 South Range 32 East; thence Southerly along the West line of 3 Sections 6, 7 and 18, of said Township 16 4 5 South, Range 32 East, to the POINT OF 6 BEGINNING. 7 8 The District may contract and be contracted with, may sue and 9 be sued, and may plead and be impleaded. Section 3. The powers, functions, and duties of the 10 District regarding ad valorem taxation, bond issuance, other 11 12 revenue raising capabilities, budget preparation and approval, liens and foreclosure of liens, use of tax deeds and tax 13 14 certificates as appropriate for non-ad valorem assessments, 15 and contractual agreements shall be as set forth in this act and in chapter 189, Florida Statutes, or any other applicable 16 17 general or special law, as they may be amended from time to

Section 4. Creation and status.--The District was created by a special act of the Legislature by chapter 31343, Laws of Florida, 1955, in accordance with chapter 189, Florida Statutes. The District is hereby declared to be an independent special district pursuant to chapter 189, Florida Statutes.

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time.

Section 5. The District's charter may only be amended by a special act of the Legislature.

Section 6. Daytona Beach Racing and Recreational

Facilities Commission.--The District shall be under the

management and control of a Commission known as the "Daytona

Beach Racing and Recreational Facilities Commission." The

District Commission shall consist of five members who shall be

qualified electors of the District. Two members of the

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District Commission shall be appointed by the Board of County
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    Commissioners and two members shall be appointed by the City
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    Commission of the City of Daytona Beach; and one member shall
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    be appointed by the joint action of the Board of County
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    Commissioners and the City Commission of the City or by the
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    Governor as hereinafter provided. Members shall serve until
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    the specified termination of their respective appointed terms,
    or for 4 years from the date of their appointment, whichever
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    is earlier. At least 30 days prior to the date of expiration
    of the term of any member of the District Commission, the
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    successor of such member shall be appointed for a term of 4
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    years by the City or County as hereinabove provided. If the
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    City and County are unable to agree on the successor to be
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    named jointly by them within 5 days prior to the date of
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    expiration of the term of office of said member, such
    appointment shall be made by the Governor of the State of
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    Florida. Each member shall serve until his or her successor
    shall be appointed and shall qualify. In the event of a
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    vacancy in the District Commission resulting from the death,
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    resignation, or change of residence of any member thereof or
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    from any other cause, the successor of such member shall be
    appointed for the unexpired term. Any member of the District
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    Commission shall be eligible for reappointment. Upon the
    appointment of any member of the District Commission, the
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    Clerk of the City or County making the appointment shall
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    furnish a certificate of such appointment to said appointee
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    which shall be kept with the public records of the District
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    Commission and shall be noted in the minutes of the first
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    meeting of said District Commission following such
    appointment. Each member of the District Commission shall be
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    reimbursed for the actual expenses necessarily incurred by him
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or her in the performance of his or her duties. Such 2 reimbursement shall be the maximum amount of compensation that 3 any Commission member shall be entitled to receive. 4 5 Before entering upon the duties of office, each member of the 6 District Commission shall take and file with the District an 7 oath to faithfully discharge the duties of his or her office, 8 and such other oaths as shall be required by law, and shall 9 execute a surety bond in the penal sum of \$5,000 payable to the Governor of the State of Florida and conditioned upon the 10 faithful performance of the duties of office of such member. 11 12 Such bonds shall be approved by the District Commission and 13 filed with the Secretary and Treasurer thereof and such bonds 14 shall be signed by a surety company authorized to do business 15 in Florida. 16 17 Three members of the District Commission shall constitute a quorum and the affirmative vote of three members of the 18 19 District Commission shall be necessary for any action taken by 20 the District Commission. A vacancy in the District Commission shall not impair the rights of a quorum to exercise all the 21 rights and perform all the duties of the District Commission. 22 23 The District Commission shall elect one of its members as Chair and shall also appoint a Secretary and Treasurer who may 24 or may not be a member of the District Commission. The 25 26 Secretary and Treasurer of the District Commission, prior to entering upon his or her duties as such officer, shall execute 27 a surety bond in a penal sum, not less than \$25,000, to be 28 29 determined by the District Commission, payable to the Governor of the State of Florida and conditioned upon the faithful 30 31 performance of the duties of his or her office, such bond to

be signed by a surety company authorized to do business in Florida and to be approved by the District Commission and filed with the Secretary and Treasurer thereof.

Section 7. General grant of powers.--The District Commission is hereby authorized and empowered:

- (a) To adopt bylaws for the regulation of its affairs and the conduct of its business.
- (b) To adopt an official seal for the District and to alter the same at pleasure.
- (c) To purchase or otherwise acquire, construct, reconstruct, improve, extend, enlarge, equip, repair, maintain, and operate any racing and recreational facilities within the territorial limits of the District.
- (d) To acquire by grant, purchase, gift, or devise or by the exercise of the right of eminent domain all property, real or personal, or any estate or interest therein necessary, desirable, or convenient for the purposes of this act, and to sell, convey, lease, rent, or assign all or any part thereof and to exercise all of its powers and authority with respect thereto.
- (e) To issue bonds or to request the Board of County

 Commissioners to issue bonds of the District, as hereinafter

 provided, to pay the cost of purchasing or otherwise

 acquiring, constructing, reconstructing, improving, extending,
 enlarging, or equipping racing and recreational facilities.
- (f) To issue refunding bonds or to request the Board of County Commissioners to issue refunding bonds of the District, as hereinafter provided, to refund any bonds then outstanding which shall have been issued under the provisions of this act.

(g) To lease, rent, or contract for the operation of 1 2 all or any part of any racing and recreational facilities. 3 To fix and collect rates, rentals, fees, and 4 charges for the use of any racing and recreational facilities. To contract for the operation of concessions on or 5 6 in any racing and recreational facilities. 7 (j) To advertise within or without the state any 8 racing and recreational facilities. 9 (k) To make and enter into all contracts and agreements necessary or incidental to the performance of the 10 duties imposed and the execution of the powers granted under 11 12 this act, and to employ such consulting and other engineers, superintendents, managers, construction and financial experts, 13 14 and attorneys, and such employees and agents, as may, in the judgment of the District Commission, be deemed necessary, and 15 to fix their compensation; provided, however, that all such 16 17 expenses shall be payable solely from funds made available under the provisions of this act. 18 19 (1) To enter into contracts with the government of the 20 United States or the State of Florida or any agency or instrumentality of either thereof, or with any municipality, 21 district, private corporation, copartnership, association, or 22 23 individual providing for or relating to racing and recreational facilities. 24 (m) To do all acts or things necessary or convenient 25 26 to carry out the powers expressly granted in this act. Section 8. Issuance of bonds. --27 The District Commission is hereby authorized to 28 29 provide by resolution, at one time or from time to time, for 30 the issuance of special obligation bonds of the District

payable solely from rates, rentals, fees, and charges provided

for herein for the purpose of paying the cost of purchasing or otherwise acquiring, constructing, reconstructing, improving, extending, enlarging, or equipping racing and recreational facilities.

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(b) The Board of County Commissioners is hereby directed to provide by resolution, at one time or from time to time, upon the request of the District Commission and with the concurrence of the District Commission in all of the provisions of any such resolution, including the provisions of any trust agreement authorized thereby, and in all determinations to be made by the County Commissioners under this section, for the issuance of general obligation bonds of the District in an aggregate principal amount not exceeding \$3 million payable from rates, rentals, fees, and charges provided for hereunder and, to the extent necessary, ad valorem taxes levied as hereinafter provided, for the purpose of paying the cost of purchasing or otherwise acquiring, constructing, reconstructing, improving, extending, enlarging, or equipping racing and recreational facilities; provided, however, that any such bonds shall have been approved by the majority of the votes cast in an election in which a majority of the freeholders who are qualified electors residing in the District shall have participated. Any such election shall be held and the result thereof determined and declared in the manner provided by the election code of 1951 and chapter 189, Florida Statutes, or any amendments thereof.

(c) The bonds of each issue authorized pursuant to this act shall be dated, shall mature at such time or times not exceeding 40 years from their date or dates, and shall bear interest at such rate or rates not exceeding 6 percent per annum, as may be determined by the District Commission or the

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County Commissioners, as the case may be, authorizing the
    issuance of such bonds, hereinafter sometimes called the
   "Authorizing Body," and may be made redeemable before
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    maturity, at the option of the Authorizing Body, at such price
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    or prices and under such terms and conditions as may be fixed
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    by the Authorizing Body prior to the issuance of the bonds.
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    The principal of and the interest on such bonds may be made
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    payable in any lawful medium. The Authorizing Body shall
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    determine the form and the manner of execution of the bonds,
    including any interest coupons to be attached thereto, and
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    shall fix the denomination or denominations of the bonds and
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    the place or places of payment of principal and interest which
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    may be at any bank or trust company within or without the
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    state. In case any officer whose signature or a facsimile of
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    whose signature shall appear on any bonds or coupons shall
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    cease to be such officer before the delivery of such bonds,
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    such signature or such facsimile shall nevertheless be valid
    and sufficient for all purposes the same as if he or she had
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    remained in office until such delivery. Notwithstanding any of
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    the other provisions of the act or any recitals in any bonds
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    issued under the provisions of this act, all such bonds shall
    be deemed to be negotiable instruments under the laws of this
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    state. The bonds may be issued in coupon or in registered
    form, or both, as the Authorizing Body may determine, and
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   provision may be made for the registration of any coupon bonds
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    as to principal alone and also as to both principal and
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    interest, and for the reconversion into coupon bonds of any
    bonds registered as to both principal and interest. The
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    issuance of such bonds shall not be subject to any limitations
    or conditions contained in any other law, and the Authorizing
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    Body may sell such bonds in such manner, either at public or
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at private sale, and for such price, as it may determine to be 2 for the best interests of the District, but no such sale shall 3 be made at a price so low as to require the payment of 4 interest on the money received therefor at more than 6 percent 5 per annum, computed with relation to the absolute maturity of 6 the bonds in accordance with standard tables of bond values, 7 excluding, however, from such computation the amount of any 8 premium to be paid on redemption of any bonds prior to 9 maturity. Prior to the preparation of definitive bonds, provision may be made for the issuance of interim receipts or 10 temporary bonds, with or without coupons, exchangeable for 11 12 definitive bonds when such bonds have been executed and are available for delivery. Provision may also be made for the 13 14 replacement of any bonds which shall become mutilated or be 15 destroyed or lost. 16 17 Bonds may be issued under the provisions of this act without obtaining the consent of any other department, commission, 18 19 board, bureau, or agency of the state, and without any other 20 proceeding or the happening of any other condition or thing than those proceedings, conditions, or things which are 21 22 specifically required by this act. 23 The proceeds of such bonds shall be used solely for the 24 purpose for which such bonds shall have been authorized, and 25 26 shall be disbursed in such manner and under such restrictions, if any, as the Authorizing Body may provide in the authorizing 27 resolution or in any trust agreement securing such bonds. If 28 29 the proceeds of such bonds, by error of estimates or otherwise, shall be less than such cost, additional bonds may 30 in like manner be issued, subject to the limitations contained 31 14

herein on the maximum amount of general obligation bonds which 2 may be issued, to provide the amount of such deficit, and, 3 unless otherwise provided in the authorizing resolution of 4 such trust agreement, shall be deemed to be of the same issue 5 and shall be entitled to payment from the same fund without 6 preference or priority of the bonds first issued for the same 7 purpose. 8 9 Any resolution or trust agreement providing for the issuance of or securing bonds hereunder may also contain such 10 limitations upon the issuance of additional bonds as the 11 12 Authorizing Body may determine to be proper, and such 13 additional bonds shall be issued under such restrictions and 14 limitations as may be prescribed by such resolution or trust agreement. 15 16 17 The maximum amount of general obligation bonds which may be issued under this act may be increased by the Legislature by 18 19 subsequent legislation. Special obligation bonds of the 20 District payable solely from rates, rentals, fees, and charges for the use of the racing and recreational facilities, issued 21 under the provisions of this act, shall not be deemed to 22 23 constitute a debt of the District or a pledge of the faith and credit of the District, and a statement to that effect shall 24 be recited on the face of the bonds. 25 26 Section 9. Revenues. -- The District Commission shall fix rates, rentals, fees, and other charges for the use of the 27 racing and recreational facilities and may revise such rates, 28 29 rentals, fees, and charges from time to time. Such rates, rentals, fees, and charges shall not be subject to supervision 30 or regulation by any department, commission, board, bureau, or 31

state. Such rates, rentals, fees, and charges shall be so fixed and revised as to provide the most revenue practicable from such facilities. Section 10. Trust agreement; pledges and covenants. -- Any resolution authorizing the issuance of bonds under the provisions of this act may provide for the execution of a trust agreement securing such bonds, and such resolution or trust agreement may contain such provisions for protecting and enforcing the rights and remedies of the bondholders as may be reasonable and proper and not in violation of law, 12 including covenants setting forth the duties of the District Commission in relation to the acquisition, construction, 14 reconstruction, improvement, extension, enlargement, equipment, maintenance, repair, operation, and insurance of 16 any racing and recreational facilities and provisions for the custody, safeguarding, and application of all moneys, and for the employment of consulting engineers in connection with such acquisition, construction, reconstruction, improvement, 20 extension, enlargement, equipment, maintenance, repair, operation, and insurance of any such racing and recreational 21

agency of the state, or of any political subdivision of the

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bondholders as is customary in trust agreements or trust 25 26 indentures. In addition to the foregoing, such resolution or trust agreement may contain such other provisions as may be 27 deemed reasonable and proper for the security of the 28 29 bondholders. Except as in this act otherwise provided, such resolution or trust agreement may provide for the payment of 30 the proceeds of the sale of the bonds and the revenues of the 31

facilities. Such resolution or trust agreement may set forth

if any, and may restrict the individual right of action by

the rights and remedies of the bondholders and of the trustee,

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racing and recreational facilities to such officer, board, or
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    depositary as may be designated for the custody thereof, and
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    for the method of disbursement thereof, with such safeguards
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    and restrictions as may be deemed desirable. All expenses
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    incurred in carrying out the provisions of such resolution or
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    trust agreement may be treated as a part of the cost of
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    operation.
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    Any pledge of revenues made by such resolution or trust
    agreement shall be valid and binding from the time when the
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    pledge is made; the rates, rentals, fees, and charges and any
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    other revenues so pledged and thereafter received by the
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    District Commission shall immediately be subject to the lien
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    of such pledge without any physical delivery thereof or
    further act; and the lien of any such pledge shall be valid
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    and binding as against all parties having claims of any kind
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    in tort, contract, or otherwise against the District,
    irrespective of whether such parties have notice thereof.
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           Section 11. Levy of taxes. -- The Board of County
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    Commissioners is hereby authorized and required to levy
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    annually a tax upon all taxable property within the District
    sufficient to pay the principal of and the interest on all
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    general obligation bonds issued under the provisions of this
    act as the same shall respectively become due and payable;
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    provided, however, that the amount of such annual tax levy may
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    be reduced in any year by so much of the amount of the
    proceeds of rates, rentals, fees, and charges, if any, then on
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    deposit to the credit of a special fund for the payment of
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    such principal and interest as shall be certified to the Board
    of County Commissioners by the District Commission as
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    available for the payment of such principal and interest
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during the year from which such tax shall be levied, but any such proceeds on deposit to the credit of any reserve account in such special fund shall not be taken into account in determining the amount of such tax levy. The proceeds of such tax levy shall when collected be paid into such special fund and used for no other purpose than the payment of such principal and interest.

Section 12. Trust funds.--All moneys received pursuant to the authority of this act shall be deemed to be trust funds, to be held and applied solely as provided in this act.

Any resolution authorizing the issuance of bonds shall provide that any officer to whom, or any bank, trust company or other fiscal agent to which, such moneys shall be paid shall act as trustee of such moneys and shall hold and apply the same for the purposes hereof, subject to such regulations as this act and such resolution may provide.

Section 13. Remedies.--Any holder of bonds issued under the provisions of this act or of any of the coupons appertaining thereto, and the trustee under any trust agreement, except to the extent the rights herein given may be restricted by the resolution authorizing the issuance of such bonds or such trust agreement, may, either at law or in equity, by suit, action, mandamus, or other proceeding, protect and enforce any and all rights under the laws of the state or granted hereunder or under such resolution or trust agreement, and may enforce and compel the performance of all duties required by this act or by such resolution or trust agreement to be performed by the District, the District Commission, the Board of County Commissioners, or by any officer thereof, including the fixing, charging, and collecting of rates, rentals, fees, and charges.

Section 14. Refunding Bonds. -- The District Commission 1 2 is hereby authorized to provide by resolution for the issuance 3 of special obligation refunding bonds of the District, and the 4 Board of County Commissioners is hereby authorized to provide 5 by resolution, upon the request of the District Commission and 6 with the concurrence of the District Commission in all of the 7 provisions of such resolution, for the issuance of general 8 obligation refunding bonds of the District, for the purpose of 9 refunding any bonds then outstanding which shall have been issued under the provisions of this act, including the payment 10 of any redemption premium thereon and any interest accrued or 11 12 to accrue to the date of redemption of such bonds, or for the combined purpose of refunding any such outstanding bonds and 13 14 paying all or any part of the cost of purchasing or otherwise 15 acquiring, constructing, reconstructing, improving, extending, 16 enlarging, or equipping any racing and recreational 17 facilities; provided, however, that the proceeds of any portion of any such general obligation refunding bonds to be 18 19 applied to paying all or any part of the cost of purchasing or 20 otherwise acquiring, constructing, reconstructing, improving, 21 extending, enlarging, or equipping any racing or recreational facilities as above provided, together with the aggregate 22 amount of bonds theretofore issued under section 8(b) hereof 23 shall not exceed the aggregate principal amount of \$3 million. 24 The issuance of such bonds, the maturities and other details 25 26 thereof, the rights and remedies of the holders thereof, and the rights, powers, privileges, duties, and obligations of the 27 district, of the County Commissioners, and of the District 28 29 Commission, with respect to the same shall be governed by the 30 foregoing provisions of this act insofar as the same may be 31 applicable.

Section 15. Contracts; competition. -- The District 1 2 Commission may enter into any contracts or agreements 3 authorized by this act by negotiation and without public 4 advertisement or otherwise obtaining competition if in the sole determination of the District Commission such action is 5 6 for the best interests of the District. 7 Section 16. Inconsistent laws inapplicable. -- All other general or special laws, or parts thereof, inconsistent 8 9 herewith are hereby declared to be inapplicable to the provisions of this act and the issuance of bonds under the 10 provisions of this act need not comply with the requirements 11 12 of any other law relating to the issuance of bonds. 13 Section 17. The terms "racing and recreational 14 facilities, " "race tracks, " and "sporting events, " used in 15 this act, shall not embrace or include but shall exclude all race track and jai alai fronton permits and permittees 16 17 conducting pari-mutuel pools in this state; and the provisions of this act shall not apply to race tracks and jai alai 18 19 frontons licensed and authorized to operate under chapter 550, 20 Florida Statutes, and amendments thereto. 21 Section 18. Declaration of public purposes. -- It is hereby determined and declared by the Legislature of the State 22 23 of Florida that all of the powers conferred upon the District and the County by this act, and the exercise of such powers or 24 any of them, constitute and are proper public purposes and are 25 26 for the welfare and benefit of the District and its 27 inhabitants. Section 19. Alternative method. -- This act shall be 28 29 deemed to provide an additional and alternative method for the 30 doing of the things authorized hereby and shall be regarded as 31 supplemental to powers conferred by other laws, and shall not

be regarded as in derogation of any powers now existing. This act being necessary for the welfare of the inhabitants of the District and the County shall be liberally construed to effect the purposes thereof.

Section 20. The showing of commercial motion pictures as described in section 847.013, Florida Statutes, in or upon any of the facilities as defined in section 1(e) is prohibited.

Section 21. Financial disclosure.--Requirements for financial disclosure, meeting notices, reporting, public records maintenance, and per diem expenses for officers and employees shall be as set forth in chapters 112 and 189, Florida Statutes.

Section 22. The procedures for District elections and for the qualification of electors shall be pursuant to this act and in accordance with chapter 189, Florida Statutes, as it may be amended from time to time.

Section 23. Financing.--The District may be financed by any method established in this act, and any applicable general laws as they may be amended from time to time.

Section 24. The methods for collecting non-ad valorem assessments, fees, or service charges shall be as set forth in this act, chapter 189, Florida Statutes, and other applicable general laws as they may be amended from time to time.

Section 25. The District's planning requirements shall be as set forth in chapter 189, Florida Statutes, as it may be amended from time to time.

Section 4. <u>Chapters 29588 and 29590, Laws of Florida,</u>
1953; chapter 31343, Laws of Florida, 1955; chapter 63-2023,
Laws of Florida; chapter 73-647, Laws of Florida; and chapter
80-494, Laws of Florida, are repealed.

Section 5. The provisions of this act are severable, and it is the intention to confer the whole or any part of the powers herein provided for and if any of the provisions of this act or any of the powers granted by this act shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect or impair any of the remaining provisions of this act or any of the remaining powers granted by this act. It is hereby declared to be the legislative intent that this act would have been adopted had such unconstitutional provision or power not been included therein. Section 6. This act shall take effect upon becoming a law.

CODING: Words stricken are deletions; words underlined are additions.