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1 A bill to be entitled 2 An act relating to the East Naples Fire Control and Rescue District, Collier County; amending chapter 2000-444, Laws 3 4 of Florida, relating to the district's powers to issue 5 general obligation bonds, notes, or certificates of б indebtedness and to charge and collect impact fees on new 7 construction within the district in order to be consistent 8 with the amended provisions of this act, chapter 189 or 9 chapter 191, Florida Statutes, or other applicable law; 10 providing for liberal construction; providing for 11 severability; providing an effective date. 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Section 18 of section 2 of chapter 2000-444, 16 Laws of Florida, is amended to read: 17 Section 18. The district shall have the power to issue general obligation bonds, notes, or certificates of 18 19 indebtedness, hereafter "bonds," pledging the full faith, credit, and taxing power of the district for capital projects of 20 21 the district in accordance with chapter 189 or chapter 191, Florida Statutes, or any other applicable general law. the 22 following requirements: 23 24 (a) The district shall have the power to, from time to 25 time, issue general obligation bonds, notes, or certificates of 26 indebtedness not to exceed 3 percent of the assessed value of the taxable property within the district as shown on the current 27 28 tax roll at the time of the authorization of the general bonds. Page 1 of 8

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29	(b) Except for refunding bonds, no bonds shall be issued
30	unless the issuance thereof shall have been approved at a
31	referendum held in accordance with the requirements for such
32	referendum as prescribed by general law. A referendum shall be
33	called by the board of county commissioners of the county upon
34	the request of the board of the district. The expenses of
35	calling and holding the referendum shall be borne by the
36	district, and the district shall reimburse the county for any
37	expenses incurred in calling or holding such referendum.
38	(c) The district may pledge its full faith and credit for
39	the payment of the principal and interest on such general
40	obligations bonds and for any reserve funds provided therefor
41	and will unconditionally and irrevocably pledge itself to levy a
42	special tax on all taxable property in the district, to the
43	extent necessary for the payment thereof, over and above all
44	other taxes authorized and permitted by this act.
45	(d) If the board shall determine to issue bonds maturing
46	in 12 months or more from the date of issue for more than one
47	purpose, the approval of the issuance of the bonds for each and
48	all such purposes may be submitted to the electors on one and
49	the same ballot. The failure of the electors to approve the
50	issuance of bonds for any one or more purposes shall not defeat
51	the approval of bonds for any purpose which shall be approved by
52	the electors.
53	(e) Notwithstanding any provisions of any other law to the
54	contrary, all bonds issued under the provisions of the act shall
55	constitute legal investments for savings banks, banks, trust
56	companies, insurance companies, executors, administrators,
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57 trustees, quardians, and other fiduciaries and for any board, 58 body, agency, instrumentality, county, municipality, or other 59 political subdivision of the state and shall be and constitute security which may be deposited by banks or trust companies as 60 security for deposits of state, county, municipal, or other 61 62 public funds or be insurance companies as required for voluntary 63 statutory deposits. (f) Any bonds issued by the district shall be 64 incontestable in the hands of bona fide purchasers or holders 65 for value and shall not be invalid because of any irregularity 66 or defect in the proceeding for the issue and sale thereof. 67 (g) Any resolution authorizing the issuance of bonds may 68 69 contain such covenants as the board may deem advisable, and all 70 such covenants shall constitute valid and legally binding and enforceable contracts between the district and the bondholders, 71 72 regardless of the time of issuance thereof. 73 (h) This act constitutes full and complete authority for the issuance of bonds and the exercise of the powers of the 74 75 district provided herein. No procedures or proceedings, publications, minutes, consents, approvals, orders, acts, or 76 things by the board for any board, officers, commission, 77 78 department, agency, or instrumentality of the district, other 79 than those required by this act, shall be required to issue 80 bonds under this act. (i) Bonds may be sold at public or private sale after such 81 82 advertisement, if any, as deemed advisable by the board. 83 (j) The state pledges to the holders of any bonds issued under this act that it will not limit or alter the rights of the 84 Page 3 of 8

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85 district to furnish the projects or to own, acquire, construct, 86 reconstruct, improve, maintain, operate, or furnish the projects or to levy and collect the taxes, assessments, rentals, rates, 87 fees, and other charges provided for herein and to fulfill the 88 terms of any agreement made with the holders of such bonds and 89 90 that it will not in any way impair the rights or remedies of 91 such holders. (k) A default on the bonds of the district shall not 92 constitute a debt or obligation of a local general-purpose 93 94 government or the state. Section 2. Section 21 of section 2 of chapter 2000-444, 95 96 Laws of Florida, is amended to read: 97 Section 21. The district shall have authority to charge 98 and collect board may allow for the collection of impact fees 99 for capital improvements on new construction within the district 100 as prescribed in chapter 191, Florida Statutes, or any other 101 applicable general law. (a) Impact fees for capital improvement: 102 103 1. It is hereby found and determined that Collier County 104 is located in one of the fastest growing areas in the nation. New construction and resulting population growth is placing a 105 106 strain upon the capabilities of the district to continue to 107 provide the high level of professional fire protection and 108 related emergency services, for which the residents of the 109 district pay and which they deserve. 110 2. It is readily apparent that additional equipment and 111 facilities will be needed to meet the expanded commercial and residential growth within the district, at a cost beyond that 112

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113 which can be provided from current and anticipated ad valorem 114 tax revenues assessed, collected, and received by the district. 115 3. It is hereby declared that the cost of new facilities and equipment for fire protection and related emergency services 116 117 shall be borne by new users of the district's services to the 118 extent that new construction requires new facilities and 119 equipment, but only to that extent. 120 4. It is therefore the legislative intent of this section 121 to transfer to the new user of the district's fire protection 122 and related emergency services a fair share of the costs that 123 new users impose on the district for new facilities. 124 5. It is hereby declared that the amounts of impact fees 125 for capital improvement provided for in this section are just, 126 reasonable, and equitable. 127 128 No person shall issue or obtain a building permit for new 129 residential dwelling units or new commercial or industrial 130 structures within the district, or issue or obtain construction 131 plan approval for new mobile home developments located within 132 the district, until the developer thereof shall have paid the applicable impact fee to capital improvements to the district 133 134 hereinafter set forth. 135 (b) Impact fees for capital improvement to be assessed and collected hereunder shall not exceed the following: 136 137 1. Each new residential dwelling unit: \$.15 per square 138 foot of living area. 139 2. New commercial or industrial structure: \$.30 per square foot of usable area. 140

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141 3. New mobile home development: \$.15 per square foot of 142 permitted living area. a. Living area shall be defined as that area of any 143 144 structure that is covered by a roof. 145 b. Permitted living shall be 25 percent of the area 146 covered by the individual lots. 147 (c) For the purpose of this section, each unit of any multifamily structure, whether it be a duplex, triplex, 148 cooperative apartment, or condominium or similar type structure 149 150 shall be considered and shall constitute a residential dwelling 151 unit. 152 (d) For the purpose of this section, motels, hotels, 153 shopping centers, churches, nursing homes, hospitals, congregate 154 living facilities when not part of an actual residence, schools, 155 fraternal lodges, veterans' lodges, or similar type structure shall be considered commercial structures. 156 157 (e) Impact fees for capital improvement collected by the 158 district pursuant to this section shall be kept and maintained 159 as a separate fund from other revenues of the district and shall 160 be used exclusively for the acquisition, purchase, or 161 construction of new facilities and equipment, or portions 162 thereof required to provide fire protection and related 163 emergency services to new construction. "New facilities and 164 equipment means buildings and capital equipment including, but 165 not limited to, such fire and emergency vehicles and 166 communication equipment as may from time to time be deemed 167 necessary by the district to provide fire protection and related 168 emergency services to the areas of new construction.

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169 (f) The impact fees for capital improvement collected 170 hereunder shall not be used for the acquisition, purchase, or 171 construction of facilities or equipment which must be obtained 172 in any event to meet the needs of the district, regardless of 173 growth within the district.

174 (q) The district board shall determine the maximum amount of impact fees to be assessed in any 1 fiscal year. This 175 176 determination shall be made prior to the immediately succeeding 177 fiscal year. However, should the district board authorize the 178 collection of impact fees in an amount less than the maximum 179 allowable hereunder, then these fees shall be uniform in each 180 type of new construction subject to the fee. The district 181 board's determination of the amount of the impact fee to be 182 assessed in any 1 fiscal year shall be based on the requirements 183 set forth in this section.

184 (h) The impact fee for capital improvement called for in 185 this section may be reduced by 50 percent if the owner of the 186 permitted structure will install fire sprinklers in accordance 187 with NFPA Pamphlet 13 and 13D. Only full sprinkler coverage is 188 applicable for this reduction.

189 (i) The board of fire commissioners shall, prior to 190 assessing and collecting said fees, pass a resolution by a 191 majority vote authorizing the collection of said fees subject to 192 a referendum of registered voters of the district voting in 193 favor of said resolution by a majority of votes cast.

194Section 3. It is intended that the provisions of this act195shall be liberally construed for accomplishing the work196authorized and provided for in this act, and where strict

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197	construction would result in the defeat of the accomplishment of
198	any part of the work authorized by this act, and a liberal
199	construction would permit and assist in the accomplishment of
200	any part of the work authorized by this act, the liberal
201	construction shall be chosen.
202	Section 4. If any section, subsection, sentence, clause,
203	or phrase of this act be held unconstitutional, such holding
204	shall not affect the validity of the remaining portions of the
205	act, the Legislature hereby declaring that it would have passed
206	this act and each section, subsection, clause, and phrase
207	thereof, irrespective of any separate section, subsection,
208	sentence, clause, or phrase thereof, and irrespective of the
209	fact that any one or more other sections, subsections,
210	sentences, clauses, or phrases thereof may be declared
211	unconstitutional.
212	Section 5. This act shall take effect upon becoming a law.

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