A bill to be entitled 1 An act relating to Indian River Farms Water Control 2 District, Indian River County; codifying, amending, 3 4 reenacting, and repealing special acts relating to the 5 district; providing territorial boundaries of the 6 district; making the provisions of ch. 298, F.S., 7 applicable thereto; providing for the levy, collection, and enforcement of installment and maintenance taxes by 8 said district at the same time and in like manner as 9 county taxes; providing that said taxes shall be extended 10 11 by the county on the county tax roll and shall be 12 collected by the tax collector in the same manner and time 13 as county taxes; providing for the same discounts and 14 penalties as county taxes; providing for the compensation of the tax collector; providing that district taxes shall 15 16 be a lien on lands against which taxes are levied of equal dignity with county and other taxes; providing that the 17 approval of the board of drainage commissioners is not 18 required to issue bonds; providing for floating 19 indebtedness of the district; providing that payment of 20 21 taxes in advance is not authorized; providing that use of bonds and interest coupons in payment of taxes is not 22 23 authorized; providing that water is a common enemy; providing for compensation of the board of supervisors; 24 providing for fines for introducing pollutants into the 25 waters of the district; providing for severability; 26 27 providing an effective date. 28

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29 Be It Enacted by the Legislature of the State of Florida: 30 Section 1. Pursuant to section 189.429, Florida Statutes, 31 this act constitutes the codification of all special acts 32 33 relating to the Indian River Farms Water Control District, hereinafter referred to as the "district," together with the 34 decree creating and incorporating the district. It is the intent 35 of the Legislature in enacting this law to provide a single, 36 comprehensive special act charter for the district, including 37 all current legislative authority granted to the district by its 38 several legislative enactments, any additional authority granted 39 by this act, and authority granted by applicable general law. 40 Section 2. Chapters 8882 (1921), 9988 (1923), 10693 41 42 (1925), 12057 (1927), 12058 (1927), 14737 (1931), 16048 (1933), 17066 (1935), 19188 (1939), 23906 (1947), 28403 (1953), 57-1104, 43 63-832, and 67-843, Laws of Florida, are codified, reenacted, 44 amended, and repealed as provided in this act. 45 Section 3. The Indian River Farms Water Control District 46 is re-created, and the charter for such district is re-created 47 and reenacted to read: 48 49 Section 1. The decree of the Circuit Court in and for the Fifteenth Judicial Circuit, St. Lucie County, entered in the 50 51 case captioned "In re: Indian River Farms Drainage District" on 52 May 6, 1919, creating and incorporating the Indian River Farms Water Control District, an independent special district, under 53 chapter 6458 (1913), Laws of Florida, and the order of said 54 55 court approving the report of the district commissioners entered 56 on August 18, 1921, and all subsequent proceedings taken in said Page 2 of 24

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FLORIDA HOUSE OF REPRESENTATIVE	FL	OR	IDA	ΗО	US	E O F	REP	'RES	3 E N	ΤА	ТΙV	ES
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57	circuit court concerning said district are hereby ratified,
58	confirmed, and approved, including its territorial boundaries as
59	follows:
60	
61	Begin at the Northwest corner of Township 32 S. R. 39
62	E.; Thence East to the northwest corner of northeast
63	quarter of Section 5, Township 32 S. R. 39 E; Thence
64	North to the northwest corner of northeast quarter of
65	Section 32, Township 31 S. R. 39 E.; Thence East to
66	the northwest corner of Section 33, Township 31 S. R.
67	39 E.; Thence South to the northwest corner of the
68	southwest quarter of the northwest quarter of Section
69	33, Township 31 S. R. 39 E.; Thence East to the
70	Northeast corner of the southwest quarter to the
71	northwest quarter of said Section 33; Thence South to
72	the northeast corner of the northwest quarter of the
73	southwest quarter of said Section 33; Thence East to
74	the northeast corner of the west half of the northeast
75	quarter of the southwest quarter of said Section 33;
76	Thence South to the southeast corner of the west half
77	of the northeast quarter of the northwest quarter of
78	said Section 33; Thence East to the northeast corner
79	of the southeast quarter of the southwest quarter of
80	said Section 33; Thence South to the southeast corner
81	of the northeast quarter of the northwest quarter of
82	Section 4, Township 32 S. R. 39 E.; Thence East to the
83	northeast corner of the west half of the southwest
84	quarter of the northeast quarter of said Section 4;
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85	Thence South to the southeast corner of the west half
86	of the northwest quarter of the southeast quarter of
87	said Section 4; Thence East to the northeast corner of
88	the southwest quarter of the southeast quarter of said
89	Section 4; Thence South to the southeast corner of the
90	southwest quarter of the southeast quarter of said
91	Section 4; thence East to the northeast corner of the
92	west half of the northeast quarter of the northeast
93	quarter of Section 9, Township 32 S. R. 39 E.; Thence
94	South to the southeast corner of the west half of the
95	northeast quarter of the northeast quarter of said
96	Section 9; Thence East to the northeast corner of the
97	southeast quarter of the northeast quarter of said
98	Section 9; Thence South to the southeast corner of the
99	southeast quarter of the northeast quarter of said
100	Section 9; Thence East to the northeast corner of the
101	west half of the northwest quarter of the southwest
102	quarter of Section 10, Township 32 S. R. 39 E.; Thence
103	South to the southeast corner of the west half of the
104	northwest quarter of the southwest quarter of said
105	Section 10; Thence East to the northeast corner of the
106	southwest quarter of the southwest quarter of said
107	Section 10; Thence South to the southeast corner of
108	the southwest quarter of the southwest quarter of said
109	Section 10; Thence East to the northeast corner of
110	the west half of the northeast quarter of the
111	northwest quarter of Section 15, Township 32 S. R. 39
112	E.; Thence South to the southeast corner of the west
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FLORIDA HOUSE OF REPR	ESENTATIVES
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113	half of the northeast quarter of the northwest quarter
114	of said Section 15; Thence East to the northeast
115	corner of the southeast quarter of the northwest
116	quarter of said Section 15; Thence South to the
117	southeast corner of the northwest quarter of said
118	Section 15; Thence East to the northeast corner of the
119	west half of the northwest quarter of the southeast
120	quarter of said Section 15; Thence South to the
121	southeast corner of the west half of the northwest
122	quarter of the southeast quarter of said Section 15;
123	Thence East to the northeast corner of the southwest
124	quarter of the southeast quarter of said Section 15;
125	Thence South to the southeast corner of the northwest
126	quarter of the northeast quarter of Section 22,
127	Township 32 S. R. 39 E.; Thence East to the northeast
128	corner of the west half of southeast quarter of
129	northeast quarter of said Section 22; Thence South to
130	the southeast corner of west half of southeast quarter
131	of southeast quarter of said Section 22; Thence East
132	to the northeast corner of Section 27, Township 32 S.
133	R. 39 E.; Thence South to the southeast corner of
134	northeast quarter of northeast quarter of said Section
135	27; Thence East to the northeast corner of west half
136	of the southwest quarter of the northwest quarter of
137	Section 26, Township 32 S R. 39 E.; Thence South to
138	the southeast corner of the west half of southwest
139	quarter of the northwest quarter of said Section 26;
140	Thence East to the northeast corner of the northwest
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141	quarter of the southwest quarter of said Section 26;
142	Thence South to the southeast corner of the southwest
143	quarter of the southwest quarter of said Section 26;
144	Thence East to the northeast corner of west half of
145	the northeast quarter of northwest quarter of Section
146	35, Township 32 S. R. 39 E.; Thence South to the
147	southeast corner of the west half of northeast quarter
148	of the northwest quarter of said Section 35; Thence
149	East to the northeast corner of the southeast quarter
150	of northwest quarter of said Section 35; Thence South
151	to the southeast corner of northwest quarter of said
152	Section 35; Thence East on the center line of Sections
153	35 and 36, Township 32 S. R. 39 E., and along the
154	center line of Section 31, Township 32 S. R. 40 E. to
155	the water's edge of Indian River; Thence southerly
156	along the water's edge of the Indian River to the
157	north line of Township 33 S. R. 40 E.; Thence West
158	along said township line to the northeast corner of
159	the west half of the west half of Section 1, Township
160	33 S. R. 39 E.; Thence South to the southeast corner
161	of west half of west half of said Section 1; Thence
162	west to the northwest corner of Section 12, Township
163	33 S. R. 39 E.; Thence South to the southwest corner
164	of the northwest quarter of the northwest quarter of
165	said Section 12; Thence East to the northeast corner
166	of the west half of the southwest quarter of the
167	northwest quarter of said Section 12; Thence South to
168	the southeast corner of the west half of the northwest
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169	quarter of the southwest quarter of said Section 12;
170	Thence East to the northeast corner of southwest
171	quarter of the southwest quarter of said Section 12;
172	Thence South to the southeast corner of the northwest
173	quarter of the northwest quarter of Section 13,
174	Township 33 S. R. 39 E.; Thence East to the northeast
175	corner of the west half of the southeast quarter of
176	the northwest quarter of said Section 13; Thence South
177	to the southeast corner of west half of the southeast
178	quarter of the northwest quarter of said Section 13;
179	Thence East to the northeast corner of the southwest
180	quarter of said Section 13; Thence South to the
181	southeast corner of the northeast quarter of the
182	southwest quarter of said Section 13; Thence East to
183	the northeast corner of the west half of the southwest
184	quarter of the southeast quarter of said Section 13;
185	Thence South to the southeast corner of the west half
186	of the northwest quarter of the northeast quarter of
187	Section 24, Township 33 S. R. 39 E.; Thence East to
188	the northeast corner of southwest quarter of the
189	northeast quarter of said Section 24; Thence South to
190	the southeast corner of the southwest quarter of the
191	northeast quarter of said Section 24; Thence East to
192	the northeast corner of the west half of the northeast
193	quarter of the southeast quarter of said Section 24;
194	Thence South to the southeast corner of the west half
195	of the southeast quarter of the northeast quarter of
196	Section 25, Township 33 S. R. 39 E.; Thence East to
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197	the northeast corner of the southeast quarter of said
198	Section 25; Thence South to the southeast corner of
199	the northeast quarter of the southeast quarter of said
200	Section 25; Thence East to the northeast corner of the
201	west half of the southwest quarter of the southwest
202	quarter of Section 30, Township 33 S. R. 40 E.; Thence
203	South to the southeast corner of west half of the
204	southwest quarter of the southwest quarter of said
205	Section 30; Thence East to the northeast corner of the
206	northwest quarter of the northwest quarter of Section
207	31, Township 33 S. R. 40 E.; Thence South to the
208	southeast corner of the southwest quarter of the
209	northwest quarter of said Section 31; Thence East to
210	the northeast corner of the west half of the northeast
211	quarter of the southwest quarter of said Section 31;
212	Thence South to the southeast corner of the west half
213	of the northeast quarter of the southwest quarter of
214	said Section 31; Thence East to the northeast corner
215	of the southeast quarter of the southwest quarter of
216	said Section 31; Thence South to the southeast corner
217	of the southwest quarter of said Section 31, Township
218	33 S. R. 40 E.; Thence West along Township lines nine
219	miles more or less to the southwest corner of the
220	southeast quarter of Section 34, Township 33 S. R. 38
221	E.; Thence North to the northwest corner of the
222	northeast quarter of Section 34, Township 33 S. R. 38
223	E.; Thence West to the southwest corner of Section 27,
224	Township 33 S. R. 38 E.; Thence North to the southeast
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FLORIDA HOUSE OF REPRESENT	TATIVES
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225	corner of Section 9, Township 33 S. R. 38 E.; Thence
226	West to the southwest corner of Section 9, Township 33
227	S. R. 38 E.; Thence North to the southeast corner of
228	Section 5, Township 33 S. R. 38 E.; Thence West to the
229	southwest corner of southeast quarter of Section 5,
230	Township 33 S. R. 38 E.; Thence North on center line
231	of Section 5 to northwest corner of northeast quarter
232	of Section 5, Township 33 S. R. 38 E.; Thence East
233	along Township line to the northwest corner of
234	Township 33 S. R. 39 E.; Thence North to the northwest
235	corner of Township 32 S. R. 39 E., being the point of
236	beginning.
237	
238	The foregoing boundaries containing and including the
239	following lands, to wit:
240	The East half of Section 32, Township 31 S. R. 39 E.;
241	
242	The Southwest quarter of northwest quarter; the
243	northwest quarter of southwest quarter; the west half
244	of northeast quarter of southwest quarter; the south
245	half of southwest quarter; all in Section 33, Township
246	<u>31 S. R. 39 E.;</u>
247	
248	<u>Sections 5, 6, 7, 8, 16, 17, 18, 19, 20, 21, 27, 28,</u>
249	29, 30, 31, 32, 33, and 34, all in Township 32 S. R.
250	<u>39 E;</u>
251	
252	The West half of Section 4, Township 32 S. R. 39 E.;
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253	
254	The West half of southwest quarter of northeast
255	quarter; the west half of northwest quarter of
256	southeast quarter; the southwest quarter of southeast
257	quarter; all in Section 4, Township 32 S. R. 39 E.;
258	
259	All of Section 9, Township 32 S. R. 39 E., except the
260	east half of northeast quarter of northeast quarter of
261	said section;
262	
263	The West half of northwest quarter of southwest
264	quarter; and the southwest quarter of southwest
265	quarter; all in Section 10, Township 32 S. R. 39 E.;
266	
267	All of the West half of Section 15, Township 32 S. R.
268	39 E., except the east half of the northeast quarter
269	of northwest quarter of said Section;
270	
271	The West half of northwest quarter of southeast
272	quarter; and the southwest quarter of the southeast
273	quarter; all in Section 15, Township 32 S. R. 39 E.;
274	
275	The West half of Section 22; the west half of the
276	northeast quarter of Section 22, and the west half of
277	the southeast quarter of Section 22; all in the
278	township 32 S. R. 39 E.;
279	

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The West half of southeast quarter of the northeast
quarter; and the west half of the east half of the
southeast quarter; all in Section 22, Township 32 S.
<u>R. 39 E.;</u>
The West half of southwest quarter of northwest
quarter; and the west half of southeast quarter; all
in Section 26, Township 32 S. R. 39 E.;
The West half of Section 35, Township 32 S. R. 39 E.;
except the east half of the northeast quarter of
northwest quarter of said Section;
The Southeast quarter of Section 35, Township 32, S.
<u>R. 39 E.;</u>
The South half of Section 36, Township 32 S. R. 39 E.;
Lots 5 and 6 of Section 31, Township 32 S. R. 40 E.;
Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 15, 16,
17, 18, 19, 20, 21, 22, 23, 26, 27, 28, 29, 30, 31,
32, 33, 34, 35 and 36, all in Township 33 S. R. 39 E;
The West half of west half of Section 1, Township 33
<u>S. R. 39 E.;</u>

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307	The West half of southwest quarter of northwest
308	quarter; the west half of northwest quarter of
309	southwest quarter; the southwest quarter of southwest
310	quarter; all in Section 12, Township 33 S. R. 39 E.;
311	
312	The West half of northwest quarter; the west half of
313	southeast quarter of northwest quarter; the southwest
314	quarter; the west half of southwest quarter of
315	southeast quarter; all in Section 13, Township 33, S.
316	<u>R. 39 E.;</u>
317	
318	The Northwest quarter; the southwest quarter; the west
319	half of the northwest quarter of northeast quarter;
320	the southwest quarter of northeast quarter; the west
321	half of southeast quarter; the west half of northeast
322	quarter of southeast quarter; the west half of
323	southeast quarter of southeast quarter; all in Section
324	24, Township 33 S. R. 39 E.;
325	
326	All of Section 25, Township 33 S. R. 39 E., except the
327	east half of the east half of the northeast quarter of
328	said Section;
329	
330	The West half of the southwest quarter of the
331	southwest quarter of Section 30, Township 33 S. R. 40
332	<u>E.;</u>
333	

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334	The West half of the northwest quarter; the west half
335	of the southwest quarter; the west half of the
336	northeast quarter of the southwest quarter; the
337	southeast quarter of the southwest quarter; all in
338	Section 31, Township 33 S. R. 40 E.
339	
340	Sections 1, 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 22,
341	23, 24, 25, 26, 27, 35 and 36, all in Township 33 S.
342	<u>R. 38 E.;</u>
343	
344	The East half of Section 5, Township 33 S. R. 38 E.;
345	
346	The East half of Section 34, Township 33 S. R. 38 E.
347	
348	Section 2. All of the acts and proceedings of the board of
349	supervisors and all officers and agents of Indian River Farms
350	Water Control District in Indian River County acting for and on
351	behalf of said district prior to August 2, 1921, the effective
352	date of chapter 8882 (1921), Laws of Florida, be and they are
353	hereby ratified, approved, validated, and confirmed.
354	Section 3. The provisions of the general drainage laws of
355	this state applicable to drainage districts or subdrainage
	districts which are embodied in chapter 298, Florida Statutes,
356	arberreeb which are emboared in enapeer 250, riorida beacaceb,
356 357	and all of the laws amendatory thereof, now existing or
357	and all of the laws amendatory thereof, now existing or
357 358	and all of the laws amendatory thereof, now existing or hereafter enacted, so far as not inconsistent with this act, are

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362	Section 4. Taxes shall be levied and apportioned as
363	
	provided for in the general drainage laws of this state, which
364	are embodied in chapter 298, Florida Statutes, and amendments
365	thereto, except as otherwise provided herein.
366	Section 5. Maintenance taxes as provided for under section
367	298.54, Florida Statutes, shall be apportioned upon the basis of
368	the net assessments of benefits assessed as accruing for
369	original construction, and shall be evidenced to and certified
370	by the board of supervisors, not later than August 31 of each
371	year, to the Property Appraiser of Indian River County, and
372	shall be extended by the county on the county tax roll and shall
373	be collected by the tax collector in the same manner and time as
374	county taxes and the proceeds therefrom paid to said district.
375	Said tax shall be a lien until paid on the property against
376	which assessed and enforceable in like manner as county taxes.
377	Section 6. All taxes levied by the district shall be and
378	become delinquent and bear penalties on the amount of said taxes
379	in the same manner as county taxes.
380	Section 7. (1) Indian River County shall be paid annually
381	an amount equal to 1 percent of the total taxes of the district
382	and the Tax Collector of Indian River County shall be paid
383	annually an amount equal to 1 percent of the total taxes of the
384	district collected, for their respective services to the Indian
385	River Farms Water Control District in said county for
386	respectively assessing and collecting said drainage district
387	taxes, provided, however, that the total amount to be paid to
388	said county and tax collector in any one year shall not exceed
389	the sum of \$1,500 to each. All compensation paid the county and
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390 the tax collector shall be paid from the proceeds of the 391 maintenance tax. 392 The services of said county and said county tax (2) collector in assessing and collecting said drainage district 393 394 taxes are hereby declared to be special services performed 395 directly for said district and the amounts paid therefor shall 396 not be considered a part of the general income of their 397 respective offices, nor shall it come under the provisions of 398 sections 116.03, 145.10, and 145.11, Florida Statutes. The 399 personnel required to do said special work shall be paid for 400 such special services by the county or the tax collector, as the 401 case may be, from the receipts provided for such purpose. 402 Section 8. All drainage taxes levied by the district, 403 together with all penalties for default in payment of the same and all costs in collecting the same, shall constitute a lien of 404 equal dignity with the liens for county taxes, and other taxes 405 406 of equal dignity with county taxes, upon all the lands against which said taxes shall be levied. A sale of any of the lands 407 408 within the district for county or other taxes shall not operate to relieve or release the lands so sold from the lien for 409 410 subsequent installments of district taxes, which lien may be 411 enforced against such lands as though no such sale thereof had 412 been made. 413 Section 9. The board of supervisors may issue bonds under the provisions of chapter 298, Florida Statutes, without the 414 415 approval of the board of drainage commissioners, as provided for in section 298.47, Florida Statutes. 416

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417	Section 10. (1) After the levy of maintenance taxes for
418	any year, the board of supervisors may from time to time issue
419	warrants or negotiable notes or other evidences of indebtedness
420	of the district, which shall be payable solely from such
421	maintenance taxes and shall not be issued in an amount greater
422	than the amount of such maintenance taxes then unpaid less the
423	amount of any of such notes then outstanding. All such notes
424	shall mature not later than 1 year after the date of issuance
425	thereof, shall bear interest at a rate or rates not exceeding 6
426	percent per annum, and shall have such other details as shall be
427	provided in the resolution or resolutions of the board of
428	supervisors authorizing the issuance thereof.
429	(2) After the authorization of any bonds under the
430	provisions of chapter 298, Florida Statutes, the board of
431	supervisors may from time to time issue bond anticipation notes
432	in anticipation of the issuance of such bonds and the amount
433	thereof shall not exceed the amount of bonds authorized and not
434	issued. Such notes shall all mature not later than 1 year after
435	the date thereof and may be renewed for a further period of not
436	exceeding 1 year, but all of such notes, including the renewals
437	thereof, shall mature not later than 2 years after the date
438	thereof. Such bond anticipation notes shall be paid from the
439	proceeds of such bonds when issued, or from any taxes levied for
440	the payment of such bonds which have been authorized, but in
441	such case a like amount of the bonds authorized shall not be
442	issued. The proceeds of any bond anticipation notes shall be
443	used solely for the purposes provided in the resolution which

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444 authorized the issuance of the bonds in anticipation of which bond anticipation notes are issued. 445 446 Section 11. In preparing the drainage tax book of said 447 Indian River Farms Water Control District from year to year, the secretary of said district shall insert opposite the description 448 of the tract of land to be assessed the name of the person or 449 450 persons or corporation owning said tract on the first day of the 451 preceding January to the best of the knowledge and belief of 452 said secretary, but any failure to insert the name of the right 453 owner shall not invalidate such assessment. 454 Section 12. In preparing the drainage tax book of said 455 Indian River Farms Water Control District from year to year, the 456 secretary of said district may describe each tract of land 457 according to any plat or subdivision thereof, or by metes and bounds, or by any other convenient and feasible manner, stating 458 the actual number of acres contained in the tract to the best of 459 460 his or her knowledge, and the owner shall be required to pay 461 taxes only upon the acreage as shown by said district tax book. 462 Section 13. Beginning with the year 1924, the annual 463 landowners' meeting for said Indian River Farms Water Control 464 District shall be held in the month of February in each 465 successive year, on such day as the board of supervisors of said 466 district may fix from time to time. 467 Section 14. It shall be unlawful for any person, firm, or 468 corporation to connect or to maintain a connection of any farm 469 ditch with any of the canals, ditches, laterals, or waterways constructed, controlled, or maintained by Indian River Farms 470 471 Water Control District in Indian River County, except in Page 17 of 24

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472	accordance with plans and specifications showing method of such
473	connection as prescribed by the board of supervisors of said
474	district. Any violation of this act shall be punished as
475	prescribed by the general law for punishment of misdemeanors.
476	The board of supervisors shall also have the right and power to
477	cause any such connection constructed or maintained in violation
478	of this act to be blocked or stopped up.
479	Section 15. The Board of Supervisors of Indian River Farms
480	Water Control District in Indian River County, in order to
481	effect the drainage, reclamation, and protection of lands in the
482	district, is hereby authorized to construct, install, and
483	maintain locks, dams, and other works and facilities in the
484	canals, ditches, and drains in said district and elsewhere.
485	Section 16. In order to raise money to pay the cost of
486	constructing and installing the water control and water
487	conservation works and facilities herein authorized, and to pay
488	the principal of and interest on any bonds or other obligations
489	which may be issued to provide funds for such purposes, the
490	board of supervisors of the district is hereby authorized and
491	required to levy, assess, and cause to be collected an annual
492	tax on all lands in said district subject to taxation. Such tax
493	shall be at a uniform rate for all lands within the district and
494	shall be assessed against each acre, fraction, or fractional
495	interest therein.
496	Section 17. It has been ascertained and determined and it
497	is hereby declared that the water control and conservation works
498	and facilities authorized to be constructed, installed, and
499	maintained pursuant to the provisions of this act are for a
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500	public purpose and will confer benefits upon all lands within
501	Indian River Farms Water Control District in an amount at least
502	equal to the taxes authorized by the provisions of this act to
503	be levied and that all lands in said district will be benefited
504	equally by said works and facilities.
505	Section 18. No landowner in the Indian River Farms Water
506	Control District in Indian River County shall be permitted to
507	vote at any landowners' meeting of said district for any lands
508	in the district on which the drainage taxes are delinquent at
509	the time of such meeting.
510	Section 19. The owners of 25 percent of the acreage
511	included in the Indian River Farms Water Control District shall
512	be necessary and present in person or by proxy to constitute a
513	quorum at any landowners' meeting in said district. In
514	determining whether or not a quorum is present at any meeting,
515	all lands in the district on which drainage taxes are delinquent
516	at the time of such meeting shall be excluded from the
517	computation of total acreage in the district and from the
518	computation of the total acreage present represented by owners
519	present in person or by proxy. A majority of the landowners
520	present and voting shall elect the supervisors of said district
521	and shall pass any motion and after such passage the same shall
522	constitute the action of the landowners.
523	Section 20. The board of supervisors of said district is
524	hereby authorized to assess and levy a minimum drainage tax,
525	which said minimum drainage tax shall be at a rate not less than
526	the 1-acre tax rate as established by the district from time to

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527	time. Said minimum drainage tax shall apply to any one parcel
528	separately assessed on the tax rolls of said tax district.
529	Section 21. The Indian River Farms Water Control District
530	is herewith authorized and empowered to expend the funds of said
531	district as shall be from time to time determined by the board
532	of supervisors in clearing, cleaning, and maintaining any and
533	all parts of the Indian River and the swamped and submerged
534	lands adjacent to any of the canals and works of said district
535	in order to improve and facilitate the operations and functions
536	of said district.
537	Section 22. No entity vested with the power of eminent
538	domain shall be permitted to take, by eminent domain
539	proceedings, for any purpose whatsoever, any property, whether
540	in fee, easement, or otherwise, belonging to the Indian River
541	Farms Water Control District unless the absolute necessity for
542	such taking shall be shown. However, this act shall not apply to
543	the United States Government or any of its agencies, to the
544	government of the state or any of its agencies, to the
545	government of Indian River County or any of its agencies, and to
546	the government of the City of Vero Beach or any of its agencies.
547	Section 23. For the purposes of this act, the term
548	"absolute necessity" shall mean that there is no alternative
549	route open to the condemning authority or that the cost of the
550	alternative route would be prohibitive in comparison to the
551	overall cost of the proposed project.
552	Section 24. The Indian River Farms Water Control District
553	is hereby authorized to grant such permits as it shall deem
554	proper in allowing any access over, under, or across its lands.
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555	Section 25. The board of supervisors of the district shall
556	have power, in the resolution or other proceedings authorizing
557	the issuance of any bonds, to enter into valid and legally
558	binding covenants and agreements with the holders of such bonds
559	as to the custody and security of the proceeds of said bonds, or
560	of any bond anticipation notes issued in anticipation thereof,
561	the custody and security of any debt service funds, including
562	reserves, and the appointment of banks or trust companies as
563	trustee to hold such construction funds and debt service and
564	reserve funds, the rank or priority as between the bonds
565	originally issued by the district and any bonds thereafter
566	issued and terms and conditions under which any bonds can be
567	issued by the district after the original bonds or notes have
568	been issued to finance the cost of the drainage improvements or
569	works, and such other covenants and conditions as shall be
570	deemed necessary and advisable by the board of supervisors in
571	accordance with bond market practices and in order to better
572	secure the payment of such bonds and the marketability thereof.
573	All such covenants and agreements shall be and constitute valid
574	and legally binding obligations of the district, and the state
575	does hereby covenant that it will not by any legislation
576	hereafter in any manner repeal, modify, or impair the rights,
577	remedies, and security of the holders of any bonds or other
578	obligations issued by the district.
579	Section 26. The district shall also have power to covenant
580	and agree with the holders of such bonds that all of the fees
581	and expenses for the levy and collection of taxes in said
582	district and of any trustees or other custodians of the bond
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583	proceeds or of the construction funds or debt service funds or
584	reserves therefor or the cost of the expenses of any annual
585	audits or of any other annually recurring services or costs
586	shall be paid from the maintenance taxes to be collected in each
587	year with said district and not from the proceeds of any bonds
588	or other obligations issued by said district.
589	Section 27. It is hereby declared that in said district,
590	surface waters, which shall include rainfall and the overflow of
591	rivers and streams, are a common enemy, and the said district
592	and any individual or agency holding a permit to do so from said
593	district shall have the right to dike, dam, and construct levees
594	to protect the said district or any part thereof, or the
595	property of said individual or agency against the same, and
596	thereby divert the course and flow of such surface water and/or
597	pump the water from within such dikes and levees.
598	Section 28. Each supervisor shall be paid for his or her
599	services a per diem of \$50 for each day actually engaged in work
600	pertaining to the said district, but the supervisors shall not
601	in any one month be paid more than \$200 each, except that in
602	addition to the said per diem, they shall be paid 10 cents per
603	mile for each mile actually traveled in going to and from their
604	places of residence to the place of meeting.
605	Section 29. (1) The district shall also have power to
606	levy fines for the introduction of pollutants into the waters of
607	the district, for violation of any rule or regulation
608	promulgated by the Florida Department of Environmental
609	Protection, for violation of the United States Clean Water Act,

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610 33 U.S.C. ss. 1251-1387, or for violation of the conditions of 611 any National Pollutant Discharge Elimination System permit. 612 (2) If, after notice and an opportunity to be heard by the board of supervisors of the district, any person is found and 613 614 determined to have committed any of the foregoing violations, 615 the district shall enter an order imposing a fine, or a fine 616 plus repair costs, against the violator, and a certified copy of 617 the order may be recorded in the public records of Indian River 618 County and thereafter shall constitute a lien against the land 619 on which the violation exists. Upon petition to the circuit 620 court, such order shall be enforceable in the same manner as a 621 court judgment by the sheriffs of this state, including 622 execution and levy against the personal property of the 623 violator, but such order shall not be deemed a court judgment except for enforcement purposes. A fine imposed pursuant to this 624 section shall continue to accrue until the violator comes into 625 626 compliance or until judgment is rendered in a suit filed pursuant to this section, whichever occurs first. A lien arising 627 628 from a fine imposed pursuant to this section runs in favor of 629 the district, and the district may execute a satisfaction or 630 release of lien entered pursuant to this section. Three months 631 after the filing of any such lien which remains unpaid, the 632 board may authorize its attorney to foreclose on the lien or to 633 sue to recover a money judgment for the amount of the lien plus 634 accrued interest. No lien created pursuant to the provisions of 635 this section may be foreclosed on real property which is 636 homestead under s. 4, Art. X of the State Constitution. No lien 637 provided hereunder shall continue for a period longer than 20 Page 23 of 24

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638	years after the certified copy of an order imposing a fine has
639	been recorded, unless within that time an action is commenced in
640	a court of competent jurisdiction. In an action to foreclose on
641	a lien or for a money judgment, the prevailing party is entitled
642	to recover all costs and reasonable attorney's fees that it
643	incurs in the action.
644	Section 30. If any provision of this act or the
645	application thereof to any person or circumstance is held
646	invalid, the invalidity shall not affect other provisions or
647	applications of the act which can be given effect without the
648	invalid provision or application, and to this end the provisions
649	of this act are declared severable.
650	Section 4. <u>Chapters 8882 (1921), 9988 (1923), 10693</u>
651	(1925), 12057 (1927), 12058 (1927), 14737 (1931), 16048 (1933),
652	<u>17066 (1935), 19188 (1939), 23906 (1947), 28403 (1953), 57-1104,</u>
653	63-832, and 67-843, Laws of Florida, are repealed.
654	Section 5. This act shall take effect upon becoming a law.

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