1 A bill to be entitled 2 An act relating to the Gainesville-Alachua County Regional Airport Authority; codifying, reenacting, amending, and 3 repealing chapters 86-469, 89-433, and 95-457, Laws of 4 5 Florida, relating to the authority; providing a short 6 title; providing definitions; providing purpose of the authority; providing for membership, organization, 7 restrictions, and powers and duties of the authority; 8 9 requiring a budget; specifying relationship between the authority and local governments; providing for conveyance 10 of land to the authority; authorizing issuance of bonds; 11 12 specifying covenant of the state; authorizing an alcoholic 13 beverage license; providing for purchasing and award of 14 contracts; prohibiting discrimination; authorizing the right to sue and be sued; providing for severability; 15 prohibiting supersession of certain laws and grant 16 17 assurances; providing an effective date. 18 19 Be It Enacted by the Legislature of the State of Florida: 20 21 Section 1. (1) The reenactment of existing law in this act shall not be construed as a grant of additional authority to 22 or to supersede the authority of any entity pursuant to law. 23 Exceptions to law contained in any special act that are 24 reenacted pursuant to this act shall continue to apply. 25 26 The reenactment of existing law in this act shall not (2) be construed to modify, amend, or <u>alter any covenants</u>, 27

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

28	contracts, or other obligations of any district with respect to
29	bonded indebtedness. Nothing pertaining to the reenactment of
30	existing law in this act shall be construed to affect the
31	ability of any district to levy and collect taxes, assessments,
32	fees, or charges for the purpose of redeeming or servicing
33	bonded indebtedness of the district.
34	Section 2. Chapters 86-469, 89-433, and 95-457, Laws of
35	Florida, are amended, codified, reenacted, and repealed as
36	provided in this act.
37	Section 3. The charter for the Gainesville-Alachua County
38	Regional Airport Authority is re-created and reenacted to read:
39	Section 1. Short titleThis act may be cited as the
40	"Gainesville-Alachua County Regional Airport Authority Act."
41	Section 2. DefinitionsAs used in this act, unless the
42	context otherwise requires, the term:
43	(1) "Airport" means any area of land or water as described
44	by interlocal agreement between the City of Gainesville and the
45	authority, that is designed for the landing and taking off of
46	aircraft, whether or not facilities are provided for the
47	shelter, servicing, or repair of aircraft or for receiving and
48	discharging passengers or cargo, and all appurtenant areas used
49	or suitable for airport buildings or other airport facilities,
50	which may change from time to time by amendment to the
51	interlocal agreement between the City of Gainesville and the
52	authority.
53	(2) "Airport facilities" means facilities used for the
54	transportation of people and cargo as described by the

Page 2 of 25

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

55 interlocal agreement between the City of Gainesville the and 56 authority, including, but not limited to, runways, taxiways, 57 taxi lanes, aprons, hangars, shops, terminals, buildings, parking lots, roadways, and all other facilities necessary or 58 desirable for the landing, taking off, operating, servicing, 59 60 repairing, and parking of aircraft, and the unloading and handling of passengers, mail, and express and freight cargo, 61 together with all necessary appurtenances and equipment and all 62 property rights, easements, and franchises relating thereto. 63 "Authority" means the Gainesville-Alachua County 64 (3) Regional Airport Authority created herein. 65 66 (4) "Board of county commissioners" means the Board of 67 County Commissioners of the County of Alachua. 68 (5) "Bond" includes bonds, debentures, notes, certificates 69 of indebtedness, mortgage certificates, or other obligations or 70 evidences of indebtedness of any type or character. "City" means the City of Gainesville. 71 (6) "City Commission" means the City Commission of the 72 (7) 73 City of Gainesville. 74 "County" means the County of Alachua. (8) 75 (9) "Person" means any individual, firm, partnership, 76 corporation, company, association, joint stock association, or 77 body politic and includes any trustee, receiver, assignee, or 78 other similar representative thereof. 79 "Revenue bonds" means obligations of the authority (10)80 which are payable from revenues derived from sources other than ad valorem taxes on real or tangible personal property and which 81

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

hb1629-04-e3

FLORIDA HOUSE OF REPRESENTATIVE	OF REPRESENTAT	IVES
---------------------------------	----------------	------

82 do not pledge the property, credit, or general tax revenue of 83 the authority or the city. 84 "Refunding bonds" means bonds issued to refinance (11)85 outstanding bonds of any type and the interest and redemption premium thereon. Refunding bonds shall be issuable and payable 86 87 in the same manner as the refinanced bonds, except that no approval by the electorate shall be required unless required by 88 89 the State Constitution. 90 Section 3. Creation; purpose. --The Gainesville-Alachua County Regional Airport 91 (1) Authority is created, and the powers granted by this act are 92 declared to be public and governmental functions, exercised for 93 94 public purposes, and are matters of public necessity. Lands and 95 other real and personal property, easements, and privileges acquired and used by the authority are declared to have been 96 97 acquired for and used for public and governmental purposes and 98 as a matter of public necessity. The authority is a public body 99 corporate and is an independent special district. 100 (2) The authority shall have jurisdiction over the operation and maintenance of, and improvements to, the airport 101 and airport facilities. The authority has jurisdiction, control, 102 supervision, and management over other airports in the county 103 104 except any airport owned, controlled, and operated by a private person. Said jurisdiction, control, supervision, and management 105 106 are in the best interest of the county and each municipality. 107 Section 4. Membership of the authority .--

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

108	(1) The powers of the authority shall be vested in its
109	members in office from time to time. There shall be nine
110	members. No member shall receive any compensation for services
111	as a member. As a condition of eligibility for appointment and
112	to hold office, each member shall reside within the city or the
113	county. However, one member appointed by the Governor may reside
114	in a county contiguous to Alachua County. No person shall serve
115	as a member of the authority and, at the same time, hold any
116	publicly elected office in the State of Florida.
117	(2) Upon expiration of initial terms of office, subsequent
118	appointments shall be made as follows:
119	(a) The Governor shall replace by appointment any of the
120	three members appointed by him or her under chapter 95-457, Laws
121	of Florida, on or prior to the date of expiration of the
122	preceding term.
123	(b) The board of county commissioners shall replace by
124	appointment the member appointed by it under chapter 95-457,
125	Laws of Florida, on or prior to the date of expiration of the
126	preceding term.
127	(c) The city commission shall replace by appointment any
128	of the remaining five members on or prior to the expiration of
129	the preceding term.
130	(3) If, upon expiration of a member's term of office, the
131	appointing entity fails to replace by appointment its member,
132	and the member is willing to continue to serve, the member with
133	the expired term shall continue to serve until a replacement
134	appointment is made.

## Page 5 of 25

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

135	(4) The term of any member initially appointed prior to
136	the effective date of this act shall expire on July 31 of the
137	year such member's term was scheduled to expire under chapter
138	95-457, Laws of Florida. No member shall serve more than two
139	successive terms.
140	(5) All members appointed subsequent to the effective date
141	of this act shall serve 3-year terms of office, beginning on
142	August 1 and expiring on July 31 of the appropriate year.
143	(6) Except as may be otherwise provided herein, vacancies
144	in office shall be filled for the balance of the term by the
145	appropriate appointing entity, in the same manner as set forth
146	in subsection (2). A vacant position shall remain vacant until a
147	successor has been appointed by the appropriate appointing
148	entity.
149	(7) A member may be removed by the entity appointing such
150	member upon grounds constituting misfeasance, neglect of duty,
151	incompetence, or permanent inability to perform official duties.
152	Upon conviction of a felony, a member shall be automatically
153	removed. The unexcused failure to attend three consecutive
154	regular meetings of the authority shall be deemed neglect of
155	duty, without limiting the meaning of the term "neglect of
156	duty."
157	Section 5. Organization; meetings; notice; quorumA
158	chair, vice chair, and secretary-treasurer shall be chosen by
159	and from the authority membership. The chair, vice chair, and
160	secretary-treasurer shall each serve a term of office of 1 year,

## Page 6 of 25

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

161 and no member shall hold the same office for more than two 162 consecutive terms. 163 The authority shall meet at the call of the chair, at (1) the request of three or more of its members, and at such other 164 times as may be prescribed by rule of the authority. 165 166 (2) The authority shall give notice of all meetings at 167 least 48 hours prior thereto, which shall be published in a 168 newspaper in general circulation in Alachua County, and shall 169 include agenda items whenever such items involve leasing of any 170 airport property. All meetings of the authority shall be so noticed except emergency meetings, which shall only be called 171 172 when there is an immediate danger to the public health, safety, 173 or welfare, do not require at least 48 hours' prior public 174notice, and reasonable notice under the circumstances shall be 175 provided in such cases. The presence of five members is required to constitute 176 (3) 177 a quorum, and the affirmative vote of a majority of the members 178 present and eligible to vote, but no fewer than four of the 179 members present and eligible to vote, is required for any action 180 or recommendation by the authority. Section 6. Restrictions.--181 182 No person who has transacted business with the (1) 183 authority shall be eligible for appointment to the authority 184 until 3 years after the last transaction. No person who has 185 served on the authority shall be eliqible to transact business 186 with the authority until 3 years after the person's last date of 187 service. Said transactions include transactions either for

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

1	
188	oneself or as an employee of, agent for, or consultant to any
189	other person or legal entity. However, nothing in this paragraph
190	shall be construed as prohibiting an appointed member from
191	purchasing supplies or services from any fixed-base operators or
192	tenants at the airport or Airport Industrial Park, or for
193	renting individual aircraft hangars or tie-downs offered to the
194	general public and owned by the authority, provided that the
195	price and terms of the transaction are available to all members
196	of the public.
197	(2) No member, officer, agent, or employee of the
198	authority, either for himself or herself or as agent for anyone
199	else, or as a stockholder or owner in any other legal entity,
200	shall participate in or benefit directly or indirectly from any
201	sale, purchase, lease, franchise, contract, or other transaction
202	entered into by the authority or the city. The provisions of
203	this subsection shall be cumulative to any general laws of the
204	state that may from time to time be applicable to members,
205	officers, agents, or employees of the authority and that require
206	the disclosure of, or prohibit, conflicts of interest.
207	(3) No member, as an individual, may represent the
208	authority, speak for the authority, or speak on behalf of the
209	authority without being directed through a formal action of the
210	authority to do so.
211	Section 7. Powers and duties
212	(1) The authority shall have jurisdiction over the
213	operation and maintenance of all airport and airport facilities

## Page 8 of 25

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

214	in the city or county, except any airport owned and operated by
215	a private person.
216	(2) The authority has the power to and may:
217	(a) Approve, file with the chief executive officer (CEO),
218	and pay any surety bond required of any member or of any
219	employee of the authority.
220	(b) Advertise for sealed bids when required by law;
221	however, the authority may reject all bids and readvertise or
222	select a single item from any bid as further provided in this
223	act.
224	(c) Adopt before October 1 an annual budget that has been
225	prepared by the CEO and which must include an estimate of all
226	revenues and anticipated expenditures for the following fiscal
227	year.
228	(d) Require in all bond documents that moneys derived from
229	such bonds be paid to or upon order of the authority.
230	(e) Have the authority's finances audited in the same
231	manner as other independent special districts are audited.
000	
232	(f) Rely on the provisions of this act in exercising its
232	(f) Rely on the provisions of this act in exercising its powers.
233	powers.
233 234	powers. (g) Appoint or employ and constitute its own airport
233 234 235	powers. (g) Appoint or employ and constitute its own airport guards or police officers, or to contract with the city, county,
233 234 235 236	<u>powers.</u> (g) Appoint or employ and constitute its own airport guards or police officers, or to contract with the city, county, or agency of the state to provide law enforcement services and
233 234 235 236 237	<u>powers.</u> (g) Appoint or employ and constitute its own airport guards or police officers, or to contract with the city, county, or agency of the state to provide law enforcement services and protection through its duly sworn officers, and all such
233 234 235 236 237 238	<u>powers.</u> (g) Appoint or employ and constitute its own airport guards or police officers, or to contract with the city, county, or agency of the state to provide law enforcement services and protection through its duly sworn officers, and all such officers shall have full power of arrest to prevent or abate the

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

241 States, when any such offense or threatened offense occurs upon 242 the airport. 243 (h) Construct and maintain terminal buildings, causeways, 244 roadways, bridges for approach to or connecting with the 245 airport, on airport property. 246 (i) Require the secretary-treasurer and other officers or employees of the authority to execute an adequate surety bond, 247 248 conditioned upon the faithful performance of the duties of the 249 office or employment and in a penal sum fixed by the authority. (j) Establish positions, duties, and a pay plan, and 250 employ, pay, provide benefits for, promote, discipline, and 251 terminate personnel and a CEO, in accordance with general law, 252 253 who shall be responsible for the day-to-day administration, 254 management, and operation of the airport in accordance with 255 policy established by the authority and perform other duties as 256 may be authorized by the authority. 257 (k) By policy or resolution, authorize the CEO to perform 258 any of the powers of the authority in whole or in part and with 259 whatever other limitations it may find appropriate, provided 260 that said authorization does not result in an invalid exercise 261 of delegated legislative authority as defined in general law. 262 Employ or contract with technical and professional (1) 263 experts necessary to assist the authority in carrying out or 264 exercising any powers granted by this act. Reimburse for all travel expenses incurred while on 265 (m) 266 business for the authority, upon requisition, any member, its 267 attorneys, the CEO, and any employee of the authority traveling

Page 10 of 25

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

	F	L	0	R		D	А		Н	0	U	S	Е	C	)	F	F	2	Е	Ρ	R	Е	S	Е	Ν	Т	A	、 「	Г	1	V	Е	S
--	---	---	---	---	--	---	---	--	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	-----	---	---	---	---	---

268	under the direction of the CEO or the CEO's designee in
269	accordance with section 112.061, Florida Statutes.
270	(n) Create, appoint, and prescribe the duties of any
271	committee.
272	(o) Sue and be sued.
273	(p) Adopt, use, and alter a corporate seal.
274	(q) Publish advertisements.
275	(r) Waive advertisement when the authority determines an
276	emergency exists and supplies and materials must be immediately
277	acquired by the authority.
278	(s) Negotiate and enter into contracts, agreements,
279	exclusive or limited agreements, and cooperation agreements of
280	any kind necessary for the authority to fulfill the purposes of
281	this act.
	<u>this act.</u> (t) Include contract specifications maximizing the
281	
281 282	(t) Include contract specifications maximizing the
281 282 283	(t) Include contract specifications maximizing the employment of persons whose protected group has been
281 282 283 284	(t) Include contract specifications maximizing the employment of persons whose protected group has been underutilized in the past.
281 282 283 284 285	(t) Include contract specifications maximizing the employment of persons whose protected group has been underutilized in the past. (u) Provide for the manual execution of any instrument on
281 282 283 284 285 286	(t) Include contract specifications maximizing the employment of persons whose protected group has been underutilized in the past. (u) Provide for the manual execution of any instrument on behalf of the authority by the signature of the chair or vice
281 282 283 284 285 286 287	(t) Include contract specifications maximizing the employment of persons whose protected group has been underutilized in the past. (u) Provide for the manual execution of any instrument on behalf of the authority by the signature of the chair or vice chair, and attested to by the secretary or the assistant
281 282 283 284 285 286 287 288	(t) Include contract specifications maximizing the employment of persons whose protected group has been underutilized in the past. (u) Provide for the manual execution of any instrument on behalf of the authority by the signature of the chair or vice chair, and attested to by the secretary or the assistant secretary, or, if delegated by the members to do so, the CEO or
281 282 283 284 285 286 286 287 288 289	(t) Include contract specifications maximizing the employment of persons whose protected group has been underutilized in the past. (u) Provide for the manual execution of any instrument on behalf of the authority by the signature of the chair or vice chair, and attested to by the secretary or the assistant secretary, or, if delegated by the members to do so, the CEO or any other authority personnel to whom authority has been
281 282 283 284 285 286 287 288 289 290	(t) Include contract specifications maximizing the employment of persons whose protected group has been underutilized in the past. (u) Provide for the manual execution of any instrument on behalf of the authority by the signature of the chair or vice chair, and attested to by the secretary or the assistant secretary, or, if delegated by the members to do so, the CEO or any other authority personnel to whom authority has been delegated, or by the signer's facsimile signature in accordance

# Page 11 of 25

CODING: Words  $\ensuremath{\underline{\mathsf{stricken}}}$  are deletions; words  $\ensuremath{\underline{\mathsf{underlined}}}$  are additions.

294	(w) Consent to the sale, lease, transfer, disposition of,
295	or granting a lesser interest in the airport. To let or lease
296	the airport and the airport facilities or any portion thereof
297	and to grant concessions upon such terms and conditions as it
298	shall deem proper.
299	(x) Dispose of tangible personal property in accordance
300	with chapter 274, Florida Statutes.
301	(y) Advertise, promote, and encourage the use and
302	expansion of facilities under its jurisdiction.
303	(z) The airport shall have jurisdiction over the operation
304	and maintenance of the airport and airport facilities. All
305	development activity must be in accordance with the City of
306	Gainesville's Comprehensive Plan and Land Development
307	Regulations, except as set forth below in this paragraph, and
308	with the Airport Master Zoning Plan to be adopted by the city
309	commission and updated from time to time by the city commission.
310	The airport may adopt its own development standards relating
311	only to heights and design of buildings, landscaping, parking,
312	sidewalks, lighting, and signage (excluding billboards and off-
313	premises signs). If the authority formally adopts such
314	development standards, they will apply in lieu of the comparable
315	specific standards in the city's land development regulations.
316	(aa) Acquire real property in fee simple or any lesser
317	interest or easement by purchase, gift, devise, lease, or other
318	means if the authority is able to agree with the owners of said
319	property on the terms of such acquisition. To acquire real
320	property in fee simple or any lesser interest or easement as it
	Dage 12 of 25

Page 12 of 25

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

321 may deem necessary for the property managing and operation of the airport and airport facilities, by condemnation in the 322 323 manner provided by the law under which municipalities are 324 authorized to acquire property for public purposes, with full power to exercise the right of eminent domain for such purposes 325 326 being hereby granted to said authority as specified in and 327 including all the powers, rights, and privileges of chapters 73 328 and 74, Florida Statutes, or any succeeding legislation. For the 329 purposes of making surveys and examinations relative to any condemnation proceedings, it shall be lawful to enter upon any 330 331 land, doing no unnecessary damage. The authority may take 332 possession of any such property to be acquired at any time after 333 the filing of the petition describing the same in condemnation 334 proceedings, as provided in chapters 73 and 74, Florida 335 Statutes. It shall not be precluded from abandoning the 336 condemnation of any such property in any case where possession 337 thereof has not been taken. To acquire or lease personal 338 property in the name of the authority. 339 (bb) Reimburse the owner of any structure for which the authority may require removal, relocation, or reconstruction 340 341 located in, on, under, or across any private property, public 342 street, highway, or other public or private places for the 343 estimated or actual expense of the removal, relocation, or 344 reconstruction. Supplement and coordinate in design and operation air 345 (CC)346 navigation facilities with those established and operated by the 347 federal and state governments.

#### Page 13 of 25

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

348 (dd) Request the county or any municipality to convey to 349 the authority the fee simple title to any airport or other 350 property owned by the county or any municipality and needed for 351 airport purposes. (ee) Relinquish jurisdiction, control, supervision, and 352 353 management over the airport or part of the airport which is 354 under its jurisdiction but which is owned by a municipality, 355 county, or other governmental agency, upon determining that any 356 such airport or part of any such airport is no longer required 357 for airport purposes, provided that the consent and approval of any municipality, county, or other governmental agency and any 358 revenue bondholders are first obtained and necessary 359 360 authorizations or approvals are received from federal agencies 361 regulating airports. 362 Expend revenues for the cost of investigating, (ff) 363 surveying, planning, acquiring, establishing, constructing, 364 enlarging, improving, equipping, and erecting airport facilities 365 by appropriation of revenues or wholly or partly from the proceeds of bonds of the authority. The term "cost" includes 366 awards in condemnation proceedings, rentals where an acquisition 367 368 is by lease, and amounts paid to utility companies for relocation of their wires, poles, and other facilities. 369 370 Incur expenses as provided in its annual budget and (qq) 371 any amended budget. 372 (hh) Assess against and collect from the owner or operator 373 of each airplane using any airport facility a landing fee or 374 service charge sufficient to cover the cost of the service

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

FLORIDA HOUSE OF REPRESENTATIVE	FL	OR	IDA	ΗО	US	E O F	REP	'RES	3 E N	ΤА	ТΙV	ES
---------------------------------	----	----	-----	----	----	-------	-----	------	-------	----	-----	----

375	furnished to airplanes using any such facility, which cost may
376	include the liquidation of bonds or other indebtedness for
377	construction and improvement.
378	(ii) Accept federal, state, and any other public or
379	private moneys, grants, contributions, or loans for the
380	acquisition, construction, enlargement, improvement,
381	maintenance, equipment, or operation of airport facilities, or
382	any other lawful purpose.
383	(jj) Fix, alter, charge, establish, and collect rates,
384	fees, rentals, and other charges for the services of the
385	authority at reasonable and uniform rates.
386	(kk) Apply for, hold, and periodically transfer alcoholic
387	beverage licenses as provided by this act.
388	(11) Adopt and amend rules, regulations, and policies
389	reasonably necessary for the implementation of this act.
390	(mm) By resolution, fix and enforce civil penalties for
391	the violation of a rule, regulation, or policy adopted in
392	accordance with this act relating to the operation of general
393	aviation, air passenger service, or ground transportation
394	service.
395	(nn) Amend the budget after its adoption.
396	(oo) Receive, deposit, secure, and pay out moneys as
397	provided by this act.
571	
398	(pp) Designate a depository or depositories which are

# Page 15 of 25

CODING: Words  $\ensuremath{\underline{\mathsf{stricken}}}$  are deletions; words  $\ensuremath{\underline{\mathsf{underlined}}}$  are additions.

401 or accounts into which revenues collected are to be deposited 402 and from which expenditures may be made. 403 Establish and deposit into and expend moneys from a (qq) 404 surplus fund by using funds that may remain unexpended at the end of the fiscal year and may be set aside in a separate fund 405 406 to be known as the Capital Improvement Fund and accumulated and 407 expended from year to year solely for the purpose of building 408 and constructing permanent improvements, replacements, 409 alterations, buildings, and other structures, including runways, taxi strips, and aprons. 410 (rr) By resolution, borrow money and issue bonds in the 411 412 manner and within the limitation, except as otherwise provided 413 in this act, prescribed by general law for the issuance and 414 authorization of bonds; however, any bonds issued by the authority shall have a maturity date not exceeding 40 years from 415 416 the date of issuance, shall be self-liquidating or otherwise 417 payable from revenues of the authority, shall be payable semiannually, and shall not be a lien against the general taxing 418 419 powers of the county or any municipality. 420 Enter into any agreements with any bank or trust (ss) 421 company as security for its bonds, and assign and pledge any or all of its revenues. Such agreements may contain provisions 422 423 customary in such instruments or as authorized by the authority. 424 (tt) Secure the payment of bonds or any part thereof by pledging all or any part of its revenues and provide for the 425 426 security of said bonds, without pledging any real property

#### Page 16 of 25

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

427 rights to the airport or airport facilities, and the rights and 428 remedies of the bondholders. 429 (uu) Pending the preparation of definitive bonds, issue 430 certificates or temporary bonds to the purchaser of bonds. Transact the business of the authority and exercise 431 (vv)432 all powers necessarily incidental to the exercise of the general 433 and special powers granted in this act and under any other law. 434 (ww) Do all acts and things necessary or convenient for 435 the promotion of its business and the general welfare of the 436 authority. Section 8. Budget.--The fiscal year for the authority 437 438 shall be October 1 through September 30 of each year. For each 439 fiscal year after the effective date of this act: 440 (1) Prior to preparation of the annual budget as provided 441 in subsection (2), the authority shall develop an annual 442 proposed budget consisting of the elements described in 443 subsection (2), which shall be presented for a public hearing before the citizens of Alachua County. This public hearing shall 444 445 be noticed as a budget hearing. 446 Following the public hearing conducted pursuant to (2) subsection (1), the authority shall prepare an annual budget, 447 consisting of an operating revenue/operating expense account, 448 449 capital outlay account, and capital project account for its 450 operations in the ensuing fiscal year. At the time the authority 451 prepares its annual budget, it shall adopt a resolution 452 determining and finding the estimated amounts to be expended by 453 the authority in the ensuing year in each account, exclusive of

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

454 any bonds or other indebtedness of the authority, used to 455 acquire, establish, construct, enlarge, operate, and maintain 456 the airport and airport facilities and other facilities related 457 thereto, or for any other corporate purpose of the authority. The authority may, at any time within a fiscal year, 458 (3) 459 adopt budget amendments. 460 All anticipated revenues to be derived from the (4) 461 operation of the airport and airport facilities shall be 462 included in the budget, provided that any amounts of money, 463 anticipated or actual, including funds in the authority's budget for the preceding fiscal year which remain unencumbered and 464 465 unexpended from the revenue derived under the budget for the 466 preceding fiscal year, may, by resolution of the authority, be 467 set aside in a separate fund, to be known and described as a 468 Renewal and Replacement Fund and accumulated in said fund from 469 year to year for the purpose purchasing real and tangible personal property, and building and constructing permanent 470 improvements, replacements, alterations, buildings, and other 471 472 structures, including, but not limited to, runways, taxi strips, 473 and aprons. Such funds may be disbursed from time to time out of 474 the Renewal and Replacement Fund, upon proper resolution of the 475 authority, solely for the payment of the cost of purchasing real 476 and tangible personal property, and building and constructing permanent improvements, replacements, alterations, buildings, 477 and other structures, including, but not limited to, runways, 478 479 taxi strips, and aprons.

#### Page 18 of 25

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

480	(5) The authority shall adopt budget procedures to
481	establish the direct and indirect costs of operating and
482	maintaining the airport and airport facilities, as well as the
483	direct income derived therefrom. However, the budget of the
484	authority shall not include the maintenance and upkeep of
485	navigational aids as performed and funded directly by the
486	Federal Aviation Administration.
487	(6) The city, the county, and the county's other political
488	subdivisions may, by loan or grant, fund budget deficits of the
489	authority, and all may guarantee bonds issued by the authority.
490	Section 9. Relationship between the authority and the city
491	and countyThe authority shall have the power and
492	responsibility to operate the airport and airport facilities in
493	a manner consistent with applicable federal, state, county, and
494	city law. The city has no power to operate or maintain the
495	airport and airport facilities. Applicable codes of the city
496	shall apply to the airport except to the extent that different
497	state or federal requirements are expressly applicable, and
498	except to the extent that the authority or the airport has been
499	made exempt from any requirement of the city by state or federal
500	law. All construction upon the airport shall be subject to
501	inspection by the city on behalf of the state and the city
502	inspectors may ensure compliance with applicable state
503	regulation for such construction in addition to applicable city
504	regulations.
505	Section 10. Title to airport landThe city may convey
506	title to the land comprising the airport to the authority for no
	Dago 10 of 25

Page 19 of 25

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

507 monetary consideration. Nothing in this act shall be construed 508 to impair the obligations of any original agreements with the 509 Federal Government. 510 Section 11. Bonds.--The authority is empowered and authorized to issue 511 (1) 512 revenue or refund bonds. The purpose of the bonds shall be to 513 pay all or any part of the cost for acquisition and development 514 of property by the authority for the design and construction or 515 reconstruction of any authorized project, for equipment, or for 516 refunding of bonds for the same purpose. (2) Bonds issued under this section shall be authorized by 517 518 resolution of the authority. Such bonds may be issued in one or 519 more series and shall bear such date or dates, be payable upon 520 demand or mature at such time or times, be in such denomination 521 or denominations, be in such form, registered or not, with or without coupon, carry such conversion or registration 522 523 privileges, have such rank or priority, be executed in such 524 manner, be payable in such medium of payment at such place or 525 places, and be subject to such terms of redemption, with or 526 without premium, be secured in such manner, and have such other 527 characteristics as may be provided by such resolution or 528 ordinance or trust indenture or mortgage issued pursuant thereto. Such bonds shall bear interest at such rate or rates 529 allowed by general law. 530 531 The authority shall determine the terms and manner of (3) 532 sale and distribution or other disposition of any and all bonds

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

533 it may issue and shall have any and all powers necessary or 534 convenient to such disposition. 535 The authority may establish and administer such (4)536 sinking funds as it deems necessary or convenient for the payment, purchase, or redemption of any outstanding bonded 537 538 indebtedness of the authority. Section 12. Covenant of the state.--The state does pledge 539 540 to, and agree with, the Federal Government and any person, firm, 541 or corporation subscribing to or acquiring the bonds to be 542 issued by the authority for the construction, acquisition, extension, improvement, or enlargement of projects, or any part 543 544 thereof, that the state will not limit or alter the rights 545 hereby vested in the authority until all bonds at any time 546 issued, together with the interest thereon, are fully paid and 547 discharged or until provision is made therefor. The state does 548 further pledge to, and agree with, the Federal Government that 549 in the event that the Federal Government shall construct or 550 contribute any funds for the construction, acquisition, 551 extension, improvement, or enlargement of said projects, or any 552 part thereof, the state will not alter or limit the rights and 553 powers of the authority in any manner which would be 554 inconsistent with the continued maintenance and operation of the 555 projects, or any part thereof, or the improvement thereof, or 556 which would be inconsistent with the due performance of any 557 agreements between the authority and the Federal Government, and 558 the authority shall continue to have and may exercise all powers 559 herein granted, so long as the same may be necessary or

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

560	desirable for the carrying out of the purposes of this act and
561	the purposes of the Federal Government in the construction or
562	acquisition or improvement or enlargement of said projects or
563	any part thereof.
564	Section 13. Alcoholic beverage license
565	(1) Notwithstanding any other provision of law, upon
566	application to the Division of Alcoholic Beverages and Tobacco
567	of the Department of Business and Professional Regulation, the
568	division shall issue a beverage license as provided under
569	section 561.17, Florida Statutes, to the authority or other
570	governmental agency operating the Gainesville Regional Airport.
571	(a) Application shall be made with the division in the
572	name of the authority or other governmental agency operating
573	Gainesville Regional Airport and the license shall be issued in
574	the name of the applicant.
575	(b) The beverage license shall authorize the consumption
575 576	(b) The beverage license shall authorize the consumption of alcoholic beverages only on a licensed premises located
576	of alcoholic beverages only on a licensed premises located
576 577	of alcoholic beverages only on a licensed premises located within the Gainesville Regional Airport.
576 577 578	of alcoholic beverages only on a licensed premises located within the Gainesville Regional Airport. (c) The applicant shall pay to the division the applicable
576 577 578 579	of alcoholic beverages only on a licensed premises located within the Gainesville Regional Airport. (c) The applicant shall pay to the division the applicable license fee provided in section 565.02, Florida Statutes.
576 577 578 579 580	of alcoholic beverages only on a licensed premises located within the Gainesville Regional Airport. (c) The applicant shall pay to the division the applicable license fee provided in section 565.02, Florida Statutes. (2) Any alcoholic beverage license issued in accordance
576 577 578 579 580 581	of alcoholic beverages only on a licensed premises located within the Gainesville Regional Airport. (c) The applicant shall pay to the division the applicable license fee provided in section 565.02, Florida Statutes. (2) Any alcoholic beverage license issued in accordance with this section is the property of the authority or the
576 577 578 579 580 581 582	of alcoholic beverages only on a licensed premises located within the Gainesville Regional Airport. (c) The applicant shall pay to the division the applicable license fee provided in section 565.02, Florida Statutes. (2) Any alcoholic beverage license issued in accordance with this section is the property of the authority or the governmental agency operating Gainesville Regional Airport,
576 577 578 579 580 581 582 583	of alcoholic beverages only on a licensed premises located within the Gainesville Regional Airport. (c) The applicant shall pay to the division the applicable license fee provided in section 565.02, Florida Statutes. (2) Any alcoholic beverage license issued in accordance with this section is the property of the authority or the governmental agency operating Gainesville Regional Airport, subject to transfer as provided by this section. Such license
576 577 578 579 580 581 582 583 583	of alcoholic beverages only on a licensed premises located within the Gainesville Regional Airport. (c) The applicant shall pay to the division the applicable license fee provided in section 565.02, Florida Statutes. (2) Any alcoholic beverage license issued in accordance with this section is the property of the authority or the governmental agency operating Gainesville Regional Airport, subject to transfer as provided by this section. Such license may be transferred from time to time to a lessee operating

Page 22 of 25

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

_	
587	(a) The authority or governmental agency operating the
588	Gainesville Regional Airport and an authorized lessee shall make
589	application to the division for the transfer of the license to a
590	lessee, and the application shall be approved by the division if
591	the lessee meets the applicable licensing requirements of the
592	Beverage Law.
593	(b) Upon termination of a lease, the lessee shall
594	immediately notify the division to transfer the license back to
595	the authority or the governmental agency operating the
596	Gainesville Regional Airport. Upon failure of a lessee to notify
597	the division, the authority or the governmental agency operating
598	Gainesville Regional Airport shall immediately request the
599	division in writing to transfer the license back to the
600	authority or other governmental agency operating the Gainesville
601	Regional Airport. Thereafter, the beverage license may be
602	transferred to any lessee meeting qualification standards for
603	licensure under the Beverage Law.
604	(c) Upon termination of a lease for any reason or other
605	disqualification, the license shall automatically revert by
606	operation of law to the authority or governmental agency
607	operating the Gainesville Regional Airport.
608	(3) Each beverage license shall be for the term and
609	subject to the same privileges or renewal as provided in
610	sections 561.26 and 561.27, Florida Statutes. All provisions of
611	the Beverage Law not inconsistent with this act shall apply to
612	the license.

## Page 23 of 25

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

613	(4) This section does not preclude other persons operating
614	on property of the authority from acquiring an alcoholic
615	beverage license for use on its premises pursuant to general
616	law.
617	Section 14. Purchasing and award of contractsPurchasing
618	and award of contracts shall be consistent with the authority's
619	purchasing policy and general law.
620	Section 15. Discrimination prohibited
621	(1) The authority and its lessees, including successors in
622	interest, shall not because of race, color, sex, religion,
623	national origin, age, or disability of any individual refuse to
624	hire, employ, bar, or discharge from employment such individual
625	or to otherwise discriminate against such individual with
626	respect to compensation, hire, tenure, terms, conditions, or
627	privileges of employment.
628	(2) No person on the grounds of race, color, sex,
629	religion, national origin, age, or disability shall be excluded
630	from the participation in, denied the benefits of, or otherwise
631	subjected to discrimination in the use of leased premises of the
632	authority.
633	(3) In furnishing services or materials, or in the
634	construction of any improvements, no person shall be excluded
635	from participation in, denied the benefits of, or otherwise
636	subjected to discrimination with respect thereto.
637	(4) This section does not supersede or preempt any state
638	or local laws prohibiting discrimination. The authority and its
639	officers, employees, and agents shall be subject to federal,
	Dago 24 of 25

Page 24 of 25

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

640 state, and local laws prohibiting discrimination to the extent 641 provided by such laws. Section 16. Litigation. -- Nothing herein shall interfere 642 643 with any legal action filed by or against the city or 644 predecessor or predecessors of the authority. The authority may 645 become a party in any such action as provided by law. Nothing 646 herein shall impair the right of the city or the authority to 647 initiate, pursue, or defend litigation. 648 Section 17. Severability. -- If any provision of this act or 649 the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or 650 651 applications of the act which can be given effect without the invalid provisions or applications, and to this end the 652 653 provisions of this act are declared severable. Section 4. Chapters 86-469, 89-433, and 95-457, Laws of 654 655 Florida, are repealed. 656 This act does not supersede any state or Section 5. 657 federal laws or any state or federal grant assurances. 658 Section 6. This act shall take effect upon becoming a law.

Page 25 of 25

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