A bill to be entitled 1 2 An act relating to the Blackman Fire District, Inc., 3 Okaloosa County; re-creating and providing a charter for the district; providing district boundaries; providing 4 purposes; providing definitions; providing for the 5 election of a district board of commissioners; providing 6 7 for terms of office; providing for officers and meetings of the board; providing for commissioners' compensation 8 9 and expenses; requiring a bond; providing for records; providing general and special powers of the district; 10 exempting district assets and property from taxation; 11 providing requirements and procedures for the levy of ad 12 valorem taxes, non-ad valorem assessments, user charges, 13 and impact fees; providing for a referendum; providing for 14 enforcement; providing for requirements and procedures for 15 16 issuance of bonds; providing for expansion and merger of 17 the district boundaries; providing severability; providing an effective date. 18 19 20 Be It Enacted by the Legislature of the State of Florida: 21 This act constitutes the codification of all 22 Section 1. ordinances relating to the Blackman Fire District, Inc. It is 23 24 the intent of the Legislature in enacting this act to provide a 25 single, comprehensive special act charter for the district,

27 authority granted by this act.

26

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including all current legislative enactments and any additional

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Section 2. The Blackman Fire District, Inc., is re-created 28 29 and reenacted to read: Section 1. Creation; intent.--The Blackman Fire District, 30 Inc., is created as an independent fire control district which 31 shall operate pursuant to this special act and the provisions of 32 33 chapter 191, Florida Statutes, the Independent Special Fire 34 Control District Act, and all other general laws, whether referenced herein or not, which are applicable to independent 35 36 special districts. 37 Section 2. Creation; boundaries.--All of the following lands in Okaloosa County shall be 38 (1) incorporated as an independent special fire control district, 39 40 which shall be a public municipal corporation for the public benefit, with perpetual existence, to be known as the Blackman 41 Fire District, Inc., in which name it may sue and be sued and 42 43 lease, own, possess, and convey real and personal property, by purchase or gift or otherwise, to carry out the purposes of this 44 45 act. The lands so incorporated shall include the following: 46 47 Begin at the Okaloosa/Santa Rosa County line approximately eight an one-half (8.5) miles south of 48 the Alabama State line to intersect Melvin Holley Rd, 49 thence run east along the north right-of-way of Melvin 50 51 Holley Rd to intersect Beaver Creek Rd, thence run 52 north along the west right-of-way to Beaver Creek Rd 53 to intersect Peaden Bridge Rd, thence meander east along the north right-of-way of Peaden Bridge Rd to 54 55 intersect J. Riley Barnhill Rd, thence run southeast

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56	along the north right-of-way of J. Riley Barnhill Rd
57	to intersect Sherman Kennedy Rd. Continue to meander
58	southeast on the east right-of-way of J. Riley
59	Barnhill Rd to intersect Narrows Creek, thence meander
60	northeast and then southeast along Narrows Creek to
61	intersect Highway 189, thence run north along the east
62	right-of-way of Highway 189 to intersect Shockley
63	Springs Rd, thence run east along the south right-of-
64	way of Shockley Springs Rd to intersect Lee Cook Rd,
65	thence run southeast along the east right-of-way of
66	Lee Cook Rd to again intersect Shockley Springs Rd, to
67	intersect Old River Rd at Bear Branch, thence run
68	southeast along the east right-of-way of Old River Rd
69	to intersect Bear Branch, thence meander east along
70	Bear Branch to intersect the Yellow River, thence run
71	north along the Yellow River to the Alabama State
72	line/Okaloosa County line, thence run west along said
73	state/county line approximately fourteen and three
74	quarters (14 3/4) miles to the Santa Rosa/Okaloosa
75	County line, thence run south along said county line
76	approximately eight and one-half (8.5) miles to the
77	point of beginning.
78	
79	(2) Any lands within a municipality included in the
80	boundaries of the district as described herein shall be excluded
81	from the district and its jurisdiction. If any area, tract, or
82	parcel of land within the boundaries of the district shall
02	
83	hereafter become annexed to a municipality, such area, tract, or

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HB 1099, Engrossed 1
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84	parcel of land shall be excluded from the district effective the
85	next January 1 following such annexation by a municipality.
86	Nothing contained in this act shall preclude any municipality
87	from annexing lands to the territorial limits of the
88	municipality even if such land is included within the district.
89	(3) Should any part of the territory covered in this act
90	be held not to be included herein, then this act shall continue
91	in effect as to the balance of the territory.
92	Section 3. IntentThe purposes of this act are to:
93	(1) Comply with chapter 97-256, Laws of Florida, which
94	calls for the codification of charters of all independent
95	special fire control districts as defined in section 191.003,
96	Florida Statutes, which were created by special law or general
97	law of local application.
98	(2) Provide standards, direction, and procedures
99	concerning the operation and governance of the special fire
100	control district known as the Blackman Fire District, Inc.
101	(3) Provide greater uniformity between the Blackman Fire
102	District, Inc., and other independent special fire control
103	districts.
104	(4) Provide greater uniformity in the financing authority
105	of the Blackman Fire District, Inc., without hampering the
106	efficiency and effectiveness of current authorized and
107	implemented methods and procedures of raising revenues.
108	(5) Improve communication and coordination between the
109	Blackman Fire District, Inc., and other local governments with
110	respect to short-range and long-range planning to meet the

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	HB 1099, Engrossed 1 2007
111	demands for service delivery while maintaining fiscal
112	responsibility.
113	(6) Provide uniform procedures for electing members of the
114	governing board of the Blackman Fire District, Inc., to ensure
115	greater accountability to the public.
116	Section 4. Definitions
117	(1) "Board" means the governing board of the Blackman Fire
118	District, Inc.
119	(2) "District" means the Blackman Fire District, Inc., an
120	independent special fire control district as defined in section
121	191.003, Florida Statutes.
122	(3) "Elector" means a person who is a resident of the
123	Blackman Fire District, Inc., and is qualified to vote in a
124	general election within Okaloosa County.
125	(4) "Emergency medical service" means basic and advanced
126	life support service as defined in section 401.23, Florida
127	Statutes.
128	(5) "Rescue response service" means an initial response to
129	an emergency or accident situation, including, but not limited
130	to, a plane crash, a trench or building collapse, a swimming or
131	boating accident, or a motor vehicle accident.
132	Section 5. District board of commissioners; membership,
133	terms of office, officers, and meetings
134	(1)(a) The business affairs of the district shall be
135	conducted and administered by a five-member board. The board
136	shall be elected in nonpartisan elections by the electors of the
137	district. Except as provided in this act, such elections shall
138	be held at a time and in a manner prescribed by law for holding

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139	general elections in accordance with section 189.405, Florida
140	Statutes, and each member shall be elected for a term of 4 years
141	and serve until the member's successor assumes office.
142	Candidates for the board of the district shall qualify with the
143	Okaloosa County Supervisor of Elections. All candidates may
144	qualify by paying a filing fee of at least \$25 or by obtaining
145	the signatures of at least 25 registered electors of the
146	district on petition forms provided by the Supervisor of
147	Elections, which petitions shall be submitted and checked in the
148	same manner as petitions filed by nonpartisan judicial
149	candidates pursuant to section 105.035, Florida Statutes.
150	(b) The members of the board shall be elected by the
151	electors of the district in the manner provided in this section.
152	The office of each member of the board is designated as being a
153	seat on the board, distinguished from each of the other seats by
154	a numeral: 1, 2, 3, 4, or 5. The numerical seat designation does
155	not designate a geographical subdistrict. Each candidate for a
156	seat on the board shall designate, at the time the candidate
157	qualifies, the seat on the board for which the candidate is
158	qualifying. The name of each candidate who qualifies for
159	election to a seat on the board shall be included on the ballot
160	in a way that clearly indicates the seat for which the candidate
161	is a candidate. The candidate for each seat who receives the
162	most votes cast for a candidate for the seat shall be elected to
163	the board.
164	(2) Each member of the board must be a qualified elector
165	at the time he or she qualifies and continually throughout his
166	or her term.
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167	(3) Each elected member of the board shall assume office
168	10 days following the member's election. Annually, within 60
169	days after the newly elected members have taken office, the
170	board shall organize by electing from its members a chair, a
171	vice chair, a secretary, and a treasurer. The positions of
172	secretary and treasurer may be held by one member. Funds of the
173	district may be disbursed only upon the order or pursuant to
174	resolution of the board. However, a petty cash account may be
175	authorized by the board. The board may give the treasurer
176	additional powers and duties that it deems appropriate.
177	(4) Members of the board may each be paid a salary or
178	honorarium to be determined by at least a majority plus one vote
179	of the board, which salary or honorarium may not exceed \$500 per
180	month for each member. Special notice of any meeting at which
181	the board will consider a salary change for a board member shall
182	be published at least once, at least 14 days prior to the
183	meeting, in a newspaper of general circulation in Okaloosa
184	County. Separate compensation for the board member serving as
185	treasurer may be authorized by like vote so long as total
186	compensation for the board member does not exceed \$500 per
187	month. Members may be reimbursed for travel and per diem
188	expenses as provided in section 112.061, Florida Statutes.
189	(5) If a vacancy occurs on the board due to the
190	resignation, death, or removal of a board member or the failure
191	of anyone to qualify for a board seat, the remaining members may
192	appoint a qualified person to fill the seat until the next
193	general election, at which time an election shall be held to
194	fill the vacancy for the remaining term, if any. The board shall
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195 remove any member who has three consecutive unexcused absences 196 from regularly scheduled meetings. The board shall adopt a 197 resolution defining excused and unexcused absences. Each member shall, upon assuming office, take and 198 (6) 199 subscribe to the oath of office prescribed by s. 5(b), Art. II 200 of the State Constitution and section 876.05, Florida Statutes. 201 Each member, within 30 days after assuming office, must give the 202 Governor a good and sufficient surety bond in the sum of \$5,000, 203 the cost thereof being borne by the district, conditioned on the 204 member's faithful performance of his or her duties of office. 205 The board shall keep a permanent record book entitled (7) "Record of Proceedings of the Blackman Fire District, Inc.," in 206 207 which the minutes of all meetings, resolutions, proceedings, certificates, bonds given by commissioners, and corporate acts 208 209 shall be recorded. The record book shall be open to inspection 210 in the same manner as state, county, and municipal records are 211 open under chapter 119, Florida Statutes, and s. 24, Art. I of the State Constitution. The record book shall be kept at the 212 213 office or other regular place of business maintained by the 214 board for the district. 215 All meetings of the board shall be open to the public, (8) 216 consistent with chapter 286, Florida Statutes, section 189.417, 217 Florida Statutes, and other applicable general laws. 218 The officers of the board of commissioners shall have (9) 219 the duties usually pertaining to like officers. A record shall 220 be kept of all meetings of the board in a manner consistent with subsection (7), and in such meetings concurrence of a majority 221

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222 of the commissioners shall be necessary to any affirmative 223 action by the board. 224 The books and records of the district shall be (10)audited at least annually, at the expense of the district, as 225 226 outlined in section 11.45, Florida Statutes. 227 Section 6. General powers. -- The district shall have, and 228 the board may exercise by majority vote, the following powers: 229 To sue and be sued in the name of the district, to (1) 230 adopt and use a seal and authorize the use of a facsimile 231 thereof, and to make and execute contracts and other instruments 232 necessary or convenient to the exercise of its powers. 233 (2) To provide for a pension or retirement plan for its 234 employees. Notwithstanding the prohibition against extra 235 compensation as provided in section 215.425, Florida Statutes, the board may provide for an extra compensation program, 236 237 including a lump-sum bonus payment program, to reward 238 outstanding employees whose performance exceeds standards, if 239 the program provides that a bonus payment may not be included in 240 an employee's regular base rate of pay and may not be carried forward in subsequent years. 241 242 To contract for the services of consultants to perform (3) 243 planning, engineering, legal, or other professional services. To borrow money and accept gifts, to apply for and use 244 (4) 245 grants or loans of money or other property from the United States, the state, a unit of local government, or any person for 246 any district purposes and enter into agreements required in 247 connection therewith, and to hold, use, sell, and dispose of 248 249 such moneys or property for any district purpose in accordance Page 9 of 26

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250 with the terms of the gift, grant, loan, or agreement relating 251 thereto. To adopt resolutions and procedures prescribing the 252 (5) powers, duties, and functions of the officers of the district, 253 254 the conduct of the business of the district, the maintenance of 255 records, and the form of other documents and records of the 256 district. The board may also adopt ordinances and resolutions 257 that are necessary to conduct district business if such 258 ordinances do not conflict with any ordinances of a local 259 general purpose government within whose jurisdiction the 260 district is located. Any resolution or ordinance adopted by the 261 board and approved by referendum vote of district electors may 262 only be repealed by referendum vote of district electors. 263 To maintain an office at places it designates within a (6) county or municipality in which the district is located and 264 265 appoint an agent of record. 266 To acquire, by purchase, lease, gift, dedication, (7) 267 devise, or otherwise, real and personal property or any estate 268 therein for any purpose authorized by this act and to trade, 269 sell, or otherwise dispose of surplus real or personal property. 270 The board may purchase equipment by an installment sales 271 contract if funds are available to pay the current year's 272 installments on the equipment and to pay the amounts due that 273 year on all other installments and indebtedness. To hold, control, and acquire by donation or purchase 274 (8) any public easement, dedication to public use, platted 275 reservation for public purposes, or reservation for those 276 277 purposes authorized by this act and to use such easement, Page 10 of 26

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278	dedication, or reservation for any purpose authorized by this
279	act consistent with applicable adopted local government
280	comprehensive plans and land development regulations.
281	(9) To lease as lessor or lessee to or from any person,
282	firm, corporation, association, or body, public or private, any
283	facility or property of any nature for the use of the district
284	when necessary to carry out the district's duties and authority
285	under this act.
286	(10) To borrow money and issue bonds, revenue anticipation
287	notes, or certificates payable from and secured by a pledge of
288	funds, revenues, taxes and assessments, warrants, notes, or
289	other evidence of indebtedness, and to mortgage real and
290	personal property when necessary to carry out the district's
291	duties and authority under this act.
292	(11) To charge user and impact fees authorized by
293	resolution of the board, in amounts necessary to conduct
294	district activities and services, and to enforce their receipt
295	and collection in the manner prescribed by resolution and
295 296	and collection in the manner prescribed by resolution and authorized by law. However, the imposition of impact fees may
296	authorized by law. However, the imposition of impact fees may
296 297	authorized by law. However, the imposition of impact fees may only be authorized as provided by subsection (4) of section 9.
296 297 298	authorized by law. However, the imposition of impact fees may only be authorized as provided by subsection (4) of section 9. (12) To exercise the right and power of eminent domain,
296 297 298 299	authorized by law. However, the imposition of impact fees may only be authorized as provided by subsection (4) of section 9. (12) To exercise the right and power of eminent domain, pursuant to chapter 73 or chapter 74, Florida Statutes, over any
296 297 298 299 300	authorized by law. However, the imposition of impact fees may only be authorized as provided by subsection (4) of section 9. (12) To exercise the right and power of eminent domain, pursuant to chapter 73 or chapter 74, Florida Statutes, over any property within the district, except municipal, county, state,
296 297 298 299 300 301	<pre>authorized by law. However, the imposition of impact fees may only be authorized as provided by subsection (4) of section 9. (12) To exercise the right and power of eminent domain, pursuant to chapter 73 or chapter 74, Florida Statutes, over any property within the district, except municipal, county, state, special district, or federal property used for a public purpose,</pre>
296 297 298 299 300 301 302	authorized by law. However, the imposition of impact fees may only be authorized as provided by subsection (4) of section 9. (12) To exercise the right and power of eminent domain, pursuant to chapter 73 or chapter 74, Florida Statutes, over any property within the district, except municipal, county, state, special district, or federal property used for a public purpose, for the uses and purposes of the district relating solely to the
296 297 298 299 300 301 302 303	authorized by law. However, the imposition of impact fees may only be authorized as provided by subsection (4) of section 9. (12) To exercise the right and power of eminent domain, pursuant to chapter 73 or chapter 74, Florida Statutes, over any property within the district, except municipal, county, state, special district, or federal property used for a public purpose, for the uses and purposes of the district relating solely to the establishment and maintenance of fire stations and fire

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306	local government comprehensive plans and land development
307	regulations.
308	(13) To cooperate or contract with other persons or
309	entities, including other governmental agencies, as necessary,
310	convenient, incidental, or proper in connection with providing
311	effective mutual aid and furthering any power, duty, or purpose
312	authorized by this act.
313	(14) To assess and impose upon real property in the
314	district ad valorem taxes and non-ad valorem assessments as
315	authorized by this act.
316	(15) To impose and foreclose non-ad valorem assessment
317	liens as provided by this act or to impose, collect, and enforce
318	non-ad valorem assessments pursuant to chapter 197, Florida
319	Statutes.
320	(16) To select as a depository for its funds any qualified
321	public depository as defined in section 280.02, Florida
322	Statutes, which meets all the requirements of chapter 280,
323	Florida Statutes, and has been designated by the State Treasurer
324	as a qualified public depository, upon such terms and conditions
325	as to the payment of interest upon the funds deposited as the
326	board deems just and reasonable.
327	(17) To provide adequate insurance on all real and
328	personal property, equipment, employees, volunteer firefighters,
329	and other personnel.
330	(18) To organize, participate in, and contribute
331	monetarily to organizations or associations relating to the
332	delivery of or improvement of fire control, fire prevention, and
333	emergency rescue services, or district administration.

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334	(19) To promulgate and enforce reasonable fire regulations
335	by resolution.
336	Section 7. Exemption from taxationSince the exercise of
337	the powers conferred by this act constitutes action by a
338	political subdivision performing essential public functions and
339	since the property of each district constitutes public property
340	used for public purposes, all assets and properties of the
341	district, including property acquired through the foreclosure of
342	any tax or assessment lien, are exempt from all taxes imposed by
343	the state or any political subdivision, agency, or
344	instrumentality of the state.
345	Section 8. Special powersThe Blackman Fire District,
346	Inc., shall provide for fire suppression and prevention by
347	establishing and maintaining fire stations and fire substations
348	and acquiring and maintaining such firefighting and fire
349	protection equipment deemed necessary to prevent or fight fires.
350	All construction shall be in compliance with applicable state,
351	regional, and local regulations, including adopted comprehensive
352	plans and land development regulations. The board shall have and
353	may exercise any or all of the following special powers relating
354	to facilities and duties authorized by this act:
355	(1) Establish and maintain emergency medical and rescue
356	response services and acquire and maintain rescue, medical, and
357	other emergency equipment, pursuant to the provisions of chapter
358	401, Florida Statutes, and any certificate of public convenience
359	and necessity or its equivalent issued hereunder.
360	(2) Employ, train, and equip such personnel, and train,
361	coordinate, and equip such volunteer firefighters, as are
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362	necessary to accomplish the duties of the district. The board
363	may employ and fix the compensation of a fire chief or chief
364	administrator. The board shall prescribe the duties of such
365	person, which shall include supervision and management of the
366	operations of the district and its employees and maintenance and
367	operation of its facilities and equipment. The fire chief or
368	chief administrator may employ or terminate the employment of
369	such other persons, including, without limitation, professional,
370	supervisory, administrative, maintenance, and clerical
371	employees, as are necessary and authorized by the board. The
372	compensation and other conditions of employment of the officers
373	and employees of the district shall be provided by the board.
374	(3) Conduct public education to promote awareness of
375	methods to prevent fires and reduce the loss of life and
376	property from fires or other public safety concerns.
377	(4) Adopt and enforce fire safety standards and codes and
378	enforce the rules of the State Fire Marshal consistent with the
379	exercise of the duties authorized by chapter 553 or chapter 633,
380	Florida Statutes, with respect to fire suppression and
381	prevention and fire safety code enforcement.
382	(5) Conduct arson investigations and cause-and-origin
383	investigations.
384	(6) Adopt hazardous material safety plans and emergency
385	response plans in coordination with the county emergency
386	management agency as provided in chapter 252, Florida Statutes.
387	(7) Contract with general purpose local government for
388	emergency management planning and services.

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389	Section 9. Taxes, non-ad valorem assessments; impact fees
390	and user charges
391	(1) AD VALOREM TAXESThe elected board of commissioners
392	may levy and assess ad valorem taxes on all taxable property in
393	the district to construct, operate, and maintain district
394	facilities and services, to pay the principal of, and interest
395	on, general obligation bonds of the district, and to provide for
396	any sinking or other funds established in connection with such
397	bonds. An ad valorem tax levied by the board for operating
398	purposes, exclusive of debt service on bonds, may not exceed
399	3.75 mills. The levy of ad valorem taxes pursuant to this
400	section must be approved by referendum. Nothing in this act
401	shall require a referendum on the levy of ad valorem taxes in
402	the amount as previously authorized by special act, general law
403	of local application, or county ordinance approved by
404	referendum. Such tax shall be assessed, levied, and collected in
405	the same manner as county taxes. The levy of ad valorem taxes
406	approved by referendum shall be reported within 60 days after
407	the vote to the Department of Community Affairs.
408	(2) NON-AD VALOREM ASSESSMENTS The elected board of
409	commissioners may levy non-ad valorem assessments to provide
410	funds for the purposes of the district. The rate of such
411	assessments must be fixed by resolution of the board pursuant to
412	the procedures contained in section 10. Non-ad valorem
413	assessment rates set by the board may exceed the maximum rates
414	established by this or any prior special act, any county
415	ordinance, the previous year's resolution, or a referendum in an
416	amount not to exceed the average annual growth rate in Florida
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417 personal income over the previous 5 years. Non-ad valorem assessment rate increases within the personal income threshold 418 419 are deemed to be within the maximum rate authorized by law at 420 the time of initial imposition. Proposed non-ad valorem 421 assessment increases which exceed the rate set the previous 422 fiscal year or the rate previously set by special act or county 423 ordinance, whichever is more recent, by more than the average 424 annual growth rate in Florida personal income over the last 5 425 years, must be approved by referendum of the electors of the 426 district. Non-ad valorem assessments shall be imposed, 427 collected, and enforced pursuant to section 10. 428 (3) USER CHARGES.--(a) The board may provide a reasonable schedule of charges 429 430 for special emergency services, including fighting fires occurring in or to structures outside the district, motor 431 vehicles, marine vessels, aircraft, or rail cars, or as a result 432 433 of the operation of such motor vehicles or marine vessels, to 434 which the district is called to render such emergency service, 435 and may charge a fee for the services rendered in accordance 436 with the schedule. 437 The board may provide a reasonable schedule of charges (b) 438 for fighting fires occurring in or at refuse dumps or as a result of an illegal burn, which fire, dump, or burn is not 439 440 authorized by general or special law, rule, regulation, order, or ordinance and which the district is called upon to fight or 441 442 extinguish. The board may provide a reasonable schedule of charges 443 (C) 444 for responding to, assisting with, or mitigating emergencies Page 16 of 26

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445 that either threaten or could threaten the health and safety of 446 persons, property, or the environment to which the district has 447 been called, including a charge for responding to false alarms. The board may provide a reasonable schedule of charges 448 (d) 449 for inspecting structures, plans, and equipment to determine 450 compliance with fire safety codes and standards. 451 (e) The district shall have a lien upon any real property, motor vehicle, marine vessel, aircraft, or rail car for any 452 453 charge assessed under this subsection. (4) IMPACT FEES.--If the general purpose local government 454 455 has not adopted an impact fee for fire services which is 456 distributed to the district for construction within its 457 jurisdictional boundaries, the board may establish a schedule of 458 impact fees for new construction to pay for the cost of new facilities and equipment, the need for which is in whole or in 459 460 part the result of new construction. The impact fees collected 461 by the district under this subsection shall be kept separate 462 from other revenues of the district and must be used exclusively 463 to acquire, purchase, or construct new facilities or portions 464 thereof needed to provide fire protection and emergency services 465 to new construction. As used in this subsection, "new 466 facilities" means land, buildings, and capital equipment, 467 including, but not limited to, fire and emergency vehicles, 468 radio-telemetry equipment, and other firefighting or rescue equipment. The board shall maintain adequate records to ensure 469 that impact fees are expended only for permissible new 470 471 facilities or equipment. The board may enter into agreements

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472	with general purpose local governments to share in the revenues
473	from fire protection impact fees imposed by such governments.
474	Section 10. Procedures for the levy and collection of non-
475	ad valorem assessments
476	(1) The district may provide for the levy of non-ad
477	valorem assessments under this act on the lands and real estate
478	benefited by the exercise of the powers authorized by this act,
479	or any part thereof, for all or any part of the cost thereof. In
480	addition to the provisions set forth in this act, the district
481	shall also be entitled to exercise all other rights and powers
482	regarding the levy and collection of additional non-ad valorem
483	assessments as provided for under chapter 191, Florida Statutes.
484	(2) The rate of assessment shall be fixed by resolution of
485	the board of commissioners on or before June 1 of each year as
486	follows:
487	(a) One hundred fifty dollars annually shall be assessed
488	against commercial buildings and commercial businesses. For the
489	purpose of determining a commercial business, it is the specific
490	intent of this act to tax individual businesses which are within
491	a common building which are separated by walls, partitions, or
492	custom. The purchase of a county occupational license shall be
493	evidence of the existence of a business. Apartment buildings,
494	motels, condominiums, mobile home parks, and other multiple
495	family residences shall not be considered commercial buildings.
496	(b) Each residential dwelling unit, including mobile homes
497	situated on any parcel of land within said district, shall pay
498	\$75 annually.

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499	(c) The non-ad valorem assessment amounts as established
500	under paragraphs (a) and (b) shall be subject to annual
501	increases, as may be approved by the board of commissioners as
502	provided for under subsection (2) of section 9.
503	(3) The board of commissioners may adopt by resolution the
504	current tax assessment and collection roll compiled and prepared
505	by the Property Appraiser of Okaloosa County, and may adopt a
506	resolution fixing the levy on each lot or parcel of land subject
507	to taxation in the district, or may, at its discretion, prepare
508	or cause to be prepared an assessment and collection roll
509	setting forth a description of each lot or parcel of land
510	subject to taxation in the district together with the amount of
511	assessment fixed by resolution, and shall, before June 1 of each
512	year, deliver the roll to the tax collector for collection. All
513	assessments shall be made against the land subject to such
514	assessments and the roll shall set forth the names of the
515	respective owners of such lands.
516	(4) Any property owner in the district shall have the
517	right to file a protest in writing between June 10 and 20 of
518	each year against the proposed assessments and the amount or
519	rate thereof and to appear before the board in support of such
520	protest at an opening meeting or meetings which shall be held to
521	hear and consider such protests and make adjustments to the
522	<u>roll.</u>
523	(5) Immediately after the adjustment period, the board of
524	commissioners shall adopt a resolution fixing the rate of
525	special assessment and shall note the amount of the levy against
526	each parcel of property described in the tax roll and shall
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527	transmit the tax roll and a certified copy of the resolution to
528	the county tax collector on or before July 1 each year. It shall
529	be the duty of the tax collector of Okaloosa County to include
530	in the county tax roll the assessments made by the board of
531	commissioners of the district and to collect such assessments
532	according to the assessment roll and deliver the proceeds of
533	such collection, less the statutory fee, monthly to the board of
534	commissioners, taking their receipts for such funds. The tax
535	collector shall, upon delivery of such funds to the board of
536	commissioners, furnish them with a description of the lands for
537	which such payments are made.
538	(6) Such special assessments shall be a lien upon the land
539	so assessed along with county taxes until paid and, if the same
540	become delinquent, shall be considered a part of the county tax,
541	subject to the same penalties, charges, fees, and remedies for
542	enforcement and collection and shall be enforced and collected
543	as provided by law.
544	(7) Such special assessments shall be of equal benefit to
545	all property with fire protection being provided by the Blackman
546	Fire District, Inc., pursuant to the provisions of this act.
547	(8) The fiscal year for the district shall be from October
548	1 to September 30 of each year.
549	Section 11. District issuance of bonds, notes, bond
550	anticipation notes, or other evidences of indebtedness
551	(1) The district may issue general obligation bonds,
552	assessment bonds, revenue bonds, notes, bond anticipation notes,
553	or other evidences of indebtedness to finance all or a part of
554	any proposed improvements authorized to be undertaken under this
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555	act or under general or special law, provided the total annual
556	payments for the principal and interest on such indebtedness
557	shall not exceed 50 percent of the total annual budgeted
558	revenues of the district. The bonds shall be issued in such
559	denominations, mature on such dates and in such amounts, and may
560	be subject to optional and mandatory redemption as determined by
561	resolutions adopted by the board. Bonds of the district may bear
562	interest at a fixed, floating, or adjustable rate and may be
563	issued as interest-bearing bonds, interest-accruing bonds, or
564	zero coupon bonds at such rate or rates, not exceeding the
565	maximum rate permitted by general law, as determined by
566	resolution of the board. Principal and interest shall be payable
567	in the manner determined by the board. The bonds shall be signed
568	by manual or facsimile signature of the chair or vice chair of
569	the board, attested with the seal of the district and by the
570	manual or facsimile signature of the secretary or assistant
571	secretary of the board.
572	(2) The bonds shall be payable from the non-ad valorem
573	assessments or other non-ad valorem revenues, including, without
574	limitation, user fees or charges or rental income authorized to
575	be levied, collected, or received pursuant to this act or
576	general law. General obligation bonds payable from ad valorem
577	taxes may also be issued by the district, but only after
578	compliance with s. 12, Art. VII of the State Constitution.
579	Subject to referendum approval, a district may pledge its full
580	faith and credit for the payment of principal and interest on
581	such general obligation bonds and for any reserve funds provided
582	therefor and may unconditionally and irrevocably pledge itself
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583	to levy ad valorem taxes on all property in the district to the
584	extent necessary for the payment thereof. The district is
585	authorized, after notice and opportunity to be heard has been
586	afforded to those affected, to impose, charge, and collect non-
587	ad valorem revenues in connection with any of the improvements
588	authorized under this act and to pledge the same for the payment
589	of bonds.
590	(3) In connection with the sale and issuance of bonds, the
591	district may enter into any contracts which the board determines
592	to be necessary or appropriate to achieve a desirable effective
593	interest rate in connection with the bonds by means of, but not
594	limited to, contracts commonly known as investment contracts,
595	funding agreements, interest rate swap agreements, currency swap
596	agreements, forward payment conversion agreements, futures, or
597	contracts providing for payments based on levels of or changes
598	in interest rates, or contracts to exchange cash flows or a
599	series of payments, or contracts, including, without limitation,
600	options, puts, or calls, to hedge payment, rate, spread, or
601	similar exposure. Such contracts or arrangements may also be
602	entered into by the district in connection with, or incidental
603	to, entering into any agreement which secures bonds or provides
604	liquidity therefor. Such contracts and arrangements shall be
605	made upon the terms and conditions established by the board,
606	after giving due consideration to the credit worthiness of the
607	counter parties, where applicable, including any rating by a
608	nationally recognized rating service or any other criteria as
609	may be appropriate.

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610	(4) In connection with the sale and issuance of the bonds,
611	or the entering into any of the contracts or arrangements
612	referred to in subsection (3), the district may enter into such
613	credit enhancement or liquidity agreements, with such payment,
614	interest rate, security, default, remedy, and any other terms
615	and conditions as the board shall determine.
616	(5) Notwithstanding any provision of law relating to the
617	investment or reinvestment of surplus funds of any governmental
618	unit, proceeds of the bonds and any money set aside or pledged
619	to secure payment of the principal, or premium, if any, and
620	interest on the bonds, or any of the contracts entered into
621	pursuant to subsection (3), may be invested in securities or
622	obligations described in the resolution providing for the
623	issuance of bonds.
624	(6) The bonds shall be sold in any manner not inconsistent
625	with general law, shall show the purpose for which they are
626	issued, and shall be payable out of the money pledged therefor.
627	The funds derived from the sale of said bonds or any contract or
628	arrangement shall be used for the purpose of paying the cost of
629	the services or improvements and such costs, expenses, fees, and
630	salaries as may be authorized by law.
631	(7) Non-ad valorem assessments or any portion thereof
632	levied to pay the principal on bonds issued pursuant to this act
633	with respect to improvements financed therewith shall not exceed
634	the benefits assessed regarding such works or improvements. If
635	the bonds are sold at a discount, the amount of the discount
636	shall be treated as interest, not as principal. Premiums payable
637	upon the redemption of bonds shall also be treated as interest.
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638 Interest to accrue on account of issuing bonds shall not be 639 construed as a part of the costs of the works or improvements in 640 determining whether the costs of making such improvements are 641 equal to or in excess of the benefits assessed. If the property 642 appraiser and tax collector deduct their fees and charges from 643 the amount of non-ad valorem assessments levied and collected, 644 and if the landowners receive the statutorily permitted discount 645 for early payment of such non-ad valorem assessments, the amount of such fees, charges, and discount shall not be included in the 646 647 amount of non-ad valorem assessments levied by the district in 648 determining whether such assessments are equal to or in excess 649 of the benefits assessed. 650 The district may, whenever in the judgment of the (8) 651 board it is advisable and in the best interests of the landowners in the district, issue bonds to refund any or all of 652 653 the then outstanding bonded indebtedness of the district. 654 The principal amount of refunding bonds may be in any (9) 655 amount not in excess of the benefits assessed against the lands 656 with respect to which the refunded bonds were issued less the 657 principal amount of the refunded bonds previously paid from non-658 ad valorem assessments. The proceeds of such refunding bonds 659 shall be used only to pay the principal, premium, if any, and 660 interest on the bonds to be refunded and any discount or expense 661 of the sale of the refunding bonds and to provide a debt service reserve fund for the refunding bonds. The district may also use 662 663 other available revenues to pay costs associated with the 664 issuance or administration of the refunding bonds.

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665 (10) Assessments shall be levied for the payment of the	
666 refunding bonds in the same manner as the assessments levied for	C
667 the refunded bonds and the refunding bonds shall be secured by	-
668 the same lien as the refunded bonds, and any additional interest	-
669 which accrues on account of the refunding bonds shall be	-
670 included and added to the original assessment and shall be	
671 secured by the same lien, provided any interest accrued shall	
672 not be considered as a part of the cost of construction in	
673 determining whether the assessment exceeds the benefits	
674 assessed.	
675 (11) No proceedings shall be required for the issuance of	
676 bonds or refunding bonds other than those provided by this	
678 <u>Section 12. District expansion and merger</u>	
679 (1) The boundaries of the district may be modified,	
680 extended, or enlarged upon approval or ratification by the	
681 <u>Legislature.</u>	
682 (2) The merger of the district with all or portions of	
683 other independent or dependent fire control districts is	
684 effective only upon ratification by the Legislature. The	
685 district may not, solely by reason of a merger with another	
686 governmental entity, increase ad valorem taxes on property	
687 within the original limits of the district beyond the maximum	
688 established by this act, unless approved by the electors of the	
689 district by referendum.	
690 Section 3. <u>If any clause, section, or provision of this</u>	
691 act shall be declared unconstitutional or invalid for any	
692 reason, it shall be eliminated from this act, and the remaining	

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### 693 portion of the act shall be in full force and effect and be as

### 694 valid as if such invalid portion thereof had not been

- 695 incorporated therein.
- 696 Section 4. This act shall take effect upon becoming a law.

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