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A bill to be entitled 1 2 An act relating to the St Johns Water Control District, 3 Indian River County; codifying, amending, reenacting, and repealing a special act relating to St. Johns Water 4 Control District, a special tax district; providing that 5 the name of the district shall be the St. Johns 6 7 Improvement District; providing for legislative intent; providing for applicability of chapter 298, F.S., and 8 9 other general laws; providing additional authority relating to the provision of public infrastructure, 10 services, assessment, levy, and collection of taxes, non-11 ad valorem assessments and fees, public finance, and 12 district operations; providing powers of the district; 13 providing for compliance with county plans and 14 regulations; providing for election of a board of 15 16 supervisors; providing for organization, powers, duties, terms of office, and compensation of the board; providing 17 for levy of non-ad valorem assessments; providing for 18 costs; providing for collection, enforcement, and 19 20 penalties; providing for issuance of revenue bonds, assessment bonds, and bond anticipation notes; providing a 21 district charter; repealing chapter 2006-342, Laws of 22 Florida, relating to the district; providing severability; 23 24 providing an effective date. 25 26 Be It Enacted by the Legislature of the State of Florida: 27 The reenactment of existing law in this 28 (1) Section 1. Page 1 of 15

29	act shall not be construed as a grant of additional authority to
30	nor to supersede the authority of any entity pursuant to law.
31	Exceptions to law contained in any special act that are
32	reenacted pursuant to this act shall continue to apply.
33	(2) The reenactment of existing law in this act shall not
34	be construed to modify, amend, or alter any covenants,
35	contracts, or other obligations of the district with respect to
36	bonded indebtedness. Nothing pertaining to the reenactment of
37	existing law in this act shall be construed to affect the
38	ability of the district to levy and collect taxes, assessments,
39	fees, or charges for the purpose of redeeming or servicing
40	bonded indebtedness of the district.
41	Section 2. Chapter 2006-342, Laws of Florida, is codified,
42	reenacted, amended, and repealed as herein provided.
43	Section 3. The St. Johns Water Control District is renamed
44	and the charter for such district is re-created and reenacted to
45	read:
46	Section 1. District renamedThe St. Johns Water Control
47	District shall henceforth be known as the "St. Johns Improvement
48	District."
49	Section 2. District created and boundaries thereofFor
50	the purposes of providing public infrastructure, services, the
51	assessment, levy, and collection of non-ad valorem assessments
52	and fees, the operation of district facilities and services, and
53	all other purposes stated in this act consistent with chapters
54	189 and 298, Florida Statutes, and other applicable general law,
55	an independent improvement district is hereby created and
56	established in Indian River County, to be known as the St. Johns

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57 Improvement District, the territorial boundaries of which shall 58 be as follows, to wit: 59 From the center of Section 5, Township 33 South, Range 60 61 38 East, run West along the centerline of Highway 60 through Sections 5 and 6, and in Township 33 South, 62 63 Range 37 East continue west along the centerline of State Highway 60 through Sections 1, 2, 3, 4, 5, and 6 64 65 to the West Boundary of Section 6; thence South along the West boundary of Sections 6, 7, 18, 19 to the 66 Southwest corner of Section 19; thence East along the 67 68 South boundary of Section 19 to the Southeast corner 69 of said Section 19; thence South along the West 70 boundary of Sections 29 and 32 to the Southwest corner 71 of Section 32; thence Easterly along the South 72 boundary of Sections 32, 33, 34, 35 and 36 to the Southeast corner of Section 36, all lying in Township 73 74 33 South, Range 37 East; thence in Township 33 South, 75 Range 38 East, run Easterly along the South boundary 76 of Sections 31 and 32 to the Southeast corner of Section 32; thence run North to the Northeast corner 77 of Section 29, Township 33 South, Range 38 East; 78 79 thence run Easterly to the Southeast corner of Section 80 21, Township 33 South, Range 38 East; thence Northerly 81 along the East boundaries of Sections 21 and 16 to the 82 Northeast corner of the Southeast one-quarter (SE 1/4) of Section 16, Township 33 South, Range 38 East; 83 84 thence Westerly to the center of Section 16; thence Page 3 of 15

85	Northerly to the Northeast corner of the Northwest
86	one-quarter (NW 1/4) of Section 16; thence Westerly to
87	the Southeast corner of Section 8; thence North to the
88	Northeast corner of Section 8; thence Westerly to the
89	Southeast corner of the Southwest one-quarter (SW 1/4)
90	of Section 5; thence North to the Center of Section 5
91	and the point of beginning; LESS HOWEVER, all rights-
92	of-way and road easements of record.
93	
94	All in the County of Indian River, State of Florida,
95	consisting of 27,743,40 acres, more or less.
96	
97	Section 3. Provisions of other laws made applicableThe
98	provisions of chapter 298, Florida Statutes, and all of the laws
99	amendatory thereof, now existing or hereafter enacted, are
100	applicable to said St. Johns Improvement District. St. Johns
101	Improvement District shall have all of the powers and
102	authorities mentioned in or conferred by said chapter 298,
103	Florida Statutes.
104	Section 4. Powers of the district; compliance with county
105	plans and regulations
106	(1) The district shall have the following powers:
107	(a) To sue and be sued in its name in any court of law or in
108	equity, to make contracts, to adopt and use a corporate seal, and
109	to alter the same at pleasure.
110	(b) To acquire by purchase, gift, or condemnation real and
111	personal property, either or both, within or without the
112	district, and to convey and dispose of such real and personal
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113	property, either or both, as may be necessary or convenient to
114	carry out the purposes, or any of the purposes, of this act, and
115	chapter 298, Florida Statutes.
116	(c) To finance, fund, plan, establish, construct, equip,
117	operate, and maintain canals, ditches, drains, levees, lakes,
118	ponds, control structures, or similar devices for water control
119	and diversion and other works for water management and control
120	purposes.
121	(d) To acquire, purchase, finance, fund, plan, establish,
122	equip, operate, and maintain pumps, plants, and pumping systems
123	for water management and control purposes.
124	(e) To finance, fund, plan, establish, construct, equip,
125	operate, and maintain irrigation works, machinery, and plants.
126	(f) To finance, fund, plan, establish, construct, improve,
127	pave, equip, operate, and maintain roadways and roads necessary
128	and convenient for the exercise of the powers or duties or any
129	of the powers or duties of said district or the supervisors
130	thereof; and to include as a component of roads, parkways,
131	bridges, landscaping, irrigation, drainage, bicycle and jogging
132	paths, street lighting, traffic signals, road striping, and all
133	other customary elements of a modern road system.
134	(g) To finance, fund, plan, establish, acquire, construct
135	or reconstruct, enlarge or extend, equip, operate, and maintain
136	systems and facilities for providing transportation throughout
137	the district, including private or contract carriers, buses,
138	vehicles, railroads, and other transportation facilities, to
139	meet the transportation requirements of the district in
140	activities conducted within the district.
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141	(h) To finance, fund, plan, establish, acquire, construct
142	or reconstruct, enlarge or extend, equip, operate, and maintain
143	parking facilities within the district boundaries.
144	(i) To finance, fund, plan, establish, acquire, construct
145	or reconstruct, enlarge or extend, equip, operate, and maintain
146	additional systems and facilities for parks and facilities for
147	indoor and outdoor recreational, cultural, and educational uses.
148	(j) To acquire, construct, finance, fund, plan, establish,
149	equip, operate, and maintain water plants and systems to
150	produce, purify, and distribute water for consumption.
151	(k) To acquire, construct, finance, fund, establish, plan,
152	equip, operate, and maintain sewer systems for the collection,
153	disposal, and reuse of waste and wastewater and to prevent water
154	pollution in the district.
155	(1) To levy non-ad valorem assessments, prescribe, fix,
156	establish, and collect rates, fees, rentals, fares, or other
157	charges, and to revise the same from time to time, for the
158	facilities and services furnished or to be furnished by the
159	district and to recover the cost of making connection to any
160	district facility or system.
161	(m) To provide for the discontinuance of service and
162	reasonable penalties including attorney's fees, against any user
163	or property for any such rates, fees, rentals, fares, or other
164	charges that become delinquent and require collection. However,
165	no charges or fees shall be established until after a public
166	hearing of the board at the district at which all affected
167	persons shall be given an opportunity to be heard.
168	(n) To enter into agreements with any person, firm, or
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169	corporation for the furnishing by such person, firm, or
170	corporation of any facilities and services of the type provided
171	for in this act.
172	(o) To enter into impact fee credit agreements with local
173	general purpose governments. In the event the district enters
174	into an impact fee credit agreement with a local general purpose
175	government where the district constructs or makes contributions
176	for public facilities for which impact fee credits would be
177	available, the agreement may provide that such impact fee
178	credits shall inure to the landowners within the district in
179	proportion to their relative assessments, and the district
180	shall, from time to time, execute such instruments, such as
181	assignments of impact fee credits, as may be necessary or
182	desirable to accomplish or confirm the foregoing.
183	(p) To finance, fund, plan, establish, equip, construct,
184	operate, and maintain facilities for and take measures to
185	control mosquitoes and other arthropods of public health
186	importance.
187	(q) To finance, fund, plan, establish, acquire, construct
188	or reconstruct, enlarge or extend, equip, operate, and maintain
189	additional systems and facilities for conservation areas,
190	mitigation areas, and wildlife habitat, including the
191	maintenance of any plant or animal species, and any related
192	interest in real or personal property.
193	(r) To borrow money and issue negotiable or other bonds of
194	said district as hereinafter provided; to borrow money, from
195	time to time, and issue negotiable or other notes of said
196	district therefore, bearing interest at not exceeding the
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197 maximum interest allowable by law, in anticipation of the collection of taxes, levies, and assessments or revenues of said 198 199 district; to pledge or hypothecate such levies, assessments, and 200 revenues to secure such bonds, notes, or obligations; and to 201 sell, discount, negotiate, and dispose of the same. 202 To provide public safety, including, but not limited (s) 203 to, security, quardhouses, fences and qates, electronic intrusion detection systems, and patrol cars, when authorized by 204 205 proper governmental agencies; except that the district may not exercise any police power, but may contract with the appropriate 206 207 local general purpose government agencies for an increased level 208 of such service within the district boundaries. To provide systems and facilities for fire prevention (t) 209 210 and control and emergency medical services, including the construction or purchase of fire stations, water mains and 211 212 plugs, fire trucks, and other vehicles and equipment. 213 To finance, fund, plan, establish, acquire, construct (u) 214 or reconstruct, enlarge or extend, equip, operate, and maintain 215 additional systems and facilities for school buildings and related structures, which may be leased, sold, or donated to the 216 217 school district for use in the educational system when 218 authorized by the district school board. 219 To establish and create such departments, committees, (v) 220 boards, or other agencies, including a public relations committee, as from time to time the board of supervisors may 221 deem necessary or desirable in the performance in the acts or 222 other things necessary to the exercise of the powers provided in 223 this act, and to delegate to such departments, boards, or other 224

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225 agencies such administrative duties and other powers as the 226 board of supervisors may deem necessary or desirable. 227 To exercise all other powers necessary convenient or (w) 228 proper in connection with any of the powers or duties of said 229 district stated in this act. The powers and duties of said 230 district shall be exercised by and through the board of 231 supervisors thereof, which board shall have the authority to employ engineers, attorneys, agents, employees, and 232 representatives as the board of supervisors may, from time to 233 time, determine, and to fix their compensation and duties. 234 However, in addition thereto, said district shall have all of 235 236 the powers provided for in chapter 298, Florida Statutes. All 237 powers and authority of the district shall extend and apply to 238 the district as a whole and to each unit of development as, from 239 time to time, may be designated by the board of supervisors. 240 (2) Notwithstanding any authority contained within this 241 section, the development, operation, or maintenance of any 242 district facilities or services shall comply with the adopted 243 comprehensive plan for Indian River County and any adopted land 244 development regulations adopted thereunder which apply within 245 the geographic boundaries of the district. 246 Section 5. Board of supervisors, organization, powers, 247 duties, and terms of office. --There is created a Board of Supervisors of St. Johns 248 (1) Improvement District that shall be the governing body of said 249 250 district. Said board of supervisors shall consist of three persons, who, except as herein otherwise provided, shall hold 251 252 office for terms of 3 years each and until their successors Page 9 of 15

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shall be duly elected and qualified.
(2) Each year during the month of June, a supervisor shall
be elected, as hereinafter provided, by the landowners of said
district to take the place of the retiring supervisor. All
vacancies or expirations on said board shall be filled as
required by this act and chapter 298, Florida Statutes. The
supervisors of said St. Johns Improvement District shall be
residents of the state and citizens of the United States. In
case of a vacancy in the office of any supervisor, the remaining
supervisors may fill such vacancy until the next annual meeting
of the landowners, when his or her successor shall be elected by
the landowners for the unexpired term. As soon as practicable
after their election, the board of supervisors of said district
shall organize by choosing one of their number president of said
board of supervisors and by electing some suitable person
secretary, who may or may not be a member of said board. The
board of supervisors shall adopt a seal that shall be the seal
of said district. At each annual meeting of the landowners of
the district, the board of supervisors shall report all work
undertaken or completed during the preceding year, and the
status of the finances of the district.
(3) All supervisors shall hold office until their
successors are elected and qualified. Any election shall be
authorized or required by this act to be held by the landowners
at any particular or stated time or day, and if for any reason
such election shall not or cannot be held at such time or on
such day, then in such event and in all and every such event,
the power or duty to hold such election shall not cease or

281 lapse, but such election shall be held thereafter as soon as 282 practicable and consistent with this act. Section 6. Compensation of board.--Each supervisor shall 283 be paid for his or her services a per diem of \$25 for each day 284 285 actually engaged in work pertaining to the district. In addition 286 to the said per diem, supervisors shall be paid travel and 287 related expenses at rates authorized by general law for public 288 officials pursuant to chapter 112, Florida Statutes. 289 Section 7. Meetings of landowners; election of supervisors. -- Each year during the month of June, a meeting of 290 291 the landowners of said district shall be held for the purpose of 292 electing a supervisor to take the place of the retiring supervisor, and hearing reports of the board of supervisors. 293 294 Elections shall be conducted in accord with applicable provisions of chapter 298, Florida Statutes. 295 296 Section 8. Taxes; non-ad valorem assessments.--297 (1) NON-AD VALOREM ASSESSMENTS. -- Non-ad valorem 298 assessments for the construction, operation, or maintenance of 299 district facilities, services, and operations shall be assessed, 300 levied, and collected pursuant to chapter 298, chapter 170, or 301 chapter 197, Florida Statutes. 302 TAXES, ASSESSMENTS, AND COSTS; LIEN ON ASSESSED (2) 303 LAND.--All taxes and assessments provided for in this act, 304 together with all penalties for default in payment of the same, and all costs in collecting the same, shall, from the date of 305 assessment thereof until paid, constitute a lien of equal 306 dignity with the liens for county taxes, and other taxes of 307 308 equal dignity with county taxes, upon all the lands against

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309	which such taxes shall be levied as is provided in this act.
310	(3) COMPENSATION OF PROPERTY APPRAISER AND TAX
311	COLLECTORThe Property Appraiser of Indian River County shall
312	be paid annually an amount equal to 1 percent of the total taxes
313	of the district and the Tax Collector of Indian River County
314	shall be paid annually an amount equal to 1 percent of the total
315	taxes of the district collected for their respective services to
316	the St. Johns Improvement Control District in said county for
317	respectively assessing and collecting said drainage district
318	taxes, provided, however, that the total amount to be paid to
319	said property appraiser and tax collector in any one year shall
320	not exceed the sum of \$1,500 to each. All compensation paid to
321	the property appraiser and the tax collector shall be paid from
322	the proceeds of the maintenance tax.
323	(4) LEVIES OF NON-AD VALOREM ASSESSMENTSIn levying and
324	assessing all assessments, each tract or parcel of land less
325	than 1 acre in area shall be assessed as a full acre, and each
326	tract or parcel of land more than 1 acre in area that contains a
327	fraction of an acre shall be assessed at the nearest whole
328	number of acres, a fraction of one half or more to be assessed
329	as a full acre.
330	Section 9. Unpaid taxes and assessments; penaltyAll
331	taxes and assessments provided for in this act shall be and
332	become delinquent and bear penalties on the amount of said taxes
333	in the same manner as county taxes.
334	Section 10. Enforcement of taxes and assessmentsThe
335	collection and enforcement of all taxes and assessments levied
336	by said district shall be at the same time and in like manner as
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337	county taxes, and the provisions of general law relating to the
338	sale of lands for unpaid and delinquent county taxes; the
339	issuance, sale, and delivery of tax certificates for such unpaid
340	and delinquent county taxes; the redemption thereof; the
341	issuance to individuals of tax deeds based thereon; and all
342	other procedure in connection therewith, shall be applicable to
343	said district and the delinquent and unpaid taxes of said
344	district to the same extent as if said statutory provisions were
345	expressly set forth in this act. All taxes and assessments shall
346	be subject to the same discounts as county taxes.
347	Section 11. Issuance of revenue bonds, assessment bonds,
348	and bond anticipation notes
349	(1) In addition to the other powers provided the district,
350	and not in limitation thereof, the district shall have the
351	power, pursuant to chapter 298, Florida Statutes, and applicable
352	general law, at any time, and, from time to time, after the
353	issuance of any bonds of the district shall have been
354	authorized, to borrow money for the purposes for which such
355	bonds are to be issued in anticipation of the receipt of the
356	proceeds of the sale of such bonds and to issue bond
357	anticipation notes in a principal sum not in excess of the
358	authorized maximum amount of such bond issue.
359	(2) Pursuant to chapter 298, Florida Statutes, and
360	applicable general law, the district shall have the power to
361	issue assessment bonds and revenue bonds, from time to time,
362	without limitation as to amount for the purpose of financing
363	those systems and facilities provided for in section 4. Such
364	revenue bonds may be secured by, or payable from, the gross or
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365	net pledge of the revenues to be derived from any project or
366	combination of projects; from the rates, fees, or other charges
367	to be collected from the users of any project or projects; from
368	any revenue-producing undertaking or activity of the district;
369	from special assessments; or from any other source or pledged
370	security. Such bonds shall not constitute an indebtedness of the
371	district, and the approval of the qualified electors shall not
372	be required unless such bonds are additionally secured by the
373	full faith and credit and taxing power of the district.
374	(3) Any issue of bonds may be secured by a trust agreement
375	by and between the district and a corporate trustee or trustees,
376	which may be any trust company or bank having the powers of a
377	trust company within or without the state. The resolution
378	authorizing the issuance of the bonds or such trust agreement
379	may pledge the revenues to be received from any projects of the
380	district and may contain such provisions for protecting and
381	enforcing the rights and remedies of the bondholders as the
382	board may approve, including, without limitation, covenants
383	setting forth the duties of the district in relation to the
384	acquisition, construction, reconstruction, improvement,
385	maintenance, repair, operation, and insurance of any projects;
386	the fixing and revising of the rates, fees, and charges, and the
387	custody, safeguarding, and application of all moneys and for the
388	employment of consulting engineers in connection with such
389	acquisition, construction, reconstruction, improvement,
390	maintenance, repair, or operation.
391	(4) Bonds of each issue shall be dated; shall bear
392	interest at such rate or rates, including variable rates, which
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393 interest may be tax exempt or taxable for federal income tax purposes; shall mature at such time or times from their date or 394 395 dates; and may be made redeemable before maturity at such price or prices and under such terms and conditions as may be 396 397 determined by the board. 398 The district shall have the power to issue bonds for (5) 399 the purpose of refunding any outstanding bonds of the district. Section 4. Chapter 2006-342, Laws of Florida, is repealed. 400 401 Section 5. In case any one or more of the sections or provisions of this act or the application of such sections or 402 provisions to any situations, circumstances, or person shall for 403 404 any reason be held to be unconstitutional, such 405 unconstitutionality shall not affect any other sections or 406 provisions of this act or the application of such sections or provisions to any other situation, circumstance, or person; and 407 408 it is intended that this law shall be construed and applied as 409 if such section or provision had not been included herein for 410 any unconstitutional application. Section 6. This act shall take effect upon becoming a law. 411

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