1 A bill to be entitled 2 An act relating to fair associations; creating s. 3 157.37, F.S.; prohibiting a county from levying a tax, 4 special assessment, or fee for the planning, 5 construction, operation, use, or maintenance of 6 stormwater facilities against land owned by a fair 7 association; amending s. 163.31801, F.S.; prohibiting 8 a county, municipality, or special district from 9 imposing an impact or mobility fee on a fair 10 association; amending s. 170.01, F.S.; prohibiting a 11 municipality from levying a special assessment for the 12 planning, construction, operation, use, or maintenance 13 of stormwater facilities against real property owned by a fair association; creating s. 196.1988, F.S.; 14 15 exempting personal and real property of a fair association used predominantly for certain purposes 16 17 from the imposition of ad valorem taxes; amending s. 298.305, F.S.; prohibiting a water control district 18 19 from levying special assessments for proposed works and improvements against real property owned by a fair 20 21 association; amending s. 298.54, F.S.; exempting real 22 property owned by a fair association from the 23 imposition of a maintenance tax by a water control 24 district; amending s. 403.0893, F.S.; exempting fair 25 associations from the assessment or imposition of a 26 fee by local or regional governmental entities for the Page 1 of 8

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27	planning, construction, operation, use, or maintenance
28	of stormwater management systems; declaring an
29	important state interest; providing an effective date.
30	
31	Be It Enacted by the Legislature of the State of Florida:
32	
33	Section 1. Section 157.37, Florida Statutes, is created to
34	read:
35	157.37 Prohibited tax, special assessment, or fee against
36	a fair association for stormwater management facilitiesA
37	county may not levy a tax, special assessment, or fee for the
38	planning, construction, operation, use, or maintenance of
39	stormwater management facilities against land owned by a fair
40	association as defined in s. 616.001.
41	Section 2. Subsection (6) is added to section 163.31801,
42	Florida Statutes, to read:
43	163.31801 Impact fees; short title; intent; definitions;
44	ordinances levying impact fees
45	(6) Notwithstanding any law, ordinance, or resolution to
46	the contrary, a county, municipality, or special district may
47	not impose an impact fee or a mobility fee on a fair association
48	as defined in s. 616.001.
49	Section 3. Subsection (2) of section 170.01, Florida
50	Statutes, is amended to read:
51	170.01 Authority for providing improvements and levying
52	and collecting special assessments against property benefited
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53	(2) <u>(a)</u> Special assessments may be levied only for the
54	purposes enumerated in this section and <del>shall be</del> levied only on
55	benefited real property at a rate of assessment based on the
56	special benefit accruing to such property from such improvements
57	$\underline{if}$ when the improvements funded by the special assessment
58	provide a benefit which is different in type or degree from
59	benefits provided to the community as a whole.
60	(b) Notwithstanding paragraph (a), a special assessment
61	for the planning, construction, operation, use, or maintenance
62	of stormwater facilities may not be levied on real property
63	owned by a fair association, as defined in s. 616.001, even if
64	such real property is benefited or increases in value due to the
65	stormwater facilities.
66	Section 4. Section 196.1988, Florida Statutes, is created
67	to read:
68	196.1988 Fair association property exemptionPersonal or
69	real property owned by a fair association, as defined in s.
70	616.001, and used predominantly for conducting and operating a
71	not-for-profit fair or exhibition for the benefit and
72	development of the educational, agricultural, horticultural,
73	livestock, charitable, historical, civic, cultural, scientific,
74	and other resources of the state or a county, a municipality, or
75	other political subdivision of the state is hereby defined as
76	property within the purview of s. 3(a), Art. VII of the State
77	Constitution and is exempt from ad valorem taxation to the
78	extent of such use pursuant to s. 196.192(2). Any portion of
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79	such property used for nonexempt purposes may be valued and
80	placed upon the tax rolls separately from any portion entitled
81	to exemption under this section.
82	Section 5. Subsection (1) of section 298.305, Florida
83	Statutes, is amended to read:
84	298.305 Assessing land for development; apportionment of
85	assessment
86	(1) After the engineer's report has been approved by the
87	board of supervisors, the proposed water control plan or plan
88	amendment has been finally adopted, and the lists of lands with
89	the assessed benefits have been filed in the office of the
90	secretary of the district, <del>then</del> the board of supervisors shall
91	levy a non-ad valorem assessment as approved by the board on all
92	lands in the district to which benefits have been assessed, to
93	pay the costs of the completion of the proposed works and
94	improvements $_{m{ au}}$ as shown in the adopted plan or plan amendment and
95	in carrying out the objectives of the district; and, in addition
96	thereto, 10 percent of the total amount for contingencies. The
97	assessment must be apportioned to and levied on each assessable
98	tract of land in the district.

99 <u>(a)</u> Under s. 298.54, the board of supervisors may also 100 levy a maintenance assessment on all lands in the district to 101 which benefits have been assessed as may be necessary to operate 102 and maintain the district works and activities and to defray the 103 current expenses of the district. A maintenance assessment 104 recommendation for the operation and maintenance of the district

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105 works and activities must be included in each engineer's report 106 considered by the board. 107 (b) A special assessment or the tax authorized under s. 108 298.54 may not be levied on real property owned by a fair 109 association, as defined in s. 616.001, for a proposed work or 110 improvement even if such real property is benefited or increases 111 in value due to the proposed work or improvement. 112 Section 6. Section 298.54, Florida Statutes, is amended to 113 read: 114 298.54 Maintenance tax.-To maintain and preserve the 115 ditches, drains, or other improvements made pursuant to this chapter and to repair and restore the same, when needed, and for 116 the purpose of defraying the current expenses of the district, 117 118 including any sum which may be required to pay state and county 119 taxes on any lands which may have been purchased and which are 120 held by the district under the provisions of this chapter, the 121 board of supervisors may, upon the completion of such the said 122 improvements, in whole or in part, as may be certified to the 123 board by the chief engineer, levy annually a tax upon each tract 124 or parcel of land within the district, to be known as a "maintenance tax." The Said maintenance tax shall be apportioned 125 126 upon the basis of the net assessments of benefits assessed as 127 accruing from original construction, shall be evidenced to and 128 certified by the board of supervisors by not later than June 1 129 of each year to the property appraisers of counties in which 130 lands of the district are situated, and shall be extended by the Page 5 of 8

131 county property appraisers on the county tax rolls and collected 132 by the tax collectors in the same manner and time as county 133 taxes, and the proceeds therefrom shall be paid to the said 134 district. The Said tax shall be a lien until paid on the 135 property against which assessed and enforceable in like manner 136 as county taxes. Real property owned by a fair association, as 137 defined in s. 616.001, is exempt from the maintenance tax 138 authorized by this section. Section 7. Section 403.0893, Florida Statutes, is amended 139 to read: 140 141 403.0893 Stormwater funding; dedicated funds for 142 stormwater management.-In addition to any other funding mechanism legally 143 (1) 144 available to local government to construct, operate, or maintain 145 stormwater systems, a county or municipality may: 146 (a) (1) Create one or more stormwater utilities and adopt 147 stormwater utility fees sufficient to plan, construct, operate, 148 and maintain stormwater management systems set out in the local 149 program required pursuant to s. 403.0891(3); 150 (b) (2) Establish and set aside, as a continuing source of 151 revenue, other funds sufficient to plan, construct, operate, and 152 maintain stormwater management systems set out in the local 153 program required pursuant to s. 403.0891(3); or 154 (c) (3) Create, alone or in cooperation with counties, 155 municipalities, and special districts pursuant to the Interlocal 156 Cooperation Act, s. 163.01, one or more stormwater management

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157 system benefit areas. All property owners within such said area 158 may be assessed a per acreage fee to fund the planning, 159 construction, operation, maintenance, and administration of a 160 public stormwater management system for the benefited area. Any 161 benefit area containing different land uses which receive 162 substantially different levels of stormwater benefits shall 163 include stormwater management system benefit subareas, which 164 shall be assessed different per acreage fees from subarea to 165 subarea based upon a reasonable relationship to benefits received. The fees shall be calculated to generate sufficient 166 167 funds to plan, construct, operate, and maintain stormwater 168 management systems called for in the local program required pursuant to s. 403.0891(3). For fees assessed pursuant to this 169 170 section, counties or municipalities may use the non-ad valorem 171 levy, collection, and enforcement method as provided for in 172 chapter 197. 173 (2) A fair association, as defined in s. 616.001, is 174 exempt from the imposition or assessment of any fee authorized 175 by this section to plan, construct, operate, use, or maintain a 176 stormwater management system. 177 Section 8. The Legislature finds that a proper and 178 legitimate state purpose is served when a not-for-profit 179 association conducting and operating a not-for-profit fair or 180 exhibition for the benefit and development of the educational, agricultural, horticultural, livestock, charitable, historical, 181 182 civic, cultural, scientific, and other resources of the state or Page 7 of 8

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183	a county, a municipality, or any other political subdivision of
184	the state is exempt from the imposition of taxes and fees that
185	could render such association unable to provide these important
186	cultural and economic services to the residents of the many
187	communities in this state. Therefore, the Legislature determines
188	and declares that this act fulfills an important state interest.
189	Section 9. This act shall take effect July 1, 2014.

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