HB 641

1	A bill to be entitled
2	An act relating to community development district bond
3	financing; amending s. 190.016, F.S.; requiring
4	district boards to authorize bonds by two-thirds vote
5	of the members; providing an effective date.
6	
7	Be It Enacted by the Legislature of the State of Florida:
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9	Section 1. Subsection (2) of section 190.016, Florida
10	Statutes, is amended to read:
11	190.016 Bonds
12	(2) AUTHORIZATION AND FORM OF BONDSBeginning October 1,
13	2019, any general obligation bonds, benefit bonds, or revenue
14	bonds may be authorized by resolution or resolutions of the
15	board which shall be adopted by a <u>two-thirds vote</u> majority of
16	all the members thereof then in office. Such resolution or
17	resolutions may be adopted at the same meeting at which they are
18	introduced and need not be published or posted. The board may,
19	by resolution, authorize the issuance of bonds and fix the
20	aggregate amount of bonds to be issued; the purpose or purposes
21	for which the moneys derived therefrom shall be expended,
22	including, but not limited to, payment of costs as defined in s.
23	190.003(8); the rate or rates of interest, in compliance with s.
24	215.84; the denomination of the bonds; whether or not the bonds
25	are to be issued in one or more series; the date or dates of

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26 maturity, which shall not exceed 40 years from their respective 27 dates of issuance; the medium of payment; the place or places 28 within or without the state where payment shall be made; 29 registration privileges; redemption terms and privileges, 30 whether with or without premium; the manner of execution; the 31 form of the bonds, including any interest coupons to be attached 32 thereto; the manner of execution of bonds and coupons; and any and all other terms, covenants, and conditions thereof and the 33 establishment of revenue or other funds. Such authorizing 34 35 resolution or resolutions may further provide for the contracts 36 authorized by s. 159.825(1)(f) and (g) regardless of the tax 37 treatment of such bonds being authorized, subject to the finding 38 by the board of a net saving to the district resulting by reason 39 thereof. Such authorizing resolution may further provide that such bonds may be executed in accordance with the Registered 40 Public Obligations Act, except that bonds not issued in 41 42 registered form shall be valid if manually countersigned by an 43 officer designated by appropriate resolution of the board. The 44 seal of the district may be affixed, lithographed, engraved, or 45 otherwise reproduced in facsimile on such bonds. In case any 46 officer whose signature appears shall appear on any bonds or 47 coupons ceases shall cease to be such officer before the 48 delivery of such bonds, such signature or facsimile shall nevertheless be valid and sufficient for all purposes the same 49 50 as if he or she had remained in office until such delivery.

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51		Section	2.	This	act	shall	take	effect	October	1,	2019.	
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