Florida House of Representatives - 2001 HB 939 By Representatives Miller, Maygarden, Melvin and Benson

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1	A bill to be entitled
2	An act relating to Escambia County; providing
3	for codification of special laws regarding
4	special districts pursuant to chapter 97-255,
5	Laws of Florida, relating to the
6	Pensacola-Escambia Governmental Center
7	Authority, a special district in Escambia
8	County; providing legislative intent; amending,
9	repealing, codifying, and reenacting special
10	acts related to the district; declaring the
11	Authority to be a dependent special district;
12	providing a district charter; providing an
13	effective date.
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15	Be It Enacted by the Legislature of the State of Florida:
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17	Section 1. Pursuant to section 189.429, Florida
18	Statutes, this act constitutes the codification of all special
19	acts relating to the Pensacola-Escambia Governmental Center
20	Authority, a special district in Escambia County, Florida. It
21	is the intent of the Legislature in enacting this law to
22	provide a single, comprehensive special act charter for the
23	Authority, including all current legislative authority granted
24	to the Authority by its several legislative enactments.
25	Section 2. <u>Chapters 69-1049, 70-679, and 71-631, Laws</u>
26	of Florida, relating to the Pensacola-Escambia Governmental
27	Center Authority, are codified, reenacted, amended, and
28	repealed as herein provided.
29	Section 3. The charter for the Pensacola-Escambia
30	Governmental Center Authority is re-created and reenacted to
31	read:
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1	Section 1. The Pensacola-Escambia Governmental Center
2	AuthorityThere is hereby created and established a body
3	politic and corporate as an agency of the City of Pensacola
4	and the County of Escambia, or the successor of either or
5	both, an authority to be named and known as the
6	"Pensacola-Escambia Governmental Center Authority,"
7	hereinafter in this act called the "Authority." The Authority
8	is hereby declared to be a dependent special district.
9	Section 2. DefinitionsThe following words and terms
10	when used in this act shall be deemed to have the meaning set
11	forth below:
12	"Area" - The land selected as the site for operation of
13	the complex.
14	"Facilities" - As used herein shall include among other
15	establishments and installations not enumerated, lands,
16	buildings, structures, equipment, machinery, installations,
17	concessions, sewage systems, water systems, fire fighting
18	systems and equipment, power lines and cables, gas systems,
19	and other utilities desirable or convenient for the
20	development and service of the area, and businesses and
21	improvements thereon; streets, roads, alleyways, sidewalks and
22	other public ways, parks, office buildings, store buildings,
23	warehouses, depots, stations, and all other kinds of
24	properties.
25	"Board of County Commissioners" - The Board of County
26	Commissioners of Escambia County, Florida.
27	"City" - The City of Pensacola.
28	"City Council" - The City Council of the City of
29	Pensacola.
30	"Complex" or "City-County Complex" - The area selected
31	by the Authority with the consent of the Board of County
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Commissioners and the City Council for the operation of the 1 2 Pensacola-Escambia Governmental Center. 3 "County" - County of Escambia. 4 Section 3. Membership of Authority; appointment; 5 officers; compensation; headquarters. --6 (a) The Authority shall consist of five members, 7 to-wit: Two members shall be appointed by the Board of County 8 Commissioners, two members shall be appointed by the City 9 Council, and one member shall be appointed by the other four 10 members of the Authority. 11 One member of the Authority shall be appointed by the Board of County Commissioners to serve from July 1, 1969, 12 13 until July 1, 1971; one member of the Authority shall be 14 appointed by the City Council to serve from July 1, 1969, until July 1, 1971; one member of the Authority shall be 15 16 appointed by the Board of County Commissioners to serve from July 1, 1969, until July 1, 1973, and one member of the 17 Authority shall be appointed by the City Council to serve from 18 19 July 1, 1969, until July 1, 1973. 20 At the first meeting of the Authority held on or after July 1, 1969, the newly appointed members of the Authority 21 22 shall appoint the fifth member to serve from July 1, 1969, to 23 July 1, 1973. 24 Thereafter, not less than 30 and not more than 60 days prior to July 1, 1971, and every 2 years thereafter, one 25 26 member of the Authority shall be appointed by the Board of 27 County Commissioners to serve for 4 years and one member of 28 the Authority shall be appointed by the City Council to serve for 4 years. 29 At the first meeting of the Authority held on or after 30 July 1, 1973, and every fourth year thereafter, the fifth 31 3

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member of the Authority shall be appointed by the four members 1 2 previously appointed. Any vacancies occurring during a term of service on the 3 4 Authority shall be filled for the balance of the term in the 5 same manner as the original appointment. б Nothing in this act shall be construed to prohibit 7 members of the Board of County Commissioners or the City 8 Council from serving as members of the Authority. 9 Notwithstanding the provisions of this act, any member 10 appointed to the Authority who is also a City Council member 11 or a member of the Board of County Commissioners while serving 12 on the Authority shall serve in a representative capacity 13 during his or her term of office as a member of the City 14 Council or Board of County Commissioners. 15 (b) Members of the Authority shall receive no 16 compensation for their services, but shall be entitled to 17 receive their necessary expenses incurred in the performance of their official duties. 18 19 (c) The Authority shall select from its membership a 20 chair, a vice chair, and a secretary-treasurer. In the absence, sickness, or inability of the chair to act, the 21 22 duties of the chair shall be performed by the vice chair. The Authority shall also be authorized to select an assistant 23 secretary-treasurer. In the absence, sickness, or inability of 24 25 the secretary-treasurer of the Authority to act, the duties of 26 the secretary-treasurer shall be performed by the assistant 27 secretary-treasurer. 28 (d) The Authority shall adopt rules for the 29 transaction of its business and shall keep a record of its transactions, findings, and determinations, which record shall 30 31 be a public record.

(e) The headquarters of the Authority shall be in the 1 2 County of Escambia and the Authority shall be furnished 3 suitable office accommodations in such place as may be jointly designated by the City Council and the Board of County 4 5 Commissioners. 6 Section 4. Powers and duties of Authority. -- The 7 general purposes of the Authority shall be to acquire, 8 construct, improve, operate, maintain, and manage a 9 governmental center complex consisting of lands and buildings and related facilities thereon for the use and occupancy by 10 11 the City of Pensacola, the County of Escambia, their agencies 12 and departments, and other governmental agencies and 13 departments. 14 For the accomplishment of such purposes, the Authority 15 shall have the power and authority: 16 (a) To sue and be sued; to adopt a seal and alter the same at pleasure; to have perpetual succession; to make and 17 execute contracts and other instruments necessary or 18 19 convenient to the exercise of the powers of the Authority; and 20 to make and from time to time amend and repeal bylaws not inconsistent with this act, to carry into effect the powers 21 22 and purposes of the Authority. 23 (b) To make and from time to time amend and repeal rules which shall be effective within the Complex, including, 24 but not limited to, rules designed and intended to promote 25 26 health, sanitation, and safety generally, the disposal of 27 sewage, garbage, and trash, and the regulation of traffic 28 within the area. 29 (c) To regulate the character of public and private businesses that may be operated within the Complex. 30 31

(d) To operate and maintain and to provide for the 1 2 maintenance and operation of buildings, structures, 3 improvements, and parking lots and other facilities within the 4 Complex. 5 (e) To own and acquire property, real and personal, 6 and any interest therein and any right pertaining thereto by 7 purchase, lease, donation, gift, or transfer, and to acquire, 8 construct, reconstruct, improve, repair, maintain, or operate, sell, convey, lease, and dispose of any such property or 9 facility; provided, however, that no lease shall be granted 10 11 for a term longer than 40 years. 12 (f) To enter into contracts with individuals, 13 corporations, the State of Florida, the United States, or any agency or department thereof, and Escambia County and the City 14 15 of Pensacola or any agent or department of either. (g) To construct, develop, improve, manage, and 16 operate and to contract for the development, improvement, 17 operation, management, maintenance, and operation of the 18 19 Complex and the facilities. 20 (h) In the event the Authority shall determine that the interests of the Complex so require, to grant leases or 21 rent space to the United States, the State of Florida, or any 22 23 agency or department thereof, the County, the City, or any 24 corporation or person for such consideration as it deems proper; provided, however, that the granting of any such lease 25 26 or the renting of any such space shall be subject to the approval of the City Council and Board of County 27 28 Commissioners. Any such lease may be authorized by resolution of the City Council if the City is to be a party, or by 29 resolution of the Board of County Commissioners if the County 30 is to be a party, without regard to any limitation or 31

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requirement elsewhere in the laws of Florida. If any such 1 2 lease is by its terms so limited that all payments to be made 3 thereunder by the City or the County are to be paid from sources other than ad valorem taxes, and if the remedies of 4 5 the Authority and its bondholders upon default by the City or 6 County do not include foreclosure on a mortgage or eviction 7 from any premises used or required for City or County 8 purposes, then such lease may be entered into for such period 9 of time not exceeding 40 years as the parties may agree upon without the necessity of any election. However, if any 10 11 payments under any such lease are to be made from money 12 derived from ad valorem taxation, or if the Authority or any 13 of its bondholders shall have, as a remedy for default, the 14 right to foreclosure on a mortgage or to evict the City or the County from any premises used or required for City or County 15 16 purposes, then any such lease entered into by the Authority with the City for a period longer than 1 year shall first be 17 approved by a vote of the electors qualified to vote on ad 18 19 valorem tax bond issues at an election duly called and held by 20 the City in the manner provided for voting on ad valorem tax bonds, in the Constitution and laws of the State of Florida 21 22 and any such lease entered into by the Authority with the County for a period longer than 1 year shall first be approved 23 by a vote of the electors qualified to vote on ad valorem tax 24 bond issues at an election duly called and held by the County 25 26 in the manner provided for voting on ad valorem tax bonds in 27 the Constitution and laws of the state. 28 (i) To employ adequate personnel, including, but not limited to, professional, technical, clerical, skilled, and 29 unskilled persons, for which funds are available, for the 30 operation of the Authority, the Complex, and the Facilities 31 7

thereon; provided, however, that civil service laws and rules 1 2 shall not be applicable to any such personnel. 3 (j) To accept advances, donations, and contributions 4 from public and private sources, and to enter into contracts 5 with respect thereto. (k) To enter into contracts or leases with the 6 7 occupants of properties acquired by the Authority, for such 8 period or periods of time necessary until arrangements can be 9 made by such occupants to obtain and move to other premises and vacate the properties so acquired by the Authority or 10 11 until it shall be necessary for the Authority to take 12 possession of such properties for the purposes for which they 13 were acquired, whichever first occurs. 14 Section 5. Cooperation with other units, boards, 15 agencies, and individuals. -- Express authority and power is hereby given the County, City, any drainage district, road or 16 bridge district, school district, or any other political 17 subdivision, board, or commission in the City or County to 18 19 make and enter into with the Authority, contracts and leases, 20 within the provisions and purposes of this act. The Authority is hereby authorized to make agreements with and enter into 21 22 any and all contracts with any agency of the state subject to the approval of the City Council and the Board of County 23 24 Commissioners. 25 The City of Pensacola and the County of Escambia are 26 hereby authorized to make appropriations to and advance funds 27 to the Authority for necessary operating and planning expenses 28 incurred or to be incurred prior to receipt by the Authority 29 of funds from financing or revenues. Annual budgets shall be prepared by the Authority subject to approval by the City and 30 the County. 31

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1	The City and the County are each hereby authorized to
2	establish by resolution a special fund and to pledge and
3	dedicate all money in said special fund, or such part thereof
4	as may be necessary, to the payment of rentals under any lease
5	between the Authority and said City or County. Said City or
6	County may pledge as security for rental payments under any
7	lease with the Authority all or any portion of any money it
8	may receive from sources other than ad valorem taxes to said
9	special fund and to the payments to be made therefrom, subject
10	only to obligations made by said City or County prior to the
11	execution of such lease; said sources may include the proceeds
12	of any excise taxes, utility revenues, or funds derived from
13	the state or Federal Government not restricted to other
14	purposes.
15	Section 6. Further powers of AuthorityThere is
16	hereby granted to and vested in the Authority the power,
17	right, franchise, and authority:
18	(1) To take, exclusively occupy, use, and possess
19	rights-of-way for any projects, enterprises, or undertakings
20	of the Authority.
21	(2)(a) The Authority is hereby authorized and
22	empowered to exercise the power of eminent domain and may
23	condemn for the use of said Authority any and all lands,
24	easements, rights-of-way, riparian rights, property, and
25	property rights of every description required in carrying out
26	the objectives and purposes of this act.
27	(b) The proceedings for condemnation hereunder may be
28	instituted and conducted in the name of the Authority, and the
29	procedure shall be the same as is prescribed by law.
30	(3)(a) In order to carry out the objectives and
31	purposes of this act, which are hereby declared to be a public
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purpose, the Authority is authorized to acquire, own, 1 2 construct, operate, maintain, improve, and extend public 3 buildings and facilities within the City and County which are of the character hereinafter specifically mentioned. All 4 5 public buildings and facilities which the Authority is 6 authorized to own, construct, operate, and maintain must be 7 such as can ultimately be owned and operated by the City or 8 County or by an agency, department, board, bureau, or 9 commission of the City or County. All or any such buildings or facilities may be of a revenue producing character in order 10 11 that the cost of the same or some part thereof, improvements 12 or extensions thereto may be paid from receipts therefrom 13 including rentals, leases, and sales to both public and 14 nonpublic agencies. The buildings or facilities which said Authority is hereby authorized to acquire, construct, operate, 15 maintain, improve, and extend are public buildings, facilities 16 as defined in this act, and additions and improvements to 17 existing buildings and facilities for ultimate use in 18 19 connection with any governmental operation. Any property 20 acquired by the Authority under the provisions of this act may ultimately be conveyed to the City or County free and clear of 21 22 all debt or other encumbrance. 23 (b) The Authority is hereby authorized to collect reasonable rentals for the use of the public buildings, 24 facilities, or works constructed, acquired, or owned by it and 25 26 for the products and services of the same exclusively for the 27 purpose of paying the expenses of improving, repairing, 28 maintaining, and operating its facilities and properties and 29 paying the principal and interest on its obligations. 30 (4)(a) The Authority is hereby authorized and empowered to issue its negotiable bonds, notes, or 31

certificates in its own name to effectuate all or any of the 1 2 purposes of this act and to pay any expenses incident thereto. The form, denominations, rate of interest, amount, place of 3 payment, manner, place, and price of sale, date of retirement 4 5 and terms of redemption prior to maturity of said bonds, 6 notes, or certificates shall be fixed by said Authority. In no 7 case shall any such bonds, notes, or certificates mature later 8 than 40 years from date of issue, or bear interest at a rate 9 greater than 7 percent per annum or be sold at such price that the net interest cost to the Authority shall exceed 7 percent 10 11 to the respective maturities thereof. The Authority may issue 12 and sell its bonds, notes, or certificates at either public or 13 private sale as it shall, in its discretion, determine. 14 (b) The bonds, notes, or certificates authorized under this act shall be issued by resolution approved by at least 15 16 four of the members of the Authority; they shall be executed and signed by its chair or vice chair and attested by its 17 secretary-treasurer or assistant secretary-treasurer, or such 18 19 other officer as may be designated by resolution of the 20 Authority, under the seal of said Authority and such execution and attestation may be with an engraved, imprinted, 21 22 lithographed, or otherwise reproduced facsimile signature of such chair or vice chair and secretary-treasurer, or assistant 23 secretary-treasurer, or such other officer as may be 24 designated by resolution of the Authority; provided, however, 25 26 that at least one signature required to be placed thereon 27 shall be manually subscribed. The bonds, notes, or 28 certificates shall recite that they are issued under authority of this act. The said bonds, notes, or certificates of each 29 separate issue shall be consecutively numbered and shall be 30 31

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recorded by the secretary-treasurer of the Authority in a book 1 2 to be kept for that purpose. (c) In case any bond shall be mutilated, destroyed, or 3 4 improperly canceled, the Authority may issue a replacement 5 bond, which shall not be deemed an overissue, in accordance б with the Uniform Commercial Code, chapter 678, Florida 7 Statutes. 8 (d) As part of the security of any bonds the Authority 9 may covenant that some or all payments to be made to it under any lease shall be paid directly to a trustee and applied by 10 11 said trustee as directed by the proceedings authorizing the 12 bonds. Such proceedings may further assign to the trustee any 13 or all rights of the Authority under any such lease or leases 14 and may authorize the trustee in its own name or in the name 15 of the Authority to bring such suit on any such lease or take 16 such other action as it deems advisable for the security of 17 the holders of the bonds. (e) Bonds issued hereunder may be validated in 18 accordance with chapter 75, Florida Statutes. If bonds are 19 20 payable from amounts to be paid under leases by the City, the County, or any person, firm, or corporation, public or 21 22 private, or the state, and if the complaint seeking the validation of such bonds shall so request, the order and 23 service required by section 75.05, Florida Statutes, shall 24 25 show the name or names of the lessee or lessees, the duration 26 of the lease or leases, and that at the time and place fixed 27 for hearing on the validation of said bonds the court shall 28 also hear all questions of law and fact relating to the validation of such lease or leases. Said order shall also 29 require all persons, in general terms and without naming them, 30 the lessees, and the state through its state attorney to 31

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appear at said time and place and show why the complaint 1 2 should not be granted and each such lease validated. A copy of 3 the complaint and order shall be served on the lessee. If, in the final judgment entered upon said hearing, the court 4 5 declares any such lease to be valid and binding, and if no 6 appeal is taken within the time prescribed, or if on appeal 7 such judgment is affirmed, then such lease shall be 8 conclusively deemed to be valid and binding upon the Authority 9 and upon the lessee and, if any such lessee be the City, the County, or the State, upon all property owners, taxpayers, 10 11 citizens, and other persons in interest within the territorial 12 limits of such lessee. 13 (f) Whenever any bonds of the Authority shall have been authorized under this act and validated, the Authority is 14 authorized to borrow money for the purposes for which such 15 16 bonds are to be issued in anticipation of the receipt of the 17 proceeds of the sale of such bonds and within the authorized maximum amount of such bond issue. Any such loan shall mature 18 19 within 3 years after the date on which the issuance of such 20 bonds shall have been authorized. Bond anticipation notes shall be issued for all moneys borrowed under the provisions 21 22 of this section, and such notes may be renewed from time to time, but all such notes shall mature within the time above 23 limited for the maturity of the original loan, except that if 24 the bonds are offered for public sale at the maximum rate 25 specified in the validation petition and no bids are received, 26 27 said notes may be renewed for a period ending 6 months from 28 the date of said attempted public sale. Subsequent 6-month 29 renewals may be made after attempted public sales of the bonds until the bonds are sold or other provisions made for payment 30 of the notes. Such notes shall be authorized by resolution of 31

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the Authority and shall be in such denomination or 1 2 denominations, shall bear interest at such rate or rates not 3 exceeding the maximum rate permitted by the resolution authorizing the issuance of the bonds, shall be in such form 4 5 and shall be executed in such manner, all as the Authority 6 shall prescribe. Such notes may be sold at either public or 7 private sale or, if such notes shall be renewal notes, they 8 may be exchanged for notes then outstanding on such terms as 9 the Authority shall determine. The Authority may, in its 10 discretion, retire any such notes by means of current rentals, 11 assessments, or other legally available revenues, in lieu of 12 retiring them by means of bonds; provided, however, that 13 before the retirement of such notes by any means other than the issuance of bonds it shall amend or repeal the resolution 14 authorizing the issuance of the bonds in anticipation of the 15 16 proceeds of the sale of which such notes shall have been 17 issued so as to reduce the authorized amount of the bond issue by the amount of the notes so retired. 18 19 This act shall, without reference to any other act (5) 20 of the Legislature, be full authority for the issuance and disposition of the bonds, notes, or certificates herein 21 22 authorized, and all of same shall be investment securities under the Uniform Commercial Code, chapter 678, Florida 23 Statutes. No financing, continuation, or other statements need 24 be filed to perfect or protect the rights and priorities of 25 26 the holders of such bonds, notes, or certificates. Said bonds, 27 notes, and certificates shall not be invalid for any 28 irregularity or defect in the proceedings for the issue and 29 sale thereof, and shall be incontestable in the hands of bona fide purchasers or holders thereof for value; payment of said 30 bonds, notes, and certificates shall be secured by a pledge of 31

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the revenues derived from all or any part of the facility or 1 facilities of the Authority, including rental payments 2 3 received by the Authority and any other revenues or funds received by the Authority. The provisions of this act shall 4 5 constitute an irrepealable contract between the Authority and 6 the holders of any bonds, notes, or certificates issued under 7 this act. No bond or any other indebtedness created by the 8 Authority shall be construed as an obligation of the City, the 9 County, or the State, nor shall the City, the County, or the 10 State under any theory be bound therefor except as herein 11 provided. Said bonds shall be the obligations of the Authority 12 and shall be secured only by such revenues or other funds of 13 the Authority as shall be pledged as security for the payment 14 thereof. 15 (6) The Authority is hereby authorized and empowered 16 to pledge by resolution or contract the revenues arising from the operation of any project or projects, facility or 17 facilities acquired, constructed, owned, operated, or 18 19 maintained by the Authority to the payment of the cost of 20 operation, maintenance, repair, improvement, extension and/or enlargement of the project or projects, facility or facilities 21 22 from the operation of which such revenues are received and for the payment of principal and interest on bonds issued in 23 connection with any such project or projects, facility or 24 25 facilities, and to combine for financing purposes any two or 26 more projects of facilities constructed or acquired by the 27 Authority under the provisions of this act. In any such case 28 the Authority may adopt separate budgets for the operation of such project or projects, facility or facilities, and it shall 29 not be necessary to include such revenues and the expenditure 30 thereof in the general Authority budget except by reference 31

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and for accounting purposes only. In every such case such 1 2 revenues shall be expended exclusively for the payment of the costs of operation, maintenance, repair, improvement, 3 extension, and enlargement of the project or projects, 4 5 facility or facilities, from the operation of which such 6 revenues arise, for the performance of the Authority's 7 contracts in connection with such project or projects, 8 facility or facilities, and for the payment of principal and 9 interest requirements of any bonds issued in connection with the project or projects, facility or facilities. Any surplus 10 11 of such funds remaining on hand at the end of any year shall 12 be carried forward and may be expended in the succeeding year 13 for the payment of the costs of operation and debt service of 14 any of the Authority's facilities or for the repair, 15 improvement, and/or extension thereof as the Authority may 16 determine, unless and to the extent that such surplus has been 17 pledged for the payment of principal and interest on bonds, notes, or certificates issued pursuant to subsection (4) of 18 19 this Section. 20 Section 7. Issuance of bonds, notes, etc., of Authority. -- The Authority shall further have power and be 21 22 authorized, notwithstanding the provisions of any other laws 23 to the contrary, to issue its bonds, notes, or certificates as 24 provided in this act for the purpose of refunding any outstanding bonds, notes, or certificates theretofore issued 25 26 for any project or projects, facility or facilities, or for 27 the combined purpose of refunding any outstanding bonds, 28 notes, or certificates, and the acquisition or construction of 29 any new improvement of any existing projects or project, facility or facilities, or any combination of two or more 30 projects, facility, or facilities whether new projects or 31

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

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existing projects, facility or facilities; provided, however, 1 that the outstanding bonds, notes, or certificates shall 2 3 mature or be callable prior to maturity not later than 10 years after the date of issuance of the new bonds, notes, or 4 5 certificates issued to refund such outstanding bonds, notes, or certificates. Pending the payment of the principal of and 6 7 interest on any such outstanding bonds, notes, or certificates 8 which mature after the date of issuance of such new bonds, 9 notes, or certificates, a sufficient amount of the proceeds of such new bonds, notes, or certificates shall be held 10 11 irrevocably in trust and used only for the payment of the 12 principal and interest of, and redemption premiums, if any, on 13 said outstanding bonds, notes, or certificates at or prior to 14 the maturity or first call date thereof. Such trust fund may be invested and reinvested during such period in direct 15 16 obligations of the United States Government, or in obligations 17 the principal of and interest on which are unconditionally guaranteed by the United States Government, or in bank 18 19 deposits evidenced by Bank Certificates of Deposit fully 20 secured by direct obligations of the United States Government or obligations the principal and interest on which are 21 22 unconditionally guaranteed by the United States Government, maturing not later than the dates upon which the moneys in 23 24 said fund will be needed for such purposes. 25 Section 8. Bonds or revenue certificates; legal 26 investments and security. -- Notwithstanding any other 27 restrictions on investments contained in any law of this 28 state, the state and all public officers, municipal corporations, political subdivisions and public bodies, all 29 banks, bankers, trust companies, savings banks, building and 30 loan associations, savings and loan associations, investment 31

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companies, insurance companies, insurance associations, and 1 2 all persons carrying on an insurance business, and all executors, administrators, guardians, trustees, and other 3 fiduciaries may legally invest any sinking funds, moneys, or 4 5 other funds belonging to them or within their control in bonds б or revenue certificates of the Authority, provided that such 7 bonds or certificates have been validated by a court of 8 competent jurisdiction, and such bonds or certificates shall 9 be authorized security for all public deposits, it being the purpose of this Section to authorize any person, firm, or 10 corporation, association, political subdivision, body, and 11 12 officer, public or private, to use any funds owned or 13 controlled by them, including, but not limited to, sinking, insurance investment, retirement, compensation, pension, and 14 trust funds, and funds held on deposit, for the purchase of 15 16 any such bonds or certificates, up to the amount as authorized by law to be invested in any type of security, including 17 United States Government bonds. 18 19 Section 9. The Authority is hereby authorized to 20 select any site or sites of land to be used by it in the development of the Complex, the selection of such site or 21 22 sites to be subject to the approval of the Board of County Commissioners and the City Council. 23 24 Section 10. The provisions of this act are hereby declared to be severable and if any provision shall for any 25 26 reason be declared invalid that declaration shall not affect 27 the validity of the remainder of the provisions hereof. 28 Section 11. The Authority herein created and 29 established shall commence to operate hereunder only after the approval of the creation of said Authority by the City 30 Council, evidenced by an ordinance duly adopted by the City 31

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Council and a resolution duly adopted by the Board of County Commissioners, within 120 days after the effective date of this act. Section 4. Chapters 69-1049, 70-679, and 71-631, Laws of Florida, relating to the Pensacola-Escambia Governmental Center Authority, are repealed. Section 5. In the event of a conflict of the provisions of this act with the provisions of any other act, the provisions of this act shall control to the extent of such conflict. Section 6. This act shall take effect upon becoming a law.