ENROLLED HB 1105

2022 Legislature

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2	An act relating to the Lake County Water District,
3	Lake County; amending ch. 2005-314, Laws of Florida,
4	as amended; providing an exception to general law;
5	revising the purpose of the district; providing that
6	the district is a dependent special taxing district;
7	providing for the appointment of members to the board
8	of advisors; deleting provisions relating to the
9	development, ownership, maintenance, or operation of
10	certain parks by the Lake County Water Authority and
11	authorizing the board of advisors to sell or donate
12	land for parks to certain entities under certain
13	circumstances; requiring the Board of County
14	Commissioners of Lake County to consider and approve,
15	modify, or reject the annual budget and millage
16	proposed by the board of advisors and approve the
17	district's final budget and millage; requiring
18	district revenues to be used only for specified
19	purposes; providing for initial appointments to the
20	board of advisors and staggered terms; revising
21	construction; providing that all special acts
22	comprising the charter of the district are ordinances
23	of Lake County and may be revised, amended, or
24	repealed by the board of county commissioners;
25	providing an effective date.

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26 27 Be It Enacted by the Legislature of the State of Florida: 28 29 Section 1. Sections 1, 2, 3, 4, 8, subsections (a), (b), (c), (d), (g), (h), (i), and (j) of section 9, sections 10, 11, 30 12, and 13, subsection (b) of section 14, and sections 15, 16, 31 32 17, and 18 of section 3 of chapter 2005-314, Laws of Florida, as amended by chapter 2017-218, Laws of Florida, are amended to 33 34 read: 35 Section 1. Purpose.-For the purposes of controlling and 36 conserving the freshwater resources of Lake County; fostering improvements to streams, lakes, and canals in the county; 37 38 improving the fish and aquatic wildlife of the county by 39 improving the streams, lakes, and canals in the county; and protecting the freshwater resources of Lake County through 40 41 assisting local governments in treating of stormwater runoff, 42 notwithstanding any other law to the contrary, there is created 43 and incorporated a dependent special taxing district extending 44 territorially throughout the present limits of Lake County, 45 Florida. The district shall be known and designated as the "Lake County Water District Authority," but shall hereafter in this 46 47 act, for convenience, be referred to as "the district 48 authority." 49 Section 2. Territorial limits.-The territorial limits of the district authority shall be coterminous with the boundaries 50

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51 of Lake County.

52 Section 3. County purpose.—Each of the purposes for which 53 the <u>district</u> authority is created is declared to be a county 54 purpose, for the accomplishment of which taxes upon all real and 55 personal property within the territorial limits of the <u>district</u> 56 authority are by this act authorized to be levied, assessed, and 57 collected.

Section 4. Governing board; elections; surety.-A governing 58 59 body for the district authority is created, consisting of five seven members who are residents of Lake County, which body shall 60 61 be known and designated as the "Board of Advisors Trustees of the Lake County Water District Authority," but which shall be 62 referred to as "the board." The Board of County Commissioners of 63 64 Lake County shall appoint each member of the board. Five of The 65 members must each reside in a separate geographic area identical 66 to a county commission district, to be elected by the electors of the county at large; no two such members shall reside in the 67 68 same county commission district. Members shall serve for a term 69 of 4 years; however, for the purpose of providing staggered 70 terms, the initial appointment of three Two of the members will 71 be elected by the electors of the county at large without regard 72 to their residence. The members of the board shall be elected by 73 the electors of Lake County in partisan elections. Each member 74 shall be elected for a term of 4 years and two members shall be for a term of 2 years., except that A person may not be 75

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76 appointed elected to more than two consecutive 4-year terms. At 77 the first meeting in December of each year or, during a year in 78 which there is a general election, at a meeting held no later 79 than 30 days after the general election if the meeting and the 80 election of officers have been advertised properly, the board shall select one of their number as chair and one as vice chair 81 82 of the board. The Clerk of the Circuit Court of Lake County 83 shall act as secretary and treasurer of the board without any 84 additional compensation. In the event the provision pertaining 85 to the duties of the clerk of the circuit court is for any 86 reason held to be invalid, the board may select one of its members to serve as its secretary and treasurer, or it may 87 88 appoint a nonmember of the board as its secretary and treasurer, 89 and such nonmember shall receive compensation commensurate with the responsibilities as determined by the board. The board may 90 91 shall select a nonmember to serve as executive director of the 92 board authority, and such nonmember shall receive compensation 93 commensurate with the responsibilities as determined by the 94 board. The board shall require a surety bond of any person, 95 including the clerk of the circuit court, who shall act as 96 secretary and treasurer of the board. The amount of the surety bond will be determined by the board. This bond shall be in 97 98 addition to any bond furnished by such person as clerk of the 99 circuit court or as a member of the board. The premium of the bond shall be paid by the board as a necessary expense of 100

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101 operation.

102 Section 8. Expenses.-Each member of the board and its 103 engineers, auditors, attorneys, agents, and employees shall be paid their actual expenses incurred when engaged on business of 104 105 the district authority, but such expenses shall not be paid 106 unless payment has been authorized and approved. The board may 107 authorize and approve the payment of any expense, or it may delegate to the executive director the power to authorize such 108 109 payment as long as, at the time it makes the delegation, it approves parameters, including, but not limited to, parameters 110 111 on the amount that may be expended, within which the executive director may exercise that power. A separate delegation must be 112 made with respect to any expenditure or class of expenditures. 113

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Section 9. Powers of <u>district</u> authority.-

115 The board has all the powers of a body corporate, (a) 116 including, but not limited to, the power to sue and be sued; to 117 make contracts; to adopt and use a common seal and to alter the 118 same as deemed expedient; to buy, acquire, sell, own, use, 119 control, operate, improve, and lease all land and personal 120 property as the board deems necessary or proper in carrying out 121 the provisions of this act; to appoint and employ, and dismiss at pleasure, such engineers, auditors, attorneys, and other 122 123 employees and agents as the board may require, and to fix and 124 pay the compensation thereof; to establish an office for the 125 transaction of its business in Lake County and to pay all

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necessary costs and expenses <u>directly required for</u> incident to the administration and operation thereof; and to pay <u>only those</u> all other costs and expenses <u>directly required to carry</u> reasonably necessary or expedient in carrying out and <u>accomplish</u> accomplishing the express purposes of this act.

(b) The district authority may acquire by purchase, gift, 131 132 lease, or in any other manner other than condemnation or eminent domain such lands within the territorial extent of the district 133 134 authority as are reasonably necessary for constructing and 135 maintaining the works and making the improvements required to carry out the intent of this act, including the right to acquire 136 such lands and any interest therein reasonably necessary for any 137 138 such purpose which may already be devoted to public use for 139 county, municipal, district, railroad, or public utility 140 purposes where and to the extent that the same may cross, 141 intersect, or be situate upon or within the area of such land hereinbefore referred to. The district authority shall also have 142 143 the right to acquire by purchase, gift, lease, or in any other manner other than condemnation or eminent domain land, timber, 144 145 earth, rock, and other materials or property, and property 146 rights, including riparian rights, in such amounts as are 147 reasonably necessary or useful in the development of the works 148 or improvements before referred to. The board may sell or 149 otherwise reasonably dispose of property deemed by the district authority as no longer useful to its purpose or works. 150

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151 In addition to all other powers conferred upon the (C) 152 board by this act, the board may enlarge, change, modify, or 153 improve any stream, lake, or canal within the territorial limits 154 of the district authority and may clean out, straighten, 155 enlarge, or change the course of any waterway or canal, natural 156 or artificial, within the territorial limits of the district 157 authority; may provide such canals, locks, levees, dikes, dams, sluiceways, reservoirs, holding basins, floodways, pumping 158 159 stations, buildings, bridges, highways, and other works and 160 facilities that the board deems necessary; may cross any highway or railway with works of the district and hold, control, and 161 acquire by donation, lease, purchase, or in any other manner 162 other than condemnation or eminent domain, any land or personal 163 164 property needed for carrying out the purpose of this act and may 165 remove any building or other obstruction necessary for the 166 construction, maintenance, and operation of such works. The 167 improvements made or to be made under this act are sometimes referred to in this act as "the works" of the board. The board 168 169 shall also have power to operate any and all works and 170 improvements of the district authority. The provisions of this 171 section are subject to all laws and regulations of the United 172 States of America with respect to navigable waters.

(d) The <u>district</u> authority shall control all streams,
including slow-moving streams, flowing from any of the water
reservoirs in Lake County, whether natural or constructed, into

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176 the system of lakes and streams in or adjacent to Lake County 177 for the protection of the natural water reservoirs and the 178 adjacent and neighboring areas.

179 (q) The board may enter into any agreement or contract 180 with the Federal Government or the state, or any agency, political subdivision, or instrumentality of either; and 181 182 counties adjoining Lake County; and municipalities and taxing districts in Lake County and in counties adjoining Lake County 183 184 for the purpose of carrying out, or which in the reasonable 185 judgment of the board may assist it in carrying out, the 186 purposes of this act.

The board may recommend, by resolution to the Board of 187 (h) County Commissioners of Lake County or the governing body of a 188 189 municipality in the county, the acquisition of private property 190 using the power of eminent domain. Such recommendation shall 191 specify the purpose under this act for which such acquisition is 192 necessary. Within 90 days after receipt of such a 193 recommendation, the county or municipality shall formally 194 respond to such recommendation with its approval, disapproval, 195 or a proposed modification. The district authority and the 196 county or municipality shall cooperate in the public interest. 197 If the county or the municipality ultimately proceeds with the district's authority's recommended acquisition, the 198 199 implementation of the purpose of this act for which the district authority made the recommendation may be addressed through an 200

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201 interlocal agreement between the <u>district</u> authority and the 202 county or municipality.

(i) The board may promote the <u>district's</u> authority's purpose and works through board resolutions, press releases, electronic communications, and attendance at public events sponsored by other entities, but otherwise may not expend public funds to promote recreation and tourism in the county, including, but not limited to, hosting events, advertising, or marketing.

(j)(1)a. For purposes of this subsection, an "active park" means a park developed for the purpose of public recreation with man-made improvements, including, but not limited to, buildings for meetings and events; athletic fields; tennis, racquetball, and volleyball courts; swimming pools; recreational boat docks, boat houses, and related facilities; and similar capital facilities.

217 b. For purposes of this subsection, a "passive park" means 218 a park developed for the purpose of allowing public observation 219 -conditions and environmentally sensitive natural 220 providing public access to streams, lakes, and canals for 221 waterborne activities, using limited man-made improvements, 222 including, but not limited to, nature trails, equestrian trails, 223 elevated boardwalks, boat ramps, and kayak and canoe launching 224 pads.

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(2) The authority may not develop, own, maintain, or

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226 operate active parks, with the exception of Hickory Point Park, 227 but may develop, own, maintain, and operate passive parks on 228 property owned by the authority for the purpose of this act, 229 provided that such passive parks are not in conflict with the 230 public purpose for which the authority acquired the property. 231 Nothing in this act shall prohibit the continued use of the Disc 232 Golf Course at Hidden Waters Preserve. The board may sell or 233 donate land for parks to Lake County or a municipality in the 234 county pursuant to an interlocal agreement. 235 Section 10. Receipt or use of property.-Lake County and 236 all municipalities, districts, political bodies, and political 237 subdivisions of the state in Lake County are severally 238 authorized to grant, convey, or transfer to, and permit the use 239 of by, the district authority upon such terms and conditions as 240 are agreeable to the governing bodies thereof real and personal 241 property belonging to them which is necessary or useful to the 242 district authority in carrying out the purposes of this act. 243 Section 11. District authority funds; warrants.-All 244 district authority funds shall be deposited in a bank or banks 245 or federal or state savings and loan association to be 246 designated by the board, but before any district authority 247 moneys are deposited in such depositary or depositaries, 248 security shall be furnished to the district authority ample to 249 protect such deposits to the full extent and amount that such

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deposits are not otherwise protected or insured by the Federal

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251 Deposit Insurance Corporation or the Federal Savings and Loan 252 Insurance Corporation. Funds of the district authority shall be 253 paid out only upon warrant signed by the treasurer of the 254 district authority and countersigned by the chair or vice chair. 255 No warrants shall be drawn or issued disbursing any of the funds 256 of the district authority except for a purpose authorized by 257 this act and only when the account or expenditure for which the 258 same is to be given in payment has been audited and approved by 259 the board.

260 Section 12. Budget; millage levied; procedure.-The board 261 shall determine, annually on or before October 1, by resolution the amount of money that will be required to carry out the 262 263 purposes of this act for the next ensuing fiscal year (which 264 fiscal year shall be the same as that of Lake County) and the 265 millage, which shall not exceed one-half of one mill, that will 266 be required to be levied to produce the amount of money set 267 forth in the resolution; however, the determination of the 268 amount of money to be raised and the millage to be levied may be 269 delayed until the board receives the necessary information. The 270 district authority shall allocate no more than 3.5 percent of 271 its annual ad valorem budget for educational programs to educate 272 and teach the public about water issues. Immediately upon the 273 adoption of the resolution a certified copy thereof shall be 274 furnished to the Board of County Commissioners of Lake County, and the Board of County Commissioners of Lake County shall 275

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276 consider and approve, modify, or reject the proposed budget and 277 millage adopted by the board. If the proposed budget and millage 278 adopted by the board is modified or rejected, the Board of 279 County Commissioners of Lake County shall determine the budget 280 and millage τ for the year named in the certified copy of the 281 resolution. The Board of County Commissioners of Lake County 282 shall approve the final budget and millage for the district and 283 shall, levy, assess, collect, and enforce taxes upon all taxable 284 real and personal property within the district authority. The 285 procedure to be followed to accomplish the purpose of this 286 section shall be as follows:

287 (a) Assessment of property shall be as provided by general288 law.

289 The board shall by resolution determine the total (b) 290 amount to be raised by taxation in such year upon the taxable 291 property within the district authority and shall, in and by such 292 resolution, fix and determine the millage on each dollar 293 valuation of property on the assessment rolls, which, when 294 levied, will raise the amount so determined as the total amount 295 to be raised by taxation in that year, and in and by such 296 resolution the board shall request direct the Board of County 297 Commissioners to approve, modify, or reject levy, assess, and 298 fix such millage as the rate of taxation upon all the taxable 299 real and personal property within the authority.

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(c) A certified copy of such tax resolution executed in

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301 the name of the <u>district</u> authority by its chair or vice chair 302 and attested by its secretary, under its corporate seal, shall 303 immediately be delivered to the Board of County Commissioners of 304 Lake County.

305 It shall be the duty of the Board of County (d) 306 Commissioners, each year: to approve, modify, or reject the 307 annual budget and millage proposed by the board and, if modified or rejected, to determine the budget and millage for the 308 309 district; to approve the final budget and millage for the district; to levy, assess, and fix the millage and the rate of 310 311 taxation upon all the taxable real and personal property within the district authority as set forth in the final budget and 312 313 millage approved by the Board of County Commissioners certified 314 copy of the resolution of the board; to certify the millage to 315 the Department of Revenue of the State of Florida; and to order 316 the property appraiser of the county to levy and assess, and the 317 county tax collector to collect, a tax at the millage fixed by 318 the Board of County Commissioners upon all of the taxable real 319 and personal property within the district authority for the 320 year, and the levies and assessments shall be included in the 321 tax roll and warrant of the property appraiser of the county for 322 each fiscal year thereafter. The tax collector of the county 323 shall collect such taxes so levied by the board of county 324 commissioners for the district authority in lawful money of the 325 United States of America in the same manner and at the same time

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326 as county taxes are collected and shall pay and remit the same 327 upon collection to the board.

(e) The Property Appraiser, Tax Collector, and Board of County Commissioners of Lake County and the Department of Revenue shall, when requested by the board, prepare from their official records and deliver to the board any and all information that may be requested from time to time from them regarding the tax valuations, levies, assessments, or collections in such county.

335 Section 13. Collection of taxes; enforcement.—All taxes 336 levied and assessed by the Board of County Commissioners of Lake 337 County for the <u>district</u> authority (beginning with the year 1953) 338 shall be collected and the enforcement thereof shall be at the 339 same time and in the same manner as other county taxes are 340 collected and enforced and when so collected shall be paid over 341 to the board for its use pursuant to this act.

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Section 14. Borrowing of funds; bond issuance.-

343 (b) The board may issue bonds payable solely from revenues 344 of the district authority. The value of all such bonds 345 outstanding at any time may not exceed an amount equal to one-346 third of the district's authority's anticipated revenues for the 347 period for which the bonds are outstanding. Revenue bonds may 348 not be issued unless their issuance has been approved by a 349 majority of those electors of the district authority voting in a referendum in which the ballot statement describes in detail the 350

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351 purpose for which the bonds will be issued.

352 Section 15. Financial statement.—At least once in each 353 year the board shall publish on the <u>district's</u> authority's 354 website and in a newspaper of general circulation published in 355 Lake County a complete detailed statement of its financial 356 condition, including a list of all moneys received and disbursed 357 by the board during the preceding year.

358 Section 16. Construction.—It is the intention of the 359 Legislature that the provisions of this act be reasonably 360 construed to accomplish its purposes.

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Section 17. Plan; annual report.-

(a) The <u>district</u> authority shall prepare and publish on
the <u>district's</u> authority's website a plan that describes the
<u>district's</u> authority's goals for the ensuing 5 years. The plan
must include projects that will be undertaken within that period
in furtherance of its goals. The <u>district</u> authority shall update
the plan periodically.

368 (b) The district authority shall annually prepare and 369 publish on the district's authority's website a report that 370 includes an evaluation and assessment of the effectiveness of 371 the district's authority's activities in the preceding year. The report must address both ongoing activities of the district 372 373 authority and the progress in meeting goals and projects 374 enumerated in the 5-year plan. The report shall be submitted to 375 the Legislature, the St. Johns River Water Management District,

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376	and the Lake County Board of County Commissioners.
377	Section 18. Charter amendment.—The district's charter may
378	be amended only by the Legislature <u>or the Board of County</u>
379	Commissioners of Lake County.
380	Section 2. No later than 30 days after the date this act
381	becomes law, the Board of County Commissioners of Lake County
382	shall appoint five members to the board of advisors of the
383	district, three members to serve initial terms of 4 years and
384	two members to serve initial terms of 2 years in order to
385	achieve staggered terms for the board. Board members appointed
386	subsequent to these initial terms shall serve full terms of 4
387	years as provided in the charter. The members serving on the
388	board of advisors of the district on the effective date of this
389	act shall continue in office until members are appointed
390	pursuant to this section.
391	Section 3. Upon becoming law, chapter 2005-314, Laws of
392	Florida, as amended by chapter 2017-218, Laws of Florida, and
393	this act, shall become a separate chapter of the Lake County
394	Codification and shall be subject to revision, amendment, or
395	repeal by the Board of County Commissioners of Lake County.
396	Section 4. This act shall take effect upon becoming a law.
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