1	A bill to be entitled
2	An act relating to the Jupiter Inlet District, Palm
3	Beach County; codifying, amending, reenacting, and
4	repealing special acts relating to the district;
5	providing purpose and construction; providing
6	severability; repealing chs. 2000-412 and 2002-354,
7	Laws of Florida; providing an effective date.
8	
9	Be It Enacted by the Legislature of the State of Florida:
10	
11	Section 1. Pursuant to s. 189.019, Florida Statutes, this
12	act constitutes the codification of all special acts relating to
13	the Jupiter Inlet District, an independent special district in
14	Palm Beach County, Florida. It is the intent of the Legislature
15	in enacting this law to provide a single, comprehensive special
16	act charter for the district, including all current legislative
17	enactments and any additional authority granted by this act.
18	Section 2. Chapters 2000-412 and 2002-354, Laws of
19	Florida, are amended, codified, reenacted, and repealed as
20	herein provided.
21	Section 3. The charter of the Jupiter Inlet District, an
22	independent special district in Palm Beach County, is re-created
23	and reenacted to read:
24	
25	ARTICLE I
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26	NAME AND BOUNDARIES
27	Section 1. NameThe name of the district, originally
28	formed and created by chapter 8910, Laws of Florida, 1921, shall
29	continue to be the "Jupiter Inlet District".
30	Section 2. BoundariesThe Jupiter Inlet District is
31	hereby declared to be an independent special district and a
32	public corporation of the State of Florida, and the lands lying
33	within the area described as follows in Palm Beach County shall
34	constitute the Jupiter Inlet District:
35	
36	Commencing at the point where the South line of Township 41
37	South intersects the shore of the Atlantic Ocean, and thence
38	Westward following said Township line to the point where
39	said Township line intersects the North right of way line of
40	State Road 710; thence in a Northerly direction along the
41	North right of way line of State Road 710 in Township 41
42	South, Range 41 East through Sections 35, 34, 27, 28, 29, 20,
43	19 and 18 in said Township and Range, to the point where said
44	North right of way line of State Road 710 intersects the
45	West line of Section 18 in said Township and Range; thence
46	North along the West line of Range 41 East to the Northwest
47	corner of Section 31, Township 40 South, Range 41 East;
48	thence East along the North line of Sections 31, 32, 33, 34,
49	35 and 36 of Township 40 South, Range 41 East, and along the
50	North line of Sections 31, 32 and 33 of Township 40 South,
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51 Range 42 East to the Northeast corner of Section 33, Township 52 40 South, Range 42 East; thence North along the West line of 53 Section 27, Township 40 South, Range 42 East to the Northwest 54 corner of said Section 27 in said Township and Range; thence East along the North line of Sections 27, 26 and 25 of 55 Township 40 South, Range 42 East, and along the North line 56 57 of Section 30, Township 40 South, Range 43 East, to the Eastern terminus thereof, where said line intersects the 58 59 shore of the Atlantic Ocean; thence Southerly, meandering the shore of the Atlantic Ocean, to the point of beginning. 60 61 62 ARTICLE II 63 PURPOSE 64 The purpose of the district is for the benefit, health, safety, 65 and welfare of the general public, marine life, near-shore 66 environs and habitats, water quality, and the general 67 environment of the Loxahatchee River and Jupiter Inlet. The 68 authority and powers granted in this act are necessary to 69 ensure safe navigation, environmental preservation, 70 enhancement, and restoration and to maintain the Jupiter Inlet, including its seaward approaches, and also the Loxahatchee 71 72 River, its tributaries, and adjacent waterways. 73 74 ARTICLE III 75 POWERS AND AUTHORITY Page 3 of 13

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76 The district shall have all of the following powers (a) 77 and authority: 78 (1) To exercise any power of a Florida corporation, 79 including the power to enter into contracts. 80 (2) To levy ad valorem taxes on taxable property within the district, to be collected as provided by general law. The 81 district may levy ad valorem taxes on the taxable property of 82 83 the district up to an annual maximum of 1.5 mills per dollar of 84 taxable value. 85 (3) To issue bonds. The district may issue bonds, 86 including general obligation bonds, revenue bonds, bond 87 anticipation notes, and limited revenue bonds, in the same 88 manner as provided by general law for the issuance of bonds by 89 counties, but no general obligation bonds may be issued until 90 approved by referendum of the qualified electors of the 91 district. The district must levy sufficient ad valorem taxes 92 each year to provide for all interest and debt payments 93 applicable to general obligation bonds. Notwithstanding any 94 other provision of law to the contrary, all bonds issued under 95 the provisions of this act shall constitute legal investments 96 for savings banks, banks, trust companies, executors, 97 administrators, trustees, guardians, and other fiduciaries, and 98 for any board, body, agency, or instrumentality of the State of 99 Florida or of any county, municipality, or other political subdivision of the state, and shall be and constitute securities 100

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101 which may be deposited by banks or trust companies as security 102 for deposits of state, county, municipal, and other public 103 funds. 104 (4) To exercise the power of eminent domain. The district 105 shall have the power of eminent domain over any real and 106 personal property located within the district, to be exercised 107 as provided by general law. (5) To acquire, by purchase, condemnation, gift, or 108 109 otherwise, such lands, easements, riparian rights, and railway 110 rights-of-way as the board of commissioners deems necessary for 111 the purposes of the district. 112 (6) To deepen, construct, reconfigure, and maintain 113 channels and bottoms of the Loxahatchee River, Jupiter Inlet, 114 including its seaward approaches, and any waterway, natural 115 stream, or body of water found to be necessary or advisable by 116 the board of commissioners. 117 (7) To construct and maintain canals, ditches, revetments, 118 jetties, sediment basins, navigational channels, navigational 119 aids, conduct dredging, and shoreline preservation and to carry out environmental protection, environmental enhancement, 120 environmental restoration, and other works and improvements 121 122 deemed necessary or advisable by the board of commissioners. 123 (8) To construct any bridge or roadway over or across 124 levees, embankments, highways, or railroads or over any canal or 125 waterway in the district, to fulfill the purposes of this act.

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126 (9) To construct and maintain docks, wharves, buildings, 127 or other improvements upon any of the properties that may be 128 acquired by virtue of this act. 129 (10) To charge and collect fees for the use of any 130 wharves, docks, buildings, or other structures or improvements 131 owned by the district. 132 (11) To use, hold, occupy, control, develop, lease, or 133 make any other disposition of any property that may be acquired 134 for and on behalf of the district under the provisions of this 135 act. 136 (12) To do and perform every action or thing that may be 137 necessary to carry out the purposes of this act. 138 (b) The charter of the district may be amended only by 139 special act of the Legislature. 140 ARTICLE IV 141 COMMISSIONERS AND DUTIES 142 Section 1. Commissioners.-The governing body of the 143 district shall be a board consisting of five commissioners who 144 shall be qualified electors residing within the district. The 145 present commissioners shall continue to serve until their terms 146 expire. 147 Section 2. Elections.-Elections for commissioners shall be 148 conducted as provided by general law for nonpartisan elections. 149 The terms of office shall be staggered 4-year terms, which 150 commence and terminate in the month of January, following the

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151	general election held in each even numbered year. All registered
152	voters of the district shall be qualified electors of the
153	district. District elections for commissioner shall be by
154	numbered seat.
155	Section 3. OfficersCommissioners shall elect a chair, a
156	vice chair, a secretary, and a treasurer. The offices of
157	secretary and treasurer may both be held by the same person. All
158	district officers must be commissioners. The affirmative vote of
159	three commissioners shall be required to pass any measure.
160	Section 4. VacanciesAny vacancy occurring on the board of
161	commissioners shall be filled by appointment by the Governor for
162	the unexpired term of the commission seat on the board that he or
163	she is filling.
164	Section 5. QuorumAt any meeting of the board, three
165	commissioners shall constitute a quorum for the transaction of
166	business.
167	Section 6. CompensationThe compensation of each
168	commissioner shall be \$500 per month or any portion of a month
169	in which the commissioner serves.
170	Section 7. Commission powersThe board of commissioners
171	shall have all powers of a body corporate, including, but not
172	limited to, the power to sue and be sued as a corporation in
173	said name in any court; to make contracts; to adopt and use a
174	common seal and alter the same at its pleasure; to buy, hold,
175	lease, sell, exchange, and convey such real estate and personal
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176	property as the board may deem proper to carry out the purposes
177	of this charter; to employ an executive director, an engineer,
178	an attorney, an accountant, and any and all such other
179	consultants, agents, and employees as the board may deem
180	necessary; and to borrow money and to issue negotiable
181	promissory notes, bonds, revenue certificates, or other evidence
182	of indebtedness therefor, in order to enable said governing body
183	to carry out this charter.
184	Section 8. AuthorityThe board of commissioners has the
185	authority to do and perform every act or thing which may be
186	necessary to carry out the purposes of this act.
187	
188	ARTICLE V
189	REPORTING AND ADMINISTRATION
189 190	REPORTING AND ADMINISTRATION Section 1. Notice and recordkeepingRequirements for
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190 191	Section 1. Notice and recordkeepingRequirements for reporting, financial disclosure, meeting notices, and public
190 191 192	Section 1. Notice and recordkeepingRequirements for reporting, financial disclosure, meeting notices, and public records maintenance shall be as set forth in chapters 112, 189,
190 191 192 193	Section 1. Notice and recordkeepingRequirements for reporting, financial disclosure, meeting notices, and public records maintenance shall be as set forth in chapters 112, 189, 218, and 286, Florida Statutes, as they may be amended, and by
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190 191 192 193 194 195 196 197 198	Section 1. Notice and recordkeepingRequirements for reporting, financial disclosure, meeting notices, and public records maintenance shall be as set forth in chapters 112, 189, 218, and 286, Florida Statutes, as they may be amended, and by other applicable general law. Section 2. District fundingThe functions and operations of the district shall be financed by ad valorem tax revenue levied upon the taxable property within the district, and such other revenue as may be received by the district from investments,

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201	determine.
202	Section 3. PlanningThe district's planning requirements
203	shall be as provided in chapter 189, Florida Statutes.
204	Section 4. Authority to borrow fundsThe district is
205	authorized to borrow money for periods of time not exceeding 1
206	year, at an interest rate not exceeding the maximum rate
207	permitted by law, as the board of commissioners may deem
208	advisable; provided, however, that the aggregate amount of the
209	principal of all monies so borrowed upon the note or notes of
210	the district shall not at any one time exceed the total amount
211	of ad valorem tax receipts collected by the district applicable
212	to its fiscal year last ended at the time of issuance of any
213	such note. No limitation on interest rate, term, or principal
214	amount shall apply to any indebtedness, so long as the loan is
215	secured by the pledge of a certificate of deposit or other
216	evidence of deposit of moneys of the district having a fixed
217	maturity date and providing for interest penalty or loss of
218	interest for early withdrawal, the term of the loan is no longer
219	than the fixed maturity date of the asset pledged, and the
220	amount of the loan plus interest does not exceed the value of
221	the pledged asset at maturity.
222	Section 5. Tax exemptionsAll moneys, properties, or
223	other assets of the district shall be exempt from all taxation
224	by the State of Florida or by any county, municipality, or other
225	political subdivision thereof. Bonds issued pursuant to this

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226 section shall, together with the income therefrom, be exempt 227 from all taxation by the State of Florida or by any county, 228 municipality, or other political subdivision thereof. 229 230 ARTICLE VI PERMIT APPLICATIONS, NOTICE, AND COMMENT 231 232 Section 1. Definitions.-As used in this section: (a) 233 "District" means the Board of Commissioners of the Jupiter Inlet District. 234 235 (b) "Department" means the Department of Environmental 236 Protection and any of its divisions, including any division 237 responsible for permitting, as presently constituted or as may 238 be hereafter reorganized, renamed, or restructured, and any of 239 its successors. 240 (c) "Permit" means any permit, license, certificate, or 241 exemption presently or hereafter required for any activity under 242 the jurisdiction of the department and in or upon the waters of 243 the state located within the Jupiter Inlet District. 244 Section 2. Notice of permit applications.-At the earliest 245 practicable time, but in any event prior to consideration by the department of any application for a permit as defined herein, 246 247 the department shall provide to the district notice and a copy 248 of any application for a permit received by the department. The 249 district has the authority to request and review said applications. Such notice and copy of any application shall be 250

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251	delivered to the district in writing or by electronic means
252	sufficient to satisfy the notice requirement.
253	Section 3. Authority to provide commentThe district has
254	the authority to review and submit comment to the department for
255	any application to carry out the purposes of this act. The
256	department shall consider and take into account in its decision
257	to grant or deny any permit such facts, opinions, comments,
258	recommendations, or suggestions as the district may submit,
259	ascribing to them such weight as the department deems
260	appropriate. However, nothing in this section shall be construed
261	to require the department to grant or deny any permit based
262	solely upon any submittal of comments or facts by the district
263	to such permit application.
264	Section 4. CostsThe district is authorized, from the
265	general funds of the district, to pay the department such
266	reasonable charge as the department shall fix to reimburse the
267	department for the cost of copying and mailing of any material
268	required to be furnished to the district herein; but payment of
269	any such charge shall not be a condition precedent to the
270	furnishing to the district of any such material.
271	Section 5. Notice by applicantThe department's notice
272	and copy of any permit application may be satisfied directly
273	from the applicant, providing that such notice and copy of the
274	permit application shall be delivered to the district in person
275	or by certified mail with a return receipt requested. Upon
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276	receipt of the notice and copy of the permit by the applicant,
277	the district shall notify the department.
278	
279	ARTICLE VII
280	AUDIT
281	At least once each year, the commissioners shall employ a
282	certified public accountant for the purpose of auditing the
283	books of the Jupiter Inlet District. Such audit shall be made
284	public.
285	Section 4. Public purposeIt is hereby determined and
286	declared that each and all of the powers conferred by the
287	charter of the Jupiter Inlet District and the exercise thereof
288	are proper public and proprietary purposes.
289	Section 5. Liberal constructionThe charter of the
290	Jupiter Inlet District, being necessary for the welfare of the
291	inhabitants of the state, shall be liberally construed to effect
292	the purposes thereof.
293	Section 6. <u>Current commissioner termsAs of the effective</u>
294	date of this act, the term of each member currently serving as a
295	commissioner of the Jupiter Inlet District shall continue
296	without interruption or alteration until the end of such term.
297	Section 7. SeverabilityThe provisions of this charter
298	are severable and it is the intention to confer the whole or any
299	part of the powers provided herein. If any of the provisions of
300	this charter shall be held unconstitutional by any court of

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301	competent jurisdiction, the decision of such court shall have no
302	effect to impair any of the remaining provisions.
303	Section 8. Chapters 2000-412 and 2002-354, Laws of
304	Florida, are repealed.
305	Section 9. This act shall take effect upon becoming a law.