House Bill 291 (AS PASSED HOUSE AND SENATE)

By: Representatives Bonner of the 72^{nd} , Stover of the 71^{st} , Mathiak of the 73^{rd} , Jackson of the 64^{th} , and Bazemore of the 63^{rd}

A BILL TO BE ENTITLED AN ACT

1	To provide for the creation of one or more community improvement districts in the City of
2	Peachtree City; to provide for a short title; to provide for the purposes of such districts; to
3	provide for definitions; to provide for boards to administer such districts; to provide for
4	appointment or election of members of such boards; to provide for taxes, fees, and
5	assessments; to provide for the boundaries of such districts; to provide procedures for
6	determining the specifications for projects to be undertaken by the district and the manner
7	of levying taxes, fees, and assessments with respect thereto; to provide for the debt of such
8	districts; to provide for cooperation with local governments; to provide for powers of such
9	boards; to provide for general obligation bonds, notes, and other obligations of such districts;
10	to provide for the form of bonds, provisions for exchange and transfer, certificates of
11	validation, and specification of interest rates; to provide for definition of the terms "cost of
12	the project" and "cost of any project" as used in bond resolutions and elsewhere; to provide
13	for authorized contents of agreements and instruments of the boards generally; to provide for
14	use of proceeds of sale of bonds, notes, and other obligations; to provide for subsequent
15	issues of bonds, notes, and other obligations; to provide for construction; to provide that no
16	notice, proceeding, publication, or referendum shall be required; to provide the procedures
17	connected with all of the foregoing; to provide for the dissolution and reactivation of districts
18	under certain conditions; to provide for related matters; to repeal conflicting laws; and for
19	other purposes.

20 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

- 21 SECTION 1.
- Short title.
- 23 This Act shall be known and may be cited as the "City of Peachtree City Community
- 24 Improvement Districts Act."

25	SECTION 2.

Purpose.

27 The purpose of this Act shall be to provide for the creation of one or more community

- 28 improvement districts within the City of Peachtree City, and each such district shall be
- 29 created for the provision of the following governmental services and facilities as may be
- 30 provided for in the resolution activating such district created hereby. Such services and
- 31 facilities shall be one or more of:
- 32 (1) Street and road construction and maintenance, including curbs, sidewalks, street
- lights, and devices to control the flow of traffic on streets and roads;
- 34 (2) Parks and recreational areas and facilities;
- 35 (3) Storm-water and sewage collection and disposal systems;
- 36 (4) Development, storage, treatment, purification, and distribution of water;
- 37 (5) Public transportation;
- 38 (6) Terminal and dock facilities and parking facilities; or
- 39 (7) Such other services and facilities as may be provided for by general law.

40 **SECTION 3.**

41 Definitions.

- 42 As used in this Act, the term:
- 43 (1) "Agricultural" means the growing of crops for sale or raising of animals for sale or
- use, including the growing of field crops and fruit or nut trees, the raising of livestock or
- 45 poultry, and the operation of dairies, horse boarding facilities, and riding stables.
- 46 (2) "Board" means the governing authority created for the governance of each
- 47 community improvement district authorized by this Act.
- 48 (3) "Bonds" or "general obligation bonds" means any bonds of a district which are
- authorized to be issued under the Constitution and laws of Georgia, including refunding
- 50 bonds but not including notes or other obligations of a district.
- 51 (4) "Caucus of electors" means for the district, the meeting of electors provided for in
- 52 this Act at which board members of the district are elected.
- 53 (5) "Cost of the project" or "cost of any project" means and includes:
- 54 (A) All costs of acquisition by purchase or otherwise, construction, assembly,
- installation, modification, renovation, or rehabilitation incurred in connection with any
- project or any part of any project;
- 57 (B) All costs of real property, fixtures, or personal property used in or in connection
- with or necessary for any project or for any facilities related thereto, including, but not

limited to, the cost of all land, estates for years, easements, rights, improvements, water rights, connections for utility services, fees, franchises, permits, approvals, licenses, and certificates; the cost of securing any such franchises, permits, approvals, licenses, or certificates; and the cost of preparation of any application therefor and the cost of all fixtures; machinery; equipment, including all transportation equipment and rolling stock; furniture; and other property used in or in connection with or necessary for any project;

- (C) All interest and other financing charges and loan fees and all interest on bonds, notes, or other obligations of a district which accrue or are paid prior to and during the period of construction of a project and during such additional period as the board may reasonably determine to be necessary to place such project in operation;
- 70 (D) All costs of engineering, surveying, and architectural and legal services and all 71 expenses incurred by engineers, surveyors, architects, and attorneys in connection with 72 any project;
- 73 (E) All expenses for inspection of any project;

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- (F) All fees of fiscal agents, paying agents, and trustees for bondholders under any trust 74 75 agreement, indenture of trust, or similar instrument or agreement; all expenses incurred by any such fiscal agents, paying agents, and trustees; and all other costs and expenses 76 77 incurred relative to the issuance of any bonds, notes, or other obligations for any 78 projects;
- 79 (G) All expenses of or incidental to determining the feasibility or practicability of any 80 project;
- (H) All costs of plans and specifications for any project; 81
- 82 (I) All costs of title insurance and examinations of title with respect to any project;
- 83 (J) Repayment of any loans made for the advance payment of any part of any of the 84 foregoing costs, including interest thereon and any other expenses of such loans;
- (K) Administrative expenses of the board and such other expenses as may be necessary 85 for or incidental to any project or the financing thereof or the placing of any project in 86 87 operation;
 - (L) The establishment of a fund or funds for the creation of a debt service reserve, a renewal and replacement reserve, or such other funds or reserves as the board may approve with respect to the financing and operation of any project and as may be authorized by any bond resolution, trust agreement, indenture of trust, or similar instrument or agreement pursuant to the provisions of which the issuance of any bonds, notes, or other obligations of the district may be authorized; and
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- 94 (M) Any cost, obligation, or expense incurred for any of the foregoing purposes.

(6) "District" means the geographical area designated as such by the resolution of the governing authority consenting to the creation of the community improvement district or as thereafter modified pursuant to subsection (b) of Section 7 of this Act.

- (7) "Electors" means the owners of real property used nonresidentially within the district which is then subject to taxes, fees, and assessments levied by the board, as they appear on the most recent ad valorem real property tax return records of Fayette County, or one officer or director of a corporate elector, one trustee of a trust which is an elector, one partner of a partnership elector, or one designated representative of an elector whose designation is made in writing. An owner of property subject to taxes, fees, or assessments levied by the board shall have one vote for an election based on numerical majority. An owner of multiple parcels has one vote, not one vote per parcel, for an election based on numerical majority. Multiple owners of one parcel have one vote for elections based on numerical majority.
- (8) "Equitably apportioned among the properties subject to such taxes, fees, and assessments according to the need for governmental services and facilities created by the degree of density of development of each such property," with reference to taxes, fees, and assessments levied by the board, means that the burden of the taxes, fees, and assessments shall be apportioned among the properties subject thereto based upon the values established in the most recent ad valorem tax reassessment of such properties certified by the chairperson of the Fayette County Board of Tax Assessors or may be apportioned among the properties subject thereto in direct or approximate proportion to the receipt of services or benefits derived from the improvements or other activities for which the taxes, fees, or assessments are to be expended or may be apportioned in any other manner or combination of manners deemed equitable by the board, including, but not limited to, the recognition of differential benefits which may reasonably be expected to accrue to new land development in contrast to lands and improvements already in existence at the time of creation of the community improvement district.
- (9) "Forestry" means the planting and growing of trees for sale in a program that includes reforestation of harvested trees, regular underbrush and undesirable growth clearing, fertilizing, pruning, thinning, cruising, and marking which indicate an active tree-farming operation; it does not include the casual growing of trees on land otherwise idle or held for investment, even though some harvesting of trees may occur thereon.
- (10) "Project" means the acquisition, construction, installation, modification, renovation, rehabilitation, or operation of land; interests in land, buildings, structures, facilities, or other improvements located or to be located within or otherwise providing service to the district; and the acquisition, installation, modification, renovation, rehabilitation, or furnishing of fixtures, machinery, equipment, furniture, or other property of any nature

whatsoever used on, in, or in connection with any such land, interest in land, building, structure, facility, or other improvement, for all the essential public purposes set forth in Section 2 of this Act.

(11) "Property owner" or "owner of real property" means any entity or person shown as

a taxpayer for one or more parcels of real estate on the most recent ad valorem tax records of Fayette County within the district. Ownership as shown by the most recent ad valorem tax records of Fayette County shall serve as prima-facie proof of ownership. Multiple owners of one parcel shall constitute one property owner and shall designate in writing one of their number to represent the whole.

(12) "Property used nonresidentially" means property or any portion thereof used for neighborhood shopping, planned shopping centers, general commercial, transient lodging facilities, tourist services, office or institutional, office services, light industry, heavy industry, central business district, parking, or other commercial or business use, as well as vacant land zoned or approved for any of the uses listed in this paragraph which does not include residential.

(13) "Residential" means a specific work or improvement undertaken primarily to provide single-family or multifamily dwelling accommodations for persons and families and such community facilities as may be incidental or appurtenant thereto.

(14) "Taxpayer" means any entity or person paying ad valorem taxes on real property, whether on one or more parcels of property within the district. Multiple owners of one parcel shall constitute one taxpayer and shall designate in writing one of their number to represent the whole.

SECTION 4.

155 Creation.

- (a) Pursuant to Article IX, Section VII of the Constitution of the State of Georgia, there are created one or more community improvement districts to be located in the City of Peachtree City, wholly within the incorporated area thereof, each of which shall be activated upon compliance with the conditions provided in this Act and which shall be governed by a board as constituted pursuant to this Act. The conditions for such activation shall be:
- 161 (1) The adoption of a resolution consenting to the creation of each community 162 improvement district by the governing authority of the City of Peachtree City; and
- 163 (2) Written consent to the creation of the community improvement district by:
- 164 (A) A majority of the owners of real property within the district which will be subject 165 to taxes, fees, and assessments levied by the board of the district; and

(B) The owners of real property within the district which constitutes at least 75 percent by value of all real property within the district which will be subject to taxes, fees, and assessments levied by the board and for this purpose, value shall be determined by the most recent approved county ad valorem tax digest.

- 170 (b) The written consents provided for in paragraph (2) of subsection (a) of this section shall 171 be submitted to the Fayette County tax commissioner, who shall certify whether 172 paragraph (2) of subsection (a) of this section has been satisfied with respect to each such 173 proposed district.
- 174 (c) No district or board created under this Act shall transact any business or exercise any
- powers under this Act until the foregoing conditions of this section are met. A copy of such
- 176 resolutions shall be filed with the Secretary of State, who shall maintain a record of all
- districts activated under this Act, and a second copy shall be filed with the Department of
- 178 Community Affairs.

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179 **SECTION 5.**

Administration, appointment, and election of board members.

- 181 (a)(1) Each district created pursuant to this Act shall be administered by a board composed of five members as follows:
- 183 (A) The mayor of the City of Peachtree City, or a person appointed by said mayor, who 184 shall serve on Post 1;
- (B) A member of city council of the City of Peachtree City, other than the mayor, or a person appointed by a majority vote of said city council members, who shall serve on Post 2; and
- (C) Three persons elected by a majority vote of the electors, who shall serve on Posts 3, 4, and 5. The initial term of office for the member serving on Post 3 shall be one year, and the initial terms of office of the members serving on Posts 4 and 5 shall be two years. Thereafter, the terms of the members serving on Posts 3, 4, and 5 shall be two years.
- 193 (2) Members appointed by elected officials to Posts 1 or 2 shall serve at the pleasure of the mayor and the city council members, respectively.
- 195 (b) The initial board members to be elected by the electors as provided in subsection (a) of 196 this section shall be elected in a caucus of electors, which shall be held within 90 days after 197 the adoption of the resolutions and obtaining of the written consents provided for in this Act 198 at such time and place within the district as the governing authority of the City of Peachtree 199 City shall designate after notice thereof shall have been given to said electors by publishing 200 notice in the legal organ of Fayette County at least once each week for four weeks prior to

such meeting. A quorum at such caucus shall consist of those electors present, and a majority of those present and voting is necessary to elect board members. No proxy votes may be cast. The mayor of the City of Peachtree City or the mayor's designee shall convene the initial caucus of electors. Thereafter, there shall be conducted annually, not later than 60 days following the last day for filing ad valorem real property tax returns in Fayette County, a caucus of such electors, as appropriate, at such time and place within the district as the board shall designate in such notice for the purpose of electing board members to Posts 3, 4, and 5, for those positions which have terms expiring or are vacant, as appropriate. If a vacancy occurs in an elected position on the board, the board shall, within 60 days thereafter, call a special election to fill the same to be held within 60 days of the call unless such vacancy occurs within 180 days of the next regularly scheduled election, in which case a special election may, but need not, be called.

- (c) The elected board members shall be subject to recall as any other elected public officialby the electors.
- 215 (d) The board members shall receive no compensation for their services but shall be 216 reimbursed for actual expenses incurred in the performance of their duties. They shall elect 217 one of their members as chairperson and another as vice chairperson and shall also elect a 218 secretary and a treasurer or a secretary-treasurer, either of whom may, but need not, be a 219 member of the board.
- 220 (e) Chapter 2 of Title 21 of the O.C.G.A., the "Georgia Election Code," shall not apply to 221 the election of district board members. Any district board may adopt such bylaws not 222 inconsistent herewith to provide for any matter concerning such elections.

SECTION 6.

Taxes, fees, and assessments.

(a) The board may levy taxes, fees, and assessments within the district only on real property used nonresidentially, specifically excluding all property exempt from ad valorem taxation under the Constitution or laws of the State of Georgia; all property used for residential, agricultural, or forestry purposes; and all tangible personal property and intangible property. Any tax, fee, or assessment so levied shall not exceed 2 1/2 percent of the aggregate assessed value of all such real property. The taxes, fees, and assessments levied by the board shall be equitably apportioned among the properties subject to such taxes, fees, and assessments, according to the need for governmental services and facilities created by the degree of density of development of each such property. The proceeds of taxes, fees, and assessments levied by the board shall be used only for the purpose of providing governmental services and facilities which are specially required by the degree of density of development within the

236 applicable district and not for the purpose of providing those governmental services and facilities provided to the county or municipality as a whole. Any tax, fee, or assessment so 237 levied shall be collected by Fayette County in the same manner as taxes, fees, and 238 239 assessments are levied by the county. Delinquent taxes shall bear the same interest and 240 penalties as Fayette County ad valorem taxes and may be enforced and collected in the same 241 manner. The proceeds of taxes, fees, and assessments so levied, less a fee to cover the costs 242 of collection of 1 percent thereof, but not more than \$25,000.00 in any one calendar year, shall be transmitted by Fayette County to the board and shall be expended by the board only 243 244 for the purposes authorized by this Act. (b) The board shall levy the taxes, fees, and assessments provided for in subsection (a) of 245 this section subsequent to the report of the assessed taxable values for the current calendar 246 247 year and shall notify in writing the collecting governing authority so it may include the levy on its regular ad valorem tax bills. The proceeds of taxes, fees, and assessments so levied, 248 less the fee to cover the costs of collection as specified in subsection (a) of this section, shall 249 250 be transmitted by the collecting governing authority to the board and shall be expended by the board only for the purposes authorized by this Act. 251 (c) If, but for this provision, a parcel of real property is removed from a district or otherwise 252 253 would become nontaxable, it shall continue to bear its tax millage, then extant upon such 254 event for bonded indebtedness of the district then outstanding, until the bonded indebtedness then outstanding is paid or refunded. 255 256 (d) Each property owner paying taxes, fees, or assessments levied by the board for any 257 public facility as set forth in Section 2 of this Act may receive a credit equal to the present 258 value of all such taxes, fees, and assessments toward any impact fee as may be levied by the 259 City of Peachtree City against such property for system improvements which are in the same 260 category as said public facility in accordance with Chapter 71 of Title 36 of the O.C.G.A., the "Georgia Development Impact Fee Act." Application for such development impact fee 261 credit may be granted by legislative action of the governing authority of the City of Peachtree 262

SECTION 7.

City in its discretion.

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Boundaries of the districts.

(a) The boundaries of each district shall be as designated as such by the governing authority of the City of Peachtree City and shall lie wholly within the incorporated area of the City of Peachtree City as set forth in the resolutions required in Section 4 of this Act, or as may thereafter be added as provided in this Act.

270 (b) The boundaries of a district may be increased after the initial creation of a district pursuant to the following:

- (1) Written consent of a majority of the owners of real property within the area sought to be annexed into the district and which will be subject to taxes, fees, and assessments levied by the board of the district is first obtained;
- (2) Written consent of owners of real property within the area sought to be annexed into the district which constitutes at least 75 percent by value of all real property within the area sought to be annexed into the district which will be subject to taxes, fees, and assessments levied by the board and, for this purpose, value shall be determined by the most recent approved county ad valorem tax digest;
- 280 (3) The adoption of a resolution consenting to the annexation by the board of the district; 281 and
- (4) The adoption of a resolution consenting to the annexation by the governing authorityof the City of Peachtree City.

284 SECTION 8.

285 Debt.

Each district may incur debt without regard to the requirements of Article IX, Section V, of the Constitution of Georgia, or any other provision of law prohibiting or restricting the borrowing of money or the creation of debt by political subdivisions of the State of Georgia, and the debt shall be backed by the full faith, credit, and taxing power of the district, but shall not be an obligation of the State of Georgia, the City of Peachtree City, or any other unit of government of the State of Georgia other than the district.

SECTION 9.

293 Cooperation with local governments.

The services and facilities provided pursuant to this Act shall be provided for in a cooperation agreement executed jointly by the board and the governing authority of the City of Peachtree City. The provisions of this section shall in no way limit the authority of the City of Peachtree City to provide services or facilities within the district; and the City of Peachtree City shall retain full and complete authority and control over any of its facilities located within its respective areas of any district. Such control shall include, but not be limited to, the modification of, access to, and degree and type of services provided through or by facilities of the municipality. Nothing contained in this section shall be construed to

limit or preempt the application of any governmental laws, ordinances, resolutions, or regulations to the district or the services or facilities provided within the district.

SECTION 10.

Powers.

- 306 (a) Each district and its board created pursuant to this Act shall have all of the powers 307 necessary or convenient to carry out and effectuate the purposes and provisions of this Act, 308 including, without limiting the generality of the foregoing, the power:
- 309 (1) To bring and defend actions;

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- 310 (2) To adopt and amend a corporate seal;
- 311 (3) To make and execute contracts, agreements, and other instruments necessary or convenient to exercise the powers of the board or to further the public purposes for which the district is created, including, but not limited to, contracts for construction of projects, leases of projects, contracts for sale of projects, agreements for loans to finance projects, contracts with respect to the use of projects, and agreements with other jurisdictions or community improvement districts regarding multijurisdictional projects or services or for
- 318 (4) To acquire by purchase, lease, or otherwise, and to hold, lease, and dispose of real 319 and personal property of every kind and character, or any interest therein, in furtherance 320 of the public purposes of the district;

other cooperative endeavors to further the public purposes of the district;

- (5) To finance by loan, grant, lease, or otherwise, and to construct, erect, assemble, purchase, acquire, own, repair, remodel, renovate, rehabilitate, modify, maintain, extend, improve, install, sell, equip, expand, add to, operate, or manage projects and to pay the cost of any project from the proceeds of bonds, notes, or other obligations of the district or any other funds of the district, or from any contributions or loans by persons, corporations, partnerships, whether limited or general, or other entities, all of which the board is authorized to receive, accept, and use;
- (6) To borrow money to further or carry out its public purposes and to execute bonds, notes, other obligations, leases, trust indentures, trust agreements, agreements for the sale of its bonds, notes, or other obligations, loan agreements, security agreements, assignments, and such other agreements or instruments as may be necessary or desirable, in the judgment of the board, to evidence and to provide security for such borrowing;
- 333 (7) To issue bonds, notes, or other obligations of the district and use the proceeds thereof 334 for the purpose of paying or reimbursing all or any part of the cost of any project and 335 otherwise to further or carry out the public purposes of the district and to pay all costs of

the board incidental to, or necessary and appropriate to, furthering or carrying out such purposes;

(8) To make application directly or indirectly to any federal, state, county, or municipal

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- government or agency or to any other source, whether public or private, for loans, grants, guarantees, or other financial assistance in furtherance of the district's public purposes and to accept and use the same upon such terms and conditions as are prescribed by such federal, state, county, or municipal government or agency or other source;
- (9) To enter into agreements with the federal government or any agency thereof to use the facilities or services of the federal government or any agency thereof in order to further or carry out the public purposes of the district;
 - (10) To contract for any period, not exceeding 50 years, with the State of Georgia, state institutions, or any municipal corporation, county, or political subdivision of this state for the use by the district of any facilities or services of the state or any such state institution, municipal corporation, county, or political subdivision of this state, or for the use by any state institution or any municipal corporation, county, or political subdivision of the state of any facilities or services of the district, provided that such contracts shall deal with such activities and transactions as the district and any such political subdivision with which the district contracts are authorized by law to undertake;
- 354 (11) To receive and use the proceeds of any tax levied by any county or any municipal 355 corporation to pay the costs of any project or for any other purpose for which the board 356 may use its own funds pursuant to this Act;
- 357 (12) To receive and administer gifts, grants, and devises of money and property of any kind and to administer trusts;
- 359 (13) To use any real property, personal property, or fixtures, or any interest therein, or 360 to rent or lease such property to or from others or make contracts with respect to the use 361 thereof, or to sell, lease, exchange, transfer, assign, pledge, or otherwise dispose of or 362 grant options for any such property in any manner for the advantage of the district and 363 the public purposes thereof;
- 364 (14) To appoint, select, and employ engineers, surveyors, architects, urban or city 365 planners, fiscal agents, attorneys, and others, and to fix their compensation and pay their 366 expenses;
- 367 (15) To encourage and promote the improvement and development of the district and to 368 make, contract for, or otherwise cause to be made long-range plans or proposals for the 369 district in cooperation with the City of Peachtree City;
- 370 (16) To adopt bylaws governing the conduct of business by the board, the election and duties of officers of the board, and other matters as the board considers appropriate for the bylaws;

373 (17) To invest its funds, whether derived from the issuance of bonds or otherwise, in such manner as it may deem prudent and appropriate;

- 375 (18) To exercise any power granted by the laws of this state to public or private corporations which is not in conflict with the public purposes of the district; and
- 377 (19) To do all things necessary or convenient to carry out the powers conferred by this
- 378 Act.
- 379 (b) The powers enumerated in this section are cumulative of and in addition to those powers
- enumerated elsewhere in this Act; and no such power shall limit or restrict any other power
- 381 of the board.
- 382 (c) The powers enumerated in this section are conferred for an essential governmental
- 383 function for a public purpose, and the revenues and debt of any district are not subject to
- 384 taxation.

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385 **SECTION 11.**

Bonds - generally.

- (a) Notes or other obligations issued by a district, other than general obligation bonds, shall 387 388 be paid solely from the property pledged to pay such notes or other obligations. General 389 obligation bonds issued by any district shall constitute a general obligation of the district to 390 the repayment of which the full faith, credit, and taxing power of the district shall be pledged. 391 (b) All bonds, notes, and other obligations of any district shall be authorized by resolution 392 of its board, adopted by a majority vote of the board members at a regular or special meeting. 393 (c) Bonds, notes, or other obligations shall bear such date or dates, shall mature at such time or times but not more than 30 years from their respective dates, shall bear interest at such rate 394 395 or rates which may be fixed or may fluctuate or otherwise change from time to time, shall 396 be subject to redemption on such terms, and shall contain such other terms, provisions, 397 covenants, assignments, and conditions as the resolution authorizing the issuance of such 398 bonds, notes, or other obligations may permit or provide. The terms, provisions, covenants, 399 assignments, and conditions contained in or provided or permitted by any resolution of the
 - members of the district then in office and their successors.

 (d) The board shall have power from time to time, and whenever it deems it expedient, to refund any bonds by the issuance of new bonds, whether or not the bonds to be refunded have matured, and may issue bonds partly to refund bonds then outstanding and partly for any other purpose permitted by this Act. The refunding bonds may be exchanged for the bonds to be refunded, with such cash adjustments as may be agreed upon, or may be sold and the proceeds applied to the purchase or redemption of the bonds to be refunded.

board authorizing the issuance of such bonds, notes, or other obligations shall bind the board

408 (e) There shall be no limitation upon the interest rates or any maximum interest rate or rates 409 on any bonds, notes, or other obligations of the district; and the usury laws of this state shall 410 not apply to bonds, notes, or other obligations of these districts. 411 (f) Bonds issued by a district may be in such form, either coupon or fully registered, or both 412 coupon and fully registered, and may be subject to such exchangeability and transferability 413 provisions as the bond resolution authorizing the issuance of such bonds or any indenture or 414 trust agreement may provide. 415 (g) Bonds issued by a district shall be validated under and in accordance with Article 3 of 416 Chapter 82 of Title 36 of the O.C.G.A., known as the "Revenue Bond Law," or in accordance 417 with such other successor provision governing bond validation generally as may be provided 418 by law. The signature of the clerk of the Superior Court of Fayette County shall be made on 419 the certificate of validation of such bonds by facsimile or by manual execution, stating the 420 date on which such bonds were validated, and such entry shall be original evidence of the fact of judgment and shall be received as original evidence in any court in this state. 421 422 (h) In lieu of specifying the rate or rates of interest which such bonds are to bear, and the 423 principal amount and maturities of such bonds, the notice to the district attorney or the Attorney General, and the notice to the public of the time, place, and date of the validation 424 425 hearing, and the petition and complaint for validation may state that the bonds when issued 426 will bear interest at a rate not exceeding a maximum per annum rate of interest, which may 427 be fixed or may fluctuate or otherwise change from time to time, and that the principal 428 amount will not exceed and the final maturity date will not be later than as specified in such 429 notices and petition and complaint; or the notice or notices may state that, in the event the 430 bonds are to bear different rates of interest for different maturity dates, none of such rates 431 will exceed the maximum rate, which may be fixed or may fluctuate or otherwise change 432 from time to time, as so specified; provided, however, that nothing in this section shall be 433 construed as prohibiting or restricting the right of a board to sell such bonds at a discount, 434 even if in doing so, the effective interest cost resulting therefrom would exceed the maximum 435 per annum interest rate specified in such notices and in the petition and complaint. (i) The terms "cost of the project" and "cost of any project" shall have the meaning 436 437 prescribed by this Act whenever those terms are referred to in bond resolutions of a board; 438 in bonds, notes, or other obligations of the districts; or in notices of proceedings to validate

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such bonds of a district.

440	SECTION 12.
441	Authorized contents of agreements and instruments of the board generally; use of
442	proceeds of sale of bonds, notes, and other obligations; subsequent
443	issues of bonds, notes, and other obligations.
444	(a) Subject to the limitations and procedures provided by this section and Section 11 of this
445	Act, the agreements or instruments executed by a board may contain such provisions not
446	inconsistent with law as shall be determined by such board.
447	(b) The proceeds derived from the sale of all bonds, notes, and other obligations issued by
448	a district shall be held and used for the ultimate purpose of paying, directly or indirectly as
449	permitted by this Act, all or part of the cost of any project, or for the purpose of refunding
450	any bonds, notes, or other obligations issued in accordance with this Act.
451	(c) Issuance by a board of one or more series of bonds, notes, or other obligations for one
452	or more purposes shall not preclude it from issuing other bonds, notes, or obligations in
453	connection with the same project or with any other project; but the proceeding wherein any
454	subsequent bonds, notes, or other obligations are issued shall recognize and protect any prior
455	loan agreement, security agreement, or other agreement or instrument made for any prior
456	issue of bonds, notes, or other obligations, unless, in the resolution authorizing such prior
457	issue, the right is expressly reserved to the board to issue subsequent bonds, notes, or other
458	obligations on a parity with such prior issue.
459	SECTION 13.
460	Construction; notice, proceeding, publication, referendum.
461	This Act shall be liberally construed to effect the purposes hereof. No notice, proceeding,
462	or publication, except those required by this Act, shall be necessary to the performance of
463	any act authorized by this Act, nor shall any such act be subject to referendum.
464	SECTION 14.
465	Dissolution.
466	(a)(1) Any district activated under the provisions of this Act may be dissolved.
467	(2) The conditions for such dissolution shall be:
468	(A) The adoption of a resolution approving of the dissolution of such community
469	improvement district by the governing authority of the City of Peachtree City; and
470	(B) The written consent to the dissolution of the community improvement district by:

471 (i) Two-thirds of the owners of real property within the district which are subject to 472 taxes, fees, and assessments levied by the board of the district; and

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- (ii) The owners of real property constituting at least 75 percent by value of all real property within the district which are subject to taxes, fees, and assessments levied by the board. For this purpose, value shall be determined by the most recent approved county ad valorem tax digest.
- (3) The written consent provided for in subparagraph (B) of paragraph (2) of this subsection shall be submitted to the Fayette County tax commissioner, who shall certify whether subparagraph (B) of paragraph (2) of this subsection has been satisfied with respect to each proposed district dissolution.
- 481 (b) In the event that successful action is taken pursuant to this section to dissolve the district, 482 the dissolution shall become effective at such time as all debt obligations of the district have 483 been satisfied. Following a successful dissolution action and until the dissolution becomes 484 effective, no new projects may be undertaken, obligations or debts incurred, or property 485 acquired.
- 486 (c) Upon a successful dissolution action, all noncash assets of the district other than public facilities or land or easements to be used for such public facilities, as described in Section 2 of this Act, shall be reduced to cash and, along with all other cash on hand, shall be applied to the repayment of any debt obligation of the district. Any cash remaining after all outstanding obligations are satisfied shall be remitted to the City of Peachtree City.
- 491 (d) When a dissolution becomes effective, the City of Peachtree City shall take title to all 492 property previously in the ownership of the district, and all taxes, fees, and assessments of 493 the district shall cease to be levied and collected.
- 494 (e) A district may be reactivated in the same manner as an original activation.
- 495 (f) In the event that any district shall be dissolved in accordance with this section, the board 496 shall serve until December 31 of the year in which dissolution was approved for the purpose of concluding any ongoing matters and projects. However, if such ongoing matters and 497 projects cannot be concluded by December 31 of such year, then the governing authority of 498 499 the City of Peachtree City shall assume the duties of the administrative board and shall be expressly authorized to exercise the authority of the administrative board. In the alternative, 500 the governing authority of the City of Peachtree City may, by resolution, assume all rights 501 and obligations of the district, either bonds or otherwise, and the district shall cease to exist 502 upon the adoption of such resolution. 503

SECTION 15.

So Repealer.

506 All laws and parts of laws in conflict with this Act are repealed.