- 1 HB195
- 2 128159-1
- 3 By Representative Hill
- 4 RFD: County and Municipal Government
- 5 First Read: 07-FEB-12

1	128159-1:n	:03/28/2011:FC*/ll LRS2011-1712
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8	SYNOPSIS:	This bill would amend the Alabama
9		Improvement District Act to provide further for the
10		types of improvements which a district may acquire
11		and finance.
12		This bill would provide that public notice
13		of a hearing shall not be required for a hearing to
14		be held during a regularly scheduled meeting of a
15		governing body of a county or municipality.
16		This bill would provide further for the
17		powers of the district and for the appointment and
18		terms of the members of the board of directors of a
19		district. This bill would authorize the board to
20		employ a district manager.
21		This bill would provide for the assessment
22		of lands within a district and for the levy of
23		service and user fees and rates by a district. This
24		bill would also provide remedies for nonpayment of
25		assessments. This bill would provide for
26		reassessments and amendments to existing
27		assessments.

This bill would provide for the issuance of bonds by a district.

This bill would provide for prospective and retroactive operation.

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A BILL

7 TO BE ENTITLED

8 AN ACT

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To amend Sections 11-99A-2, 11-99A-3, 11-99A-4, 11-99A-6, 11-99A-8, 11-99A-9, 11-99A-11, 11-99A-12, 11-99A-13, 11-99A-15, 11-99A-19, 11-99A-21, 11-99A-36, 11-99A-42, and 11-99A-43, Code of Alabama 1975, and to add Section 11-99A-52to the Code of Alabama 1975, relating to the Alabama Improvement District Act; to provide further for the types of improvements which a district may acquire and finance; to provide further for public notice of a hearing; to clarify and provide further for the powers of a district; to provide further for the appointment, terms of office, and operation of the board of directors of a district; to clarify and provide further for the assessment of lands within a district by a county or municipality; to provide for the levy of service and user fees and rates by the district with respect to its facilities; to clarify and provide further for remedies in the event of failure to pay assessments; to provide further for the issuance of revenue bonds and temporary revenue bonds by a district and the security and source of payment therefor; to

- provide for reassessments of land and amendments of existing
 assessments; to provide that certain amendments to the Alabama
 Improvement District Act are declarative of existing law and
 shall have both a prospective and retroactive operation; and
 to repeal Sections 11-99A-17 and 11-99A-30, Code of Alabama
 1975.
- 7 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- 8 Section 1. Sections 11-99A-2, 11-99A-3, 11-99A-4,
 9 11-99A-6, 11-99A-8, 11-99A-9, 11-99A-11, 11-99A-12, 11-99A-13,
 10 11-99A-15, 11-99A-19, 11-99A-21, 11-99A-36, 11-99A-42, and
 11 11-99A-43, Code of Alabama 1975, are amended to read as
 12 follows:
- "\$11-99A-2.

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- "In this chapter the following words shall have the following meanings:
- "(1) APPOINTING GOVERNMENT. The municipality or

 county that approves the creation of a district and appoints

 members to the board.
- "(2) BOARD. The board of directors of a district.
- "(13)(3) BONDS. Bonds, warrants, negotiable instruments, and any other evidences of indebtedness, whether or not negotiable.

"(3)(4) CONTIGUOUS. Two tracts of land if touching for a continuous distance of not less than 200 60 feet. The term includes tracts of land divided by bodies of water, streets, railroad, or utility rights-of-way, or by land owned by any public person. In determining whether land is

contiguous with a municipality, (i) land separated by bodies of water, streets, or railroad, or utility rights-of-way is contiguous even though the bodies of water, streets, or rights-of-way are within the city limits of another municipality and (ii) land separated by land owned by a public person is not contiguous if the land owned by the public person is within the city limits of another municipality. "(4)(5) COUNCIL. The governing body of a county or municipality.

"(5) (6) DISTRICT. A body corporate formed in accordance with this chapter, having the powers granted under this chapter.

" $\frac{(6)}{(7)}$ IMPROVEMENTS. Any improvement to land within a district, or outside a district providing benefit to land within the district, including, without limitation, any of the following:

"a. Any system for providing water to the occupants of land within the district, and extensions of any existing water system for providing water, including, without limitation, wells, water treatment facilities, water transportation and distribution lines, water mains, water tanks, pumps, and any other water storage, treatment, purification, and distribution facilities or systems.

"b. Sanitary sewer systems and extensions to existing sewer systems, including, without limitation, sewer treatment facilities and sanitary sewer lines pump stations.

"c. Storm sewer systems, including extensions to
existing storm sewer systems, including drains, aboveground
drainage systems, underground drainage systems, sewer lines
and mains, and culverts.

- "d. Utilities providing benefit to property within the district, including, without limitation, customer-owned electrical substations, gas lines, garbage and solid waste disposal plants, and any other utilities and facilities for providing such utilities.
 - "e. Streets, bridges, curbs, gutters, drainage, both above and below ground, grading, on or off street parking, sidewalks, street lighting, lighting for any public place, traffic control systems, traffic lights, signage, guardrails, any and all other improvements for providing transportation within and into or out of or otherwise benefiting the land within the district.
 - "f. Public parks, public lakes, dams, public recreational facilities, including, without limitation, facilities for athletics, golf, and boating, and driving ranges, ballfields, tennis courts, swimming pools, concession stands, and any associated or useful facilities in connection therewith.
- "g. Flood control dams, dikes, levies, rip rap,

 embankments, berms, and other improvements to control flooding

 or erosion.
 - "h. Fire protection facilities, including fire hydrants, fire stations, and fire monitoring equipment.

"i. Railroad lines and spurs. 1 2 "j. Docks, harbors, wharves, and any related facilities for transferring goods to or from boats, barges, 3 4 and other forms of water transport. "k. Facilities for providing police protection, 5 police or sheriff stations, police or sheriff substations, and 6 7 security monitoring equipment. "1. Schools, school grounds, playgrounds, athletic 8 9 fields, and cafeterias. 10 "m. Landscaping. "n. Fountains, distinctive lighting, and signs. 11 "o. Acquiring, constructing, improving, widening, 12 13 narrowing, closing, or rerouting of sidewalks, streets, or 14 their rights-of-way. "p. Acquisition, construction, installation, or 15 improvement of pedestrian malls. 16 17 "q. Acquisition and installation of pieces of art. "r. Acquisition, construction, or improvement of 18 public libraries. 19 "s. Acquisition, construction, or improvement or 20 21 rerouting of mass transportation facilities. 22 "t. Airports, air traffic control, and other air 23 transportation facilities. 24 "u. Any improvements benefiting the general public 25 or residents or anticipated residents of the district, including, without limitation, the provision of utilities, 26

improving their conservation areas, mitigation areas, and

wildlife habitat, including the maintenance of any plant or 1 animal species, and any related interest in real or personal 2 property, the provision of health and sanitation, hospitals, 3 and other medical facilities, public safety, security, 4 facilitating business recruitment, industrial recruitment, 5 cultural enhancement, and security, including, but not limited 6 7 to, quardhouses, fences and gates, electronic intrusion-detection systems, facilities for business, 8 industrial recruitment, and cultural enhancement, clubhouses 9 10 for social and recreational use, restaurants and food service and dining facilities, and other commercial and retail 11 12 facilities, the provision of utilities, including, without limitation, facilities for transmission and distribution of 13 natural and manufactured gas, waste collection and disposal, 14 payment of investigation and remediation costs associated with 15 the cleanup of actual or perceived environmental contamination 16 17 within the district under the supervision or direction of a competent governmental authority, unless the covered costs 18 benefit any person who is an owner within the district and who 19 caused or contributed to the contamination, or otherwise 20 21 improving the quality of life or the value of property, 22 whether or not otherwise described in this definition or this 23 chapter and whether or not sui generis with the remaining 24 provisions of this definition. 25 "v. Payment of expenses incurred in the establishment, administration, and operation of the district, 26

including reasonable reserves and replacement funds and the

cost of issuance of bonds, whether or not incurred before the establishment of the district, including reimbursement of costs paid by private persons to the extent approved by the board.

"w. The maintenance, repair, or replacement, extension, extension reconstruction, improvements, capital or otherwise, modification, razing, or other modification of any improvement.

"x. Any or all of the above within the territorial boundaries of the district or, to the extent providing benefit to land within the district, outside the district, whether or not within the corporate limits of the municipality or the boundaries of the county creating the district.

"Nothing in this chapter shall authorize the use of bonds, assessments, or tax exemptions for the acquisition, equipping, or construction of property to be owned by any person other than a utility company, the district, or another public person, or a private user who shall have acquired, with or without consideration, ownership of the property from the district. By way of example and not limitation, "improvements" shall not include gambling or gaming establishments.

" $\frac{(7)}{(8)}$ MUNICIPALITY. An incorporated city or town in the state.

"(8)(9) OWNER. The person or persons in whose name property within a district is assessed for ad valorem property tax purposes. Notwithstanding the preceding sentence, in the case of a trust, the owner of the property is the trustee; in

the case of an estate, the owner of the property is the executor or administrator; in the case of a minor, the owner of the property is the quardian, or other personal representative. "Owner" only includes the holders of present interests, and not the holders of future interests in property. In the case of land with respect to which a person owns an option to purchase or a contract to purchase, the holder of the option or purchase contract shall be considered the owner, rather than the person holding legal title to the real estate, provided that the person owning an option or real estate contract certifies under oath that the person will purchase real estate in accordance with the option or purchase contract within 30 days after formation of the district and demonstrates to the reasonable satisfaction of the municipality or county that the person is capable of making a purchase.

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"(10) PRIVATE USER. Any for-profit or not-for-profit corporation; general, limited, or limited liability partnership; limited liability company; trust; estate; natural person; or other for-profit or not-for-profit business entity of any kind.

"(9)(11) PUBLIC NOTICE. Notice published in a newspaper of general circulation within the appointing government. If there is no newspaper, at the option of the board or council giving public notice, as appropriate, public notice in a newspaper of general circulation in the appointing government or by posting in three prominent locations within

the municipality or county, at least one of which shall be in the city or town hall of the municipality or county courthouse of the county, as applicable. Public notice shall be published in two consecutive weeks commencing at least eight days before the meeting for which public notice is being given.

"(10)(12) PUBLIC PERSON. The United States of America, the state, any county, any municipality, and any public corporation a majority of the members of which are appointed by any public person, and any agency or political subdivision of any public person.

" $\frac{(11)}{(13)}$ STATE. The State of Alabama.

"(12)(14) STREET. Any road, highway, alleyway, street, or other public right-of-way.

"(15) UTILITY or UTILITY COMPANY. Any private user or public person who operates facilities or provides services described in paragraph a., b., c., or d. of subdivision (7), except facilities for the production, transmission, or distribution of electricity or electric power, and electrical substations of the definition of "improvements."

"\$11-99A-3.

"A hearing described in this chapter may be held only after giving public notice. However, public notice of a hearing to be held during a regularly scheduled meetings meeting of a council is not required. A hearing may be adjourned from time to time until the board or council makes findings by resolution as to the expedience of the matter being considered. Where this chapter requires written personal

notice of a hearing, notice may be given by deposit in the

United States mail, first class postage prepaid, no later than

the eighth day before the date of the hearing.

"\$11-99A-4.

- "(a) One or more owners of land wishing to form a district in a municipality or a county may petition the municipality or county to form a district as follows:
- "(1) The owners shall prepare a written petition executed by the owners of all land proposed to be included within the district.
- "(2) The petition shall include a description of the tract or tracts of land proposed to be included within the district, which may include less than all of any individual tract of land. The description shall be sufficient if it refers to tax assessment tracts in accordance with the tax assessor's numbering or other reference system, by metes and bounds, by subdivision lot, by reference to recorded deeds, or by other reasonable reference method.
- "(3) The petition shall include a map or plat of the proposed district, showing that, if the district is created,

 (i) with respect to a petition being submitted to a municipality, the land will be contiguous with land presently within the city or town limits of the municipality, whether or not all the land is presently within the corporate limits of the municipality and (ii) with respect to a petition being submitted to a county, the land will be contiguous.

"(4) The petition shall designate no more than three persons to act as agents in representing the owners before the municipality or county. The persons need not be owners of the subject land.

- "(b) Any land proposed to be included within a district formed by a municipality may not be within the municipal limits of any municipality other than the municipality to which the petition is being made. Any land proposed to be included within a district formed by a county may not be within the municipal limits or the territorial jurisdiction under subsection (a) of Section 11-52-30, of any municipal planning commission of any municipality except with the consent of that municipality. Any land proposed to be included within a district formed by a county may not be within another county except with the consent of that county.
- "(c) A petition shall contain a proposed form of articles of incorporation for the proposed district, which shall include the following information:
- "(1) The name of the district and that the district is organized pursuant to the provisions of this chapter.
- $^{"}(2)$ The names and mailing addresses of the incorporators.
 - "(3) The name of the appointing government.
- "(4) The names and addresses of the members of the initial board of directors of the district and their initial terms of office.

- 1 "(5) The period of duration of the district, which 2 may be perpetual.
- "(6) The location of the principal office of the
 district.

- "(7) Any other provisions not inconsistent with this chapter, including any limitations on the power of the district.
 - "(d) A petition shall contain a proposed name for the district substantially in the form of "______

 Improvement District," which name shall be sufficient to distinguish the district from other districts of the same appointing government.
 - "(e) Upon receipt of a petition, the municipality or county shall confirm that the persons executing the petition are the owners of all land proposed to be included within the district.
 - "(f) If the council considers the formation of a district expedient, the council may, by resolution, approve the formation of the district and the articles of incorporation therefor, and appoint three persons as the initial board of directors of the district.
 - "(g) The three or fewer persons designated by the owners to represent them shall execute and cause to be recorded in the office of judge of probate in the county in which the district exists, and if in more than one county, in all such counties, the articles of incorporation as approved by the appointing government. Upon recordation, the district

shall be formed as a body corporate, having the powers stated in this chapter. The acceptance of articles of incorporation for recording by the judge of probate shall be conclusive evidence of the due, legal, and valid incorporation of the district in all courts.

"\$11-99A-6.

"Any district shall have the following powers, in addition to those stated elsewhere in this chapter:

- "(1) To have perpetual existence, subject to termination as herein provided.
- "(2) To have and use a corporate seal, but the use of a corporate seal on any document shall not be required for the validity of a document or the due execution and delivery thereof.
- "(3) To sue and to be sued and to be a party to suits, actions, and proceedings, but subject to the limitations on liability and the immunity granted in this chapter.
- "(4) To enter into contracts and agreements affecting the affairs of the district, including contracts with the United States of America and any other public person.
- "(5) To borrow money and to incur indebtedness and to evidence the same by bonds, all without an election issue bonds, certificates, warrants, notes, or other evidence of indebtedness as hereinafter provided, without an election; to levy the assessments as may be authorized under this chapter or otherwise at law; and to charge, collect, and enforce

- 1 rates, fees, and other user charges as may be authorized under
 2 this chapter.
- "(6) To acquire and dispose of land, real property,
 personal property, and interests therein of any nature.

- "(7) To acquire, construct, install, and operate improvements and all property, rights, or interests incidental or pertinent thereto, and to dispose of real and personal property and any interest therein, including leases and easements and options to purchase in connection therewith; provided, however, that nothing in this chapter shall authorize a district to construct, own, or operate a system for the generation, transmission, or distribution of electric power, cable television, or Internet system, or telecommunications utility or to be in the business of providing electric energy, cable television, Internet, or telecommunications services.
 - "(8) To refund any bonds of the district without an election.
 - "(9) To have the management, control, and supervision of all the business and affairs of the district, and of the acquisition, construction, installation, and operation of improvements therein of the district.
 - "(10) To enter into contracts with one or more owners of property within the district relating to the acquisition, construction, provision, or installation of improvements. Without limitation, contracts may require owners to connect their properties with gas, water, or sewer mains or

other utilities in the streets in front of, at the rear of, or otherwise adjacent or near to their properties prior to the paving or final paving of roads on which their properties front. In addition, to the extent not subject to a bid law, contracts may specify the improvements to be made in general or particular terms, the choice of construction companies or other contractors, consultants, or professionals, choice of underwriter, trustee, fiscal agent, attorneys, engineers, and all other matters relating to the acquisition, construction, and installation of the improvements, the levying of assessments, or the issuance of bonds.

"(11) To contract with any public person for the purpose of providing any materials or any work with respect to the acquisition, installation, provision, or construction of improvements, and any contracting with any public person shall be exempt from any laws relating to the advertising and award of construction contracts and purchase contracts, including, without limitation, Article 3 of Chapter 16 of Title 41.

- "(12) To purchase liability and other forms of insurance.
- "(13) To hire and compensate employees and contractors, to provide retirement and other forms of deferred compensation, to provide fringe benefits, and to otherwise contract with employees and contractors.
- "(14) Except to the extent limited in the district's articles of incorporation, to have and exercise the power of eminent domain in the manner provided by law to obtain private

property for the purposes of the district including, without limitation, proceedings under Chapter 1A of Title 18, as a condemner. However, a district may not exercise the power of eminent domain without the consent of the council of the appointing government. To exercise within the district, or beyond the district with prior approval by resolution of the governing body of the county if the taking will occur in an unincorporated area or with prior approval by resolution of the governing body of the municipality if the taking will occur within a municipality, the right and power of eminent domain, pursuant to Chapter 1A of Title 18, over any property within the state, except municipal, county, state, and federal property, for the benefit of the residents of, or for the uses and purposes of, the district, relating to those improvements or facilities defined in paragraphs a., b., c., d., e., q., h., and k. of subdivision (7) of Section 11-99A-2, or which provide health care and medical facilities, as long as the improvements or facilities are owned by the district or a public person or a combination thereof.

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"(15) To adopt and amend bylaws not in conflict with the articles of incorporation and the laws of this state.

"(16) To enter into contracts and agreements with any landowner, owner, any public person, or any other person concerning the installation, construction, provision, or acquisition of improvements by the district or any public person, assessment of the costs thereof and application of proceeds of such assessment, the waiver or limitation of legal

rights, or any other matter concerning the district or the improvements.

- "(17) To have and exercise all rights and powers necessary, convenient, proper, or incidental to or implied from the specific powers granted in this chapter. A specific power shall not be considered as a limitation upon any power necessary, useful, or appropriate to carry out the purposes, powers, and intent of this chapter.
 - "(18) To allow utilities or similar entities to use any rights-of-way on which the district is developing any improvements or has developed any improvements.
 - "(19) To take official action with respect to the reimbursement of costs with bond proceeds.
 - "(20) To apply for and use grants or loans of money or other property from the United States, the state, a unit of local government, or any person for any district purposes and to enter into agreements required in connection therewith; and to hold, use, and dispose of the moneys or property for any district purposes in accordance with the terms of the gift, grant, loan, or agreement relating thereto.
 - "(21) To lease as lessor or lessee to or from any person, firm, corporation, association, or body, public or private, any facilities, improvements, or projects of the type that the district is authorized to undertake and facilities or property of any nature for the use of the district to carry out any of the purposes authorized by this chapter.

"(22) To raise, by user charges or fees authorized by the board, amounts of money which are necessary for the conduct of the district activities and services and to enforce the receipt and collection of the user charges and fees in the manner prescribed by the board not inconsistent with law.

"(20)(23) To enter into contracts, agreements, options, leases, deeds, and other instruments, and to take other actions as may be necessary or convenient to accomplish any purpose for which a district is organized or to exercise any power expressly granted hereunder.

"(21)(24) To dedicate or grant streets, sidewalks, parks, any other improvements, easements, rights-of-way, and other interests in property to the public, to a public person, or to a utility provided that nothing herein shall require a public person to accept the dedication without an affirmative act of acceptance by the public person.

"(25) To cooperate with, contract with, or make agreements with, other governmental agencies, including without limitation, an appointing government, as may be necessary, convenient, incidental, or proper in connection with any of the powers, duties, or purposes of a district or of an appointing government authorized by this chapter.

"\$11-99A-8.

"(a) Each board shall have a chair, a secretary, and a treasurer or a secretary-treasurer, and may have a vice-chair and other officers as the board may determine from time to time.

"(b) All proceedings of a board and of all

committees of the board shall be recorded in minutes, which

shall be maintained and available for inspection by the

appointing government.

- "(c) All funds of a district shall be deposited or invested as directed by the board. However, funds received by the district from a public person and not from assessments shall be deposited or invested only in a manner as a public person may invest or deposit funds.
- "(d) Any member of a board and any officer may call a special meeting of the board as may be permitted by the bylaws or resolutions of the board. Personal notice may be waived by any members of the board before, at, or after a meeting by waiver in writing signed by the person giving the waiver. The attendance of any member of the board at any meeting of the board shall constitute a waiver of notice unless attendance is made exclusively for the purpose of protesting the means of calling the meeting, and the person otherwise does not participate in the meeting.
- "(e) Any meeting that is called at which a quorum is not present may be adjourned by announcement at the meeting of the date to which it is adjourned, and may be reconvened at a time as a quorum shall become available.
- "(f) A quorum of a board shall consist of a majority of the members of the board. Actions of the board shall be taken by a majority of those present, if a quorum is present,

unless a higher percentage is provided for in the articles of incorporation or bylaws.

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"(q) The board may employ and fix the compensation of a district manager. The district manager shall not be a member of the board. The district manager shall have charge and supervision of the improvements and works of the district and shall be responsible for preserving and maintaining any improvement or facility constructed or erected pursuant to this chapter, for maintaining and operating the equipment owned by the district, and for performing other duties as may be prescribed by the board. It shall not be a conflict of interest for a board member or the district manager or another employee of the district to be a stockholder, officer, member, partner, or employee of a landowner. The district manager may hire or otherwise employ and terminate the employment of other persons, including, without limitation, professional, supervisory, and clerical employees, as may be necessary and authorized by the board. The compensation and other conditions of employment of the officers and employees of the district shall be as provided by the board.

"(h) The board may designate a person as treasurer of the district. The treasurer shall have charge of the funds of the district. The board may give the treasurer additional powers and duties as the board may deem appropriate and may fix the compensation of the treasurer. The board may require the treasurer to give a bond in the amount, on the terms, and with the sureties as may be deemed satisfactory to the board

"(i) The district manager, or the board, shall prepare a proposed budget for each fiscal year of the district. The proposed budget shall include an estimate of all necessary expenditures of the district for the fiscal year and an estimate of income to the district from the assessments and any other sources of income of the board. The board shall approve the budget by resolution, which resolution shall provide for a hearing on the budget as approved.

"\$11-99A-9.

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"(a) A board shall have The district shall have a board of directors. All powers of the district shall be vested in the board of directors which shall consist of the number of members specified in the articles of incorporation, but not less than three nor more than 11. Members of the board seven. The directors shall be appointed by the appointing government. The articles of incorporation shall specify that the members of the board of directors shall serve for staggered terms, with one-third, or as near to one-third as is practical, of the initial members serving for one year four years, with one-third, or as near to one-third as is practical, of the initial members to serve for two five years, and with one-third, or as near to one-third as is practical, of the initial members to serve for three six years. Thereafter, the successors to members of the board of directors shall serve for three-year six-year terms. The proceedings of the

appointing government by which members of the board of directors are appointed shall specify the term for which the each appointment is made. Upon the expiration of the term of office of any member of the board, the person whose term is expiring shall remain a member of the board until his or her successor has shall have been duly appointed by the appointing government. Members of the board need not be owners, of directors shall be natural persons appointed by the appointing government from the following groups of persons, in the order listed, unless in the judgment of the appointing government, for good cause shown, there are no persons in any group who are both qualified and available to serve as directors of the district: First, persons who shall have been nominated by the then current board of directors, and second, persons who are both owners of property in, and residents of, the district. All directors shall be eliqible for reappointment. An officer or employee of the appointing government or of the county in which the district, or any part thereof, is located may be a member of the board of directors of a district, provided, at least one member of the board of directors of the district shall be a person who is not an officer or employee of the appointing government or the county. Members of the board of directors of the district may be, but are not required to be, owners of land within the district or residents, electors, or taxpayers of the appointing government or the state, the county in which the district, or any part thereof, is located, or the state.

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1	"(b) No vacancy in the membership of the board of
2	directors or the voluntary disqualification or abstention of
3	any member thereof shall impair the right of a quorum to
4	exercise all of the powers and duties of the board.
5	"(c) Any director of a district may be impeached and
6	removed from office in the same manner and on the same grounds
7	provided by Section 175 of the Constitution of Alabama of
8	1901, as amended, or any successor provision thereof, and the
9	general laws of the State of Alabama for impeachment and
10	removal of officers referenced therein.
11	"(d) All proceedings of the board of directors shall
12	be reduced to writing by the secretary thereof and maintained
13	in the permanent records of the board. Copies of the
14	proceedings, when certified by the secretary of the board,
15	shall be received in all courts as evidence of the matters
16	therein certified.
17	"\$11-99A-11.
18	"A district may petition the appointing government
19	to assess some or all of the land within the district for the
20	purpose of acquiring, constructing, or installing
21	improvements, in accordance with the following procedure:
22	"(a) For the payment of all or any part of the costs
23	of improvements, whether the improvements are provided by the
24	district or by another public person, the maintenance thereof,
25	and the administration and operation of the district, the
26	district may provide for the assessment of all or any part of
27	the land within the district which is specifically benefited

1	or	increase	ed in	value	by	such	improvements,	by	adoption	of	а
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2	res	solution	sett	ing for	rth:	_					

"(1) The board shall prepare plans for the acquisition, construction, or installation of the improvements. The plans shall include a reasonable description of the improvements and an estimate of the cost of the improvements. A general description of the nature and general location of the improvements.

"(2) A designation of the land upon which the assessment shall be levied, and in describing the lands it shall be sufficient to describe them as "all lots and lands adjoining and contiguous or bounding or abutting upon the improvements, or specially benefited thereby, and further designated by an assessment roll or plat."

"(3) For purposes of determining the maximum assessments for any improvements:

"a. The estimated cost of the improvements, which cost may include the estimated costs of acquiring, installing, constructing, extending, improving, renovating, or providing any of the improvements; the costs of plans, specifications, engineering studies, and accounting, consulting, and legal services; any reasonable reserve funds for contingencies or for debt service; for the amount of interest accruing during the construction period and for up to five years thereafter; for the costs of issuance of bonds for improvements; the costs of levying the assessments; the costs of forming the district; the costs of designing and planning and maintaining the

1	improvements; all costs incurred with respect to levy,
2	collection, and enforcement of payment of the assessments,
3	revenues, fees, rates, and user charges, and for all other
4	incidental costs, even though incurred before the formation of
5	the district or before the issuance of bonds.
6	"b. The estimated maximum annual costs of
7	maintaining and repairing the improvements and the estimated
8	maximum annual costs of administration, and operation of the
9	district.
10	"(4) The manner in which, or the methodology by
11	which, the assessments shall be made.
12	"(b)(1) Upon adoption of the resolution, the
13	district shall cause to be made a preliminary assessment roll
14	in accordance with the method of assessment set forth in the
15	resolution, which assessment roll shall set forth lots or
16	lands assessed and the amount of benefit to, and assessment
17	against, each lot or parcel of land, or cause to be determined
18	the methodology by which the assessments shall be made.
19	"(2) An assessment may be levied on property in
20	proportion to, or based upon, front or square footage of each
21	parcel, acreage, or other methodology determined by the
22	district and in accordance with this chapter.
23	"(2) The proposed assessment of each tract in the
24	district, based on the estimated increase in value of each
25	tract resulting from
26	"(3) The amount of each assessment shall not exceed
27	the increased value of the property by reason of the special

benefits derived from the proposed improvements, and

consistent with Section 223 of the Constitution of Alabama of

1901 improvements for which the assessment was made, as

determined by the district.

"(3) The petition shall further include either a document executed by each owner within the district approving the petition, or a certification that an election has been held within the district, and that the owners of 51 percent or more of the land within the district that will be subject to assessment and 51 percent or more of the residents of the district have voted in favor of the assessment.

"(4) Except as provided in Section 11-99A-47, the district must comply with all state, county, and municipal laws, rules, and regulations and the district must obtain all approvals that may be required by the appointing government or the government within which the district is located.

"Upon receipt of the petition by the council, the council shall determine what approvals may be required by the appointing government in addition to the approval of the council, including, but not limited to, approval of zoning, subdivision, fire regulations, and other ordinances, rules, codes, and regulations of the appointing government, and if other approvals are required, the appointing government shall forward the petition, or applicable portions thereof, to the appropriate boards and agencies to consider whether to grant the petition and to notify the district of the necessity of obtaining approvals. The petition shall be held by the

appointing government in abeyance until all approvals as may

be required have been received, or variances or exceptions

granted.

"Failure to notify the district of any required approval shall not relieve the district from complying with the required approval. No cause of action may be maintained against the appointing government, its officers, employees, servants, or agents for failure to notify the district of any required approval.

"(5) Upon receipt of all required approvals,
variances, or exceptions, the council shall conduct a hearing
with respect to the petition, and if considered expedient by
the council, the council may preliminarily assess the property
within the district as proposed in the petition and shall
further take any actions with respect to tax exemptions
considered expedient under subsection (c) of Section

11-99A-20.

"(6) In the event that the board determines that it is necessary to amend its petition to the appointing government in order to conform to its rules, regulations, and ordinances, or to obtain variances and exceptions as may be appropriate, or to obtain approval of the petition by the council, the board may do so.

"(4) The board may prepare either of the following:

"a. An assessment in an aggregate amount for the total costs determined under paragraph a. and b. of subdivision (3) of subsection (a).

1	"b.1. An assessment in an aggregate amount for the
2	total costs determined under paragraph a. of subdivision (3)
3	of subsection (a).
4	"2. An assessment in an aggregate amount for the
5	total costs determined under paragraph b. of subdivision (3)
6	of subsection (a).
7	"(c) Upon adoption of the resolution authorizing the
8	assessment and determination of the preliminary assessment
9	roll or methodology therefor, the district shall:
10	"(1) Obtain the written consent for the preliminary
11	assessment and assessment methodology from each owner within
12	the district whose property will be subject to the assessment;
13	<u>or</u>
14	"(2)a. By resolution, which may be the resolution
15	referenced in subsection (a), determine a time, date, and
16	place in which the owners of the property to be assessed may
17	appear and be heard by the district as to the advisability of
18	the improvements, the costs thereof, the manner and payment of
19	the assessments, and the amount to be assessed against each
20	property so improved.
21	"b. Deliver, by United States mail, first class,
22	postage prepaid, notice in writing to each owner of property
23	to be assessed, to the last known address that the district
24	determines to be reliable, which may be the address of the
25	owner as shown in the tax assessment records of the tax
26	assessor or revenue commissioner of the county in which the
27	property to be so assessed is located, not less than 30 days

1	prior to the date fixed for the hearing. The notice shall
2	state the time, date, place, and purpose of the hearing, the
3	amount of the preliminary assessment or the methodology by
4	which the preliminary assessment shall be determined. The
5	notice shall be accompanied by a copy of the resolution
6	adopted by the district under subsection (a). The failure of
7	the district to mail the notices or failure of any owner to
8	receive the notice shall not invalidate any proceeding
9	hereunder.
10	"c. Publish, in a newspaper of general circulation
11	in each county in which there is located land within the
12	district to be assessed, once a week for three consecutive
13	weeks before the hearing, notice of the time, date, place, and
14	purpose of the hearing and contact information regarding the
15	amount of the assessments or the methodology with respect
16	thereto, a description of the property to be assessed, and the
17	<pre>improvements.</pre>
18	"d. At the time, date, and place of the hearing,
19	meet, in public session, and hear the testimony of the
20	affected owners.
21	"e. If the district chooses to proceed with the
22	assessments, by resolution, make and confirm the preliminary
23	assessments in the amounts and on the lots and lands, or the
24	methodology therefor, as the district shall then determine.
25	"(3) Prepare a transcript of the documents,
26	instruments, notices, and proceedings made, had, given, and
27	taken by the district under subsections (a), (b), and either

1	(c)(1) or (c)(2), demonstrating substantial compliance
2	therewith, which transcript shall constitute prima facie
3	evidence of the matters therein and be referred to herein as
4	the transcript of assessment proceedings.
5	"(d) Upon preparation of the transcript of
6	assessment proceedings, the district shall petition the
7	appointing government to confirm and make final the
8	preliminary assessment roll, or methodology with respect to
9	the assessments, determined by the district, as set forth in
10	the transcript of assessment proceedings. The petition shall
11	<pre>contain all of the following:</pre>
12	"(1) The request of the district that the appointing
13	government confirm and make final the preliminary assessment
14	roll, or methodology with respect to the assessments, set
15	forth in transcript of assessment proceedings.
16	"(2) A description of the lands or lots to be
17	assessed, which may be made by reference to the transcript of
18	assessment proceedings.
19	"(3) The amount of the preliminary assessments,
20	which may be made by reference to the transcript of assessment
21	proceedings.
22	"(4) A copy of the transcript of assessment
23	proceedings certified by the district.
24	"(e) As soon as possible after receipt by the
25	appointing government of the petition, the appointing
26	government shall conduct a hearing with respect to the
27	petition. If considered expedient by the council, the council

1	shall confirm and make final the preliminary assessment roll,
2	or the methodology by which the preliminary assessments shall
3	be made, as provided in the transcript of assessment
4	proceedings, whereupon the preliminary assessments and
5	methodology therefor shall stand confirmed and be and remain
6	legal, valid, and binding liens upon the property upon which
7	the assessments are made, as provided in this chapter.
8	Notwithstanding any provision in this chapter to the contrary,
9	the district may credit to each of the assessments the
10	difference in the assessment as originally approved and
11	confirmed and the proportionate part of the actual cost of the
12	improvements to be paid by the assessments as finally
13	determined upon completion of the improvements. In no event
14	shall the resulting assessments exceed the amount of benefits
15	originally assessed.
16	"(f) The district shall maintain a record of the
17	final assessments, as determined under subsection (e), or in
18	accordance with the methodology approved under subsection (e),
19	in a special book and the record of the lien of the
20	assessments in the book shall be prima facie evidence of the
21	validity of the liens.
22	"(g) If any assessment made under this chapter shall
23	be in whole or in part annulled, vacated, or set aside by any
24	court, or if the district shall be satisfied that any
25	assessment is so irregular or defective that the same cannot
26	be enforced or collected, or if the district shall have
27	omitted to make the assessment when it might have done so, the

district shall take all necessary steps to cause a new
assessment to be made for the whole or any part of any
improvement or against any property benefited by any
improvement, and in case the second assessment shall be
annulled, the district may obtain and make other assessments
until a valid assessment shall be made.

thereby.

"(h) Any informality or irregularity in the proceedings in connection with the levy of any assessment under this chapter shall not affect the validity of the assessment where the assessment roll has been confirmed by the appointing government. The assessment as finally approved and confirmed shall be competent and sufficient evidence that the assessment was duly levied, that the assessment was duly made and adopted, and that all other proceedings for the adoption of the assessment roll were duly had, taken, and performed as required by this chapter, and no variance from the directions hereunder shall be held material unless it be clearly shown that the party objecting thereto was materially injured

"(i) Anything in this chapter to the contrary notwithstanding, the board in any fiscal year and without notice to or the consent of the appointing government, may adjust either that amount of any assessment prepared in accordance with paragraph a. of subdivision (4) of subsection (b) allocable to maintenance and repair of improvements and administration and operation of the district, or that amount of any assessment prepared in accordance with paragraph b. of

1	subdivision (4) of subsection (b), in each case based upon the
2	budget for such fiscal year adopted by the board pursuant to
3	subsection (i) of Section 11-99A-8. No adjustment in any
4	assessment pursuant hereto shall cause the aggregate amount of
5	such assessment to exceed the maximum amount thereof approved
6	by the appointing government under subsection (e) of this
7	section.
8	"(j) The district shall make available to any owner
9	of any land within the district which is subject to an
10	assessment for the costs of improvements, or for the
11	maintenance of improvements, upon written request and at the
12	expense of such owner all of the following:
13	"(1) The contracts and documents pursuant to which
14	any bonds have been issued that are secured by and payable, in
15	part, by the assessment.
16	"(2) A reasonable description of the improvements
17	with respect to which the assessment has been made for the
18	costs or maintenance thereof.
19	"(3) For each fiscal year, an accounting of the
20	amounts of assessments collected each year for maintenance and
21	operation of the district, the income from investment of such
22	amounts, if any, and the use of such amounts.
23	"\$11-99A-12.
24	"Upon the making of the preliminary assessment, the
25	board shall prepare contracts and bid specifications, and
26	shall bid or otherwise contract for the acquisition,
27	construction, or installation of all the improvements as

specified in the petition. In general, all contracts shall be bid in accordance with applicable state law. However, if an improvement or a portion of an improvement is to be paid for exclusively with funds provided through assessments under this chapter, or by revenues, rates, fees, licenses, or other user charges with respect to improvements, or by the proceeds of temporary bond or bonds payable from assessments, revenues, rates, fees or licenses, or other user charges, or by the owners or on behalf of the owners, or any other source, and not from any revenues, taxes, or funds of the appointing government or any public person, the contracting for the acquisition, construction, or installation of the improvement or portion thereof shall be exempt from all laws relating to the advertising and award of construction contracts and purchase contracts, including, without limitation, Title 39 and Article 3 of Chapter 16 of Title 41, and shall be performed in the sole discretion of the board. All contracts and bids shall be contingent upon the issuance of a final assessment by the appointing government as hereinafter provided.

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"Notwithstanding the foregoing, the board may contract for and commence the acquisition, construction, or installation of one or more improvements or a portion of one or more improvements in advance of a preliminary or final assessment, provided that the contract for the acquisition, construction, or installation is exempt from laws relating to

the advertising and award of construction contracts and purchase contracts under this section.

"\$11-99A-13.

"Upon the entry into contingent contracts or receipt of contingent bids, the board shall submit to the council a recommended final calculation of the cost of acquiring, installing, or constructing the improvements. Upon receipt of the calculation, the council shall, if it considers it expedient, declare the assessment final, with adjustments as may have been recommended by the board. The final assessment of each tract in the district shall be based on the estimated increase in value of each tract resulting from the special benefits derived from the improvements, and consistent with Section 223 of the Constitution of Alabama of 1901. If the council considers the recommendation inexpedient, the council shall advise the board of the reasons for its determination, and the board may submit a revised recommendation to the appointing government.

"(a) A district may prescribe, fix, establish, and collect rates, fees, rentals, licenses, or other charges, hereinafter sometimes referred to as revenues, and to revise the same from time to time, for the use, repair, and maintenance of the facilities, improvements, and services or furnished by the district; to recover the costs of making connection with any district facility or system; and to provide for reasonable penalties against any user or property

for any rates, fees, rentals, or other charges that are
delinquent.

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"(b) No rates, fees, rentals, licenses, or other charges for any of the facilities, improvements, or services of the district shall be fixed until after a public hearing at which all the users of the proposed facility, improvements, or services or owners, tenants, or occupants to be served thereby and all other interested persons shall have an opportunity to be heard concerning the proposed rates, fees, rentals, licenses, or other charges. Notice of the public hearing setting forth the proposed schedule or schedules of rates, fees, rentals, licenses, and other charges shall be published in a newspaper in the county of general circulation in the district at least once and at least 10 days prior to the public hearing. After the hearing, the schedule or schedules, either as initially proposed or as modified or amended, may be finalized and adopted. A copy of the schedule or schedules of the rates, fees, rentals, licenses, or charges as finalized and adopted shall be kept on file in an office designated by the board and shall be open at all reasonable times to public inspection. The rates, fees, rentals, licenses, or charges so fixed for any class of users or property served shall be extended to cover any additional users or properties thereafter served which shall fall in the same class, without the necessity of any notice or hearing.

"(c) The rates, fees, rentals, licenses, and charges shall be uniform for users of the same class, and when

1	<u>appropriate may be based or computed either upon the amount of</u>
2	service furnished, upon the number of average number of
3	persons residing or working in or otherwise occupying the
4	premises served, or upon any other factor affecting the use of
5	the facilities furnished, or upon any combination of the
6	foregoing factors, as may be determined by the board on an
7	equitable basis.
8	"(d) The rates, fees, rentals, licenses, or other
9	charges prescribed shall be such as will produce revenues,
10	together with any other assessments, revenues, or funds
11	available or pledged for those purposes, at least sufficient
12	to provide for the items hereinafter listed, but not
13	necessarily in the order stated:
14	"(1) To provide for all expenses of operation and
15	maintenance of the facility or service.
16	"(2) To pay when due all bonds and interest thereon
17	for the payment of which the revenues are, or shall have been,
18	pledged or encumbered, including reserves for the purpose.
19	"(3) To provide for any other funds which may be
20	required under the resolution or resolutions authorizing the
21	issuance of bonds pursuant to this chapter.
22	"(e) The board may contract for the use of the
23	improvements and projects of the district and with respect to
24	the services and facilities furnished or to be furnished by
25	the district.
26	"(f) In the event that any rates, fees, rentals,
27	licenses, charges, or delinquent penalties are not paid when

due and are in default for 60 days or more, the unpaid balance
and all interest accrued, together with reasonable attorney's
fees and costs, may be recovered by the district in a civil
action.

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"(g) In the event the fees, rentals, or other charges for water services, sewer services, or both, are not paid when due, the board, under reasonable rules and regulations as the board may adopt, may discontinue and shut off both water and sewer services until the fees, rentals, or other charges, including interest, penalties, and charges for the shutting off and discontinuance and the restoration of the water and sewer services, or both, are fully paid. For such purposes, the board may enter on any lands, waters, or premises of any person, firm, corporation, or body, public or private, within the district limits. The delinquent fees, rentals, or other charges, together with interest, penalties, and charges for the shutting off and discontinuance and the restoration of the services and facilities and reasonable attorney's fees and other expenses, may be recovered by the district, which may also enforce payment of the delinquent fees, rentals, or other charges by any other lawful method of enforcement.

"(h) At the option of the board, the board may petition the appointing government to confirm and levy any rates, fees, rentals, licenses, or other charges proposed by the board in accordance with the foregoing provisions of this section. The confirmation and levy of any rates, fees,

rentals, or charges by the appointing government shall be made 1 at its sole discretion. 2 "\$11-99A-15. 3 4 "(a) A district may borrow money by the issuance of bonds, without limit as to aggregate principal amount, which 5 6 bonds shall be revenue obligations, payable exclusively out of 7 assessments levied on land within the district, and the bonds shall not be supported by the full faith and credit of the 8 9 appointing government. However, the bonds may be secured by 10 additional revenues, quarantees, pledges, letters of credit, or other credit enhancements limited or special obligations of 11 12 the district, payable solely from and secured by any, or any combination of, the following property and interests in 13 14 property as may be provided by the district, the owner of any 15 property within the district, any public person, or any other person, to the extent provided in the proceedings of the board 16 17 with respect to the issuance of the bonds: "(1) Assessments on any land within the district. 18 "(2) Mortgages on, pledges of, and security 19 interests in, any real or personal property, all of which 20 21 shall be subject to foreclosure or to the exercise of remedies 22 under the Alabama Uniform Commercial Code or otherwise at law 23 or in equity. 24 "(3) Funding agreements and guaranty agreements by 25 any public person or any other person. "(4) Letter of credit, insurance, and bond purchase 26

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agreements.

1	" <u>(5) Revenues, receipts, fees, rates, or</u>	<u>user</u>
2	charges, from or with respect to any improvements	or other
3	property of the district or any other person.	

"(6) Other security, collateral, or credit enhancement.

"(b) The district may covenant with the holders of the bonds payable from assessments that it will diligently and faithfully enforce and collect all the assessments and interest and penalties thereon; to foreclose the assessment after the assessment liens have become delinquent, and apply the proceeds derived from the foreclosure, including interest and penalties, as provided in the agreements and proceedings under which the bonds were issued; and to make any other covenants deemed necessary or advisable in order to properly secure the holders of the assessment bonds.

"(c) The district may issue and deliver bonds at any time and from time to time. The bonds shall be in such form and denominations and of the tenor and maturities, shall contain provisions not inconsistent with the provisions of this chapter, and shall bear the rate or rates of interest, or no interest, computed, compounded, if determined by the board to be advantageous, payable at the time or times, and evidenced in the manner, as may be provided in the proceedings of the board with respect to the bonds. Bonds of a district may be sold at either public or private sale in the manner and at the price or prices, whether payable in money, or other evidences of indebtedness, or property, or in exchange for

services, or any combination thereof, and at the time or times, as may be determined by the board to be most advantageous. The principal of and interest on any bonds issued or obligations assumed by a district may thereafter at any time, whether before, at or after maturity of any principal and any such interest, and from time to time be refunded by the issuance of refunding bonds of a district, which may be sold by a district at public or private sale at the price or prices, whether payable in money, or other evidences of indebtedness, or property, or in exchange for services, any combination thereof, as may be determined by its board to be most advantageous or which may be exchanged for the bonds or other obligations to be refunded. A district may pay all expenses, premiums, and commissions which the board may deem necessary and advantageous in connection with any financing done by it. All bonds issued by a district shall be construed to be negotiable instruments although payable solely from a specified source.

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"(b)(d) Bonds of a district shall be signed by its chair and attested by its secretary, the seal of the district may be affixed thereto, and any interest coupons applicable to the bonds shall be signed by the chair; provided that: (1) a facsimile of the signature of the officers may be printed or otherwise reproduced on any bonds in lieu of being manually subscribed thereon, (2) a facsimile of the seal of the district may be printed or otherwise produced on any bonds in lieu of being manually affixed thereto, and (3) a facsimile of

the chair's signature may be printed or otherwise reproduced on any interest coupons in lieu of being manually subscribed thereon; provided that the bonds have been manually authenticated by a transfer agent of the bond issue. Delivery of the bonds executed shall be valid notwithstanding any changes in officers or in the seal of the district after the signing and sealing of the bonds.

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"(c)(e) Bonds may be issued for the cost costs of acquiring, installing, and constructing, the improvements, maintaining, repairing, extending, improving, renovating, or providing any of the improvements; the costs of plans, specifications, engineering studies, and accounting, consulting, and legal services; any reasonable reserve funds for contingencies or for debt service,; for interest accruing during the construction period and for up to five years thereafter,; for the costs of issuance,; the costs of levying the assessments; the costs of forming the district; the costs of designing and planning the improvements; all costs incurred with respect to levy, collection, and enforcement of payment of, the assessments, revenues, fees, rates, and user charges, and for all other incidental costs even though incurred before the formation of the district or before the issuance of the bonds.

" $\frac{(d)}{(f)}$ Bonds issued by a district shall not be indebtedness of the appointing government or any public person other than the district, and shall not be counted against the debt limit of any county or municipality, except to the extent

guaranteed <u>or secured</u> by the appointing government or other public person.

"(e)(g) The appointing government and any other public person may guarantee or pledge revenues to the payment of any bonds, or to the costs of improvements, on such the terms as it considers appropriate, including a pledge of its full faith and credit. A revenue pledge may, without limitations, include a pledge of revenue increases deemed to have resulted from the construction, acquisition, provision, or installation of the improvements as determined by resolution or ordinance of the public person making the pledge.

"(f)(h) Upon the adoption by a board of any resolution providing for or anticipating the issuance of bonds or temporary bonds, the district may, either before, upon, or after issuance of bonds or temporary bonds, publish once a week for two consecutive weeks in a newspaper of general circulation in the appointing government, a notice in substantially the following form, the blanks being properly filled in, at the end of which shall be printed the name and title of either the chair or secretary of the district:

"_______, a municipal an improvement district organized under the laws of the State of Alabama, on the _____ day of ______,

_____, adopted a resolution with respect to the issuance of not more than \$ _____ principal amount of [revenue or other appropriate designation] bonds or temporary bonds of the district for purposes authorized in the act of the Legislature

of Alabama under which the district was organized. Any action or proceeding questioning the validity of the bonds, any pledge or mortgage to secure the same, the assessments made with respect to the bonds, or the proceedings authorizing the same shall be commenced within 20 days after the first publication of this notice." Any action or proceeding in any court questioning the validity of the bonds, any pledge or mortgage to secure the same, the assessments made with respect to the bonds, or the proceedings authorizing the same shall be commenced within 20 days after the first publication of a notice. After the expiration of the period, no cause of action, counterclaim, setoff, or defense questioning any of the foregoing may be asserted in any court on any ground whatsoever except in an action or proceeding commenced within the period for such purpose.

"(g) Bonds issued by a district shall be for a term approximately coextensive with the term provided for payment of the assessments.

"(i) Any bonds issued by the district shall be incontestable in the hands of bona fide purchasers or holders for value and shall not be invalid because of any irregularity or defect in the proceedings for the issue and sale thereof.

"(j) Any indenture, trust indenture, or resolution authorizing the issuance of bonds may contain the agreements, covenants, mortgages, and pledges as the board deems advisable, and all the agreements, covenants, mortgages, and pledges shall constitute valid and legally binding and

Ţ	enforceable contracts between the district and the
2	bondholders, or a trustee for any bondholders, regardless of
3	the time of issuance thereof, and may be enforced by the
4	bondholders, or a trustee for any bondholders, by mandamus, by
5	the appointment of a receiver, foreclosure of the mortgages,
6	and all other remedies available at law or in equity.
7	"(k) This chapter constitutes full and complete
8	authority for the issuance of bonds and the exercise of the
9	powers of the district provided herein. No procedures or
10	proceedings, publications, notices, consents, approvals,
11	orders, acts, or things by the board, or any board, officers,
12	commission, department, agency, or instrumentality of the
13	state, other than those required by this chapter, shall be
14	required to perform anything under this chapter.
15	"(1) The state pledges to the holders of any bonds
16	issued by a district that it will not limit or alter the
17	rights of the district to own, acquire, construct,
18	reconstruct, improve, maintain, operate, or furnish the
19	improvements, or to levy and collect the assessments, rentals,
20	rates, fees, and other charges provided for herein and to
21	fulfill the terms of any agreement made with the holders of
22	the bonds or other obligations and that it will not in any way
23	impair the rights or remedies of the holders.
24	"\$11-99A-19.
25	Following the completion of the acquisition,
26	construction, or installation of the improvements, if there
27	are excess funds, either from bond proceeds or from

assessments levied to pay, in whole or in part, the costs of such improvements, after fully funding all reserves, contingency funds, or the like, the excess funds, either from bond proceeds or from assessments, shall be used to prepay the bonds at the earliest date on which the bonds may be prepaid or redeemed at a penalty or premium of two percent or less, and the amount of <u>such of</u> the outstanding assessments <u>levied</u> to pay, in whole or in part, the costs of such improvements may be proportionately reduced to reflect prepayment of principal. Upon payment of the bonds in full, other than by refunding, all unpaid assessments levied to pay, in whole or in part, the costs of such improvements may be terminated and cancelled or may be continued, as determined by the board. Any proceeds of assessments levied to pay, in whole or in part, the costs of such improvements which are remaining or received after payment of the bonds in full shall be disposed of or used to construct, install, or acquire additional improvements, to refund assessments in a manner determined equitable by the board, or as otherwise provided in the board's proceedings with respect to issuance of the bonds.

"\$11-99A-21.

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"If the owner of any land within the district fails to pay an assessment when due, time being of the essence, the board may commence proceedings to foreclose on the land as follows:

"(1) The board shall send a letter, certified mail, return receipt requested, United States first class mail to

the last known address of the owner. The address of the owner
as shown in the tax assessment records of the tax assessor or
revenue commissioner for the county in which the property is
located shall be sufficient.

- "(2) The letter shall specify that if payment is not made within 10 days of the date of the letter, foreclosure proceedings may be commenced.
- "(3) Any late payment received within the 10-day period will accrue a late fee of the greater of five percent of the payment or fifty dollars (\$50).
- "(4) If payment is not made within the 10-day period, the entire assessment shall become immediately due and payable, and the board may do either of the following:
- "a. File a complaint in the circuit court for the county in which the property is located requesting that the property be foreclosed. Thirty days following service of process, unless the entire assessment is paid in the meantime, the court shall enter a decree declaring that the property shall be sold to the highest bidder.
- "b. Proceed to sell the property against which the assessment is made to the highest bidder for cash.
- "c. In either case, the sale shall be made after first giving public notice of the date and time of the sale and the purpose for which the same is made, together with a description of the property to be sold; and that the proceeds from the sale shall first be applied to the amount of the assessment and all accrued interest thereon, plus penalties

specified in subdivision (3), plus the attorneys' fees and other expenses incurred by the board in the foreclosure and suit. In either case, the property shall be sold in the same manner and upon the same notice as provided by law for the sale of lands or property by foreclosure by power of sale for mortgages.

- "(5) If the agent board concludes that no bidders are present or that all bids are insufficient, the agent board may announce that the auction sale shall be continued to a later date to be announced by public notice.
- "(6) Upon declaring the highest bidder and receipt of the purchase price, an agent of the board shall make out a foreclosure deliver a deed to the highest bidder, as purchaser, that shall vest legal title of the lands or property sold by the foreclosure proceedings to the purchaser. The owner of the property shall have no right of redemption unless otherwise provided in the board's proceedings with respect to the assessment.
- "(7) The purchase price shall be used first for the payment of the assessment, then for the cost of collection, suit, foreclosure, and deed preparation, then for penalties, then for accrued interest and interest until the next principal payment date of bonds as provided in this chapter with respect to prepayments of assessments, and then for the unpaid principal amount of the assessment, and any remaining portion shall be paid to the owner of the land at the owner's

- last known address as shown in the records of the tax assessor or revenue commissioner with respect to such tract of land.
 - "(8) The board may bid on any sale the same as any other person, and may credit any portion of the assessment and other costs as a part of its bid.
 - "(9) If the highest amount bid and accepted is insufficient to pay the entire assessment, the board and holders of the bonds shall have no further claim against the owner of the land assessed by virtue of the assessment.
 - "(10) Any foreclosure deed <u>made pursuant hereto</u> shall make no warranty with respect to the title to the land other than as expressly stated therein.
 - "(11) At any point in the foreclosure proceedings, until a bid is accepted, the board may waive the default on terms as it may consider proper and reinstate the assessment, subject to any contrary terms of the board's proceedings with respect to the bonds.

"\$11-99A-36.

"Assessments may be pledged to an issue of bonds, and if pledged, the pledge shall be deemed a perfected, first claim by the bondholders, or trustee on behalf of the bondholders, against the assessments, regardless of compliance with the terms of Article 9 Chapter 9A of Title 7, the Alabama Uniform Commercial Code, or any other public notice or filing. However, nothing herein shall prevent the filing of a financing statement under Article 9 Chapter 9A of Title 7, the Alabama Uniform Commercial Code, and a filing shall not

1	constitute an election to perfect only in accordance with
2	Article 9 Chapter 9A of Title 7. The bondholders, or a trustee
3	on behalf of bondholders, may enforce the pledge of the
4	assessments, and the rights and remedies of the board with
5	respect to any failure to pay any assessment, as provided in
6	this chapter, to the extent provided in the agreements and
7	proceedings under which the bonds were issued, by mandamus and
8	all other remedies available at law or in equity.
9	"\$11-99A-42.
10	"The council may make a reassessment or new
11	assessment of a parcel of land or amend the amount of an
12	assessment of a parcel of land if:
13	"(1) A court of competent jurisdiction sets aside an
14	assessment against the parcel.
15	"(2) The council determines that the original
16	assessment is excessive.
17	" $\frac{(3)}{(2)}$ On the written advice of legal counsel, the
18	council determines that the original assessment is invalid.
19	"(3) Requested in writing by a district to correct
20	an error or omission in an existing assessment, or to comply
21	with the methodology for the assessments as approved by the
22	council as provided in this chapter, or to conform an
23	assessment or assessments to the provisions and limitations
24	thereupon of this chapter.
25	"\$11-99A-43.
26	"The district may issue temporary bonds for the
27	purpose of paying the costs for which bonds may be issued, or

bonds to be repaid out of the proceeds of a permanent or long-term bond issue.

"(a) A district may borrow money in anticipation of the issuance of bonds, for the purposes for which bonds may be issued, and in evidence of the borrowing issue temporary bonds or notes, from time to time, of the form, denomination, tenor, maturities, and other provisions, and bearing the rate or rates of interest, or no interest, payable at the time or times, and evidenced in the manner, as may be provided in the proceedings of the board of the district with respect to the temporary bonds or notes. All provisions of this chapter relating to bonds or notes shall apply to all temporary bonds or notes issued hereunder.

"(b) The district at any time may obtain loans, in the amount and on the terms and conditions as the board may approve, for the purpose of paying any of the expenses of the district or any costs incurred or that may be incurred in connection with any of the improvements or projects of the district. The loans shall bear the interest as the board may determine and shall be payable from and secured by a pledge of the funds, revenues, and assessments as the board may determine, subject, however, to the provisions contained in any proceeding under which bonds were theretofore issued and are then outstanding. For the purpose of paying the costs and expenses, the district may issue negotiable bonds, notes, warrants, or other evidences of debt to be payable at the times, to bear the interest as the board may determine and to

be sold at the price or prices and on the terms as the board
may deem advisable. The board may provide for the payment
thereof by pledging the whole or any part of the funds,
revenues, taxes, and assessments of the district or any funds
or revenues made available to the district by an owner, any
public person, or any private person."

Section 2. Section 11-99A-52 is added to Code of Alabama 1975, to read as follows:

- (a) The formation and incorporation of each district heretofore formed and incorporated pursuant to this chapter, by any county or municipality, is validated and confirmed from the date of the formation and incorporation, notwithstanding any noncompliance with Section 11-99A-4 or other provision of this chapter with respect thereto; provided, however, that the validation and confirmation effected by this section shall not be applicable to any district the validity of which is being directly challenged in appropriate judicial proceedings in any proper court on the date this section becomes effective.
- (b) In the event that, subsequent to June 12, 1999, land within the corporate limits of a municipality is removed from or deannexed from, or otherwise determined not to be within the corporate limits of the municipality, such that the land within a district formed and incorporated pursuant to a petition approved by the municipality under Section 11-99A-4, which land is therefore within the corporate limits of the municipality, is not contiguous at any point with land within the corporate limits of the municipality, then the district

shall be valid in all respects from the date of formation and incorporation thereof, the land within the district shall be and remain within the corporate limits, and a part, of the municipality, and the municipality shall remain the appointing government with respect to the district.

Section 3. Sections 11-99A-17 and 11-99A-30, Code of Alabama 1975, are repealed.

Section 4. It is the intent of the Legislature by the passage of this act to clarify existing provisions of law and, to that end, the amendments of the Alabama Improvement District Act made by this act shall be deemed declarative of existing law, and therefore, shall have both a prospective and a retroactive operation.

Section 5. In the event any provision of this act shall be declared invalid or unenforceable by a court of competent jurisdiction, the holding shall not affect the validity or enforceability of the remaining provisions hereof, which shall continue effective.

Section 6. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.