1	A bill to be entitled
2	An act relating to the Downtown Development Authority
3	of the City of Fort Lauderdale, Broward County;
4	amending chapter 2005-346, Laws of Florida; revising
5	definitions; adding certain residential property to
6	the boundaries of the authority; revising procedures
7	for final adoption of budget and millage; deleting
8	property owner voting qualifications; providing that
9	electors shall be entitled to vote; requiring a
10	referendum; providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Subsection (5) of section 1 of section 3 of
15	chapter 2005-346, Laws of Florida, is amended to read:
16	Section 1. Definitions.—As used in this act, the following
17	terms shall have the meaning ascribed to them in this section
18	unless the context shall clearly requires otherwise:
19	(5)(a) "Downtown" means the lands described in section 2 <u>,</u>
20	specifically excluding each residential unit for which a
21	homestead exemption is in effect as of January 1 of the
22	applicable year not being used as a residence.
23	(b) "Not being used as a residence" means all residential
24	lands not being used as a residence or that portion of
25	nonresidential lands not being used as a residence. The
	Page 1 of 25

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

26	determination of when land is being used as a residence shall be
27	made and certified by the Executive Director of the Downtown
28	Development Authority at the time the books close for a Downtown
29	Development Authority election or, if the Downtown Development
30	Authority does not hold an election in a particular year, as of
31	January 1 of that year.
32	<u>(b)</u> "Residence" means a building <u>or unit</u> in which one
33	or more natural persons live.
34	(d) "Residential" means lands zoned by the City of Fort
35	Lauderdale as R-1-A, R-1, R-1-P, R-2-A, R-2, R-3-A/RM-25, R-3-9,
36	RM-15, R-3/RM-30, R-3-C, R-4/RM-60, or R-4-C.
37	Section 2. Section 2 of section 3 of chapter 2005-346,
38	Laws of Florida, is amended to read:
39	Section 2. The boundaries of the authority shall include
40	the following lands in the City of Fort Lauderdale, Broward
41	County:
42	
43	1. All lands not being used as a residence lying
44	north of New River, east of Southwest and Northwest
45	Fourth Avenue, south of Northwest and Northeast Second
46	Street and west of Northeast and Southeast Sixth
47	Avenue;
48	
49	2. All lands not being used as a residence lying
50	north of Northwest Second Street, east of the Florida
	Page 2 of 25

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

51 East Coast Railroad, south of Northwest Fourth Street, and west of North Andrews Avenue; 52 53 54 3. All lands not being used as a residence lying 55 within one hundred fifty feet of and being in common 56 ownership with any of said boundary streets and 57 avenues (excluding, however, all lands lying east of 58 Southeast Sixth Avenue); 59 4. 60 All lands not being used as a residence lying south of Northeast Fourth Street and within one 61 62 hundred fifty feet of and being in common ownership with Northeast Third Avenue and Northeast Sixth 63 64 Avenue. For the purposes of definition, the words, "common ownership" contained herein shall be 65 66 "contiguous to and owned by the same entity; and 67 68 5. All lands not being used as a residence lying 69 north of Northeast Second Street, east of Northeast 70 Second Avenue, south of Northeast Sixth Street, and 71 west of Federal Highway, together with all lands not 72 being used as a residence lying north of Southeast 73 Seventh Street, east of the F.E.C. Railroad Tracks, 74 south of Southeast Sixth Court, and west of Federal 75 Highway, as legally described as follows: Page 3 of 25

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

76

77

78

2017

PARCEL I

79 All of Blocks 1, 2, 4, 29 and 30, and portions of 80 Blocks 33 and 34, NORTH LAUDERDALE AMENDED, according 81 to the plat thereof recorded in Plat Book 1, Page 182, 82 of the public records of Dade County, Florida; 83 TOGETHER WITH all of the Blocks 2, 31, and 32, NORTH LAUDERDALE AMENDED RE-SUB, according to the plat 84 85 thereof recorded in Plat Book 5, Page 25, of the 86 public records of Broward County, Florida; ALSO 87 TOGETHER WITH portions of Blocks A and B, GEORGE M. 88 PHIPPENS SUB., according to the plat thereof recorded 89 in Plat Book B, Page 146, of the public records of Dade County, Florida; ALSO TOGETHER WITH portions of 90 91 Blocks A and B, FORT LAUDERDALE LAND AND DEVELOPMENT CO., SUB., according to the plat thereof recorded in 92 93 Plat Book 1, Page 56, of the public records of Dade 94 County, Florida; AND ALSO TOGETHER WITH portions of 95 Northeast 3rd Street, Northeast 4th Street, Northeast 96 5th Street, Northeast 5th Avenue, and Northeast 5th Terrace, lying adjacent to said Blocks, and being all 97 98 more fully described as follows:

99

Page 4 of 25

100 Beginning at the Northwest corner of Lot 26, of said 101 Block 4, thence due South, on the West lines of said 102 Blocks 4 and 29, and extensions thereof, a distance of 1300.00 feet; thence due East, on the North right-of-103 104 way line of said Northeast 4th Street, a distance 83.99 feet; thence due South, a distance of 50.00 105 106 feet; thence due East, on the South right-of way line 107 of said Northeast 4th Street, a distance of 392 feet; thence South 00°01'00" West, on the West lines of Lots 108 109 20 and 19, Block A, and the West line of Lot 20, Block 110 B, of said GEORGE M. PHIPPENS SUB., and extensions 111 thereof, a distance of 495.00 feet; thence South 89°57'46" East, on the South lines of Lots 20, 18, 16, 112 113 14, 12, 10, 8, 6, 4, and 2, Block B, of said GEORGE M. PHIPPENS SUB., and the Easterly extension thereof, a 114 distance of 720.17 feet; thence North 00°01'54" West, 115 116 on the Southerly extension of the East line of Lot 20, 117 Block A, of said FORT LAUDERDALE LAND AND DEVELOPMENT CO., SUB. and the Northerly extension thereof, a 118 distance of 205.47 feet, thence due West, on the North 119 120 right-of-way line of said Northeast 3rd Street, a distance of 25.00 feet; thence North 00°01'00" East, 121 on the East lines of Lots 7 and 20, Block B, of said 122 123 FORT LAUDERDALE LAND AND DEVELOPMENT CO. SUB., and 124 extensions thereof, a distance of 289.15 feet; thence

Page 5 of 25

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

125 due East, on the South right-of-way line of Northeast 126 4th Street, a distance of 169.75 feet; thence North 127 00°17'27" East, on the West right-of way line of U.S. 128 Highway No. 1; a distance of 1323.87 feet to the Point 129 of Beginning less the following described land: Lots 20, 21, 22, 23, 24, 25 and 26, Block "B", FORT 130 131 LAUDERDALE LAND AND DEVELOPMENT CO. Subdivision of 132 Lots 1 and 2, Block 1, Fort Lauderdale, according to the plat thereof, recorded in Plat Book 1, Page 56, of 133 134 the public records of Dade County, Florida, and Lots 2 and 4, Block "A", GEORGE M. PHIPPEN'S SUBDIVISION of 135 136 Lots 3, 4, 5 and 6, Block 1, and Lots 3, 4, 5, 6, 7, 8, 9 and 10, Block 14, TOWN OF FORT LAUDERDALE, 137 138 according to the plat thereof, recorded in Plat Book 139 B, Page 146, of the public records of Dade County, Florida. 140 141 142 PARCEL II 143 Lots 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 144 145 18, 19, 20 and 21, HARCOURT, according to the plat thereof, as recorded in Plat Book 2, Page 9, of the 146 public records of Broward County, Florida; AND the 147 148 west one-half (W 1/2) of Federal Highway (US No. 1), 149 lying East of and adjacent to said Lots 4, 5, 6, 7, 9,

Page 6 of 25

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

150	9, 10, 11 and 12; AND the East one-half (E 1/2) of
151	S.E. 5th Terrace, lying West of and adjacent to said
152	Lots 14, 15, 16, 17, 18, 19, 20 and 21.
153	
154	TOGETHER WITH:
155	
156	Lots 4, 5, 6, 7, 8, 9, 10, 11 and 12, HENRY
157	SHACKELFORD AMENDED PLAT SUBDIVISION OF LOTS 2 & 3,
158	BLOCK 57, TOWN OF FORT LAUDERDALE, according to the
159	plat thereof, as recorded in Plat Book 3, Page 3, of
160	the public records of Dade County, Florida; AND the
161	West one-half of S.E. 5th Terrace, lying East of
162	adjacent to and referenced Lots; AND the East one-half
163	of S.E. 5th Avenue, lying West of adjacent of above
164	referenced Lots.
165	
166	TOGETHER WITH:
167	
168	Lots 4, 5, 6, 7, 8, 9, 10, 11 and 12, RE-AMENDED PLAT
169	OF HENRY SHACKELFORD'S SUBDIVISION OF LOTS 2 & 3,
170	BLOCK 57, TOWN OF FORT LAUDERDALE, according to the
171	plat thereof, as recorded in Plat Book 3, Page 3 of
172	the public records of Dade County, Florida; AND the
173	West one-half of S.E. 5th Avenue, lying East of
174	adjacent to and referenced Lots; AND the East one-half
	Dago 7 of 95

Page 7 of 25

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

FLORIDA	HOUSE	OF REP	RESEN	TATIVES
---------	-------	--------	-------	---------

175 of S.E. 4th Avenue, lying West of adjacent to the 176 above referenced Lots. 177 178 AND ALSO TOGETHER WITH: 179 Lots 2, 3, 4, 5, 6, 7, 8 and 9, MRS. DAISY 180 181 SHACKELFORD'S AMENDED NEW SUBDIVISION OF LOT 4, BLOCK 182 57, TOWN OF FORT LAUDERDALE, according to the plat thereof, as recorded in Plat Book 1, Page 165, of the 183 184 public records of Dade County, Florida, AND 10.00 foot Alley adjacent to said Lot 6 and Lots 7, 8 & 9; AND 185 186 the West one-half of (W 1/2) of S.E. 4th Avenue, lying 187 East of and adjacent to above referenced Lots. 188 189 AND ALSO TOGETHER WITH: 190 191 Lots 5, 6, 7, 8, 9, 10, 11 and 12, SOUTH FLORIDA 192 DREDGING COMPANY DIVISION OF LOT 5, BLOCK 57, TOWN OF 193 FORT LAUDERDALE, according to the plat thereof, as 194 recorded in Plat Book 3, Page 27, of the public records of Broward County, Florida; AND 10.00 foot 195 196 Alley adjacent to Lot 9 and Lots 10, 11 and 12; AND 5.50 foot Alley lying East of and adjacent to above 197 referenced Lots; AND the East one-half (E1/2) of S.E. 198 199 3rd Avenue, lying West of and adjacent to said Lots.

Page 8 of 25

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

200 201 AND ALSO TOGETHER WITH: 202 203 The South 80.00 feet of Lots 2, 4 and 6, Block 3, all 204 of Blocks 4, 5 and 6, SUBDIVISION OF BLOCK 56, TOWN OF 205 FORT LAUDERDALE, according to the plat thereof, as 206 recorded in Plat Book 1, Page 63, of the public 207 records of Dade County, Florida; AND the West one-half (W1/2) of S.E. 3rd Avenue, lying East of and adjacent 208 to above referenced South 80.00 feet of Lot 2 and said 209 Block 6; AND the East one-half (E 1/2) of S.E. 1st 210 211 Avenue, lying West of and adjacent to above referenced Block 4; AND the North one-half (N1/2) of S.E. 6th 212 213 Court, lying South of and adjacent to said Lots 2, 4 214 and 6, Block 3; AND the South one-half of S.E. 6th 215 Court, lying North of and adjacent to said Blocks 4, 5 216 and 6. 217 218 AND ALSO TOGETHER WITH: 219 220 Lots 17, 18, 19, 20 and 21, Block 55, TOWN OF FORT 221 LAUDERDALE, according to the plat thereof, as recorded 222 in Plat Book "B", Page 40, of the public records of Dade County, Florida, AND Parcel "A"; AND the East 223 224 one-half of Andrews Avenue, lying West of and adjacent

Page 9 of 25

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

225	to said Parcel "A"; AND all that certain 14.00 foot
226	Alley within said Block 55, lying North and East of
227	said Parcel "A"; AND all that certain irregular Alley,
228	lying North of said Parcel "A" and South of said Lot
229	17.
230	
231	AND ALSO TOGETHER WITH;
232	
233	Lots 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17,
234	18, 19, 20 and 21, Block 54, TOWN OF FORT LAUDERDALE,
235	according to the plat thereof, as recorded in Plat
236	Book "B", Page 40, of the public records of Dade
237	County, Florida; AND the West one-half (W1/2) of
238	Andrews Avenue, lying East of and adjacent to said
239	Lots 13, 14, 15, 16, 17, 18, 19, 20 and 21; AND the
240	East one-half of S.W. 1st Avenue lying West of and
241	adjacent to said Lots 4, 5, 6, 7, 8, 9, 10, 11 and 12;
242	AND all that certain 14.00 foot Alley in said Block
243	54, lying adjacent to above referenced Lots.
244	
245	AND ALSO TOGETHER WITH:
246	
247	Lots 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17,
248	18, 19 and Lot 20, less the North 25.00 feet thereof,
249	Block 53, TOWN OF FORT LAUDERDALE, according to the
	Page 10 of 25
279	

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

250	plat thereof, as recorded in Plat Book "B", Page 40,
251	of the public records of Dade County, Florida; AND the
252	West one-half of (W1/2) of S.W. 1st Avenue, lying East
253	of and adjacent to said Lots 13, 14, 15, 16, 17, 18,
254	19 and Lot 20, less the North 25.00 feet thereof; AND
255	all of S.W. Flagler Avenue lying West of and adjacent
256	to said Lots 4, 5, 6, 7, 8, 9, 10, 11 and 12; AND the
257	East one-half (E1/2) of the Florida East Coast
258	Railroad Right-of-Way, lying West of said S.W. Flagler
259	Avenue and South of the Westerly extension of the
260	North line of said Lot 4 and North of the Westerly
261	extension of the Northerly right of way line of S.W.
262	7th Street.
263	
264	Said lands situate, lying and being in the City of
265	Fort Lauderdale, Broward County, Florida, and
266	containing 24.8679 Acres more or less.
267	
268	6.(a) All lands not being used a residence lying
269	south of New River, east of the Florida East Coast
270	Railroad, north of Southeast Sixth Street and
271	Southwest Sixth Street, and west of Southeast Sixth
272	Avenue.
273	
	Dage 11 of 25

Page 11 of 25

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

274 All lands not being used a residence lying south (b) 275 of Southeast and Southwest Sixth Streets, east of the 276 Florida East Coast Railroad, and west of Southeast 277 Sixth Avenue, which are situated within one hundred 278 fifty feet (150') of and are in contiguous 279 proprietorship with Southeast or Southwest Sixth 280 Street, upon approval of the majority of those voting 281 in a referendum in which those participating are 282 limited to the electors of the downtown (including 283 also the lands added to the downtown by this act) who 284 at the time of the referendum are owners of freeholds 285 in the downtown (as hereby expanded), not wholly 286 exempt from taxation, and who are then duly registered 287 for a Downtown Development Authority referendum, 288 according to law. For the purposes of such referendum, 289 the electors who register only as owners of freeholds 290 which are situated within the lands authorized to be 291 added to the downtown by this act may be separately 292 registered and their votes cast in separate ballot 293 boxes or voting machines (as the case may be) and 294 separately tabulated, in case on or more other 295 questions are being voted upon at such referendum, and 296 such separate registrants shall thus be permitted to 297 vote upon such other question or questions. If this 298 law is approved at such referendum, such separately

Page 12 of 25

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

299	registered electors shall be incorporated into the
300	permanent registration of electors of the Downtown
301	Development Authority and their votes then counted on
302	any other question or questions voted upon at such
303	referendum.
304	
305	7. All of lots 14, 15, 16, 17, 18, 19, 20, 21, 22,
306	23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35,
307	38, 39, 40, 41, 42, 43, 44, 45, 46, 47 and 48, and
308	portions of Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11,
309	12, 13, 36 and 37, Block 19, BRYAN SUBDIVISION of
310	Blocks 5, 8 and 19, of the Town of Fort Lauderdale, as
311	recorded in Plat Book 1, Page 18, of the public
312	records of Dade County, Florida, together with
313	portions of those certain 10 foot alleys, lying within
314	said Block 19,
315	
316	TOGETHER WITH all of Lots 2, 3, 4, 5, 6, 7, 8, 9, and
317	10, AND A PORTION OF Lot 1, Block 18, TOWN OF FORT
318	LAUDERDALE, as recorded in Plat Book 8, Page 40, of
319	the public records of Dade County, Florida, together
320	with that portion of a 14-foot alley lying within said
321	Block 18,
322	

Page 13 of 25

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

323	ALSO TOGETHER WITH all of Lots 1 and 2, T.M. BRYAN
324	SUBDIVISION of Lots 11 and 12, Block 18, Town of Fort
325	Lauderdale, as recorded in Plat Book 3, Page 12, of
326	the public records of Dade County, Florida,
327	
328	ALSO TOGETHER WITH all of Lots 6, 7, 8 and 9, and
329	portions of Lots 1, 2, 3, 4 and 5, Block 1, all of
330	Lots 6, 7, 8, 9, 10 and 11 and portions of Lots 1, 2,
331	3, 4 and 5, Block 2 KELLY'S RESUBDIVISION, as recorded
332	in Plat Book 16, Page 50, of the public records of
333	Broward County, Florida,
334	
335	ALSO TOGETHER WITH all of Lots 1, 2, 3, 4, 5, 6, 7, 8,
336	9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22,
337	23, 24, A, B and C, HULDA S. HOLMES SUBDIVISION of
338	Block 23, Fort Lauderdale, as recorded in Plat Book 7,
339	Page 26, of the public records of Broward County,
340	Florida,
341	
342	ALSO TOGETHER WITH Lots 1, 2, 3, and 4, and a portion
343	of Lot 5, Block 24, TOWN OF FORT LAUDERDALE, as
344	recorded in Plat Book 8, Page 40, of the public
345	records of Dade County, Florida,
346	
	Dage 14 of 25

Page 14 of 25

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

347	ALSO TOGETHER WITH all of Lots 1, 2, 3, and 4, F.H.
348	BENTON'S SUBDIVISION in Block 24, Town of Fort
349	Lauderdale, as recorded in Plat Book 3, Page 30, of
350	the public records of Broward County, Florida,
351	together with all that portion of a 10 foot driveway
352	and cul-de-sac of said F. H. BENTON'S SUBDIVISION,
353	
354	ALSO TOGETHER WITH all of Lots 1 and 2, Canal 2 and
355	Canal 3 and portions of Lots 6, 7, 8, 9, 10, 11 and 13
356	and Canal No. 1, L.H. BRYAN'S SUBDIVISION of Block 32,
357	of Fort Lauderdale, Florida, as recorded in Plat Book
358	3, Page 78, of the public records of Dade County,
359	Florida,
360	
361	AND ALSO TOGETHER WITH portions of S.W. Fifth Avenue,
362	S.W. Sixth Avenue, S.W. Second Street, S.W. Second
363	Court, Las Olas Boulevard, N.W. River Drive and North
364	River Street, lying within or adjacent to the above
365	said Blocks and being all more fully described as
366	follows:
367	
368	Commencing at the Northwest corner of Lot 24 of said
369	Block 18, TOWN OF FORT LAUDERDALE, thence South 0° 07'
370	30" East, along the East line of said alley within
371	Block 18, a distance of 15.00 feet to the Point of
	Page 15 of 25

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

Beginning; thence continuing South 0° 07' 24" East, 372 along the East line of said alley a distance of 585.04 373 374 feet; thence South 89° 59' 02" East, a distance of 40.97 feet, thence South 0° 07' 24" East, along the 375 376 Northerly extension of the East line of the said F.H. 377 BENTON'S SUBDIVISION, and along the said East line, a 378 distance of 316.49 feet to a point on the existing 379 bulkhead forming the Northerly limits of New River; 380 thence Westerly and Southerly along the said existing bulkhead and extensions thereof, the following 11 381 courses and distances: thence North 87° 04' 09" West, 382 a distance of 37.36 feet; thence South 86° 43' 52" 383 West, a distance of 13.74 feet, thence South 77° 14' 384 35" West, a distance of 50.12 feet, thence South 73° 385 386 43' 38" West, a distance of 43.15 feet; thence South 54° 27' 01" West a distance of 67.25 feet; thence 387 South 45° 58" 48' East, a distance of 7.62 feet; 388 thence South 35° 35' 21" West, a distance of 175.30 389 390 feet; thence South 7° 34' 31' West, a distance of 391 51.26 feet; thence South 2° 01' 02" West, a distance of 25.35 feet, thence South 7° 22' 59" West, a 392 distance of 205.31 feet, thence South 29° 18' 46" 393 West, a distance of 92.94 feet to the Point of 394 Termination of the said 11 courses and distances; 395 thence North 89° 59' 37" West, along the Easterly 396

Page 16 of 25

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

397 extension of the South line of Canal No. 3 of L.H. BRYAN'S SUBDIVISION and along the said South line and 398 399 extensions thereof, a distance of 211.49 feet to a 400 point on the Easterly right-of-way line of S.W. 401 Seventh Avenue and a point on a curve; thence 402 Northwesterly along the said Easterly right-of-way 403 line and along a curve to the right, whose tangent bears North 54° 00' 36" West, with a radius of 630.35 404 feet and a central angle of 18° 52' 41", an arc 405 distance of 207.69 feet to a point of compound curve; 406 thence Northwesterly along the said Easterly right-of-407 408 way line and along a curve to the right, with a radius of 513.96 feet and a central angle of 35° 00' 00", an 409 410 arc distance of 313.96 feet to a point of tangency; 411 thence North 0° 07' 55" West, along the said Easterly right-of-way line and along the line 20.00 feet East 412 413 of and parallel with the West line of said Block 1 and 414 2 of said KELLY'S SUBDIVISION and along the line of 415 20.00 feet East of and parallel with the West line of said Block 19, BRYAN SUBDIVISION of Blocks 5, 8 and 416 417 19, a distance of 1008.08 feet to a point of curve; thence Northeasterly along a curve to the right, with 418 a radius of 25.00 feet and a central angle of 90° 07' 419 55", an arc distance of 39.33 feet to a point of 420 421 tangency; thence due East, along the South right-of-

Page 17 of 25

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

100	
422	way line of Broward Boulevard and along the line 15.00
423	feet South of and parallel with the North line of said
424	Block 19, BRYAN SUBDIVISION of Blocks 5, 8 and 19 and
425	said Block 18, TOWN OF FORT LAUDERDALE, a distance of
426	898 .88 feet to the Point of Beginning.
427	
428	All of the above said land situate, lying and being in
429	the City of Fort Lauderdale, Broward County, Florida,
430	and containing 22.8328 acres more or less.
431	
432	Section 3. Sections 11, 12, 13, and 18 of section 3 of
433	chapter 2005-346, Laws of Florida, are amended to read:
434	Section 11. The director shall prepare and submit for the
435	approval of the board a budget for the operation of the
436	authority for the next fiscal year. <u>Within 30 days</u> The budget
437	shall conform to the fiscal year of the city and shall contain
438	the information required of all city departments. after approval
439	by the board, a copy of the budget shall be delivered to the
440	city by the director with a statement of the millage required
441	therefor as determined by the board, which millage shall be
442	levied by the city commission not to exceed the limits fixed by
443	$rac{1}{2}$ The operations of the authority shall be financed from any
444	lawful source, including the following sources:
445	(1) Moneys borrowed and to be repaid from other funds
446	received under the authority of this act.
	Page 18 of 25

Page 18 of 25

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

447 (2) Donations and contributions to the authority for the
448 performance of its functions from any source, public or private.
449 (3) Revenues from the rental, operation, or sale of
450 assets, facilities, and projects of the authority.

(4) Proceeds of special assessments and an ad valorem taxof property in the downtown area.

453 Section 12. The authority city commission is authorized to 454 levy an ad valorem tax on all downtown real and personal property not exceeding 1 mill on the dollar valuation (as such 455 456 valuations are assessed for the general ad valorem roll of the 457 city) of such property for the purpose of financing the 458 operation of the authority provided that no tax under this law shall be levied upon property which is exempt from taxation by 459 460 general or constitutional law. The city tax collector shall 461 transmit funds so collected to the appropriate officer of the 462 authority city responsible for the handling of the public money 463 who shall deposit same in a bank account the city treasury to 464 the credit of the authority. Such money shall be used for no 465 purpose other than those purposes authorized herein and only upon approval of the board, pursuant to vouchers signed by the 466 director and the treasurer of the authority. The funds of the 467 468 authority shall be secured as other public funds are secured. Other moneys received by the authority shall forthwith be 469 470 deposited in the bank account city treasury to the credit of the authority, subject to disbursement as herein authorized. 471

Page 19 of 25

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

472 Section 13. The authority shall comply with the Truth in 473 Millage rules and s. 200.065, Florida Statutes, when adopting 474 its budget and assessing the ad valorem tax authorized by this 475 act city commission shall have the power to assess against the 476 funds of the authority, for the use and benefit of the general 477 fund of the city, a reasonable pro rata share of such funds for 478 the cost of handling and auditing, which assessment when made 479 shall be paid annually by the board pursuant to an appropriate 480 item in the budget.

Section 18. (1) CALLING REFERENDA.-Whenever by law or for 481 482 the convenience of administration of the authority a referendum 483 of electors is needed for the authority, the board shall pass a 484 resolution calling and providing for a referendum to be held in the downtown within 3 months after the date of the resolution. 485 486 The resolution shall provide for one or more polling or voting 487 places. The board shall cause notice of said referendum to be 488 given by publishing said notice for 2 consecutive weeks in a 489 newspaper published in the city which is of general circulation in the downtown area. The first publication shall occur not more 490 491 than 42 and not less than 21 days prior to the date of the 492 referendum. Said notice shall designate the polling place or 493 places for said referendum. The board shall make all necessary arrangements for holding the referendum and shall declare the 494 result thereof. The board shall appoint such inspectors and 495

Page 20 of 25

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

2017

496 clerks for each polling place as it deems necessary. Form of the 497 ballot at such referendum shall be determined by the board. 498 (2) CANVAS OF RETURNS; CERTIFICATES OF REFERENDUM.-The 499 result of the voting of each polling place when ascertained 500 shall be certified by return in duplicate, signed by the clerk 501 and by the majority of inspectors of referendum and transmitted 502 to the board at a meeting to be held on a day following the 503 referendum. At said meeting, the board shall canvas the returns 504 and the result as shown by such returns shall be by the board declared to be the result of the referendum. One copy of the 505 506 board's declaration, including a copy of the returns of each 507 polling place, shall be promptly filed with the city clerk, 508 together with a copy of proof of publication of the notice of 509 the referendum.

510 LEGISLATIVE FINDINGS.-The Legislature finds that the (3) activities and functions of the authority are essentially public 511 512 works and are not concerned with political or governmental 513 purposes. For these reasons the authority is denied police 514 powers. The right to participate in referenda of the authority 515 of a private or property right than a public or is more 516 political right. It is the purpose of the Legislature to grant 517 to those who will have to pay the costs of the improvements a voice commensurate with that cost. 518

519 (4) ELECTORS OF DOWNTOWN, VOTING.—The referendum shall be 520 conducted with written ballots unless the board by resolution

Page 21 of 25

2017

prescribes the use of voting machines. At the referendum, each 521 522 the duly qualified elector residing within the corporate limits 523 of the Downtown Development Authority as defined by this act 524 shall be entitled to vote. registered owner of each freehold 525 within the downtown shall represent one share and the owner of 526 each share shall be entitled to one vote for each \$10,000 or 527 fraction thereof of the nonexempt assessed valuation of the freehold within the downtown, according to the last certified 528 529 tax assessment roll of Broward County at the time of the 530 referendum. In case record title to land is in a trustee, the 531 trustee shall be deemed the owner for the purposes of this law. 532 Ownership shall not include reversions, remaindermen, trustees 533 other than persons owning a freehold estate as of deed of 534 record, or mortgagees, but they shall be represented by the 535 owner of the freehold estate. In case of undivided multiple 536 ownership of any sort, a majority (in value) of the registered 537 owner may, by written proxy, designate one person to serve as 538 elector for that share and unless an elector be so designated by 539 the majority, the vote of that share shall not be accepted. In 540 case of ownership by a corporation, the corporation may, by 541 proxy, designate an elector to vote the ownership of the 542 corporation. Electors may vote by proxy in writing. An executed copy of each proxy shall be filed with the clerk by the elector 543 at time of voting under that proxy. 544

Page 22 of 25

2017

545 REGISTRATION OF ELECTORS.-The director shall be the (5)546 registration officer for the authority and shall register all 547 qualified electors who are registered to vote with the 548 supervisor of elections at least 29 days before the applicable referendum, and residing at an address within the corporate 549 550 jurisdiction of the Downtown Development Authority, as defined 551 by this act. persons (including corporations) applying to him or 552 her who are qualified as full or part owners of a freehold in 553 the downtown area which is not wholly exempt from taxation. At 554 the time of registration the applicant shall exhibit to the 555 director evidence of ownership satisfactory to the director, 556 including, in addition, an accurate reference to the official 557 record book and page or other precise place in the public 558 records of Broward County, which the evidence of ownership shall 559 have been duly recorded. No application for registration shall 560 be accepted whose evidence of ownership is not recorded in the 561 public records (including court records) of Broward County. The 562 board may designate one or more deputies to be the registration 563 officer in the absence or illness of the director. In case of 564 application for registration for a share or partial undivided 565 interest in a share already registered in the name of another, 566 the registration officer, upon being satisfied by the evidence 567 exhibited that the ownership has been duly transferred to the 568 new applicant, shall mail a notice of cancellation of 569 registration to the existing registrant at the address shown on

Page 23 of 25

570 the official registration record as the address of the 571 registrant's place of residence (or corporation's principal 572 place of business) notifying the registrant that the 573 registration will be canceled unless, within 10 days after the 574 mailing of such notice, the registrant shall appear in person or 575 by representative in person before the registration officer and 576 show by evidence satisfactory to the registration officer that the registrant still owns all or a part of the share in 577 578 question. If no objection in person is received by the 579 registration officer within such 10-day period, he or she shall 580 promptly so notify the new applicant by mail whose registration 581 will be accepted upon renewal of the application within 10 days 582 after the mailing of such notice. In case timely objection is 583 duly made by the existing registrant, the registration officer 584 shall determine the true ownership on the basis of the evidence 585 reasonably available to him or her and reject or accept the 586 applicant as the circumstances warrant, promptly notifying the 587 existing registrant of the decision. No application for change 588 of registration for any share shall be accepted within 15 days 589 of the referendum unless accompanied by written consent of the 590 existing registrant, duly acknowledged in the manner required by 591 law for instruments recorded in the public records of the 592 county, and unless applied for before the day of the referendum. If it shall be made known to the director that an existing 593 594 registrant has died or he or she has parted with his

Page 24 of 25

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

595 title to the downtown, the director shall issue a notice of 596 cancellation in the same manner as is provided in the case of a 597 new applicant for an existing registrant and the registration 598 shall be canceled in the same manner in the absence of 599 objection, except that the time for objection in such case shall 600 be 30 days.

(6) EMPLOYMENT OF OUTSIDE AGENCIES.—The board may pay
reasonable compensation to the Broward County Supervisor of
Elections and the Broward County Property Appraiser for services
rendered to the authority in connection with registration for
and conduct of a referendum. The board may also employ the
services of an abstract or title company for assistance in
ascertaining the identity of ownership.

Section 4. This act shall take effect only upon its approval by a majority vote of those qualified electors residing within the corporate limits of the Downtown Development Authority of the City of Fort Lauderdale, as described in section 2, voting in a referendum to be held in conjunction with the next primary election to be held in Broward County, except that this section shall take effect upon becoming a law.

Page 25 of 25

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