A BILL TO BE ENTITLED AN ACT

1 To create the Bainbridge-Decatur County Recreation Authority and to authorize such 2 authority to provide recreational services throughout Decatur County; to provide a short title; 3 to provide for the membership and for the appointment of members of the authority; to define relevant terms; to confer powers to develop and provide recreational programs, activities, and 4 5 services; to provide for employment of parks and recreation directors, supervisors, 6 superintendents, playground leaders, maintenance personnel, administrative personnel, and 7 any other personnel necessary for such purpose; to confer powers to lease, acquire, own, 8 construct, develop, provide, equip, maintain, and operate athletic and recreational centers, 9 facilities, and areas of all kinds, including, but not limited to, playgrounds, parks, swimming 10 pools, diving and wading pools, hiking and camping areas and facilities, picnicking areas and 11 facilities, lakes and ponds, tennis courts, athletic fields, athletic facilities and courts, fishing 12 and boating facilities, skateboarding facilities, bike trails, club houses, gymnasiums, 13 stadiums, auditoriums and amphitheaters, recreation centers and facilities, youth centers, 14 lands for open spaces, senior citizen centers, golf courses, equestrian facilities, and the usual and convenient facilities, buildings, improvements, machinery, and equipment appertaining 15 16 thereto and any and all extensions, additions, and improvements of such facilities; to acquire 17 parking, concession, and dining facilities, and other property of any nature whatsoever deemed by the authority to be necessary, convenient, or desirable, in connection therewith; 18 19 to acquire the necessary property therefor, both real and personal; and to lease, buy, and sell 20 any or all of such facilities, including real and personal property; to confer powers and to 21 impose duties on the authority; to authorize the authority to acquire by deed title to such 22 recreational facilities, to contract with others pertaining to such recreational facilities, to 23 execute leases on such facilities, to convey title to real property of the authority, and to do 24 all things deemed necessary or convenient for the operation of such undertakings; to authorize the authority to lease such facilities from and to other political subdivisions, which 25 26 leases shall obligate the lessees to make payment for the use of such facilities for the term 27 thereof and to pledge to that purpose revenues derived from taxation; to provide that no debt of Decatur County, the municipalities located therein, or other political subdivisions, within 28

29 the meaning of Article IX, Section III, Paragraph I of the Constitution of the State of Georgia, shall be incurred by exercise of the powers granted; to authorize the issuance of 30 revenue bonds or obligations of the authority and the provision of security for the payment 31 32 thereof; to grant the authority and its members certain immunities; to fix the venue or jurisdiction of actions; to provide for budgets and procedures in connection therewith; to 33 34 provide for audits; to provide for funding; to provide for conveyance of property upon 35 dissolution; to provide for construction of this Act; to provide for related matters; to provide for activation of the authority; to provide an effective date; to repeal conflicting laws; and 36 37 for other purposes.

38

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

39

SECTION 1.

40 This Act shall be known and may be cited as the "Bainbridge-Decatur County Recreation41 Authority Act."

42

SECTION 2.

43 (a) There is created a body corporate and politic to be known as the Bainbridge-Decatur 44 County Recreation Authority, which shall be deemed to be a political subdivision of the State 45 of Georgia and a public corporation. By that name, style, and title, such body may contract 46 and be contracted with, sue and be sued, implead and be impleaded, and complain and defend 47 in all courts of law and equity, except that the authority shall in no event be liable for any 48 torts committed by any of the respective officers, agents, and employees of the authority. The authority shall have its principal office in Decatur County, and its legal situs or residence 49 50 for the purposes of this Act shall be Decatur County. The scope of the authority's operation 51 shall be limited to the territory embraced within Decatur County. The authority is granted the same exemptions and exclusions from taxes as are now granted to cities and counties for 52 53 the operation of facilities similar to facilities to be owned or operated by the authority as 54 provided under the provisions of this Act. (b) The authority shall consist of six members, with three members to be appointed by a 55 majority vote of the Board of Commissioners of Decatur County and three members to be 56 57 appointed by a majority vote of the mayor and council of the City of Bainbridge. The county

58 administrator for Decatur County and the city manager for the City of Bainbridge shall be

59 non-voting, ex officio members of the authority. The respective governing authority shall

appoint the initial members of the authority on or before July 1, 2015.

61 (c) To be eligible for membership on the authority, a person shall be 21 years of age, shall

62 have been a resident of Decatur County for at least two years, shall reside in Decatur County

63 during his or her membership, and shall not hold an elected or appointed public office in

64 Decatur County or any of its municipalities at the time of the appointment.

(d) The terms of the membership of the authority members shall be as follows: one of 65 66 Decatur County's initial three appointees and one of the City of Bainbridge's initial three appointees shall serve a term to expire December 31, 2016. One of Decatur County's initial 67 68 three appointees and one of the City of Bainbridge's initial three appointees shall serve a term 69 to expire December 31, 2017. One of Decatur County's initial three appointees and one of the City of Bainbridge's initial three appointees shall serve a term to expire 70 71 December 31, 2018. Thereafter, all appointees shall serve a term of three years. Members 72 may succeed themselves in office.

(e) The members of the authority shall enter upon their duties immediately upon theirappointment.

75 (f) The office of any member of the authority shall be declared vacant upon a determination 76 by a majority of the members of the authority that such authority member has been, while 77 in office, arrested for or convicted of a felony, a misdemeanor of a high and aggravated nature, or a crime involving moral turpitude; has moved such member's residence from 78 79 Decatur County; or has been elected or appointed to another public office during the term of 80 the appointment during such member's term of office. The authority shall be authorized to 81 remove from office any member of the authority by a two-thirds' vote in the event that such 82 member of the authority is found to be guilty of misfeasance or malfeasance in office, is 83 found to have failed to attend three or more successive regular meetings of the authority 84 without a reasonable excuse approved by a resolution adopted by the authority, or who is 85 found to have engaged in actions or activities which are detrimental to the carrying out of the 86 duties and obligations of the authority.

(g) Any vacancy on the authority shall be filled within 60 days through appointment by a
majority vote of the governing authority that had appointed the authority member whose
resignation, removal, or ineligibility resulted in such vacancy. The person so appointed shall
serve for the remainder of the unexpired term.

91 (h) At the inception of the authority and during the month of January of each year thereafter 92 except as hereinafter provided, the authority shall elect, as provided in this Act, one of its 93 members as chairperson, vice chairperson, and a secretary-treasurer. Such officers shall 94 serve a term of one year beginning on the date of their election and ending December 31 of 95 the same year, or until their successors are duly elected and qualified. The first chairperson shall be elected by a majority vote of the members who are appointed by the Board of 96 97 Commissioners of Decatur County. The first vice chairperson shall be elected by a majority vote of the members who are appointed by the Mayor and Council of the City of Bainbridge. 98 99 The secretary-treasurer shall be elected by a majority vote of the members of the authority.

100 The first chairperson, vice chairperson, and secretary-treasurer shall serve until December 31, 2016. Thereafter, in years ending with odd numbers, the chairperson shall be 101 102 elected by a majority vote of the members appointed by the Mayor and Council of the City of Bainbridge, and the vice chairperson shall be elected by a majority vote of the members 103 of the authority appointed by the Board of Commissioners of Decatur County. In the years 104 105 ending with even numbers, the chairperson shall be elected by a majority vote of the 106 members appointed by the Board of Commissioners of Decatur County, and the vice chairperson shall be elected by a majority vote of the members of the authority appointed by 107 108 the Mayor and Council of the City of Bainbridge. The chairperson shall have such powers and duties as granted from time to time by resolution of the authority. When the vice 109 chairperson is acting on behalf of the chairperson, the vice chairperson shall have the same 110 111 duties and powers of the chairperson. The chairperson shall only have the right to vote on 112 any matter coming before the authority when necessary to break a tie between the governing members of the authority. 113

(i) The authority shall meet at least once monthly for the transaction of business. The
authority may convene in special meetings on the call of the chairperson. If the chairperson
is unable or fails to call a special meeting upon request of an authority member, the authority
may convene a special meeting upon call by a majority of its members.

(j) A majority of the members of the authority shall constitute a quorum, but no action may
be taken by the members of the authority without the affirmative vote of a majority of the full
membership of the authority. No vacancy on the authority shall impair the right of the
quorum to exercise all the rights and perform all the duties of the authority.

122 (k) The authority shall make bylaws and other rules and regulations for its own governance,

123 which may include the use of Robert's Rules of Order, and may amend such rules and 124 regulations by a majority vote of the authority. The authority may delegate to one or more 125 of its officers, agents, or employees such powers and duties as may be deemed necessary and 126 proper

126 proper.

127 (l) The members of the authority shall receive no compensation for their services but shall

128 be reimbursed from any available funds for their actual and necessary expenses incurred in

129 the performance of their duties.

130 (m) No member of the authority shall have, directly or indirectly, any financial interest,

131 profit, or benefit in any contract, work, or business of the authority, nor in the sale, lease, or

132 purchase of any property to or from the authority unless:

- 133 (1) Any interest, profit, or benefit by such member is disclosed in advance to the other 124 members of the outbority and is recorded in the minutes of the outbority.
- members of the authority and is recorded in the minutes of the authority;

- (2) Such member having any such interest, profit, or benefit is not present during that
 portion of an authority meeting when such contract, work, business, sale, lease, or
 purchase is being discussed; and
- (3) Such member having such interest, profit, or benefit does not participate in anydecision of the authority relating to such matter.

As used in this section, an "interest, profit, or benefit" shall mean any interest which reasonably may be expected to result in a direct financial benefit to such member as determined by the authority, which determination shall be final and not subject to review.

143 (n) All meetings of the authority shall be open to the public to the extent provided in

144 Chapter 14 of Title 50 of the O.C.G.A.

145 (o) The authority shall have perpetual existence.

146

SECTION 3.

147 (a) As used in this Act, the term:

(1) "Authority" shall mean the Bainbridge-Decatur County Recreation Authority created
in Section 2 of this Act.

150 (2) "Cost of the project" shall mean and include:

151 (A) All costs of construction, purchase, lease, or other forms of acquisition;

(B) All costs of real property and any interest therein or thereto incurred in connection
with a project, including, without limitation, land, improvements, franchises,
easements, water rights, fees, permits, approvals, licenses, and the securing thereof and
applying therefor;

(C) All costs of personal property and any interest therein or thereto incurred in
connection with a project including, without limitation, furniture, machinery,
equipment, initial fuel, and other supplies;

- (D) Financing charges and interest prior to and during construction and for such
 additional period as the authority may reasonably determine to be necessary or
 desirable in order to place such project in operation;
- 162 (E) Costs of engineering, architectural, fiscal, and legal services;

163 (F) Cost of plans and specifications and all other expenses necessary or incidental to 164 the acquisition, construction, or equipping of any project or to determining the

- 165 feasibility or practicability of any project;
- 166 (G) Fees paid to fiscal agents for financial and other advice or supervision; and
- (H) Cost of administrative services and such other expenses as may be necessary orincident to the financing authorized by this Act.

169 The cost of a project may also include the payment of any loan made for the advance 170 payment of any part of such cost, including interest thereon, and the costs of funding any

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debt service reserve or other reserves, as may be reasonably required by the authority
with respect to the financing or operation of any project. Any obligation or expense
incurred for any of the purposes outlined in this paragraph shall be regarded as part of the
cost of the project and may be paid or reimbursed as such out of the proceeds of revenue
bonds, notes, or other obligations of the authority issued pursuant to this Act.

"Project" shall mean and include the acquisition, construction, installation, 176 (3) modification, renovation, rehabilitation, equipping, maintenance, and operation of parks, 177 athletic, and recreational centers, facilities, and areas of any and all kinds including, but 178 179 not limited to, playgrounds, parks, swimming pools, diving and wading pools, hiking and camping areas and facilities, picnicking areas and facilities, lakes and ponds, tennis 180 courts, athletic fields, athletic facilities, athletic courts, fishing and boating facilities, 181 182 skateboarding facilities, bike trails, club houses, gymnasiums, stadiums, auditoriums and amphitheaters, recreation centers and facilities, youth centers, lands for open space, 183 senior citizen centers, golf courses, and equestrian facilities; the usual and convenient 184 185 facilities, buildings, improvements, machinery, and equipment appertaining thereto and any and all extensions, additions, and improvements of such facilities; the acquisition, 186 construction, installation, modification, renovation, rehabilitation, 187 equipping, 188 maintenance, and operation of any parking, concession, and dining facilities thereto; and 189 other property of any nature whatsoever including, without limitation, land, buildings, 190 improvements, structures, machinery, equipment, and furniture or areas, deemed by the 191 authority to be necessary, convenient, or desirable in connection with any such parks, 192 athletic, or recreational centers, facilities, and areas.

(4) "Revenue bonds" and "bonds" mean revenue bonds as defined and provided for in
Article 3 of Chapter 82 of Title 36 of the O.C.G.A., the "Revenue Bond Law," and which
may be issued by the authority as authorized under such article and any amendments
thereto.

(b) Any project shall be deemed "self liquidating" if, in the judgment of the authority, the revenues and earnings to be derived by the authority therefrom, including the anticipated revenues and earnings from the lease of any project, and all properties used, leased, and sold in connection therewith shall be sufficient to pay the cost of acquiring, operating, maintaining, repairing, improving, or extending the project and to pay the principal of and interest on the revenue bonds or other obligations that may be issued to finance, in whole or in part, the cost of such project or projects.

15 LC 28 7652ER 204 **SECTION 4.** (a) The authority shall have all of the powers necessary or convenient to carry out and 205 206 effectuate the purposes and provisions of this Act including, without limitation, the following 207 powers: (1) To adopt a seal and alter the same at its pleasure; 208 209 (2) To provide recreational services throughout Decatur County; (3) To provide park services throughout Decatur County; 210 211 (4) To develop, provide, maintain, and operate any project; (5) To develop and provide athletic and recreational programs, activities, and services; 212

(6) To employ or retain agents, engineers, attorneys, fiscal agents, accountants,
architects, planners, consultants, parks and recreation directors, supervisors,
superintendents, playground leaders, maintenance personnel, administrative personnel,
and other personnel necessary for such purposes;

(7) To acquire, construct, install, modify, renovate, rehabilitate, equip, maintain, and
operate any project or portion thereof;

(8) To acquire by purchase, lease, gift, construction, or otherwise any real or personal 219 220 property, or any interest therein desired to be acquired, as part of any project or for the 221 purpose of improving, extending, adding to, reconstructing, renovating, or remodeling 222 any project or part thereof already acquired or for the purpose of demolition to make 223 room for any project or any part thereof. If the authority shall deem it expedient to 224 construct any project on any lands, the title to which shall then be in the State of Georgia, 225 the Governor is authorized to convey for and on behalf of the state title to such lands to 226 the authority upon the receipt of such lawful consideration as may be determined by the parties to such conveyance. If the authority shall deem it expedient to lease, acquire, and 227 228 construct any project on any lands, the title to which shall be in the name of the Board of 229 Commissioners of Decatur County or any municipality incorporated in that county, such 230 entity is authorized in its discretion to lease or convey title to such lands to the authority upon the receipt of such lawful consideration as may be determined by the parties of such 231 conveyances or upon payment for the credit of the general funds of such county or 232 municipalities of the reasonable value of such lands. Such reasonable value shall be 233 determined by mutual consent of such county or municipality and the authority or by an 234 appraiser to be agreed upon by the governing authority or body of such county or 235 municipality and the chairperson of the authority. If the authority shall deem it expedient 236 to lease or acquire any real or personal property from the governing body of Decatur 237 County or any municipality located therein, such governing body is authorized in its 238 239 discretion to lease or convey title to such real or personal property to the authority without consideration from the authority to such governing body; 240

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(9) To sell, convey, or assign any real or personal property, contract rights, revenues,
income, tolls, charges, or fees owned or received by the authority, provided that such
conveyance or assignment is not prohibited by the deed of such property to the authority
or otherwise prohibited by other contract of the authority;

(10) To make, execute, and perform all contracts, leases, agreements, and other 245 instruments deemed by the authority to be necessary or convenient in connection with the 246 exercise by the authority of any of its powers, including contracts for the acquisition and 247 construction of projects and leases of projects and contracts with respect to the use of 248 projects which the authority causes to be erected or acquired. Such contracts may be 249 made with any and all persons, firms, and corporations and with Decatur County or any 250 251 municipality located in Decatur County, and with the State of Georgia, or any and all of its political subdivisions, departments, institutions, or agencies, all of whom are 252 253 authorized to enter into contracts, leases, agreements, or instruments with the authority 254 upon such terms and for such purposes as they deem advisable. Without limiting the generality of this paragraph, authorization is specifically granted to municipal 255 corporations and counties and to the authority to enter into contracts, leases, and 256 257 sublease-agreements with the State of Georgia, or any agencies or departments thereof, 258 relative to any project or any property which such departments or agencies of the State 259 of Georgia have now or may hereafter obtain by lease from the United States government, or any agencies or departments thereof, and the authority is specifically 260 261 authorized to convey title in fee simple to any and all of its lands and any improvements 262 thereon to any persons, firms, corporations, or municipalities or to the State of Georgia or to the United States government, or any agencies or departments thereof, subject to the 263 264 rights and interest of the holders of any of the bonds or obligations issued pursuant to this 265 Act and by the resolution or trust indenture of the authority authorizing the issuance of any of its bonds or obligations as provided in this Act, provided that such conveyance is 266 267 not prohibited by the deed of such property to the authority or otherwise prohibited by other contract of the authority; 268

(11) To construct, erect, acquire, own, repair, remodel, renovate, rehabilitate, maintain, 269 270 add to, extend, improve, equip, operate, and manage projects as defined in this Act, on 271 land owned or leased by the authority or on land owned or leased by others, and to pay all or part of the cost of any such project from the proceeds of revenue bonds or 272 273 obligations or other funds of the authority or from such proceeds or other funds or any contributions or grants from any person, firm, or corporation or from the United States 274 of America, or any political subdivision thereof, the State of Georgia, or any political 275 276 subdivision thereof, or any agency or instrumentality of any of the foregoing, all of which 277 the authority is authorized to receive, accept, and use;

(12) To accept and administer gifts, devises and grants of money, materials, or property
of any kind and to administer trusts;

- (13) To borrow money for any of its corporate purposes and to execute and deliver notes,
 revenue bonds, and other evidences of such indebtedness and to use the proceeds thereof
 to pay all or any part of the cost of any project or refunding any outstanding indebtedness
 of the authority or to pay any other cost or expense of the authority incident to or
 necessary and appropriate to carry out the purposes of this Act;
- (14) As security for the repayment of any indebtedness or other obligations of the 285 286 authority, to pledge, mortgage, convey, assign, hypothecate, or otherwise encumber any property, real or personal, of the authority and any income or revenues generated 287 therefrom or otherwise, and to execute any trust agreement, indenture, security deed, 288 mortgage, or security agreement containing any provisions not in conflict with law, 289 provided that such trust agreement, indenture, security deed, mortgage, or security 290 291 agreement, is not prohibited by the deed of such property to the authority or otherwise 292 prohibited by other contract of the authority, which trust agreement, indenture, security deed, mortgage, or security agreement may provide for judicial or nonjudicial foreclosure 293 294 or forced sale of any property of the authority upon default on such obligations, either in 295 payment of any amount due and owing thereunder, or in the performance or satisfaction 296 of any term or condition, as are contained in such trust agreement, indenture, security 297 deed, mortgage or security agreement. The State of Georgia, on behalf of itself and each 298 county, municipal corporation, political subdivision, or taxing district therein, waives any 299 right which it or such county, municipal corporation, political subdivision, or taxing district may have to prevent the foreclosure or forced sale of any property of the authority 300 301 so mortgaged or encumbered, and any such mortgage or encumbrance may be foreclosed 302 in accordance with law and the terms thereof;
- 303 (15) To exercise any power usually possessed by private corporations performing similar
 304 functions which is not in conflict with the Constitution or laws of this state;
- 305 (16) To do all things necessary or convenient to carry out the powers expressly given in
 306 this Act; and
- (17) To extend credit or make loans to any governmental body including, without
 limitation, Decatur County or any municipal corporation located therein for the planning,
 design, construction, acquisition, or carrying out of any project, which credit or loans
 may be secured by loan agreements, mortgages, security deeds, security agreements,
 contracts, and any other instruments, fees, or charges, and upon such terms and
 conditions, as the authority shall determine to be reasonable in connection with such
 loans.

(b) The authority is specifically authorized from time to time to sell, lease, grant, exchange, transfer, assign, or otherwise dispose of any surplus property, both real and personal, or any interest therein, that the authority determines is no longer necessary or desirable in connection with its operation or purposes, provided that such sale, lease, grant, exchange, or other disposition is not prohibited by the deed of such property to the authority or otherwise prohibited by other contract of the authority.

(c) Notwithstanding any other provision of this Act to the contrary, the authority shall not
have the authority to construct, improve, or maintain any road or street on behalf of, pursuant
to a contract with, or through the use of taxes or other revenues of any county or municipal
corporation to the extent such is prohibited under Article III, Section VI, Paragraph V(e) of

- 324 the Constitution of the State of Georgia.
- 325

SECTION 5.

The authority, or any other authority or body which has or which may in the future succeed 326 327 to the powers, duties, and liabilities vested in the authority created by this Act, shall have the 328 power and is authorized at any time, or from time to time, to provide by resolution for the issuance of negotiable revenue bonds or other notes, bond anticipation notes, or other 329 330 evidences of indebtedness for the purpose of paying all or any part of the cost of any one or 331 more projects or refunding any outstanding obligations of the authority. Such bonds or other 332 debt instruments shall be dated and shall bear interest at such rate or rates, shall be payable 333 on such dates, and shall otherwise have such terms and conditions as shall be determined by 334 the authority. All revenue bonds shall be issued pursuant to and in conformity with Article 3 335 of Chapter 82 of Title 36 of the O.C.G.A., the "Revenue Bond Law," and all procedures 336 pertaining to such issuance and the conditions thereof shall be the same as those contained 337 in the Revenue Bond Law and any amendments thereto.

338

SECTION 6.

339 All revenue bonds and other debt instruments issued by the authority under the provisions 340 of this Act are declared to be issued for an essential public and governmental purpose, and 341 such bonds and other debt instruments, and the income thereof, shall be exempt from all 342 taxation by the state.

343

SECTION 7.

Any revenue bonds or other debt instruments issued under the provisions of this Act shall not be deemed to constitute a debt of the State of Georgia, Decatur County, or any municipality within Decatur County or a pledge of the faith and credit thereof; provided, however, that such debt shall be payable solely from the rentals, revenues, earnings, and funds of the 348 authority as provided in the resolution or contract authorizing the issuance and securing the payment of such bonds or other instruments. The issuance of such revenue bonds or other 349 350 debt instruments shall not directly, indirectly, or contingently obligate the state or any political subdivision thereof, including Decatur County and the municipalities within Decatur 351 County, to levy or to pledge any form of taxation whatsoever therefor or to make any 352 353 appropriation for their payment, and all such bonds or other debt instruments shall contain recitals on their face covering substantially the foregoing provisions of this section. 354 However, Decatur County, the municipalities within Decatur County, or any other political 355 356 subdivision of the State of Georgia contracting with the authority may obligate itself to pay the amounts required under any contract entered into with the authority from funds received 357 from taxes to be levied and collected for that purpose to the extent necessary to pay the 358 obligations contractually incurred under this section and from any other source. The 359 360 obligation to make such payments may constitute a general obligation and a pledge of the full faith and credit of the obligor but shall not constitute a debt of the obligor within the meaning 361 of Article IX, Section V, Paragraph I of the Constitution of the State of Georgia. When 362 363 under any such contract payments are obligated to be made from taxes to be levied for that purpose, then the obligation to levy and collect such taxes from year to year in an amount 364 365 sufficient to fulfill and fully comply with the terms of such contract shall be mandatory.

366

SECTION 8.

367 The exercise of the powers conferred upon the authority in this Act shall constitute an 368 essential governmental function for a public purpose, and the authority shall be required to 369 pay no taxes or assessments upon any of the property acquired by it or under its jurisdiction, control, possession, or supervision, or upon its activities in the operation and maintenance 370 371 of property acquired by it or of buildings erected or acquired by it or any fees, rentals, or 372 other charges for the use of such property or buildings or other income received by the authority. The tax exemption provided in this Act shall not include an exemption from sales 373 and use tax on property purchased by or for the use of the authority. 374

375

SECTION 9.

The authority shall have the same immunity and exemption from liability for torts and negligence as the State of Georgia, and the officers, agents, and employees of the authority, when in performance of the work of the authority, shall have the same immunity from liability for torts and negligence as officers, agents, and employees of the State of Georgia. The authority may be sued the same as private corporations on any contractual obligation of the authority. The property of the authority shall not be subject to levy and sale under legal process, except as may be contractually authorized by the authority.

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383	SECTION 10.
384	Any action to protect or enforce any rights under the provisions of this Act or any suit or
385	action against such authority shall be brought in the Superior Court of Decatur County.
386	SECTION 11.
387	All funds received pursuant to this Act, whether as proceeds from the sale of revenue bonds
388	or other debt instruments or obligations, or as loans, revenue, rents, fees, charges, or other
389	earnings, or as grants, gifts, or other contributions, shall be deemed to be trust funds to be
390	held and applied by the authority solely as provided in this Act.
391	
392	SECTION 12.
393	(a) The authority shall be funded by the Board of Commissioners of Decatur County from
394	county-wide revenues based on a dedicated county-wide millage to be shown as a separate
395	line item on annual property tax bills. The minimum dedicated millage for fiscal
396	years 2015-2016 and 2016-2017 shall be 1.5 mills of the county-wide digest and 1.25 each
397	fiscal year thereafter. The Board of Commissioners of Decatur County may in its discretion
398	fund the authority in any fiscal year in an amount in excess of said mills of the county-wide
399	digest.
400	(b) The authority shall develop a budget and a financial and program work plan for both
401	capital and operational requirements for the authority's activities for each fiscal year. The
402	authority's fiscal year shall commence July 1 and end June 30 of each calendar year. Such
403	plan shall be known as the "Annual Operating and Capital Budget of the Bainbridge-Decatur
404	County Recreation Authority." The budget and plan shall be adopted on or before June 30
405	of any given year, with an effective date of July 1. All projected revenues and estimated
406	expenditures shall be clearly outlined as to source and expenditure classification and purpose.
407	The authority shall balance its budget at the end of each fiscal year.
408	(c) Each year the authority shall have made an independent audit and examination of the
409	authority's financial records and transactions. Said audit shall be made in accordance with
410	established national audit and accounting standards. Copies of said audit shall be available
411	for public review.
412	(d) The authority may contract for legal, financial, and auditing services but only with
413	attorneys, financial advisors, and auditors, other than those employed by Decatur County or
414	any of the municipalities located therein.
415	SECTION 13.
416	(a) The authority is authorized to appoint, select, and employ officers, agents, and employees

417 to adopt rules regulations governing their services, fix their respective compensations and

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419 employed by such other entities to be provided on behalf of the authority, provided that such

420 personnel shall be subject to all rules and regulations of the authority governing the services421 and compensation of employees of the authority.

(b) The authority shall notify the City of Bainbridge of the number of employees that it will
require to properly operate the facilities and programs of the authority. The City of
Bainbridge shall transfer such employees as it does not need to perform its other public
operations to the authority. Upon transfer of the employee to the authority, the employee
shall become an employee of the authority and no longer an employee of the city.

427 (c) The authority will use its best efforts to adopt a benefit plan so that the former city
428 employee's benefit plan existing on date of transfer of the employee from the city to the
429 authority will not be lost or reduced.

430 (d) The transfer of employees shall be completed on or before December 31, 2016.

431

SECTION 14.

432 This Act and any other law enacted with reference to the authority shall be liberally433 construed for the accomplishment of the purposes of the authority.

SECTION 15.

434

When the authority for any reason is dissolved after full payment of all indebtedness incurred 435 436 under the provisions of this Act, both as to principal and interest, title to any property held 437 by the authority shall be conveyed prior to such dissolution in accordance with provisions 438 which may be made therefor in any deed of such property to the authority, including any deed or other conveyance document by which such property was conveyed to the authority 439 440 by Decatur County or any city located therein, or title to all property of any kind and nature, 441 real and personal, held by the authority at the time of such dissolution, shall be conveyed to 442 Decatur County, subject to any liens, leases, or other encumbrances outstanding against or 443 in respect to said property at the time of such conveyance.

444

SECTION 16.

The authority shall become active on July 1, 2015. The authority shall begin providingrecreational services no later than July 1, 2016.

447

SECTION 17.

448 This Act shall become effective upon its approval by the Governor or upon its becoming law449 without such approval.

SECTION 18.

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