# RESOLUTION 90-67

WHEREAS the Nassau County Board of County Commissioners wishes to establish the Nassau County Recreation Commission Fund pursuant to the Laws of Florida Chapter 89-513. The fund is to account for recreation expenditures from state alloted race track funds, presently at \$25,000.00 per year. The Board of County Commissioners is to approve all expenditures.

**BE IT THEREFORE** resolved by the Board of County Commissioners, Nassau County, Florida in regular session, duly assembled on the 13th day of February, 1990, the following budget amendment pursuant to Florida Statutes Chapter 129.06(2)(d) be adopted:

REVENUE

140-335-160-101 Pari-Mutual Racing Tax \$ 25,000.00 APPROPRIATION

140-011-82-101 Aids to Private Organization \$ 25,000.00

ADOPTED this 13th day of February, 1990.

2 threather CHA I RMAN

ATTEST EX-OFFICIO CLERK

531

### Ch. 89-512 (

with the city, the legisbe a schedule of rates, facilities of such solid never necessary, revise of rates, fees, or other hat when taken togethpay the cost related to repair, and necessary system, including reahs and interest thereon sal and resource recovery system is privately lative body of the city, d reasonable rates that franchisee. Such rates g manner:

Id determine the actual roperty is actually used ecord of the net investtermined by the legislal be the money honestly used and useful in servlude any goodwill or got made therefor.

re body of the city finds anchisee; that the rules, 1 rates are unjust, unrean of law; that such rates ervices rendered; or that islative body of the city charged for such services services to be installed, y require the franchisee from any person.

da, is amended to read:

city shall require an anresource recovery system is available a copy of the ing the system within 90 rtains. Separate accounts sal and resource recovery general funds of the city.

rida, is amended to read:

city shall have the power artment, or instrumentalmentality, or corporation ct to such solid waste disand shall also have power

#### Ch. 89-512

and the season of the season of the

#### LAWS OF FLORIDA

Ch. 89-513

YATUYUK TATI

enterna former i nen state for an and an and an and an

to accept and receive grants, loans, or contributions from the same, and, in connection with any such contract, grant, loan, or contribution, may stipulate and agree to such covenants, terms, and conditions as the legislative body of the city shall deem appropriate.

Section 6. Section 13 of chapter 86-462, Laws of Florida, is amended to read:

Section 13. Enforcement.—The city is authorized to institute legal action in a court of competent jurisdiction for injunctive or other relief to enforce the provisions of this act.

Section 7. Section 16 of chapter 86.462, Laws of Florida, is amended to read:

Section 16. Application of the Florida Electrical Power Plant Siting Act.— Notwithstanding the megawatt capacity of any electrical power plant or plants included in the solid waste disposal and resource recovery system, the provisions of the Florida Electrical Power Plant Siting Act, ss. 403.501-403.517, Florida Statutes, may apply, at the election of the city, to any such power plant or plants, and such power plant or plants may be considered electrical power plants as defined in the Florida Electrical Power Plant Siting Act.

Section 8. This act shall take effect upon becoming a law.

Became a law without the Governor's approval June 29, 1989.

Filed in Office Secretary of State June 29, 1989.

#### **CHAPTER 89-513**

#### House Bill No. 1698

An act relating to Nassau County; transferring all assets, property, equipment, obligations, liabilities, and responsibilities of the Nassau County Recreation Commission to the Board of County Commissioners of Nassau County; providing for allocation of racetrack funds; repealing chapter 61-1202, Laws of Florida, as amended, relating to the creation of the Nassau County Recreation Commission; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. All assets, property, equipment, obligations, liabilities, and responsibilities accruing to the Nassau County Recreation Commission pursuant to the provisions of chapter 61-1202, Laws of Florida, as amended, shall be transferred to the Board of County Commissioners of Nassau County.

Section 2. All racetrack funds accruing annually to Nassau County pursuant to the provisions of chapters 550 and 551, Florida Statutes, shall be allocated and divided equally between the Board of County Commissioners of Nassau County and the Board of Public Instruction of Nassau County.

Section 3. Chapter 61-1202, Laws of Florida, as amended, is hereby repealed.

Section 4. This act shall take effect upon becoming a law.

391

#### **CHAPTER 89-514**

#### House Bill No. 1699

An act relating to the Hastings Drainage District; amending section 9 of chapter 27310, Laws of Florida, 1951; increasing the tax authorized to be levied by the district; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 9 of chapter 27310, Laws of Florida, 1951, is amended to read:

Section 9. The taxes and assessments in this article levied and authorized to be levied shall be used exclusively for the several purposes, uses and objects specified in this act. An annual tax not to exceed \$20 per acre per year for the year 1990 and thereafter is hereby authorized to be levied by the board. Said tax may vary from zone to zone but shall be uniform within a zone.

For the purpose of enabling the board to carry out the purposes of this act, the Legislature of the State of Florida hereby finds such tax is a reasonable tax on all such lands, and that said lands are and will be benefitted in excess of the amount of the tax hereby levied.

Any parcel of land less than one acre in area shall bear only its proportionate part of the tax authorized by this act to be levied.

Section 2. This act shall take effect January 1, 1990.

Became a law without the Governor's approval June 29, 1989.

Filed in Office Secretary of State June 29, 1989.

#### CHAPTER 89-515

#### House Bill No. 1708

An act relating to Manatee County; amending section 15 of chapter 85-451, Laws of Florida, relating to the schedule of special assessments by raising maximum allowable rates in said schedule of assessments and adopting four digit "use codes"; renumbering sections 15, 16, 17, and 18 of chapter 85-451, Laws of Florida, relating to the Parrish Fire Control District; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

392

Section 1. Section 15 (read:

Section 15. Schedule of amounts, as set forth here mum allowable rates which poses, all property within t tions: vacant parcels, resid

(1) Vacant parcels shal and are usually classified E4000, 9900, and 5000 throup arcels shall be:

(a) Vacant platted lot

(b) Unsubdivided acrea than \$0.252.00 per acre d \$50500.00 shall be assessed

(c) Vacant commercial sessed as a platted lot or u

Whenever a residential u residential plot shall be con cel being assessed as vacan

Whenever an agricultura parcel defined herein as vac accordance with the schedu

(2) Residential parcels dential purposes and are us types 0100 through 0800 an number of dwelling units p for dwelling units located of sessment for these parcels s

(a) Single family resident assessment of \$60.00 per dw of land not in excess of one for the land upon which said dwelling unit is located exc be made in accordance with just value ranges as establish not vary the assessment by

## Just Value Range

 \$0
 to
 \$24,999

 \$25,000
 to
 \$49,999

 \$50,000
 to
 \$74,999

 \$75,000
 to
 \$99,999

 \$100,000
 to
 \$124,999

 \$125,000
 to
 \$199,999

 \$200,000
 to
 \$299,999