A bill to be entitled
An act relating to the Ranger Drainage
District, Orange County; establishing district
boundaries; providing legislative intent;
increasing the number of supervisors and
changing the voting procedures by which members
of the board of supervisors are elected;
authorizing the levy of non-ad valorem
assessments and specifying services which may
be financed by said assessments; providing for
a conditional limitation on liability; changing
the method for approval of supervisors'
compensation; providing a referendum; providing
an effective date.

 WHEREAS, the Ranger Drainage District, a drainage and water control district existing in Orange County, was established on April 9, 1970, by final judgment entered in In re: Ranger Drainage District, case number 69-2558, Circuit Court of Orange County, and

WHEREAS, the final judgment establishing the Ranger Drainage District granted to said district those powers described in chapter 298, Florida Statutes, and

WHEREAS, the Ranger Drainage District has existed continuously since being established by the final judgment for the purpose of providing the functions and exercising the powers described in chapter 298, Florida Statutes, for landowners within the boundaries of the district, without a charter setting forth more fully the structure of and functions to be provided by the district to the landowners, and

1 WHEREAS, due to population growth within the Ranger 2 Drainage District, there is a need to expand its board of 3 supervisors from three members to five members and to provide 4 for election of board members by popular vote, and NOW 5 THEREFORE, 6 7 Be It Enacted by the Legislature of the State of Florida: 8 9 Section 1. Ranger Drainage District established. -- The lands lying within the area described as follows in Orange 10 11 County constitute the Ranger Drainage District: 12 13 The South one-half of Sections 1 and 2, the 14 easterly three-eighths of Section 10, all of <u>Sections 11, 12, 13, 14, 19,</u> 23, 24, 25, 26, 15 27, 28, 29, 30, and 31 in Township 23 South, 16 17 Range 32 East in Orange County, Florida, the 18 boundary of which is more particularly 19 described as follows: 20 21 Commence at the Southeast corner of Section 25; 22 run northerly along the easterly lines of 23 Sections 25, 24, 13, 12, and 1 to the westerly 24 right-of-way of State Road 520; thence proceed northwesterly along said westerly right-of-way 25 26 of State Road 520 to the intersection of State 27 Road 520 and the North line of the South 28 one-half of Section 1; thence westerly along 29 the North line of the South one-half of 30 Sections 1 and 2 to the westerly quarter corner of Section 2; thence southerly along the West 31

line of Section 2 to the Southwest corner of Section 2; thence westerly along the North line of Section 10 to the Northwest corner of the easterly three-eighths of Section 10; thence southerly along the West line of the easterly three-eighths of Section 10 to the Southwest corner of the easterly three-eighths of Section 10; thence easterly along the South line of Section 10 to the Southeast corner of Section 10; thence southerly along the West line of Sections 14 and 23 to the Southwest corner of Section 23; thence westerly along the North line of Sections 27, 28, and 29 to the Northwest corner of Section 29; thence northerly along the East line of Section 19 to the Northeast corner of Section 19; thence westerly along the North line of Section 19 to the Northwest corner of Section 19; thence southerly along the West line of Sections 19, 30, and 31 to the Southwest corner of Section 31; thence easterly along the South line of Section 31 to the Southeast corner of Section 31; thence northerly along the East line of Section 31 to the Northeast corner of Section 31; thence easterly along the South line of Sections 29, 28, 27, 26, and 25 to the Point of Beginning. Except as otherwise provided herein, the Ranger Drainage

28 29

30

1 2

3

4

5

6

7

8 9

10

11 12

13 14

15

16

17

18

19

20

21

22 23

24

25

26 27

> District shall have the powers described in chapter 298, Florida Statutes. It is the intent of the Legislature through

this act to continue the existence of the Ranger Drainage
District, initially established by the Circuit Court of Orange
County, in In re: Ranger Drainage District, civil case number
69-2558, with the modifications provided herein. Adoption of
this act shall not change the status of any existing legal
obligations of the Ranger Drainage District.

Section 2. <u>Board of supervisors; composition,</u>
qualifications, election process.—The provisions of chapter
298, Florida Statutes, and applicable local laws to the
contrary notwithstanding, the following provisions control
with respect to the board of supervisors of the Ranger
Drainage District:

- (1) Effective November 30, 1997, the board of supervisors of the district shall be expanded from three members to five members, each of whom shall be elected for a term of 4 years, except as provided by subsection (7), and shall serve until his or her successor is duly elected or appointed.
- expire on the second Wednesday of June 1998 and the term of the supervisor whose term is set to expire on the second Wednesday of June 1999 are hereby adjusted so that their terms will now expire at midnight on November 30, 1997. The term of the supervisor who will be elected by landowners at their meeting to be held on the second Wednesday of June 1997 is also adjusted so that it will expire at midnight on November 30, 1997. Supervisors serving terms commencing December 1, 1997, shall be elected by popular vote of qualified electors of the district as provided herein.
- (3) Election procedures shall be consistent with the applicable provisions of chapter 189, Florida Statutes. The

board shall appoint a supervisor of elections to oversee the election of members of the board of supervisors. The supervisor of elections shall not be a member of the board of supervisors.

(4) Members of the board of supervisors shall be elected on a nonpartisan basis and no qualifying fee shall be charged, in order that any qualified person may stand for election to the board of supervisors. Positions on the board of supervisors shall be numbered one through five. Position one shall represent the geographic area within the district designated as the "City," more particularly described as:

111213

14

15

16

17

18

19

20

21

2223

24

2526

2728

29

30

31

2

3

4

5

6

7

8

9

10

All lands contained within the Plats of Rocket City (n/k/a Cape Orlando Estates), Unit 1, as recorded in Plat Book Z, Pages 29-31; Rocket City (n/k/a Cape Orlando Estates), Unit 2, as recorded in Plat Book Z, Pages 56-57; Rocket City (n/k/a Cape Orlando Estates), Unit 3, as recorded in Plat Book Z, Pages 69-70, as replatted in part by the Plat of Cape Orlando Estates, Unit 5, as recorded in Plat Book 5, Pages 20-21; and Rocket City (n/k/a Cape Orlando Estates), Unit 4, as recorded in Plat Book Z, Pages 74-81, as replatted in part by the Plats of Cape Orlando Estates, Unit 5, as recorded in Plat Book 5, Pages 20-21, and Cape Orlando Estates, Unit 6, as recorded in Plat Book 6, Page 69; and within that portion of the Plat of Rocket City (n/k/a Cape Orlando Estates), Unit 1A, as recorded in Plat Book Z, Pages 71-73, lying West of the Westerly

right-of-way line of Bancroft Boulevard as 1 2 shown on said plat; all of the Public Records of Orange County, Florida; 3 4 5 and shall be elected by qualified electors who are landowners 6 in the City. Position two shall represent the geographic area 7 within the district designated as the "Estates," more 8 particularly described as: 9 10 All lands contained within that portion of the Plat of Rocket City (n/k/a Cape Orlando 11 12 Estates), Unit 1A, as recorded in Plat Book Z, 13 Pages 71-73, lying East of the Westerly 14 right-of-way line of Bancroft Boulevard as 15 shown on said plat; and within the Plats of 16 Rocket City (n/k/a Cape Orlando Estates), Unit 17 2A, as recorded in Plat Book Z, Pages 82-85; 18 Rocket City (n/k/a Cape Orlando Estates), Unit 19 3A, as recorded in Plat Book Z, Pages 102-105, 20 as replatted in part by the Plat of Cape 21 Orlando Estates, Unit 3A, as recorded in Plat Book 3, Pages 101-102; Rocket City (n/k/a Cape 22 23 Orlando Estates), Unit 4A, as recorded in Plat 24 Book Z, Pages 110-113; Rocket City (n/k/a Cape Orlando Estates), Unit 7A, as recorded in Plat 25 Book Z, Pages 114-117, as replatted by the Plat 26 27 of Cape Orlando Estates, Unit 7A, as recorded 28 in Plat Book 3, Pages 103-106; Rocket City 29 (n/k/a Cape Orlando Estates), Unit 8A, as recorded in Plat Book Z, Pages 106-109; Rocket 30 City (n/k/a Cape Orlando Estates), Unit 9A, as 31

recorded in Plat Book Z, Pages 86-88; Cape
Orlando Estates, Unit 3A, as recorded in Plat
Book 3, Pages 101-102; Cape Orlando Estates,
Unit 11A, as recorded in Plat Book 3, Pages
107-109; Cape Orlando Estates, Unit 12A, as
recorded in Plat Book 4, Pages 66-70; and Cape
Orlando Estates, Unit 31A, as recorded in Plat
Book 3, Pages 110-111; all of the Public
Records of Orange County, Florida;

and shall be elected by qualified electors who are landowners in the Estates. Positions three, four, and five shall represent the district at large and shall be elected by qualified electors who are landowners from throughout the district.

- (5) Persons qualifying to run for the board of supervisors shall designate the board of supervisors position number for which they are running. The candidate receiving a plurality of votes in each position race shall be elected to the board.
- (6) Upon approval of this act through referendum as provided in section 9, the board of supervisors and the supervisor of elections for the district shall make necessary preparations for conducting an election prior to November 30, 1997, for positions one through five on the board of supervisors.
- (7) Candidates elected to positions one, two, and three shall be elected for 4-year terms. Candidates elected to positions four and five shall initially be elected for 2-year terms. Upon expiration of the first 2-year term for positions four and five, candidates elected to these positions shall

thereafter be elected for 4-year terms, so that all supervisors shall be elected thereafter for staggered 4-year terms.

- (8) In the event of a vacancy on the board of supervisors, the remaining supervisors may fill such vacancy until the next regularly scheduled election for supervisors.
- (9) In order to qualify for election as a member of the board of supervisors, a candidate must be a resident of the district and a qualified elector of the district.

 Candidates for positions one and two on the board must be residents and landowners in the geographic areas the positions represent and must be qualified electors of the district.
- (10) In order to be a qualified elector of the district, a person must be a district landowner, at least 18 years of age, who registers with the district's supervisor of elections. "Landowner," for purposes of this act, includes, but not by limitation, persons and entities, including trustees and business entities, holding title to real property in fee simple or by life estate, but does not include entities of government holding title to real property, or persons or entities holding title to easement interests or leasing land within the district. When a district landowner holds title to real property in a name other than that of an individual or individuals, the landowner must designate, in writing, the person who will cast the vote for the landowner. Registration by mail shall not be prohibited.
- (11) Voting by proxy shall not be permitted in district elections.
- (12) Notwithstanding the provisions of this section to the contrary, in the event the election of supervisors as provided for in subsection (6) does not occur before November

30, 1997, the election shall take place as soon thereafter as is reasonably practicable, and the supervisors holding office as of November 30, 1997, shall continue to hold office until their successors are elected or appointed in accordance with applicable law.

Section 3. Authority to levy non-ad valorem assessments.--The provisions of chapter 298, Florida Statutes, and applicable local laws to the contrary notwithstanding, the following provisions control with respect to the authority of the board of supervisors of the Ranger Drainage District to levy non-ad valorem assessments for the purposes identified in this section:

- (1) The board of supervisors is authorized to levy a non-ad valorem assessment on lands within the district in the manner and for the purposes provided in this section. The annual non-ad valorem assessment may not exceed \$25 per lot within the district during the first 5 years of imposition. Following published notice and a public hearing, the board of supervisors may revise the assessment every 5 years after an initial assessment is levied, provided the revised assessment does not increase by more than 10 percent per lot over the last previous assessment. For purposes of this section, the term "lot" is defined as:
- (a) Each platted lot and tract, excluding any tract or portion of a tract as set forth in paragraph (c);
- (b) Each parcel of unplatted contiguous land under common ownership; or
- (c) Each parcel of contiguous land under common ownership which is made up of a portion or portions of a platted lot or lots or platted tract or tracts, or of a

platted lot or lots or platted tract or tracts and a portion of a platted lot or lots or platted tract or tracts.

Lots owned by entities of government and lands lying west of the Econlockhatchee River shall not be subject to the assessment under this section.

- authorized by this section may be used only for landscaping and maintenance of common areas benefiting district landowners, which purposes and activities the district is authorized to undertake. For purposes of this section, the term "common areas" is defined as those lands and facilities which are owned by the district or over which the district has a legally established easement right, other than those currently being operated or maintained pursuant to s. 298.22, Florida Statutes, or s. 298.54, Florida Statutes, and shall not be deemed to include any lands within privately owned parcels in the district, except those parcels or portions thereof over which the district has a legally established easement right. The use of common areas shall be subject to regulation by the district.
- (3) Any non-ad valorem levy established by the board of supervisors pursuant to this section shall be equal for each lot, as that term is defined in subsection (1).
- (4) Prior to approving a non-ad valorem levy pursuant to this section, the board of supervisors shall prepare and approve a plan setting forth the projects within the district to be financed by the non-ad valorem levy, together with the estimated cost of each project. The plan shall be reviewed and revised annually as appropriate for each year in which the levy is imposed.

(5) No district funds other than the assessments 1 2 authorized by this section may be used for the purposes 3 described in this section, and the board of supervisors is 4 further prohibited from issuing any bonds for purposes 5 described in this section. 6 Section 4. Assessments and costs a lien on land 7 against which levied. -- The provisions of chapter 298, Florida 8 Statutes, and applicable local laws to the contrary 9 notwithstanding, all non-ad valorem assessments provided for in this act, together with all penalties for default in 10 payment of the assessments and all costs in collecting the 11 12 assessments, shall, from the date of assessment until paid, 13 constitute a lien of equal dignity with the liens for county 14 taxes, and other taxes of equal dignity with county taxes, 15 upon all the lands against which such assessments are levied, assessed, and collected pursuant to s. 197.3632, Florida 16 17 Statutes. 18 Section 5. When unpaid assessments delinquent; 19 penalty. -- The provisions of chapter 298, Florida Statutes, and 20 applicable local laws to the contrary notwithstanding, all 21 non-ad valorem assessments provided for in this act become delinquent and bear penalties on the amount of the assessments 22 23 in the same manner as for county taxes. Said assessments shall be a lien on the property against which assessed until paid 24 and shall be enforceable in like manner as for county taxes. 25 26 Section 6. Enforcement of non-ad valorem assessments. -- The provisions of chapter 298, Florida Statutes, 27 28 and applicable local laws to the contrary notwithstanding, the 29 collection and enforcement of all non-ad valorem assessments levied by the district shall be at the same time and in like 30 manner as for county taxes, and the provisions of the Florida

```
Statutes relating to the sale of lands for unpaid and
2
    delinquent certificates for such unpaid and delinquent county
3
    taxes, the redemption thereof, the issuance to individuals of
    tax deeds based thereon, and all other procedures in
4
5
    connection therewith shall be applicable to the district to
6
    the same extent as if said statutory provisions were expressly
7
    set forth in this act. All non-ad valorem assessments shall be
8
    subject to the same discounts as for county taxes.
9
           Section 7. Limitation on liability with respect to
    district lands and works used by the public for
10
    recreation. -- The provisions of chapter 298, Florida Statutes,
11
12
    and applicable local laws to the contrary notwithstanding, the
13
    following provisions control with respect to liability of the
14
   Ranger Drainage District to persons using district
15
    rights-of-way, works, or easements for outdoor recreational
16
   purposes:
17
          (1) Except as provided in subsection (2), when a water
    management district, individually or jointly with another
18
19
    agency of government, has acquired land adjacent to drainage
20
    rights-of-way or works owned by the Ranger Drainage District,
21
    or over which the Ranger Drainage District has a legally
    established easement right, which land is made available by
22
    the water management district for outdoor recreational
23
    purposes, thereby allowing access to such rights-of-way,
24
    works, or easements of the Ranger Drainage District, and which
25
26
    otherwise qualifies for the limitation on liability afforded
    to the water management district when there is no charge made
27
28
    or usually made for entering or using the land and on which no
29
    commercial or other activity from which profit is derived from
    the patronage of the public is conducted on the land, the
30
```

Ranger Drainage District shall enjoy the same limitation on

liability for its rights-of-way, works, and easements as is enjoyed by the water management district for its lands when those same circumstances exist, when access is gained to Ranger Drainage District rights-of-way, works, or easements from the water management district lands.

- (2) This section does not relieve the Ranger Drainage District of any liability that would otherwise exist for gross negligence or a deliberate, willful, or malicious injury to a person or property. This section does not create or increase the liability of the Ranger Drainage District or any person beyond that which is authorized by s. 768.28, Florida Statutes.
- in this section, includes activities such as, but not limited to, horseback riding, hunting, fishing, bicycling, swimming, boating, camping, picnicking, hiking, pleasure driving, nature study, water skiing, motorcycling, and visiting historical, archaeological, scenic, or scientific sites.

Section 8. Annual meetings; supervisors'

compensation.--The provisions of chapter 298, Florida

Statutes, and applicable local laws to the contrary

notwithstanding, the following provisions control with respect
to annual landowners' meetings and supervisors' compensation:

- (1) An annual landowners' meeting shall be held in

 August or September of each year, as designated by the board
 of supervisors. An engineer's report shall be presented at the
 annual landowners' meeting and comments of landowners shall be
 solicited.
- (2) During any year in which members of the board of supervisors are to be elected, a separate question shall be placed upon the ballot to read: "Shall the members of the

board of supervisors receive \$50 a day for each day of service, when a day of service is defined as 4 hours' work performed on behalf of the district, or attendance at any district public hearing or regularly scheduled meeting, workshop, or emergency meeting of the board of supervisors?"

If the question is answered in the affirmative by a majority of those voting, the salary of the members of the board of supervisors shall be \$50 a day until the next election. All voters shall be qualified electors pursuant to section 2 of this act.

Section 9. Except for sections 7 and 9, which shall take effect upon this act becoming a law, this act shall take effect upon approval by a three-fifths majority of electors of the district voting in a referendum. Such referendum shall be conducted by the supervisor of elections for the district no later than 90 days following the act becoming a law, or as soon thereafter as is reasonably practicable, in a manner consistent with referendum procedures to be adopted by the board of supervisors of the district. Prior to the referendum, the district supervisor of elections shall register qualified electors of the district for purposes of voting in the referendum, following those procedures provided for the registration of electors under section 2. To be registered to vote in the referendum, electors must meet the same qualifications as are provided for electors in section 2.