1	
2	An act relating to Tindall Hammock Irrigation
3	and Soil Conservation District, Broward County;
4	codifying the district's charter, chapter
5	27428, Laws of Florida, 1951, as amended;
6	providing a provision that the district is an
7	independent special district; providing for the
8	appointment of the board of supervisors;
9	providing for correction of scrivener's errors;
10	revising obsolete constitution and statute
11	references; revising obsolete roadway and
12	agency references; providing that all rights,
13	title, and ownership of property owned by the
14	district will continue to be owned by the
15	district and that all obligations, contracts,
16	rules, resolutions, and regulations of the
17	district will continue in effect and be valid
18	as to the district; repealing all prior special
19	acts of the Legislature relating to the Tindall
20	Hammock Irrigation and Soil Conservation
21	District; providing that this act shall take
22	precedence over any conflicting law to the
23	extent of such conflict; providing
24	severability; providing an effective date.
25	
26	Be It Enacted by the Legislature of the State of Florida:
27	
28	Section 1. Chapter 27428, Laws of Florida, as amended,
29	is codified, reenacted, amended, and repealed as herein
30	provided.
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1	Section 2. The Tindall Hammock Irrigation and Soil
2	Conservation District is re-created and reenacted to read:
3	Section 1. For the purpose of draining, reclaiming,
4	and conserving the lands hereinafter described, for
5	controlling the water in the district and the water tables
6	with respect to the lands therein, for agricultural and
7	sanitary purposes, and for the public health, convenience,
8	welfare, utility and benefit; an irrigation, soil conservation
9	and drainage district is hereby established to be known as
10	"Tindall Hammock Irrigation and Soil Conservation District,"
11	an independent special district, the territorial boundaries of
12	which shall be as follows:
13	
14	(1) Begin at a point which point is a point on
15	the South Line of Tract One Tier Thirty-eight,
16	Fifty Feet East of the Southwest Corner of
17	Tract One, Tier Thirty-eight; Thence run
18	Southerly parallel to the West Line of Tier
19	Thirty-seven to a point which is Fifty Feet
20	East of the West Line of Tier Thirty-seven and
21	Fifty Feet North of the South Line of Tract
22	Four, Tier Thirty-seven; Thence run Easterly
23	parallel to the South Lines of Tract Four, Tier
24	Thirty-seven, Tract Four, Tier Thirty-five,
25	Tract Four, Tier Thirty-three, Tract Four, Tier
26	Thirty-one to a point on the West Line of Tier
27	Twenty-nine, Fifty Feet North of the Southwest
28	Corner of Tract Four, Tier Twenty-nine; Thence
29	run Southerly along the West Line of Tier
30	Twenty-nine to the Southwest Corner of Tract
31	Eight, Tier Twenty-nine; Thence run Easterly
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1	along the South Lines of Tract Eight, Tier
2	Twenty-nine, Tract Eight, Tier Twenty-seven,
3	Tract Eight, Tier Twenty-five, and Tract Eight,
4	Tier Twenty-three to the Southeast Corner of
5	Tract Eight, Tier Twenty-three; Thence run
6	Northerly along the East Line of Tier
7	Twenty-three to the Southeast Corner of Tract
8	Four, Tier Twenty-three; Thence run Easterly
9	along the South Lines of Tract Four, Tier
10	Twenty-one, Tract Four, Tier Nineteen, and
11	Tract Four, Tier Seventeen to the Southeast
12	Corner of Tract Four, Tier Seventeen; Thence
13	run Northerly along the East Line of Tier
14	Seventeen to the Southwest Corner of Tract
L5	Three, Tier Fifteen; Thence run Easterly along
L6	the South Line of Tract Three, Tier Fifteen to
17	the Southeast Corner of Tract Three, Tier
L8	Fifteen; Thence run Southerly along the East
L9	Line of Tier Fifteen to the Southeast Corner of
20	Tract Four, Tier Fifteen; Thence run Easterly
21	along the South Line of Tract Four, Tier
22	Thirteen to the Southeast Corner of Tract Four,
23	Tier Thirteen; Thence run Southerly along the
24	East Line of Tier Thirteen to the Northeast
25	Corner of Tract Six, Tier Thirteen; Thence run
26	Westerly along the North Line of Tract Six,
27	Tier Thirteen to the Northwest Corner of Tract
28	Six, Tier Thirteen; Thence run Southerly along
29	the West Line of Tier Thirteen to the Southwest
30	Corner of Tract Seven, Tier Thirteen; Thence
31	run Southerly to the Northwest Corner of Tract
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1	Eight, Section Twenty-five, Township Fifty
2	South, Range Forty-one East; Thence run
3	Southerly along the West Lines of Tract Eight,
4	Section Twenty-five, Township Fifty South,
5	Range Forty-one East and Tract Nine, Section
6	Twenty-five, Township Fifty South, Range
7	Forty-one East to the Southwest Corner of said
8	Tract Nine; Thence run Easterly along the South
9	Line of said Tract Nine to the Southeast Corner
10	of said Tract Nine; Thence run Northerly along
11	the East Line of said Tract Nine to the
12	Northeast Corner of said Tract Nine; Thence
13	Easterly along the South Line of Tract Seven,
14	Section Twenty-five, Township Fifty South,
15	Range Forty-one East to the Southeast Corner of
16	said Tract Seven; Thence run Northerly along
17	the East Line of Tract Seven to the South Line
18	of Tract Six, Tier Nine; Thence run Easterly
19	along the South Line of Tract Six, Tier Nine to
20	the Southeast Corner of Tract Six, Tier Nine;
21	Thence run Northerly along the East Line of
22	Tier Nine to the Southwest Corner of Tract
23	Four, Tier Seven; Thence run Easterly along the
24	South Line of Tract Four, Tier Seven to the
25	Southeast Corner of Tract Four, Tier Seven;
26	Thence run Northerly along the East Line of
27	Tier Seven to the Northeast Corner of Tract
28	Four, Tier Seven; Thence run Westerly along the
29	North Lines of Tract Four, Tier Seven, Tract
30	Four, Tier Nine, Tract Four, Tier Eleven and
31	Tract Four, Tier Thirteen to the Northwest
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1	Corner of Tract Four, Tier Thirteen; Thence run
2	Northerly along the West Line of Tier Thirteen
3	to the Northwest Corner of Tract One, Tier
4	Thirteen; Thence run Westerly along the North
5	Lines of Tract One, Tier Fifteen and Tract One,
6	Tier Seventeen to the Northwest Corner of Tract
7	One, Tier Seventeen; Thence run Southerly along
8	the West Line of Tier Seventeen to the
9	Northwest Corner of Tract Three, Tier
10	Seventeen; Thence run Westerly along the North
11	Line of Tract Three, Tier Nineteen to the
12	Northeast Corner of Tract Three, Tier
13	Twenty-one; Thence run Northerly along the East
14	Line of Tier Twenty-one to the Southeast Corner
15	of Tract One, Tier Twenty-two; Thence run in a
16	Westerly direction along the prolongation of
17	the South Line of Tract One, Tier Twenty-two to
18	the point of beginning; All in Newman's Survey
19	thereof according to the Plat thereof recorded
20	in Plat Book Two, at Page Twenty-six of the
21	Public Records of Dade County, Florida; said
22	lands situate, lying and being in Broward
23	County, Florida.
24	
25	(2) Also included within the territorial
26	boundaries is the West 50 Feet of Tracts 1, 2,
27	3, and 4, Tier 37; and the South 50 Feet of
28	Tract 4, Tier 31, of Tract 4, Tier 33, of Tract
29	4, Tier 35, and of Tract 4, Tier 37, of
30	Newman's Survey thereof, according to the Plat
31	thereof recorded in Plat Book 2, Page 26, Dade
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1	County Records, said lands situate, lying and
2	being in Broward County, Florida.
3	Section 2. (1) The governing board of the district
4	shall be composed of three landowners of the district. The
5	governing board shall be designated the Board of Supervisors
6	of the Tindall Hammock Irrigation and Soil Conservation
7	District.
8	(2) The board of supervisors shall be Hamilton C.
9	Forman, H. Collins Forman, Jr. and Charles R. Forman and said
10	landowners are hereby appointed as the Board of Supervisors of
11	the Tindall Hammock Irrigation and Soil Conservation District
12	and shall hold office until their successors are elected and
13	shall have qualified.
14	(3) Notice of a landowners' meeting shall be given by
15	publishing the time and place of such meeting in a newspaper
16	of general circulation of Broward County at least 15 days
17	prior to the meeting, the meeting to be held in a public place
18	in Broward County. The landowners, when assembled, shall
19	organize by the election of a chair and secretary of the
20	meeting, who shall conduct the election. At such election,
21	each and every acre of land in the district, except as
22	hereinafter provided, shall represent one share, and each
23	owner shall be entitled to one vote in person or by proxy in
24	writing, for each acre of land owned by him or her in the
25	district. A fraction of an acre shall be voted as the same
26	fraction of a vote.
27	(4) If any elected supervisor is unable to serve by
28	reason of death, incapacity, or refusal, the board of
29	supervisors may call a special election to fill the vacancy.
30	(5) At any meeting of landowners, legal
31	representatives may represent the landowners; however, lands
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which are delinquent in the payment of district taxes for 2 1 years or more after tax sale shall not be considered as lands 2 3 entitling anyone to vote in the elections, and such lands 4 shall not be considered as acreage within the district for the 5 purpose of determining whether a quorum is present. 6 (6) Each supervisor, before entering upon his or her 7 official duties, shall take and subscribe to an oath before an 8 officer authorized by law to administer oaths that he or she 9 will honestly, faithfully, and impartially perform the duties devolving upon him or her in office as supervisor of the 10 district, and that he or she will not neglect any of the 11 12 duties imposed upon him or her by this act. (7) Each supervisor shall be entitled to receive a per 13 14 diem of \$5 for attending meetings of the said board of supervisors; however, the compensation of each supervisor 15 shall not exceed the sum of \$25 during any 1 month. Members of 16 the board of supervisors shall be reimbursed from time to time 17 for traveling and other necessary expenses incurred incident 18 to the performance of their duties as such supervisors. 19 20 Section 3. (1) The Board of Supervisors of Tindall Hammock Irrigation and Soil Conservation District shall have 21 the power to make contracts; to adopt and use a common seal 22 23 and alter the same at pleasure; to acquire, hold, and control by condemnation, gift, exchange, purchase, or otherwise, any 24 real or personal property, surveyors' notes or engineering 25 26 data, which may be needed to carry out the provisions of this act, or which may be useful in the accomplishment of any of 27 the purposes for which said district is created, and to sell, 28 29 lease, or to otherwise dispose of any such property; to 30 appoint or employ such agents, engineers, attorneys, and employees as the business of the board may require; to 31 7

1	construct, purchase, operate, and maintain pumping plants and
2	stations, and all equipment and machinery pertaining thereto;
3	and to contract for the construction, operation, and
4	maintenance of the pumping plants and stations, including the
5	purchase and supply of electric and other power and energy for
6	the operation of the same; to grant permits to owners of land
7	within the district for the installation of water control
8	structures upon such terms and conditions as the board may
9	determine and to supervise and regulate the operation of such
10	structures; and to borrow money and to issue notes and bonds
11	therefor, as hereinafter provided, in order to enable the
12	board to carry out and perform any powers conferred by this
13	act.
14	(2) The board of supervisors is exclusively authorized
15	and empowered to establish and construct a system of canals,
16	drainage ditches, drains, levees, dikes, dams, sluices,
17	revetments, locks, reservoirs, onsite water retention areas,
18	floodways, pumping stations, and other works and improvements
19	of such dimension, depth, and proportion as in the judgment of
20	the board is advisable to drain, reclaim, and conserve the
21	lands within the district and to accomplish any of the
22	purposes for which the district was created, and to maintain
23	and operate such works in such manner as the board shall deem
24	most advantageous to the improvement and development of the
25	lands in the district and to accomplish the foregoing objects;
26	to clean out, straighten, open up, widen, or change the course
27	and flow, alter or deepen any canal, ditch, drain, river, or
28	watercourse, inside of the district for the benefit of the
29	district, that the board may deem necessary to facilitate the
30	irrigation, reclamation, drainage, conservation, and
31	improvement of the lands in the district, including navigation
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facilities, making the lands within the district available for 1 agricultural purposes, habitation, and general utilities; to 2 3 concentrate, divert, or divide the flow of water in or out of 4 the district; to construct or enlarge any bridges, culverts, 5 or water carrying facilities that may be needed by the 6 district across any ditch, canal, public highway, or road; to 7 construct such roadways over levees, embankments, and other works as may be needed by the district. 8 9 (3) The board shall have the exclusive power and authority to pump water into or out of the canals, ditches, 10 drains, and other works in the district, or on or from the 11 12 lands in the district in such amounts as the board shall determine; to regulate and control the flow of water into and 13 14 out of the district; to maintain such water tables with 15 respect to the lands in the district as in the judgment of the board shall be to the best interests of the district and of 16 17 the landowners therein; and to do or cause to be done or permit others to do all things which may be necessary, 18 19 desirable, or convenient in order to accomplish any of the 20 foregoing objects. (4) In maintaining and operating the canals, drains, 21 levees, dikes, dams, locks, pumping stations, water control 22 23 structures, and other works and improvements, the board of supervisors of the district, its agents, and employees shall 24 have the authority at all reasonable times to enter upon the 25 lands in the district in order to transport and use equipment, 26 27 machinery, and materials necessary to properly maintain, preserve, and operate such irrigation works. 28 29 (5) In addition to the powers herein conferred upon the Board of Supervisors of Tindall Hammock Irrigation and 30 31 Soil Conservation District, the board shall have and may 9

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exercise all of the powers conferred upon the board of 1 2 supervisors of a drainage district created under the 3 provisions of chapter 298, Florida Statutes, and acts amendatory thereof and supplemental thereto, except as such 4 5 may be in conflict or inconsistent with the provisions of this 6 act. 7 (6) The district is hereby authorized, empowered, and 8 directed to construct a water connection by channeling through 9 or under State Road 84 and Interstate Highway I-595 to the North New River Canal for the purposes as provided herein. 10 Said water connection shall be constructed in accordance with 11 12 the regulations, requirements, and specifications of the 13 Department of Transportation. 14 Section 4. The board may, in its discretion, let any 15 part or all of the work to be performed within the district by contract, but no contract for an amount in excess of \$25,000 16 17 shall be let until notice thereof shall have been published in a newspaper of general circulation published in Broward County 18 19 not less than once a week for 2 consecutive weeks before the 20 date set for the letting of such contract. The work so 21 advertised shall be awarded to the lowest responsible bidder, as may be determined by the board; however, the board shall 22 23 have the right to reject any and all bids and to readvertise, as provided herein. The board shall have the right to require 24 25 a bond with a surety to be approved by the board in such 26 amount as the board may determine, conditioned that the contractor will well and truly carry out the contract in 27 28 accordance with the terms thereof. Nothing in this section 29 shall prevent the board of supervisors from undertaking and 30 performing the work without a contract and by labor operating under the directions of the board, its engineer, or employees. 31 10

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1	Section 5. (1) To accomplish and carry out the
2	purpose of the act, the board is authorized and empowered, but
3	not directed, to levy and impose upon all lands lying and
4	being situate within the district an acreage tax not to exceed
5	the sum of \$60 per acre per annum and/or a millage tax not to
6	exceed 6 mills, the taxes to be levied and collected by the
7	Board of Supervisors of Tindall Hammock Irrigation and Soil
8	Conservation District.
9	(2) Prior to the first imposition of any millage tax,
10	a referendum shall be held to approve the annual imposition,
11	which shall not exceed the maximum millage rate authorized by
12	this act. In such referendum, each and every acre of land in
13	the district shall represent one share, and each owner shall
14	be entitled to one vote for each acre of land owned by him or
15	her in the district. A fraction of an acre shall be voted as
16	the same fraction of a vote. Once such millage is approved,
17	the district shall not be required to seek approval in future
18	years to levy the previously approved millage.
19	Section 6. (1) The board of supervisors may purchase
20	any tax sale certificate held by the state, county, or other
21	governmental agency, which includes taxes levied by or for the
22	Tindall Hammock Irrigation and Soil Conservation District, and
23	the right to sell such certificates, institute foreclosure
24	proceedings thereon, or proceedings to quiet title, or to
25	apply for and obtain a tax deed to lands covered thereby.
26	(2) The board may sell or lease land acquired through
27	tax deed, foreclosure, or otherwise, upon such terms and
28	conditions as it may determine and at the best price
29	obtainable, either at public or private sale.
30	Section 7. The Board of Supervisors of Tindall Hammock
31	Irrigation and Soil Conservation District is authorized and
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empowered to borrow money on temporary or permanent loans and 1 to issue promissory notes and to incur obligations from time 2 3 to time upon such terms and at such rates of interest, not 4 exceeding the rate authorized by general law or, if no rate is 5 authorized by general law, at a rate not exceeding 12 percent 6 per year, as the board may determine for the purpose of 7 raising funds to purchase, install, construct, and prosecute 8 to final completion the drainage works and improvements herein 9 authorized, and for the purpose of paying all expenses incident to such work and all expenses necessary or needful in 10 carrying out the purpose of the act, including, without 11 12 limiting the generality of the foregoing, cost of rights-of-way. To enable the board to borrow and obtain money 13 14 necessary to carry out and perform the purposes aforesaid, the board is authorized and empowered to issue in the corporate 15 16 name of the district negotiable coupon bonds, the aggregate 17 amount of all bonds issued hereunder not to exceed \$450,000. Section 8. (1) The bonds to be issued pursuant to the 18 19 provisions of this act shall be in denominations of \$100, or 20 any multiple thereof, shall bear interest at a rate not to 21 exceed that authorized by general law, payable semiannually, and shall mature at intervals within 50 years from the date of 22 23 their issuance, at first maturity to be not more than 10 years from the date thereof, and both principal and interest of such 24 bonds shall be payable at a place or places determined by the 25 26 board and designated in the bonds. All bonds and coupons not paid at a maturity shall bear interest at a rate not to exceed 27 that authorized by general law from maturity until paid. 28 29 The bonds shall show on their face the purposes (2) for which they are issued and shall be payable solely out of 30 the acreage and/or millage taxes levied by or for the 31 12

district, pursuant to the provisions of this act. The bonds 1 2 shall be signed by the president of the board of supervisors, 3 attested by the secretary under the seal of the district. 4 Interest payments shall be evidenced by coupons bearing a 5 facsimile of the signature of the president of the board of 6 supervisors, or secretary of the district. Such bonds and 7 coupons shall be considered as having been validly executed if 8 signed by the proper officers in the office at the time of 9 such signing. Said bonds may contain such provisions for registration, either as to principal, or principal and 10 interest, as the board may prescribe, and in the discretion of 11 12 the board it may be provided that, at any time after such dates as shall be fixed by the board, the bonds may be 13 14 redeemed at the option of the board, in a manner and at a 15 price to be specified in the resolution in pursuance of which 16 said bonds are issued. 17 (3) The board of supervisors is authorized to provide in the resolution authorizing the issuance of bonds and in the 18 19 bonds that one-half of the acreage and/or millage tax will be 20 devoted to, so far as necessary, the payment of the principal of and interest on the bonds; that the holders of such bonds 21 shall have a first lien upon one-half of the acreage and/or 22 millage tax; and that no further charge shall be placed upon 23 the proceeds of such tax or obligation incurred payable 24 25 therefrom unless such charge or obligation be junior and 26 subordinate to the lien upon such proceeds for the payment of 27 the principal and interest on the bonds. (4) All bonds issued under the provisions of this act 28 29 may be validated in the manner now or hereafter provided for 30 the validation of bonds of drainage districts. 31 13

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1	Section 9. (1) This act shall, without reference to
2	any other act of the Legislature, be full authority for the
3	issuance and sale of bonds of Tindall Hammock Irrigation and
4	Soil Conservation District as authorized in this act, which
5	bonds shall have all the qualities of negotiable paper under
6	the law merchant, and shall not be invalid for any
7	irregularity or defect in the proceedings for the sale and
8	issue thereof and shall be incontestable in the hands of bona
9	fide purchasers or holders thereof for value. No proceedings
10	in respect to the issuance of any such bonds shall be
11	necessary except such as are required by this act. The
12	provisions of this act shall constitute an irrepealable
13	contract between the district and the holders of any bonds and
14	coupons attached thereto issued pursuant to the provisions
15	hereof. Any holder of any bonds or coupons may either at law
16	or in equity, by suit or mandamus, enforce and compel the
17	performance of the duties required by this act of any of the
18	officers or persons mentioned in this act in relation to the
19	bonds or to the collection, enforcement, and application of
20	the taxes for the payment thereof.
21	(2) In levying and imposing the acreage and/or millage
22	tax as provided in this act, the board shall take into account
23	maturing bonds and interest on all bonds and, within the
24	limits prescribed by this act, shall levy and impose annually
25	a sufficient amount of acreage and/or millage taxes to pay the
26	principal of and interest on such bonds promptly as they
27	become due. All bonds issued hereunder, regardless of the time
28	of sale, shall be equal in dignity and without priority except
29	as to time of payment therein stated.
30	(3) All bonds issued pursuant to the provisions of
31	this act, when executed, shall be delivered to the treasurer
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1	of the district, who shall hold the same subject to the order
2	of the board. The board may sell or otherwise dispose of the
3	bonds in such manner as may be deemed necessary to meet the
4	payments for the works and improvements of the district and
5	the other purposes for which such bonds were issued. The bonds
6	shall not be sold for less than 95 percent of the par value
7	thereof, plus accrued interest.
8	Section 10. (1) Upon the adoption by the board of
9	supervisors of a resolution providing for the issuance of
10	bonds, a certified copy of such resolution shall be forwarded
11	to the Board of County Commissioners of Broward County. At the
12	first meeting of the board of county commissioners after the
13	receipt of the certified copy of the resolution, the board of
14	county commissioners shall order that an election be held in
15	the portion of the district lying within the county at a time
16	and a place designated by the board of county commissioners to
17	determine whether or not the bonds authorized by such
18	resolution shall be issued, and in such election only the
19	landowners who are qualified electors owning land in the
20	district shall be entitled to vote. Prior to the time of the
21	holding of the election, the board of county commissioners
22	shall cause to be published, once a week for 4 consecutive
23	weeks, in a newspaper of general circulation published in the
24	county, a notice of the holding of the election which shall
25	specify the time and place or places of the holding thereof.
26	The board of county commissioners shall appoint a clerk or
27	clerks and inspectors for such election, who need not be
28	qualified electors residing in Tindall Hammock Irrigation and
29	Soil Conservation District.
30	(2) For such election, electors may be registered as
31	prescribed by the general laws of the State of Florida for
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registration of electors, and such electors shall have the 1 same qualifications and prerequisites for voting as in 2 3 elections under the general election laws, and in addition thereto they shall submit proof by affidavit before the 4 5 registration office that they are landowners who are qualified 6 electors owning land within the Tindall Hammock Irrigation and 7 Soil Conservation District. All registered landowner electors 8 residing in Tindall Hammock Irrigation and Soil Conservation 9 District, as shown by the general registration books of Broward County on the date of the closing of the registration 10 books, as hereinafter provided, shall be entitled to 11 12 participate in the bond election. No electors shall be registered for such bond election within 5 days prior to the 13 14 date of holding of such election. The registration books in the county shall be open during usual office hours, for the 15 registration of landowners of Tindall Hammock Irrigation and 16 17 Soil Conservation District from the date of the first publication of the notice of the election in the county to the 18 19 date 5 days prior to the date of holding of the election. 20 (3) After the closing of the registration books, 5 21 days prior to the date of holding of such election, the Board 22 of County Commissioners of Broward County shall cause to be 23 prepared and certified by the registration officer of the county, a list of the names of all qualified electors 24 25 appearing on the county registration books who are determined 26 to be landowners of Tindall Hammock Irrigation and Soil Conservation District, and who are also determined to be 27 28 qualified to vote in the election. In each county, a certified 29 copy of such lists of qualified electors who are landowners of 30 Tindall Hammock Irrigation and Soil Conservation District who are entitled to participate in the election, shall be 31 16

furnished to the inspectors and clerks of the election at 1 every voting place where election in the county is to be held, 2 3 and such lists shall be deemed taken and held to be prima facie evidence of the total number of qualified electors who 4 5 are landowners of the Tindall Hammock Irrigation and Soil 6 Conservation District who are qualified to vote in such 7 election, and no person shall be permitted to vote in any 8 election whose name does not appear upon such list. In making up the list of qualified voters, as herein provided, such 9 investigation shall be made as will warrant the conclusion 10 that all names appearing on the list are qualified to vote in 11 12 the bond election and that the list is a complete list of all voters residing in Broward County. After the county 13 14 registration officer certifies the list of voters, who are 15 qualified electors and who are landowners of the Tindall Hammock Irrigation and Soil Conservation District, the list 16 17 shall be filed and preserved among the records of the Board of Supervisors of Tindall Hammock Irrigation and Soil 18 19 Conservation District. 20 (4) Any person shall be deemed to be a landowner who has an immediate beneficial ownership interest, legal or 21 equitable, in the title to a fee simple estate in land 22 23 situated within the boundaries of Tindall Hammock Irrigation and Soil Conservation District. 24 Section 11. (1) At the bond election, ballot boxes 25 26 may be used, notwithstanding the fact that at the time of holding the election, voting machines may be in general use in 27 28 Broward County. The ballots to be used in such election shall 29 have printed thereon the description of the issuance of bonds 30 to be voted on as the board of supervisors of the district may prescribe. Direction to the voter to express his or her choice 31 17

by making an "X" mark in the space opposite the words "For 1 Bonds" or "Against Bonds" shall be stated on the ballot. The 2 3 clerks and inspectors of the elections shall make returns to 4 the board of county commissioners which appointed them 5 immediately after the elections and the board of county 6 commissioners shall hold special meetings as soon thereafter 7 as practicable for the purpose of canvassing the election 8 returns and shall determine and certify to the result thereof 9 for the county. The certificates shall each show the number of qualified electors in the county who are landowners of Tindall 10 Hammock Irrigation and Soil Conservation District, and shall 11 12 show the total number of votes cast "For Bonds" and "Against 13 Bonds." The certificates shall be forwarded immediately to the 14 Board of Supervisors of the Tindall Hammock Irrigation and Soil Conservation District, by the board of county 15 commissioners. The certificates of declaration of result of 16 17 such elections shall be recorded in the minutes of the board of supervisors of the district. 18 19 (2) If it shall appear from the certificates of the 20 board of county commissioners as a result of the elections 21 that a majority of the landowners who are qualified electors of Tindall Hammock Irrigation and Soil Conservation District 22 participated in the bond elections, and that a majority of the 23 votes cast in such elections are in favor of the issuance of 24 such bonds then the same shall be deemed to have been 25 26 authorized in accordance with s. 12, Art. VII of the State Constitution, as amended. 27 Whenever any election shall be called and held, 28 (3) 29 under the provisions of this act, and the votes cast thereat 30 returned, tallied, and canvassed by the board of county commissioners, and the findings of the board certified to the 31 18

Board of Supervisors of Tindall Hammock Irrigation and Soil 1 Conservation District, as herein provided, and recorded on the 2 3 minutes of the board of supervisors, a duly certified copy of such certificates shall be admissible as evidence in all 4 5 courts of the state, and shall be deemed prima facie evidence 6 of the truth of the facts recited and shown thereby, including 7 the regularity of the call, conduct, and holding of such 8 election at the time and place specified. 9 Section 12. No proceedings for the holding of the bond election shall be necessary except such as are required by the 10 provisions of this act; however, the board may follow any of 11 12 the provisions of the General Election Law of Florida or the provisions of chapter 100, Florida Statutes, as now appearing 13 14 or hereafter amended, except such as are in conflict. Section 13. All expenses of holding a bond election, 15 pursuant to the provisions of this act, shall be paid out of 16 17 the funds of Tindall Hammock Irrigation and Soil Conservation 18 District. 19 Section 14. (1) Two members of the board of 20 supervisors shall constitute a quorum. The board of 21 supervisors shall, by resolution, fix the time and the place for holding regular meetings, but special meetings may be 22 23 called by the president or any two members of the board of supervisors, at any time or place. The meeting place of the 24 board may be either within or without the district. 25 26 (2) The board of supervisors shall employ a competent person or bank or trust company as treasurer of the district. 27 28 The same person may act as secretary and treasurer of the 29 district, if the board shall deem it to be advisable. The treasurer shall execute a bond in such sum as shall be fixed 30 by the board and with a surety approved by the board 31 19

1	conditioned that he or she will well and truly perform the
2	duties imposed upon him or her by this act and that he or she
3	will account for all moneys coming into his or her hands as
4	treasurer of the district. The treasurer shall pay out funds
5	of the district, only upon checks, drafts, or warrants issued
6	by the district, which checks, drafts, or warrants shall be
7	signed by the treasurer and countersigned by at least one
8	member of the board of supervisors.
9	(3) At the organizational meeting of the board, or as
10	soon thereafter as is practicable, the board may, if deemed
11	desirable, select and appoint a competent person as chief
12	engineer of the district. The board may require the chief
13	engineer to enter into a bond with good and sufficient surety
14	in a sum to be named by the board conditioned that he or she
15	will faithfully and honestly perform all of the duties
16	required of him or her by the board of supervisors and deliver
17	to his or her successors all instruments, papers, maps,
18	documents, and other articles which may come into his or her
19	hands by virtue of his or her employment.
20	Section 15. All taxes or assessments levied pursuant
21	to the provisions of this act shall constitute a lien upon the
22	lands within the district as of the first day of January of
23	each year in which the assessments are made, which liens shall
24	be superior in dignity to all other liens upon the lands
25	except liens for state and county taxes and shall be equal in
26	dignity to the lien for the state and county taxes.
27	Section 16. Damage to any ditch, canal, drain, levee,
28	pumping station, or other works established or constructed
29	under this act, obstruction of the flow of water in any canal,
30	ditch, drain, or waterway, or removal of any earth, rock, or
31	material from the banks of any canal, drain, ditch, or
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waterway within the district without permission from the board 1 of supervisors, is declared to be a criminal offense and 2 3 misdemeanor within the meaning of s. 775.08, Florida Statutes, 4 and shall be punishable as provided by general law. 5 Section 17. The provisions of chapter 298, Florida 6 Statutes, as now or hereafter amended, when not in conflict 7 with the provisions of this act shall be applicable to the 8 Tindall Hammock Irrigation and Soil Conservation District. 9 Section 18. The purpose of forming the Tindall Hammock Irrigation and Soil Conservation District is to create an 10 irrigation district for the purpose of controlling, 11 12 regulating, and maintaining the water levels in all the 13 ditches and canals lying within the boundaries of the district 14 separate and apart from drainage purposes. To accomplish this 15 purpose it is necessary for the irrigation district board of supervisors to have full, complete, and exclusive control over 16 17 all water levels within the Tindall Hammock Irrigation and Soil Conservation District. In order to carry out the purpose 18 19 and intent of this act, the Board of Supervisors of the 20 Tindall Hammock Irrigation and Soil Conservation District is authorized and empowered to have the exclusive right and 21 power, in their discretion, to regulate, maintain, and control 22 23 the water levels in all the canals and ditches lying within the boundaries of the Tindall Hammock Irrigation and Soil 24 Conservation District. 25 Section 19. All lawful debts, bonds, obligations, 26 contracts, franchises, promissory notes, audits, minutes, 27 resolutions, and other takings of the Tindall Hammock 28 29 Irrigation and Soil Conservation District are validated and shall continue to be valid and binding on the Tindall Hammock 30 Irrigation and Soil Conservation Drainage District in 31 21

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accordance with their respective terms, conditions, covenants, 1 2 and tenor. Any procedure heretofore done by the Tindall 3 Hammock Irrigation and Soil Conservation District under the 4 Florida Statutes or any other law for the construction of any 5 improvements, works, or facilities, for the assessment of 6 benefits and damages, or for the borrowing of money shall not 7 be impaired or avoided by this act, but shall be continued and 8 completed in the name of Tindall Hammock Irrigation and Soil 9 Conservation Drainage District. Section 20. The title, rights, and ownership of all 10 property, both real and personal, uncollected taxes, 11 assessments, claims, judgments, decrees, choses in action, and 12 all property and property rights held or owned by the Tindall 13 14 Hammock Irrigation and Soil Conservation District shall pass 15 to and be vested in the Tindall Hammock Irrigation and Soil 16 Conservation District. 17 Section 21. No obligations or contracts of Tindall Hammock Irrigation and Soil Conservation District, including 18 19 financial obligations heretofore made or any proceeding 20 heretofore begun for any improvement, or for the borrowing of 21 money, or issuing of bonds, shall be impaired or avoided by this act, but such debts, obligations, and contracts shall 22 23 pass to and be binding upon the Tindall Hammock Irrigation and Soil Conservation District and all such proceedings heretofore 24 begun for the construction of any improvements or for the 25 borrowing of money or issuing of bonds may be continued and 26 completed and binding upon the Tindall Hammock Irrigation and 27 Soil Conservation District; and likewise, all debts of and 28 29 claims against the Tindall Hammock Irrigation and Soil Conservation District shall be valid against the Tindall 30 Hammock Irrigation and Soil Conservation District. 31 2.2

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1 Section 22. All existing rules, resolutions, and 2 regulations of the Tindall Hammock Irrigation and Soil 3 Conservation District not in conflict with the provisions of 4 this act shall continue in effect unless repealed, amended, or 5 modified by the Tindall Hammock Irrigation and Soil 6 Conservation District. 7 Section 3. Except as specifically reenacted herein, 8 chapter 27428, Laws of Florida, 1951, chapter 28935, Laws of 9 Florida, 1953, chapters 78-477, 86-370, and 90-475, Laws of Florida, are repealed. 10 Section 4. In the event any section, or provision of 11 12 this act is determined to be invalid or unenforceable, such determination shall not affect the validity of or 13 14 enforceability of each other section and provision of this 15 act. Section 5. In the event of a conflict of the 16 17 provisions of this act, with the provisions of any other act, the provisions of this act shall control to the extent of such 18 19 conflict. 20 Section 6. This act shall take effect October 1 of the year in which enacted. 21 22 23 24 25 26 27 28 29 30 31 23 CODING: Words stricken are deletions; words underlined are additions.