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A bill to be entitled An act relating to the South Broward Drainage District, Broward County; codifying the district's charter, chapter 67-904, Laws of

Florida, as amended; providing that South Broward Drainage District is an independent special district; providing that all officers and employees of the district on the effective date of this act shall continue to hold their respective offices until their successors are elected or appointed; changing name of district manager to district director; revising obsolete agency and department references; providing for the district's plan for the drainage and reclamation of lands within the district to remain in full force and effect; deleting interest rate provisions which conflict with section 31 of district's charter; deleting provision authorizing assessment of a tax on lands within the district which belong to the county, school district, or other political subdivisions; providing for deletion of obsolete or no longer required proceedings;

revising inconsistent provisions; adding a brief description of sections of district charter which are not described; repealing all prior special acts of the Legislature relating to the South Broward Drainage District except as stated; providing that this act shall take

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

precedence over any conflicting law to the

extent of such conflict; providing 1 2 severability; providing an effective date. 3 4 Be It Enacted by the Legislature of the State of Florida: 5 6 Section 1. Chapter 67-904, Laws of Florida, as 7 amended, is codified, reenacted, amended, and repealed as 8 provided herein. 9 Section 2. The South Broward Drainage District is recreated and reenacted to read: 10 Section 1. South Broward Drainage District shall 11 12 continue to be a public corporation and an independent special 13 district. The Hollywood Reclamation District created and 14 established by chapter 67-904, Laws of Florida, and renamed 15 the "South Broward Drainage District" shall continue to be a 16 public corporation of the State of Florida, an independent 17 special district, and have perpetual existence. All lawful debts, bonds, obligations, contracts, franchises, promissory 18 19 notes, audits, minutes, resolutions, and other takings of the 20 Hollywood Reclamation District and South Broward Drainage District are hereby validated and shall continue to be valid 21 and binding on the South Broward Drainage District in 22 23 accordance with their respective terms, conditions, covenants, and tenor. Any procedure heretofore done by the Hollywood 24 Reclamation District or South Broward Drainage District under 25 26 the Florida Statutes or any other law for the construction of any improvements, works, or facilities, for the assessment of 27 benefits and damages, or for the borrowing of money shall not 28 29 be impaired or avoided by this act; but shall be continued and completed in the name of South Broward Drainage District. 30 31

Section 2. Title to property reserved. -- The title, 1 2 rights, and ownership of all property, both real and personal, 3 uncollected taxes, assessments, claims, judgments, decrees, 4 choses in action, and all property and property rights held or 5 owned by the drainage district named "Hollywood Reclamation 6 District" abolished by chapter 67-904, Laws of Florida, shall 7 pass to and be vested in the drainage district organized under 8 this charter to succeed the drainage district abolished. 9 Section 3. Obligations unimpaired. -- No obligations or contracts of Hollywood Reclamation District abolished by 10 chapter 67-904, Laws of Florida, or of the South Broward 11 12 Drainage District, including financial obligations heretofore 13 made or any proceeding heretofore begun for any improvement, 14 or for the borrowing of money, or issuing of bonds, shall be impaired or avoided by this charter, but such debts, 15 obligations, and contracts shall pass to and be binding upon 16 17 the new drainage district created and organized, and all such proceedings heretofore begun for the construction of any 18 19 improvements or for the borrowing of money or issuing of bonds 20 may be continued and completed and binding upon the said new drainage district; and, likewise, all debts of and claims 21 against the drainage district abolished by chapter 67-904, 22 23 Laws of Florida, and the South Broward Drainage District, shall be valid against the South Broward Drainage District. 24 Section 4. Name of drainage district. -- The South 25 26 Broward Drainage District, as its boundaries are hereinafter designated and established, is a body politic and corporate, 27 28 to be known and designated as "South Broward Drainage 29 District." Section 5. Officers; hold over. -- All officers and 30 employees of the South Broward Drainage District heretofore 31

elected or appointed and holding office on the effective date 2 of this act shall continue to hold their respective offices 3 and discharge their respective duties thereof until their 4 successors are elected or appointed and qualified under the 5 provisions of this charter. 6 Section 6. Rules, resolutions, and regulations not 7 impaired .-- All existing rules, resolutions, and regulations of 8 the Hollywood Reclamation District abolished by chapter 9 67-904, Laws of Florida, and the South Broward Drainage District not in conflict with the provisions of this charter 10 shall continue in effect unless repealed, amended, or modified 11 12 by the drainage district which is hereby organized and 13 created. 14 Section 7. Charter and amendments to charter.--This act shall hereafter be referred to as the Charter of South 15 Broward Drainage District, and may from time to time be 16 17 amended by duly enacted acts of the Legislature of the State of Florida. 18 19 Section 8. Boundaries. -- The following boundaries shall 20 be the territory known as "South Broward Drainage District" 21 over which the district shall exercise its general jurisdiction and powers, as provided in this act, to wit: 22 23 Begin at the Northeast corner of Section 9, Township 51 South, Range 41 East, Broward 24 County, Florida; Thence South along the East 25 26 line of the said Section 9 to the Northwest corner of the S 1/2 of Section 10, Township 51 27 South, Range 41 East; Thence East along the 28 29 North line of the S 1/2 of the said Section 10 and along the North line of the SW 1/4 of 30 Section 11, Township 51 South, Range 41 East to 31

the Northeast corner of the SW 1/4 of the said Section 11; Thence South along the East line of the SW 1/4 of the said Section 11 and along the East line of the NW 1/4 of Section 14, Township 51 South, Range 41 East to the Southeast Corner of the NW 1/4 of the said Section 14; Thence West along the South line of the NW 1/4 of the said Section 14 to the Northeast Corner of the S 1/2 of Section 15, Township 51 South, Range 41 East; Thence South along the East line of the S 1/2 of the said Section 15 and along the East line of the N 1/2 of Section 22, Township 51 South, Range 41 East to the Southeast corner of the N 1/2 of the said Section 22; Thence West along the South line of the N 1/2 of the said Section 22 to the Northeast corner of the S 1/2 of Section 21, Township 51 South, Range 41 East; Thence South along the East line of Sections 21 and 28, Township 51 South, Range 41 East to the Southeast corner of the said Section 28; Thence West along the South line of Sections 28, 29 and 30, Township 51 South, Range 41 East to the Southwest corner of said Section 30; Thence South along the West line of Section 31, Township 51 South, Range 41 East, to the Southeast corner of Section 36, Township 51 South, Range 40 East; Thence West along the South line of Sections 36, 35, 34, 33, 32 and 31, Township 51 South, Range 40 East and along the south line of Sections 36, 35 and 34, Township 51 South, Range 39 East, to the

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Southwest corner of Section 34, Township 51 1 2 South, Range 39 East; Thence North along the 3 West line of Sections 34, 27, 22, 15, 10 and 3, 4 Township 51 South, Range 39 East and along the 5 West line of Sections 34 and 27, Township 50 6 South, Range 39 East to the intersection 7 thereof with the South right-of-way line of the 8 South Florida Water Management District Canal 9 C-11 (South New River Canal); Thence Easterly 10 along the South right-of-way line of said South Florida Water Management District Canal C-11 11 12 through Sections 27, 26 and 25, Township 50 13 South, Range 39 East; and through Sections 30, 14 29 and 28, Township 50 South, Range 40 East to 15 its intersection with the East line of Section 28, Township 50 South, Range 40 East; Thence 16 17 Southerly along the East line of Sections 28 and 33, Township 50 South, Range 40 East and 18 19 along the East line of Section 4, Township 51 20 South, Range 40 East to the Southeast corner of 21 Section 4, Township 51 South, Range 40 East; Thence East along the North line of Sections 22 23 10, 11 and 12, Township 51 South, Range 40 East 24 and along the North line of Sections 7, 8 and 9, Township 51 South, Range 41 East to the 25 26 point of beginning. Section 9. Definitions. -- Unless the context shall 27 28 indicate otherwise, the following words as used in this act 29 shall have the following meanings: 30 "Assessable improvements" includes, without (1)limitation, any and all drainage and land reclamation works 31

and facilities, sewer systems, storm sewers and drains, water systems, streets, roads, or other projects of the district, or that portion or portions thereof, local in nature and of special benefit to the premises or lands served thereby, and any and all modifications, improvements, and enlargements thereof.

- (2) "Bond" includes "certificate," and provisions applicable to bonds shall be equally applicable to certificates. "Bond" includes assessment bonds, refunding bonds, and such other obligations in the nature of bonds as are provided for in this act, as the case may be.
- (3) "Board" means the board of supervisors of the

 South Broward Drainage District, or, if such district shall be
 abolished, the board, body, or commission succeeding to the
 principal functions thereof or to whom the powers given by
 this act to the board of supervisors shall be given by law.
- (4) "Cost," when used with reference to any project, includes, but is not limited to, the expenses of determining the feasibility or practicability of acquisition, construction, or reconstruction; the cost of surveys, estimates, plans, and specifications; the cost of acquisition, construction, or reconstruction; the cost of improvements; engineering, fiscal, and legal expenses and charges; the cost of all labor, materials, machinery, and equipment; the cost of all lands, properties, rights, easements, and franchises acquired; federal, state, and local taxes and assessments; financing charges; the creation of initial reserve and debt service funds; working capital and interest charges incurred or estimated to be incurred on money borrowed prior to and during construction and acquisition and for such period of time after completion of construction or acquisition as the

board may determine; the cost of issuance of bonds pursuant to 2 this act, including advertisements and printing, the cost of 3 any election held pursuant to this act, and all other expenses 4 of issuance of bonds; administrative expense; such other 5 expenses as may be necessary or incidental to the acquisition, 6 construction, or reconstruction of any project or to the 7 financing thereof, or the development of any lands within the 8 district; all fees and collection charges imposed on the 9 district by the Broward County Property Appraiser and Revenue Collector; and reimbursement of any public or private body, 10 person, firm, or corporation for any moneys advanced in 11 12 connection with any of the foregoing items of cost. Any 13 obligation or expense incurred prior to the issuance of bonds 14 in connection with the acquisition, construction, or 15 reconstruction of any project or improvements thereon, or in connection with any other development of land that the board 16 17 shall determine to be necessary or desirable in carrying out the purposes of this act, may be treated as a part of such 18 19 cost. 20

- (5) "District" means the South Broward Drainage District.
- (6) "Landowner" means the owner of the freehold estate, as appears by the deed record, including private corporations having such an ownership interest, and shall not include reversioners, remaindermen, or trustees, other than persons owning the freehold estate in any proceeding under this act or under chapter 298, Florida Statutes.
- (7) "Plat" means a map or drawing, depicting the division of lands into lots, blocks, parcels, tracts, sites, or other divisions; however, the same may be designated.

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(8) "Project" means any development, improvement, property, utility, facility, works, road, enterprise, service, or convenience, now existing or hereafter undertaken or established, that under the provisions of this act or under chapter 298, Florida Statutes, the district is authorized to construct, acquire, undertake, and furnish for its own use or for the use of any other person, firm, or corporation, owning, leasing, or otherwise using the same, for any purpose or activity, and shall include, without limitation, such repairs, replacements, additions, extensions, and betterments to any project as may be deemed necessary or desirable by the board of supervisors to place or to maintain such project in proper condition for the same, efficient, and economic operation thereof.

- (9) "Subdivision" means the division of a parcel of land, whether improved or unimproved, into two or more lots or parcels of land for the purpose, whether immediate or future, of transfer of ownership or building development where the subdivider proposes to create a street, right-of-way, or easement that joins or connects to an existing public street for ingress and egress, or to change an existing public street.
- (10) "Drainage and reclamation facilities" means any canals, ditches, or other drainage facilities, reservoirs, dams, levees, sluiceways, dredging, holding basins, floodways, pumping stations, or any other works, structures, or facilities for the conservation, control, development, utilization, and disposal of water, and any purposes appurtenant, necessary, or incidental thereto, and includes all real and personal property and any interest therein, rights, easements, and franchises of any nature relating to

any such drainage and reclamation facilities or necessary or convenient for the acquisition, construction, reconstruction, operation, or maintenance thereof.

- (11) References in this act to the boundaries of the district mean such boundaries as the same may from time to time be expanded, contracted, or otherwise revised by law or in any proceedings taken under this act, and any actions that may be taken by or on behalf of the district under this act within the limits or boundaries of the district may be taken within such limits or boundaries as expanded, contracted, or otherwise revised.
- (12) The term "and" also means "or," and the word "or" also means "and," wherever the context shall so require.
- (13) The term "District Director" means the director of the South Broward Drainage District.

Section 10. Board of supervisors; election; organization; terms of office; quorum; report and minutes.--

- the governing body of the district and shall exercise the powers granted to the district under this act and under chapter 298, Florida Statutes. The board shall consist of six members, and, except as otherwise provided herein, each member shall hold office for a term of 4 years and until his or her successor shall be chosen and shall qualify. A majority of the members of the board shall be residents of Broward County. All of the members of the board shall be residents of the State of Florida and shall own land lying within the boundaries of the district.
- (2) The persons who are members of the board of supervisors of the district in office when this act takes

effect shall constitute the members of the board until the next election for their seats.

(3) In the month of June of 2000, there shall be held a meeting of the landowners of South Broward Drainage District at the office of the district in Broward County, for the purpose of holding an election to fill the seats of the three supervisors whose terms expire in June of 2000; and, in the month of June of each fourth year thereafter, there shall be held such a meeting to fill the same three seats. In the month of June of 2002, there shall be held a meeting of the landowners of South Broward Drainage District at the office of the district in Broward County for the purpose of holding an election to fill the seats of the three supervisors whose terms expire in June of 2002; and, in the month of June of each fourth year thereafter, there shall be held such a meeting to fill the same three seats. Notice of said landowners' meeting shall be published as provided by section 20. The president of the board of supervisors shall conduct the meeting. At such meeting, each landowner shall be entitled to cast one vote for each person to be elected. A landowner may vote in person or by proxy in writing. Each landowner shall be entitled to cast one vote for each acre of land owned by him and located within the district boundaries. Fractions of an acre shall be treated as one acre, entitling the landowner to one vote with respect thereto. The three persons at the respective elections who receive the highest number of votes for the office of supervisor shall be declared elected.

(4) Each supervisor, before entering upon his or her official duties, shall take and subscribe to an oath of office as prescribed in s. 298.13, Florida Statutes.

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- (5) All supervisors shall hold office for the terms for which they are elected or appointed and until their successors shall be chosen and qualify. In case of a vacancy in the office of any supervisor, the remaining supervisor or supervisors, even though less than a quorum, may fill such vacancy for the unexpired term of the supervisor who vacated his or her office.
- (6) As soon as practicable after each election, the board shall organize by choosing one of their number president of the board and by electing a secretary, who need not be a member of the board.
- (7) A majority of the members of the board shall constitute a quorum.
- entitled "Record of Proceedings of South Broward Drainage
 District," in which shall be recorded minutes of all meetings,
 resolutions, proceedings, certificates, bonds given by all
 employees, and any and all corporate acts, which book shall at
 reasonable times be opened to the inspection of any landowner,
 taxpayer, resident, or bondholder of the district, and such
 other persons as the board may determine to have a proper
 interest in the proceedings of the board. Such record book
 shall be kept at any office or other regular place of business
 maintained by the board in Broward County.
- (9) Whenever any election shall be authorized or required by this act to be held by the landowners at any particular or stated time or day, and if for any reason such election is not held at such time or on such day, then in such event the power or duty to hold such election shall not cease or lapse, but such election shall be held thereafter when

practicable, and in accordance with the procedures provided by this act.

Section 11. Appointment and duties of district director.--For the purpose of preserving any ditch, road, drain, dike, levee, or other work constructed or erected under the provisions of this act or under the provisions of chapter 298, Florida Statutes, and for the taking care and the operation of the equipment owned by the district and the maintenance of the canals and other works of the district, including the removal of obstructions from the same, and such other duties as may be prescribed by the board, the board may employ a district director who shall have charge and supervision of the works of the district.

Section 12. Compensation of board.--Each supervisor shall be entitled to receive for his or her services an amount approved by resolution of the board not to exceed \$400 per month. In addition, each supervisor shall receive reasonable travel expenses for attending the place of meeting from his or her residence. Unless the board by resolution otherwise provides, such travel expenses shall not be in excess of the amounts provided by law for state and county officials.

Section 13. Powers.--The district shall have, and the board may exercise, any or all the following powers:

(1) To contract and be contracted with; to sue and be sued in the name of the district; to adopt and use a seal; to acquire, by purchase, gift, devise, condemnation, eminent domain, or otherwise, property, real or personal, or any estate therein, within or without the district, to be used for any purpose necessary or to meet the needs of any of the purposes of this act.

(2) To establish, construct, operate, and maintain a system of main and lateral canals, drains, ditches, levees, dikes, dams, sluices, locks, revetments, reservoirs, holding basins, floodways, pumping stations, syphons, culverts, and storm sewers, and to connect some or any of them as within the judgment of the board is deemed advisable to drain and reclaim the lands within the district.

- (3) To acquire and maintain appropriate sites for storage and maintenance of the equipment of the district; and to acquire and maintain and construct a suitable building to house the office and records of the district.
- (4) To clean out, straighten, widen, open up, or change the course and flow, alter, or deepen any canal, ditch, drain, river, water course, or natural stream as within the judgment of the board is deemed advisable to drain and reclaim the lands within the district; to acquire, purchase, operate, and maintain pumps, plants, and pumping systems for drainage purposes; and to construct, operate, and maintain irrigation works and machinery in connection with the purposes herein set forth.
- resolution the drainage requirements and conditions to be met for plats to be entitled to record on any land within the district, including authority to require as a condition precedent for any platting, that good and sufficient bond be posted to assure proper drainage for the area to be platted.
- (6) To borrow money and issue bonds, certificates, warrants, notes, or other evidences of indebtedness of the district as hereinafter provided.
- (7) To build and construct any other works and improvements deemed necessary to preserve and maintain the

works in or out of the district; to acquire, construct, operate, maintain, use, sell, convey, transfer, or otherwise provide for machines and equipment for drainage and reclamation purposes; and to contract for the purchase, construction, operation, maintenance, use, sale, conveyance, and transfer of the said machinery and equipment.

- (8) To construct or enlarge, or cause to be constructed or enlarged, any and all bridges or culverts that may be needed in or out of the district, across any drain, ditch, canal, floodway, holding basin, excavation, public highway, railroad right-of-way, tract, grade, fill, or cut; to construct roadways over levees and embankments; to construct any and all of said works and improvements across, through, or over any public highway, railroad right-of-way, track, grade, fill, or cut in or out of the district; and to remove any fence, building, or other improvements, in or out of the district for purposes of drainage and reclamation.
- (9) To hold, control, and acquire by donation, purchase, or condemnation, any easement, reservation, or dedication in or out of the district, for any of the purposes herein provided. To condemn or acquire, by purchase or grant or by exercise of the right of eminent domain, for use in the district, any land or property within or without the district and acquire or condemn any other property within or without the district. To exercise the right of eminent domain as provided by chapters 73 and 74, Florida Statutes.
- (10) To assess and impose upon all of the lands in the district an annual drainage tax, an administrative tax, and a maintenance tax as hereinafter provided.
- $\underline{\mbox{(11)}}$ To impose and foreclose special assessment liens as hereinafter provided.

appropriate resolution all structures, materials, and things, whether solid, liquid, or gas, whether permanent or temporary in nature, which come upon, come into, connect to, or be a part of any of the main or lateral drains, ditches, canals, levees, dikes, dams, sluices, revetments, reservoirs, holding basins, floodways, pumping stations, and syphons which may have been heretofore created or may hereafter be created or hereafter constructed.

- (13) To administer and provide for the enforcement of all of the provisions herein, including the making, adopting, promulgating, amending, and repealing of all rules and regulations necessary or convenient for the carrying out of the duties, obligations, and powers conferred on the district created herein.
- (14) To cooperate with or contract with other drainage districts or other governmental agencies as may be necessary, convenient, incidental, or proper in connection with any of the powers, duties, or purposes of the district as stated in this act.
- (15) To employ engineers, attorneys, agents, employees, and representatives as the board of supervisors may from time to time determine necessary and to fix their compensation and duties.
- (16) To exercise all of the powers necessary, convenient, incidental, or proper in connection with any of the powers, duties, or purposes of said district as stated in this act.
- (17) To construct, improve, and maintain roadways and roads necessary and convenient to provide access to and efficient development of areas made suitable and available for

cultivation, settlement, urban subdivision, homesites, and other beneficial developments as a result of the drainage operations of the district.

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- (18) To make use of any dedication to public use or platted reservations within the boundaries of the district.
- (19) To exercise any and all other powers conferred upon drainage districts by chapter 298, Florida Statutes, including, but not limited to, the power to acquire and construct drainage improvements, to issue bonds to pay the cost thereof, and to levy and collect drainage taxes upon lands benefited by the improvements.

Section 14. Treasurer; depositories; fiscal agent.--

- (1) The board shall designate a person who is a resident of the state, or a bank or trust company organized under the laws of the state, as treasurer of the district, who shall have charge of the funds of the district. Such funds shall be disbursed only upon the order of or pursuant to the resolution of the board by warrant or check signed by the treasurer, or by such other person as may be authorized by the board. The treasurer may hold any other office provided for in this act, except that the same person may not be president and treasurer. The board may give the treasurer such other or additional powers and duties as the board may deem appropriate, and fix his or her compensation; and may require the treasurer to give a bond in such amount, on such terms, and with such sureties as may be deemed satisfactory to the board to secure the performance by the treasurer of his or her powers and duties. The board shall audit or have audited the books of the treasurer at least once a year.
- (2) The board is authorized to select as depositories in which the funds of the board and of the district shall be

deposited any banking corporation organized under the laws of the state or under the national banking act, doing business in the state, upon such terms and conditions as to the payment of interest by such depository upon the funds so deposited as the board may deem just and reasonable.

 either a resident of the state or a corporation organized under the laws of this or any other state and authorized by such laws to act as such fiscal agent for municipal corporations in the state and who shall assist in the keeping of the tax books, the collection of taxes, and the remitting of funds to pay maturing bonds and coupons, and perform such other or additional services and duties as fiscal agent and receive such compensation as the board may determine.

Section 15. Authority for the establishment of district projects.—The board shall have exclusive jurisdiction and control over all of the district, including, but not limited to, all drainage and reclamation facilities, except to the extent otherwise provided in this act and except to the extent that the board may by agreement with any other public or private body authorize the same to exercise jurisdiction or control over any of the projects of the district. It shall not be necessary for the district to obtain any license, permit, or other authorization from any board, commission, or like instrumentality of Broward County or any political subdivision therein in order to construct, reconstruct, acquire, extend, repair, improve, maintain, or operate any project.

Section 16. Exercise by district of its powers within municipalities. -- Except as otherwise provided in this act, the district shall have the power to exercise any of its rights,

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powers, privileges, and authorities in any and all portions of
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    the district lying within the boundaries of the City of
    Hollywood, the City of Pembroke Pines, the City of Miramar,
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    and any other municipal corporation or other political
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    subdivision, heretofore or hereafter created or organized,
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    whose boundaries lie wholly or partly within the geographical
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    limits of the district, to the same extent and in the same
    manner as in areas of the district now incorporated as part of
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    a municipality.
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           Section 17. Seal. -- The official seal of the South
    Broward Drainage District hereby established shall bear the
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    legend "South Broward Drainage District, Broward County,
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    Florida, Seal, Established 1967."
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           Section 18. Fiscal year. -- The board of supervisors, by
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    resolution, shall establish the fiscal year for the district.
           Section 19. Annual budget. -- Prior to the end of each
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    fiscal year after this act is effective, the secretary or
    director of the district shall prepare a proposed budget to be
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    submitted to the board for approval. The proposed budget shall
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    include an estimate of all necessary expenditures of the
    district for the next ensuing fiscal year and an estimate of
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    income to the district from the taxes and assessments provided
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    in this act. The board shall consider the proposed budget item
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    by item and may either approve the budget as proposed by the
    secretary or director or modify the same in part or in whole.
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    The board shall indicate their approval of the budget by
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    resolution, which resolution shall provide for a hearing on
    the budget as approved. Notice of the hearing on the budget
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    shall be published in a newspaper of general circulation in
    Broward County once a week for 2 consecutive weeks, provided
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    that the second publication shall not be less than 7 days
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after the first publication. The notice shall be directed to all landowners in the district and shall state the purpose of the meeting. The notice shall further contain a designation of the date, time, and place of the public hearing, which shall be not less than 7 days after the second publication. At the time and place designated in the notice, the board shall hear all objections to the budget as proposed, and make such changes as the board deems necessary. At the conclusion of the budget hearing the board shall, by resolution, adopt the budget as finally approved by the board.

Section 20. Notice and call of meetings of landowners; quorum; adjournments; representation at meetings; taking action without meeting.--

- (1) The board shall publish notice of all meetings of landowners once a week for 2 consecutive weeks prior to such meeting in a newspaper of general circulation in Broward County. Meetings of landowners shall be held in a public place, or any other place made available for the purpose of such meeting, in Broward County, and the place, date, and hour of holding such meeting and the purpose thereof shall be stated in the notice. Those landowners present in person or by proxy shall constitute a quorum at any meeting of the landowners.
- (2) The board may call special meetings of the landowners at any time to receive reports of the board or for such other purpose as the board may determine. A special meeting of the landowners may also be called at any time upon notice as provided in this section at the written request of the owners of not less than 25 percent in acreage of the land within the district for the purpose of taking any lawful action by the landowners of the district. Such special meeting

shall be called by any court of competent jurisdiction in the event that the board fails to do so upon request as provided in this section. Except as otherwise provided in section 10 with respect to the election of supervisors, action taken at a meeting of the landowners shall be by affirmative vote of the owners of a majority of the acreage represented at such meeting.

- (3) At any meeting of the landowners, guardians may represent their wards; executors and administrators may represent the estate of deceased persons; trustees may represent lands held by them in trust; and private corporations may be represented by their duly authorized proxy. All landowners, including guardians, executors, administrators, trustees, and corporations, may be represented and vote by proxy.
- (4) Any action required or that may be taken at a meeting of the landowners may be taken without a meeting or notice of meeting being given upon the written consent of all of the landowners.

Section 21. Plan of reclamation; proceedings
thereon.--The district's plan for the drainage and reclamation
of lands which is in effect prior to the effective date of
this act shall remain in full force and effect after the
effective date of this act.

Section 22. Adoption, revision, and revocation of plan of reclamation.--In addition to and not in limitation of its power to provide for and adopt a plan of reclamation provided in section 21 and under chapter 298, Florida Statutes, and amendments thereto, the board may at any time and from time to time adopt, revoke, or modify in whole or in part, any plan of reclamation or any plan providing for the drainage of lands

within the district, and may provide for such new and additional drainage facilities, canals, ditches, levees, and 2 3 other works as the board may determine. In connection with the 4 revision of any plan of reclamation or the providing of any 5 new or additional drainage facilities, canals, ditches, 6 levees, or other works, or in the event that the total taxes 7 and assessments theretofore levied or the funds derived from 8 the sale of bonds are insufficient to pay the cost of any 9 drainage works, benefits may be reassessed, additional assessments made, and taxes levied in accordance with the 10 procedures provided in this act or in chapter 298, Florida 11 12 Statutes. The board may at any time approve and make effective technical changes or modifications in any plan of reclamation 13 14 or drainage not affecting assessed benefits, levy of taxes, or 15 the security of bondholders. Section 23. Assessing land for reclamation; 16 apportionment of tax; drainage tax record. -- The board shall, 17 without any unnecessary delay, levy a tax of such portion of 18 19 benefits of the district's plan of reclamation on all lands in 20 the district to which benefits have been assessed, as may be found necessary by the board of supervisors to pay the costs 21 of the completion of the proposed works and improvements, as 22 23 shown in said plan of reclamation and in carrying out the objects of said district; and, in addition thereto, 10 percent 24 of said total amount for emergencies. The said tax shall be 25 apportioned to, and levied on, each tract of land in said 26 27 district in proportion to the benefits assessed, and not in excess thereof; and, in case bonds are issued, as provided in 28 29 this act, a tax shall be levied in a sum not less than an amount 90 percent of which shall be equal to the principal of 30 said bonds. The amount of bonds to be issued for paying the 31

cost of the works as set forth in the plan of reclamation 2 shall be ascertained and determined by the board; however, the total amount of all bonds to be issued by the district shall 3 4 in no case exceed 90 percent of the benefits assessed upon the 5 lands of the district. The amount of the interest, as 6 estimated by said board, which will accrue on such bonds, 7 shall be included and added to the said tax, but the interest 8 to accrue on account of the issuing of said bonds shall not be 9 construed as a part of the costs of construction in determining whether or not the expenses and costs of making 10 said improvements are equal to, or in excess of, the benefits 11 12 assessed. The secretary of the board of supervisors or the 13 director, as soon as said total tax is levied, shall, at the 14 expense of the district, prepare a list of all taxes levied, in the form of a well bound book, which book shall be endorsed 15 16 and named "DRAINAGE TAX RECORD OF SOUTH BROWARD DRAINAGE 17 DISTRICT, BROWARD COUNTY, FLORIDA, " which endorsement shall be printed or written at the top of each page in said book, and 18 19 shall be signed and certified by the president and secretary 20 of the board, attested by the seal of the district, and the same shall thereafter become a permanent record in the office 21 of said secretary or director. In the alternative, so long as 22 23 the Broward County property appraiser or revenue collector assesses and collects the taxes and assessments authorized by 24 this section, the records of the Broward County property 25 26 appraiser shall satisfy the requirements of the drainage tax 27 record of the district. Section 24. Prepayment of taxes or assessments.--The 28 29 board may provide that any tax or assessment may be paid at any time before due, together with interest accrued thereon to 30 31 the date of prepayment and any prepayment premiums or

penalties, if such prior payment shall be permitted by the proceedings authorizing any bonds or other obligations for the payment of which special assessments have been pledged or taxes levied.

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Section 25. Tax liens. -- All taxes of the district provided for in this act or chapter 298, Florida Statutes, together with all penalties for default in the payment of the same and all costs in collecting the same including a reasonable attorney's fee fixed by the court and taxed as cost in the action brought to enforce payment, shall, from January 1 for each year the property is liable to assessment and until paid, constitute a lien of equal dignity with the liens for state and county taxes and other taxes of equal dignity with state and county taxes upon all the lands against which such taxes shall be levied. A sale of any of the real property within the district for state and county or other taxes shall not operate to relieve or release the property so sold from the lien for subsequent district taxes or installments of district taxes which lien may be enforced against such property as though no such sale thereof had been made. The provisions of s. 194.171, Florida Statutes, and amendments thereto, shall be applicable to district taxes with the same force and effect as if said provisions were expressly set forth in this act.

Section 26. Issuance of bond anticipation notes.--In addition to the other powers provided for in this act and not in limitation thereof, the district shall have the power, at any time and from time to time after the issuance of any bonds of the district shall have been authorized, to borrow money for the purposes for which such bonds are to be issued in anticipation of the receipt of the proceeds of the sale of

such bonds and to issue bond anticipation notes in a principal 2 sum not in excess of the authorized maximum amount of such 3 bond issue. Such notes shall be in denomination or 4 denominations, bear interest as provided by section 31, mature 5 at such time or times not later than 5 years from the date of 6 issuance, be renewable for an additional term or terms in the 7 aggregate not in excess of 5 years from the date of first 8 renewal, and be in such form and executed in such manner as 9 the board shall prescribe. Such notes may be sold at either public or private sale, or, if such notes shall be renewal 10 notes, may be exchanged for notes then outstanding on such 11 12 terms as the board shall determine. Such notes shall be paid 13 from the proceeds of such bonds when issued. The board may in 14 its discretion, in lieu of retiring the notes by means of bonds, retire them by means of current revenues or from any 15 16 taxes or assessments levied for the payment of such bonds, but 17 in such event a like amount of the bonds authorized shall not be issued. 18 19 Section 27. Short term borrowing. -- The district, at 20 any time, may obtain loans, in such amount and on such terms and conditions as the board may approve, for the purpose of 21 paying any of the expenses of the district or any costs 22 23 incurred or that may be incurred in connection with any of the projects of the district, which loans shall have a term not 24 exceeding 2 years from the date of issuance thereof, and may 25 26 be renewable for a like term or terms, shall bear interest as provided by section 31, and may be payable from and secured by 27 a pledge of such funds, revenues, taxes, and assessments as 28 29 the board may determine. For the purpose of defraying such costs and expenses, the district may issue negotiable notes, 30 warrants, or other evidences of debt signed on behalf of the 31

district by any member of the board duly authorized by the 2 board, such notes or other evidences of indebtedness to be 3 payable at such times, to bear interest as provided by section 4 31, and to be sold or discounted at such price or prices and 5 on such terms as the board may deem advisable. The board shall 6 have the right to provide for the payment thereof by pledging 7 the whole or any part of the funds, revenues, taxes, and 8 assessments of the district. The approval of the qualified 9 electors who are freeholders residing in the district shall not be necessary except where required by the constitution. 10 Section 28. Trust agreements. -- In the discretion of 11 12 the board, any issue of bonds may be secured by a trust 13 agreement by and between the district and a corporate trustee 14 or trustees, which may be any trust company or bank having the 15 powers of a trust company within or without the state. The 16 resolution authorizing the issuance of the bonds or such trust 17 agreement may pledge the revenues to be received from any projects of the district and may contain such provisions for 18 19 protecting and enforcing the rights and remedies of the 20 bondholders as the board may approve, including, without limitation, covenants setting forth the duties of the district 21 in relation to the acquisition, construction, reconstruction, 22 23 improvement, maintenance, repair, operation, and insurance of any projects, the fixing and revising of the rates, fees, 24 tolls, fares, and charges, and the custody, safeguarding, and 25 26 application of all moneys, and for the employment of 27 consulting engineers in connection with such acquisition, construction, reconstruction, improvement, maintenance, 28 29 repair, or operation. It shall be lawful for any bank or trust company incorporated under the laws of the state which may act 30 31 as a depository of the proceeds of bonds or of revenues to 26

furnish such indemnifying bonds or to pledge such securities 2 as may be required by the district. Such resolution or trust 3 agreement may set forth the rights and remedies of the 4 bondholders and of the trustee, if any, and may restrict the 5 individual right of action by bondholders. The board may 6 provide for the payment of the proceeds of the sale of the 7 bonds and the revenues of any project to such officer, board, 8 or depository as it may designate for the custody thereof, and 9 for the method of disbursement thereof with such safeguards and restrictions as it may determine. All expenses incurred in 10 carrying out the provisions of such resolution or trust 11 agreement may be treated as part of the cost of operation of 12 13 the project to which such trust agreement pertains. 14 Section 29. Sale of bonds. -- Bonds may be sold in 15 blocks or installments at different times, or an entire issue or series may be sold at one time. Bonds may be sold at public 16 17 or private sale after such advertisement, if any, as the board may deem advisable but not in any event at less than 95 18 19 percent of the par value thereof, together with accrued 20 interest thereon. Bonds may be sold or exchanged for refunding bonds. Special assessment and revenue bonds may be delivered 21 as payment by the district of the purchase price or lease of 22 23 any project or part thereof, or a combination of projects or parts thereof, or as the purchase price or exchanged for any 24 property, real, personal, or mixed, including franchises, or 25 26 services rendered by any contractor, engineer, or other 27 person, all at one time or in blocks from time to time, in such manner and upon such terms as the board in its discretion 28 29 shall determine. The price or prices for any bonds sold, exchanged, or delivered may be: 30 (1) The money paid for the bonds; 31

(2) The principal amount, plus accrued interest to the date of redemption or exchange, of outstanding obligations exchanged for refunding bonds;

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- (3) In the case of special assessment or revenue bonds, the amount of any indebtedness to contractors or other persons paid with such bonds; or
- (4) The fair value of any properties exchanged for the bonds, as determined by the board.

Section 30. Authorization and form of bonds.--Bonds may be authorized by resolution or resolutions of the board which shall be adopted by a majority of all of the members thereof then in office. Such resolution or resolutions may be adopted at the same meeting at which they are introduced, and need not be published or posted. The board may by resolution authorize the issuance of bonds and fix the aggregate amount of bonds to be issued, the purpose or purposes for which the moneys derived therefrom shall be expended, the rate or rates of interest as provided by section 31, the denomination of the bonds, whether or not the bonds are to be issued in one or more series, the date or dates of maturity, which shall not exceed 40 years from their respective dates of issuance, the medium of payment, the place or places within or without the state where payment shall be made, registration privileges, redemption terms and privileges (whether with or without premium), the manner of execution, the form of the bonds including any interest coupons to be attached thereto, the manner of execution of bonds and coupons, and any and all other terms, covenants, and conditions, thereof, and the establishment of revenue or other funds. Such authorizing resolution may further provide that such bonds may be executed manually or by engraved, lithographed, or facsimile signature,

provided that where signatures are engraved, lithographed, or 2 reproduced in facsimile no bond shall be valid unless 3 countersigned by a registrar or other officer designated by 4 appropriate resolution of the board. The seal of the district 5 may be affixed, lithographed, engraved, or otherwise 6 reproduced in facsimile on such bonds. In case any officer 7 whose signature or a facsimile of whose signature shall appear 8 on any bonds or coupons shall cease to be such officer before 9 the delivery of such bonds, such signature or facsimile shall nevertheless be valid and sufficient for all purposes the same 10 as if he or she had remained in office until such delivery. 11 12 Section 31. Maximum allowable interest on district bonds, assessments, and obligations. -- Anything in this act or 13 14 the laws of the state to the contrary notwithstanding, the 15 maximum allowable interest rate on any bonds, assessments, or obligations of the district that may be issued by or to the 16 17 district shall be 18 percent or the maximum amount or rate permitted under such general law, whichever is lower. 18 19 Section 32. Interim certificates; replacement 20 certificates. -- Pending the preparation of definitive bonds, 21 the board may issue interim certificates or receipts or temporary bonds, in such form and with such provisions as the 22 board may determine, exchangeable for definitive bonds when 23 such bonds shall have been executed and are available for 24 delivery. The board may also provide for the replacement of 25 26 any bonds which shall become mutilated or be lost or destroyed. 27 Section 33. Negotiability of bonds. -- Any bond issued 28 29 under this act and any interim certificate, receipt, or temporary bond shall, in the absence of an express recital on 30 31 the face thereof that it is nonnegotiable, be fully negotiable and shall be and constitute negotiable instruments within the meaning and for all purposes of the law merchant and the laws of the state.

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Section 34. Defeasance. -- The board may make such provision with respect to the defeasance of the right, title, and interest of the holders of any of the bonds and obligations of the district in any revenues, funds, or other properties by which such bonds are secured as the board deems appropriate and, without limitation on the foregoing, may provide that when such bonds or obligations become due and payable or shall have been called for redemption, and the whole amount of the principal and the interest and premium, if any, due and payable upon the bonds or obligations then outstanding shall be paid, or sufficient moneys or direct obligations of the United States Government the principal of and the interest on which when due will provide sufficient moneys, shall be held or deposited in trust for such purpose, and provision shall also be made for paying all other sums payable in connection with such bonds or other obligations, then and in such event the right, title, and interest of the holders of the bonds in any revenues, funds, or other properties by which such bonds are secured shall thereupon cease and become void, and the board may apply any surplus in any sinking fund established in connection with such bonds or obligations and all balances remaining in all other funds or accounts other than money held for the redemption or payment of the bonds or other obligations to any lawful purpose of the district as the board shall determine. Section 35. Bonds as legal investment or

Section 35. Bonds as legal investment or security.--Notwithstanding any provisions of any other law to the contrary, all bonds issued under the provisions of this

act shall constitute legal investments for savings banks, banks, trust companies, insurance companies, executors, 2 3 administrators, trustees, guardians, and other fiduciaries, and for any board, body, agency, instrumentality, county, 4 5 municipality, or other political subdivision of the state, and 6 shall be and constitute securities which may be deposited by 7 banks or trust companies as security for deposits of state, 8 county, municipal, or other public funds, or by insurance companies as required or voluntary statutory deposits. 9 10 Section 36. Covenants. -- Any resolution authorizing the issuance of bonds may contain such covenants as the board may 11 12 deem advisable and all such covenants shall constitute valid 13 and legally binding and enforceable contracts between the 14 district and the bondholders, regardless of the time of 15 issuance thereof. Such covenants may include, without 16 limitation, covenants concerning the disposition of the bond 17 proceeds, the use and disposition of project revenues, the pledging of revenues, taxes, and assessments, the obligations 18 19 of the district with respect to the operation of the project 20 and the maintenance of adequate project revenues, the issuance of additional bonds, the appointment, powers, and duties of 21 trustees and receivers, the acquisition of outstanding bonds 22 23 and obligations, restrictions on the establishing of competing projects or facilities, restrictions on the sale or disposal 24 of the assets and property of the district, the priority of 25 26 assessment liens, the priority of claims by bondholders on the taxing power of the district, the maintenance of deposits to 27 assure the payment of revenues by users of district facilities 28 29 and services, the discontinuance of district services by reason of delinquent payments, acceleration upon default, the 30 execution of necessary instruments, the procedure for amending 31

or abrogating covenants with the bondholders, and such other covenants as may be deemed necessary or desirable for the security of the bondholders.

Section 37. Validity of bonds; validation proceedings.--

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(1) Any bonds issued by the district shall be incontestable in the hands of bona fide purchasers or holders for value and shall not be invalid because of any irregularity or defects in the proceedings for the issue and sale thereof. Prior to the issuance of any bonds, the district may, but is not required to, publish a notice at <u>least once</u> in a newspaper or newspapers published and of general circulation in Broward County, stating the date of adoption of the resolution authorizing such obligations, the amount, the maximum rate of interest, and maturity of such obligations, and the purpose in general terms for which such obligations are to be issued, and further stating that any action or proceeding questioning the validity of such obligations or of the proceedings authorizing the issuance thereof, or of any covenants made therein, must be instituted within 20 days after the first publication of such notice, or the validity of such obligations, proceedings, and covenants shall not be thereafter questioned in any court whatsoever. If no such action or proceeding is so instituted within such 20-day period, then the validity of such obligations, proceedings, and covenants shall be conclusive, and all persons or parties whatsoever shall be forever barred from questioning the validity of such obligations, proceedings, or covenants in any court whatsoever.

(2) The power of the district to issue bonds under the provisions of this act may be determined and any of the bonds of the district may be validated and confirmed by circuit

court decree, under the provisions of chapter 75, Florida Statutes, and laws amendatory thereof or supplementary thereto.

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Section 38. Authority for issuance of bonds.--This act constitutes full and complete authority for the issuance of bonds and the exercise of the powers of the district provided herein. No procedures or proceedings, publications, notices, consents, approvals, orders, acts, or things by the board, or any board, officers, commission, department, agency, or instrumentality of the district, other than those required by this act, shall be required to issue any bonds or to do any act or perform anything under this act, and the issuance or sale of bonds pursuant to the provisions of this act need not comply with the requirements of any other law applicable to the issuance or sale of bonds, except as otherwise provided in this act, and shall not require the consent or approval of any board, officers, commission, department, agency, or instrumentality of the state or any political subdivision thereof. Except as otherwise provided herein, no proceedings or procedures of any character whatever shall be necessary or required for the issuance of bonds other than the adoption of an appropriate resolution by the board as provided in this act with respect to the issuance of the same. The powers conferred by this act on the district with respect to the issuance and sale of bonds shall be in addition and supplemental to the powers conferred by any other law.

Section 39. Pledge by the state to the bondholders of the district and to the Federal Government.—The state pledges to the holders of any bonds issued under this act that it will not limit or alter the rights of the district to own, acquire, construct, reconstruct, improve, maintain, operate, or furnish

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the projects or to levy and collect the taxes, assessments,
    rentals, rates, fees, tolls, fares, and other charges provided
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    for herein and to fulfill the terms of any agreement made with
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    the holders of such bonds or other obligations, that it will
    not in any way impair the rights or remedies of the holders,
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    and that it will not modify in any way the exemption from
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    taxation provided in the act, until all such bonds together
    with interest thereon, and all costs and expenses in
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    connection with any action or proceeding by or on behalf of
    such holders, are fully met and discharged. The state pledges
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    to and agrees with the Federal Government that in the event
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    the Federal Government or any agency or authority thereof
    shall construct or contribute any funds, materials, or
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    property for the construction, acquisition, extension,
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    improvement, enlargement, maintenance, operation, or
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    furnishing of any of the projects of the district, or any part
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    thereof, the state will not alter or limit the rights and
    powers of the district in any manner which would be
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    inconsistent with the continued maintenance and operation of
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    such project, or any part thereof, or the improvement thereof,
    or which would be inconsistent with the due performance of any
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    agreements between the district and the Federal Government,
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    and the district shall continue to have and may exercise all
    powers herein granted so long as the board of supervisors may
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    deem the same necessary or desirable for the carrying out of
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    the purposes of this act and the purposes of the Federal
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    Government in the construction, acquisition, extension,
    improvement, enlargement, maintenance, operation, or
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    furnishing of any of the projects of the district, or any part
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    thereof.
           Section 40. Annual installment taxes. --
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(1) The board shall annually determine, order, and levy the annual installment of the total taxes which are levied under section 23 or under s. 298.36, Florida Statutes, which shall be due and be collected during each year that county taxes are due and collected and said annual installment and levy shall be evidenced to and certified by the board of supervisors each year to the Broward County Property Appraiser. Said tax shall be entered by the county property appraiser on the county tax rolls and shall be collected by the Broward County revenue collector in the same manner and same time as county taxes and the proceeds thereof paid to the district. The tax shall be a lien until paid on the property against which assessed and enforceable in like manner as county taxes.

(2) In the alternative, the board may by resolution determine the amount of taxes as provided by s. 298.365,

Florida Statutes, and thereafter the annual installments shall be levied, collected, and enforced as provided in chapter 298, Florida Statutes.

Section 41. Operation and administrative tax.--To carry on the business of the district and to pay the administrative and operational costs thereof and in addition to any other tax or assessment authorized to be levied, the district is authorized to levy a tax on all the lands within the district as determined by the board for said purpose.

Section 42. Maintenance tax.--To maintain and preserve the drainage improvements of the district, a maintenance tax shall be evidenced to and certified by the board of supervisors each year to the property appraiser and shall be entered by the property appraiser on the county tax rolls and shall be collected by the revenue collector in the same manner

and time as county taxes and the proceeds therefrom paid to the district. The tax shall be a lien until paid on the property against which assessed and enforceable in like manner as county taxes. The amount of said maintenance tax shall be determined by the board based upon a report of the chief engineer or director and assessed by the board upon such lands, which may be all of the lands within the district, benefited by the maintenance thereof.

Section 43. Enforcement of taxes.--

- (1) The collection and enforcement of all taxes levied by the district shall be at the same time and in like manner as county taxes and the provisions of the Florida Statutes relating to the sale of lands for unpaid and delinquent county taxes, the issuance, sale, and delivery of tax certificates for such unpaid and delinquent county taxes, the redemption thereof, the issuance to individuals of tax deeds based thereon, and all other procedures in connection therewith shall be applicable to the district to the same extent as if said statutory provisions were expressly set forth herein. All taxes shall be subject to the same discounts as county taxes.
- (2) The provisions of subsection (1) shall not be applicable if the board has determined to levy and collect taxes under section 40(2).

Section 44. When unpaid tax is delinquent; penalty.--

- (1) All taxes provided for in this act shall become delinquent and bear penalties on the amount of said taxes in the same manner as county taxes.
- (2) The provisions of subsection (1) shall not be applicable if the board has determined to levy and collect taxes under section 40(2).

Section 45. Special assessments. -- The board may 1 2 provide for the construction or reconstruction of assessable 3 improvements as defined in section 9, and for the levying of special assessments upon benefited property for the payment 4 5 thereof, under provisions of this section. Such special 6 assessments may be levied and assessed in either of the 7 alternate methods provided in subsections (2) and (3), and 8 except for such procedure, all the other provisions of this 9 section and this act shall apply to levy of such special assessments under either subsection (2) or subsection (3). 10 (1) The initial proceeding under subsection (2) or 11 12 subsection (3) shall be the passage by the board of a 13 resolution ordering the construction or reconstruction of such 14 assessable improvements, indicating the location by terminal 15 points and routes and either giving a description of the improvements by its material, nature, character, and size or 16 17 giving two or more descriptions with the directions that the material, nature, character, and size shall be subsequently 18 19 determined in conformity with one of such descriptions. 20 Drainage improvements need not be continuous and may be in 21 more than one locality. The resolution ordering any such 22 improvement may give any short and convenient designation to 23 each improvement ordered thereby, and the property against which assessments are to be made for the cost of such 24 25 improvement may give any short and convenient designation to 26 each improvement ordered thereby, and the property against 27 which assessments are to be made for the cost of such 28 improvement may be designated as an assessment district, 29 followed by a letter or number or name to distinguish it from 30 other assessment districts, after which it shall be sufficient 31 to refer to such improvement and property by such designation

in all proceedings and assessments, except in the notices required by this section. As soon as possible after the passage of such resolution, the engineer for the district shall prepare, in duplicate, plans and specifications for each improvement ordered thereby and an estimate of the cost thereof. Such cost shall include, in addition to the items of cost as defined in this act, the cost of relaying streets and sidewalks necessarily torn up or damaged and the following items of incidental expenses:

- (a) Printing and publishing notices and proceedings.
- (b) Costs of abstracts of title.

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(c) Any other expense necessary or proper in conducting the proceedings and work provided for in this section, including the estimated amount of discount, if any, financial expenses upon the sale of assessment bonds or any other obligations issued hereunder for which such special assessment bonds or any other obligations issued hereunder for which such special assessments are to be pledged, and interest prior to and until not more than 2 years after the completion of said assessable improvements. If the resolution shall provide alternative descriptions of material, nature, character, and size, such estimate shall include an estimate of the cost of the improvement of each such description.

24 The district engineer shall next prepare, in duplicate, a 25

tentative apportionment of the estimated total cost of the improvement as between the district and each lot or parcel of land subject to special assessment under the resolution, such apportionment to be made in accordance with the provisions of the resolution and in relation to apportionment of cost

provided herein for the preliminary assessment roll. Such

tentative apportionment of total estimated cost shall not be 2 held to limit or restrict the duties of the engineer in the 3 preparation of such preliminary assessment roll under 4 subsection (2). One of the duplicates of such plans, specifications, and estimates and such tentative apportionment 5 6 shall be filed with the secretary of the board and the other 7 duplicate shall be retained by the engineer in his or her 8 files, all thereof to remain open to public inspection. 9 (2)(a) If the special assessments are to be levied under this subsection, the secretary of the board, upon the 10 filing with the secretary of such plans, specifications, 11 12 estimates, and tentative apportionment of cost, shall publish 13 once in a newspaper published in the county where the 14 benefited land is located and of general circulation in the 15 county, a notice stating that at a meeting of the board on a 16 certain day and hour, not earlier than 15 days from such 17 publication, the board will hear objections of all interested persons to the confirmation of such resolution, which notice 18 19 shall state in brief and general terms a description of the 20 proposed assessable improvements with the location thereof, 21 and shall also state that plans, specifications, estimates, and tentative apportionment of cost thereof are on file with 22 23 the secretary of the board. A copy of the notice shall be mailed to the landowners of the land to be benefited by 24 construction of the assessable improvement. The landowners 25 26 shall be determined by reference to the last available tax roll of Broward County. The secretary of the board shall keep 27 a record in which shall be inscribed, at the request of any 28 29 person, firm, or corporation having or claiming to have any interest in any lot or parcel of land, the name and post 30 office address of such person, firm, or corporation, together 31

with a brief description or designation of such lot or parcel, and it shall be the duty of the secretary of the board to mail a copy of such notice to such person, firm, or corporation at such address at least 10 days before the time for the hearing as stated in such notice, but the failure of the secretary of the board to keep such record or so to inscribe any name or address or to mail any such notice shall not constitute a valid objection to holding the hearing as provided in this section or to any other action taken under the authority of this section.

- (b) At the time named in such notice, or to which an adjournment may be taken by the board, the board shall receive any objections of interested persons and may then or thereafter repeal or confirm such resolution with such amendments, if any, as may be desired by the board and which do not cause any additional property to be specially assessed.
- (c) All objections to any such resolution on the ground that it contains items which cannot be properly assessed against property, or that it is, for any default or defect in the passage or character of the resolution or the plans or specifications or estimate, void or voidable in whole or in part, or that it exceeds the power of the board, shall be made in writing, in person or by attorney, and filed with the secretary of the board at or before the time or adjourned time of such hearing. Any objections against the making of any assessable improvements not so made shall be considered as waived, and, if any objections shall be made and overruled or shall not be sustained, the confirmation of the resolution shall be the final adjudication of the issue presented unless proper steps shall be taken in a court of competent jurisdiction to secure relief within 20 days.

(d) Whenever any resolution providing for the construction or reconstruction of assessable improvements and for the levying of special assessments upon benefited property for the payment thereof has been confirmed, and the special assessments are levied under this subsection, or at any time thereafter, the board may issue assessment bonds payable out of such assessments when collected. Such bonds shall mature not later than 2 years after the maturity of the last annual installment in which the special assessments may be paid, as provided in subsection (4), and shall bear interest as provided by section 31. Such assessment bonds shall be executed, shall have such provisions for redemption prior to maturity, and shall be sold in the manner and be subject to all of the applicable provisions contained in this act applicable to other bonds, except as the same are inconsistent with the provisions of this section. The amount of such assessment bonds for any assessable improvement, prior to the confirmation of the preliminary assessment roll provided for in this subsection shall not exceed the estimated amount of the cost of such assessable improvements which are to be specially assessed against the lands and real estate referred to in this section.

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(e) After the passage of the resolution authorizing the construction or reconstruction of assessable improvements has been confirmed where special assessments are levied under this subsection or after the final confirmation of the assessment roll where such assessments are levied under subsection (3), the board may publish at least once in a newspaper published and of general circulation in the county where the benefited land is located, a notice calling for sealed bids to be received by the board on a date not earlier

than 15 days after the first publication for the construction 2 of the work, unless in the initial resolution the board has 3 declared its intention to have the work done by district 4 forces without contract. The notice shall refer in general 5 terms to the extent and nature of the improvements and may identify the same by the short designation indicated in the 6 7 initial resolution and by reference to the plans and 8 specifications on file. If the initial resolution has given 9 two or more alternative descriptions of the assessable improvements as to its material, nature, character, and size, 10 and, if the board has not theretofore determined upon a 11 12 definite description, the notice shall call for bids upon each 13 of such descriptions. Bids may be requested for the work as a 14 whole or for any part thereof separately and bids may be asked 15 for any one or more of such assessable improvements authorized by the same or different resolutions, but any bid covering 16 17 work upon more than one improvement shall be in such form as to permit a separation of cost as to each improvement. The 18 19 notice shall require bidders to file with their bids either a 20 certified check drawn upon an incorporated bank or trust company in such amount or percentage of their respective bids, 21 as the board deems advisable, or a bid bond in like amount 22 23 with corporate surety satisfactory to the board to ensure the 24 execution of a contract to carry out the work in accordance with such plans and specifications and ensure the filing, at 25 26 the making of such contract, of a bond in the amount of the 27 contract price with corporate surety satisfactory to the board conditioned for the performance of the work in accordance with 28 29 such contract. The board shall have the right to reject any or all bids, and, if all bids are rejected, the board may 30 31

readvertise or may determine to do the work by the district forces without contract.

- (f) Promptly after the completion of the work, in the case of special assessments levied under this subsection, the engineer for the district, who is hereby designated as the official of the district to make the preliminary assessment of benefits from assessable improvements, shall prepare a preliminary assessment roll and file the same with the secretary of the board which roll shall contain the following:
- 1. A description of abutting lots and parcels of land or lands which will benefit from such assessable improvements and the amount of such benefits to each such lot or parcel of land. There shall also be given the name of the owner of record of each lot or parcel, where practicable, and, in all cases, there shall be given a statement of the method of assessment used by the engineer for determining the benefits.
- 2. The total cost of the improvements and the amount of incidental expense.
- g) The preliminary roll shall be advisory only and shall be subject to the action of the board as hereafter provided. Upon the filing with the secretary of the board of the preliminary assessment roll, the secretary of the board shall publish at least once in a newspaper published and of general circulation in the county where the benefited land is located, a notice stating that at a meeting of the board to be held on a certain day and hour, not less than 15 days after the date of such publication, which meeting may be a regular, adjourned, or special meeting, all interested persons may appear and file written objections to the confirmation of such roll. Such notice shall state the class of the assessable

improvements and the location thereof by terminal points and route.

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(h) At the time and place stated in such notice the board shall meet and receive the objections in writing of all interested persons as stated in such notice. The board may adjourn the hearing from time to time. After the completion thereof the board shall either annul or sustain or modify in whole or in part the prima facie assessment as indicated on such roll, either by confirming the prima facie assessment against any or all lots or parcels described therein or by canceling, increasing, or reducing the same, according to the special benefits which the board decides each lot or parcel has received or will receive on account of such improvement. If any property which may be chargeable under this section has been omitted from the preliminary roll or if the prima facie assessment has not been made against it, the board may place on such roll an apportionment to such property. The board shall not confirm any assessment in excess of the special benefits to the property assessed, and the assessments so confirmed shall be in proportion to the special benefits. Forthwith after such confirmation such assessment roll shall be delivered to the secretary of the board. The assessment so made shall be final and conclusive as to each lot or parcel assessed unless proper steps be taken within 30 days in a court of competent jurisdiction to secure relief. If the assessment against any property shall be sustained or reduced or abated by the court, the secretary of the board shall note that fact on the assessment roll opposite the description of the property affected thereby. The amount of the special assessment against any lot or parcel which may be abated by the court, unless the assessment upon all benefited property

be abated, or the amount by which such assessment is so reduced, may, by resolution of the board, be made chargeable against the district at large; or, at the discretion of the board, a new assessment roll may be prepared and confirmed in the manner herein provided for the preparation and confirmation of the original assessment roll.

- (i) Pending the final confirmation of such special assessments in the manner provided in this subsection, the district shall have a lien on all such lands and real estate after the passage of the initial resolution, subject, however, to the final confirmation thereof in the manner provided in this subsection.
- (3)(a) The district engineer, under the procedure provided for in this subsection shall next, after passage of the initial resolution and filing of the plans and estimates of cost by the district engineer, prepare an assessment roll for the district in duplicate, which assessment roll shall contain an apportionment of the estimated total cost of the improvement as between the district and each lot or parcel of land subject to the special assessment under the initial resolution, such apportionment to be made in accordance with the provisions of the initial resolution. One of the duplicates of said assessment roll shall be filed with the secretary of the board and the other duplicate shall be retained by the district engineer in his or her files, all thereof to remain open to public inspection.
- (b) Upon the completion and filing of said assessment roll the secretary to the board shall cause a copy thereof to be published once in a newspaper published in the county where the benefited land is located and of general circulation in the county, together with a notice directed to all property

owners interested in the special assessments stating that at a 2 meeting of the board on a certain day and hour, not earlier 3 than 15 days after such publication, the board sitting as an 4 equalizing board, will hear objections of all interested 5 persons to the final confirmation of such assessment roll, and 6 will finally confirm such assessment roll or take such action 7 relative thereto as it deems necessary and advisable. A copy 8 of the notice shall be mailed to the landowners of the land to 9 be benefited by construction of the assessable improvement. The landowners shall be determined by reference to the last 10 available tax roll of Broward County. The secretary of the 11 12 board shall keep a record in which shall be inscribed, at the request of any person, firm, or corporation having or claiming 13 14 to have any interest in any lot or parcel of land, the name 15 and post office address of each person, firm, or corporation, together with a brief description or designation of such lot 16 17 or parcel, and it shall be the duty of the secretary of the board to mail a copy of such notice to such person, firm, or 18 19 corporation at such address at least 10 days before the time 20 for the hearing as stated in such notice, but the failure of the secretary of the board to keep such record or so to 21 inscribe any name or address or to mail such notice shall not 22 23 constitute a valid objection to holding the hearing as provided in this section or to any other action taken under 24 the authority of this section. 25 26

(c) At the time and place named in the notice provided for in paragraph (b), the board shall meet as an equalizing board to hear and consider any and all complaints as to the special assessments, and shall adjust and equalize the special assessments on a basis of justice and right, and, when so equalized and approved, such special assessment shall stand

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confirmed and remain legal, valid, and binding liens upon the 2 properties upon which such special assessments are made, until 3 paid in accordance with the provisions of this act. However, 4 upon the completion of the improvements, if the actual cost of 5 the assessable improvements is less than the amount of such 6 special assessments levied, the district shall rebate to the 7 owners of any properties which shall have been specially 8 assessed for the assessable improvements the difference in the 9 special assessments as originally made, levied, and confirmed, and the proportionate part of the actual cost of said 10 assessable improvements as finally determined upon the 11 12 completion of said assessable improvements. In the event that the actual cost of said assessable improvements shall be more 13 14 than the amount of the special assessments confirmed, levied, 15 and as finally determined upon the completion of said assessable improvements, the proportionate part of such excess 16 17 cost of such assessable improvements may be levied against all of the lands and properties against which such special 18 19 assessments were originally levied, or, in the alternative, 20 the board may, in its discretion, pay such excess cost from 21 any legally available funds. (d) All objections to any such assessment roll on the 22 23 ground that it contains items which cannot be properly assessed against property, or that it is, for any default or 24 defect in the passage or character of the assessment roll or 25 26 the plans or specifications or estimate, void or voidable in

objections against the making of any assessable improvements

whole or in part, or that it exceeds the power of the board, shall be made in writing, in person or by attorney, and filed

with the secretary of the board at or before the time or adjourned time of such hearing on the assessment roll. Any

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not so made shall be considered as waived, and, if any objections shall be made and overruled or shall not be sustained, the confirmation of the assessment roll shall be the final adjudication of the issue presented unless proper steps are taken in a court of competent jurisdiction to secure relief within 20 days.

- (e) All the provisions of subsection (2) not inconsistent with this subsection shall apply to the levy of special assessments under this subsection.
- (4)(a) Any assessment may be paid at the office of the secretary of the board within 60 days after the confirmation thereof, without interest. Thereafter all assessments shall be payable in equal installments, with interest as provided by section 31 from the expiration of the 60 days in each of the succeeding number of years which the board shall determine by resolution, not exceeding 20. However, the board may provide that any assessment may be paid at any time before due, together with interest accrued thereon to the date of payment, if such prior payment shall be permitted by the proceedings authorizing any assessment bonds or other obligations for the payment of which such special assessments have been pledged.
- (b) All such special assessments levied pursuant to this act may, in the discretion of the board, be collected by the revenue collector of the county at the same time as the general county taxes are collected by the revenue collector of the county, and the board shall in such event certify to the county revenue collector in each year a list of all such special assessments and a description of, and names of the owners of, the properties against which such special assessments have been levied and the amounts due thereon in such year, and interest thereon for any deficiencies for prior

years. The amount to be so certified by the board to the county revenue collector to be collected in such year may include, in the discretion of the board, the principal installment of such special assessments which will become due at any time in the next succeeding fiscal year, and all or any part of the interest which will become due on such special assessments during such next fiscal year, together with any deficiencies for prior years.

- (c) The board may, in lieu of providing for the collection of the special assessments by the revenue collector of the county, provide for the collection of said special assessments by the district under such terms and conditions as the board shall determine. In such event, the bills or statements for the amounts due in any fiscal year shall be mailed to the owners of all properties affected by such special assessments at such time or times as the board shall determine and such bills or statements may include all or any part of the principal and interest which will mature and become due on the annual installments of such special assessments during the fiscal year in which installments of such assessments are payable.
- (d) All charges of the county revenue collector or of the district, and the fees, costs, and expenses of any paying agents, trustees, or other fiduciaries for assessment bonds issued under this act, are deemed to be costs of the operation and maintenance of any drainage improvements in connection with which such special assessments were levied and the board shall be authorized and directed to provide for the payment each year of such costs of collection, fees, and other expenses from the maintenance tax as provided in this act as shall be mutually agreed upon between the board and the county

revenue collector as additional compensation for his or her 2 services for each such assessment district in which the 3 special assessments are collected by him or her. 4 (e) All assessments shall constitute a lien upon the 5 property so assessed, from the date of final confirmation 6 thereof, of the same nature and to the same extent as the lien 7 for general county taxes falling due in the same year or years 8 in which such assessments or installments thereof fall due, 9 and any assessment or installment not paid when due shall be collectible with such interest and with a reasonable 10 attorney's fee and costs, but without penalties, by the 11 12 district by proceedings in a court of equity to foreclose the 13 line of assessments as a lien for mortgages is or may be 14 foreclosed under the laws of the state; provided that any such proceedings to foreclose shall embrace all installments of 15 16 principal remaining unpaid with accrued interest thereon, 17 which installments shall, by virtue of the institution of such proceedings, immediately become due and payable. Nevertheless, 18 19 if, prior to any sale of the property under decree of 20 foreclosure in such proceedings, payment be made of the installment or installments which are shown to be due under 21 the provisions of subsections (2) or (3), and by this 22 23 subsection, and all costs, including interest and attorney's fees, such payment shall have the effect of restoring the 24 remaining installments to their original maturities as 25 provided by the resolution passed pursuant to this subsection 26 and the proceedings shall be dismissed. It shall be the duty 27 of the board to enforce the prompt collection of assessment by 28 29 the means herein provided, and such duty may be enforced at the suit of any holder of bonds issued under this act in a 30 court of competent jurisdiction by mandamus or other 31 50

appropriate proceedings or action. Not later than 30 days 2 after the annual installments are due and payable, it shall be 3 the duty of the board to direct the attorney for the district 4 to institute actions within 2 months after such direction to 5 enforce collection of all special assessments for assessable 6 improvements made under this section and remaining due and 7 unpaid at the time of such direction. Such action shall be 8 prosecuted in the manner and under the conditions in and under 9 which mortgages are foreclosed under the laws of the state. It shall be lawful to join in one action the collection of 10 assessments against any or all property assessed by virtue of 11 12 the same assessment roll unless the court shall deem such 13 joinder prejudicial to the interest of any defendant. The 14 court shall allow a reasonable attorney's fee for the attorney 15 for the district, and the same shall be collectible as a part of or in addition to the costs of the action. At the sale 16 17 pursuant to decree in any such action, the district may be a purchaser to the same extent as an individual person or 18 19 corporation, except that the part of the purchase price 20 represented by the assessments sued upon and the interest thereon need not be paid in cash. Property so acquired by the 21 district may be sold or otherwise disposed of. 22

(f) All assessments and charges made under the provisions of this section for the payment of all or any part of the cost of any assessable improvements for which assessment bonds shall have been issued under the provisions of this act, or which have been pledged as additional security for any other bonds or obligations issued under this act, shall be used only for the payment of principal or interest on such assessment bonds or other bonds or obligations issued under this act.

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Section 46. Issuance of certificates of indebtedness based on assessments for assessable improvements; assessment bonds.--

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(1) The board may, after any assessments for assessable improvements are made, determined, and confirmed as provided in section 45, issue certificates of indebtedness for the amount so assessed against the abutting property or property otherwise benefited, as the case may be, and separate certificates shall be issued against each part or parcel of land or property assessed, which certificates shall state the general nature of the improvement for which the said assessment is made. Said certificates shall be payable in annual installments in accordance with the installments of the special assessment for which they are issued. The board may determine the interest to be borne by such certificates as provided by section 31, and may sell such certificates at either private or public sale and determine the form, manner of execution, and other details of such certificates. Such certificates shall recite that they are payable only from the special assessments levied and collected from the part or parcel of land or property against which they are issued. The proceeds of such certificates may be pledged for the payment of principal of and interest on any revenue bonds or general obligation bonds issued to finance in whole or in part such assessable improvement, or, if not so pledged, may be used to pay the cost or part of the cost of such assessable improvements.

(2) The district may also issue assessment bonds or other obligations payable from a special fund into which such certificates of indebtedness referred to in subsection (1) may be deposited; or, if such certificates of indebtedness have

not been issued, the district may assign to such special fund 2 for the benefit of the holders of such assessment bonds or 3 other obligations, or to a trustee for such bondholders, the 4 assessment liens provided for in this act unless such 5 certificates of indebtedness or assessment liens have been 6 theretofore pledged for any bonds or other obligations 7 authorized hereunder. In the event of the creation of such 8 special fund and the issuance of such assessment bonds or 9 other obligations, the proceeds of such certificates of indebtedness or assessment liens deposited therein shall be 10 used only for the payment of the assessment bonds or other 11 12 obligations issued as provided in this section. The district 13 is hereby authorized to covenant with the holders of such 14 assessment bonds or other obligations that it will diligently 15 and faithfully enforce and collect all the special assessments 16 and interest and penalties thereon for which such certificates 17 of indebtedness or assessment liens have been deposited in or assigned to such fund, and to foreclose such assessment liens 18 19 so assigned to such special fund or represented by the 20 certificates of indebtedness deposited in said special fund, after such assessment liens have become delinquent, and 21 deposit the proceeds derived from such foreclosure, including 22 23 interest and penalties, in such special fund, and to make any 24 other covenants deemed necessary or advisable in order to properly secure the holders of such assessment bonds or other 25 26 obligations. (3) The assessment bonds or other obligations issued 27

(3) The assessment bonds or other obligations issued pursuant to this section shall have such dates of issue and maturity as shall be deemed advisable by the board. However, the maturities of such assessment bonds or other obligations shall not be more than 2 years after the due date of the last

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installment which will be payable on any of the special assessments for which such assessment liens, or the certificates of indebtedness representing such assessment liens, are assigned to or deposited in such special fund.

- (4) Such assessment bonds or other obligations issued under this section shall bear interest as provided by section 31, shall be executed, shall have such provisions for redemption prior to maturity, and shall be sold in the manner and be subject to all of the applicable provisions contained in this act for revenue bonds, except as the same may be inconsistent with the provisions of this section.
- (5) All assessment bonds or other obligations issued under the provisions of this act, except certificates of indebtedness issued against separate lots or parcels of land or property as provided in this section, shall be and constitute and have all the qualities and incidents of negotiable instruments under the law merchant and the laws of the state.

Section 47. Foreclosure of liens.--

chapter 298, Florida Statutes, or under this act may be foreclosed by the district by bringing foreclosure proceedings in the name of the district in the circuit court in like manner as is provided in chapter 173, Florida Statutes, and amendments thereto, and the provisions of the chapter shall be applicable to such proceedings with the same force and effect as if the provisions were expressly set forth in this act. Any act required or authorized to be done by or on behalf of a city or town in foreclosure proceedings under chapter 173, Florida Statutes, may be performed by such officer or agent of the district as the board of supervisors may designate. Such

foreclosure proceedings may be brought at any time after the expiration of 1 year from the date any tax, or installment thereof, becomes delinquent.

- (2) As an alternative to the foregoing, the district may at any time foreclose any lien for delinquent taxes or installments thereof by a chancery action brought in the name of the district in the circuit court. The pleadings, process, practice, and sales in such proceedings shall be the same as in actions for the foreclosure of mortgages upon real property. One or more parcels of land may be included in the same suit.
- (3) In any foreclosure action filed by the district pursuant to this section, the district may join as a party defendant Broward County, for the purpose of determining the amount of their respective tax liens. When the county is so joined in such a foreclosure action, the judicial sale held in such action shall operate to satisfy all county tax liens to the date of such sale. The decree of the court in any such foreclosure action shall operate to quiet title to the property that is the subject of the action.

Section 48. Payment of taxes and redemption of tax
liens by the district; sharing in proceeds of tax sale under
s. 197.542, Florida Statutes.--

- (1) The district has the right to:
- (a) Pay any delinquent state, county, district, municipal, or other tax or assessment upon lands located wholly or partially within the boundaries of the district.
- (b) Redeem or purchase any tax sales certificate issued or sold on account of any state, county, district, municipal, or other taxes or assessments upon lands located wholly or partially within the boundaries of the district.

(2) Delinquent taxes paid, or tax sales certificates redeemed or purchased, by the district, together with all penalties for the default in payment of the same and all costs in collecting the same and a reasonable attorney's fee, shall constitute a lien in favor of the district of equal dignity with the liens of state and county taxes and other taxes of equal dignity with state and county taxes, upon all the real property against which said taxes were levied. The lien of the district may be foreclosed in the manner provided in this act.

(3) In any sale of land pursuant to s. 197.542,
Florida Statutes, and amendments thereto, the district may
certify to the clerk of the circuit court of the county
holding such sale the amount of taxes due to the district upon
the lands sought to be sold, and the district shall share in
the disbursement of the sales proceeds in accordance with the
provisions of this act and under law.

Section 49. Changing boundary lines; annexation and exclusion of lands.--

of the land within a prescribed area adjacent to the boundaries of the district petitions the board to include a specific area of lands within the boundaries of the district or when the board by resolution proposes that an area of land adjacent to the boundaries of the district be included within the boundaries of the district, the board shall publish a notice once a week for 2 consecutive weeks in a newspaper of general circulation published in Broward County describing the boundaries of the area which is proposed to be taken into the boundaries of the district. The notice shall be directed to the landowners within the area proposed to be taken into the boundaries of the district and shall direct said landowners to

show cause in writing before the board at a time and place to 2 be stated in such notice why such area of land should not be 3 brought into the boundaries of the district and why the 4 proceedings and powers authorized by this act should not be 5 exercised by the board. At the time and place stated in said 6 notice the board shall hear all objections of any landowner 7 within the area proposed to be taken into the boundaries of 8 the district and if no objections are made or if said 9 objections, if made, are overruled by the board, the board shall enter in its minutes its findings and adopt a final 10 resolution of annexation confirming the new boundaries of the 11 12 district as they may be extended. Thereafter, the board may proceed with the development, drainage, and reclamation of the 13 14 new area of land brought into the district. If the board shall 15 overrule any landowners' objections as provided herein or if such landowner shall deem himself or herself aggrieved by the 16 17 aforesaid action of the board, such landowner may within 20 days after the board adopts its final resolution of annexation 18 19 invoke the jurisdiction of the circuit court for Broward 20 County. When said resolution annexing the new area to the boundaries of the district shall have been adopted by the 21 board, or by a court of competent jurisdiction if such 22 23 proposed action shall have been challenged by a landowner by the judicial proceedings hereinabove authorized, the board may 24 adopt a plan of reclamation for the newly annexed area and 25 26 thereafter proceed in a like manner as prescribed in this act. Upon the adoption of the final resolution of annexation, all 27 provisions of this act shall apply to the newly annexed area 28 29 of land. Lands lying within the boundaries of the district may be deannexed in the same manner as the procedure for 30 31 annexation.

(2) Land added to the district in the manner provided in this section shall, from the time of its inclusion within the district, be subject to all of the taxes and assessments thereafter levied and assessed on other land or property of the district similarly situated. Land or property excluded from the district in the manner provided in this section shall, from the date of such exclusion, be exempt from taxes or assessments thereafter imposed by the district but shall not be exempt from taxes or assessments theretofore levied and due with respect to such land or property, or from subsequent installments of taxes or assessments theretofore levied or assessed with respect thereto, and such taxes or assessments may be enforced and collected by or on behalf of the district in the same manner as if such land or property continued to be within the territorial limits of the district.

(3) Nothing in this section shall permit the annexation or exclusion of lands contrary to the terms, covenants, or conditions of any of the bonds or obligations of the district, or in any manner that would impair the security of the holders of any bonds or other obligations of the district.

Section 50. Unit development; powers of board of supervisors to designate units of district and adopt system of progressive drainage by units; plans of reclamation and financing assessments for each unit; amendment of unit plan.--

(1) The board of supervisors of the district is authorized in its discretion to drain and reclaim and place under water control or more completely and intensively to drain and reclaim and place under water control the lands in the district by designated areas or parts of the district to be called "units." The units into which the district may be so

divided shall be given appropriate numbers or names by the board, so that the units may be readily identified and distinguished. The board shall have the power to fix and determine the location, area, and boundaries of lands to be included in each and all such units, the order of development thereof, and the method of carrying on the work in each unit. The unit system of drainage provided by this section may be conducted and all of the proceedings by this section and this act authorized in respect to such unit or units may be carried on and conducted at the same time as or after the work of draining and reclaiming of the entire district has been or is being or shall be instituted or carried on under the provisions of this act or under chapter 298, Florida Statutes, or both.

- conduct the work of draining and reclaiming the lands in the district by units, as authorized by this section, the board shall, by resolution, declare its purpose to conduct such work accordingly, and shall fix the number, location, and boundaries of and description of lands within such unit or units and give them appropriate numbers or names. The entire district may also be designated as a unit for the proper allocation of such part of the plan of reclamation and drainage as benefits the entire district.
- (3) As soon as practicable after the adoption of such resolution, the board shall publish notice once a week for 2 consecutive weeks in a newspaper or newspapers published and of general circulation in Broward County, briefly describing the units into which the district has been divided and the lands embraced in each unit, giving the name, number, or other designation of such units, requiring all owners of lands in

the district to show cause in writing before the board at a 2 time and place to be stated in such notice why such division 3 of the district into such units should not be approved, and 4 the system of development by units should not be adopted and 5 given effect by the board, and why the proceedings and powers 6 authorized by this section should not be had, taken, and 7 exercised. At the time and place stated in the notice, the 8 board of supervisors shall hear all objections or causes of 9 objection, all of which shall be in writing, of any landowner in the district who may appear in person or by attorney, to 10 the matters mentioned and referred to in such notice, and, if 11 12 no objections are made, or, if objections are made and overruled by the board, then the board shall enter in its 13 14 minutes its finding and order confirming the resolution, and 15 may thereafter proceed with the development, drainage, and reclamation of the district by units pursuant to such 16 17 resolution and to the provisions of this act. The failure to make objections as provided in this subsection shall 18 19 constitute a waiver of such objection, and, if any objection 20 shall be made and overruled or otherwise not sustained, confirmation of the resolution shall be the final adjudication 21 of the issues presented unless a judicial proceeding is 22 23 initiated within 10 days after such ruling. The board may, as a result of any objections or of 24 other matters brought forth at such hearing, modify or amend 25 26 said resolution in whole or in part, confirm said resolution after overruling all objections, or reject said resolution 27 and, if such resolution is confirmed, modified, or amended, 28 29 may proceed thereafter in accordance with said resolution as

objections and the rescinding of such resolutions shall not

confirmed, modified, or amended. The sustaining of such

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exhaust the power of the board under this section, but the board may at any time adopt other resolutions under this section and thereupon proceed on due notice in like manner as provided in this section. If the board shall overrule or refuse to sustain any such objections in whole or in part made by any landowner in the district, or if any such landowner shall deem himself or herself aggrieved by any action of the board in respect to any objections so filed, such landowner may, within 10 days after the ruling of the board, invoke the jurisdiction of the circuit court for the 17th circuit; and such suits shall be conducted like other chancery suits, except that said suits shall have preference over all other pending actions except criminal actions and writs of habeas corpus.

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(5) When the resolutions creating the unit system shall be confirmed by the board, or by the circuit court, if such proposed action shall be challenged by a landowner by the judicial proceedings authorized in this section, the board may adopt a plan or plans of reclamation for and in respect to any or all such units, and to have the benefits and damages resulting therefrom assessed and apportioned in like manner as is provided by chapter 298, Florida Statutes, in regard to plans of reclamation for the assessments of benefits and damages of the entire district, or in like manner as is provided for in this act for the assessments of benefits. The board shall have the same powers in respect to each and all of such units as is vested in them with respect to the entire district. All the provisions of this act shall apply to the drainage, reclamation, and improvement of each, any, and all such units, and the enumeration of or reference to specific powers or duties of the supervisors or any other officers or

other matters in this act, as set forth in this act, shall not limit or restrict the application of any and all of the proceedings and powers herein to the drainage and reclamation of such units as fully and completely as if such unit or units were specifically and expressly named in every section and clause of this act where the entire district is mentioned or referred to. Unless the board by resolution otherwise provides, all assessments, levies, taxes, bonds, and other obligations made, levied, assessed, or issued for or in respect to any such unit or units shall be a lien and charge solely and only upon the lands in such unit or units, respectively, for the benefit of which the same shall be levied, made, or issued, and not upon the remaining units or lands in the district.

- changing the location and description of lands in any unit or units, provided that if the location of or description of lands located in any unit or units is so changed, notice of the change shall be published as required in this section for notice of the formation or organization of such unit or units, and all proceedings shall be had and done in that regard as are provided in this section for the original creation of such unit or units.
- (7) If, after the determination of benefits with respect to any unit or units or the issuance of bonds or other obligations which are payable from taxes or assessments for benefits levied upon lands within such unit or units, the board finds the plan of reclamation of any such unit or units insufficient or inadequate for efficient development, the plan of reclamation may be amended or changed as provided in chapter 298, Florida Statutes, or as provided in this act, and

the unit or units may be amended or changed as provided in 2 this section by changing the location and description of lands in such unit or units or by detaching lands therefrom or by 3 4 adding lands thereto, but only upon the approval or consent of not less than the holders of a majority in principal amount of 5 6 such bonds or other obligations, or such other percentage as 7 may be required by the terms of such bonds or other 8 obligations, or without such consent or approval, if the 9 proceedings authorizing such bonds provide that such action may be taken without the consent or approval of the holders 10 thereof. In the event of such amendment or change, all 11 assessments, levies, taxes, bonds, or other obligations made, 12 13 levied, assessed, incurred, or issued for or in respect to any 14 such unit or units shall be allocated and apportioned to the 15 amended unit or units in proportion to the benefits assessed with respect to the amended plan of reclamation. In the event 16 17 of the change of the boundaries of any unit as provided in this section and the allocation and apportionment to the 18 19 amended unit or units or assessments, levies, taxes, bonds, 20 and other obligations in proportion to the benefits assessed for the amended plan of reclamation, the holders of bonds or 21 other obligations hereafter issued for the original unit shall 22 23 be entitled to all rights and remedies against any lands added to the amended unit or units as fully and to the same extent 24 as if such added lands had formed and constituted a part of 25 the original unit or units at the time of the original 26 issuance of such bonds or other obligations, and regardless of 27 whether the holders of such bonds or other obligations are the 28 original holders thereof or the holders from time to time 29 hereafter, and the rights and remedies of such holders against 30 the lands in the amended unit or units, including any lands 31

added thereto, under such allocation and apportionment, shall 2 constitute vested and irrevocable rights and remedies to the 3 holders from time to time of such bonds or other obligations 4 as fully and to the same extent as if such bonds or other 5 obligations had been originally issued to finance the 6 improvements in such amended unit or units under such amended 7 plan of reclamation. Conversely, in the event of the change of 8 the boundaries of any unit wherein lands are detached 9 therefrom, as provided for in this section, said lands so detached shall be relieved and released from any further 10 liability for the assessment, levy, or payment of any taxes 11 12 for the purpose of paying the principal or interest on any 13 bonds originally issued for the original unit from which said 14 lands were detached. Section 51. Creation of subdistricts. -- The board shall 15 provide for the furnishing of the services and facilities 16 17 authorized by this act throughout the district or in such part or parts thereof as the board shall determine. For the purpose 18 19 of furnishing such services and facilities to any part or 20 parts of the district less than the entire area of the district, the board shall have the power to divide the 21 district into such subdistricts, units, or zones as the board 22 23 may deem appropriate. Section 52. Mandatory use of certain district 24 facilities and services .-- The district may require all lands, 25 26 buildings, and premises, and all persons, firms, and 27 corporations, within the district to use the drainage and reclamation facilities of the district. Subject to such 28 29 exceptions as may be provided by the resolutions, rules, or

bylaws of the board, and subject to the terms and provisions

of any resolution authorizing any bonds and agreements with

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bondholders, no drainage and reclamation facilities shall be
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   constructed or operated within the district unless the board
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   gives consent thereto and approves the plans and
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   specifications therefor. The violation of the foregoing
   requirements is declared to be a criminal offense and
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   misdemeanor within the meaning of s. 775.08, Florida Statutes,
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   and shall be punishable as provided by general law.
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           Section 53. Procurement of contractual services and
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   purchase of goods, supplies, and materials. --
          (1) All contracts let by the board for professional
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   architectural, engineering, landscape architectural, or land
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   surveying services for any project authorized by this act
   shall be in compliance with s. 287.055, Florida Statutes, as
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   amended. Except as stated herein and as provided by s.
    287.055, Florida Statutes, as amended, no contract shall be
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   let by the board for the construction or maintenance of any
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   improvements authorized under this act, nor shall any goods,
   supplies, or materials be purchased when the amount thereof to
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   be paid by the district shall exceed $10,000, unless notice of
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   bids shall be advertized once a week for 2 consecutive weeks
   in a newspaper in general circulation in Broward County, and
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   in each case the bid of the lowest responsible bidder shall be
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   accepted, unless all bids are rejected because the bids are
   too high. The board may require the bidders to furnish bond
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   with responsible surety to be approved by the board. Nothing
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   in this section shall prevent the board from undertaking and
   performing the construction, operation, and maintenance of any
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   project, facility, or improvements authorized under this act
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   by the employment of labor, material, and machinery.
          (2) Notwithstanding the bidding procedure prescribed
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    in subsection (1), if the board determines, by resolution,
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that the use of competitive bidding is not practicable, contractual services and purchases of goods, supplies, or materials may be procured by competitive sealed proposals. The request for proposals shall include a statement of the services sought or the goods, supplies, or materials requested and all contractual terms and conditions applicable to the procurement of the contractual services or of the goods, supplies, or materials requested. The contract shall be awarded to the responsive offeror whose proposal is determined to be the most advantageous to the district, taking into consideration price and other evaluation criteria set forth in the request for proposals.

(3) If the board determines, by resolution, that an immediate danger to the public health or safety or other substantial loss to the district requires emergency action, the board may proceed with the procurement of contractual services necessitated by the immediate danger without competition. However, such emergency procurement shall be made with such competition as is practicable under the circumstances.

(4) If no competitive bids or proposals for contractual services or for purchase of goods, supplies, or materials are received, the board may negotiate the best terms and conditions available as determined by the board.

Section 54. Furnishing facilities and services within and without the limits of the district.--The district shall have the power to construct, maintain, and operate its projects within or without the geographic limits of the district and to offer, supply, and furnish the facilities and services provided for in this act, and to collect fees, rentals, and other charges from persons, firms, corporations,

municipalities, counties, political subdivisions, and other public or private agencies or bodies within or without the geographic limits of the district, and for the use of the district itself.

Section 55. Maintenance of projects across
rights-of-ways.--The district shall have the power to
construct and operate its projects in, along, or under any
dedications to the public, platted rights-of-way, platted
reservations, streets, alleys, highways or other public places
or ways, and across any drain, ditch, canal, floodway, holding
basin, excavation, railroad right-of-way, track, grade, fill,
or cut, within or without the district.

Section 56. Agreements.--The board, pursuant to general law, shall have the power to retain and enter into agreements with fiscal agents, financial advisers, engineers, and other consultants or advisors with respect to the issuance and sale of any bonds, and the cost and expense thereof may be treated as part of the cost and expense of such project.

Section 57. Agreements with municipalities within the district for the joint discharge of common functions.—The board and the governing bodies of any one or more municipalities located wholly or partly within the district, whether now in existence or hereafter created, are authorized to enter into and carry into effect contracts and agreements relating to the common powers, duties, and functions of the board and other officers, agents, and employees of the district, and the respective governing bodies of one or more such municipalities, and their respective officers, agents, and employees, to the end that there may be effective cooperation between and coordination of the efforts of such municipalities and the district in discharging their common

functions, powers, and duties and in rendering services to the respective residents and property owners of such municipalities and the district. The board and the governing bodies of one or more such municipalities are further authorized to enter into and carry into effect contracts and agreements for the performance of any of their common functions, powers, and duties by a central agency or common agent of the contracting parties.

Section 58. Fees, rentals, tolls, fares, and charges; procedure for adoption and modification; minimum revenue requirements.—The district shall have the power to prescribe, fix, establish, and collect rates, fees, rentals, tolls, fares, or other charges, hereinafter sometimes referred to as "revenues," and to revise the same from time to time, for the facilities and services furnished or to be furnished by the district, including, but not limited to, drainage facilities.

Section 59. Subdivision regulation.--

- (1) It is the intent and purpose of this act to promote and provide for the public health, safety, comfort, convenience, and welfare necessary and required to promote the harmonious, orderly, progressive development of land within the district. It is the further intent of this act to secure the establishment of standards of subdivision designs, which will encourage the development of sound and economically stable communities, and the creation of healthful living environments.
- (2) Any division of a parcel of land as a subdivision as defined in this act shall be subject to such plat and subdivision regulations hereafter adopted, amended, or modified by the district under the authority of law. Such regulations may provide for streets in the subdivision to be

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of such width, grade, and location as to facilitate drainage;
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    provide that adequate easements and rights-of-way be provided
    for drainage and that the lay-out of the subdivision conform
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    to the comprehensive plan for drainage for the area; and
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    provide for the drainage requirements to be met. The district
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    shall not approve any subdivision plat unless the land
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    included within the subdivision is suitable or shall be made
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    suitable to the various purposes for which it is intended to
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    be used, and, in particular, unless all land intended for
    building sites can be used safely for building purposes,
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    without the danger from flood or other inundation, or from any
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    such menace to health, safety, or public welfare. After the
    effective date of this act, it shall be unlawful for anyone
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    being an owner, or agent of an owner, of any land to transfer,
    sell, agree to sell, or negotiate to sell such land by
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    reference to, or exhibition of, or by any other use of a plat
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    or subdivision of such land, without having submitted a plat
    of such subdivision to the district and obtaining its approval
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    as required by this act. The unlawful use of a plat by the
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    owner, or the agent of the owner, of such land before it is
    properly approved by the district is declared to be a criminal
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    offense and misdemeanor within the meaning of s. 775.08,
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    Florida Statutes, and shall be punishable as provided by
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    general law. The description by metes and bounds in the
    instrument of transfer or other document used in the process
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    of transferring shall not exempt the transaction from such
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    penalties.
          (3) It shall be unlawful to transfer lots or units of
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    lots by metes and bounds description in order to circumvent
    the provisions of this act.
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(4) The district, through its legal representative, may enjoin such transfers or sales or agreements by injunction or other appropriate action.

Section 60. Action taken on consent of landowners.--Any action required under this act or under chapter 298, Florida Statutes, to be taken on notice to the landowners of the district and on public hearing for the purpose of receiving and passing on objections by landowners may be taken without such notice or hearing upon the written consent of all of the landowners affected by such action.

Section 61. Exemption of district property from execution.--All district property shall be exempt from levy and sale by virtue of an execution and no execution or other judicial process shall issue against such property, nor shall any judgment against the district be a charge or lien on its property or revenues, provided that nothing herein contained shall apply to or limit the rights of bondholders to pursue any remedy for the enforcement of any lien or pledge given by the district in connection with any of the bonds or obligations of the district.

Section 62. Enforcement and penalties. --

(1) The board or any aggrieved person may have recourse to such remedies in law and equity as may be necessary to ensure compliance with the provisions of this act, including injunctive relief to enjoin or restrain any person violating the provisions of this act, and any bylaws, resolutions, regulations, rules, codes, and orders adopted under this act, and the court shall, upon proof of such violation, have the duty to issue forthwith such temporary and permanent injunctions as are necessary to prevent such further violation thereof. In case any building or structure, is

erected, constructed, reconstructed, altered, repaired, converted, or maintained, or any building, structure, land, or water is used, in violation of this act, or of any code, order, resolution, or other regulation made under authority conferred by this act or under law, the board and any citizen residing in the district may institute any appropriate action or proceeding to prevent such unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance, or use, to restrain, correct, or avoid such violation, to prevent the occupancy of such building, structure, land, or water, and to prevent any illegal act, conduct, business, or use in or about such premises, land, or water.

- (2) The violation of any of the provisions of this act or the failure to abide by and obey any of the bylaws, resolutions, regulations, rules, codes, and orders adopted under this act is declared to be a criminal offense and misdemeanor, within the meaning of s. 775.08, Florida

 Statutes, and shall be punishable as provided by general law.

 Each day that the violation shall continue shall constitute a separation violation.
- owner of any land subject to this act, or the owner's agent or other persons, to advocate, propose, suggest, use, or exhibit a map, plat, survey, or plan of subdivision or development of land except in conformity with this act and the rules and regulations of the board.

Section 63. Additional land boundaries.--The corporate limits of the South Broward Drainage District in the County of Broward and State of Florida as of October 1, 1992, were extended and enlarged so as to include a portion of Section 30, Township 50 South, Range 40 East, all of Section 31,

Township 50 South, Range 40 East and all of Section 6,

Township 51 South, Range 40 East, Broward County, Florida,
being more particularly described as follows:

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5 Begin at the Southwest corner of Section 6, 6 Township 51 South, Range 40 East, Broward 7 County, Florida; thence Northerly along the West line of said Section 6, Township 51 South, 8 9 Range 40 East and along the West line of Sections 31 and 30, Township 50 South, Range 40 10 East to the intersection thereof with the south 11 12 right-of-way line of the South Florida Water 13 Management District Canal C-11 (South New River 14 Canal); thence Easterly along the south 15 right-of-way line of said South Florida Water Management District Canal C-11 through Section 16 17 30, Township 50 South, Range 40 East, to its intersection with the East line of said Section 18 19 30, Township 50 South, Range 40 East; thence 20 Southerly along the East line of said Section 21 30, Township 50 South, Range 40 East and along the East line of Section 31, Township 50 South, 22 23 Range 40 East and along the East line of 24 Section 6, Township 51 South, Range 40 East, to the Southeast corner of said Section 6, 25 26 Township 51 South, Range 40 East; thence 27 Westerly, along the South line of said Section 28 6, Township 51 South, Range 40 East, to the 29 point of beginning; said land lying, being and 30 situate in Broward County, Florida, and being

contiguous to the South Broward Drainage 1 2 District. 3 4 Section 64. Bailey Drainage District abolished and 5 assets transferred to South Broward Drainage District .-- That 6 effective October 1, 1992, the Bailey Drainage District hereto 7 created by the Florida Legislature pursuant to chapter 67-950, 8 Laws of Florida, and amendments thereto, was abolished. Except 9 as provided by sections 68 and 69, the easements, rights-of-way, dikes, ditches, facilities, equipment, files, 10 papers, plans, and all other assets, real or personal, of 11 whatever description and wheresoever situate of said Bailey 12 Drainage District, on October 1, 1992, were surrendered to the 13 14 Board of Supervisors of the South Broward Drainage District and such easements, rights-of-way, dikes, ditches, facilities, 15 equipment, files, papers, plans, and all other assets of the 16 17 Bailey Drainage District shall, by operations and provisions of this section of this law, become and remain easements, 18 19 rights-of-way, dikes, ditches, facilities, equipment, files, 20 papers, plans, and all other assets of the South Broward 21 Drainage District. Section 65. Bailey Drainage District powers, 22 23 indebtedness, and liabilities transferred to South Broward Drainage District. -- Commencing on October 1, 1992, all powers, 24 25 duties, responsibilities, obligations, and functions of Bailey 26 Drainage District except as stated in sections 68 and 69, 27 shall be performed by South Broward Drainage District and South Broward Drainage District shall assume all indebtedness 28 29 of Bailey Drainage District. Commencing on October 1, 1992, 30 except as stated in sections 68 and 69, South Broward Drainage 31

District shall assume all liabilities of Bailey Drainage 2 District both known and unknown as of October 1, 1992. 3 Section 66. Bailey Drainage District contracts transferred to South Broward Drainage District. -- Commencing on 4 5 October 1, 1992, all contracts to which Bailey Drainage 6 District is a party shall remain in full force and effect for 7 the period provided in the contract, except that the South 8 Broward Drainage District shall be substituted for Bailey 9 Drainage District as a party to such contracts. The South Broward Drainage District shall be entitled to all benefits 10 and subject to all liabilities under such contracts and shall 11 12 have the same rights and liabilities to perform, to require performance, and to modify and terminate said contracts as the 13 14 Bailey Drainage District. 15 Section 67. Bailey Drainage District's contracts and agreements to be approved by South Broward Drainage 16 17 District.--Beginning on March 12, 1992, no contracts or 18 agreements entered into by the Bailey Drainage District which 19 contain obligations of Bailey Drainage District that are not 20 provided for in the Bailey Drainage District budget for fiscal year 1991-1992 shall be valid unless approved by a majority of 21 the Board of Supervisors of the South Broward Drainage 22 23 District. Section 68. Bailey Drainage District road right-of-way 24 25 and responsibility for roadways transferred to Board of Commissioners of Broward County. -- Notwithstanding the 26 provisions of sections 64, 65, 66, and 67, the South Broward 27 Drainage District shall have no requirements or responsibility 28 29 for maintaining or improving any roadways located within the 30 lands described in section 63 and on October 1, 1992, all road rights-of-way described in section 69 along with the roadways 31

constructed therein were surrendered to the Board of 2 Commissioners of Broward County and by operation and 3 provisions of this section became and shall remain 4 rights-of-way and property of Broward County, subject to all 5 drainage easements previously dedicated to Bailey Drainage District which as of October 1, 1992, are drainage easements 6 7 of South Broward Drainage District. 8 Section 69. Bailey Drainage District road 9 rights-of-way transferred and dedicated to Broward County. -- On October 1, 1992, all of Bailey Drainage District's right, 10 title, and interest in and to the following described 11 12 property, lying, being, and situate in Broward County, 13 Florida, consisting of road rights-of-way were transferred and 14 dedicated to Broward County, a political subdivision of the 15 State of Florida: (1) The South 50.00 feet of the North 985.00 feet, 16 17 LESS THEREFROM, the East 293.00 feet thereof, of the following 18 described property: 19 20 A portion of that part of Section 30, Township 21 50 South, Range 40 East that lies South of the 22 South Right-of-Way line of the South New River Canal being more particularly described as 23 24 follows: 25 26 Commencing at the intersection of the West line 27 of Section 30, Township 50 South, Range 40 East 28 and the South Right-of-Way line of the South 29 New River Canal; thence East on an assumed bearing along the said South Right-of-Way line 30 for a distance of 2626.06 feet to the Point of 31 75

Beginning of the hereinafter described property; thence South for a distance of 134.58 feet to the Point of Curvature of a curve to the right, said curve having a radius of 3090.99 feet, a central angle of 7°27'53" and an arc distance of 402.71 feet; thence along the arc of said curve to the right for an arc distance of 402.71 feet to the Point of Tangency of said curve; thence South 7°27'53" West for a distance of 250.00 feet to the Point of Curvature of a curve to the left, said curve having a radius of 3420.57 feet, a central angle of 6°38'39" and an arc distance of 396.67 feet; thence along the arc of said curve to the left for an arc distance of 396.67 feet to the Point of Tangency of said curve; thence South 0°48'14" West for a distance of 50.35 feet to a point on the South line of said Section 30 that lies 25.00 feet East of the South quarter corner of said Section 30; thence South 88°22'08" East along the said South line of Section 30 for a distance of 2525.07 feet to the Southeast corner of said Section 30; thence North 0°22'25" East along the East line of said Section 30 for a distance of 1301.71 feet to a point on the said South Right-of-Way line of the South New River Canal; thence West along the said South Right-of-Way line for a distance of 2444.50 feet to the Point of Beginning. (2) All that portion of Section 30, Township 50 South, Range 40 East that lies within 70.00 feet of a point that is 76

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located 960.00 feet South of the South Right-of-Way line of the South New River Canal, and 293.00 feet West of the East line of said Section 30.

(3) The South 50.00 feet of the North 350.00 feet,
LESS THEREFROM, the East 293.00 feet thereof, of the following described property:

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A portion of that part of Section 30, Township 50 South, Range 40 East that lies South of the South Right-of-Way line of the South New River Canal being more particularly described as follows:

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Commencing at the intersection of the West line of Section 30, Township 50 South, Range 40 East and the South Right-of-Way line of the South New River Canal; thence East on an assumed bearing along the South Right-of-Way line for a distance of 2626.06 feet to the Point of Beginning of the hereinafter described property; thence South for a distance of 134.58 feet to the Point of Curvature of a curve to the right, said curve having a radius of 3090.99 feet, a central angle of 7°27'53" and an arc distance of 402.71 feet; thence along the arc of said curve to the right for an arc distance of 402.71 feet to the Point of Tangency of said curve; thence South 7°27'53" West for a distance of 250.00 feet to the Point of Curvature of a curve to the left, said curve having a radius of 3420.57 feet, a central

angle of 6°38'39" and an arc distance of 396.67 feet; thence along the arc of said curve to the left for an arc distance of 396.67 feet to the Point of Tangency of said curve; thence South 0°48'14" West for a distance of 50.35 feet to a point on the South line of said Section 30 that lies 25.00 feet East of the South quarter corner of said Section 30; thence South 88°22'08" East along the said South line of Section 30 for a distance of 2525.07 feet to the Southeast corner of said Section 30; thence North 0°22'25" East along the East line of said Section 30 for a distance of 1301.71 feet to a point on said South Right-of-Way line of the South New River Canal; thence West along the said South Right-of-Way line for a distance of 2444.50 feet to the Point of Beginning.

- (4) All that portion of Section 30, Township 50 South, Range 40 East that lies within 70.00 feet of a point that is located at 325.0 feet South of the South Right-of-Way line of the South New River Canal and 293.00 feet West of the East line of said Section 30.
- (5) That part of Section 30, Township 50 South, Range
 40 East described as follows, to wit: a strip of land 50 feet
 in width, the centerline of which is described as follows:

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Commencing at the point of intersection of the West line of Section 30, Township 50 South,

Range 40 East, and the South right-of-way line of the South New River Canal; thence East on an assumed bearing, along the said South

right-of-way line of the South New River Canal a distance of 2601.06 feet to the point of beginning of this description; thence South, perpendicular to the last described line a distance of 134.58 feet to the point of curve of a circular curve to the right; thence Southwesterly along the arc of said curve, having a radius of 3065.99 feet, 399.45 feet to the point of tangent of said curve; thence South 7°27'53" West, 250.0 feet to the point of curve of a circular curve to the left; thence Southeasterly along the arc of said curve, having a radius of 3445.67 feet, 399.57 feet to the point of tangent of said curve; thence South 0°49'14" West a distance of 50 feet to a point, said point being the Southwest corner of the East 1/2 of Section 30, Township 50 South, Range 40 East. (6) The West 15 feet of the following described property: A portion of Section 30, Township 50 South, Range 40 East more particularly described as follows:

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Commence at the intersection of the East line of said Section 30 and the South Right-of-Way line of the South New River Canal; thence on an assumed bearing of South 90°00'00" West along the said South Right-of-Way line a distance of 1661.21 feet; thence South 00°00'00" East a distance of 960 feet to the point of beginning;

thence South 90°00'00" West a distance of 1 2 860.35 feet to a point on the arc of a 3420.57 3 foot radius non-tangent curve concave to the 4 East; thence Southerly along said curve through 5 a central angle of 03°40'49" an arc distance of 6 219.71 feet to a point of tangency; thence 7 South 00°49'14" West along a line parallel with and 25 feet East of the North-South 1/4 section 8 9 line of Section 30 a distance of 50.35 feet to 10 an intersection with the South line of said Section 30; thence South 88°22'08" East along 11 said South line a distance of 871.63 feet; 12 thence North 00°00'00" East a distance of 13 294.59 feet to the point of beginning. 14 15 (7) Those parts of Section 30, Township 50 South, 16 Range 40 East described as follows: 17 (a) All that land that lies within 25 feet of the 18 following described centerline: 19 20 Commencing at the Southwest corner of Section 21 30, thence Northerly and along the West line of said Section 30 a distance of 674 feet, thence 22 23 Easterly and parallel with the South line of 24 said Section 30 a distance of 316.86 feet to a point of beginning of this description, thence 25 26 continue Easterly and parallel with the said South line of Section 30 a distance of 788.72 27 feet to the point of termination, together with 28 29 all that land that lies within 70 feet of both the point of beginning and the point of 30

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termination.

(b) All that land that lies within 25 feet of the 1 2 following described centerline: 3 4 Commence at the Southwest corner of said 5 Section 30, thence Easterly and along the South line of said Section 30 a distance of 634.29 6 7 feet to the point of beginning of this description; thence Northerly on an angle from 8 9 East to North of 89°53'45" a distance of 674 10 feet to the point of termination. (8) That part of Section 30, Township 50 South, Range 11 12 40 East and that part of Section 31, Township 50 South, Range 13 40 East according to FLORIDA FRUIT LANDS COMPANY SUBDIVISION 14 NO. 1 as recorded in Plat Book 2, Page 17 of the Public Records of Dade County, Florida, described as follows, to wit: 15 16 17 All that land in Tracts 17 and 32 of Section 31, Township 50 South, Range 40 East, and the 18 19 Southwest 1/4 of Section 30, Township 50 South, 20 Range 40 East that lies within 25 feet of the 21 following described centerline: Beginning at a point on the North line of said Tract 17 that 22 23 is 50 feet West of the East line of said Tract 24 17, thence Westerly and along the North line of said Tracts 17 and 32 to a point on the North 25 line of said Tract 32 that is 255 feet East of 26 27 the West line of said Tract 32, together with all that land in said Tract 32 and said 28 29 Southwest 1/4 of Section 30 that lies within 70 feet of said described point on the North line 30 31 81

1	of said Tract 32 and is 255 feet East of said
2	West line of Tract 32.
3	(9) Those parts of Section 31, Township 50 South,
4	Range 40 East according to the FLORIDA FRUIT LANDS COMPANY'S
5	SUBDIVISION NO. 1 recorded in Plat Book 2, Page 17 of the
6	Public Records of Dade County, Florida, described as follows,
7	to wit:
8	(a) All that land in Tract 40 that lies within 50 feet
9	of the North-South center of the Section line of Section 31,
10	Township 50 South, Range 40 East.
11	(b) The South 50 feet of Tracts 40 and 41.
12	(c) All that land in Tracts 17, 18, 19, 21, 22, 23,
13	24, 33, 34, 35, 36, 37, 38, 39, 57, 58, 59 and 60 that lies
14	within 50 feet of the North-South center of the section line
15	of Section 31, Township 50 South, Range 40 East.
16	(d) All that land that lies within 25 feet of the
17	following described centerline:
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19	Beginning at a point on the South line of Tract
20	18 that is 50 feet West of the East line of
21	Tract 18, thence Westerly and along the South
22	line of Tract 18 and the South line of Tract 31
23	to a point on the South line of Tract 31 that
24	is 255 feet East of the West line of Tract 31,
25	together with all that land in Tracts 30 and 31
26	that lies within 70 feet of said described
27	point that lies on the South line of Tract 31
28	and is 255 feet East of the West line of Tract
29	<u>31.</u>
30	(e) All that land that lies within 25 feet of the
31	following deganihed genteraline:
	following described centerline:

1 2 Beginning at a point on the South line of Tract 3 21 that is 50 feet West of the East line of 4 Tract 21, thence Westerly and along the South 5 line of Tracts 21 and 28 to the Southwest 6 corner of the East 1/2 of the West 1/2 of Tract 7 28, together with all that land in Tracts 27 and 28 that lies within 70 feet of said 8 9 Southwest corner of the East 1/2 of the West 10 1/2 of Tract 28. (f) All that land that lies within 25 feet of the 11 12 following described centerline: 13 14 Beginning at a point that is the Northwest 15 corner of the East 1/2 of Tract 27, thence 16 Southerly and along the West line of the East 17 1/2 of Tract 27, the West line of the East 1/2 18 of Tract 26 and the West line of the East 1/2 19 of Tract 25 to a point that is 120 feet North 20 of the Southwest corner of said East 1/2 of 21 Tract 25, together with all that land in Tract 25 that lies within 70 feet of said described 22 23 point that lies on the West line of the East 1/2 of Tract 25, a distance of 120 feet North 24 of said Southwest corner of the East 1/2 of 25 26 Tract 25. 27 (g) All that land that lies within 25 feet of the 28 following described centerline: 29 Beginning at the Southeast corner of Tract 33, 30 thence Westerly on a line that forms an angle 31 83

1 of 90°46'47" in the Northwest Quadrant with the 2 North-South centerline of the section of said 3 Section 31, to a point that is 255 feet East of the West line of said Section 31, less 4 5 therefrom the East 50 feet thereof; together 6 with all that land that lies within 70 feet of 7 said above described point that lies 255 feet East of the West line of said Section 31. 8 9 (h) All that land that lies within 25 feet of the following described centerline: 10 11 12 Beginning at the Southeast corner of Tract 35, thence Westerly on a line that forms an angle 13 14 of 90°46'43" in the Northwest Quadrant with the 15 North-South centerline of the Section of said Section 31, to a point that is 255 East of the 16 17 West line of said Section 31, less therefrom the East 50 feet thereof; together with all 18 19 that land that lies within 70 feet of said 20 above described point that lies 255 feet East 21 of the West line of said Section 31. (i) All that land that lies within 25 feet of the 22 23 following described centerline: 24 25 Beginning at a point on the South line of Tract 26 60 that is 50 feet East of the West line of 27 Tract 60, thence Easterly and along the South 28 line of Tracts 60 and 53 to a point on the 29 South line of Tract 53 that is 170 feet West of the East line of Tract 53, together with all 30 that land in Tracts 53 and 54 that lies within 31 84

1	70 feet of said described point that lies on
2	the South line of Tract 53 and is 170 feet West
3	of the East line of Tract 53.
4	(j) All that land that lies within 25 feet of the
5	following described centerline:
6	
7	Beginning at a point on the South line of Tract
8	58 that is 50 feet East of the West line of
9	Tract 58, thence Easterly and along the South
10	line of Tracts 58 and 55 to a point on the
11	South line of Tract 55 that is 170 feet West of
12	the East line of Tract 55, together with all
13	that land in Tracts 55 and 56 that lies within
14	70 feet of said described point that lies on
15	the South line of Tract 55 and is 170 feet West
16	of the East line of Tract 55.
17	(k) All that land in Tracts 9, 10, 11, 12, 13, 14, 16,
18	61, 62, 63, and 64 that lies within 50 feet of the North-South
19	center of the Section line of Section 31, Township 50 South,
20	Range 40 East.
21	(1) All that land that lies within 25 feet of the
22	following described centerline:
23	
24	Beginning at a point on the South line of Tract
25	12 that is 50 feet East of the West line of
26	Tract 12, thence, Easterly along the South line
27	of said Tract 12 and the South line of the West
28	1/2 of Tract 5 to the Southeast corner of said
29	West 1/2 of Tract 5, together with all that
30	land in Tracts 5 and 6 that lies within 70 feet
31	
	85

1 of the said Southeast corner of the West 1/2 of 2 Tract 5. 3 (m) All that land that lies within 25 feet of the 4 following described centerline: 5 6 Beginning at a point on the South line of Tract 7 14 that is 50 feet East of the West line of Tract 14, thence Easterly along the South line 8 9 of said Tract 14 and the South line of the West 1/2 of Tract 3 to the Southeast corner of said 10 West 1/2 of Tract 3 together with all that land 11 12 in Tract 4 and in the East 1/2 of Tract 3 that lies within 70 feet of the said Southeast 13 14 corner of the West 1/2 of Tract 3 and also 15 together with all that land in the West 1/2 of Tract 3 that lies external to an arc in the 16 17 Southeast quadrant that has a radius of 25 feet and its radius point is located 50 feet North 18 19 of the South line of the said West 1/2 of Tract 20 3 and 50 feet West of the East line of said 21 West 1/2 of Tract 3. (n) All that land that lies within 25 feet of the 22 23 following described centerline: 24 25 Beginning at the Southeast corner of the West 26 1/2 of Tract 3, thence Northerly along the East 27 line of the said West 1/2 of Tract 3 and the 28 East line of the West 1/2 of Tract 2, to the 29 Northeast corner of the said West 1/2 of Tract 30 2, together with all that land in Tracts 1 and 31 86

1	2 that lies within 70 feet of the said
2	Northeast corner of the West 1/2 of Tract 2.
3	(o) All that land that lies within 25 feet of the
4	following described centerline:
5	
6	Beginning at a point on the South line of Tract
7	10 that is 50 feet East of the West line of
8	Tract 10, thence Easterly along the South line
9	of Tract 10 and the South line of Tract 7 to a
10	point that is 398.73 feet West of the Southeast
11	corner of Tract 7, together with all that land
12	in Tracts 7 and 8 that lies within 70 feet of
13	said point.
14	(p) The East 25 feet of the West 1/2 of Tract 1 less
15	the North 50 feet and less that land that lies within 70 feet
16	of the Southeast corner of the West 1/2 of Tract 1; together
17	with the West 25 feet of the East 1/2 of Tract 1 less the
18	North 50 feet and less that land that lies within 70 feet of
19	the Southwest corner of the East 1/2 of Tract 1.
20	(q) All that land that lies within 25 feet of the
21	following described centerline:
22	
23	Beginning at a point on the South line of Tract
24	7 that is 398.73 feet West of the Southeast
25	corner of Tract 7; thence Easterly along said
26	South line of Tract 7 to a point 150 feet West
27	of the Southeast corner of Tract 7.
28	(10) Those parts of Section 6, Township 51 South,
29	Range 40 East according to the CHAMBERS LAND COMPANY'S
30	SUBDIVISION thereof recorded in Plat Book 1, Page 5 of the
31	
	87

1	Public Records of Broward County, Florida, described as
2	follows, to wit:
3	(a) The West 50 feet of Tracts 13 through 20 in the
4	Northeast 1/4 of said section; the West 50 feet of Tracts 13
5	through 20 in the Southeast 1/4 of said section; the East 50
6	feet of Tracts 1 through 8 in the Northwest 1/4 of said
7	section; and the East 50 feet of Tracts 1 through 8 in the
8	Southwest 1/4 of said section.
9	(b) The North 50 feet of said section.
LO	(c) That part of the Northeast 1/4 of said section
L1	described as follows:
L2	
L3	a 50 foot wide strip of land that lies 25 feet
L4	on each side of the following described center
L5	line:
L6	Beginning at a point on the North line of Tract
L7	15 in said Northeast 1/4 that is 50 feet East
L8	of the Northwest corner of said Tract 15,
L9	thence Easterly along the North line of said
20	Tract 15, through the center of Tracts 12, 11,
21	10 and 9 to the Northwest corner of Tract 3 in
22	said Northeast 1/4, which is a point of
23	termination.
24	(d) That part of the Northeast 1/4 of said section
25	described as follows:
26	
27	a 50 foot wide strip of land that lies 25 feet
28	on each side of the following described center
29	<u>line:</u>
30	Beginning at a point on the West line of Tract
31	4 in said Northeast 1/4 that lies 85 feet South
	0.0

1	of the Northwest corner of Tract 4, thence
2	Northerly and along the West line of Tracts 4,
3	3, 2 and 1, in said Northeast 1/4 to a point on
4	the West line of said Tract 1 that is 85 feet
5	North of the Southwest corner of Tract 1, which
6	is a point of termination, together with all
7	lands that lie within 70 feet of both the point
8	of beginning and the point of termination.
9	(e) That part of the Northeast 1/4 of said section
10	described as follows:
11	
12	a 50 foot wide strip of land that lies 25 feet
13	on each side of the following described center
14	<pre>line:</pre>
15	Beginning at a point on the North line of Tract
16	18 in said Northeast 1/4 that is 50 feet East
17	of the Northwest corner of Tract 18, thence
18	Easterly along the North line of Tract 18,
19	through Tracts 21, 22, 23 and 24 and along the
20	North line of Tract 6 in said Northeast 1/4 to
21	a point on the North line of Tract 6 that lies
22	170 feet West of the Northeast corner of said
23	Tract 6, said point being the point of
24	termination, together with all lands that lie
25	within 70 feet of the point of termination.
26	(f) That part of the Northeast 1/4 of said section
27	described as follows:
28	
29	a 50 foot wide strip of land that lies 25 feet
30	on each side of the following described
31	<pre>centerline:</pre>
	89

1 Beginning at a point on the North line of Tract 2 20 in said Northeast 1/4 that is 50 feet East 3 of the Northwest corner of Tract 20, thence 4 Easterly along the North line of Tract 20 5 through Tracts 21, 22, 23 and 24, then along 6 the North line of Tract 8 in said Northeast 1/4 7 to a point on the North line of Tract 8 that 8 lies 170 feet West of the Northeast corner of 9 Tract 8, said point being the point of termination, together with all lands that lie 10 within 70 feet of the point of termination. 11 12 (g) That part of the Southeast 1/4 of said section 13 described as follows: 14 15 a 50 foot wide strip of land that lies 25 feet 16 on each side of the following described 17 centerline: 18 Beginning at a point on the North line of Tract 19 16 that is 50 feet East of the Northwest corner 20 of said Tract 16, thence Easterly along the 21 North line of said Tract 16 through Tracts 12, 22 11, 10 and 9 and along the North line of Tract 23 4 to a point on the North line of said Tract 4 that lies 170 feet West of the Northeast corner 24 of said Tract 4 said point being the point of 25 26 termination, together with all lands that lie within 70 feet of said point of termination. 27 28 (h) That part of the Southeast 1/4 of said section 29 described as follows: 30 31 90

1 a 50 foot wide strip of land that lies 25 feet 2 on each side of the following described 3 centerline: 4 Beginning at a point on the North line of Tract 5 19 that is 50 feet East of the Northwest corner 6 of said Tract 19, thence Easterly along the 7 North line of said Tract 19 through the center 8 of Tracts 21, 22, 23 and 24 to the Northwest 9 corner of said Tract 7 which is the point of 10 termination. (i) That part of the Southeast 1/4 of said section 11 12 described as follows: 13 14 a 50 foot wide strip of land that lies 25 feet on each side of the following described 15 16 centerline: 17 Beginning at a point on the West line of Tract 8 that lies 85 feet South of the Northwest 18 19 corner of said Tract 8 thence Northerly and 20 along the West line of Tracts 8, 7, 6 and 5 to 21 a point on the West line of said Tract 5 that 22 is 85 feet North of the Southwest corner of 23 said Tract 5; said point being the point of termination, together with all lands that lie 24 25 within 70 feet of both the point of beginning 26 and the point of termination. (j) That part of the Southwest 1/4 of said section 27 28 described as follows: 29 30 31 91

1 a 50 foot wide strip of land that lies 25 feet 2 on each side of the following described center 3 line: 4 Beginning at a point on the North line of Tract 5 7 that is 50 feet West of the Northeast corner 6 of said Tract 7, thence Westerly along the 7 North line of said Tract 7, through the center of Tracts 24, 23, 22 and 21 to the Northeast 8 9 corner of Tract 19 which is the point of 10 termination. (k) That part of the Southwest 1/4 of said Section 11 12 described as follows: 13 14 a 50 foot wide strip of land that lies 25 feet 15 on each side of the following described center 16 line: 17 Beginning at a point on the East line of Tract 20 that lies 85 feet South of the Northeast 18 19 corner of said Tract 20, thence Northerly and 20 along the East lines of Tracts 20, 19, 18 and 21 17 to a point on the East line of said Tract 17 22 that is 85 feet North of the Southeast corner of said Tract 17, said point being the point of 23 termination; together with all lands that lie 24 25 within 70 feet of both the point of beginning 26 and the point of termination. (1) That part of the Southwest 1/4 of said Section 27 28 described as follows: 29 30 31 92

1 A 50 foot wide strip of land that lies 25 feet 2 on each side of the following described 3 centerline: 4 Beginning at a point on the North line of Tract 5 4 that is 50 feet West of the Northeast corner 6 of Tract 4, thence Westerly along the North 7 line of said Tract 4 through Tracts 9, 10, 11 and 12 and along the North line of Tract 16 to 8 9 a point on the North line of said Tract 16 that lies 115.38 feet East of the Northwest corner 10 of said Tract 16, said point being the point of 11 12 termination, together with all lands that lie 13 within 70 feet of the point of termination. 14 (m) That part of the Southwest 1/4 of said Section 15 described as follows: 16 17 The North 50 feet of the Southwest 1/4 of Section 6, Township 51 South, Range 40 East, 18 19 together with those lands in the Southwest 1/4 20 and the Northwest 1/4 of said Section 6 that 21 lie within 70 feet of a point that is 25 feet South of the said North line of the Southwest 22 23 1/4 and 115.38 feet East of the West line of 24 the said Southwest 1/4. (n) That part of the Northwest 1/4 of said Section 25 26 described as follows: 27 28 A 50 foot wide strip of land that lies 25 feet 29 on each side of the following described 30 centerline: 31 93

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Beginning at a point that is the center of the
1
2
           South Line of Tract 20, thence Northerly
3
           through the middle of said Tracts 20, 19, 18,
4
           17, 16, 15, 14, and 13 to a point that is
5
           115.38 feet South of the North line of said
6
           Tract 13, together with all lands that lie
7
           within 70 feet of said point.
8
          (o) That part of the Northwest 1/4 of said Section
9
    described as follows:
10
           A 50 foot wide strip of land that lies 25 feet
11
12
           on each side of the following described
13
           centerline:
14
           Beginning at a point that is the Southeast
15
           corner of Tract 21, thence Northerly along the
           East line of said Tract 21 to a point that is
16
17
           90.38 feet South of the North line of said
           Tract 21, together with all lands that lie
18
19
           within 70 feet of said point.
20
           Section 70. Broward County responsible for operation
21
   and maintenance of roadways within lands described in section
22
    69.--Pursuant to the provisions of chapters 335 and 336,
23
    Florida Statutes, Broward County shall, from October 1, 1992,
    be the governmental entity responsible for operation and
24
   maintenance of all roads within the lands described in section
25
    63 and located within the right-of-way described in section
26
    69, said roads to be part of the Broward County road system.
27
28
           Section 71. Bailey Drainage District rules,
29
    resolutions, and regulations, to continue and remain in full
30
    force and effect. -- All existing rules, resolutions, and
    regulations of the Bailey Drainage District not in conflict
31
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with the provisions of this act, shall continue and remain in 2 full force and effect unless and until they are properly 3 repealed or revised by the South Broward Drainage District. 4 Section 72. South Broward Drainage District to have 5 all of its power and authority and jurisdiction over lands 6 described in section 63. -- Commencing on October 1, 1992, the 7 South Broward Drainage District shall have all of the powers 8 and authority and jurisdiction over and within the territory 9 described in section 63 hereof and of the inhabitants thereof and the property located therein as it had over and within its 10 boundaries prior to October 1, 1992; and all of the laws, 11 12 regulations, and resolutions of or pertaining to the South 13 Broward Drainage District shall apply to and have the same 14 force and effect on all the territory described in section 63 15 as if such territory had been a part of said South Broward 16 Drainage District at the time of passage and approval of such 17 laws, regulations, and resolutions. 18 Section 73. Rights of parties to contracts with Bailey 19 Drainage District not affected or abrogated .-- Nothing in this 20 act shall be construed to affect or abrogate the rights of parties to any contracts, whether the same be between Bailey 21 Drainage District and a third party or between nongovernmental 22 23 entities which contracts were in effect prior to October 1, 1992. 24 Section 74. Record certified copy of act.--A certified 25 26 copy of this act shall be recorded in the Broward County 27 Public Records by the South Broward Drainage District. Section 3. Chapter 12049, Laws of Florida, 1927; 28 29 chapter 13657, Laws of Florida, 1929; chapter 13658, Laws of Florida, 1929; chapter 14734, Laws of Florida, 1931; chapter 30 31 16038, Laws of Florida, 1933; chapter 16039, Laws of Florida,

1933; chapter 16040, Laws of Florida, 1933; chapter 30420, Laws of Florida, 1955; chapter 59-650, Laws of Florida; chapter 63-1191, Laws of Florida; chapter 65-1326, Laws of Florida; chapter 67-904, Laws of Florida; chapter 70-484, Laws of Florida; chapter 70-550, Laws of Florida; chapter 86-357, Laws of Florida; chapter 89-430, Laws of Florida; chapter 92-244, Laws of Florida; chapter 93-369, Laws of Florida; and chapter 96-540, Laws of Florida, are repealed. Section 4. In the event of a conflict of the provisions of this act with the provisions of any other act, the provisions of this act shall control to the extent of such conflict. Section 5. In the event any section or provision of this act is determined to be invalid or unenforceable, such determination shall not affect the validity of or enforcibility of each other section and provision of this act. Section 6. This act shall take effect October 1 of the year in which enacted.

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