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1	
2	An act relating to Polk County; repealing
3	chapter 14580, Laws of Florida, 1929, and
4	chapter 13899, Laws of Florida, 1929;
5	dissolving the Wahneta Drainage District and
6	providing for the disposition of its assets;
7	amending chapter 8378, Laws of Florida, 1919,
8	as amended; revising the law relating to the
9	Lake Region Lakes Management District;
10	authorizing said district to engage in certain
11	acts relating to drainage canals, lake level
12	management, and the operation of water
13	management structures; providing immunity from
14	liability for said district with respect to any
15	failure of such water management structures;
16	providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Chapter 14580, Laws of Florida, 1929, and
21	chapter 13899, Laws of Florida, 1929, are repealed and the
22	Wahneta Drainage District of Polk County, Florida, shall
23	become inactive upon this act becoming a law. If said
24	district owes any debt at the time it becomes inactive, any
25	property or assets of such district, or which belonged to such
26	district at such time, shall be subject to legal process for
27	payment of such debt. After the payment of all the debts of
28	said inactive district, but not later than ninety days after
29	this act becomes law, said district shall be dissolved and the
30	remainder of its property or assets shall escheat to Polk
31	County, Florida. If, however, it shall be necessary, in order

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to pay any such debt, to levy any tax or taxes on the property 1 in the limits of said district, the same may be assessed and 2 3 levied by order of the Board of County Commissioners of Polk 4 County, Florida, and shall be assessed by the county property appraiser and collected by the county tax collector. 5 6 Section 2. Section 1 of chapter 8378, Laws of Florida, 7 1919, as amended, is amended to read: Section 1. Purpose and Territorial Boundaries. -- That 8 9 for the purpose of acquiring, constructing, operating, 10 maintaining and protecting a system of boat canals, drainage canals, dams, locks and other proper and necessary works in 11 12 connection therewith, for the purpose of aiding in flood control, lake level management, and protecting, maintaining 13 14 and improving the water quality in the lakes and canals in 15 conjunction with state, county and city agencies, for the purpose of connecting the lakes within or adjacent to the 16 17 boundaries hereinafter prescribed and for moving waters out of such lakes, and for the purpose of promoting access to the 18 19 lakes and the public convenience, utility and welfare, the Lake Region Lakes Management District (the "district"), in 20 Polk County has been created and established, and is hereby 21 confirmed, as an independent special district, the territorial 22 boundaries of which are as follows, to wit: 23 24 Beginning at the center of east line of section 25 26 2, or township twenty-eight (28) south, of 27 range twenty-six (26) east; thence south with section line between section one (1) and two 28 29 (2), eleven (11) and twelve (12), thirteen (13)30 and fourteen (14), twenty-three (23) and twenty-four (24), to the northeast corner of 31

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1
           section twenty-six (26) said township and
2
           range;
3
           Thence east on section line to northeast corner
4
5
           of northwest quarter of section twenty-five
6
           (25), thence south with the half section line
7
           to the center of section thirteen (13),
           township 29 south, range 26 east;
8
9
           Thence west on the half section line to the
10
11
           southwest corner of the northwest quarter of
           section line to the southwest corner of the
12
           northwest guarter of section sixteen (16) said
13
14
           township and range;
15
           Thence north with section line to the northwest
16
           corner of the southwest quarter of section four
17
18
           (4), said township and range;
19
20
           Thence west with the half section line to
21
           center of section six (6) said township and
22
           range;
23
           Thence north with half section line to the
24
25
           northwest corner of northeast quarter (NE 1/4)
           of section thirty-one (31), township 28 south,
26
           range 26 east;
27
28
29
           Thence west with section line to southeast
30
           corner of section twenty-five (25), township 28
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           south, range 25 east;
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1 2 Thence north with the section line to the 3 northeast corner of section twenty-four (24), 4 said township and range; 5 6 Thence west to center of north line of section 7 twenty-four (24); thence north with half 8 section line to center of section one (1), 9 township 28, range 25; 10 Thence east with the half section line to the 11 12 northeast corner of southeast quarter (SE 1/4) of section two (2), township 28 south, range 26 13 14 east, the point of beginning; embracing within said district the following lands, viz; 15 16 The south half of sections two, three, four, 17 five and six and all of sections seven, eight, 18 19 nine, ten, eleven, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty, 20 21 twenty-one, twenty-two, twenty-three, twenty-six, twenty-seven, twenty-eight, 22 23 twenty-nine, thirty, thirty-two, thirty-three, thirty-four, and thirty-five and the west half 24 25 of sections twenty-five and thirty-six and the 26 east half of section thirty-one in township 28 south, range 26 east and all of sections two, 27 three, four, nine, ten and eleven, and the west 28 29 half of section one and twelve and the north half of sections five, fourteen, fifteen and 30 sixteen and the northeast quarter of section 31

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six and the northwest guarter of section 1 2 thirteen in township 29 south, range 26 east, 3 and the east half of sections twelve and 4 thirteen, and the southeast guarter of section 5 one in township 28 south, range 25 east. 6 7 Section 3. Paragraphs (c), (d) and (f) of subsection 8 (1) and subsection (2) of section 3 of chapter 8378, Laws of 9 Florida, 1919, as amended, are amended to read: Section 3. General Powers and Authority .--10 The Board of Commissioners is authorized and 11 (1)empowered: 12 13 (C) To purchase, lease, sell, exchange or otherwise 14 acquire or dispose of real property and rights-of-way and to 15 construct, reconstruct, improve, extend, enlarge, relocate, equip, operate, repair and maintain such public canals and 16 17 drainage canals, dams, locks, canal banks, lake shores, water 18 control structures, stormwater control and treatment 19 facilities and other facilities necessary or proper to further the purposes of this act. However, any such stormwater 20 control or treatment facility project shall be undertaken only 21 with the concurrence of the governing body having jurisdiction 22 over the area involved. 23 (d) To beautify and maintain the rights-of-way, canal 24 banks and berms, lakes, public lake shores and other property 25 26 of the district as may enhance the appearance thereof and be beneficial to the property of the district. To the extent 27 this work takes place on property owned by private entities or 28 29 other public agencies, the prior permissions of such entities 30 or agencies shall be required.

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(f) To take those measures necessary for the control 1 2 of undesirable aquatic and canal bank lake plants or pests as 3 determined by the Board of Commissioners, using best 4 management practices. 5 (2) The construction and maintenance of canals 6 connecting and managing the lakes, the development and 7 maintenance of areas adjoining the lakes and canals within the 8 district, the construction of stormwater control and treatment 9 facilities, the construction and operation of water control structures as needed within canals affecting lakes within the 10 district, and other works of the district in connection 11 12 therewith, are hereby found to be of great importance, benefit and utility to the inhabitants of the district. The district 13 14 is specifically authorized and empowered to exercise the powers granted under this section outside the geographical 15 limits of the district, but within the drainage basins 16 containing the lakes within the district, when such exercise 17 is necessary or convenient to further the purposes of the 18 19 district and upon the concurrence of the governing body having jurisdiction over the area involved. 20 21 Section 4. Section 18 of chapter 8378, Laws of Florida, 1919, as amended, is amended to read: 22 23 Section 18. Rules Regulating District Property .-- The District shall have the right to make all such proper and 24 reasonable rules and regulations for the care, protection and 25 26 use of the boat canals and drainage canals, water control 27 structures, berms, locks, docks and other facilities and property of the District, as may be prescribed by the Board of 28 Commissioners; and to charge and collect for the use of the 29 canals, structures, locks, docks and for other services and 30 facilities constructed and maintained or furnished and 31

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rendered by the district, such reasonable fees, rates and 1 charges as shall, from time to time, be fixed and established 2 by said Board, and all funds so collected shall be deposited 3 4 into the treasury and used for any and all purposes of the 5 district. All rules and regulations of the district shall be adopted pursuant to the procedures set forth in chapter 120, б 7 Florida Statutes, the Administrative Procedure Act, as amended 8 from time to time. Notwithstanding the above, the district 9 shall make no rule or regulation which would require any person to obtain the permission of the district or a permit 10 from the district prior to the performance of an otherwise 11 12 lawful act or an act which is otherwise regulated by other federal, state or local agencies or governmental entities. 13 14 Section 5. Section 19 of chapter 8378, Laws of Florida, 1919, as amended, is amended to read: 15 16 Section 19. Enforcement. -- Whoever shall willfully 17 damage the quality of water by dumping trash, garbage, or 18 other pollutants, or by discharging or allowing the discharge 19 therein of any liquids or other matter that could lower the quality of lake water or damage plant life or cause damage to 20 any canal, water control structure, lock, levee, jetty, berm, 21 dock or other works established or constructed under this act, 22 23 or property otherwise covered by this act, or who shall fill, or obstruct the flow of water in, or the passage of boats 24 through, any drainage canal or boat canal, remove any stone or 25 26 earth or other material from any boat canal or drainage canal, water control structure, berm, levee, locks, jetty, dock or 27 other works, without having first obtained permission in 28 29 writing from said Board to remove such materials, or who shall willfully violate the reasonable rules and regulations 30 established by the Board of Commissioners, is guilty of a 31

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1	misdemeanor of the second degree, punishable as provided in s.
2	775.082 or s. 775.083, Florida Statutes. This section shall
3	not apply to any properly authorized activities engaged in by
4	a governmental authority having jurisdiction. Neither shall
5	this section apply to any properly authorized activities
6	authorized by governmental authority having jurisdiction if
7	the activity does not affect a public canal, water control
8	structure, berm,dam, lock, or canal bank.
9	Section 6. Section 24 of chapter 8378, Laws of
10	Florida, 1919, as amended, is created to read:
11	Section 24. Immunity From LiabilityNo action shall
12	be brought against the district, or any agents or employees of
13	the district, for the recovery of damages caused by the
14	partial or total failure of any water management structure,
15	dam, canal, levee, dock or other works upon the ground that
16	the district is liable by virtue of its control, operation or
17	regulation of such works, or measures taken to protect against
18	the failure of such works during an emergency.
19	Section 7. This act shall take effect upon becoming a
20	law.
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