1 A bill to be entitled 2 An act relating to Pinellas County; creating 3 and establishing an independent special 4 district in said county to be known as the 5 Lealman Special Fire Control District; creating 6 a charter; providing a short title; providing 7 definitions; providing for the boundaries of the Lealman Special Fire Control District; 8 9 providing the intent and purposes of this act; providing for the election of a district board 10 of commissioners; providing for terms of 11 12 office; providing for officers and meetings of the board; providing for commissioners' 13 14 compensation and expenses; requiring a bond; 15 providing general and special powers of the district; providing for the levy of ad valorem 16 17 taxes, non-ad valorem assessments, user 18 charges, and impact fees; providing for 19 referenda; providing for issuance of bonds; providing for a 5-year plan; providing for 20 21 boundaries and merger of the district boundaries; providing for annexation of 22 23 territory by municipalities; providing for amendment of charter; providing for effect of 24 dissolution; providing for severability; 25 26 providing for a referendum with respect to 27 taxing authority; providing an effective date. 28 29 Be It Enacted by the Legislature of the State of Florida: 30 31

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

1	Section 1. The Lealman Special Fire Control District,
2	an independent special district in Pinellas County, is created
3	and established, Pursuant to chapters 189 and 191, Florida
4	Statutes and the charter for such district is created to read:
5	Section 1. Short title This Act may be cited as the
6	"Lealman Special Fire Control District Act."
7	Section 2. Definitions Unless the context otherwise
8	requires, capitalized terms used herein shall have the
9	following meanings ascribed to them:
LO	(1) "Board" means the Board of Commissioners of the
L1	Lealman Special Fire Control District.
L2	(2) "County" means Pinellas County, Florida.
L3	(3) "Elector" means a person who is a resident of the
L4	District and is qualified to vote in a general election in
L5	Pinellas County.
L6	(4) "Emergency medical service" means basic life
L7	support service and advanced life support service, as defined
L8	in section 401.23, Florida Statutes.
L9	(5) "Governor" means the Governor of the State of
20	Florida.
21	(6) "Rescue response service" means an initial
22	response to an emergency or accident situation, including, but
23	not limited to, a plane crash, a trench or building collapse,
24	a swimming or boating accident, or a motor vehicle accident.
25	Section 3. Formation; boundaries
26	(1) For the purpose of providing fire prevention
27	services pursuant to chapter 191, Florida Statutes, an
28	independent special district is hereby created and
29	incorporated to be known as the Lealman Special Fire Control
30	District, hereinafter the "District," in Pinellas County,
31	which special district shall be a public municipal

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corporation, and shall embrace and include the territory
2
    described as:
3
4
           An area of unincorporated Pinellas County,
5
           Florida, situated within Sections 25, 35 and
           36, Township 30 South, Range 15 East; Sections
6
7
           32, 33, 34, 35 and 36, Township 30 South, Range
           16 East; Sections 1 and 2, Township 31 South,
8
9
           Range 15 East, Sections 2, 3, 4, 5 and 6,
10
           Township 31 South, Range 16 East, being
           described as follows:
11
12
13
           Begin at the East Quarter Corner of Section 34,
14
           Township 30 South, Range 16 East, run N
15
           00-00-37 W, 2645.00 ft.; thence S 89-46-16 E,
           2659.93 ft.; thence N 89-53-11 E, 1327.09 ft.;
16
17
           thence S 00-01-18 W, 2645.00 ft.; thence S
           89-50-43 E, 3075.76 ft.; thence S 00-01-18 W,
18
19
           1321.66 ft.; thence N 89-54-07 W, 437.63 ft.;
20
           thence, S 00-06-29 W, 662.69 ft.; thence N
21
           89-48-18 W, 523.69 ft.; thence S 00-13-08 W,
           662.19 ft.; thence S 89-55-43 W, 1730.03 ft.;
22
23
           thence S 51-00-56 E, 211.06 ft.; thence S
24
           05-07-15 E, 253.48 ft.; thence S 03-48-39 E,
           261.42 ft.; thence S 58-50-52 E, 40.72 ft.;
25
26
           thence S 00-20-27 W, 577.85 ft.; thence S
           51-41-11 E, 34.73 ft.; thence S 00-45-16 E,
27
           424.79 ft.; thence S 04-36-21 E, 256.08 ft.;
28
29
           thence S 00-38-09 W, 692.67 ft.; thence S
           01-49-22 W, 849.77 ft.; thence S 00-23-52 W,
30
           1147.53 ft.; thence N 89-58-34 W, 672.25 ft.;
31
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thence S 89-52-44 W, 3002.10 ft.; thence N
1
2
           89-37-28 W, 756.56 ft.; thence S 45-10-25 E,
3
           34.65 ft.; thence West, 93.00 ft.; thence N
4
           05-09-57 W, 24.53 ft.; thence N 89-50-26 W,
5
           246.01 ft.; thence N 02-00-19 W, 337.59 ft.;
6
           thence N 44-33-00 W, 495.08 ft.; thence S
7
           00-03-01 W, 331.74 ft.; thence N 89-30-51 W,
           208.84 ft.; thence N 00-29-29 E, 287.67 ft.;
8
9
           thence S 89-48-50 W, 308.00 ft.; thence S
10
           00-33-06 W, 624.60 ft.; thence S 89-58-24 W,
           992.27 ft.; thence S 89-53-36 W, 1359.22 ft.;
11
12
           thence N 89-59-21 W, 3336.44 ft.; thence N
13
           89-51-52 W, 2577.51 ft.; thence N 89-21-59 W,
14
           1472.00 ft.; thence N 89-50-56 W, 2466.38 ft.;
15
           thence N 00-00-58 W, 664.88 ft.; thence N
16
           89-54-04 W, 669.50 ft.; thence S 00-23-32 W,
17
           661.86 ft.; thence S 89-54-24 W, 1993.32 ft.;
           thence N 89-18-30 W, 1335.85 ft.; thence N
18
19
           89-52-30 W, 2391.37 ft.; thence N 89-30-52 W,
20
           1769.72 ft.; thence N 89-10-15 W, 1317.33 ft.;
21
           thence N 00-09-20 E, 662.38 ft.; thence N
22
           89-54-22 W, 1107.19 ft.; thence N 01-13-44 E,
23
           168.29 ft.; thence N 89-46-14 W, 148.20 ft.;
24
           thence S 03-30-00 W, 296.65 ft.; thence S
           60-59-47 E, 225.00 ft.; thence S 55-45-37 E,
25
26
           580.12 ft.; thence S 56-18-46 E, 179.44 ft.;
27
           thence N 89-44-08 W, 145.84 ft.; thence N
28
           55-53-33 W, 110.50 ft.; thence S 33-50-14 W,
29
           70.68 ft.; thence S 89-00-32 W, 147.80 ft.;
30
           thence N 89-42-00 W, 161.19 ft.; thence N
           89-45-54 W, 1440.29 ft.; thence N 88-05-49 W,
31
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120.46 ft.; thence S 71-14-45 W, 156.10 ft.;
1
2
           thence S 89-35-42 W, 2259.28 ft.; thence N
3
           07-38-32 E, 1824.99 ft.; thence N 06-15-00 E,
4
           1684.26 ft.; thence N 31-02-07 E, 1480.02 ft.;
           thence N 27-37-21 E, 2993.90 ft.; thence N
5
6
           25-50-49 E, 2194.33 ft.; thence N 23-11-46 E,
7
           632.37 ft.; thence N 16-14-00 E, 327.98 ft.;
           thence N 31-03-30 E, 373.00 ft.; thence S
8
9
           54-18-01 E, 392.01 ft.; thence S 56-24-51 E,
10
           290.42 ft.; thence S 56-38-51 E, 264.76 ft.;
           thence S 53-54-44 E, 250.25 ft.; thence S
11
12
           54-39-31 E, 286.92 ft.; thence S 54-02-49 E,
13
           307.75 ft.; thence S 55-33-46 E, 403.51 ft.;
14
           thence S 54-48-57 E, 283.86 ft.; thence S
15
           53-25-06 E, 920.87 ft.; to a point of
           curvature; thence southerly, 1429.57 ft. along
16
           the arc of a curve concave westerly, having a
17
           radius of 1230.30 ft., through a central angle
18
19
           of 66-34-32, a chord bearing of S 14-49-13 E, a
20
           chord length of 1350.49 ft., to a Point of
21
           Non-tangency, a radial to said point being S
22
           71-37-57 E; thence East, 90.41 ft.; thence S
23
           89-45-32 E, 1981.99 ft.; thence S 89-44-25 E,
24
           1324.00 ft.; thence S 89-44-42 E, 2177.63 ft.;
           thence S 00-46-40 W, 369.05 ft.; thence N
25
26
           89-39-32 W, 195.04 ft.; thence S 00-46-19 W,
27
           292.19 ft.; thence S 89-45-13 E, 362.68 ft.;
           thence N 00-38-50 E, 661.62 ft.; thence S
28
29
           89-37-02 E, 1623.45 ft.; thence S 01-05-09 W,
           661.28 ft.; thence S 89-46-29 E, 636.13 ft.;
30
           thence S 00-26-00 W, 661.18 ft.; thence East,
31
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```
325.56 ft.; thence N 00-32-04 E, 535.96 ft.;
1
2
           thence East, 320.56 ft.; thence N 00-47-25 E,
3
           546.02 ft.; thence S 83-22-05 W, 325.24 ft.;
4
           thence North, 275.47 ft.; thence S 89-42-49 E,
5
           1619.56 ft.; thence S 00-23-01 W, 181.36 ft.;
           thence N 89-34-45 E, 287.34 ft.; thence N
6
7
           00-19-10 W, 181.84 ft.; thence S 89-32-03 E,
           393.50 ft.; thence S 00-17-18 W, 659.55 ft.;
8
9
           thence S 89-54-33 E, 673.53 ft.; thence N
10
           00-22-19 E, 659.86 ft.; thence S 89-57-28 E,
11
           1353.00 ft.; thence S 89-54-44 E, 1306.00 ft.;
12
           thence S 00-15-04 W, 264.95 ft.; thence S
13
           44-24-09 E, 1479.03 ft.; thence S 89-52-56 E,
14
           135.08 ft.; thence N 00-07-46 E, 259.95 ft.;
15
           thence N 89-48-36 E, 1120.82 ft.; thence S
           00-29-34 E, 90.85 ft.; thence East, 14.38 ft.;
16
17
           thence S 00-43-42 E, 179.45 ft.; thence N
           89-42-52 E, 313.38 ft.; thence N 00-13-01 E,
18
19
           1320.98 ft.; thence S 89-46-54 E, 3937.50 ft.
20
           to the Point of Beginning.
21
22
           LESS AND EXCEPT:
23
24
           Lands within the corporate limits of Kenneth
           City, Florida, described as follows:
25
26
27
           Commence at the Southwest corner of Section 4,
28
           Township 31 South, Range 16 East, run N
29
           00-24-29 E, 665.39 ft. for a Point of
           Beginning; thence S 89-21-59 E, 1318.99 ft.;
30
           thence N 00-45-58 E, 2012.18 ft.; thence N
31
```

00-04-36 E, 1981.56 ft.; thence N 00-09-57 E, 1 2 712.25 ft.; thence N 89-27-23 W, 523.74 ft.; 3 thence N 00-58-17 E, 165.90 ft.; thence N 4 88-24-30 W, 101.26 ft.; thence North, 115.28 5 ft.; thence N 88-40-55 W, 120.91 ft.; thence 6 North, 160.25 ft.; thence East, 120.88 ft.; 7 thence N 00-50-37 W, 161.30 ft.; thence S 89-55-21 W, 1040.72 ft.; thence N 00-25-13 E, 8 9 664.61 ft.; thence West, 650.06 ft.; thence S 10 00-12-57 W, 1285.51 ft.; thence N 89-10-24 W, 1678.86 ft.; thence S 00-31-09 W, 2676.48 ft.; 11 12 thence N 89-59-28 W, 1605.56 ft.; thence N 13 01-15-57 E, 664.79 ft.; thence N 89-56-35 W, 14 1038.88 ft.; thence S 00-51-59 W, 2021.48 ft.; 15 thence S 89-59-16 E, 2038.91 ft.; thence S 89-54-04 E, 669.50 ft.; thence East, 651.91 16 17 ft.; thence N 00-20-50 E, 660.20 ft.; thence S 18 89-49-17 E, 661.50 ft.; thence N 00-09-04 W, 616.35 ft.; thence N 89-46-38 E, 1261.60 ft.; 19 20 thence South, 618.53 ft.; thence S 89-50-32 W, 21 601.47 ft.; thence S 00-24-50 W, 666.39 ft.; thence East, 502.03 ft.; thence S 00-33-58 W, 22 23 664.22 ft.; thence S 89-21-59 E, 153.00 ft. to 24 the Point of Beginning. 25 26 LESS AND EXCEPT: 27 28 Lands within the corporate limits of the City 29 of St. Petersburg, Florida, described as 30 follows: 31 7

Commence at the Southwest corner of Section 36, 1 2 Township 30 South, Range 16 East, run N 3 00-08-41 E, 658.49 ft. for a Point of 4 Beginning; thence N 00-06-59 E, 332.26 ft.; 5 thence N 88-43-34 E, 49.20 ft.; thence N 6 00-10-44 W, 130.13 ft.; thence S 87-41-27 E, 7 7.76 ft.; thence N 00-00-23 E, 274.56 ft.; thence N 88-45-02 W, 27.23 ft.; thence N 8 9 00-03-44 E, 518.78 ft.; thence S 89-52-25 W, 10 838.56 ft.; thence S 16-25-30 E, 42.54 ft.; thence S 19-44-50 E, 379.31 ft.; thence S 11 12 24-57-42 E, 123.37 ft.; thence S 19-27-07 E, 13 398.06 ft.; thence S 30-48-40 E, 108.72 ft.; 14 thence S 23-26-21 E, 300.11 ft.; thence S 15 89-42-45 E, 308.11 ft. to the Point of 16 Beginning. 18 Containing 5,197 Acres M.O.L. 20

17

19

21

22 23

24

25 26

27

- (2) Any lands within a municipality included in the boundaries of the District, as described herein, shall be excluded from the District and its jurisdiction. If any area, tract, or parcel of land within the boundaries of the District shall hereafter become annexed to a municipality, such area, tract, or parcel of land shall be excluded from the District effective the next January 1 following such annexation by a municipality.
- Should any part of the territory covered in this 28 29 Act be held not to be included herein, then this Act shall 30 continue in effect as to the balance of the territory.
 - Section 4. Intent. -- The purposes of this Act are to:

- (1) Provide standards, direction, and procedures concerning the operation and governance of the special fire control district known as the Lealman Special Fire Control District.
- (2) Provide greater uniformity between the Lealman Special Fire Control District and other independent special fire control districts.
- (3) Provide greater uniformity in the financing authority of the Lealman Special Fire Control District without hampering the efficiency and effectiveness of current authorized and implemented methods and procedures of raising revenues.
- (4) Improve communication and coordination between the Lealman Special Fire Control District and other local governments with respect to short-range and long-range planning to meet the demands for service delivery while maintaining fiscal responsibility.
- (5) Provide uniform procedures for electing members of the governing Board of the Lealman Special Fire Control

 District to ensure greater accountability to the public.

 Section 5. Board of Commissioners--officers; bond;

compensation.--

(1) The business affairs of the District shall be conducted and administered, pursuant to chapter 191, Florida Statutes, by the Board of Commissioners of the Lealman Special Fire Control District, which is established as a Board of five commissioners. Annually, within 60 days after newly elected members have taken office, the Board shall organize by electing from its members a chair, a vice chair, a secretary, and a treasurer. The positions of secretary and treasurer may be held by one member. The office of each commissioner

comprising the Board of Commissioners of the Lealman Special Fire Control District is hereby designated as being a seat on the Commission, distinguished from each of the other seats by a numeral: 1, 2, 3, 4, or 5. The numerical seat designation does not designate a geographical subdistrict of the District.

- (2) Each commissioner shall, upon assuming office, take and subscribe to the oath of office prescribed by Section 5(b), Article II, of the State Constitution, and section 876.05, Florida Statutes. Each commissioner, within 30 days after assuming office, must give the Governor a good and sufficient surety bond in the sum of \$5,000, conditioned upon the faithful performance of the commissioner's duties and upon the accounting of all funds to come into his or her hands as commissioner. All premiums for each surety on all such bonds shall be paid from the funds of the District.
- (3) Members of the Board may each be paid a salary or honorarium to be determined by at least a majority plus one vote of the Board, which salary or honorarium may not exceed \$500 per month for each member. Special notice of any meeting at which the Board will consider a salary change for a Board member shall be published at least once, at least 14 days prior to the meeting, in a newspaper of general circulation in the County. Separate compensation for the Board member serving as treasurer may be authorized by like vote so long as total compensation for the Board member does not exceed \$500 per month. Members may be reimbursed for travel and per diem expenses, as provided in section 112.061, Florida Statutes.
- (4) Members of the Board shall comply with the financial disclosure, noticing, and reporting requirements of chapter 112, Florida Statutes, and any other applicable law or regulation.

Section 6. Board of Commissioners--terms; election; qualifications; certification of single candidate.--

- (1) District Elections and referenda shall be held in accordance with chapter 191, Florida Statutes.
- (2) Each of the five commissioners shall hold his or her respective seat on the Board of Commissioners of the Lealman Special Fire Control District for a term of 4 years and, except as provided in subsection (3) of this section, shall be elected by majority vote of the Electors of the District voting at a general election. In the first election following the effective date of this Act, seats 1, 3, and 5 shall be designated for 4-year terms, and seats 2 and 4 shall be designated for 2-year terms. All commissioners must be qualified electors within the District and must reside within the District.
- (3) Voting for commissioners shall be Districtwide and nonpartisan.
- (4) If a vacancy occurs on the Board due to the resignation, death, or removal of a commissioner, or the failure of anyone to qualify for a Board seat, the remaining members may appoint a qualified person to fill the seat until the next general election, at which time an election shall be held to fill the vacancy for the remaining term, if any. The Board shall remove any member who has three consecutive, unexcused absences from regularly scheduled meetings. The Board shall adopt policies by resolution defining excused and unexcused absences.
- (5) Each commissioner, whenever elected, shall assume office 10 days following the member's election, and shall serve until the commissioner's successor is elected.

- (6) All candidates shall qualify with the County
 Supervisor of Elections. All candidates may qualify by paying
 a filing fee of \$25 or by obtaining the signatures of at least
 25 registered Electors of the District on petition forms
 provided by the Supervisor of Elections, which petitions shall
 be submitted and checked in the same manner as petitions filed
 by nonpartisan judicial candidates pursuant to section
 105.035, Florida Statutes.
- (7) The names of all candidates qualifying for election to a seat on the Board of Commissioners shall be included on the ballot or voting machines provided for use in the district, along with the candidates for County office at each regular County election, in such a way as to clearly indicate the respective seat for which each qualified candidate for District commissioner is running.
- (8) Any expense of holding elections for commission seats at the regular County elections shall be paid out of the funds of the District, if required by proper authority.
- entitled "Record of Proceedings of Lealman FCD," in which the minutes of all meetings, resolutions, proceedings, certificates, bonds given by commissioners, and corporate acts shall be recorded. The record book shall be open to inspection in the same manner as state, county, and municipal records are open under chapter 119, Florida Statutes, and Section 24, Article I, of the State Constitution. The record book shall be kept at the office or other regular place of business maintained by the Board in the county or municipality in which the District is located.

1	(10) All meetings of the Board shall be open to the
2	public, consistent with chapter 286, Florida Statutes, section
3	189.417, Florida Statutes, and other applicable general laws.
4	Section 7. Powers
5	(1) The District shall have, and the Board may
6	exercise, all the powers and duties set forth in chapters 189
7	and 191, Florida Statutes, as they may be amended from time to
8	time.
9	(2) The Board shall exercise the powers described
10	herein in a manner consistent with the policies and
11	regulations of the Pinellas County Fire Protection Authority,
12	which was created pursuant to chapter 73-600, Laws of Florida.
13	Section 8. Taxes; non-ad valorem assessments; impact
14	fees; user charges; bond issuance
15	(1) The District shall also hold all powers,
16	functions, and duties set forth in this Act and chapters 189,
17	191, and 197, Florida Statutes, as amended from time to time,
18	including, but not limited to, ad valorem taxation, bond
19	issuance, other revenue-raising capabilities, budget
20	preparation and approval, liens and foreclosure of liens, use
21	of tax deeds and tax certificates as appropriate for non-ad
22	valorem assessments, and contractual agreements; however, an
23	ad valorem tax levied by the Board for operating purposes,
24	exclusive of debt service on bonds, may not exceed 10 mills if
25	approved by a majority vote of qualified electors of the
26	district voting in a referendum election providing for such
27	millage rate. The District may be financed by any method
28	established in this Act, chapter 189, or chapter 191, Florida
29	Statutes, as amended from time to time.
30	(2) The methods for assessing and collecting non-ad
31	valorem assessments, fees, or service charges shall be as set

forth in chapter 170, chapter 189, chapter 191, or chapter 197, Florida Statutes, as amended from time to time. 2 3 Section 9. Five-year plan. -- The District shall adopt a 5-year plan to identify the facilities, equipment, personnel, 4 5 and revenue needed by the District during that 5-year period. 6 The plan shall be updated in accordance with section 189.415, 7 Florida Statutes, and shall satisfy the requirement for a 8 public facilities report required by section 189.415(2), 9 Florida Statutes. 10 Section 10. Boundaries and mergers. --(1) The boundaries of the District may be modified, 11 12 extended, or enlarged upon approval or ratification by the 13 Legislature. 14 (2) The merger of the District with all, or portions 15 of, other independent special districts or dependent fire 16 control districts is effective only upon ratification by the 17 Legislature. A District may not, solely by reason of a merger with another governmental entity, increase ad valorem taxes on 18 19 property within the original limits of the District beyond the 20 maximum established by the District's enabling legislation, 21 unless approved by the electors of the District by referendum. Section 11. Annexation of territories by 22 23 municipalities .-- For the purposes and requirements of this Act, after the annexation by a municipality of any 24 unincorporated area within the Lealman Special Fire Control 25 26 District, the annexed area shall be treated as lying within the corporate boundaries of the annexing municipality, and 27 shall not be subject to a levy of the ad valorem tax which is 28 29 authorized by this Act. Section 12. Amendment of charter.--This charter may be 30

amended only by special act of the Legislature.

Section 13. Effect of dissolution. -- In accordance with section 189.4042, Florida Statutes, the dissolution of the District shall transfer the title to all property owned by the District to Pinellas County, which shall assume all indebtedness of this District. Section 14. Severability. -- Should any provision of this Act be held to be unconstitutional, inoperative, or void, such holding or invalidity shall not affect the remaining portions of this Act. Section 15. Referendum.--The provisions of section 8 which authorize the levy of ad valorem taxation shall take effect only upon express approval by a majority vote of those qualified electors of the district, as required by Section 9, Article VII, of the State Constitution, voting in a referendum to be held in conjunction with the next general election. Such election shall be held in accordance with the provisions of law relating to elections currently in force in the district. Section 2. This act shall take effect upon becoming a law.