Florida House of Representatives - 2000 By Representative Ogles

1	A bill to be entitled
2	An act relating to Cedar Hammock Fire Control
3	District; providing for codification of special
4	laws relating to Cedar Hammock Fire Control
5	District pursuant to s. 191.015, F.S.;
6	providing legislative intent; amending,
7	codifying, and reenacting all prior special
8	acts; providing for incorporation as a special
9	fire control district; providing a district
10	boundary; providing for a governing board of
11	said district; providing for non-ad valorem
12	assessments and impact fees; providing a
13	schedule of non-ad valorem assessments;
14	providing for district powers, functions and
15	duties; amending chapter 93-352, Laws of
16	Florida, as amended by chapter 94-373, Laws of
17	Florida, deleting a reference to the district;
18	providing for construction and effect;
19	providing for repeal of chapters 57-1546,
20	59-1537, 59-1538, 61-2453, 65-1897, 71-759,
21	72-613, 72-614, 75-429, 79-507, 81-433, 82-326,
22	84-478, 85-450, 88-486, 89-483, and 90-454,
23	Laws of Florida; providing an effective date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Chapters 57-1546, 59-1537, 59-1538,
29	61-2453, 65-1897, 71-759, 72-613, 72-614, 75-429, 79-507,
30	81-433, 82-326, 84-478, 85-450, 88-486, 89-483, 90-454, and
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93-353, Laws of Florida, are codified, reenacted, amended and 1 2 repealed as herein provided. 3 Section 1. Intent.--Pursuant to section 191.015, 4 Florida Statutes, this act constitutes the codification of all 5 special acts relating to Cedar Hammock Fire Control District. б It is the intent of the Legislature to provide a single, 7 comprehensive special act charter for the district including 8 all current legislative authority granted to the district by 9 its several legislative enactments and any additional authority granted by this act and chapters 189 and 191, 10 11 Florida Statutes, as they may be amended from time to time. 12 It is further the intent of this act to preserve all district 13 authority. 14 Section 2. Incorporation. -- All of the unincorporated 15 lands in Manatee County, as described in this act, shall be 16 incorporated into an independent special fire control 17 district. Said special fire control district shall be a public municipal corporation under the name of Cedar Hammock 18 19 Fire Control District. The district is organized and exists 20 for all purposes set forth in this act and chapters 189 and 191, Florida Statutes. The district was created by special act 21 22 in 1957 and its charter may be amended only by special act of 23 the Legislature. 24 Section 3. Jurisdiction.--The lands to be incorporated 25 within the Cedar Hammock Fire Control District are located in 26 Manatee County, Florida, and are described as follows: 27 28 Begin at SE corner of Section 35, Township 34, 29 Range 17 East, thence South to the SE corner of the center line of Bowlees Creek, that point 30 31 being located in Section 23, Township 34, Range

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1 17 East; thence Westerly along the center line 2 of said Bowlees Creek to the waters of Sarasota 3 Bay; 4 5 Less and excepting all the lands within Trailer б Estates Subdivisions, as shown in Plat Book 8, 7 Pages 138, 139, 140, and 141, and in Plat Book 8 9, Page 61, of the Public Records of Manatee 9 County, Florida. 10 11 Thence meander the shore line of Sarasota Bay 12 in a Westerly and Northwesterly direction to 13 point where said shore line intersects the West 14 line of Section 7, Township 35, Range 17 East, 15 thence North along said section line to 16 intersection of said section line with Cortez 17 Road (State Road 684), thence continue North to the waters of Palma Sola Bay, meander the shore 18 19 of Palma Sola Bay in an easterly, 20 Northeasterly, Northwesterly, and Northerly direction to point where shore line intersects 21 22 the South line of Section 31, Township 34, Range 17 East, thence East along South line of 23 24 Section 31, 32, 33, 34, 35, Township 34, Range 25 17 East to Point of Beginning, less those lands 26 annexed by the City of Bradenton after the 27 adoption of Chapter 57-1546, Laws of Florida. 28 29 Together with Block B, Trailer Estates recorded in Plat Book 8, Page 141 of the Public Records 30 31 of Manatee County, Florida.

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HB 841

1	Section 4. Governing board
2	(1) In accordance with chapter 191, Florida Statutes,
3	the business and affairs of the district shall be conducted
4	and administered by a five-member board of fire commissioners
5	elected pursuant to chapter 191, Florida Statutes, by the
6	electors of the district in a nonpartisan election held at the
7	time and in the manner prescribed for holding general
8	elections in section 189.405(2)(a), Florida Statutes. Each
9	member of the board shall be elected for a term of 4 years and
10	shall serve until his or her successor assumes office.
11	(2) The office of each board member is designated as a
12	seat on the board, distinguished from each of the other seats
13	by a numeral: 1, 2, 3, 4, or 5. Each candidate must
14	designate, at the time he or she qualifies, the seat on the
15	board for which he or she is qualifying. The name of each
16	candidate who qualifies shall be included on the ballot in a
17	way that clearly indicates the seat for which he or she is a
18	candidate. The candidate for each seat who receives the most
19	votes shall be elected to the board.
20	(3) In accordance with chapter 191, Florida Statutes,
21	each member of the board must be a qualified elector at the
22	time he or she qualifies and continually throughout his or her
23	term.
24	(4) Each elected member shall assume office 10 days
25	following the member's election. Annually, within 60 days
26	after the newly elected members have taken office, the board
27	shall organize by electing from its members a chair, a vice
28	chair, a secretary, and a treasurer. The positions of
29	secretary and treasurer may be held by one member.
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1	(5) Members of the board may each be paid a salary or
2	honorarium to be determined by at least a majority plus one
3	vote of the board, pursuant to chapter 191, Florida Statutes.
4	(6) If a vacancy occurs on the board due to the
5	resignation, death, or removal of a board member or the
6	failure of anyone to qualify for a board seat, the remaining
7	members may appoint a qualified person to fill the seat until
8	the next general election, at which time an election shall be
9	held to fill the vacancy for the remaining term, if any.
10	(7) The procedures for conducting district elections
11	or referenda and for qualification of electors shall be
12	pursuant to chapters 189 and 191, Florida Statutes.
13	(8) The board shall have those administrative duties
14	set forth in this act and chapters 189 and 191, Florida
15	Statutes, as they may be amended from time to time.
16	Section 5. Authority to levy non-ad valorem
17	assessmentsSaid district shall have the right, power, and
18	authority to levy non-ad valorem assessments as defined in
19	section 197.3632, Florida Statutes, against the taxable real
20	estate lying within its territorial bounds in order to provide
21	funds for the purpose of the district. The rate of such
22	assessments shall be fixed annually by a resolution of the
23	board of commissioners after the conduct of a public hearing.
24	Such non-ad valorem assessments may be imposed, collected, and
25	enforced pursuant to the provisions of sections
26	<u>197.363-197.3635, Florida Statutes.</u>
27	Section 6. Schedule of non-ad valorem
28	assessmentsThe assessment procedures and amounts, as set
29	forth herein, represent the manner to be followed and the
30	maximum allowable rates that may be charged by the district.
31	For assessment purposes, all property within the district
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shall be divided into three general classifications: vacant 1 parcels, residential parcels, and commercial/industrial 2 3 parcels. 4 (1) Vacant parcels shall include all parcels that are 5 essentially undeveloped and are usually classified by the 6 property appraiser as use code types 0000, 1000, 4000, 9900, 7 and 5000 through 6900. The maximum annual assessment for 8 these parcels shall be: 9 (a) Vacant platted lot (use code 0000), \$6 per lot. (b) Unsubdivided acreage (use codes 5000 through 6900 10 11 and 9900), \$6 per acre or fraction thereof, except that not 12 more than \$2,000 shall be assessed against any one parcel. 13 (c) Vacant commercial and industrial (use codes 1000 14 and 4000) shall be assessed as a platted lot or unsubdivided 15 acreage, as applicable. 16 Whenever a residential unit is located on a parcel defined 17 herein as vacant, the residential plot shall be considered as 18 19 one lot or one acre, with the balance of the parcel being 20 assessed as vacant land in accordance with the schedule herein. Whenever an agricultural or commercial building or 21 22 structure is located on a parcel defined herein as vacant, the building or structure shall be assessed in accordance with the 23 24 schedule of commercial/industrial assessments. 25 (2) Residential parcels shall include all parcels that 26 are developed for residential purposes and are usually 27 classified by the property appraiser as use code types 0100 28 through 0800 and 2800. All residential parcels shall be 29 assessed by the number and size of dwelling units per parcel. Surcharges may be assigned by the district for dwelling units 30 31

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located on the third or higher floors. The maximum annual 1 2 assessment for these parcels shall be: 3 (a) Single family residential (use code 0100) shall be 4 assessed on a square footage basis for all dwelling units in accordance with the following. The base assessment for all 5 б dwellings shall be \$85 for the first 1,000 square feet in the 7 dwelling unit. All square footage above 1,000 square feet 8 shall be charged at a rate of \$0.00 per square foot. 9 (b) Condominia residential (use code 0400) shall be 10 assessed as follows: (i) Units located on the first, second, and third 11 12 floors, \$85 per dwelling unit; 13 (ii) Units located on the fourth and fifth floors, 14 \$109 per dwelling unit; (iii) Units located on a floor above a fifth floor, 15 16 \$117 per dwelling unit. (c) Mobile homes (use code 0200) shall be assessed \$85 17 18 per dwelling unit. 19 (d) Multifamily residential (use codes 0300 and 0800), 20 cooperatives (use code 0500), retirement homes (use code 0600), and miscellaneous residential uses (use code 0700) 21 22 shall be assessed as follows: (i) Units located on the first, second, and third 23 24 floors, \$85 per dwelling unit; 25 (ii) Units located on the fourth and fifth floors, 26 \$109 per dwelling unit; 27 (iii) Units located on a floor above a fifth floor, 28 \$117 per dwelling unit. 29 (e) Any other residential unit, including, but not limited to, the residential portions of mixed uses (use code 30 31 1200) and mobile home or travel trailer parks (use code 2800), 7

shall be assessed \$85 per dwelling unit or available rental 1 <u>space, a</u>s applicable. 2 3 (3) Commercial/industrial parcels shall include all other developed parcels that are not included in the 4 5 residential category as defined above. All 6 commercial/industrial parcels shall be assessed on a square 7 footage basis for all buildings and structures in accordance 8 with the following schedule and hazard classification. The 9 district may or may not vary the assessment by hazard classifications as set forth herein. The base assessment for 10 11 all buildings and structures shall be \$150 for the first 1,000 12 square feet on a parcel. The schedule for all square footage above 1,000 square feet is as follows. The district may grant 13 an improved hazard rating to all or part of the buildings and 14 15 structures if they are equipped with complete internal fire 16 suppression facilities. 17 Use Codes Square Foot Assessment Category 18 19 Mercantile (M) 1100,1200,1300, \$0.050 per sq. ft. 20 1400,1500,1600, 21 and 2900 22 1700,1800,1900, \$0.078 per sq. ft. Business (B) 23 2200,2300,2400, 24 2500,2600,3000, and 3600 25 26 Assembly (A) 2100,3100,3200, \$0.061 per sq. ft. 27 3300,3400,3500, 28 3700,3800,3900, 29 7200,7600,7700, and 7900 30 31 Factory/ 4100,4400,4500, \$0.023 per sq. ft. 8

1 Industrial (F) 4600,4700, and 2 9100 3 Storage (S) 2000,2700,2800, \$0.076 per sq. ft. 4 and 4900 5 Hazardous (H) 4200,4300, and \$0.102 per sq. ft. б 4800 7 7000,7300,7400, \$0.030 per sq. ft. Institutional 8 (I) 7500, and 7800 9 10 Whenever a parcel is used for multiple hazard classifications, the district may vary the assessment in accordance with actual 11 12 categories. The board of commissioners shall have the 13 authority to further define these use code numbers subject to 14 information received from the property appraiser's office. 15 Section 7. Impact fees.--(1)(a) It is hereby found and determined that the 16 district is located in one of the fastest growing areas of 17 Manatee County which is itself experiencing one of the highest 18 growth rates in the nation. New construction and resulting 19 20 population growth have placed a strain upon the capabilities of the district to continue providing the high level of 21 professional fire protection and emergency service for which 22 the residents of the district pay and which they deserve. 23 24 (b) It is hereby declared that the cost of new facilities upon fire protection and emergency service should 25 26 be borne by new users of the district's services to the extent 27 new construction requires new facilities, but only to that 28 extent. It is the legislative intent of this section to 29 transfer to the new users of the district's fire protection and emergency services a fair share of the costs that new 30 users impose on the district for new facilities. 31

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HB 841

1 (c) It is hereby declared that the amounts of the 2 impact fees provided for in this section are just, reasonable, 3 and equitable. 4 (2) No person shall issue or obtain a building permit 5 for new residential dwelling units or new commercial or 6 industrial structures within the district, or issue or obtain 7 construction plan approval for new recreational or travel 8 trailer park developments located within the district, until 9 the developer thereof shall have paid the applicable impact fee to the district as follows: each new residential dwelling 10 11 unit, \$100 per unit; new commercial or industrial structures, \$200 for the first 5,000 square feet of gross floor area and 12 13 \$0.05 per square foot thereafter; new recreational or travel trailer park developments, \$25 per lot or permitted space. 14 15 (3) The impact fees collected by the district pursuant 16 to this section shall be kept as a separate fund from other revenues of the district and shall be used exclusively for the 17 acquisition, purchase, or construction of new facilities or 18 19 portions thereof required to provide fire protection and 20 emergency service to new construction. "New facilities" means land, buildings, and capital equipment, including, but not 21 22 limited to, fire and emergency vehicles and radiotelemetry equipment. The fees shall not be used for the acquisition, 23 purchase, or construction of facilities which must be obtained 24 in any event, regardless of growth within the district. The 25 26 board of fire commissioners shall maintain adequate records to 27 ensure that impact fees are expended only for permissible new 28 facilities. 29 Section 8. Other district powers, functions, and duties.--In addition to any powers set forth in this act, the 30 district shall hold all powers, functions, and duties set 31 10

forth in chapters 189, 191, and 197, Florida Statutes, as they 1 may be amended from time to time, including, but not limited 2 to, ad valorem taxation, bond issuance, other revenue-raising 3 4 capabilities, budget preparation and approval, liens and foreclosure of liens, use of tax deeds and tax certificates as 5 6 appropriate for non-ad valorem assessments, and contractual 7 agreements. The district may be financed by any method 8 established in this act, chapter 189, Florida Statutes, or 9 chapter 191, Florida Statutes, or any other applicable general or special law, as they may be amended from time to time. 10 Section 9. Planning. -- The district's planning 11 12 requirements shall be as set forth in this act, chapters 189 13 and 191, Florida Statutes, and other applicable general or 14 special laws, as they may be amended from time to time. 15 Section 10. Boundaries.--The district's geographic 16 boundary limitations shall be as set forth in this act. Section 11. Officers and employees.--Requirements for 17 financial disclosure, meeting notices, public records 18 19 maintenance, and per diem expenses for officers and employees 20 shall be as set forth in chapters 112, 119, 189, 191, and 286, Florida Statutes, as they may be amended from time to time. 21 Section 12. Bonds.--The procedures and requirements 22 governing the issuance of bonds, notes, and other evidence of 23 24 indebtedness by the district shall be as set forth in this act, chapter 191, Florida Statutes, and any other applicable 25 26 general or special laws, as they may be amended from time to 27 time. 28 Section 2. Construction. -- This act shall be construed as remedial and shall be liberally construed to promote the 29 30 purpose for which it is intended. 31

1 Section 3. Effect. -- In the event that any part of this 2 act should be held void for any reason, such holding shall not 3 affect any other part thereof. 4 Section 4. Repeal of prior special acts.--Chapters 57-1546, 59-1537, 59-1538, 61-2453, 65-1897, 71-759, 72-613, 5 6 72-614, 75-429, 79-507, 81-433, 82-326, 84-478, 85-450, 7 88-486, 89-483, and 90-454, Laws of Florida, are repealed. 8 Section 5. Paragraph (a) of subsection (1) of section 9 1 of chapter 93-352, Laws of Florida, as amended by chapter 94-373, Laws of Florida, is amended to read: 10 11 Section 1. Manatee County district boards of fire 12 commissioners; membership. 13 (1)(a) The business affairs of the Cedar Hammock Fire 14 Control District, Parrish Fire Control District, Southern Manatee Fire and Rescue District, Trailer Estates Fire Control 15 16 District, Westside Fire Control District, and Whitfield Fire Control District in Manatee County shall each be conducted and 17 administered by a five-member board of fire commissioners that 18 19 is elected by the electors of the respective district in a 20 nonpartisan election held at the time and in the manner prescribed for holding general elections in section 21 22 189.405(2)(a), Florida Statutes. Each member of a district board shall be elected for a term of 4 years and shall serve 23 until his successor is chosen and qualified, except that 24 members elected to seats 2 and 4 in the first election held 25 after the effective date of this act shall be elected for a 26 27 term of 2 years. 28 Section 6. This act shall take effect upon becoming a 29 law. 30 31

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