HB 1433 2005 A bill to be entitled

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An act relating to the Hobe-St. Lucie Conservancy District, Martin County; codifying, amending, reenacting, and repealing chapter 88-514, Laws of Florida, relating to the district; providing legislative intent; providing boundaries; providing powers; providing for a referendum to expand territorial boundaries; providing effective dates.

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Be It Enacted by the Legislature of the State of Florida:

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Pursuant to section 189.429(1), Florida Section 1. Statutes, this act constitutes the codification of all special acts relating to the Hobe-St. Lucie Conservancy District. It is the intent of the Legislature in enacting this law to provide a single, comprehensive special act charter for the district, including all current legislative authority granted to the district by its prior legislative enactment and any additional authority granted by this act. It is further the intent of this act to preserve all district powers and authority as set forth herein.

Section 2. Chapter 88-514, Laws of Florida, is codified, reenacted, amended, and repealed as herein provided.

Section 3. The Hobe-St. Lucie Conservancy District is recreated and the charter for such district is re-created and reenacted to read:

Section 1. All of those certain pieces, parcels, and tracts of land in Martin County included and contained within the following described boundary lines, to wit:

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30 Lands in Township 39 South, Range 40 East, Township 39 31 South, Range 41 East, Township 40 South, Range 40 East and Township 40 South, Range 41 East, Martin County, 32 Florida, lying within the boundary lines described as 33 34 follows. 35 BEGINNING at the Northwest corner of the East one-half 36 (1/2) of Section 33, Township 39 South, Range 41 East, 37 (1) Thence proceed South 0°22'19" East along the West line of the East one-half (1/2) of Section 33 for a 38 39 distance of 3945.28 feet to the Northeast corner of 40 the Southeast one-quarter (1/4) of the Southwest one-41 quarter (1/4) of Section 33. (2) Thence proceed South 42 89°59'02" West along the North line of the Southeast 43 one-quarter (1/4) of the Southwest one-quarter (1/4)44 of Section 33 for a distance of 1327.45 feet to the 45 Northwest corner of said Southeast one-quarter (1/4) 46 of the Southwest one-quarter (1/4). (3) Thence proceed 47 South 0°19'59" West along the West line of the Southeast one-quarter (1/4) of the Southwest one-48 49 quarter (1/4) of Section 33 for a distance of 1315.00 50 feet to the Southwest corner of said Southeast one-51 quarter (1/4) of the Southwest one-quarter (1/4). Said 52 point also being on the North line of Section 4, Township 40 South, Range 41 East. (4) Thence proceed 53 54 (in Township 40 South, Range 41 East) South 89°59'16" 55 West along the North line of Sections 4 and 5 for a 56 distance of 6351.02 feet to the Northwest corner of 57 Section 5. (5) Thence proceed South 0°11'06" West 58 along the West line of Section 5 for a distance of

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5215.45 feet to the Southwest corner of Section 5. (6) Thence proceed South 0°16'55" West along the West line of Section 8 for a distance of 5267.71 feet to the Southwest corner of Section 8. (7) proceed South 0°01'00" West along the West line of Section 17 for a distance of 5305.45 feet to the Southwest corner of Section 17. (8) Thence proceed South 89°55'10" East along the South line of Section 17 for a distance of 5311.95 feet to the Southeast corner of Section 17. (9) Thence proceed South 89°55'01" East along the South line of Section 16 for a distance of 5289.75 feet to the Southeast corner of Section 16. (10) Thence proceed South 89°47'56" East along the South line of Section 15 for a distance of 4998.10 feet to the Southeast corner of Section 15. (11) Thence proceed North 89°36'04" East along the South line of Section 14 for a distance of 5309.04 feet to the Southeast corner of Section 14. (12) Thence proceed North 89°47'43" East along the South line of Section 13 for a distance of 2427.75 feet to the Southeast corner of the West 2427.75 feet of Section 13. (13) Thence proceed North 0°08'02" West along the East line of the West 2427.75 feet of Section 13 for a distance of 3920.30 feet to a point on the Southerly right of way line of the Sunshine State Parkway. (14) Thence proceed North 45°58'27" West along the Westerly right of way line of the Sunshine State Parkway for a distance of 1930.31 feet to a point on the North line of Section 13. (15)

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Thence proceed North 89°11'44" East along the North line of Section 13 for a distance of 427.70 feet to a point on the Easterly right of way line of the Sunshine State Parkway. (16) Thence proceed South 45°58'27" East along the Easterly right of way line of the Sunshine State Parkway for a distance of 3370.93 feet to a point of curve to the right. (17) proceed along the arc of said curve for a distance of 381.59 feet to a point on the South line of the North one-half (1/2) of Section 13. (18)Thence proceed East along the South line of the North one-half (1/2) of Section 13 for a distance of 1146.37 feet to the Southeast corner of the North one-half (1/2) of Section 13. (19) Thence proceed North along the East line of Section 13 for a distance of 2656.12 feet to the Northeast corner of Section 13. (20) Thence proceed North 0°06'37" East along the East line of Section 12 for a distance of 5293.90 feet to the Northeast corner of Section 12. (21) Thence proceed South 89°06'14" West along the North line of Section 12 for a distance of 5296.62 feet to the Northwest corner of said Section 12. (22) Thence proceed South 89°53'34" West along the South line of Section 2 for a distance of 2661.17 feet to the Southeast corner of the West one-half (1/2) of Section 2. (23)Thence proceed North 0°18'25" East along the East line of the West one-half (1/2) of Section 2 for a distance of 623.27 feet to a point. (24) Thence proceed North 89°41'30" West along the South line of the North

117 4620.70 feet of the West one-half (1/2) of Section 2 118 for a distance of 1992.30 feet to the Easterly right 119 of way line of the Sunshine State Parkway. (25) Thence proceed South 45°58'27" East along the Easterly 120 121 right of way line of the Sunshine State Parkway for a 122 distance of 904.60 feet to a point on the South line 123 of Section 2. (26) Thence proceed South 89°53'34" West along the South line of Section 2 to the Westerly 124 125 right of way line of said Sunshine State Parkway. 126 Thence proceed Northwest and Northerly along the 127 Westerly right of way line of the Sunshine State 128 Parkway to its point of intersection with the North 129 line of Section 33, Township 39 South, Range 41 East. 130 (28) Thence proceed South 89°58'17" West along the 131 North line of said Section 33 for a distance of 132 2310.82 feet to the point or place of beginning. 133 TOGETHER WITH a strip of land described as follows: 134 the East 130 feet of Section 34, Township 39 South, 135 Range 41 East. The East 130 feet of the North 130 feet 136 of Section 3, Township 40 South, Range 41 East. The 137 North 130 feet of the West one-half (1/2) of Section 138 2, Township 40 South, Range 41 East. The East 130 feet 139 of the North 4490.70 feet of the West one-half (1/2) 140 of Section 2, Township 40 South, Range 41 East. 141 TOGETHER WITH also a strip of land more particularly 142 described as follows: the East 80 feet of that part of 143 Section 28, Township 39 South, Range 40 East, that 144 lies between the South right of way line of the St. 145 Lucie Canal and the North right of way line of State

146 Road No. 76. The East 100 feet of that part of said 147 Section 28 that lies South of the North right of way line of State Road No. 76. ALSO the East 100 feet of 148 Section 33, Township 39 South, Range 40 East. ALSO the 149 150 North 100 feet of the East 100 feet of Section 4, 151 Township 40 South, Range 40 East. ALSO the North 100 152 feet of Section 1, 2 and 3, Township 40 South, Range 153 40 East. ALSO the South 100 feet of the North 130 feet 154 of the West one-half (1/2) of Section 6, Township 40 155 South, Range 41 East, and the East 300 feet of the 156 North 30 feet of the West one-half (1/2) of said 157 Section 6. ALSO the South 100 feet of the East 2522.32 158 feet of Section 31, Township 39 South, Range 41 East. 159 ALSO the South 100 feet of the West 379.48 feet of 160 Section 32, Township 39 South, Range 41 East. 161 EXCEPTING THEREFROM easements and or rights of way and 162 borrow pits previously conveyed for the Sunshine State 163 Parkway, State Road 708 Rights of Way, State Road 76 Rights of Way and State Road 711 Rights of Way. 164 165 TOGETHER WITH 166 Those certain tracts or parcels of land situate in 167 Martin County, Florida, described as follows: the 168 Southeast one-quarter (1/4) of the Southwest one-169 quarter (1/4) of Section 33, all of that part of the 170 East one-half (1/2) of Section 33 that lies West of 171 the Westerly right of way line of the Sunshine State 172 Parkway and that part of Section 34 that lies West of 173 the Westerly right of way line of the Sunshine State 174 Parkway, all in Township 39 South, Range 41 East.

175 ALSO, in Township 40 South, Range 41 East, the West 176 one-half (1/2) of Section 2 less the North 4620.70 177 feet thereof. That part of Section 3 that lies West of the Westerly right of way line of the Sunshine State 178 179 Parkway. All of Section 4. The North one-half (1/2) 180 of Section 5. Section 9 less the South 3113.0 feet 181 thereof. All of Section 10. All of Section 11. All 182 of that part of Section 12 that lies East of the 183 Easterly right of way line of the Sunshine State 184 Parkway. All of that part of the North one-half (1/2) 185 of Section 13 that lies East of the Easterly right of 186 way line of the Sunshine State Parkway. ALSO the East 187 130 feet of Section 34, Township 39 South, Range 41 188 East. ALSO the East 130 feet of the North 130 feet of 189 Section 3, Township 40 South, Range 41 East. ALSO the 190 North 130 feet of the West one-half (1/2) of Section 191 2, Township 40 South, Range 41 East. ALSO the East 130 192 feet of the North 4490.70 feet of the West one-half 193 (1/2) of Section 2, Township 40 South, Range 41 East. 194 In Section 28, Township 39 South, Range 40 East: The 195 East 80 feet of that part of Section 28 that lies 196 between the South right of way line of the St. Lucie 197 Canal and the North right of way line of State Road 198 No. 76. The East 100 feet of that part of Section 28 199 that lies South of the North right of way line of State Road No. 76. 200 201 In Section 33, Township 39 South, Range 40 East: The 202 East 100 feet of said Section 33. 203 In Section 4, Township 40 South, Range 40 East:

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HB 1433 204 North 100 feet of the East 100 feet of said Section 4. 205 In Sections 1, 2 and 3, Township 40 South, Range 40 206 East: The North 100 feet of said Sections 1, 2 and 3. 207 In Section 6, Township 40 South, Range 41 East: 208 South 100 feet of the North 130 feet of the West one-209 half (1/2) of said Section 6 and the East 300 feet of 210 the North 30 feet of the West one-half (1/2) of said 211 Section 6. 212 In Section 31, Township 39 South, Range 41 East: The 213 South 100 feet of the East 2522.32 feet of said 214 Section 31. 215 In Section 32, Township 39 South, Range 41 East: The 216 South 100 feet of the West 379.48 feet of said Section 217 32. 218 EXCEPTING THEREFROM easements and or rights of way and 219 borrow pits previously conveyed for the Sunshine State 220 Parkway, State Road 708 Rights of Way, State Road 76 2.21 Rights of Way, State Road 711 Rights of Way, and State 222 Road 9 Rights of Way. 223 AND, 224 The South one-half (1/2) of Section 5. All of Sections 225 8, 14, 15, 16 and 17, the South 3113.00 feet of 226 Section 9 and that part of the West 2427.75 feet of 227 Section 13 that lies West of the Westerly right of way 228 line of the Sunshine State Parkway, all in Township 40 229 South, Range 41 East, less any and all rights of way 230 for State Road No. 711. 231 TOTAL ACREAGE: (approximately) 8,067. 232 TOGETHER WITH

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2005 233 The South three-quarters (S 3/4) of Section 14, all of 234 Section 23 and all of Section 26, Township 39 South, 235 Range 41 East, Martin County, Florida. 236 be and the same are hereby created and established into a 237 drainage district and declared and decreed to be a public 238 corporation of the State of Florida by, under and pursuant to 239 and authorized by Chapter 298, Florida Statutes. 240 Section 2. (1) The territorial limits of Hobe-St. Lucie 241 Conservancy District shall also embrace and include those 242 parcels of land described as follows: 243 Consisting of Parcel 1A, Parcel 2A, Parcel 3, Parcel 244 4, Parcel 5, Parcel 6, and more particularly described 245 as follows: PARCEL 1A: A parcel of land lying in 246 portions of Sections 4, 5, 6, 7, 8, 9, 14, 15, 16, 21, 247 22, 23 and 27, Township 39 South, Range 40 East, 248 Martin County, Florida, more particularly described as 249 follows, to-wit: Begin at the Southwest corner of 250 Section 7 and run North 00 degrees 11 minutes 13 251 seconds East along the West line of said Section 7 a 252 distance of 2,648.87 feet to the West one quarter 253 corner of said Section 7; thence North 00 degrees 12 254 minutes 01 seconds East along the West line a distance 255 of 2,647.72 feet to the Southwest corner of Section 6; 256 thence North 00 degrees 16 minutes 38 seconds East 257 along the West line thereof a distance of 2,649.62 258 feet to the West one quarter corner of said Section 6; 259 thence North 00 degrees 08 minutes 10 seconds East 260 along the West line of said Section 6 a distance of 261 124.72 feet to a point; thence South 89 degrees 48

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262 minutes 10 seconds East a distance of 5,278.52 feet to 263 the West line of Section 5; thence South 89 degrees 48 264 minutes 10 seconds East a distance of 2,079.83 feet to 265 the Southwest corner of lands conveyed to Mr. Michael 266 Zarrella as recorded in Official Records Book 164, 267 page 258, public records of Martin County, Florida; 268 thence continue South 89 degrees 48 minutes 10 seconds 269 East along the South line of said Zarrella property a 270 distance of 2,805.71 feet to the Southeast corner of 271 said property; thence continue South 89 degrees 48 272 minutes 10 seconds East a distance of 208.72 feet to the easterly right-of-way line of the S-1 Canal and 273 274 the westerly property line of lands conveyed to Mr. 275 William J. Matheson as recorded in Official Records 276 Book 340, page 1231, public records of Martin County, 277 Florida; thence southerly along the East right-of-way line of said S-1 Canal the following courses and 278 279 distances: South 22 degrees 54 minutes 28 seconds East 280 along the West line of said Matheson property a 281 distance of 491.65 feet to the East line of Section 282 5; thence continue South 22 degrees 54 minutes 28 283 seconds East along the West line of said Matheson 284 property a distance of 2,625.68 feet to the South line 285 of Section 4 and the Northwest corner of lands 286 conveyed to Charles O. Melear and Jimmy E. Melear as 287 recorded in Official Records Book 220, Page 348, 288 public records of Martin County, Florida; thence South 289 22 degrees 45 minutes 48 seconds East along the West 290 line of said Melear property, a distance of 4,256.91

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feet to the Northwest corner of Parcel 1 of lands conveyed to Melear Bros. Dairy, Inc. as recorded in Official Records Book 334, page 198, public records of Martin County, Florida; thence continue South 22 degrees 45 minutes 48 seconds East along said Melear Bros. Dairy Inc. property a distance of 1,460.24 feet to the South line of Section 9; thence continue South 22 degrees 45 minutes 48 seconds East a distance of 531.88 feet; thence South 32 degrees 45 minutes 17 seconds East a distance of 2,259.06 feet to the beginning of a curve concave to the Northeast, having a radius of 1,766.00 feet; thence southeasterly along the arc of said curve, through a central angle of 26 degrees 27 minutes 40 seconds, a distance of 815.60 feet to the intersection with the East line of said Section 16; thence continue along mentioned curve, through a central angle of 11 degrees 18 minutes 13 seconds a distance of 348.41 feet to the South line of said Melear Bros. Dairy, Inc. property and the North right-of-way line of the S-2 Canal; thence South 89 degrees 35 minutes 32 seconds East nontangent to the aforementioned curve and along the North line of said S-2 Canal a distance of 3,283.27 feet to the Southwest corner of lands conveyed to Golden Bear Land Company, Inc. as recorded in Official Records Book 554, page 361, public records of Martin County, Florida; thence continue South 89 degrees 35 minutes 32 seconds East along the South line of said Golden Bear Land Company, Inc, property a distance of 1,660.62 feet to

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the East line of said Section 15; thence continue South 89 degrees 35 minutes 32 seconds East a distance of 93.20 feet to the westerly right-of-way line of Citrus Boulevard (County Road 726), said point being on a curve concave to the Southwest having a radius of 5,679.58 feet and a chord bearing of South 00 degrees 06 minutes 56 seconds East; thence southerly along the arc of said curve through a central angle of 00 degrees 48 minutes 26 seconds, a distance of 80.00 feet to the South right-of-way line of the S-2 Canal; thence North 89 degrees 35 minutes 32 seconds West parallel and 80.00 feet South of, as measured at right angles to, the North right-of-way line of said S-2 Canal a distance of 93.99 feet to the East line of said Section 15; thence North 89 degrees 35 minutes 32 seconds West and continuing along said described line a distance of 4,734.69 feet to the easterly right-ofway line of the S-1 Canal and a point of nontangent curve concave to the Southwest, having a radius of 1,575.00 feet; thence southeasterly along the arc of said curve having a chord bearing of South 48 degrees 57 minutes 26 seconds East and a central angle of 31 degrees 37 minutes 36 seconds, a distance of 869.38 feet; thence South 33 degrees 08 minutes 39 seconds East along the East right-of-way line of the S-1 Canal a distance of 1,855.52 feet to a point; thence South 89 degrees 39 minutes 37 seconds East along a line that is parallel to and 55.00 feet North of, as measured at right angles to, the South line of

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Section 15, a distance of 3,056.23 feet to the East line of said Section 15; thence South 89 degrees 34 minutes 48 seconds East along a line that is parallel to and 55.00 feet North of, as measured at right angles to, the South line of Section 14, a distance of 98.82 feet to the westerly right-of-way line of said Citrus Boulevard; thence South 00 degrees 19 minutes 04 seconds West along the West line of said Citrus Boulevard a distance of 55.0 feet to a point on the South line of Section 14, said point bearing South 89 degrees 34 minutes 48 seconds East a distance of 98.95 feet from the Southwest corner of said Section 14; thence continue South 00 degrees 19 minutes 04 seconds West along said West line of said Citrus Boulevard a distance of 970.53 feet to the beginning of a curve concave to the Northwest having a radius of 3,769.72 feet; thence southerly along said right-of-way line and the arc of said curve, through a central angle of 31 degrees 08 minutes 47 seconds a distance of 2,049.25 feet to a point of compound curvature of a curve concave to the Northwest having a radius of 2,814.79 feet; thence southwesterly along said rightof-way line and the arc of said curve, through a central angle of 36 degrees 48 minutes 39 seconds a distance of 1,808.41 feet; thence South 68 degrees 16 minutes 30 seconds West a distance of 3,710.39 feet to the intersection with the West line of Section 27; thence North 00 degrees 34 minutes 20 seconds East, departing the northerly right-of-way line of said

378 Citrus Boulevard, a distance of 146.35 feet to the 379 Southwest corner of Section 22; thence North 00 380 degrees 07 minutes 41 seconds East a distance of 381 2,033.56 feet to a point that is 3,288.30 feet South 382 of the Northwest corner of said Section 22, as 383 measured along the section line; thence North 26 384 degrees 36 minutes 02 seconds West a distance of 3,688.57 feet to a point 1,659.00 feet West of the 385 Northeast corner of Section 21, as measured along the 386 387 North line of said Section 21; thence North 26 degrees 07 minutes 18 seconds West a distance of 5,955.05 feet 388 389 to the intersection with the North line of Section 16; 390 thence North 89 degrees 35 minutes 37 seconds West 391 along the North line of said Section 16 a distance of 392 998.45 feet to the Northwest corner of said Section 393 16; thence North 89 degrees 32 minutes 12 seconds West 394 along the South line of Section 8 a distance of 395 5,284.04 feet to the Southwest corner of said Section 396 8; thence North 89 degrees 32 minutes 28 seconds West 397 along the South line of Section 7 a distance of 398 5,263.65 feet to the Point of Beginning, containing 399 3,207.46 acres, more or less. PARCEL 2A (S-2 400 Canal): Commence at the Southwest corner of Section 14, 401 Township 39 South, Range 40 East, Martin County, 402 Florida; thence run South 89 degrees 34 minutes 48 403 seconds East along the South line of said Section 14 a 404 distance of 198.95 feet to the point of intersection 405 with the easterly right-of-way line of Citrus 406 Boulevard (County Road 726) and the centerline of S.W.

407 Greenridge Street, as shown and recorded on the Plat 408 of Greenridge Estates, Plat Book 7, page 45, public 409 records of Martin County, Florida; thence North 00 degrees 19 minutes 04 seconds East along the East 410 411 right-of-way line of said Citrus Boulevard a distance 412 of 30.00 feet to the intersection with the North 413 right-of-way line of said S.W. Greenridge Street; 414 thence continue North 00 degrees 19 minutes 04 seconds 415 East along the East line of said Citrus Boulevard a 416 distance of 2,114.17 feet to the South right-of-way 417 line of the S-2 Canal and the Point of Beginning; 418 thence continue North 00 degrees 19 minutes 04 seconds 419 East along the East line of said Citrus Boulevard a 420 distance of 9.85 feet to the beginning of a curve 421 concave to the Southwest having a radius of 5,779.58 422 feet; thence northerly along the arc of said curve and 423 the easterly right-of-way line of said Citrus 424 Boulevard through a central angle of 00 degrees 41 425 minutes 44 seconds a distance of 70.15 feet to the 426 Southwest corner of lands conveyed to Stuart Cut 427 Flowers, Inc. as recorded in Official Records Book 428 421, page 2014, public records of Martin County, 429 Florida, and the North right-of-way line of the S-2 430 Canal; thence South 89 degrees 41 minutes 35 seconds 431 East a distance of 2,533.05 feet to the Southeast corner of said Stuart Cut Flowers, Inc. property; 432 433 thence continue South 89 degrees 41 minutes 35 434 seconds East a distance of 11.68 feet to the westerly 435 right-of-way line of S.W. Greenridge Lane as shown on

436 said Plat of Greenridge Estates; thence South 31 437 degrees 27 minutes 08 seconds West along the westerly 438 right-of-way line of said S.W. Greenridge Lane a 439 distance of 93.47 feet to the South right-of-way line 440 of the S-2 Canal; thence North 89 degrees 41 minutes 441 35 seconds West a distance of 2,495.97 feet to the 442 Point of Beginning, containing 4.63 acres, more or 443 less. PARCEL 3:A parcel of land located in Section 14, 444 Township 39 South, Range 40 East, Martin County, 445 Florida, more particularly described as follows, to 446 wit: This parcel of land is labeled as "Drainage R/W 447 (Not included) " in the Plat of Greenridge Estates as 448 recorded in Plat Book 7, page 45, public records of 449 Martin County, Florida, and is bounded on the North by 450 the South line of Lot 6 according to the Plat thereof; 451 bounded on the South by the North line of Lot 7 452 according to the Plat thereof; bounded on the West by 453 the East right-of-way line of S.W. Greenridge Lane 454 according to the Plat thereof; and bounded on the East 455 by the westerly right-of-way line of St. Lucie Canal 456 as recorded in Plat Book 2, page 35; public records of 457 Martin County, Florida, containing 2.24 acres. PARCEL 458 4: Being a parcel of land located in Section 22, 459 Township 39 South, Range 40 East, Martin County, 460 Florida, more particularly described as follows, to-461 wit: This parcel of land is bounded on the Southwest 462 by the northeasterly line of Lot 25 of the Plat of 463 Greenridge West, as recorded in Plat Book 9, page 32, 464 public records of Martin County, Florida; bounded on

465 the Southeast by the northwestly right-of-way line of 466 St. Lucie Canal as recorded in Plat Book 2, page 35, 467 public records of Martin County, Florida; bounded on 468 the Northeast by the Southwest line of Lot 32, according to the Plat of Greenridge Estates, as 469 470 recorded in Plat Book 7, page 45, public records of 471 Martin County, Florida; and bounded on the Northwest 472 by the southeasterly right-of-way line of Citrus 473 Boulevard (County Road 726), containing 2.9 acres, 474 more or less. PARCEL 5: Being a parcel of land located 475 in Sections 22 and 27, Township 39 South, Range 40 East, Martin County, Florida, more particularly 476 477 described as follows, to-wit: A parcel of land labeled 478 "Not a part of this Plat", according to the Plat of 479 Greenridge West, as recorded in Plat Book 9, page 32, 480 public records of Martin County, Florida, said parcel being bounded on the Northeast by the southwesterly 481 482 lot line of Lot 5, according to the Plat thereof; 483 bounded on the Southwest by the northeasterly line of 484 Lot 4, according to the Plat thereof; bounded on the 485 Southeast by the "Cane Slough Spillway" of the St. 486 Lucie Canal, as recorded in Plat Book 2, page 35, 487 public records of Martin County, Florida; and bounded 488 on the Northwest by the southeasterly right-of-way 489 line of Citrus Boulevard (County Road 726), containing 490 2.1 acres, more or less. PARCEL 6:A strip of land 10 491 feet wide located in Section 14, Township 39 South, 492 Range 40 East, Martin County, Florida, more 493 particularly described as follows, to-wit: Bounded on

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the North by the easterly prolongation of the North line of lands conveyed to Stuart Cut Flowers, Inc. as recorded in Official Records Book 421, page 2014, public records of Martin County, Florida; bounded on the South by the easterly prolongation of the South line of lands conveyed to Stuart Cut Flowers, Inc. as recorded in Official Records Book 421, page 2014, public records of Martin County, Florida, and the North line of Parcel 2A (being the S-2 Canal easement); bounded on the East by the West line of the Plat of Greenridge Estates as recorded in Plat Book 7, page 45, public records of Martin County, Florida; and bounded on the West by the easterly line of lands conveyed to Stuart Cut Flowers, Inc. as recorded in Official Records Book 421, page 2014, public records of Martin County, Florida (being 10.00 feet West of, as measured at right angles to tangent lines and radial to curved lines) the West line of said Plat of Greenridge Estates, containing 0.51 acres, more or less.

(2) No expansion of the territorial boundaries of the district under subsection (1) shall be effective until a landowner referendum is conducted by the board of supervisors within 60 days after the effective date of this act on the question of expanding the territorial boundaries of the district. All landowners (which includes the landowners within the current district and expanded district boundaries) are entitled to vote in the referendum held pursuant to this section. The referendum shall be held on a one-acre, one-vote

basis at the expense of the district. If the landowners approve the referendum described in this section by a majority vote of the acreage cast, then such section shall take effect immediately.

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Section 3. The Hobe-St. Lucie Conservancy District is hereby expressly designated as a water control district in accordance with section 298.001, Florida Statutes, and is required to comply with the provisions of chapter 298, Florida Statutes.

Section 4. The Hobe-St. Lucie Conservancy District, a water control district in Martin County, created under general law, shall have in addition to the powers provided for under general law, the following powers:

(1) The district shall have the power to sue and be sued by its name in any court of law or in equity; to make contracts; to adopt and use a corporate seal and to alter the same at pleasure; to acquire by purchase, gift, or condemnation real and personal property, either or both, within or without the district, and to convey and dispose of such real and personal property, either or both, as may be necessary or convenient to carry out the purposes, or any of the purposes, of this act; as provided by law, to construct, operate, and maintain canals, ditches, drains, levees, and other works for roads necessary and convenient for the exercise of the powers or duties or any of the powers or duties of said district or the supervisors thereof; and in furtherance of the purposes and intent of this act and as provided by law; to construct, improve, pave, and maintain roadways and roads necessary and convenient to provide access to and efficient development of areas made suitable and

HB 1433 2005 552 available for cultivation, settlement, and other beneficial use 553 and development as a result of the drainage, irrigation, and 554 reclamation operations of the district; to acquire, construct, 555 finance, and maintain water plants and systems to produce, 556 purify, and distribute water for consumption; to acquire, construct, finance, and maintain sewer systems for the 557 558 collection, disposal, and reuse of waste and to prevent water 559 pollution in the district; to fix rates, fees, and charges to be 560 collected from the users from any project or projects; to 561 distribute from its water plants water for consumption to users 562 within and without the district boundaries and to provide sewer 563 collection and disposal of waste to lands within and without the 564 district boundaries; to construct and maintain a system of 565 roads; to acquire, construct, and maintain passive parks and 566 recreational facilities, conservation areas, mitigation areas, 567 and sanctuaries for the storage of water for water control and irrigation purposes and for preservation of wildlife habitat; to 568 569 borrow money and issue negotiable or other bonds of said 570 district as hereinafter provided; to borrow money, from time to 571 time, and issue negotiable or other notes of said district 572 therefor, bearing interest at not exceeding the maximum interest 573 allowable by law in anticipation of the collection of taxes, 574 levies, and assessments or revenues of said district; and to 575 pledge or hypothecate such taxes, levies, assessments, and revenues to secure such bonds, notes, or obligations, and to 576 577 sell, discount, negotiate, and dispose of the same; and to 578 exercise all other powers necessary, convenient, or proper in 579 connection with any of the powers or duties of said district 580 stated in this act. The powers and duties of said district shall

be exercised by and through the board of supervisors thereof, which board shall have the authority to employ engineers, attorneys, agents, employees, and representatives as the board of supervisors may from time to time determine, and to fix their compensation and duties. In addition, said district shall have all of the powers provided by law. All powers and authority of the district shall extend and apply to the district as a whole and to each unit of development as from time to time may be designated by the board of supervisors.

- (2) In further expansion of its powers, the district shall have the power to plan, establish, acquire, construct or reconstruct, enlarge or extend, equip, operate, and maintain distribution systems and facilities for the following:
- (a) Water supply, sewer, and wastewater management, or any combination thereof, and to construct and operate connecting, intercepting, or outlet sewers and sewer mains and pipes and water mains, conduits, or pipelines in, along, and under any street, alley, highway, or other public place or ways, within or without district boundaries.
- (b) Waste collection, treatment, and disposal or disposal of any effluent, residue, or other byproducts of such system or sewer system, within or without district boundaries.
- (c) The supply and level of water within and without the district boundaries, including the diversion of waters from one area, lake, pond, river, stream, basin, or water control facility to another; the control and restriction of the development and use of natural or artificial streams or bodies of water, lakes, or ponds; and the taking of measures determined by the board to be necessary or desirable to prevent or

610 <u>alleviate land erosion.</u>

Section 5. (1) In addition to the other powers provided the district, 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 sum not in excess of the authorized maximum amount of such bond issue.

- (2) The district shall have the power to issue revenue bonds from time to time without limitation as to amount for the purpose of financing those systems and facilities provided for in this act. Such revenue bonds may be secured by, or payable from, the gross or net pledge of the revenues to be derived from any project or combination of projects; from the rates, fees, or other charges to be collected from the users of any project or projects; from any revenue-producing undertaking or activity of the district; from special assessments; or from any other source or pledged security.
- (3) Any issue of bonds may be secured by a trust agreement by and between the district and a corporate trustee or trustees, which may be any trust company or bank having the powers of a trust company within or without the state. The resolution authorizing the issuance of the bonds or such trust agreement may pledge the revenues to be received from any projects of the district and may contain such provisions for protecting and enforcing the rights and remedies of the bondholders as the board may approve, including, without limitation, covenants

setting forth the duties of the district in relation to the acquisition, construction, reconstruction, improvement, maintenance, repair, operation, and insurance of any projects; the fixing and revising of the rates, fees, and charges; the custody, safeguarding, and application of all moneys; and the employment of consulting engineers in connection with such acquisition, construction, reconstruction, improvement,

- interest at such rate or rates, including variable rates, which interest may be tax exempt or taxable for federal income tax purposes; shall mature at such time or times from their date or dates; and may be made redeemable before maturity at such price or prices and under such terms and conditions as may be determined by the board.
- (5) The district shall have the power to issue bonds for the purpose of refunding any outstanding bonds of the district.

Section 6. (1) The Board of Supervisors of Hobe-St. Lucie Conservancy District shall have the power and is hereby authorized in its discretion to manage water within said district by designated area or parts of said district to be called "units." The units into which said district may be so divided shall be given appropriate numbers or names by said board of supervisors, so that said units may be readily identified and distinguished. The board of supervisors shall have the power to fix and determine the location, area, and boundaries of and 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

maintenance, repair, or operation.

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668 provided by this section may be conducted and all of the proceedings by this section and this act authorized in respect 669 670 to such unit or units may be carried on and conducted at the 671 same time as or implementation of the district water control 672 plan under the provisions of this act. If the board of 673 supervisors shall determine that it is advisable to conduct the 674 work of draining, irrigating, and reclaiming the lands in said 675 district by units, as authorized by this section of this act, said board shall, by resolution duly adopted and entered upon 676 677 its minutes, declare its purpose to conduct such work 678 accordingly, and shall at the same time and manner fix the 679 number, location, and boundaries of and description of lands 680 within such unit or units and give them appropriate numbers or 681 names. As soon as practicable after the adoption and recording 682 of such resolution said board of supervisors shall publish 683 notice once a week for 2 consecutive weeks in a newspaper published in Martin County, briefly describing the units into 684 685 which said district has been divided and the lands embraced in each unit, giving the name, number, or other designation of such 686 687 units, requiring all owners of lands in said district to show 688 cause in writing before said board of supervisors at a time and 689 place to be stated in such notice why such subdivision of said 690 district into such units should not be approved, and said system 691 of development by units should not be adopted and given effect 692 by said board, and why the proceedings and powers authorized by 693 this section of this act should not be had, taken, and 694 exercised. At the time and place stated in said notice, said 695 board of supervisors shall hear all objections or causes of 696 objection (all of which shall be in writing) of any landowner in

HB 1433 2005 697 said district in the matters mentioned and referred to in such 698 notice, and if no objections are made, or if said objections, if 699 made, shall be overruled by said board, then said board shall 700 enter in its minutes its finding and order confirming said 701 resolution, and may thereafter proceed with the development, 702 drainage, irrigation, and reclamation of said district by units 703 pursuant to such resolution and to the provisions of this act. 704 If, however, said board of supervisors shall find as a result of 705 such objections, or any of them, or the hearing thereon, that 706 the division of said district into such units as aforesaid 707 should not be approved, or that said system of development by 708 units should not be adopted and given effect, or that the 709 proceedings and powers authorized by this section should not be 710 had, taken, or exercised, or that any other matter or thing 711 embraced in said resolution would not be in the best interest of 712 the landowners of said district or would be unjust or unfair to 713 any landowner therein or otherwise inconsistent with fair and 714 equal protection and enforcement of the rights of every 715 landowner in said district, then said board of supervisors shall 716 not proceed further under such resolutions, but the board of 717 supervisors may, as a result of such hearing, modify or amend 718 said resolution so as to meet such objections so made, and 719 thereupon the board may confirm said resolution as so modified 720 or amended and may thereafter proceed accordingly. The 721 sustaining of such objections and the rescinding of such 722 resolutions shall not exhaust the power of said board under this 723 action; however, at any time not less than 1 year after the date 724 of the hearing upon any such resolution, the board of 725 supervisors may adopt other resolutions under this section and

HB 1433 2005 726 thereupon proceed on due notice in like manner as above. If the 727 board of supervisors shall overrule or refuse to sustain any 728 such objections in whole or in part made by any landowner in the 729 district, or if any such landowner shall deem himself or herself 730 aggrieved by any action of the board of supervisors in respect to any objections so filed, such landowner may, within 10 days 731 732 after the ruling of said board, file his or her complaint in the 733 Circuit Court for Martin County against said district, praying 734 an injunction or other appropriate relief against the action or 735 any part of such action proposed by such resolution or 736 resolutions of said board, and such suits shall be conducted in 737 accordance with the Florida Rules of Civil Procedure. Upon the 738 hearing of cause said circuit court shall have the power to hear 739 the objections and receive the evidence thereon of all parties 740 to such cause and approve or disapprove said resolutions and 741 action of said board in whole or in part, and to render such 742 judgment in such cause as right and justice require. When said 743 resolutions creating said unit system have been confirmed by the 744 board of supervisors (or by the Circuit Court for Martin County, 745 if such proposed action shall be challenged by a landowner by 746 the judicial proceedings hereinabove authorized), said board of 747 supervisors may adopt a water control plan or plans for and in 748 respect to any or all such units, and to have the benefits and 749 damages resulting therefrom assessed and apportioned by the district engineer, and the engineer's report considered and 750 751 confirmed, all in like manner as is provided by law in regard to 752 water control plans for and assessments of benefits and damages 753 of the entire district. With respect to the water control plan, 754 notices, and engineer's report and notice and confirmation

HB 1433 2005 755 thereof, the levy of assessments and taxes, including 756 maintenance taxes, the issuance of bonds, and all other 757 proceedings as to each and all of such units, the board shall 758 follow and comply with the same procedure as is provided by law 759 with respect to the entire district; and said board of 760 supervisors shall have the same powers in respect to each and 761 all of such units as is vested in them with respect to the 762 entire district. All the provisions of this act shall apply to 763 the water management, water control, and improvement of each, 764 any, and all of such units, and the enumeration of or reference 765 to specific powers or duties of the supervisors or any other 766 officers or other matters in this act as hereinabove set forth 767 shall not limit or restrict the application of any and all of 768 the proceedings and powers herein to such units as fully and 769 completely as if such unit or units were specifically and 770 expressly named in every section and clause of this act where 771 the entire district is mentioned or referred to. All 772 assessments, levies, taxes, bonds, and other obligations made, 773 levied, assessed, or issued for or in respect to any such unit 774 or units shall be a lien and charge solely and only upon the lands in such unit or units, respectively, for the benefit of 775 776 which the same shall be levied, made, or issued, and not upon 777 the remaining units or lands in said district. The board of 778 supervisors may at any time amend its said resolutions by 779 changing the location and description of lands in any such unit 780 or units; however, if the location of or description of lands 781 located in any such unit or units is so changed, notice of such 782 change shall be published as hereinabove required in this 783 section for notice of the formation or organization of such unit

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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. Moreover, no lands against which benefits shall have been assessed may be detached from any such unit after the confirmation of the engineer's report of benefits in such unit or units or the issuance of bonds or other obligations which are payable from taxes or assessments for benefits levied upon the lands within such unit or units.

- (2) If, after the confirmation of the engineer's report of benefits in such 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 of supervisors finds the water control plan for any such unit or units insufficient or inadequate for efficient development, the water control plan may be amended or changed as provided by law, and the unit or units may be amended or changed as provided in this section, by changing the location and description of lands in any such unit or units, by detaching lands therefrom or by adding lands thereto. In such event all assessments, levies, taxes, bonds, and other obligations made, levied, assessed, incurred, or issued for or in respect to any such unit or units may be allocated and apportioned to the amended unit or units in proportion to the benefits assessed by the engineer's report for the amended water control plan and said report shall specifically provide for such allocation and apportionment. However, a change or amendment to a designated unit is not authorized if it has the effect of impairing a debt or other obligation of the unit or district.
 - (3) No lands shall be detached from any unit after the

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HB 1433 813 issuance of bonds or other obligations for such unit except upon 814 the consent of all the holders of such bonds or other 815 obligations. In the event of the change of the boundaries of any 816 unit as provided herein and the allocation and apportionment to 817 the amended unit or units of assessments, levies, taxes, bonds, 818 and other obligations in proportion to the benefits assessed by 819 the commissioners' or engineer's report, as the case may be, for 820 the amended water management plan, the holders of bonds or other 821 obligations heretofore issued for the original unit who consent 822 to such allocations and apportionment shall be entitled to all 823 rights and remedies against any lands added to the amended unit 824 or units as fully and to the same extent as if such added lands 825 had formed and constituted a part of the original unit or units 826 at the time of the original issuance of such bonds or other 827 obligations, and regardless of whether the holders of such bonds 828 are the original holders thereof or the holders from time to 829 time hereafter, and the rights and remedies of such holders 830 against the lands in the amended unit or units, including any lands added thereto, under such allocation and apportionment, 831 832 shall constitute vested and irrevocable rights and remedies to 833 the holders from time to time of such bonds or other obligations 834 as fully and to the same extent as if such bonds or other obligations had been originally issued to finance the 835 836 improvements in such amended unit or units under such amended 837 Plan. 838 Section 7. All governmental planning, environmental, and 839 land development laws, regulations, and ordinances apply to all 840 development of the land within the district. The district does 841 not have the power of a local government to adopt a

comprehensive plan, building code, or land development code, as those terms are defined in the Local Government Comprehensive

Planning and Land Development Regulation Act. The district shall

845 take no action which is inconsistent with applicable

846 comprehensive plans, ordinances, or regulations of the

applicable local general-purpose government.

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Section 8. The power of the district to condemn property outside the boundaries of the district shall be restricted to the acquisition of easements or rights-of-way, including the fee simple title thereto, to accomplish the purposes of the district. Nothing contained in this act shall empower the district to condemn the water or sewer systems of any other unit of government.

Section 4. Chapter 88-514, Laws of Florida, is repealed.

Section 5. In case any one or more of the sections or provisions of this act or the application of such sections or provisions to any situation, circumstance, or person shall for any reason be held to be unconstitutional, such unconstitutionality shall not affect any other sections or provisions of this act or the application of such sections or provisions to any other situation, circumstance, or person, and it is intended that this act shall be construed and applied as if such section or provision had not been included herein for any unconstitutional application.

Section 6. This act shall take effect upon becoming a law, except that subsection (1) of section 2 of the district charter shall take effect only upon its approval at a referendum to be held as provided in subsection (2) of section 2 of the district charter.