	HB 0723 2005
1	A bill to be entitled
2	An act relating to the Braden River Fire Control and
3	Rescue District, Manatee County; amending chapter 2000-
4	404, Laws of Florida; revising the district charter to
5	rename the district, provide it with specified statutory
б	powers and authority, and delete unnecessary or redundant
7	provisions relating to the district board of
8	commissioners, special powers of the district, and taxes,
9	non-ad valorem assessments, impact fees, and user charges;
10	providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Sections 1, 2, 3, 4, and 6 through 13 of
15	section 3 of chapter 2000-404, Laws of Florida, are amended to
16	read:
17	Section 1. IncorporationUpon the effective date of this
18	act, all of the unincorporated lands in Manatee County, Florida,
19	as described in this act, shall become and be incorporated into
20	and as an independent special fire control district. Said
21	special fire control district shall become and be a public
22	municipal corporation, having the powers and duties herein set
23	forth under the name of <u>East Manatee Fire</u> Braden River Fire
24	Control and Rescue District.
25	Section 2. JurisdictionThe lands to be incorporated
26	within the <u>East Manatee Fire</u> Braden River Fire Control and
27	Rescue District are described as follows:
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29 Begin at the intersection of the centerlines of the 30 Manatee River and the Braden River; thence easterly along the centerline of the Manatee River to the 31 32 intersection of the Rye Road bridge; thence northerly 33 along the centerline of Rye Road to a point of intersection of the North section line of Section 24 34 35 Township 34 South, Range 19 East; thence easterly to 36 the Northeast corner of Section 24; thence southerly along the east line of said Section 24 to the 37 centerline of Lake Manatee; thence easterly to S.R. 38 64; thence westerly along the centerline of S.R. 64 to 39 old S.R. 675; thence south along the centerline of 40 S.R. 675 and its southerly extension to the line 41 42 dividing Manatee County and Sarasota County which same 43 point being the Southeast corner of Section 33, 44 Township 35 South, Range 20 East; thence westerly 45 along said dividing line to point being the intersection of the line dividing Manatee and Sarasota 46 47 Counties and the Southerly extension of the West 48 right-of-way line of Interstate I-75, said point being located in Section 36 Township 35 South Range 18 East; 49 50 thence northerly along said west right-of-way line to the centerline of the Braden River; thence westerly 51 and northerly along said centerline to the centerline 52 of the Manatee River, also being the point of 53 beginning; specifically excluding all lands lying and 54 55 situate within the corporate limits of the City of Bradenton. 56

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HB 0723 58 Section 3. District board of commissioners; memberships, 59 officers, meetings.--

60 (1) The business affairs of the district shall be 61 conducted and administered by a board of five commissioners who 62 shall reside within said district and who shall be elected as 63 provided for in accordance with section 191.005, Florida 64 Statutes.

65 (2) Each elected member of the board shall assume office 10 days following the member's election. Annually, in January, 66 and/or within 60 days after the newly elected members have taken 67 68 office, the board shall organize by electing from its members a 69 chair, a vice chair, a secretary, and a treasurer. The positions 70 of secretary and treasurer may be held by one member. Funds of 71 the district may be disbursed only upon the order or pursuant to 72 resolution of the board, by warrant or check signed by the 73 treasurer or other person authorized by the board. However, a 74 petty cash account may be authorized by the board. The board may 75 give the treasurer additional powers and duties that it deems 76 appropriate.

77 (3) Members of the board may each be paid a salary or 78 honorarium to be determined by at least a majority plus one vote 79 of the board, which salary or honorarium may not exceed \$500 per 80 month for each member. Special notice of any meeting at which the board will consider a salary change for board members shall 81 be published at least once, at least 14 days prior to the 82 meeting, in a newspaper of general circulation in the county in 83 84 which the district is located. Separate compensation for the board member serving as treasurer may be authorized by like vote 85 86 so long as total compensation for the board member does not

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HB 0723 2005 87 exceed \$500 per month. Members may be reimbursed for travel and 88 per diem expenses as provided for in section 112.061, Florida 89 Statutes. 90 (4) If a vacancy occurs on the board due to the resignation, death, or removal of a board member or the failure 91 of anyone to qualify for a board seat, the remaining members may 92 93 appoint a qualified person to fill the seat until the next 94 general election, at which time an election shall be held to fill the vacancy for the remaining term, if any. The board shall 95 96 remove any member who has three consecutive, unexcused absences 97 from regularly scheduled meetings. The board shall adopt 98 policies by resolution defining excused and unexcused absences. 99 (5) Each member shall, upon assuming office, take and 100 subscribe to the oath of office prescribed by s. 5(b), Art. II of the State Constitution and section 876.05, Florida Statutes. 101 102 Each member, within 30 days after assuming office, must give the 103 Governor a good and sufficient surety bond in the sum of \$5,000, 104 the cost thereof being borne by the district, conditioned on the member's faithful performance of his or her duties of office. 105 106 (6) The board shall keep a permanent record book entitled "Record of Proceedings of (name of district)," in which the 107 minutes of all meetings, resolutions, proceedings, certificates, 108 109 bonds given by commissioners, and corporate acts shall be 110 recorded. The record book shall be open to inspection in the 111 same manner as state, county, and municipal records are open 112 under chapter 119, Florida Statutes, and s. 24, Art. I of the 113 State Constitution. The record book shall be kept at the office 114 or other regular place of business maintained by the board in 115 the county or municipality in which the district is located.

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116	(2) (7) All meetings of the board shall be open to the
117	public consistent with chapter 286, Florida Statutes, section
118	189.417, Florida Statutes, and other applicable general laws.
119	Section 4. General powersThe district shall have, and
120	the board may exercise by majority vote, the following powers
121	and authority set forth in chapters 189 and 191, Florida
122	Statutes, as amended from time to time. \div
123	(1) To sue and be sued in the name of the district, to
124	adopt and use a seal and authorize the use of a facsimile
125	thereof, and to make and execute contracts and other instruments
126	necessary or convenient to the exercise of its powers.
127	(2) To provide for a pension or retirement plan for its
128	employees. Notwithstanding the prohibition against extra
129	compensation as provided in section 215.425, Florida Statutes,
130	the board may provide for an extra compensation program,
131	including a lump-sum bonus payment program, to reward
132	outstanding employees whose performances exceed standard, if the
133	program provides that a bonus payment may not be included in an
134	employee's regular base rate of pay and may not be carried
135	forward in subsequent years.
136	(3) To contract for the services of consultants to perform
137	planning, engineering, legal, or other professional services.
138	(1) To borrow money and accept gifts, to apply for and use
139	grants or loans of money or other property from the United
140	States, the state, a unit of local government, or any person for
141	any district purposes, and enter into agreements required in
142	connection therewith, and to hold, use, sell, and dispose of
143	such moneys or property for any district purpose in accordance
144	with the terms of the gift, grant, loan, or agreement relating
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145 thereto.

1 I J	
146	(5) To adopt resolutions and procedures prescribing the
147	powers, duties, and functions of the officers of the district,
148	the conduct of the business of the district, the maintenance of
149	records, and the form of other documents and records of the
150	district. The board may also adopt ordinances and resolutions
151	that are necessary to conduct district business, if such
152	ordinances do not conflict with any ordinances of a local
153	general purpose government within whose jurisdiction the
154	district is located. Any resolution or ordinance adopted by the
155	board and approved by referendum vote of district electors may
156	only be repealed by referendum vote of district electors.
157	(6) To maintain an office at places it designates within a
158	county or municipality in which the district is located and
159	appoint an agent of record.
160	(7) To acquire, by purchase, lease, gift, dedication,
161	devise, or otherwise, real and personal property or any estate
162	therein for any purpose authorized by this act and to trade,
163	sell, or otherwise dispose of surplus real or personal property.
164	The board may purchase equipment by an installation sales
165	contract if funds are available to pay the current year's
166	installments on the equipment and to pay the amounts due that
167	year on all other installments and indebtedness.
168	(8) To hold, control, and acquire by donation or purchase
169	any public easement, dedication to public use, platted
170	reservation for public purposes, or reservation for those
171	purposes authorized by this act consistent with applicable
172	adopted local government comprehensive plans and land
173	development regulations.
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CODING: Words stricken are deletions; words underlined are additions.

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HB 0723 2005 174 (9) To lease to or from any person, firm, corporation, 175 association, or body, public or private, any facility or 176 property of any nature for the use of the district when 177 necessary to carry out the district duties and authority under 178 this act. 179 (10) To borrow money and issue bonds, revenue anticipation 180 notes, or certificates payable from and secured by a pledge of 181 funds, revenues, taxes and assessments, warrants, notes, or 182 other evidence of indebtedness, and mortgage real and personal 183 property when necessary to carry out the district's duties and 184 authority under this act. 185 (11) To charge user and impact fees authorized by 186 resolution of the board, in amounts necessary to conduct 187 district activities and services, and to enforce their receipt 188 and collection in the manner prescribed by resolution and authorized by law. However, the imposition of impact fees may 189 190 only be authorized as provided by section 191.009(4), Florida 191 Statutes. 192 (12) To exercise the right and power of eminent domain, 193 pursuant to chapter 73, Florida Statutes, or chapter 74, Florida 194 Statutes, over any property within the district, except municipal, county, state, special district, or federal property 195 196 used for a public purpose, for the uses and purposes of the 197 district relating solely to the establishment and maintenance of 198 fire stations and fire substations, specifically including the 199 power to take easements that serve such facilities consistent 200 with applicable adopted local government comprehensive plans and 201 land development regulations. 202 (13) To cooperate or contract with other persons or Page 7 of 18

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203	entities, including other governmental agencies, as necessary,
204	convenient, incidental, or proper in connection with providing
205	effective mutual aid and furthering any power, duty, or purpose
206	authorized by this act.
207	(14) To assess and impose upon real property in the
208	district non-ad valorem assessments as authorized by this act.
209	(15) To impose and foreclose non-ad valorem assessment
210	liens as provided by this act or to impose, collect, and enforce
211	non-ad valorem assessments pursuant to chapter 197, Florida
212	Statutes.
213	(16) To select as a depository for its funds any qualified
214	public depository as defined in section 280.02, Florida
215	Statutes, which meets all the requirements of chapter 280,
216	Florida Statutes, and has been designated by the State Treasurer
217	as a qualified public depository, upon such terms and conditions
218	as to the payment of the interest upon the funds deposited as
219	the board deems just and reasonable.
220	(17) To provide adequate insurance on all real and
221	personal property, equipment, employees, volunteer firefighters,
222	and other personnel.
223	(18) To organize, participate in, and contribute
224	monetarily to organizations or associations relating to the
225	delivery of or improvement of fire control, prevention,
226	emergency rescue services, or district administration.
227	Section 6. Special powers The district shall provide for
228	fire suppression and prevention by establishing and maintaining
229	fire stations and fire substations and acquiring and maintaining
230	such firefighting and fire protection equipment deemed necessary
231	to prevent or fight fires. All construction shall be in
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HB 0723 2005 232 compliance with applicable state, regional, and local 233 regulations, including adopted comprehensive plans and land 234 development regulations. The board shall have and may exercise any or all of the following special powers relating to 235 236 facilities and duties authorized by this act: 237 (1) Establish and maintain emergency medical and rescue 238 response services and acquire and maintain rescue, medical, and 239 other emergency equipment, pursuant to the provisions of chapter 240 401, Florida Statutes, and any certificate of public convenience 241 and necessity or its equivalent issued thereunder. 242 (2) Employ, train, and equip such personnel, and train, 243 coordinate, and equip such firefighters and volunteer 244 firefighters as are necessary to accomplish the duties of the 245 district. The board may employ and fix the compensation of a fire chief or chief administrator, who shall reside within the 246 247 district. The board shall prescribe the duties of such person, which shall include supervision and management of the operations 248 249 of the district and its employees and maintenance and operation 250 of its facilities and equipment. The fire chief or chief 251 administrator may employ or terminate the employment of such other persons including, without limitation, professional, 252 supervisory, administrative, maintenance, and clerical 253 254 employees, as are necessary and authorized by the board. The 255 compensation and other conditions of employment of the officers 256 and employees of the district shall be provided by the board. 257 (3) Conduct public education to promote awareness of 258 methods to prevent fires and reduce the loss of life and 259 property from fires or other public safety concerns.

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260	(1) Adopt and enforce fire safety standards and codes and
261	enforce the rules of the State Fire Marshal consistent with the
262	exercise of the duties authorized by chapter 553, Florida
263	Statutes, or chapter 633, Florida Statutes, with respect to fire
264	suppression, prevention, and firesafety code enforcement.
265	(5) Conduct arson investigations and cause-and-origin
266	investigations.
267	(6) Adopt hazardous material safety plans and emergency
268	response plans in coordination with the county emergency
269	management agency as provided for in chapter 252, Florida
270	Statutes.
271	(7) Contract with general purpose local government for
272	emergency management planning and services.
273	Section 7. Taxes, non-ad valorem assessments; impact fees;
274	and user charges
275	(1) The district shall have the right, power, and
276	authority to levy non-ad valorem assessments as defined in
277	section 197.3632, Florida Statutes, to construct, operate, and
278	maintain district facilities and services. The rate of such
279	assessments must be fixed by resolution of the board pursuant to
280	the procedures contained in section 191.011, Florida Statutes.
281	Non-ad valorem assessment rates set by the board may exceed the
282	maximum rates established by special act, the previous year's
283	resolution, or referendum in an amount not to exceed the average
284	annual growth rate in Florida personal income over the previous
285	5 years. Non-ad valorem assessment rate increases within the
286	personal income threshold are deemed to be within the maximum
287	rate authorized by law at the time of initial imposition.
288	Proposed non-ad valorem assessment increases which exceed the

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289 rate set the previous fiscal year or the rate previously set by 290 special act by more than the average annual growth rate in 291 Florida personal income over the last 5 years must be approved 292 by referendum of the electors of the district. Non-ad valorem 293 assessments shall be imposed, collected, and enforced pursuant 294 to section 191.011, Florida Statutes.

295 (2) The district shall provide to the county property 296 appraiser a notice of fire tax rates as adopted by resolution 297 not later than June 1 of each year. The county property 298 appraiser shall then furnish to the commissioners of the 299 district a tax roll covering all taxable properties with the tax 300 rate levy placed on each parcel of property by July 1, which tax 301 roll is consistent with and as set forth by section 193.1142, 302 Florida Statutes. Not later than 21 days after receipt of the 303 tax roll from the county property appraiser, the district shall 304 return the tax roll, having first checked and noted any 305 corrections or adjustments to the fire tax levy against each 306 parcel of property.

307 (3) Prior to adopting a rate of assessment, the board of 308 commissioners of the district shall properly advertise and hold 309 a public hearing with respect to the proposed rate of 310 assessment. At such hearing, any property owner in the district 311 shall have the right to file written protest and/or testify at 312 such hearing regarding the proposed rate of assessment. After due consideration of all comments or protests, the board of 313 314 commissioners shall adopt a resolution specifying the rate of 315 assessment on all taxable property.

316 (4) The board of commissioners of the district shall, not 317 earlier than 30 days or later than 45 days after the mailing of

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HB 0723 2005 318 the notice of proposed property taxes as required by section 194.011(1), Florida Statutes, hold a properly advertised public 319 320 hearing to hear appeals from any property owner in the district 321 with respect to the method of calculation and/or the amount of 322 fire tax levied against a parcel of land. Within 20 calendar days after the conclusion of the public hearing to hear appeals, 323 324 the board of commissioners of the district shall notify all 325 concerned parties and the county property appraiser in writing 326 of its decision. The decision shall include reasons for granting 327 or denying the appeal. 328 (5) The county property appraiser shall then include the 329 assessments thus made by the board of commissioners of the 330 district in the Manatee County tax roll and the same shall be 331 collected in the manner and form as is provided for the 332 collection of county taxes and paid over by the county tax 333 collector to the board of commissioners. 334 (6) Such special assessments shall be a lien upon the land 335 so assessed along with the county taxes assessed against the 336 same until said assessments have been paid, and, if the same 337 become delinquent, shall be considered a part of the county tax 338 subject to the same penalties, fees, and remedies for enforcement and collection, and shall be enforced and collected 339 as provided by the laws of the state for the collection of such 340 341 taxes. 342 Section 6 8. Schedule of special assessments.--The 343 assessment procedures and amounts, as set forth herein, 344 represent the manner to be followed and the maximum allowable

345 rates the district may charge but shall not exceed, except as 346 provided in section 191.009(2), Florida Statutes. For assessment

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HB 0723 2005 347 purposes, all property within the district shall be divided into 348 three general classifications: vacant parcels, residential 349 parcels, and commercial/industrial parcels. 350 (1) Vacant parcels shall include all parcels which are 351 essentially undeveloped and are usually classified by the 352 property appraiser as use code types 00, 10, 40, 99, and 50 353 through 69. The maximum annual assessment for these parcels 354 shall be: 355 356 Vacant Platted Lot \$6.50 per Lot 357 Unsubdivided Acreage \$.80 per Acre Except that not more than \$1,500 shall be assessed against 358 359 any one vacant parcel. 360 361 Whenever a residential unit is located on a parcel defined 362 herein as vacant, the residential plot shall be considered as one lot or 1 acre, with the balance of the parcel being assessed 363 364 as vacant land in accordance with the schedule herein. Whenever 365 an agricultural or commercial building or structure is located 366 on a parcel defined herein as vacant, the building or structure 367 shall be assessed in accordance with the schedule of commercial/industrial assessments. 368 369 Residential parcels shall include all parcels which (2) 370 are developed for residential purposes and are usually 371 classified by the property appraiser as use code types 01 372 through 08 and 28. All residential parcels shall be assessed by 373 the number of square feet of structures located on the parcel. 374 Mobile homes shall be assessed by the number of units located on 375 the parcel. Surcharges may be assigned by the district for Page 13 of 18

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376
     dwellings located on the third or higher floors. The maximum
377
     annual assessment for these parcels shall be:
                Single Family Residential: The base assessment for
378
           (a)
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     all buildings and structures shall be $69 for the first 1,000
380
     square feet on a parcel. The schedule for all square footage
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     above 1,000 square feet is $.05 per square foot.
382
           (b)
               Condominia Residential: The base assessment for all
383
     buildings and structures shall be $69 for the first 1,000 square
384
     feet on a parcel. The schedule for all square footage above
385
     1,000 square feet is $.05 per square foot.
386
     Mobile Homes (Use Code 02)
                                       $65.70 per Unit/Space
387
     Multifamily Residential (Use
     Codes 03 and 08),
     Cooperatives (Use Code 05),
     Retirement Homes (Use Code 06),
     And Miscellaneous Residential
     Uses (Use Code 07)
                                       $78.90 per Unit/Space
388
     Any Other Residential Unit,
     Travel Trailer Parks
                                       $52.60 per Unit/Space
389
     Mobile Home Parks (Use Code 28)
                                       $53.10 per Unit/Space
390
               Commercial/Industrial: The base assessment for all
391
           (3)
392
     buildings and structures shall be $348.60 for the first 1,000
393
     square feet on a parcel. The schedule for all square footage
394
     above 1,000 square feet is as follows:
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FLORIDA HOUSE OF REPRE	ESENTATIVES
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HB 0723 2005 395 Category Use Codes Sq. Ft. Assessment 396 397 Mercantile (M) 11, 12, 13, 14, 15, 16, 29 \$.09 398 17, 18, 19, 22, 23, Business (B) 24, 25, 26, 30, 36 \$.08 399 Assembly (A) 21, 31, 32, 33, 34, 35, 37, 38, 39, 76, 77, 79 \$.08 400 Factory/ 41, 44, 45, 46, 47 \$.10 Industrial (F) 401 20, 27, 28, 49 \$.10 Storage (S) 402 42, 43, 48 Hazardous (H) \$.13 403 Institutional (I) 70, 73, 74, 75, 78 \$.08 404 405 Agricultural storage building located on parcels that are 406 bonafide commercial agriculture, as determined by the property 407 appraiser's office, shall be fire tax assessed at \$.020 per 408 square foot. 409 Section 9. User charges. --Page 15 of 18

410	HB 0723 (1) The board may provide a reasonable schedule of charges
411	for special emergency services, including firefighting,
412	occurring in or to structures outside the district, motor
413	vehicles, marine vessels, aircraft, or rail cars, or as a result
414	of the operation of such motor vehicles or marine vessels, to
415	which the district is called to render such emergency service,
416	and may charge a fee for the services rendered in accordance
417	with the schedule.
418	(2) The board may provide a reasonable schedule of charges
419	for fighting fires occurring in or at refuse dumps or as a
420	result of an illegal burn, which fire, dump, or burn is not
421	authorized by general or special law, rule, regulation, order,
422	or ordinance, and which the district is called upon to fight or
423	extinguish.
424	(3) The board may provide a reasonable schedule of charges
425	for responding to or assisting or mitigating emergencies that
426	either threaten or could threaten the health and safety of
427	persons, property, or the environment, to which the district has
428	been called, including a charge for responding to false alarms.
429	(1) The board may provide a reasonable schedule of charges
430	for inspecting structures, plans, and equipment to determine
431	compliance with firesafety codes and standards.
432	(5) The district shall have a lien upon any real property,
433	motor vehicle, marine vessel, aircraft, or rail car for any
434	charge assessed under this section.
435	Section <u>7</u> 10 . Impact feesThe board shall establish a
436	schedule of impact fees in compliance with any standards set by
437	general law for new construction to pay for the cost of new
438	facilities and equipment, the need for which is in whole or in

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439 part the result of new construction. The impact fees collected 440 by the district under this section shall be kept separate from other revenues of the district and must be used exclusively to 441 442 acquire, purchase, or construct new facilities or portions 443 thereof needed to provide fire protection and emergency services to new construction. As used in this section, "new facilities" 444 445 means land, buildings, and capital equipment, including, but not 446 limited to, fire and emergency vehicles, radiotelemetry equipment, and other firefighting or rescue equipment. The board 447 448 shall maintain adequate records to ensure that impact fees are 449 expended only for permissible new facilities or equipment. The 450 board may enter into agreements with general purpose local 451 governments to share in the revenues from fire protection impact 452 fees imposed by such governments.

Section 8 11. Borrowing power of the district. -- The 453 454 district may issue general obligation bonds, assessment bonds, 455 revenue bonds, notes, bond anticipation notes, or other 456 evidences of indebtedness to finance all or a part of any 457 proposed improvements authorized to be undertaken under this act 458 or under general or special law, provided the total annual 459 payments for the principal and interest on such indebtedness do 460 not exceed 50 percent of the total annual budgeted revenues of the district as provided in section 191.012, Florida Statutes. 461

Section <u>9</u> 12. Existence. -- The district shall exist until dissolved by law. Should any part of the territory covered in the act be held not to be included herein, then this act shall continue in effect as to the balance of said territory.

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Section <u>10</u> 13. Definitions.--

(1) "District" means the special fire control district.

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468 (2) "Board" and "board of commissioners" mean the board of
469 commissioners of the special fire control district, unless
470 otherwise specified.
471 Section 2. This act shall take effect upon becoming a law.

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