1 A bill to be entitled 2 An act relating to the Grove Community District, Okeechobee County; providing a short title; creating the 3 4 Grove Community District; providing for findings, 5 determinations, ascertainments, intent, purpose, 6 definitions, and policy; providing a charter; providing 7 jurisdiction; providing boundaries; providing powers of the district; creating the district as a special, limited, 8 9 and single-purpose independent district, an independent local government, and corporate body politic, to provide 10 community development infrastructure; providing for 11 12 authority, boundaries, jurisdiction, and charter 13 amendment; providing for a governing board and terms of 14 office and duties thereof; providing for elections; providing for a district manager; providing for bonds; 15 providing for borrowing; providing for future transition 16 17 to ad valorem taxation; providing for special assessments; providing for issuance of certificates of indebtedness; 18 19 providing for tax liens; providing minimum charter requirements; providing for the applicability of and 20 21 compliance with provisions of chapter 189, Florida Statutes, and other general laws; providing for election 22 of an incorporation committee to review feasibility of 23 incorporating the district as a municipality; providing 24 for severability; providing for a referendum; providing an 25 26 effective date. 27

Page 1 of 113

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

```
HB 1483, Engrossed 1
```

| 28 | Be It Enacted by the Legislature of the State of Florida: |
|----------|--|
| 29 | |
| 30 | Section 1. Short titleThis act may be known as the |
| 31 | "Grove Community District Act." |
| 32 | Section 2. Legislative findings, ascertainments, |
| 33 | determinations, intent, purpose, definitions, and policy |
| 34 | (1) LEGISLATIVE FINDINGS |
| 35 | (a) The northeastern area of Okeechobee County is unique |
| 36 | and special. |
| 37 | (b) The land area of Okeechobee County is relatively |
| 38 | untouched and is predominantly used for agriculture or is |
| 39 | undeveloped. |
| 40 | (c) The economy of Okeechobee County is dominated by farm |
| 41 | and retirement industries and: |
| 42 | 1. Okeechobee County is beginning to experience the |
| 43 | economic growth that substantially large parts of the remainder |
| 44 | of the state have already experienced. |
| 45 | 2. While the influence of the farming industry continues |
| 46 | to decline, the retirement industry is a major and growing |
| 47 | industry. |
| 48 | 3. Okeechobee County will experience rapid growth in |
| 49 | population over the next 20 years, as more retirees move to the |
| 50 | state and find coastal housing too expensive and as more |
| 51 | residents from coastal Florida counties move inland to |
| 52 | |
| | Okeechobee County, including northeastern Okeechobee County. |
| 53 | Okeechobee County, including northeastern Okeechobee County. (d) In implementing protection of natural resources, |
| 53 54 | |

Page 2 of 113

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

2006

| 55 | economy, the Okeechobee County Comprehensive Plan promotes |
|----|--|
| 56 | compact, efficient, and self-sustaining mixed-use development. |
| 57 | (e) Evans Properties, Inc., own or have control over |
| 58 | approximately 5,683 acres for the development of an innovative |
| 59 | new self-sustaining community that fits the goals, aspirations, |
| 60 | and plans for northeastern Okeechobee County. |
| 61 | (f) Within and subject to the comprehensive plan and land |
| 62 | development regulations, such a community requires appropriate |
| 63 | compact, balanced, self-sustaining, and mixed-use development on |
| 64 | a human scale with the required innovative balance of such |
| 65 | importance to the northeastern Okeechobee County area. |
| 66 | (g) In particular: |
| 67 | 1. Creating a new community in northeastern Okeechobee |
| 68 | County requires a critical coinciding of existing and future |
| 69 | land use with provision of capital facilities and related |
| 70 | systems and services, based upon timely, flexible, and |
| 71 | specialized management of critical factors and sequential |
| 72 | events, balancing among the interests of private enterprise, |
| 73 | agriculture, private citizens, taxpayers, consumers, the |
| 74 | environment, the economy, the initial landowners, and all |
| 75 | applicable levels of government. |
| 76 | 2. All the applicable public and private persons and |
| 77 | entities have invested and expended substantial time and moneys |
| 78 | to generate the county comprehensive plan and the existing and |
| 79 | future consistent specific regulatory and comprehensive planning |
| 80 | entitlements and consistent land development regulations for the |
| 81 | identification, preparation, and development of a new community. |
| | |

Page 3 of 113

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

| 82 | 3. Creating such a new community using a single-purpose |
|-----|--|
| 83 | special independent district to provide infrastructure |
| 84 | constitutes innovative planning and flexible development |
| 85 | strategies pursuant to section 163.3177(11), Florida Statutes, |
| 86 | and Rule 9J-5.006(5)(l), Florida Administrative Code, to |
| 87 | minimize the conversion of agricultural lands to other uses, to |
| 88 | discourage urban sprawl, and to protect environmentally |
| 89 | sensitive areas while maintaining the economic viability of |
| 90 | agricultural and other predominately rural land uses and |
| 91 | providing for the efficient use of public facilities and |
| 92 | services as provided expressly in objective L7 of the Okeechobee |
| 93 | County Comprehensive Plan, Future Land Use Element. |
| 94 | (h) There is in particular a special need to use a |
| 95 | specialized and limited single-purpose independent district unit |
| 96 | of local government for the new community: |
| 97 | 1. To prevent urban sprawl by providing self-sustaining |
| 98 | and freestanding infrastructure and by preventing needless and |
| 99 | counterproductive community development when the existing urban |
| 100 | area is not yet developed. |
| 101 | 2. To prevent the needless duplication, fragmentation, and |
| 102 | proliferation of local government services in a proposed land |
| 103 | use area. |
| 104 | (i) Management of public health, safety, welfare, |
| 105 | economic, natural, and historic resources in this area of |
| 106 | northeastern Okeechobee County transcends the boundaries and |
| 107 | responsibilities of both private landowners and individual units |
| 108 | of government, so that no one single public or private entity or |
| | Dogo A of 112 |
| | |

Page 4 of 113

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

| 109 | person can plan or implement policies to deal with the many |
|-----|--|
| 110 | issues which attend the provision of basic systems, facilities, |
| 111 | and services to the area to be managed in northeastern |
| 112 | Okeechobee County in order to provide for a new community in the |
| 113 | area. |
| 114 | (j) It is the expressed set of findings of the Legislature |
| 115 | further that: |
| 116 | 1. There is a considerably long period of time during |
| 117 | which there is an inordinate infrastructure burden on the |
| 118 | initial landowners of the agricultural land area for the new |
| 119 | community because of the innovative, special, and unique |
| 120 | requirements in the Okeechobee County Comprehensive Plan for the |
| 121 | northeastern Okeechobee County area, dealing specifically with |
| 122 | flexible management and related sequencing, timing, and |
| 123 | financing of the various systems, facilities, and services to be |
| 124 | provided to the new community, taking into consideration |
| 125 | absorption rates, commercial viability, and related factors. |
| 126 | 2. Even as the community matures, there is continuing need |
| 127 | for landowners, both initial and subsequent, to bear burdens to |
| 128 | provide important infrastructure that remain relatively |
| 129 | inordinate in order to preserve such inordinate benefits for |
| 130 | northeastern Okeechobee County as the unique environmental and |
| 131 | economic purpose of the new community. |
| 132 | 3. Longer involvement of the initial landowner with regard |
| 133 | to the provision of basic systems, facilities, and services in |
| 134 | the new community area, coupled with a severely limited and |
| | |

Page 5 of 113

CODING: Words $\ensuremath{\underline{\mathsf{stricken}}}$ are deletions; words $\ensuremath{\underline{\mathsf{underlined}}}$ are additions.

135 highly specialized single purpose of the district, is in the 136 public interest. 137 4. Any public or private system to provide basic infrastructure improvements, systems, facilities, and services 138 to this new community in northeastern Okeechobee County must be 139 140 focused on an unfettered, highly specialized, innovative, 141 responsive, accountable mechanism to provide the components of 142 infrastructure at sustained levels of high quality over the long 143 term only when and as needed for such a unique community in such 144 a unique area. 5. There is a critical need to maintain such provision of 145 such systems, facilities, and services to the new community 146 147 because of the unique location and attributes of the 148 northeastern Okeechobee County area, coupled with the unique 149 purpose and location of this new community, subject to, complying with, and not inconsistent with the state, regional, 150 151 and local requirements which attend implementation of the state 152 plan and the county comprehensive plan. 153 6. This need is met by coinciding the use and special 154 attributes of various public and private alternatives for the 155 provision of infrastructure to such a community development, 156 including: 157 a. The public policy and related implementing zoning, permitting, and planning expertise, interests, and capabilities 158 of state and regional government and of the Okeechobee County 159 160 general-purpose local government;

Page 6 of 113

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

| 161 | b. The flexible, limited, focused, and locally accountable |
|-----|--|
| 162 | management and related financing capabilities of independent |
| 163 | special-purpose local government; and |
| 164 | c. The innovative development and marketing private-sector |
| 165 | expertise of the initial landowners, developers, and other |
| 166 | components of private enterprise. |
| 167 | 7. The specialized financing and revenue procedures for |
| 168 | the levy and imposition of first-lien assessments, by a variety |
| 169 | of names, must be disclosed, followed, noticed, fair, |
| 170 | nonarbitrary, informed, reasonable, and accountable and must be |
| 171 | set forth dispositively. |
| 172 | (k) The existence and use of such a limited specialized |
| 173 | single-purpose local government for the new community, subject |
| 174 | to the Okeechobee County Comprehensive Plan, will result in a |
| 175 | high propensity: |
| 176 | 1. To prevent urban sprawl, to protect and preserve |
| 177 | environmental, conservation, and agricultural uses and assets, |
| 178 | and to enhance the high-quality use of the applicable area of |
| 179 | northeastern Okeechobee County; |
| 180 | 2. To enhance the market value for both present and future |
| 181 | landowners of the property consistent with the need to protect |
| 182 | private property rights in the northeastern Okeechobee area; |
| 183 | 3. To enhance the net economic benefit to the Okeechobee |
| 184 | County area, including an enhanced and well-maintained tax base |
| 185 | to the benefit of all present and future taxpayers in Okeechobee |
| 186 | County; and |
| | |

Page 7 of 113

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

|--|

| 187 | 4. To share the costs for providing such basic systems, |
|-----|--|
| 188 | facilities, and services in an innovative, sequential, and |
| 189 | flexible manner within the new community to be serviced by the |
| 190 | Grove Community District. |
| 191 | (2) ASCERTAINMENTSBased upon these findings, the |
| 192 | Legislature has learned and ascertains that: |
| 193 | (a) There are two public or governmental alternatives and |
| 194 | one private alternative available to plan, construct, maintain, |
| 195 | and finance the provision of systems, facilities, and services |
| 196 | in the intended new community area of northeastern Okeechobee |
| 197 | County: |
| 198 | 1. One of the public or governmental alternatives for such |
| 199 | infrastructure provision is by the board of county commissioners |
| 200 | within the Okeechobee County political subdivision which can |
| 201 | provide certain basic systems, facilities, and services directly |
| 202 | or with management by its staff with financing through either a |
| 203 | municipal service taxing unit for ad valorem taxes or municipal |
| 204 | service benefit for assessments, or indirectly by nonemergency |
| 205 | ordinance use of a dependent district. |
| 206 | 2. The second public alternative is use of an independent |
| 207 | special district. |
| 208 | 3. The private alternative is the private landowner, a |
| 209 | private homeowner association, a private utility, a private |
| 210 | business corporation, or a partnership or combination of these |
| 211 | various private alternatives. |
| 212 | (b) Planning, permitting, and creating the new community |
| 213 | and using the independent specialized single-purpose Grove |
| | Dago 8 of 112 |
| | |

Page 8 of 113

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

214 Community District created by this act are consistent with and 215 implement both the Okeechobee County Comprehensive Plan and Land 216 Development Regulations and also the following long-standing and 217 expressed policies of the state: 1. To allow the creation of independent special taxing 218 219 districts which have uniform general law standards and procedures and which do not overburden other local governments 220 221 and their taxpayers while preventing the proliferation of 222 independent special taxing districts which do not meet the 223 standards set forth in section 187.201(20), Florida Statutes. There are two alternatives for the use of independent 224 a. 225 special districts. One alternative is establishment on the 226 approximately 5,683 acres by rule of the Governor and Cabinet of 227 a uniform community development district; the other is a special 228 independent district meeting the minimum requirements of chapter 189, Florida Statutes, the applicable district accountability 229 230 general law. 231 Use of this special act, creating and establishing the b. 232 district on the approximately 5,683 acres in northeastern Okeechobee County, is the better of the two independent district 233 234 alternatives because it updates the charter of a community development district under chapter 190, Florida Statutes, 235 236 eliminates potential for its abuse, clarifies and sets forth 237 certain uniform procedures for liens on property and for access by the public to the property, and makes other substantial 238 239 reforms to the benefit of the people of Okeechobee County and 240 future landowners, residents, and visitors.

Page 9 of 113

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

241 2. To encourage the development of local water supplies, pursuant to section 187.201(7)(b)3., Florida Statutes. 242 243 To recognize the existence of legitimate and often 3. 244 competing public and private interests and land use regulations and other government action, pursuant to section 187.201(14)(a), 245 246 Florida Statutes. 4. Consistent with the Okeechobee County Comprehensive 247 248 Plan, to recognize the importance of preserving natural 249 resources and enhancing quality of life by development in those 250 areas where land and water resources, fiscal abilities, and service capacity can accommodate the land use and growth in a 251 252 manner that is environmentally acceptable, pursuant to section 253 187.201(15)(a), Florida Statutes. 254 5. To allocate costs of new public facilities on the basis of benefits received by existing and future residents while 255 256 planning for the management and financing of new facilities to 257 serve residents in a timely, orderly, and efficient manner, pursuant to section 187.201(17)(a) and (b)3., Florida Statutes. 258 259 6. To encourage local government financial self-260 sufficiency in providing public facilities and to identify and implement fiscally sound, innovative, and cost-effective 261 techniques to provide and finance public facilities while 262 263 encouraging development, use, and coordination of capital improvement plans by all levels of government, pursuant to 264 section 187.201(17)(b)5., 6., and 7., Florida Statutes, as 265 266 provided also in the Okeechobee County Comprehensive Plan.

Page 10 of 113

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

| 267 | 7. To increase, promote, and provide access to cultural, |
|-----|--|
| 268 | historical, and educational resources and opportunities, |
| 269 | pursuant to section 187.201(18)(a) and (b)1., Florida Statutes. |
| 270 | 8. To enhance and diversify the economy of the Okeechobee |
| 271 | County area by promoting partnerships among education, business, |
| 272 | industry, agriculture, and the arts, provide opportunities for |
| 273 | training skilled employees for new and expanding businesses, and |
| 274 | promote self-sufficiency through training and educational |
| 275 | programs that result in productive employment, pursuant to |
| 276 | section 187.201(21)(a) and (b)6., 7., and 8., Florida Statutes. |
| 277 | 9. To encourage and enhance cooperation among communities |
| 278 | that have unique assets, irrespective of political boundaries, |
| 279 | to bring the private and public sectors together for |
| 280 | establishing an orderly, environmentally sound, and economically |
| 281 | sound plan for current and future needs and growth, pursuant to |
| 282 | section 187.201(25)(b)8., Florida Statutes. |
| 283 | 10. To create independent special districts by or pursuant |
| 284 | to general law to ensure long-term management and related |
| 285 | financing, to meet the need in the state for timely, efficient, |
| 286 | effective, responsive, innovative, accountable, focused, and |
| 287 | economic ways to deliver basic services to new communities to |
| 288 | solve the state's planning, management, and financing needs for |
| 289 | delivery of capital infrastructure in order in turn to provide |
| 290 | for projected growth only and to do so without overburdening |
| 291 | other governments and their taxpayers, pursuant to section |
| 292 | 189.402, Florida Statutes, so that providing to the new |
| 293 | community basic systems, facilities, and services by independent |
| | |
| | Dago 11 of 112 |

Page 11 of 113

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

294 special districts remains pursuant to uniform general law and section 189.402(3)(a) and (c), Florida Statutes. 295 296 To ensure that those independent districts and the 11. 297 exercise of their powers are consistent and comply with applicable due process, disclosure, accountability, ethics, and 298 299 government-in-the-sunshine requirements of law, both to the 300 independent districts and to their elected and appointed 301 officials, pursuant to section 189.402(3)(b), Florida Statutes, 302 because independent special districts are a legitimate 303 alternative method available for use by both the public and private sectors to manage, own, operate, construct, and finance 304 305 basic capital infrastructure systems, facilities, and services, 306 pursuant to section 189.402(4)(a), Florida Statutes. 307 12. To ensure that an independent special district is 308 created to serve a special purpose to cooperate and to 309 coordinate its activities with the applicable general-purpose 310 local government because aspects of growth and development 311 transcend boundaries and responsibilities of individual units of 312 government so that no single unit of government can plan or 313 implement policies to deal with these issues unilaterally as 314 effectively, pursuant to section 189.402(7) and (8), Florida 315 Statutes. 316 (c) Construction, operation, and development of the new 317 community and the use of the special and single-purpose 318 independent district are not inconsistent with the Okeechobee 319 County Comprehensive Plan.

Page 12 of 113

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

| 320 | (d) This land area for the new community requires an |
|-----|--|
| 321 | independent, special, and single-purpose local government, in |
| 322 | the form of an independent special district as defined in |
| 323 | section 189.403(3), Florida Statutes, subject to all substantive |
| 324 | and procedural limitations under state law, including this act, |
| 325 | in order to constitute itself a highly specialized alternative |
| 326 | and viable growth management concurrency mechanism appropriate |
| 327 | for this unique area, available to both the private and public |
| 328 | sectors. |
| 329 | (e) Such a district requires timely, flexible, limited, |
| 330 | and specialized management and related financing capabilities |
| 331 | under its uniform state charter, created by this act pursuant to |
| 332 | general law, in order to produce those flexible, innovative, and |
| 333 | highly specialized benefits to the new community property in |
| 334 | northeastern Okeechobee County. |
| 335 | (f) Such a district must have management capabilities to |
| 336 | provide pinpointed, focused, accountable, responsive, limited, |
| 337 | specialized, and low-overhead-based capability, authority, and |
| 338 | power to provide basic systems, facilities, and services to the |
| 339 | new community development with economies of scale but at |
| 340 | sustained high levels of quality over the long term. |
| 341 | (g) In order to be responsive to the critical timing |
| 342 | required through the exercise of its special management |
| 343 | functions, an independent district requires financing of those |
| 344 | functions, including bondable lienable and nonlienable revenue, |
| 345 | with full and continuing public disclosure and accountability, |
| 346 | funded by landowners, both present and future, and funded also |
| | |

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

| FLORIDA HOUSE OF REPRESENTATIV | E S |
|--------------------------------|-----|
|--------------------------------|-----|

347 by users of the systems, facilities, and services provided to the land area by the district, without burdening the taxpayers 348 349 and citizens of the state or of Okeechobee County or any 350 municipality in Okeechobee County. The provision of services by this independent district 351 (h) 352 must implement, be subject to, and function not inconsistent with any related permitting and planning requirements of 353 354 Okeechobee County and of the Okeechobee County Comprehensive 355 Plan and Land Development Regulations. 356 The creation, existence, and operation of the Grove (i) Community District, as limited and specialized to its single 357 358 narrow purpose, will also: 359 1. Constitute a public mechanism to translate the anti-360 urban-sprawl objective of the Okeechobee County Comprehensive 361 Plan Future Land Use Element into reality. 362 2. Constitute a disincentive for premature or 363 inappropriate municipal incorporation consistent with state law. 364 3. Result in self-contained and self-sustained high-365 quality infrastructure over the long term. 366 4. Provide a mechanism for full and continuing disclosure of how basic systems, facilities, and services are both managed 367 and financed, including full and continuing disclosure to both 368 369 prospective purchasers and all residents of public financing related to any burdens of land ownership and any related burdens 370 371 on existing or future residents. 372 Implement the Okeechobee County Comprehensive Plan 5. 373 Future Land Use Element because innovative land techniques that

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

| 374 | use public facilities efficiently, that meet county needs, and |
|-----|--|
| 375 | that promote a sense of pride and community for its residents |
| 376 | are encouraged where the new community is located. |
| 377 | (j) The district is also a mechanism to implement the |
| 378 | Okeechobee County Concurrency Management System designed to |
| 379 | coincide with, and to implement, both the Okeechobee County |
| 380 | future land use element and the capital improvements element for |
| 381 | basic systems, facilities, and services consistent with the best |
| 382 | interests of the new community. |
| 383 | (k) By serving its single specialized purpose and in |
| 384 | preventing urban sprawl, the district will not result in |
| 385 | needless proliferation, duplication, and fragmentation of local |
| 386 | government systems, facilities, and services in this area of |
| 387 | northeastern Okeechobee County. |
| 388 | (1) Subject to its substantive and procedural limitations, |
| 389 | the district will assist directly in public and combined public |
| 390 | and private planning and coordination in order to achieve |
| 391 | innovative solutions to the needs and requirements in this |
| 392 | unique new community located in northeastern Okeechobee County. |
| 393 | (m) Management of the timing and phasing of critical |
| 394 | sequential events, coordinated by the initial private landowner |
| 395 | and the Board of County Commissioners of Okeechobee County, is |
| 396 | of fundamental importance and is the basis of the inordinate |
| 397 | burden on the initial landowner developer and to enhance the |
| 398 | provision of sustained high-quality infrastructure over the long |
| 399 | term to enhance the intrinsic value of the new community in |
| 400 | order to implement its requirements. |
| | |

Page 15 of 113

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

| FLORIDA HOUSE OF REPRESENTATIVE | OF REPRESENTAT | IVES |
|---------------------------------|----------------|------|
|---------------------------------|----------------|------|

| 401 | (n) The critical single purpose of the district to provide |
|-----|--|
| 402 | basic infrastructure systems, facilities, services, works, |
| 403 | infrastructure, and improvements to the private new community is |
| 404 | in the public interest because it: |
| 405 | 1. Does not pass on taxes or profits to purchasers of |
| 406 | property or to landowners and residents within their |
| 407 | jurisdictions. |
| 408 | 2. Results in less tendency for short-term planning, |
| 409 | construction, and management considerations because the |
| 410 | elections for members of the government board are staggered. |
| 411 | 3. Is not influenced, guided, or limited by quarterly and |
| 412 | annual profit statements. |
| 413 | 4. Does not have police or regulatory powers. |
| 414 | 5. Does not have larger general-purpose overhead |
| 415 | responsibilities. |
| 416 | 6. Is not subject to legitimate but counterveiling fiscal, |
| 417 | economic, policy, and political considerations to which large |
| 418 | general-purpose local governments and large landowners and |
| 419 | developers would be subject in the natural course of events. |
| 420 | 7. Does not constitute needless duplication, |
| 421 | proliferation, or fragmentation of local government systems, |
| 422 | facilities, and services in Okeechobee County. |
| 423 | 8. Shall operate and function subject to and not |
| 424 | inconsistent with the county comprehensive plan with least |
| 425 | overhead cost and with the highest amount of the public |
| 426 | disclosure, accountability, responsiveness, and productivity. |
| | |

Page 16 of 113

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

| 427 | 9. Coincides its functions with the authority and best |
|--|--|
| 428 | interests of local general-purpose government, the private |
| 429 | landowners, both present and future, the taxpayers, the future |
| 430 | residents, and the state in the provision of needed |
| 431 | infrastructure to the community at sustained levels of quality |
| 432 | over the long term. |
| 433 | 10. Provides highly accountable innovative systems, |
| 434 | facilities, and services close to the land and close to the |
| 435 | people. |
| 436 | 11. Serves a land area that is amenable to separate |
| 437 | special district government. |
| 438 | 12. Serves a land area that is sufficiently compact and of |
| 439 | size sufficient for the functionally interrelated new community |
| 440 | development. |
| 441 | 13. Serves a land area in which there is no existing local |
| | |
| 442 | or regional system, facility, or service with which creation and |
| 442 443 | or regional system, facility, or service with which creation and operation of this district and the provision of its systems, |
| | |
| 443 | operation of this district and the provision of its systems, |
| 443 444 | operation of this district and the provision of its systems, facilities, improvements, and infrastructure would be |
| 443 444 445 | operation of this district and the provision of its systems, facilities, improvements, and infrastructure would be incompatible. |
| 443 444 445 446 | operation of this district and the provision of its systems, facilities, improvements, and infrastructure would be incompatible. 14. Will enhance the intrinsic value of the property and |
| 443 444 445 446 447 | operation of this district and the provision of its systems, facilities, improvements, and infrastructure would be incompatible. 14. Will enhance the intrinsic value of the property and the new community development and be a sustaining source of |
| 443 444 445 446 447 448 | operation of this district and the provision of its systems, facilities, improvements, and infrastructure would be incompatible. 14. Will enhance the intrinsic value of the property and the new community development and be a sustaining source of public revenue. |
| 443 444 445 446 447 448 449 | operation of this district and the provision of its systems, facilities, improvements, and infrastructure would be incompatible. 14. Will enhance the intrinsic value of the property and the new community development and be a sustaining source of public revenue. (o) The independent district charter created in this act |
| 443 444 445 446 447 448 449 450 | operation of this district and the provision of its systems, facilities, improvements, and infrastructure would be incompatible. 14. Will enhance the intrinsic value of the property and the new community development and be a sustaining source of public revenue. (o) The independent district charter created in this act involves innovative general and special powers not otherwise |

Page 17 of 113

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

| 453 | (p) The minimum requirements of general law or creation of |
|-----|--|
| 454 | this district by special act have been met as confirmed and set |
| 455 | forth expressly in section 3(1). |
| 456 | (3) DETERMINATIONSBased upon its findings and |
| 457 | ascertainments, the Legislature states expressly and determines |
| 458 | that: |
| 459 | (a) This act represents the findings, ascertainments, and |
| 460 | determinations of the Legislature that creating the Grove |
| 461 | Community District by special act pursuant to general law is the |
| 462 | best alternative as required by section 189.404(2)(e)3., Florida |
| 463 | Statutes, because it meets affirmatively the findings and |
| 464 | ascertainments of this Legislature set forth hereinabove. |
| 465 | (b) The creation by this act of the district in the area |
| 466 | of northeastern Okeechobee County is consistent affirmatively |
| 467 | with the Okeechobee County Comprehensive Plan. |
| 468 | (c) The authority for this act is pursuant to section |
| 469 | 189.404, Florida Statutes, and the State Comprehensive Plan |
| 470 | pursuant to section 187.201, Florida Statutes. |
| 471 | (d) The Board of County Commissioners of Okeechobee |
| 472 | County, on January 12, 2006, adopted Resolution 2006-1, |
| 473 | expressing no objection to the creation and establishment of the |
| 474 | Grove Community District and finding it consistent with the |
| 475 | Okeechobee County Comprehensive Plan as provided in section |
| 476 | 189.404(2)(e)4., Florida Statutes. |
| 477 | (4) INTENTBased upon its findings, ascertainments, and |
| 478 | determinations, the Legislature expresses its intent: |
| | |

Page 18 of 113

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

| 479 | (a) To ensure that the creation and operation of the Grove |
|-----|--|
| 480 | Community District by and pursuant to this act, exercising its |
| 481 | management and related financing powers to implement its |
| 482 | limited, single, and special purpose, is not a development order |
| 483 | and does not trigger or invoke any development provision within |
| 484 | the meaning of chapter 380, Florida Statutes, and all applicable |
| 485 | governmental planning, environmental, and land development laws, |
| 486 | regulations, rules, policies, and ordinances apply to all |
| 487 | development of the land within the jurisdiction of the district |
| 488 | created by this act. |
| 489 | (b) That the district operate and function subject to, and |
| 490 | not inconsistent with, the Okeechobee County Comprehensive Plan |
| 491 | and Land Development Regulations and any applicable development |
| 492 | orders, zoning regulations, or other land development |
| 493 | regulations. |
| 494 | (c) That under this act, this special and single-purpose |
| 495 | Grove Community District shall not have the power of a general- |
| 496 | purpose local government to adopt a comprehensive plan or |
| 497 | related land development regulations as those terms are defined |
| 498 | in the Local Government Comprehensive Planning and Land |
| 499 | Development Regulation Act. |
| 500 | (d) That the Grove Community District created by this act |
| 501 | constitute an innovative mechanism for long-term, sustained |
| 502 | quality public stewardship through the planning, implementation, |
| 503 | construction, management, and related financing of basic |
| 504 | systems, facilities, services, and infrastructure projects for |
| 505 | the self-contained and self-sustained mixed-use new community. |
| | Dage 10 of 112 |
| | |

Page 19 of 113

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

| FOC | (a) Thet it is is the weblic interest that this limited |
|------|--|
| 506 | (e) That it is in the public interest that this limited, |
| 507 | independent, specialized, and single-purpose district local |
| 508 | government have perpetual existence subject only to legislative |
| 509 | review as provided in its charter in this act so that it is not |
| 510 | in a position to outlive its usefulness. |
| 511 | (f) That the exercise by this Grove Community District of |
| 512 | its powers to carry out its single purpose under its charter as |
| 513 | created by this act is consistent with applicable due process, |
| 514 | disclosure, accountability, ethics, conflict of interest, |
| 515 | government-in-the-sunshine, competitive procurement, including |
| 516 | its employees or consultants, competitive negotiation, and |
| 517 | competitive bidding requirements, both as to the government |
| 518 | entity itself and as to its appointed or elected officials as |
| 519 | required in this act. |
| 520 | (5) PURPOSEThe limited, single, and specialized purpose |
| 521 | of the Grove Community District is to provide community |
| 522 | development systems, facilities, services, projects, |
| 523 | improvements, and infrastructure to the new community by |
| 524 | exercising its various management powers, with related financing |
| 525 | powers, both general and special, as set forth by and limited by |
| 526 | this act. |
| 527 | (6) DEFINITIONSAs used in this act: |
| 528 | (a) "Ad valorem bonds" means bonds which are payable from |
| 529 | the proceeds of ad valorem taxes levied on real and tangible |
| 530 | personal property and which are generally referred to as general |
| 531 | obligation bonds. |
| 50 I | |

Page 20 of 113

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

| 532 | (b) "Assessable improvements" means, without limitation, |
|-----|--|
| 533 | any and all public improvements and community facilities that |
| 534 | the district is empowered to provide in accordance with this |
| 535 | act, which provide a special benefit to property within the |
| 536 | district. |
| 537 | (c) "Assessment bonds" means special obligations of the |
| 538 | district which are payable solely from proceeds of the special |
| 539 | assessments or benefit special assessments levied for assessable |
| 540 | improvements; however, in lieu of issuing assessment bonds to |
| 541 | fund the costs of assessable improvements, the district may |
| 542 | issue revenue bonds for such purposes payable from special |
| 543 | assessments. |
| 544 | (d) "Assessments" means those nonmillage district |
| 545 | assessments which include special assessments, benefit special |
| 546 | assessments, and maintenance special assessments and a |
| 547 | nonmillage, non-ad valorem maintenance tax if authorized by |
| 548 | general law. |
| 549 | (e) "Benefit special assessments" are district assessments |
| 550 | imposed, levied, and collected pursuant to the provisions of |
| 551 | section 4(14)(b). |
| 552 | (f) "Board" means the governing board of the district or, |
| 553 | if such board has been abolished, the board, body, or commission |
| 554 | succeeding to the principal functions thereof or to whom the |
| 555 | powers given to the board by this act have been given by law. |
| 556 | (g) "Bond" includes "certificate," and the provisions |
| 557 | which are applicable to bonds are equally applicable to |
| 558 | certificates. The term "bond" includes any general obligation |
| | |
| | Dago 21 of 112 |

Page 21 of 113

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

| 559 | bond, assessment bond, refunding bond, revenue bond, and other |
|-----|---|
| 560 | such obligation in the nature of a bond as is provided for in |
| 561 | this act, as the case may be. |
| 562 | (h) "Cost" or "costs," when used with reference to any |
| 563 | project, include, but are not limited to: |
| 564 | 1. The expense of determining the feasibility or |
| 565 | practicability of acquisition, construction, or reconstruction. |
| 566 | 2. The cost of surveys, estimates, plans, and |
| 567 | specifications. |
| 568 | 3. The cost of improvements. |
| 569 | 4. Engineering, fiscal, and legal expenses and charges. |
| 570 | 5. The cost of all labor, materials, machinery, and |
| 571 | equipment. |
| 572 | 6. The cost of all lands, properties, rights, easements, |
| 573 | and franchises acquired. |
| 574 | 7. Financing charges. |
| 575 | 8. The creation of initial reserve and debt service funds. |
| 576 | 9. Working capital. |
| 577 | 10. Interest charges incurred or estimated to be incurred |
| 578 | on money borrowed prior to and during construction and |
| 579 | acquisition and for such reasonable period of time after |
| 580 | completion of construction or acquisition as the board may |
| 581 | determine. |
| 582 | 11. The cost of issuance of bonds pursuant to this act, |
| 583 | including advertisements and printing. |
| 584 | 12. The cost of any bond or tax referendum held pursuant |
| 585 | to this act and all other expenses of issuance of bonds. |
| | |

Page 22 of 113

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

| 586 | 13. The discount, if any, on the sale or exchange of |
|-----|--|
| 587 | bonds. |
| 588 | 14. Administrative expenses. |
| 589 | 15. Such other expenses as may be necessary or incidental |
| 590 | to the acquisition, construction, or reconstruction of any |
| 591 | project or to the financing thereof or to the development of any |
| 592 | lands within the district. |
| 593 | 16. Payments, contributions, dedications, and any other |
| 594 | exactions required as a condition to receive any government |
| 595 | approval or permit necessary to accomplish any district purpose. |
| 596 | (i) "Developed urban area" means any reasonably compact |
| 597 | urban area. |
| 598 | (j) "District" or "Grove Community District" means the |
| 599 | unit of special and single-purpose local government created and |
| 600 | chartered by this act, including the creation of its charter, |
| 601 | and limited to the performance, in implementing its single |
| 602 | purpose, of those general and special powers authorized by its |
| 603 | charter under this act; the boundaries of which are set forth by |
| 604 | the act; and the governing head of which is created and |
| 605 | authorized to operate with legal existence by this act and the |
| 606 | purpose of which is as set forth in this act. |
| 607 | (k) "District manager" means the manager of the district. |
| 608 | (1) "District roads" means highways, streets, roads, |
| 609 | alleys, sidewalks, landscaping, storm drains, bridges, and |
| 610 | thoroughfares of all kinds of descriptions. |
| 611 | (m) "General obligation bonds" means bonds which are |
| 612 | secured by, or provide for their payment by, the pledge, in |
| | |

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

| 613 | addition to those special taxes levied for their discharge and |
|-----|---|
| 614 | such other sources as may be provided for their payment or |
| 615 | pledged as security under the resolution authorizing their |
| 616 | issuance, of the full faith and credit and taxing power of the |
| 617 | district and for payment of which recourse may be had against |
| 618 | the general fund of the district. |
| 619 | (n) "Governing board member" means any member of the |
| 620 | board. |
| 621 | (o) "Land development regulations" means those regulations |
| 622 | of general-purpose local government, adopted under the Local |
| 623 | Government Comprehensive Planning and Land Development |
| 624 | Regulations Act, the Growth Management Act, and chapter 163, |
| 625 | Florida Statutes, to which the district is subject and as to |
| 626 | which the district may not doing anything that is inconsistent; |
| 627 | but this term does not mean specific management engineering, |
| 628 | planning, and other criteria and standards needed in the daily |
| 629 | management and implementation by the district of its provision |
| 630 | of basic systems, facilities, services, works, improvements, |
| 631 | projects, or infrastructure, including design criteria and |
| 632 | standards, so long as they remain subject to and are not |
| 633 | inconsistent with the Okeechobee County Comprehensive Plan and |
| 634 | the applicable land development regulations. |
| 635 | (p) "Landowner" means the owner of a freehold estate as |
| 636 | appears by the deed record, including a trustee, a private |
| 637 | corporation, and an owner of a condominium unit; it does not |
| 638 | include a reversioner, remainderman, mortgagee, or any |
| 639 | governmental entity, who shall not be counted and need not be |
| | |
| | |

Page 24 of 113

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

| 640 | notified of proceedings under this act. "Landowner" also means |
|-----|--|
| 641 | the owner of a ground lease from a governmental entity, which |
| 642 | leasehold interest has a remaining term, excluding all renewal |
| 643 | options, in excess of 50 years. |
| 644 | (q) "Local general-purpose government" means a county, |
| 645 | municipality, or consolidated city-county government. |
| 646 | (r) "Maintenance special assessments" means assessments |
| 647 | imposed, levied, and collected pursuant to the provisions of |
| 648 | section 4(14)(d). |
| 649 | (s) "Non-ad valorem assessments" means those assessments |
| 650 | levied and imposed by the board which are not based upon millage |
| 651 | and which constitute, pursuant to the provisions hereof, first |
| 652 | liens on the properties subject thereto, coequal with the liens |
| 653 | of state, county, municipal, and school board taxes: |
| 654 | 1. If and when pursuant to general law, those nonmillage |
| 655 | and non-ad valorem taxes, limited expressly and only to those |
| 656 | certain maintenance taxes provided for expressly in the district |
| 657 | charter in this act which are not ad valorem taxes and are not |
| 658 | special assessments. |
| 659 | 2. Assessments which are not taxes and are special |
| 660 | assessments levied and imposed by the board pursuant to an |
| 661 | informed and nonarbitrary determination by the board that the |
| 662 | systems, facilities, and services will provide, as a logical |
| 663 | connection to the applicable parcels of property, special |
| 664 | benefits peculiar to the property, different in kind and degree |
| 665 | than general benefits and that the duty to pay per parcel will |
| 666 | be apportioned in a manner that is fair and reasonable; and |
| | |

Page 25 of 113

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

| 667 | which may be known and referred to as "assessments," "special |
|-----|--|
| 668 | assessments," "maintenance assessments," or "benefit |
| 669 | assessments" as defined by and as may be applicable in the |
| 670 | context of this charter. The levy of maintenance assessments to |
| 671 | maintain a system or facility constructed and financed by |
| 672 | special assessments levied by the district may be based on the |
| 673 | assessment methodology by which the construction special |
| 674 | assessments are levied but upon a determination that the |
| 675 | maintenance special assessments also provide a special and |
| 676 | peculiar benefit to the property and are apportioned in a manner |
| 677 | that is fair and reasonable. |
| 678 | 3. Any assessments which may be levied, imposed, and |
| 679 | equalized by the board by rule of the district. |
| 680 | (t) "Powers" means powers as used and exercised by the |
| 681 | board to accomplish the single, limited, and special purpose of |
| 682 | the district, including: |
| 683 | 1. "General powers," as provided in the act for the |
| 684 | district charter, which means those organizational and |
| 685 | administrative powers of the district as provided in this act in |
| 686 | its charter in order to carry out its single special purpose as |
| 687 | a local government public corporate body politic. |
| 688 | 2. "Special powers," means those powers enumerated by the |
| 689 | act in the charter of the district to carry out its specialized |
| 690 | systems, facilities, services, projects, improvements, and |
| 691 | infrastructure and related functions in order to carry out its |
| 692 | single specialized purpose. |
| | |

Page 26 of 113

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

| 693 | 3. Any other powers, authority, and functions set forth in |
|-----|---|
| 694 | this act. |
| 695 | (u) "Project" means any development, improvement, |
| 696 | property, power, utility, facility enterprise, service, system, |
| 697 | facility, works, or infrastructure now existing or hereafter |
| 698 | undertaken or established under the provisions of this act. |
| 699 | (v) "Qualified elector" means any person at least 18 years |
| 700 | of age who is a citizen of the United States, is a legal |
| 701 | resident of the state and the district, and registers to vote |
| 702 | with the supervisor of elections in the county in which the |
| 703 | district land is located. |
| 704 | (w) "Refunding bonds" means bonds issued to refinance |
| 705 | outstanding bonds of any type of the interest and redemption |
| 706 | premium thereon. Refunding bonds shall be issuable and payable |
| 707 | in the same manner as the refinanced bonds except that no |
| 708 | approval by the electorate shall be required unless required by |
| 709 | the State Constitution. |
| 710 | (x) "Revenue bonds" means obligations of the district |
| 711 | which are payable from revenues, including, but not limited to, |
| 712 | special assessments and benefit special assessments, derived |
| 713 | from sources other than ad valorem taxes on real or tangible |
| 714 | personal property and which do not pledge the property, credit, |
| 715 | or general tax revenue of the district. |
| 716 | (y) "Sewer system" means any plant, system, facility, or |
| 717 | property and additions, extensions, and improvements thereto at |
| 718 | any future time constructed or acquired as part thereof useful |
| 719 | or necessary or having the present capacity for future use in |
| | Dago 27 of 112 |

Page 27 of 113

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

720 connection with the collection, treatment, purification, or disposal of sewage, including, without limitation, industrial 721 722 wastes resulting from any process of industry, manufacture, 723 trade, or business or from the development of any natural 724 resource. Without limiting the generality of the foregoing, the 725 term "sewer system" includes treatment plants, pumping stations, 726 lift stations, valves, force mains, intercepting sewers, 727 laterals, pressure lines, mains, and all necessary appurtenances 728 and equipment; all sewer mains, laterals, and other devices for 729 the reception and collection of sewage from premises connected 730 therewith; and all real and personal property and any interest therein, rights, easements, and franchises of any nature 731 732 relating to any such system and necessary or convenient for 733 operation thereof. 734 "Special assessments" means assessments as imposed, (z) 735 levied, and collected by the district for the costs of 736 assessable improvements pursuant to the provisions of this act, 737 chapter 170, Florida Statutes, the additional authority under 738 section 197.3631, Florida Statutes, or other provisions of 739 general law now or hereinafter enacted which provide or 740 authorize a supplemental means to impose, levy, and collect 741 special assessments. 742 "Taxes" or "tax" means those levies and impositions (aa) 743 by the board which support and pay for government and the 744 administration of law and which may be:

Page 28 of 113

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

| 745 | 1. "Ad valorem" or "property" taxes based upon both the |
|-----|--|
| 746 | appraised value of property and millage, at a rate uniform |
| 747 | within the jurisdiction. |
| 748 | 2. If and when authorized by general law, "non-ad valorem |
| 749 | maintenance taxes" not based on millage which are used to |
| 750 | maintain district systems, facilities, and services. |
| 751 | (bb) "Urban area" means a developed and inhabited urban |
| 752 | area within the district within a minimum acreage resident |
| 753 | population density of least 1.5 persons per acre as defined by |
| 754 | the latest official census, special census, or population |
| 755 | estimate or a minimum density of one single-family home per 2.5 |
| 756 | acres with access to improved roads or a minimum density of one |
| 757 | single-family home per 5 acres within a recorded plat |
| 758 | subdivision. Urban areas shall be designated by the board of the |
| 759 | district with the assistance of all local general-purpose |
| 760 | governments having jurisdiction over the area within the |
| 761 | jurisdiction of the district. |
| 762 | (cc) "Water system" means any plant, system, facility, or |
| 763 | property and additions, extensions, and improvements thereto at |
| 764 | any future time constructed or acquired as part thereof useful |
| 765 | or necessary or having the present capacity for future use in |
| 766 | connection with the development of sources, treatment, or |
| 767 | purification and distribution of water. Without limiting the |
| 768 | generality of the foregoing, the term "water system" includes |
| 769 | dams, reservoirs, storage, tanks, mains, lines, valves, pumping |
| 770 | stations, laterals, and pipes for the purpose of carrying water |
| 771 | to the premises connected with such system and all rights, |
| | Dage 20 of 112 |

Page 29 of 113

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

| 772 | easements, and franchises of any nature relating to any such |
|--|---|
| 773 | system and necessary or convenient for the operation thereof. |
| 774 | (7) POLICYBased upon its findings, ascertainments, |
| 775 | determinations, intent, purpose, and definitions, the |
| 776 | Legislature states its policy expressly: |
| 777 | (a) The district and district charter, with its general |
| 778 | and special powers, created in this act are essential and the |
| 779 | best alternative for the unique location and nature of the new |
| 780 | community for residential, commercial, academic, and other |
| 781 | community uses, projects, or functions in northeastern |
| 782 | Okeechobee County consistent with and designed to enhance the |
| 783 | Okeechobee County Comprehensive Plan and to serve a lawful |
| 784 | public purpose. |
| | |
| 785 | (b) This district, a local government and corporate body |
| 785 786 | (b) This district, a local government and corporate body politic, is limited to its single, narrow, and special |
| | |
| 786 | politic, is limited to its single, narrow, and special |
| 786 787 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, |
| 786 787 788 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, plan, implement, construct, maintain, and finance as a local |
| 786 787 788 789 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, plan, implement, construct, maintain, and finance as a local government management entity its basic systems, facilities, |
| 786 787 788 789 790 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, plan, implement, construct, maintain, and finance as a local government management entity its basic systems, facilities, services, improvements, infrastructure, and projects and |
| 786 787 788 789 790 791 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, plan, implement, construct, maintain, and finance as a local government management entity its basic systems, facilities, services, improvements, infrastructure, and projects and possessing financing powers to fund its management purpose over |
| 786 787 788 789 790 791 792 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, plan, implement, construct, maintain, and finance as a local government management entity its basic systems, facilities, services, improvements, infrastructure, and projects and possessing financing powers to fund its management purpose over the long term. |
| 786 787 788 789 790 791 792 793 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, plan, implement, construct, maintain, and finance as a local government management entity its basic systems, facilities, services, improvements, infrastructure, and projects and possessing financing powers to fund its management purpose over the long term. (c) This act may be amended only by special act of the |
| 786 787 788 789 790 791 792 793 794 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, plan, implement, construct, maintain, and finance as a local government management entity its basic systems, facilities, services, improvements, infrastructure, and projects and possessing financing powers to fund its management purpose over the long term. (c) This act may be amended only by special act of the Legislature in whole or in part. |
| 786 787 788 789 790 791 792 793 794 795 | politic, is limited to its single, narrow, and special legislative purpose herein expressed, with the power to provide, plan, implement, construct, maintain, and finance as a local government management entity its basic systems, facilities, services, improvements, infrastructure, and projects and possessing financing powers to fund its management purpose over the long term. (c) This act may be amended only by special act of the Legislature in whole or in part. Section 3. Minimum general law requirements; creation and |

Page 30 of 113

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

| 798 | (1) MINIMUM CHARTER REQUIREMENTSPursuant to section |
|-----|---|
| 799 | 189.404(3), Florida Statutes, the Legislature sets forth that |
| 800 | the minimum requirements in paragraphs (a) through (o) have been |
| 801 | met in the identified provisions of the act as follows: |
| 802 | (a) The purpose of the district is stated in the act in |
| 803 | section 2, subsection (5). |
| 804 | (b) The powers, functions, and duties of the district are |
| 805 | set forth generally in section 4, subsection (3), paragraphs (g) |
| 806 | and (h) and subsections (5)-(16), (18), (19), (21), (25), and |
| 807 | (32) as to which: |
| 808 | 1. Taxation provisions are set forth in section 2, |
| 809 | subsection (6), paragraph (aa); section 4, subsection (3), |
| 810 | paragraph (h); subsection (14), paragraphs (a), (c), (f), (g), |
| 811 | and (i); and subsections (17), (18), and (19). |
| 812 | 2. Bond issuance provisions are set forth generally in |
| 813 | section 2; section 4, subsection (8), paragraph (d); subsections |
| 814 | (10)-(13), and subsection (16), paragraphs (b) and (c). |
| 815 | 3. Provisions regarding the other revenue-raising |
| 816 | capabilities are set forth in section 2, subsection (6), |
| 817 | paragraphs (b), (d), (r), (s), and (z); and section 4, |
| 818 | subsections (10) and (11); subsection (14), paragraphs (b), (d), |
| 819 | (e), (h), (i), and (j); and subsections (15) and (16). |
| 820 | 4. Provisions regarding fees, rentals, and charges are set |
| 821 | forth in section 2, subsection (6); section 4, subsection (8), |
| 822 | paragraph (i); and subsections (22)-(25). |
| 823 | 5. Provisions regarding budget preparation and approval |
| 824 | are set forth in section 4, subsections (5) , (6) , and (9) . |
| | |



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

| 825 | 6. Provisions regarding liens and foreclosures of liens |
|-----|--|
| 826 | are set forth in section 4, subsection (14), paragraphs (f), |
| 827 | (g), (h), and (i); and subsections (15), (17), (18), and (19). |
| 828 | 7. Provisions regarding the use of tax deeds and tax |
| 829 | certificates as appropriate for non-ad valorem assessments are |
| 830 | set forth in section 4, subsection (8), paragraph (o); |
| 831 | subsection (14), paragraphs (b), (c), (d), (e), (f), (h), and |
| 832 | (i); and subsection (15). |
| 833 | 8. Provisions regarding contractual agreements are set |
| 834 | forth in section 4, subsection (8), paragraphs (c), (l), (p), |
| 835 | (r), and (s); and subsection (9), paragraphs (k), (o), (p), (s), |
| 836 | (t), (v), and (w). |
| 837 | (c) Provisions for methods for establishing the district |
| 838 | are set forth in section 2, subsection (6), paragraph (j) and |
| 839 | this section and are effective as provided in section 6. |
| 840 | (d) Provisions regarding methods for amending the charter |
| 841 | of the district are set forth in section 2 of subsection (7), |
| 842 | paragraph (c); subsection (4) of this section; and section 4 of |
| 843 | subsection (28). |
| 844 | (e) Provisions regarding aspects of the governing board |
| 845 | are set forth as follows: |
| 846 | 1. Provisions regarding the membership of the governing |
| 847 | board are set forth in section 4, subsection (3), paragraph (b) |
| 848 | and subsection (4), paragraph (c). |
| 849 | 2. Provisions regarding the organization of the governing |
| 850 | board are set forth in section 4, subsection (3), paragraphs |
| 851 | (b)-(d) and subsection (4), paragraph (c). |
| | Dago 22 of 112 |
| | |

Page 32 of 113

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

| FLURIDA HUUSE OF REPRESENTATIVE | A HOUSE OF REPRESENT. | ATIVES |
|---------------------------------|-----------------------|--------|
|---------------------------------|-----------------------|--------|

| محما | 2 Drowigiong regarding the requirement of five board |
|------|--|
| 852 | 3. Provisions regarding the requirement of five board |
| 853 | members are set forth in section 4, subsection (3), paragraph |
| 854 | (b) and subsection (4), paragraph (c), subparagraph 1. |
| 855 | 4. Provisions regarding the quorum of the governing board |
| 856 | are set forth in section 4, subsection (3), paragraph (b) and |
| 857 | subsection (4), paragraph (c), subparagraph 1., sub-subparagraph |
| 858 | <u>e.</u> |
| 859 | (f) Provisions regarding maximum compensation of each |
| 860 | board member are set forth in section 4, subsection (4), |
| 861 | paragraph (c), and in particular in subparagraph 1., sub- |
| 862 | subparagraph h. |
| 863 | (g) Provisions regarding the administrative duties of the |
| 864 | governing board are set forth in section 4, subsections (5)-(8). |
| 865 | (h) Provisions applicable to financial disclosure, |
| 866 | noticing, and reporting requirements for: |
| 867 | 1. Financial disclosure are set forth in section 4, |
| 868 | subsections (6) and (7). |
| 869 | 2. Voting are set forth in section 4, subsections (3) and |
| 870 | (4). |
| 871 | 3. Reporting requirements are set forth in section 4, |
| 872 | subsections (5)-(7) and (31). |
| 873 | (i) Provisions regarding procedures and requirements for |
| 874 | issuing bonds are set forth in section 4, subsection (12), |
| 875 | paragraphs (a)-(q), and subsection (13). |
| 876 | (j) Provisions regarding elections or referenda are: |
| | |

Page 33 of 113

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

| 877 | 1. For procedures for elections, set forth in section 4, | |
|-----|--|--|
| 878 | subsections (3) and (4), and regarding referenda, set forth in | |
| 879 | section 4, subsection (14), paragraph (a). | |
| 880 | 2. For qualifications of an elector of the district, a | |
| 881 | qualified elector, set forth in section 2, subsection (6), | |
| 882 | paragraph (v) and section 4, subsection (3), paragraphs (b) and | |
| 883 | <u>(c).</u> | |
| 884 | 3. For referenda, set forth in section 4, subsection (4), | |
| 885 | paragraph (b). | |
| 886 | (k) Provisions regarding methods for financing the | |
| 887 | district are set forth generally in section 4, subsections (10), | |
| 888 | (11), (14), (15), (16), (17), (18), and (19). | |
| 889 | (1) Other than taxes levied for the payment of bonds and | |
| 890 | taxes levied for periods not longer than 2 years when authorized | |
| 891 | by vote of the electors of the district, provisions for: | |
| 892 | 1. The authority to levy ad valorem taxes are set forth in | |
| 893 | section 4, subsection (3), paragraph (h) and subsection (14), | |
| 894 | paragraph (a); and section 2, subsection (6), paragraph (aa), | |
| 895 | subparagraph 1. | |
| 896 | 2. The authorized millage rate are set forth in section 4, | |
| 897 | subsection (14), paragraph (a). | |
| 898 | (m) Provisions for the method or methods of collecting | |
| 899 | non-ad valorem assessments, fees, or service charges are: | |
| 900 | 1. For collecting non-ad valorem assessments, set forth in | |
| 901 | section 4, subsection (14), paragraphs (b), (c), (d), (e), (h) | |
| 902 | and, (i), and subsection (15). | |

Page 34 of 113

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

| i | |
|-----|--|
| 903 | 2. For collecting fees and service charges, set forth in |
| 904 | section 4, subsection (22). |
| 905 | (n) Provisions for planning requirements are as limited by |
| 906 | the provisions of section 2 and this section and as limited |
| 907 | further by section 4, subsections (8) and (9). |
| 908 | (o) Provisions for geographic boundary limitations of the |
| 909 | district are set forth in subsections (2)-(4) of this section |
| 910 | and section 4, subsection (2). |
| 911 | (2) CREATION AND ESTABLISHMENT The Grove Community |
| 912 | District is created and incorporated hereby as a public body, |
| 913 | corporate and politic, a political subdivision, an independent, |
| 914 | limited, special, and single-purpose local government, and an |
| 915 | independent special district under section 189.404, Florida |
| 916 | Statutes, and as defined in this act and in section 189.403(3), |
| 917 | Florida Statutes, in and for northeastern Okeechobee County. Any |
| 918 | amendments to chapter 190, Florida Statutes, after January 1, |
| 919 | 2006, which grant additional general powers, special powers, |
| 920 | authorities, or projects to a community development district by |
| 921 | amendment to its uniform charter, sections 190.006-190.041, |
| 922 | Florida Statutes, shall constitute a general power, special |
| 923 | power, authority, or function of the Grove Community District, |
| 924 | except that as to any such additional powers, authorities, or |
| 925 | projects, this act shall control if there are any related |
| 926 | provisions in such additional powers, authorities, or projects |
| 927 | inconsistent with the provisions of this act. Because all |
| 928 | notices for the enactment by the Legislature of this special act |
| 929 | have been provided pursuant to the State Constitution, the laws |
| | |

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

| of Florida, and the rules of the House of Representatives and |
|--|
| the Senate, and because Okeechobee County is not a charter |
| county, no referendum subsequent to the effective date of this |
| act is required. The district, as created by this act, is |
| established on the property pursuant to sections 4(2) and 6. |
| (3) TERRITORIAL BOUNDARIESThe territorial boundary of |
| the district shall embrace and include, without reservation or |
| enclave, all of that certain real property described legally in |
| section 4(2). |
| (4) JURISDICTION The jurisdiction of this district, in |
| the exercise of its general and special powers and in the |
| carrying out of its single, narrow, and special purpose, is |
| within the external boundaries of the district and |
| extraterritorially when authorized expressly by this act or |
| general law and subject to the limitations of law on the |
| applicable source of revenue granted by this act to finance the |
| exercise of district powers. This single-purpose district is |
| created for all public body corporate, politic, and local |
| government authority and power limited by the charter and |
| subject to the provisions of other general laws, including |
| expressly chapter 189, Florida Statutes, except that an |
| inconsistent provision in this act shall control and the |
| district has jurisdiction to perform such acts and exercise such |
| projects, functions, and powers as shall be necessary, |
| convenient, incidental, proper, or reasonable for the |
| implementation of its limited, single, and specialized purpose |
| regarding the sound planning, provision, acquisition, |
| |
| |

Page 36 of 113

CODING: Words stricken are deletions; words underlined are additions.
| 957 | development, operation, maintenance, and related financing of |
|--|--|
| 958 | those public systems, facilities, services, improvements, |
| 959 | projects, and infrastructure works as authorized herein |
| 960 | including those necessary and incidental thereto. Such |
| 961 | inconsistent provisions in chapter 189, Florida Statutes, are |
| 962 | sections 189.4042, 189.4045, 189.405, 189.4051, 189.408, and |
| 963 | 189.423, Florida Statutes. |
| 964 | (5) EXCLUSIVE CHARTER The charter of the Grove Community |
| 965 | District is this act and may be amended, terminated, or repealed |
| 966 | only by special act of the Legislature amending or repealing |
| 967 | this act. |
| 968 | Section 4. Disposition of sections 2 and 3; legal |
| 969 | description; exclusive charter of the Grove Community |
| 970 | District |
| | |
| 971 | (1) INCORPORATION AND DISPOSITION OF SECTIONS 2 AND |
| 971 972 | (1) INCORPORATION AND DISPOSITION OF SECTIONS 2 AND 3Sections 2 and 3 of this act are incorporated herein and |
| | |
| 972 | 3Sections 2 and 3 of this act are incorporated herein and |
| 972 973 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive |
| 972 973 974 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive charter of the Grove Community District. |
| 972 973 974 975 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive charter of the Grove Community District. (2) LEGAL DESCRIPTIONThe metes and bounds legal |
| 972 973 974 975 976 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive charter of the Grove Community District. (2) LEGAL DESCRIPTIONThe metes and bounds legal description of the district, within which there are no enclaves |
| 972 973 974 975 976 977 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive charter of the Grove Community District. (2) LEGAL DESCRIPTIONThe metes and bounds legal description of the district, within which there are no enclaves or parcels of property owned by those who do not wish their |
| 972 973 974 975 976 977 978 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive charter of the Grove Community District. (2) LEGAL DESCRIPTIONThe metes and bounds legal description of the district, within which there are no enclaves or parcels of property owned by those who do not wish their property to be included within the district, is as follows: |
| 972 973 974 975 976 977 978 979 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive charter of the Grove Community District. (2) LEGAL DESCRIPTIONThe metes and bounds legal description of the district, within which there are no enclaves or parcels of property owned by those who do not wish their property to be included within the district, is as follows: <u>METES AND BOUNDS DESCRIPTION</u> |
| 972 973 974 975 976 977 978 979 980 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive charter of the Grove Community District. (2) LEGAL DESCRIPTIONThe metes and bounds legal description of the district, within which there are no enclaves or parcels of property owned by those who do not wish their property to be included within the district, is as follows: <u>METES AND BOUNDS DESCRIPTION</u> |
| 972 973 974 975 976 977 978 979 980 981 | 3Sections 2 and 3 of this act are incorporated herein and made a part of this section. This act constitutes the exclusive charter of the Grove Community District. (2) LEGAL DESCRIPTIONThe metes and bounds legal description of the district, within which there are no enclaves or parcels of property owned by those who do not wish their property to be included within the district, is as follows: <u>METES AND BOUNDS DESCRIPTION</u> <u>Grove Community District</u> |

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

| FLORIDA HOUSE OF REPRESENTATIVES | F | L | 0 | R | | D | А | | н | 0 | U | S | Е | 0 | F | R | E | P | R | Е | S | Е | Ν | Т | Α | Т | | V | Е | S |
|----------------------------------|---|---|---|---|--|---|---|--|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|--|---|---|---|
|----------------------------------|---|---|---|---|--|---|---|--|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|--|---|---|---|

| 983 | (OFFICIAL RECORDS BOOK 230, PAGE 571, PUBLIC RECORDS, |
|------|--|
| 984 | OKEECHOBEE COUNTY, FLORIDA) |
| 985 | |
| 986 | ALL OF SECTIONS 1, 2, 3, 10, 11, 12, 13, 14, AND 15, |
| 987 | IN TOWNSHIP 34 SOUTH, RANGE 36 EAST, OKEECHOBEE |
| 988 | COUNTY, FLORIDA, LESS AND EXCEPT THE FOLLOWING |
| 989 | DESCRIBED LANDS: |
| 990 | |
| 991 | BEGINNING AT A CONCRETE MONUMENT MARKING THE SOUTHEAST |
| 992 | CORNER OF SAID SECTION 13, RUN NORTH 89°26'05" WEST A |
| 993 | DISTANCE OF 5284.42 FEET TO AN IRON PIPE MARKING THE |
| 994 | SOUHWEST CORNER OF SAID SECTION 13; THENCE RUN SOUTH |
| 995 | 89°42'28" WEST A DISTANCE OF 5114.05 FEET ALONG THE |
| 996 | SOUTH LINE OF SECTION 14 TO AN IRON PIPE AT THE SW |
| 997 | CORNER THEREOF; THENCE RUN NORTH 89°31'14" WEST ALONG |
| 998 | THE SOUTH LINE OF SECTION 15 A DISTANCE OF 5302.02 |
| 999 | FEET TO A CONCRETE MONUMENT MARKING THE SOUTHWEST |
| 1000 | CORNER OF SAID SECTION 15; THENCE RUN NORTH 00°00'14" |
| 1001 | EAST ALONG THE WEST LINE OF SECTION 15 A DISTANCE OF |
| 1002 | 174.49 FEET; THENCE RUN SOUTH 89°12'07" EAST ALONG A |
| 1003 | FENCE LINE A DISTANCE OF 5302.87 FEET TO A POINT WHICH |
| 1004 | IS 145 FEET NORTH OF THE SOUTHWEST CORNER OF SAID |
| 1005 | SECTION 14; THENCE RUN SOUTH 00°12'46" WEST A DISTANCE |
| 1006 | OF 20.0 FEET; THENCE RUN NORTH 89°42'28" EAST ALONG A |
| 1007 | LINE LYING PARALLEL TO AND 125 FEET NORTH OF THE SOUTH |
| 1008 | LINE OF SECTION 14 A DISTANCE OF 5113.88 FEET TO A |
| 1009 | POINT WHICH IS 125 FEET NORTH OF THE SOUTHWEST CORNER |
| | |

Page 38 of 113

CODING: Words $\ensuremath{\underline{\mathsf{stricken}}}$ are deletions; words $\ensuremath{\underline{\mathsf{underlined}}}$ are additions.

| FL | ORI | DA | ΗΟ | USE | ΟF | REP | RES | ΕΝΤ | ATIVE | S |
|----|-----|----|----|-----|----|-----|-----|-----|-------|---|
|----|-----|----|----|-----|----|-----|-----|-----|-------|---|

1010 OF SECTION 13; THENCE RUN SOUTH 89°26'05" EAST ALONG A 1011 LINE PARALLEL TO AND 125 FEET NORTH OF THE SOUTH LINE 1012 OF SECTION 13 A DISTANCE OF 5149.10 FEET TO A POINT 1013 WHICH IS 135 FEET WEST AND 125 FEET NORTH OF THE 1014 SOUTHEAST CORNER OF SECTION 13; THENCE RUN NORTH 1015 00°00'22" WEST A DISTANCE OF 100 FEET; THENCE RUN 1016 SOUTH 89°26'05" EAST A DISTANCE OF 135 FEET TO THE 1017 EAST LINE OF SAID SECTION 13; THENCE RUN SOUTH 1018 00°00'22" EAST A DISTANCE OF 225 FEET TO THE POINT OF 1019 BEGINNING AT THE SOUTHEAST CORNER OF SECTION 13, TOWNSHIP 34 SOUTH, RANGE 36 EAST, OKEECHOBEE COUNTY, 1020 1021 FLORIDA, CONTAINING 5683.29 ACRES, MORE OR LESS. 1022 1023 (3) BOARD; MEMBERS AND MEETINGS; ORGANIZATION; POWERS; 1024 DUTIES; TERMS OF OFFICE; RELATED ELECTION REQUIREMENTS. --The board shall exercise the powers granted to the 1025 (a) district pursuant to this act in order to implement its 1026 1027 specialized single purpose. 1028 (b) There is created the Board of Supervisors of the Grove Community District, which is the governing board and body of the 1029 1030 district. Except as otherwise provided herein, each member shall hold office for a term of 4 years and until his or her successor 1031 1032 is chosen and qualifies. There shall be five members of the 1033 board who shall, in order to be eligible, be residents of the state and citizens of the United States. Three members shall 1034 1035 constitute a quorum.

Page 39 of 113

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

| 1020 | (a) Within 15 down of too the offerstive date of this est |
|------|--|
| 1036 | (c) Within 45 days after the effective date of this act, a |
| 1037 | specially noticed meeting of the landowners of the district |
| 1038 | shall be held for the purpose of electing the members to the |
| 1039 | first board as herein provided. Notice of such special meeting |
| 1040 | of the landowners shall be given by causing publication thereof |
| 1041 | to be made once a week for 2 consecutive weeks prior to such |
| 1042 | meeting in a newspaper of general paid subscription and |
| 1043 | circulation in Okeechobee County, the last day of such |
| 1044 | publication not to be fewer than 14 or more than 28 days before |
| 1045 | the day of the election. Such special meeting of the landowners |
| 1046 | shall be held in a public place in Okeechobee County, and the |
| 1047 | place, date, and hour of holding such meeting and the purpose |
| 1048 | thereof shall be stated expressly in the notice. The landowners, |
| 1049 | when assembled, shall organize by electing a chair who shall |
| 1050 | preside at the meeting of the landowners and a secretary who |
| 1051 | shall record the proceedings. At such meeting, for the election |
| 1052 | of each person to be elected, each and every acre of land, or |
| 1053 | any fraction thereof, within the boundary of the district shall |
| 1054 | represent one vote and each owner of that acre or fraction |
| 1055 | thereof shall be entitled to one vote for every such acre or |
| 1056 | fraction thereof. Persons who qualify to serve as board members |
| 1057 | shall be nominated at the noticed meeting and prior to the |
| 1058 | initial election at the noticed meeting. A landowner may vote in |
| 1059 | person or by proxy in writing. |
| 1060 | (d) At the landowners' meeting for the election of the |
| 1061 | members of the board on a one-acre, one-vote basis, the two |
| 1062 | candidates receiving the highest number of votes shall be |
| | |

Page 40 of 113

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

| 1063 | elected for terms expiring November 30, 2008, and the three |
|------|--|
| 1064 | candidates receiving the next highest number of votes shall be |
| 1065 | elected for terms expiring November 30, 2010. The members of the |
| 1066 | first board elected by the landowners shall serve their |
| 1067 | respective 4-year or 2-year terms; however, the next election by |
| 1068 | the landowners shall be held on the first Tuesday in November |
| 1069 | 2008 to elect members to fill those vacancies to 4-year terms. |
| 1070 | Thereafter, there shall be an election of supervisors for the |
| 1071 | district every 2 years in November on a date established by the |
| 1072 | board and noticed pursuant to paragraph (c). |
| 1073 | (e) The landowners present at the meeting shall constitute |
| 1074 | a quorum. |
| 1075 | (f) All vacancies or expirations on the board shall be |
| 1076 | filled as provided by this act. |
| 1077 | (g) In case of a vacancy in the office of any member of |
| 1078 | the board, the remaining members of the board shall by majority |
| 1079 | vote elect a person to serve as a member of the board for the |
| 1080 | unexpired portion of the term. |
| 1081 | (h) If the board proposes to exercise its limited ad |
| 1082 | valorem taxing power as provided elsewhere in this charter, the |
| 1083 | provisions of section 4(14)(a) shall apply. |
| 1084 | (4) ELECTION; POPULAR ELECTIONS, REFERENDUM; DESIGNATION |
| 1085 | OF URBAN AREAS |
| 1086 | (a) Elections of the members of the board shall be |
| 1087 | conducted on a one-acre, one-vote basis as provided in paragraph |
| 1088 | (3)(c), until and unless the provisions of paragraph (b) apply. |
| | |

Page 41 of 113

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

| 1000 | When emplished, and mentioned the environmentations of |
|------|--|
| 1089 | When applicable and required, the appropriate provisions of |
| 1090 | section 189.405, Florida Statutes, apply. |
| 1091 | (b) A referendum shall be called by the board, each member |
| 1092 | elected on a one-acre, one-vote basis, on the question of |
| 1093 | whether certain members of the board should be elected by |
| 1094 | qualified electors, providing each of the following conditions |
| 1095 | has been satisfied at least 60 days prior to the general or |
| 1096 | special election at which the referendum is to be held: |
| 1097 | 1. The district has at least 500 qualified electors based |
| 1098 | on the most recent state population estimate. |
| 1099 | 2. A petition signed by 10 percent of the qualified |
| 1100 | electors of the district has been filed with the board. The |
| 1101 | petition shall be submitted to the Supervisor of Elections of |
| 1102 | Okeechobee County who shall, within 30 days after receipt of the |
| 1103 | petition, certify to the board the percentage of signatures of |
| 1104 | qualified electors contained in the petition. |
| 1105 | (c) Upon verification by the supervisor of elections that |
| 1106 | 10 percent of the qualified electors of the district have |
| 1107 | petitioned the board, a referendum election shall be called by |
| 1108 | the board at the next regularly scheduled election of governing |
| 1109 | board members occurring at least 60 days after verification. |
| 1110 | (d) If the qualified electors approve the election |
| 1111 | procedure described in this section, the governing board of the |
| 1112 | district shall remain five members and elections shall be held |
| 1113 | pursuant to the criteria described in this paragraph, beginning |
| 1114 | with the next regularly scheduled election of governing board |
| 1115 | members or at a special election called within 6 months after |
| | |

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

| 1116 | the referendum and final unappealed approval of district urban |
|------|--|
| 1117 | area maps as provided in this section, whichever is earlier. |
| 1118 | (e) If the qualified electors of the district reject the |
| 1119 | election procedure described in this section, elections of the |
| 1120 | members of the board shall continue as described in this act on |
| 1121 | a one-acre, one-vote basis. No further referendum on the |
| 1122 | question shall be held for a minimum period of 2 years after the |
| 1123 | referendum. |
| 1124 | (f) Within 30 days after approval of the election process |
| 1125 | described in this section by qualified electors of the district, |
| 1126 | the board shall direct the district staff to prepare and to |
| 1127 | present maps of the district describing the extent and location |
| 1128 | of all urban areas within the district. Such determination shall |
| 1129 | be based upon the criteria contained in the definition of urban |
| 1130 | area in this act. |
| 1131 | (g) Within 60 days after approval of the election process |
| 1132 | described in this subsection by qualified electors of the |
| 1133 | district, the maps describing urban areas within the district |
| 1134 | shall be presented to the board. |
| 1135 | (h) Any district landowner or elector may contest the |
| 1136 | accuracy of the urban area maps prepared by the staff of the |
| 1137 | district within 30 days after submission to the board. Upon |
| 1138 | notice of objection to the maps, the governing board shall |
| 1139 | request the county engineer to prepare and present maps of the |
| 1140 | district describing the extent and location of all urban areas |
| 1141 | within the district. Such determination shall be based limitedly |
| 1142 | and exclusively upon the criteria contained in the definition in |
| | Dogo 42 of 112 |

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

| FLORIDA HOUSE OF REPRESENTATIVE | LORIDA | HOUSE | OF RE | PRESENT | ATIVES |
|---------------------------------|--------|-------|-------|---------|--------|
|---------------------------------|--------|-------|-------|---------|--------|

1143 this act of urban area. Within 30 days after the governing board requests, the county engineer shall present the maps to the 1144 1145 governing board. 1146 (i) Upon presentation of the maps by the county engineer, 1147 the governing board shall compare the maps submitted by both the 1148 district staff and the county engineer and make a determination 1149 as to which set of maps to adopt. Within 60 days after 1150 presentation of all such maps, the governing board may amend and 1151 shall adopt the official maps at a regularly scheduled board 1152 meeting. (j) Any district landowner or gualified elector may 1153 contest the accuracy of the urban area maps adopted by the board 1154 1155 after adoption in accordance with the provision for judicial 1156 review as provided in the Administrative Procedure Act. Accuracy shall be determined pursuant to the definition of urban area in 1157 1158 section 2(6) (bb). 1159 (k) Upon adoption by the board or certification by the 1160 court, the district urban area maps shall serve as the official maps for determination of the extent of urban area within the 1161 1162 district and the number of members of the board to be elected by qualified electors and by one-acre, one-vote at the next 1163 1164 regularly scheduled election of governing board members. 1165 (1) Upon a determination of the percentage of urban area within the district as compared with total area within the 1166 1167 district, the governing board shall determine the number of 1168 electors in accordance with the percentages pursuant to this

Page 44 of 113

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

| 1169 | paragraph. The landowners' meeting date shall be designated by |
|------|---|
| 1170 | the board. |
| 1171 | (m) The map shall be updated and readopted every 5 years |
| 1172 | or sooner at the discretion of the board. |
| 1173 | (n)1. The five members of the governing board of the |
| 1174 | district shall be elected in accordance with the following |
| 1175 | determinations of urban area: |
| 1176 | a. If urban areas constitute 25 percent or less of the |
| 1177 | district, one governing board member shall be elected by the |
| 1178 | qualified electors and four governing board members shall be |
| 1179 | elected in accordance with the one-acre, one-vote principle |
| 1180 | contained within subsection (3). |
| 1181 | b. If urban areas constitute more than 25 percent but less |
| 1182 | than 50 percent of the district, two governing board members |
| 1183 | shall be elected by the qualified electors and three governing |
| 1184 | board members shall be elected in accordance with the one-acre, |
| 1185 | one-vote principle contained in subsection (3). |
| 1186 | c. If urban areas constitute at least 50 percent but less |
| 1187 | than 70 percent of the district, three governing board members |
| 1188 | shall be elected by the qualified electors and two governing |
| 1189 | board members shall be elected in accordance with the one-acre, |
| 1190 | one-vote principle contained in subsection (3). |
| 1191 | d. If urban areas constitute at least 70 percent but less |
| 1192 | than 90 percent of the district, four governing board members |
| 1193 | shall be elected by the qualified electors and one governing |
| 1194 | board member shall be elected in accordance with the one-acre, |
| 1195 | one-vote principle contained in subsection (3). |
| | |

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

1196 If urban areas constitute at least 90 percent or more e. 1197 of the district, all governing board members shall be elected by the qualified electors. 1198 1199 2. All members of the board, regardless of how elected, shall be public officers, known as supervisors, and, upon 1200 1201 entering into office, shall take and subscribe to the oath of 1202 office as prescribed by section 876.05, Florida Statutes. All 1203 members of the board, regardless of how elected, and regardless 1204 of whether they are qualified electors themselves, shall be public officials and subject to ethics and conflict of interest 1205 laws of the state that apply to all public officers. They shall 1206 hold office for the terms for which they were elected and until 1207 1208 their successors are chosen and qualified. 1209 3. Any elected member of the board may be removed by the 1210 Governor for malfeasance, misfeasance, dishonesty, incompetency, 1211 or failure to perform the duties imposed upon him or her by this act. Any vacancies which may occur in such office shall be 1212 filled by the Governor, as soon as practicable, unless filled by 1213 1214 the board as provided in this act. 1215 4. All governing board members elected by qualified 1216 electors shall be qualified electors elected at large. 1217 Candidates seeking election as qualified electors shall conduct 1218 their campaigns in accordance with the provisions of chapter 106, Florida Statutes, and shall file petitions as required in 1219 section 99.021, Florida Statutes, and take the oath therein 1220 1221 prescribed.

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

| 1222 | 5. All governing board members elected by qualified |
|------|--|
| 1223 | electors shall have a term of 4 years each except for governing |
| 1224 | board members elected at the first election and the first |
| 1225 | landowners' meeting following the referendum prescribed in |
| 1226 | paragraph (b). Governing board members elected at the first |
| 1227 | election and the first landowners' meeting following the |
| 1228 | referendum shall serve as follows: |
| 1229 | a. If one governing board member is elected by the |
| 1230 | qualified electors and four are elected on a one-acre, one-vote |
| 1231 | basis, the governing board members elected by the qualified |
| 1232 | electors shall be elected for a term of 4 years each. Governing |
| 1233 | board members elected on a one-acre, one-vote basis shall be |
| 1234 | elected for terms as prescribed by subsection (3). |
| 1235 | b. If two governing board members are elected by the |
| 1236 | qualified electors and three are elected on a one-acre, one-vote |
| 1237 | basis, the governing board members elected by the qualified |
| 1238 | electors shall be elected for a term period of 4 years each. |
| 1239 | Governing board members elected on a one-acre, one-vote basis |
| 1240 | shall be elected for terms of 1, 2, and 3 years, respectively, |
| 1241 | as prescribed by subsection (3). |
| 1242 | c. If three governing board members are elected by the |
| 1243 | qualified electors and two are elected on a one-acre, one-vote |
| 1244 | basis, two of the governing board members elected by the |
| 1245 | qualified electors shall be elected for a term of 4 years and |
| 1246 | the other governing board member elected by the electors shall |
| 1247 | be elected for a term of 2 years. Governing board members |
| 1248 | elected on a one-acre, one-vote basis shall be elected for |
| | |

Page 47 of 113

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

1249 periods of 1 year and 2 years, respectively, as prescribed by 1250 subsection (3). 1251 If four governing board members are elected by the d. 1252 qualified electors and one is elected on a one-acre, one-vote 1253 basis, two of the governing board members elected by the 1254 electors shall be elected for terms of 2 years each and the other two for term of 4 years each. The governing board member 1255 1256 elected on a one-acre, one-vote basis shall be elected for a 1257 term of 1 year as prescribed by subsection (3). e. If five governing board members are elected by the 1258 1259 qualified electors, three shall be elected for terms of 4 years 1260 each and two for terms of 2 years each. 1261 6. If any vacancy occurs in a seat occupied by a governing 1262 board member elected by the qualified electors, the remaining 1263 members of the governing board shall, within 45 days after the 1264 vacancy occurs, appoint a person who would be eligible to hold 1265 the office for the unexpired term. 1266 7. Each and every election by qualified electors of 1267 members of the board pursuant to this act shall be conducted in 1268 the manner and at a time prescribed by law for holding general 1269 elections or prescribed by the Supervisor of Elections in and 1270 for the Okeechobee County political subdivision. 1271 8.a. An annual landowners' meeting shall be held pursuant to subsection (3) and at least one governing board member shall 1272 1273 be elected on a one-acre, one-vote basis pursuant to subsection 1274 (3) for so long as 10 percent or more of the district is not 1275 contained in an urban area. In the event all district governing

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

| FL | ORI | DA | ΗΟ | USE | ΟF | REP | RES | SEN | ТАТ | T I V E S | 5 |
|----|-----|----|----|-----|----|-----|-----|-----|-----|-----------|---|
|----|-----|----|----|-----|----|-----|-----|-----|-----|-----------|---|

| 1276 | board members are elected by qualified electors, there shall be |
|------|--|
| 1277 | no further landowners' meetings. |
| 1278 | b. At any landowners' meeting called pursuant to this |
| 1279 | section, 50 percent of the district acreage shall not be |
| 1280 | required to constitute a quorum and each governing board member |
| 1281 | shall be elected by a majority of the acreage represented either |
| 1282 | by owner or proxy present and voting at said meeting. |
| 1283 | c. All landowners' meetings of districts operating |
| 1284 | pursuant to this section shall be set by the board within the |
| 1285 | month preceding the month of the election of the governing board |
| 1286 | members by the electors. |
| 1287 | d. Vacancies on the board shall be filled pursuant to |
| 1288 | subsection (3) and this subsection except as otherwise provided |
| 1289 | in this section. |
| 1290 | 9. Three board members shall constitute a quorum for the |
| 1291 | purpose of conducting its business and exercising its powers and |
| 1292 | for all other related purposes. Action taken by the board |
| 1293 | members present shall be upon a vote of the majority of the |
| 1294 | members present, unless general law or rule of the district |
| 1295 | subsequently promulgated requires a greater number. |
| 1296 | 10. As soon as practicable after each election or |
| 1297 | appointment, the board shall elect one of its members as chair, |
| 1298 | elect a secretary who need not be a member of the board, and |
| 1299 | elect such other officers as the board may deem necessary. |
| 1300 | 11. The board shall keep a permanent record book entitled |
| 1301 | "Record of Proceedings of Grove Community District," in which |
| 1302 | shall be recorded minutes of all meetings, resolutions, |
| | |

Page 49 of 113

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

| 1303 | proceedings, certificates, bonds given by all employees, and any |
|------|--|
| 1304 | and all corporate acts. The record book shall at reasonable |
| 1305 | times be opened to inspection in the same manner as state, |
| 1306 | county, and municipal records pursuant to chapter 119, Florida |
| 1307 | Statutes. The record book shall be kept at the office or other |
| 1308 | regular place of business maintained by the board within |
| 1309 | Okeechobee County. |
| 1310 | 12. Each supervisor shall be entitled to receive for his |
| 1311 | or her services an amount not to exceed \$200 per meeting of the |
| 1312 | board, not to exceed \$4,800 per year per supervisor, or an |
| 1313 | amount established by the electors at referendum. In addition, |
| 1314 | each supervisor shall receive travel and per diem expenses as |
| 1315 | set forth in section 112.061, Florida Statutes. |
| 1316 | 13. All meetings of the board shall be open to the public |
| 1317 | and governed by the provisions of chapter 286, Florida Statutes. |
| 1318 | (o) The members of the board, whether elected on a one- |
| 1319 | acre, one-vote basis or a qualified-elector basis, shall |
| 1320 | constitute the members of the governing board of the district |
| 1321 | subject to the requirements of this act. |
| 1322 | (5) BOARD OF SUPERVISORS; GENERAL DUTIES |
| 1323 | (a) The board shall employ and fix the compensation of a |
| 1324 | district manager. The district manager shall have charge and |
| 1325 | supervision of the works of the district and shall be |
| 1326 | responsible for preserving and maintaining any improvement or |
| 1327 | facility constructed or erected pursuant to the provisions of |
| 1328 | this act, for maintaining and operating the equipment owned by |
| 1329 | the district, and for performing such other duties as may be |
| | |
| | |

Page 50 of 113

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

1330 prescribed by the board. It shall not be a conflict of interest under chapter 112, Florida Statutes, for a board member or the 1331 district manager or another employee of the district to be a 1332 stockholder, officer, or employee of a landowner. The district 1333 manager may hire or otherwise employ and terminate the 1334 1335 employment of such other persons, including, without limitation, professional, supervisory, and clerical employees, as may be 1336 necessary and authorized by the board. The compensation and 1337 1338 other conditions of employment of the officers and employees of the district shall be as provided by the board. 1339 The board shall designate a person who is a resident 1340 (b) 1341 of the state as treasurer of the district, who shall have charge 1342 of the funds of the district. Such funds shall be disbursed only 1343 upon the order, or pursuant to the resolution, of the board by 1344 warrant or check countersigned by the treasurer and by such 1345 other person as may be authorized by the board. The board may give the treasurer such other or additional powers and duties as 1346 the board may deem appropriate and may fix his or her 1347 1348 compensation. The board may require the treasurer to give a bond in such amount, on such terms, and with such sureties as may be 1349 1350 deemed satisfactory to the board to secure the performance by 1351 the treasurer of his or her powers and duties. The financial 1352 records of the board shall be audited by an independent 1353 certified public accountant at least once a year. (C) 1354 The board is authorized to select as a depository for 1355 its funds any qualified public depository as defined in section 1356 280.02, Florida Statutes, which meets all the requirements of

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

1357 chapter 280, Florida Statutes, and has been designated by the treasurer as a qualified public depository, upon such terms and 1358 1359 conditions as to the payment of interest by such depository upon 1360 the funds so deposited as the board may deem just and 1361 reasonable. 1362 (6) BUDGET; REPORTS AND REVIEWS.--1363 The district shall provide financial reports in such (a) 1364 form and such manner as prescribed pursuant to this act and 1365 chapter 218, Florida Statutes. (b) On or before each July 15, the district manager shall 1366 prepare a proposed budget for the ensuing fiscal year to be 1367 submitted to the board for board approval. The proposed budget 1368 1369 shall include at the direction of the board an estimate of all 1370 necessary expenditures of the district for the ensuing fiscal 1371 year and an estimate of income to the district from the taxes 1372 and assessments provided in this act. The board shall consider the proposed budget item by item and may either approve the 1373 1374 budget as proposed by the district manager or modify the same in 1375 part or in whole. The board shall indicate its approval of the budget by resolution, which resolution shall provide for a 1376 1377 hearing on the budget as approved. Notice of the hearing on the budget shall be published in a newspaper of general circulation 1378 1379 in the area of the district once a week for 2 consecutive weeks, except that the first publication shall be not fewer than 15 1380 days prior to the date of the hearing. The notice shall further 1381 1382 contain a designation of the day, time, and place of the public 1383 hearing. At the time and place designated in the notice, the

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

| 1384 | board shall hear all objections to the budget as proposed and |
|------|---|
| 1385 | may make such changes as the board deems necessary. At the |
| 1386 | conclusion of the budget hearing, the board shall, by |
| 1387 | resolution, adopt the budget as finally approved by the board. |
| 1388 | The budget shall be adopted prior to October 1 of each year. |
| 1389 | (c) At least 60 days prior to adoption, the board shall |
| 1390 | submit to the Okeechobee County Board of County Commissioners, |
| 1391 | for purposes of disclosure and information only, the proposed |
| 1392 | annual budget for the ensuing fiscal year, and the board of |
| 1393 | county commissioners may submit written comments to the board |
| 1394 | solely for the assistance and information of the board of the |
| 1395 | district in adopting its annual district budget. |
| 1396 | (d) The board shall submit annually, to the Board of |
| 1397 | County Commissioners of Okeechobee County, its district public |
| 1398 | facilities report under section 189.415(2), Florida Statutes, |
| 1399 | addressing specifically short-term and long-term innovative |
| 1400 | systems, facilities, and services consistent with the unique |
| 1401 | nature of the new community. The Board of County Commissioners |
| 1402 | of Okeechobee County shall use and rely on the district public |
| 1403 | facilities report in the preparation or revision of the |
| 1404 | Okeechobee County Comprehensive Plan specifically under section |
| 1405 | 189.415(6), Florida Statutes. |
| 1406 | (7) DISCLOSURE OF PUBLIC FINANCINGThe district shall |
| 1407 | take affirmative steps to provide for the full disclosure of |
| 1408 | information relating to the public financing and maintenance of |
| 1409 | improvements to real property undertaken by the district. Such |
| 1410 | information shall be made available to all current residents, |
| | |

Page 53 of 113

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

| 1411 | and to all prospective residents, of the district. The district |
|------|--|
| 1412 | shall furnish each developer of a residential development within |
| 1413 | the district with sufficient copies of that information to |
| 1414 | provide each prospective initial purchaser of property in that |
| 1415 | development with a copy, and any developer of a residential |
| 1416 | development within the district, when required by law to provide |
| 1417 | a public offering statement, shall include a copy of such |
| 1418 | information relating to the public financing and maintenance of |
| 1419 | improvements in the public offering statement. The Division of |
| 1420 | Florida Land Sales, Condominiums, and Mobile Homes of the |
| 1421 | Department of Business and Professional Regulation shall ensure |
| 1422 | that disclosures are made by developers pursuant to chapter 498, |
| 1423 | Florida Statutes. |
| 1424 | (8) GENERAL POWERS The district shall have, and the |
| 1425 | board may exercise, the following general powers: |
| 1426 | (a) To sue and be sued in the name of the district; to |
| 1427 | adopt and use a seal and authorize the use of a facsimile |
| 1428 | thereof; to acquire by purchase, gift, devise, or otherwise, and |
| 1429 | to dispose of, real and personal property or any estate therein; |
| 1430 | and to make and execute contracts and other instruments |
| 1431 | necessary or convenient to the exercise of its powers. |
| 1432 | (b) To apply for coverage of its employees under the state |
| 1433 | retirement system in the same manner as if such employees were |
| 1434 | state employees, subject to necessary action by the district to |
| 1435 | pay employer contributions into the state retirement fund. |
| 1436 | (c) To contract for the services of consultants to perform |
| 1437 | planning, engineering, legal, or other appropriate services of a |
| | |
| | |

Page 54 of 113

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

1438 professional nature. Such contracts shall be subject to public 1439 bidding or competitive negotiation requirements as set forth in section 4(21). 1440 (d) To borrow money and accept gifts; to apply for and use 1441 grants or loans of money or other property from the United 1442 1443 States, the state, a unit of local government, or any person for 1444 any district purposes and enter into agreements required in 1445 connection therewith; and to hold, use, and dispose of such 1446 moneys or property for any district purposes in accordance with the terms of the gift, grant, loan, or agreement relating 1447 1448 thereto. To adopt rules and orders pursuant to the provisions 1449 (e) 1450 of chapter 120, Florida Statutes, prescribing the powers, 1451 duties, and functions of the officers of the district; the 1452 conduct of the business of the district; the maintenance of 1453 records; and the form of certificates evidencing tax liens and all other documents and records of the district. The board may 1454 also adopt administrative rules with respect to any of the 1455 1456 projects of the district and define the area to be included 1457 therein. The board may also adopt resolutions which may be 1458 necessary for the conduct of district business. 1459 To maintain an office at such place or places as the (f) 1460 board designates in Okeechobee County and within the district 1461 when facilities are available. To hold, control, and acquire by donation, purchase, 1462 (q) 1463 or condemnation, and to dispose of, any public easements, dedications to public use, platted reservations for public 1464

Page 55 of 113

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

| purposes, or any reservations for those purposes authorized by |
|--|
| this act other than public easements conveyed to or accepted by |
| Okeechobee County and to make use of such easements, |
| dedications, or reservations for the purpose mandated by this |
| act. |
| (h) To lease as lessor or lessee to or from any person, |
| firm, corporation, association, or body, public or private, any |
| projects of the type that the district is authorized to |
| undertake and facilities or property of any nature for the use |
| of the district to carry out the purposes mandated by this act. |
| (i) To borrow money and issue bonds, certificates, |
| warrants, notes, or other evidences of indebtedness as |
| hereinafter provided; to levy such tax and assessments as may be |
| authorized; and to charge, collect, and enforce fees and other |
| user charges subject as applicable to section 4(10)-(13). |
| (j) To raise, by user charges or fees authorized by |
| resolution of the board, amounts of money which are necessary |
| for the conduct of the district activities and services and to |
| enforce their receipt and collection in the manner prescribed by |
| resolution not inconsistent with law. |
| (k) To exercise within the district, or beyond the |
| district with prior approval by majority vote of a resolution of |
| the governing body of the county if the taking will occur in an |
| unincorporated area, the right and power of eminent domain, |
| pursuant to the provisions of chapters 73 and 74, Florida |
| Statutes, over any property within the state, except municipal, |
| county, state, and federal property, for the uses and purpose of |
| |
| |

Page 56 of 113

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

| 1492 | the district relating solely to water, sewer, district roads, |
|----------------------|---|
| 1493 | and water management, specifically including, without |
| 1494 | limitation, the power for the taking of easements for the |
| 1495 | drainage of the land of one person over and through the land of |
| 1496 | another. |
| 1497 | (1) To cooperate with, or contract with, other |
| 1498 | governmental agencies as may be necessary, convenient, |
| 1499 | incidental, or proper in connection with any of the powers, |
| 1500 | duties, or purposes authorized by this act. |
| 1501 | (m) To assess and impose upon lands in the district ad |
| 1502 | valorem taxes as provided and limited by this act. |
| 1503 | (n) If and when authorized by general law, to determine, |
| 1504 | order, levy, impose, collect, and enforce maintenance taxes. |
| 1505 | (o) To determine, order, levy, impose, collect, and |
| 1506 | enforce assessments pursuant to this act, which sets forth a |
| 1507 | detailed uniform procedure to implement chapter 170, Florida |
| 1508 | Statutes, and as an alternative to determine, order, levy, |
| 1509 | impose, collect, and enforce assessments under and pursuant to |
| 1510 | chapter 170, Florida Statutes, pursuant to authority granted in |
| 1511 | section 197.3631, Florida Statutes, or pursuant to other |
| | beceren infinitia beauaces, er parbaane ee eener |
| 1512 | provisions of general law, now or hereinafter enacted, which |
| 1512 1513 | <u>=</u> |
| | provisions of general law, now or hereinafter enacted, which |
| 1513 | provisions of general law, now or hereinafter enacted, which provide or authorize a supplemental means to impose, levy, and |
| 1513 1514 | provisions of general law, now or hereinafter enacted, which provide or authorize a supplemental means to impose, levy, and collect special assessments. Such special assessments, in the |
| 1513 1514 1515 | provisions of general law, now or hereinafter enacted, which provide or authorize a supplemental means to impose, levy, and collect special assessments. Such special assessments, in the discretion of the district, as provided in section 197.3631, |

Page 57 of 113

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

2006

| 1518 | and chapters 170 and 173, Florida Statutes, or as provided by |
|------|--|
| 1519 | this act. |
| 1520 | (p) To exercise such special powers and other express |
| 1521 | powers as may be authorized and granted by this act in the |
| 1522 | charter of the district, including powers as provided in any |
| 1523 | interlocal agreement entered into pursuant to chapter 163, |
| 1524 | Florida Statutes, or which shall be required or permitted to be |
| 1525 | undertaken by the district pursuant to any development order or |
| 1526 | development of regional impact, including any interlocal service |
| 1527 | agreement with Okeechobee County for fair-share capital |
| 1528 | construction funding for any capital facilities or systems |
| 1529 | required of the developer pursuant to any applicable development |
| 1530 | order or agreement. |
| 1531 | (q) To exercise all of the powers necessary, convenient, |
| 1532 | incidental, or proper in connection with any other powers or |
| 1533 | duties or the single purpose of the district authorized by this |
| 1534 | act. |
| 1535 | |
| 1536 | The provisions of this subsection shall be construed liberally |
| 1537 | in order to carry out effectively the single specialized purpose |
| 1538 | of this act and to secure for the district its ability to be |
| 1539 | innovative. |
| 1540 | (9) SPECIAL POWERS The district shall have the following |
| 1541 | special powers to implement its lawful, single, and special |
| 1542 | purpose and to provide pursuant to that purpose basic systems, |
| 1543 | facilities, services, improvements, projects, works, and |
| 1544 | infrastructure in the new community, each of which constitutes a |

Page 58 of 113

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

1545 lawful public purpose when exercised pursuant to this charter, 1546 subject to, and not inconsistent with, the regulatory 1547 jurisdiction and permitting authority of all other applicable governmental bodies, agencies, and any special districts having 1548 authority with respect to any area included therein, and to 1549 1550 plan, establish, acquire, construct or reconstruct, enlarge or extend, equip, operate, finance, fund, and maintain 1551 1552 improvements, systems, facilities, services, works, projects, 1553 and infrastructure any or all of the following special powers granted by this act in order to implement the special 1554 requirements of this new community within the single special 1555 1556 purpose of the district: 1557 (a) To provide for water management and control for the 1558 lands within the district and to connect some or any of such 1559 facilities with roads and bridges. In the event that the board 1560 assumes the responsibility for providing water management and control for the district which is to be financed by benefit 1561 special assessments, the board shall adapt plans and assessments 1562 pursuant to law or may adopt water management and control plans, 1563 assess for benefits, and apportion and levy special assessments 1564 1565 as follows: 1566 1. The board shall cause to be made by the district's 1567 engineer, or such other engineer or engineers as the board may employ for that purpose, complete and comprehensive water 1568 1569 management and control plans for the lands located within the 1570 district that will be improved in part or in whole by any system 1571 of facilities that may be outlined and adopted, and the engineer

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

1572 shall make a report in writing to the board with maps and 1573 profiles of said surveys and an estimate of the cost of carrying 1574 out and completing the plans. 1575 2. Upon the completion of such plans, the board shall hold a hearing thereon to hear objections thereto, shall give notice 1576 1577 of the time and place fixed for such hearing by publication once 1578 each week for 2 consecutive weeks in a newspaper of general 1579 circulation in the general area of the district, and shall 1580 permit the inspection of the plan at the office of the district by all persons interested. All objections to the plan shall be 1581 filed at or before the time fixed in the notice for the hearing 1582 1583 and shall be in writing. 1584 3. After the hearing, the board shall consider the 1585 proposed plan and any objections thereto and may modify, reject, 1586 or adopt the plan or continue the hearing to a day certain for 1587 further consideration of the proposed plan or modifications 1588 thereof. 4. When the board approves a plan, a resolution shall be 1589 1590 adopted and a certified copy thereof shall be filed in the 1591 office of the secretary and incorporated by him or her into the records of the district. 1592 1593 5. The water management and control plan may be altered in 1594 detail from time to time until the appraisal record herein provided is filed, but not in such manner as to affect 1595 materially the conditions of its adoption. After the appraisal 1596 1597 record has been filed, no alteration of the plan shall be made, except as provided by this act. 1598

Page 60 of 113

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

| 1599 | 6. Within 20 days after the final adoption of the plan by |
|------|--|
| 1600 | the board, the board shall proceed pursuant to section 298.301, |
| 1601 | Florida Statutes. |
| 1602 | (b) To provide for water supply, sewer, and wastewater |
| 1603 | management, reclamation, and reuse or any combination thereof |
| 1604 | and any irrigation systems, facilities, and services; to |
| 1605 | construct and operate connecting intercepting or outlet sewers |
| 1606 | and sewer mains and pipes and water mains, conduits, or |
| 1607 | pipelines in, along, and under any street, alley, highway, or |
| 1608 | other public place or way; and to dispose of any effluent, |
| 1609 | residue, or other byproducts of such system or sewer system. |
| 1610 | 1. The district may not purchase or sell a water, sewer, |
| 1611 | or wastewater reuse utility that provides service to the public |
| 1612 | for compensation, or enter into a wastewater facility |
| 1613 | privatization contract for a wastewater facility, until the |
| 1614 | governing body of the new community district has held a public |
| 1615 | hearing on the purchase, sale, or wastewater facility |
| 1616 | privatization contract and made a determination that the |
| 1617 | purchase, sale, or wastewater facility privatization contract is |
| 1618 | in the public interest. |
| 1619 | 2. In determining if the purchase, sale, or wastewater |
| 1620 | facility privatization contract is in the public interest, the |
| 1621 | district shall consider, at a minimum, the following: |
| 1622 | a. The most recent available income and expense statement |
| 1623 | for the utility. |
| 1624 | b. The most recent available balance sheet for the |
| 1625 | utility, listing assets and liabilities and clearly showing the |
| | Dogo (1 of 11) |

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

| 1626 | amount of contributions in aid of construction and the |
|------|---|
| 1627 | accumulated depreciation thereon. |
| 1628 | c. A statement of the existing rate base of the utility |
| 1629 | for regulatory purposes. |
| 1630 | d. The physical condition of the utility facilities being |
| 1631 | purchased, sold, or subject to a wastewater facility |
| 1632 | privatization contract. |
| 1633 | e. The reasonableness of the purchase, sale, or wastewater |
| 1634 | facility privatization contract price and terms. |
| 1635 | f. The impacts of the purchase, sale, or wastewater |
| 1636 | facility privatization contract on utility customers, both |
| 1637 | positive and negative. |
| 1638 | g. Any additional investment required and the ability and |
| 1639 | willingness of the purchaser or the private firm under a |
| 1640 | wastewater facility privatization contract to make that |
| 1641 | investment, whether the purchaser is the district or the entity |
| 1642 | purchasing the utility from the district. |
| 1643 | h. In the case of a wastewater facility privatization |
| 1644 | contract, the terms and conditions on which the private firm |
| 1645 | will provide capital investment and financing or a combination |
| 1646 | thereof for contemplated capital replacements, additions, |
| 1647 | expansions, and repairs. The district shall give significant |
| 1648 | weight to this criterion. |
| 1649 | i. The alternatives to the purchase, sale, or wastewater |
| 1650 | facility privatization contract and the potential impact on |
| 1651 | utility customers if the purchase, sale, or wastewater facility |
| 1652 | privatization contract is not made. |

Page 62 of 113

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

| 1653 | j. The ability of the purchaser or the private firm under |
|------|--|
| 1654 | a wastewater facility privatization contract to provide and |
| 1655 | maintain high-quality and cost-effective utility service, |
| 1656 | whether the purchaser is the district or the entity purchasing |
| 1657 | the utility from the district. |
| 1658 | k. In the case of a wastewater facility privatization |
| 1659 | contract, the technical expertise and experience of the private |
| 1660 | firm in carrying out the obligations specified in the wastewater |
| 1661 | facility privatization contract. The district shall give |
| 1662 | significant weight to this criterion. |
| 1663 | 3. All moneys paid by a private firm to a district |
| 1664 | pursuant to a wastewater facility privatization contract shall |
| 1665 | be used for the purpose of reducing or offsetting property |
| 1666 | taxes, wastewater service rates, or debt reduction or making |
| 1667 | infrastructure improvements or capital asset expenditures or |
| 1668 | other public purpose; however, nothing herein shall preclude the |
| 1669 | district from using all or part of the moneys for the purpose of |
| 1670 | the district's qualification for relief from the repayment of |
| 1671 | federal grant awards associated with the wastewater system as |
| 1672 | may be required by federal law or regulation. The district shall |
| 1673 | prepare a statement showing that the purchase, sale, or |
| 1674 | wastewater facility privatization contract is in the public |
| 1675 | interest, including a summary of the purchaser's or private |
| 1676 | firm's experience in water, sewer, or wastewater reuse utility |
| 1677 | operation and a showing of financial ability to provide the |
| 1678 | service, whether the purchaser or private firm is the district |
| 1679 | or the entity purchasing the utility from the district. |
| | |
| | |

Page 63 of 113

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

| 1 < 0 0 | |
|---------|--|
| 1680 | (c) To provide for bridges or culverts that may be needed |
| 1681 | across any drain, ditch, canal, floodway, holding basin, |
| 1682 | excavation, public highway, tract, grade, fill, or cut and |
| 1683 | roadways over levees and embankments, and to construct any and |
| 1684 | all of such works and improvements across, through, or over any |
| 1685 | public right-of-way, highway, grade, fill, or cut. |
| 1686 | (d) To provide for district roads equal to or exceeding |
| 1687 | the specifications of the county in which such district roads |
| 1688 | are located, and streetlights, including conditions of |
| 1689 | development approval which sometimes may be different |
| 1690 | specifications than the normal specifications of the county. |
| 1691 | This special power includes construction, improvement, pavement, |
| 1692 | and maintenance of roadways and roads necessary and convenient |
| 1693 | for the exercise of the powers or duties of the district to: |
| 1694 | 1. Implement its single purpose. |
| 1695 | 2. Include as a component thereof roads, parkways, |
| 1696 | bridges, landscaping, irrigation, bicycle and jogging paths, |
| 1697 | street lighting, traffic signals, road striping, and all other |
| 1698 | customary elements of a modern road system in general or as tied |
| 1699 | to the conditions of development approval for the specific |
| 1700 | district. |
| 1701 | 3. Plan, implement, construct or reconstruct, enlarge or |
| 1702 | extend, finance, fund, equip, operate, and maintain parking |
| 1703 | facilities freestanding or as may be related to any innovative |
| 1704 | strategic intermodal system of transportation pursuant to |
| | |
| 1705 | applicable federal, state, and local laws and ordinances. |

Page 64 of 113

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

1706 To provide for buses, trolleys, transit shelters, (e) ride-sharing facilities and services, parking improvements, and 1707 1708 related signage. 1709 (f) To cover investigation and remediation costs associated with the cleanup of actual or perceived environmental 1710 1711 contamination within the district under the supervision or 1712 direction of a competent governmental authority unless the 1713 covered costs benefit any person who is a landowner within the 1714 district who caused or contributed to the contamination. To provide for conservation areas, mitigation areas, 1715 (q) and wildlife habitat, including the maintenance of any plant or 1716 animal species, and any related interest in real or personal 1717 1718 property. 1719 (h) Using its general and special powers as set forth in this act, to provide for any other project within or without the 1720 boundaries of a district when the project is the subject of an 1721 agreement between the district and the Board of County 1722 Commissioners of Okeechobee County or with any applicable other 1723 public or private entity, including a homeowner association, and 1724 1725 is not inconsistent with the Okeechobee County Comprehensive 1726 Plan and the Growth Management act which implement the single 1727 special purpose of the district. 1728 To provide for parks and facilities for indoor and (i) outdoor recreational, cultural, and educational uses. 1729 To provide for fire prevention and control, including 1730 (j) 1731 fire stations and buildings, water mains and plugs, fire trucks, and other vehicles and equipment, and for emergency medical 1732

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

2006

| 1733 | services, including stations and buildings, vehicles, and |
|------|--|
| 1734 | equipment. |
| 1735 | (k) To provide for school buildings and related |
| 1736 | structures, which may be leased, sold, or donated to the school |
| 1737 | district, for use in the educational system when authorized by |
| 1738 | the district school board. The district is granted the special |
| 1739 | power to contract with the Okeechobee County School Board and, |
| 1740 | as applicable, the Board of County Commissioners of Okeechobee |
| 1741 | County, and with the applicable landowner developer of the lands |
| 1742 | within the jurisdiction of the district, to assess the school |
| 1743 | district educational facilities plan, and to implement a |
| 1744 | management and financing plan for timely construction, |
| 1745 | maintenance, and acquisition, at the option of the district, of |
| 1746 | school facilities, including facilities identified in the |
| 1747 | facilities work programs or those proposed by charter schools. |
| 1748 | The district is granted the special power to determine, order, |
| 1749 | levy, impose, collect, or arrange for the collection and |
| 1750 | enforcement of assessments, as defined in and pursuant to this |
| 1751 | act, for such school facilities. The district is eligible for |
| 1752 | the financial enhancements available to educational facility |
| 1753 | benefit districts to provide for financing the construction and |
| 1754 | maintenance of educational facilities pursuant to section |
| 1755 | 1013.356, Florida Statutes, and, if and when authorized by |
| 1756 | general law, to acquire such educational facilities. This act, |
| 1757 | in the place of an educational facilities benefit district, |
| 1758 | authorizes the Okeechobee County School Board to designate the |
| 1759 | district. The district is authorized to enter into an interlocal |

Page 66 of 113

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

1760 agreement with the Okeechobee County School Board and, as 1761 applicable, the Board of County Commissioners of Okeechobee 1762 County, and applicable private landowners and developers in order to provide for such construction, maintenance, and 1763 acquisition and in order to receive the applicable financial 1764 1765 enhancements provided by section 1013.356, Florida Statutes. The interlocal agreement shall consider, among other things, 1766 1767 absorption rates, sales rates, and related data of existing and 1768 projected schools; racial, ethnic, social, and economic balance within the Okeechobee County School District under applicable 1769 state and federal law; and the provision of school attendance 1770 1771 zones to allow students residing within a reasonable distance of 1772 the facilities constructed and financed through the interlocal 1773 agreement to attend such facilities. Because these facilities 1774 are funded by assessments and not by taxes of any type, the 1775 provision of these facilities may be multiuse and, consistent with the provisions of this act, shall be first liens on the 1776 1777 property upon a showing of special and peculiar benefits that 1778 flow to the property within the jurisdiction of the district as a logical connection from the systems, facilities, and services, 1779 1780 resulting in added use, enhanced enjoyment, decreased insurance 1781 premiums, or enhanced value in marketability so that the 1782 Legislature finds that the provisions of the Florida 1783 Constitution for free public schools is implemented and 1784 enhanced. 1785 To provide for security, including, but not limited (1) to, quardhouses, fences and gates, electronic intrusion 1786

Page 67 of 113

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

1787 detection systems, and patrol cars, when authorized by proper 1788 governmental agencies, except that the district may not exercise 1789 any powers of a law enforcement agency but may contract with the 1790 appropriate local general-purpose government agencies for an increased level of such services within the district boundaries. 1791 1792 The district may operate guardhouses for the limited purpose of providing security for the residents of the district and which 1793 1794 serve a predominate public, as opposed to private, purpose. Such 1795 guardhouses shall be operated by the district or other unit of 1796 local government pursuant to procedures designed to serve such 1797 security purposes as set forth in rules adopted by the board, from time to time, following the procedures set forth in chapter 1798 1799 120, Florida Statutes. 1800 (m) To provide for control and elimination of mosquitoes 1801 and other arthropods of public health importance. 1802 (n) To provide for waste collection and disposal. 1803 (o) To enter into impact fee credit agreements with 1804 Okeechobee County and the Okeechobee County School Board. Under 1805 such agreements, where the district constructs or makes 1806 contributions for public systems, facilities, services, 1807 projects, improvements, works, and infrastructures for which 1808 impact fee credits would be available to the landowner developer 1809 under the Okeechobee County and Okeechobee County School Board applicable impact fee ordinance, the agreement authorized by 1810 1811 this act shall provide that such impact fee credit shall inure 1812 to the landowners within the district in portion to assessments 1813 or other burdens levied and imposed upon the landowners with

Page 68 of 113

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

| 1 | |
|------|--|
| 1814 | respect to assessable improvements giving rise to such impact |
| 1815 | fee credits, and the district shall, from time to time, execute |
| 1816 | such instruments, such as assignments of impact fee credits, as |
| 1817 | may be necessary, appropriate, or desirable to accomplish or to |
| 1818 | confirm the foregoing. |
| 1819 | (p) To establish and create, at noticed meetings, such |
| 1820 | government departments of the board of the district, as well as |
| 1821 | committees, task forces, boards, commissions, or other agencies |
| 1822 | under the supervision and control of the district, as from time |
| 1823 | to time the members of the board may deem necessary or desirable |
| 1824 | in the performance of the acts or other things necessary to |
| 1825 | exercise its general or special powers to implement an |
| 1826 | innovative project to carry out the special purpose of the |
| 1827 | district as provided in this act and to delegate to such |
| 1828 | departments, boards, task forces, committees, or other agencies |
| 1829 | such administrative duties and other powers as the board may |
| 1830 | deem necessary or desirable, but only if there is a set of |
| 1831 | expressed limitations for accountability, notice, and periodic |
| 1832 | written reporting to the board, which shall retain its powers. |
| 1833 | (q) So long as not inconsistent with the applicable local |
| 1834 | government comprehensive plan and development entitlements, to |
| 1835 | coordinate with the landowner developer on the phasing of the |
| 1836 | delivery of infrastructure and to create phase entities or units |
| 1837 | for its charter purpose. Toward this end, and so long as it |
| 1838 | implements the purpose of the district under this act, the board |
| 1839 | may designate, therefore, units of development and adopt systems |
| 1840 | of progressive phased development by units with related |
| | |
| | |

Page 69 of 113

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

| 1841 | management planning, implementation, construction, maintenance, |
|------|--|
| 1842 | and financing within its phased unit. If the board proceeds to |
| 1843 | designate such phased units of development, it must adopt at a |
| 1844 | noticed meeting pursuant to chapter 120, Florida Statutes, a |
| 1845 | rule setting forth detailed procedures and authorizations for |
| 1846 | such phase unit processes. A committee, department, or agency of |
| 1847 | the board shall be given express duty of oversight with monthly |
| 1848 | written reports to the board. No such phased units can begin or |
| 1849 | operate until or unless the required noticed rule has been |
| 1850 | promulgated. With regard to any phased unit, there shall be no |
| 1851 | bonded indebtedness and no levy of any lienable or nonlienable |
| 1852 | revenue, whether to amortize bonds or not, within the boundary |
| 1853 | of a phased unit other than by the board and pursuant to the |
| 1854 | powers, procedures, and provisions of this act and other |
| 1855 | applicable laws. |
| 1856 | (r) To plan, establish, acquire, construct or reconstruct, |
| 1857 | enlarge or extend, equip, operate, maintain, finance, and fund |
| 1858 | buildings and structures for district offices, maintenance |
| 1859 | facilities, meeting facilities, town centers, or any other |
| 1860 | project authorized or granted by this act upon a showing at a |
| 1861 | noticed meeting of its efficacy to the specialized single |
| 1862 | purpose of this district for the new community. |
| 1863 | (s) To plan, establish, acquire, construct or reconstruct, |
| 1864 | enlarge or extend, equip, operate, maintain, finance, and fund |
| 1865 | edifices and facilities for the provision of health care when |
| 1866 | authorized by applicable public or private agencies providing |
| | |

Page 70 of 113

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

2006

| 1867 | health care and upon a showing of efficacy to carry out the |
|------|--|
| 1868 | purpose of the district. |
| 1869 | (t) To coordinate, work with, and, as the board deems |
| 1870 | appropriate, enter into interlocal agreements subject to the |
| 1871 | provisions of this charter with any public or private |
| 1872 | institution of higher education, including the Indian River |
| 1873 | Community College and any public or private university. The |
| 1874 | purpose of such coordination and agreements is to help sustain |
| 1875 | high-quality infrastructure in, around, and for the universities |
| 1876 | as may be appropriate under the law on the basis that the |
| 1877 | provision of such systems, facilities, and services, including |
| 1878 | classrooms or other buildings for such institutions, constitutes |
| 1879 | enhancement of the intrinsic value and marketability of property |
| 1880 | within the new community and also provides for increased |
| 1881 | enjoyment and enhanced use of the property. These systems, |
| 1882 | facilities, and services, including buildings, shall be first |
| 1883 | liens on the property within the community and serve a lawful |
| 1884 | public purpose upon a showing by the board in a nonarbitrary and |
| 1885 | informed manner of special and peculiar benefits that flow to |
| 1886 | the property within the community as a logical connection from |
| 1887 | the systems, facilities, and services, resulting in added use, |
| 1888 | enhanced enjoyment, decreased insurance premiums on, or enhanced |
| 1889 | value in the marketability of the property. |
| 1890 | (u) To adopt and enforce appropriate rules following the |
| 1891 | procedures of chapter 120, Florida Statutes, in connection with |
| 1892 | the provisions of one or more its systems, facilities, services, |
| 1893 | projects, improvements, works, and infrastructure. |
| | |

Page 71 of 113

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

1894

2006

| 1894 | |
|------|--|
| 1895 | The enumeration of special powers in this subsection shall not |
| 1896 | be deemed exclusive or restrictive but shall be deemed to |
| 1897 | incorporate all powers, express or implied, necessary or |
| 1898 | incident to carrying out such enumerated special powers, |
| 1899 | including also the general powers provided by this special act |
| 1900 | charter to the district to implement its single purpose. The |
| 1901 | provisions of this subsection shall be construed liberally in |
| 1902 | order to carry out effectively the single purpose of this |
| 1903 | district under this act and to secure for the district its |
| 1904 | ability to be innovative. |
| 1905 | (10) ISSUANCE OF BOND ANTICIPATION NOTES In addition to |
| 1906 | the other powers provided for in this act, and not in limitation |
| 1907 | thereof, the district shall have the power, at any time, and |
| 1908 | from time to time after the issuance of any bonds of the |
| 1909 | district shall have been authorized, to borrow money for the |
| 1910 | purposes for which such bonds are to be issued in anticipation |
| 1911 | of the receipt of the proceeds of the sale of such bonds and to |
| 1912 | issue bond anticipation notes in a principal sum not in excess |
| 1913 | of the authorized maximum amount of such bond issue. Such notes |
| 1914 | shall be in such denomination or denominations; bear interest at |
| 1915 | such rate, not to exceed the maximum rate allowed by general |
| 1916 | law; mature at such time or times not later than 5 years from |
| 1917 | the date of issuance; and be in such form and executed in such |
| 1918 | manner as the board shall prescribe. Such notes may be sold at |
| 1919 | either public or private sale or, if such notes are renewal |
| 1920 | notes, may be exchanged for notes then outstanding on such terms |
| | |

CODING: Words stricken are deletions; words underlined are additions.
| 1921 | as the beard shall determine fuch notes shall be paid from the |
|------|--|
| | as the board shall determine. Such notes shall be paid from the |
| 1922 | proceeds of such bonds when issued. The board may, in its |
| 1923 | discretion, in lieu of retiring the notes by means of bonds, |
| 1924 | retire them by means of current revenues or from any taxes or |
| 1925 | assessments levied for the payment of such bonds, but in such |
| 1926 | event, a like amount of the bonds authorized shall not be |
| 1927 | issued. |
| 1928 | (11) SHORT-TERM BORROWINGThe district may at any time |
| 1929 | obtain loans, in such amount and on such terms and conditions as |
| 1930 | the board may approve, for the purpose of paying any of the |
| 1931 | expenses of the district or any costs incurred or that may be |
| 1932 | incurred in connection with any of the projects of the district, |
| 1933 | which loans shall bear interest as the board determines as not |
| 1934 | to exceed the maximum rate allowed by general law and may be |
| 1935 | payable from and secured by a pledge of such funds, revenues, |
| 1936 | taxes, and assessments as the board may determine, subject, |
| 1937 | however, to the provisions contained in any proceeding under |
| 1938 | which bonds were theretofore issued and are then outstanding. |
| 1939 | For the purpose of defraying such costs and expenses, the |
| 1940 | district may issue negotiable notes, warrants, or other |
| 1941 | evidences of debt to be payable at such times and to bear such |
| 1942 | interest, not to exceed the maximum rate allowed by general law, |
| 1943 | as the board may determine and to be sold or discounted at such |
| 1944 | price or prices not less than 95 percent of par value and on |
| 1945 | such terms as the board may deem advisable. The board shall have |
| 1946 | the right to provide for the payment thereof by pledging the |
| 1947 | whole or any part of the funds, revenues, taxes, and assessments |
| | |
| | |

Page 73 of 113

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

1948 of the district. The approval of the electors residing in the 1949 district shall not be necessary except when required by the 1950 State Constitution. 1951 (12) BONDS.--Bonds may be sold in blocks or installments at 1952 (a) 1953 different times, or an entire issue or series may be sold at one time. Bonds may be sold at public or private sale after such 1954 1955 advertisement, if any, as the board may deem advisable, but not 1956 in any event at less than 90 percent of the par value thereof, together with accrued interest thereon. Bonds may be sold or 1957 exchanged for refunding bonds. Special assessment and revenue 1958 1959 bonds may be delivered by the district as payment of the 1960 purchase price of any project or part thereof, or a combination 1961 of projects or parts thereof, or as the purchase price or 1962 exchange for any property, real, personal, or mixed, including 1963 franchises or services rendered by any contractor, engineer, or other person, all at one time or in blocks from time to time, in 1964 such manner and upon such terms as the board in its discretion 1965 1966 shall determine. The price or prices for any bonds sold, 1967 exchanged, or delivered may be: 1968 1. The money paid for the bonds. The principal amount, plus accrued interest to the date 1969 2. 1970 of redemption or exchange, or outstanding obligations exchanged 1971 for refunding bonds. In the case of special assessment or revenue bonds, the 1972 3. 1973 amount of any indebtedness to contractors or other persons paid

Page 74 of 113

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

1974 with such bonds, or the fair value of any properties exchanged 1975 for the bonds, as determined by the board. 1976 Any general obligation bonds, special assessment (b) 1977 bonds, or revenue bonds may be authorized by resolution or resolutions of the board, which shall be adopted by a majority 1978 1979 of all the members thereof then in office. Such resolution or 1980 resolutions may be adopted at the same meeting at which they are 1981 introduced and need not be published or posted. The board may, 1982 by resolution, authorize the issuance of bonds and fix the aggregate amount of bonds to be issued; the purpose or purposes 1983 for which the moneys derived therefrom shall be expended, 1984 including, but not limited to, payment of costs as defined in 1985 1986 section 2(6)(h); the rate or rates of interest, not to exceed the maximum rate allowed by general law; the denomination of the 1987 1988 bonds; whether or not the bonds are to be issued in one or more 1989 series; the date or dates of maturity, which shall not exceed 40 years from their respective dates of issuance; the medium of 1990 1991 payment; the place or places within or without the state where 1992 payment shall be made; registration privileges; redemption terms 1993 and privileges, whether with or without premium; the manner of execution; the form of the bonds, including any interest coupons 1994 1995 to be attached thereto; the manner of execution of bonds and 1996 coupons; and any and all other terms, covenants, and conditions 1997 thereof and the establishment of revenue or other funds. Such authorizing resolution or resolutions may further provide for 1998 1999 the contracts authorized by section 159.825(1)(f) and (g), Florida Statutes, regardless of the tax treatment of such bonds 2000

Page 75 of 113

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

2001 being authorized, subject to the finding by the board of a net 2002 savings to the district resulting by reason thereof. Such 2003 authorizing resolution may further provide that such bonds may 2004 be executed in accordance with the Registered Public Obligations 2005 Act, except that bonds not issued in registered form shall be 2006 valid if manually countersigned by an officer designated by appropriate resolution of the board. The seal of the district 2007 2008 may be affixed, lithographed, engraved, or otherwise reproduced 2009 in facsimile on such bonds. In case any officer whose signature appears on any bonds or coupons ceases to be such officer before 2010 the delivery of such bonds, such signature or facsimile shall 2011 2012 nevertheless be valid and sufficient for all purposes as if he 2013 or she had remained in office until such delivery. 2014 (C) Pending the preparation of definitive bonds, the board 2015 may issue interim certificates or receipts or temporary bonds, 2016 in such form and with such provisions as the board may determine, exchangeable for definitive bonds when such bonds 2017 2018 have been executed and are available for delivery. The board may 2019 also provide for the replacement of any bonds which become 2020 mutilated, lost, or destroyed. 2021 (d) Any bond issued under this act or any temporary bond, 2022 in the absence of an express recital on the face thereof that it 2023 is nonnegotiable, shall be fully negotiable and shall be and 2024 constitute a negotiable instrument within the meaning and for 2025 all purposes of the law merchant and the laws of the state. 2026 The board may make such provision with respect to the (e) defeasance of the right, title, and interest of the holders of 2027

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

2028 any of the bonds and obligations of the district in any 2029 revenues, funds, or other properties by which such bonds are secured as the board deems appropriate and, without limitation 2030 2031 on the foregoing, may provide that when such bonds or obligations become due and payable or are called for redemption 2032 2033 and the whole amount of the principal and interest and premium, 2034 if any, due and payable upon the bonds or obligations then 2035 outstanding is held in trust for such purpose and provision is 2036 also made for paying all other sums payable in connection with such bonds or other obligations, then the right, title, and 2037 2038 interest of the holders of the bonds in any revenues, funds, or 2039 other properties by which such bonds are secured shall thereupon 2040 cease, terminate, and become void; and the board may apply any 2041 surplus in any sinking fund established in connection with such 2042 bonds or obligations and all balances remaining in all other 2043 funds or accounts other than money held for the redemption or 2044 payment of the bonds or other obligations to any lawful purpose 2045 of the district as the board shall determine. 2046 (f) If the proceeds of any bonds are less than the cost of 2047 completing the project in connection with which such bonds were 2048 issued, the board may authorize the issuance of additional bonds

2049 upon such terms and conditions as the board may provide in the 2050 resolution authorizing the issuance thereof, but only in 2051 compliance with the resolution or other proceedings authorizing 2052 the issuance of the original bonds.

2053(g) The district shall have the power to issue bonds to2054provide for the retirement or refunding of any bonds or

Page 77 of 113

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

| 2055 | obligations of the district that, at the time of such issuance, |
|------|--|
| 2056 | are or subsequently thereto become due and payable, or that at |
| 2057 | the time of issuance have been called or are or will be subject |
| 2058 | to call for redemption within 10 years thereafter, or the |
| 2059 | surrender of which can be procured from the holders thereof at |
| 2060 | prices satisfactory to the board. Refunding bonds may be issued |
| 2061 | at any time when, in the judgment of the board, such issuance |
| 2062 | will be advantageous to the district. No approval of the |
| 2063 | qualified electors residing in the district shall be required |
| 2064 | for the issuance of refunding bonds except in cases in which |
| 2065 | such approval is required by the State Constitution. The board |
| 2066 | may by resolution confer upon the holders of such refunding |
| 2067 | bonds all rights, powers, and remedies to which the holders |
| 2068 | would be entitled if they continued to be the owners and had |
| 2069 | possession of the bonds for the refinancing of which such |
| 2070 | refunding bonds are issued, including, but not limited to, the |
| 2071 | preservation of the lien of such bonds on the revenues of any |
| 2072 | project or on pledged funds, without extinguishment, impairment, |
| 2073 | or diminution thereof. The provisions of this act pertaining to |
| 2074 | bonds of the district shall, unless the context otherwise |
| 2075 | requires, govern the issuance of refunding bonds, the form and |
| 2076 | other details thereof, the rights of the holders thereof, and |
| 2077 | the duties of the board with respect thereto. |
| 2078 | (h)1. The district shall have the power to issue revenue |
| 2079 | bonds from time to time without limitation as to amount. Such |
| 2080 | revenue bonds may be secured by, or payable from, the gross or |
| 2081 | net pledge of the revenues to be derived from any project or |
| | Daga 70 of 110 |

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

| 2082 | combination of projects; from the rates, fees, or other charges |
|------|--|
| 2083 | to be collected from the users of any project or projects; from |
| 2084 | any revenue-producing undertaking or activity of the district; |
| 2085 | from special assessments; from benefit special assessments; or |
| 2086 | from any other source or pledged security. Such bonds shall not |
| 2087 | constitute an indebtedness of the district, and the approval of |
| 2088 | the qualified electors shall not be required unless such bonds |
| 2089 | are additionally secured by the full faith and credit and taxing |
| 2090 | power of the district. |
| 2091 | 2. Any two or more projects may be combined and |
| 2092 | consolidated into a single project and may be operated and |
| 2093 | maintained as a single project. The revenue bonds authorized |
| 2094 | herein may be issued to finance any one or more of such |
| 2095 | projects, regardless of whether such projects have been combined |
| 2096 | and consolidated into a single project. If the board deems it |
| 2097 | advisable, the proceedings authorizing such revenue bonds may |
| 2098 | provide that the district may combine the projects then being |
| 2099 | financed or theretofore financed with other projects to be |
| 2100 | subsequently financed by the district and that revenue bonds to |
| 2101 | be thereafter issued by the district shall be on parity with the |
| 2102 | revenue bonds then being issued, all on such terms, conditions, |
| 2103 | and limitations provided in the proceeding which authorized the |
| 2104 | original bonds. |
| 2105 | (i)1. Subject to the limitations of this charter, the |
| 2106 | district shall have the power from time to time to issue general |
| 2107 | obligation bonds to finance or refinance capital projects or to |
| 2108 | refund outstanding bonds in an aggregate principal amount of |
| | Dago 70 of 112 |

Page 79 of 113

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

| 2109 | bonds outstanding at any one time not in excess of 35 percent of |
|------|--|
| 2110 | the assessed value of the taxable property within the district |
| 2111 | as shown on the pertinent tax records at the time of the |
| 2112 | authorization of the general obligation bonds for which the full |
| 2113 | faith and credit of the district is pledged. Except for |
| 2114 | refunding bonds, no general obligation bonds shall be issued |
| 2115 | unless the bonds are issued to finance or refinance a capital |
| 2116 | project and the issuance has been approved at an election held |
| 2117 | in accordance with the requirements for such election as |
| 2118 | prescribed by the State Constitution. Such elections shall be |
| 2119 | called to be held in the district by the board of county |
| 2120 | commissioners of the county upon the request of the board of the |
| 2121 | district. The expenses of calling and holding an election shall |
| 2122 | be at the expense of the district, and the district shall |
| 2123 | reimburse the county for any expenses incurred in calling or |
| 2124 | holding such election. |
| 2125 | 2. The district may pledge its full faith and credit for |
| 2126 | the payment of the principal and interest on such general |
| 2127 | obligation bonds and for any reserve funds provided therefor and |
| 2128 | may unconditionally and irrevocably pledge itself to levy ad |
| 2129 | valorem taxes on all taxable property in the district, to the |
| 2130 | extent necessary for the payment thereof, without limitations as |
| 2131 | to rate or amount. |
| 2132 | 3. If the board determines to issue general obligation |
| 2133 | bonds for more than one capital project, the approval of the |
| 2134 | issuance of the bonds for each and all such projects may be |
| 2135 | submitted to the electors on one and the same ballot. The |
| | |
| | |

Page 80 of 113

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

| FLORIDA HOUSE OF REPRESENTATIVE | F | L | 0 | R | | D | Α | | Н | 0 | U | S | Е | 0 | F | R | Е | Р | R | Е | S | Е | Ν | Т | Α | Т | | V | Е | S |
|---------------------------------|---|---|---|---|--|---|---|--|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|--|---|---|---|
|---------------------------------|---|---|---|---|--|---|---|--|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|--|---|---|---|

| 2136 | failure of the electors to approve the issuance of bonds for any |
|------|--|
| 2137 | one or more capital projects shall not defeat the approval of |
| 2138 | bonds for any capital project which has been approved by the |
| 2139 | electors. |
| 2140 | 4. In arriving at the amount of general obligation bonds |
| 2141 | permitted to be outstanding at any one time pursuant to |
| 2142 | subparagraph 1., there shall not be included any general |
| 2143 | obligation bonds which are additionally secured by the pledge |
| 2144 | <u>of:</u> |
| 2145 | a. Any assessments levied in an amount sufficient to pay |
| 2146 | the principal and interest on the general obligation bonds so |
| 2147 | additionally secured, which assessments have been equalized and |
| 2148 | confirmed by resolution of the board pursuant to this act or |
| 2149 | section 170.08, Florida Statutes. |
| 2150 | b. Water revenues, sewer revenues, or water and sewer |
| 2151 | revenues of the district to be derived from user fees in an |
| 2152 | amount sufficient to pay the principal and interest on the |
| 2153 | general obligation bonds so additionally secured. |
| 2154 | c. Any combination of assessments and revenues described |
| 2155 | in subparagraphs a. and b. |
| 2156 | (j)1. All bonds issued under the provisions of this act |
| 2157 | shall constitute legal investments for savings banks, banks, |
| 2158 | trust companies, insurance companies, executors, administrators, |
| 2159 | trustees, guardians, and other fiduciaries and for any board, |
| 2160 | body, agency, instrumentality, county, municipality, or other |
| 2161 | political subdivision of the state and shall be and constitute |
| 2162 | security which may be deposited by banks or trust companies as |
| | |

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

2163 security for deposits of state, county, municipal, or other 2164 public funds or by insurance companies as required or voluntary 2165 statutory deposits. 2. Any bonds issued by the district shall be incontestable 2166 in the hands of bona fide purchasers or holders for value and 2167 2168 shall not be invalid because of any irregularity or defect in the proceedings for the issue and sale thereof. 2169 2170 Any resolution authorizing the issuance of bonds may (k) 2171 contain such covenants as the board may deem advisable, and all such covenants shall constitute valid and legally binding and 2172 2173 enforceable contracts between the district and the bondholders, 2174 regardless of the time of issuance thereof. Such covenants may 2175 include, without limitation, covenants concerning the 2176 disposition of the bond proceeds; the use and disposition of 2177 project revenues; the pledging of revenues, taxes, and assessments; the obligations of the district with respect to the 2178 operation of the project and the maintenance of adequate project 2179 2180 revenues; the issuance of additional bonds; the appointment, 2181 powers, and duties of trustees and receivers; the acquisition of 2182 outstanding bonds and obligations; restrictions on the 2183 establishing of competing projects or facilities; restrictions 2184 on the sale or disposal of the assets and property of the 2185 district; the priority of assessment liens; the priority of 2186 claims by bondholders on the taxing power of the district; the 2187 maintenance of deposits to ensure the payment of revenues by 2188 users of district facilities and services; the discontinuance of 2189 district services by reason of delinquent payments; acceleration

Page 82 of 113

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

| 2190 | upon default; the execution of necessary instruments; the |
|------|--|
| 2191 | procedure for amending or abrogating covenants with the |
| 2192 | bondholders; and such other covenants as may be deemed necessary |
| 2193 | or desirable for the security of the bondholders. |
| 2194 | (1) The power of the district to issue bonds under the |
| 2195 | provisions of this act may be determined, and any of the bonds |
| 2196 | of the district maturing over a period of more than 5 years |
| 2197 | shall be validated and confirmed, by court decree, under the |
| 2198 | provisions of chapter 75, Florida Statutes. |
| 2199 | (m) To the extent allowed by general law, all bonds issued |
| 2200 | hereunder and interest paid thereon and all fees, charges, and |
| 2201 | other revenues derived by the district from the projects |
| 2202 | provided by this act are exempt from all taxes by the state or |
| 2203 | by any political subdivision, agency, or instrumentality |
| 2204 | thereof; however, any interest, income, or profits on debt |
| 2205 | obligations issued hereunder are not exempt from the tax imposed |
| 2206 | by chapter 220, Florida Statutes. Further, the district is not |
| 2207 | exempt from the provisions of chapter 212, Florida Statutes. |
| 2208 | (n) Bonds issued by the district shall meet the criteria |
| 2209 | set forth in section 189.4085, Florida Statutes. |
| 2210 | (o) This act constitutes full and complete authority for |
| 2211 | the issuance of bonds and the exercise of the powers of the |
| 2212 | district provided herein. No procedures or proceedings, |
| 2213 | publications, notices, consents, approvals, orders, acts, or |
| 2214 | things by the board, or any board, officers, commission, |
| 2215 | department, agency, or instrumentality of the district, other |
| 2216 | than those required by this act, shall be required to perform |
| | |

Page 83 of 113

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

| 2217 | anything under this act, except that the issuance or sale of |
|------|--|
| 2218 | bonds pursuant to the provisions of this act shall comply with |
| 2219 | the general law requirements applicable to the issuance or sale |
| 2220 | of bonds by the district. Nothing in this act shall be construed |
| 2221 | to authorize the district to utilize bond proceeds to fund the |
| 2222 | ongoing operations of the district. |
| 2223 | (p) The state pledges to the holders of any bonds issued |
| 2224 | under this act that it will not limit or alter the rights of the |
| 2225 | district to own, acquire, construct, reconstruct, improve, |
| 2226 | maintain, operate, or furnish the projects or to levy and |
| 2227 | collect the taxes, assessments, rentals, rates, fees, and other |
| 2228 | charges provided for herein or to fulfill the terms of any |
| 2229 | agreement made with the holders of such bonds or other |
| 2230 | obligations and that it will not in any way impair the rights or |
| 2231 | remedies of such holders. |
| 2232 | (q) A default on the bonds or obligations of a district |
| 2233 | shall not constitute a debt or obligation of the state or any |
| 2234 | local general-purpose government or the state. |
| 2235 | (13) TRUST AGREEMENTS Any issue of bonds shall be |
| 2236 | secured by a trust agreement by and between the district and a |
| 2237 | corporate trustee or trustees, which may be any trust company or |
| 2238 | bank having the powers of a trust company within or without the |
| 2239 | state. The resolution authorizing the issuance of the bonds or |
| 2240 | such trust agreement may pledge the revenues to be received from |
| 2241 | any projects of the district and may contain such provisions for |
| 2242 | protecting and enforcing the rights and remedies of the |
| 2243 | bondholders as the board may approve, including, without |
| | |

Page 84 of 113

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

2244 limitation, covenants setting forth the duties of the district in relation to the acquisition, construction, reconstruction, 2245 2246 improvement, maintenance, repair, operation, and insurance of 2247 any projects; the fixing and revising of the rates, fees, and charges; and the custody, safeguarding, and application of all 2248 2249 moneys and for the employment of consulting engineers in connection with such acquisition, construction, reconstruction, 2250 2251 improvement, maintenance, repair, or operation. It shall be 2252 lawful for any bank or trust company within or without the state which may act as a depository of the proceeds of bonds or of 2253 2254 revenues to furnish such indemnifying bonds or to pledge such 2255 securities as may be required by the district. Such resolution 2256 or trust agreement may set forth the rights and remedies of the 2257 bondholders and of the trustee, if any, and may restrict the 2258 individual right of action by bondholders. The board may provide 2259 for the payment of proceeds of the sale of the bonds and the revenues of any project to such officer, board, or depository as 2260 2261 it may designate for the custody thereof and may provide for the 2262 method of disbursement thereof with such safeguards and 2263 restrictions as it may determine. All expenses incurred in 2264 carrying out the provisions of such resolution or trust 2265 agreement may be treated as part of the cost of operation of the 2266 project to which such trust agreement pertains. 2267 (14) AD VALOREM TAXES; ASSESSMENTS, BENEFIT SPECIAL 2268 ASSESSMENTS, MAINTENANCE SPECIAL ASSESSMENTS, AND SPECIAL 2269 ASSESSMENTS; MAINTENANCE TAXES. --

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

2270 A board elected by and consisting of qualified (a) 2271 electors shall have the power to levy and assess an ad valorem tax on all the taxable property in the district to construct, 2272 2273 operate, and maintain assessable improvements; to pay the principal of, and interest on, any general obligation bonds of 2274 2275 the district; and to provide for any sinking or other funds 2276 established in connection with any such bonds. An ad valorem tax 2277 levied by the board for operating purposes, exclusive of debt 2278 service on bonds, shall not exceed 3 mills. The ad valorem tax provided for herein shall be in addition to county and all other 2279 ad valorem taxes provided for by law. Such tax shall be 2280 2281 assessed, levied, and collected in the same manner and at the 2282 same time as county taxes. The levy of ad valorem taxes shall be 2283 approved by referendum when required by the State Constitution. The board annually shall determine, order, and levy 2284 (b) 2285 the annual installment of the total benefit special assessments 2286 for bonds issued for and expenses related to financing 2287 assessable improvements. These assessments may be due and 2288 collected during each year that county taxes are due and 2289 collected, in which case such annual installment and levy shall 2290 be evidenced and certified to the property appraiser by the 2291 board not later than August 31 of each year. Such assessment 2292 shall be entered by the property appraiser on the county tax 2293 rolls and shall be collected and enforced by the tax collector 2294 in the same manner and at the same time as county taxes, and the 2295 proceeds thereof shall be paid to the district. However, this subsection shall not prohibit the district in its discretion 2296

Page 86 of 113

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

2297 from using the method prescribed in either section 197.3632, 2298 Florida Statutes, or chapter 173, Florida Statutes, for 2299 collecting and enforcing these assessments. Each annual 2300 installment of benefit special assessments shall be a lien on the property against which assessed until paid and shall be 2301 2302 enforceable in a like manner as county taxes. The amount of the assessment for the exercise of the district's powers under 2303 2304 subsections (8) and (9) shall be determined by the board based 2305 upon a report by the district's engineer and assessed by the board upon such lands, which may be part or all of the lands 2306 2307 within the district benefited by the improvement, apportioned 2308 between benefited lands in proportion to the benefits received 2309 by each tract of land. The board may, if it determines it is in 2310 the best interests of the district, set forth in the proceedings 2311 initially levying such benefit special assessments or in subsequent proceedings a formula for the determination of an 2312 2313 amount, which, when paid by a taxpayer with respect to any tax 2314 parcel, shall constitute a prepayment of all future annual 2315 installments of such benefit special assessments and the payment 2316 of which amount with respect to such tax parcel shall relieve 2317 and discharge such tax parcel of the lien of such benefit 2318 special assessments and any subsequent annual installment 2319 thereof. The board may provide further that upon delinquency in 2320 the payment of any annual installment of benefit special 2321 assessments, the prepayment amount of all future annual 2322 installments of benefit special assessments as determined in

Page 87 of 113

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

2006

| 2323 | this paragraph shall be and become immediately due and payable |
|------|--|
| 2324 | together with such delinquent annual installment. |
| 2325 | (c) If and when authorized by general law, to maintain and |
| 2326 | preserve the physical facilities and services constituting the |
| 2327 | works, improvements, or infrastructure provided by the district |
| 2328 | pursuant to this act, and to repair and restore any one or more |
| 2329 | of them, when needed, and for the purpose of defraying the |
| 2330 | current expenses of the district, including any sum which may be |
| 2331 | required to pay state and county ad valorem taxes on any lands |
| 2332 | which may have been purchased and which are held by the district |
| 2333 | under the provisions of this act, the board may, upon the |
| 2334 | completion of said systems, facilities, services, works, |
| 2335 | improvements, or infrastructure, in whole or in part, as may be |
| 2336 | certified to the board by the engineer of the board, levy |
| 2337 | annually a non-ad valorem and nonmillage tax upon each tract or |
| 2338 | parcel of land within the district, to be known as a |
| 2339 | "maintenance tax." This non-ad valorem maintenance tax shall be |
| 2340 | apportioned upon the basis of the net assessments of benefits |
| 2341 | assessed as accruing from the original construction and shall be |
| 2342 | evidenced and certified to the property appraiser by the board |
| 2343 | not later than June 1 of each year and shall be entered by the |
| 2344 | property appraiser on the tax roll of the property appraiser, as |
| 2345 | certified by the property appraiser to the tax collector, and |
| 2346 | collected by the tax collector on the merged collection roll of |
| 2347 | the tax collector in the same manner and at the same time as |
| 2348 | county ad valorem taxes, and the proceeds therefrom shall be |
| 2349 | paid to the district. This non-ad valorem maintenance tax shall |

Page 88 of 113

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

2350 <u>be a lien until paid on the property against which assessed and</u> 2351 <u>enforceable in like manner and of the same dignity as county ad</u> 2352 valorem taxes.

2353 (d) To maintain and preserve the facilities and projects of the district, the board may levy a maintenance special 2354 2355 assessment. This assessment may be evidenced to and certified to 2356 the property appraiser by the board not later than August 31 of 2357 each year and shall be entered by the property appraiser on the 2358 county tax rolls and shall be collected and enforced by the tax 2359 collector in the same manner and at the same time as county 2360 taxes, and the proceeds therefrom shall be paid to the district. 2361 However, this subsection shall not prohibit the district in its 2362 discretion from using the method prescribed in section 197.363, section 197.3631, or section 197.3632, Florida Statutes, for 2363 2364 collecting and enforcing these assessments. These maintenance 2365 special assessments shall be a lien on the property against which assessed until paid and shall be enforceable in like 2366 2367 manner as county taxes. The amount of the maintenance special 2368 assessment for the exercise of the district's powers under this 2369 section shall be determined by the board based upon a report by 2370 the district's engineer and assessed by the board upon such 2371 lands, which may be all of the lands within the district 2372 benefited by the maintenance thereof, apportioned between the benefited lands in proportion to the benefits received by each 2373 2374 tract of land. 2375 The board shall have the power to levy and impose any (e) 2376 special assessments pursuant to subsection (15).

Page 89 of 113

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

| 2377 | (f) The collection and enforcement of all taxes levied by |
|------|--|
| 2378 | the district shall be at the same time and in like manner as |
| 2379 | county taxes, and the provisions of the Florida Statutes |
| 2380 | relating to the sale of lands for unpaid and delinquent county |
| 2381 | taxes; the issuance, sale, and delivery of tax certificates for |
| 2382 | such unpaid and delinquent county taxes; the redemption thereof; |
| 2383 | the issuance to individuals of tax deeds based thereon; and all |
| 2384 | other procedures in connection therewith shall be applicable to |
| 2385 | the district to the same extent as if such statutory provisions |
| 2386 | were expressly set forth herein. All taxes shall be subject to |
| 2387 | the same discounts as county taxes. |
| 2388 | (g) All taxes provided for in this act shall become |
| 2389 | delinquent and bear penalties on the amount of such taxes in the |
| 2390 | same manner as county taxes. |
| 2391 | (h) Benefit special assessments, maintenance special |
| 2392 | assessments, and special assessments are hereby found and |
| 2393 | determined to be non-ad valorem assessments as defined by |
| 2394 | section 197.3632, Florida Statutes. Maintenance taxes are non-ad |
| 2395 | valorem taxes and are not special assessments. |
| 2396 | (i) Any and all assessments, including special |
| 2397 | assessments, benefit special assessments, and maintenance |
| 2398 | special assessments authorized by this section; special |
| 2399 | assessments as defined by section 2(6)(z) and granted and |
| 2400 | authorized by this subsection; and maintenance taxes if |
| 2401 | authorized by general law, shall constitute a lien on the |
| 2402 | property against which assessed from the date of levy and |
| 2403 | imposition thereof until paid, coequal with the lien of state, |
| | |
| | |

Page 90 of 113

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

hb1483-02-e1

| 2404 | county, municipal, and school board taxes. These assessments may |
|------|--|
| 2405 | be collected, at the district's discretion, under authority of |
| 2406 | section 197.3631, Florida Statutes, by the tax collector |
| 2407 | pursuant to the provisions of sections 197.3632 and 197.3635, |
| 2408 | Florida Statutes, or in accordance with other collection |
| 2409 | measures provided by law. In addition to, and not in limitation |
| 2410 | of, any powers otherwise set forth herein or in general law, |
| 2411 | these assessments may also be enforced pursuant to the |
| 2412 | provisions of chapter 173, Florida Statutes. |
| 2413 | (j) Except as otherwise provided by law, no levy of ad |
| 2414 | valorem taxes or non-ad valorem assessments under this act or |
| 2415 | chapter 170 or chapter 197, Florida Statutes, or otherwise by a |
| 2416 | board of a district on property of a governmental entity that is |
| 2417 | subject to a ground lease as described in section 190.003(13), |
| 2418 | Florida Statutes, shall constitute a lien or encumbrance on the |
| 2419 | underlying fee interest of such governmental entity. |
| 2420 | (15) SPECIAL ASSESSMENTS |
| 2421 | (a) As an alternative method to the levy and imposition of |
| 2422 | special assessments pursuant to chapter 170, Florida Statutes, |
| 2423 | pursuant to the authority of section 197.3631, Florida Statutes, |
| 2424 | or pursuant to other provisions of general law that provide a |
| 2425 | supplemental means or authority to impose, levy, and collect |
| 2426 | special assessments as otherwise authorized under this act, the |
| 2427 | board may levy and impose special assessments to finance the |
| 2428 | exercise of any its powers permitted under this act using the |
| 2429 | following uniform procedures: |
| | |

Page 91 of 113

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

2430 1. At a noticed meeting, the board shall consider and 2431 review an engineer's report on the costs of the systems, facilities, and services to be provided, a preliminary 2432 assessment methodology, and a preliminary roll based on acreage 2433 2434 or platted lands, depending upon whether platting has occurred. 2435 The assessment methodology shall address and discuss, 2. and the board shall consider, whether the systems, facilities, 2436 2437 and services being contemplated will result in special benefits 2438 peculiar to the property, different in kind and degree than general benefits, as a logical connection between the property 2439 and the systems, facilities, and services themselves, and 2440 2441 whether the duty to pay the assessments by the property owners 2442 is apportioned in a manner that is fair and equitable and not in 2443 excess of the special benefit received. It shall be fair and 2444 equitable to designate a fixed proportion of the annual debt service, together with interest thereon, on the aggregate 2445 2446 principal amount of bonds issued to finance such systems, facilities, and services which give rise to unique, special, and 2447 2448 peculiar benefits to property of the same or similar 2449 characteristics under the assessment methodology so long as such 2450 fixed proportion does not exceed the unique, special, and 2451 peculiar benefits enjoyed by such property from such systems, facilities, and services. 2452 2453 The engineer's cost report shall identify the nature of 3. the proposed systems, facilities, and services, their location, 2454 2455 and a cost breakdown plus a total estimated cost, including cost of construction or reconstruction, labor and materials, lands, 2456

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

2457 property, rights, easements, franchises or systems, facilities and services to be acquired, cost of plans and specifications, 2458 2459 surveys of estimates of costs and of revenues, cost of engineering, legal, and other professional consultation 2460 2461 services, and other expenses or costs necessary or incident to 2462 determining the feasibility or practicability of such construction, reconstruction, or acquisition, administrative 2463 2464 expenses, relationship to the authority and power of the 2465 district in its charter, and such other expense or costs as may 2466 be necessary or incident to the financing to be authorized by 2467 the board. 2468 The preliminary assessment roll will be prepared in 4. 2469 accordance with the method of assessment provided for in the 2470 assessment methodology and as may be adopted by the board. The 2471 assessment roll shall be completed as promptly as possible and shall show the acreage, lots, lands, or plats assessed and the 2472 2473 amount of the fairly and reasonably apportioned assessment based 2474 on special and peculiar benefit to the property, lot, parcel, or 2475 acreage of land, and if the assessment against each such lot, 2476 parcel, acreage, or portion of land is to be paid in installments, the number of annual installments in which the 2477 2478 assessment is divided shall be entered into and shown upon the 2479 assessment roll. 2480 The board may determine and declare by an initial 5. 2481 assessment resolution to levy and assess the assessments with 2482 respect to assessable improvements stating the nature of the systems, facilities, and services; improvements, projects, or 2483

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

2484 infrastructure constituting such assessable improvements; the 2485 information in the engineer's cost report; and the information 2486 in the assessment methodology as determined by the board at the 2487 noticed meeting and referencing and incorporating as part of the resolution the engineer's cost report, the preliminary 2488 2489 assessment methodology, and the preliminary assessment roll as referenced exhibits to the resolution by reference. If the board 2490 2491 determines to declare and levy the special assessments by the 2492 initial assessment resolution, the board shall also adopt and declare a notice resolution, which shall provide and cause the 2493 initial assessment resolution to be published once a week for a 2494 2495 period of 2 weeks in a newspaper of general circulation 2496 published in Okeechobee County. The board shall, by the notice 2497 resolution, fix a time and place at which the owner or owners of 2498 the property to be assessed or any other persons interested 2499 therein may appear before the board and be heard as to the 2500 propriety and advisability of making such improvements, as to 2501 the costs thereof, as to the manner of payment therefor, and as 2502 to the amount thereof to be assessed against each property so 2503 improved. Thirty days' notice in writing of such time and place 2504 shall be given to such property owners. The notice shall include the amount of the assessment and shall be served by mailing a 2505 2506 copy to each assessed property owner at his or her last known 2507 address, the names and addresses of such property owners to be 2508 obtained from the record of the property appraiser of the county 2509 political subdivision where the land is located or from such 2510 other sources as the district manager or engineer deems

Page 94 of 113

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

2511 reliable. Proof of such mailing shall be made by the affidavit 2512 of the manager of the district or by the engineer, said proof to be filed with the manager of the district, provided that failure 2513 2514 to mail said notice or notices shall not invalidate any of the proceedings hereunder. It is provided further that the last 2515 2516 publication shall be at least 1 week prior to the date of the 2517 hearing on the final assessment resolution. Said notice shall 2518 describe the general areas to be improved and advise all persons 2519 interested that the description of each property to be assessed and the amount to be assessed to each piece, parcel, lot, or 2520 2521 acre of property may be ascertained at the office of the manager 2522 of the district. Such service by publication shall be verified 2523 by the affidavit of the publisher and filed with the manager of 2524 the district. Moreover, the initial assessment resolution with 2525 its attached, referenced, and incorporated engineer's cost 2526 report, preliminary assessment methodology, and preliminary assessment roll, along with the notice resolution, shall be 2527 2528 available for public inspection at the office of the manager and 2529 the office of the engineer or any other office designated by the 2530 board in the notice resolution. Notwithstanding the foregoing, 2531 the landowners of all of the property which is proposed to be 2532 assessed may give the district written notice of waiver of any 2533 notice and publication provided for in this subparagraph, and 2534 such notice and publication shall not be required; however, any meeting of the board to consider such resolution shall be a 2535 2536 publicly noticed meeting.

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

2537 At the time and place named in the noticed resolution 6. as provided for in subparagraph 5., the board shall meet and 2538 2539 hear testimony from affected property owners as to the propriety 2540 and advisability of providing the systems, facilities, services, projects, works, improvements, or infrastructure and funding 2541 2542 them with assessments referenced in the initial assessment resolution on the property. Following the testimony and 2543 2544 questions from the members of the board or any professional 2545 advisors to the district or the preparers of the engineer's cost report, the assessment methodology, and the assessment roll, the 2546 2547 board shall make a final decision on whether to levy and assess 2548 the particular assessments. Thereafter, the board shall meet as 2549 an equalizing board to hear and consider any and all complaints as to the particular assessments and shall adjust and equalize 2550 2551 the assessments on the basis of justice and right. 2552 When so equalized and approved by resolution or 7. ordinance by the board, to be called the final assessment 2553 2554 resolution, a final assessment roll shall be filed with the 2555 manager of the board, and such assessment shall stand confirmed and remain legal, valid, and binding first liens on the property 2556 against which such assessments are made until paid, equal in 2557 2558 dignity to the first liens of ad valorem taxation of county 2559 governments and school boards; however, upon completion of the systems, facilities, services, projects, improvements, works, or 2560 infrastructure, the district shall credit to each assessment the 2561 2562 difference in the assessment as originally made, approved, levied, assessed, and confirmed and the proportionate part of 2563

Page 96 of 113

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

2564 the actual cost of the improvement to be paid by the particular 2565 special assessments as finally determined upon the completion of 2566 the improvement, but in no event shall the final assessment 2567 exceed the amount of the special and peculiar benefits as 2568 apportioned fairly and reasonably to the property from the 2569 system, facility, or service being provided as originally 2570 assessed. Promptly after such confirmation, the assessment shall 2571 be recorded by the manager of the board in the minutes of the 2572 proceedings of the district, and the record of the lien in this set of minutes shall constitute prima facie evidence of its 2573 2574 validity. The board, in its sole discretion, may by resolution 2575 grant a discount equal to all or a part of the payee's 2576 proportionate share of the cost of the project consisting of bond financing cost, such as capitalized interest, funded 2577 2578 reserves, and bond discounts included in the estimated cost of 2579 the project, upon payment in full of any assessments during such period prior to the time such financing costs are incurred as 2580 2581 may be specified by the board in such resolution. 2582 8. District assessments may be made payable in 2583 installments over no more than 30 years from the date of the 2584 payment of the first installment thereof and may bear interest 2585 at fixed or variable rates. 2586 Notwithstanding any provision of this act or of (b) chapter 170 or section 170.09, Florida Statutes, which provide 2587 2588 that assessments may be paid without interest at any time within 2589 30 days after the improvement is completed and a resolution 2590 accepting the same has been adopted by the governing authority,

Page 97 of 113

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

2591 such provision shall not be applicable to any district assessments, whether imposed, levied, and collected pursuant to 2592 2593 the provisions of this act or other provisions of Florida law, 2594 including, but not limited to, chapter 170, Florida Statutes. 2595 (C) In addition, the district is authorized expressly in 2596 the exercise of its rulemaking power to promulgate a rule or rules providing for notice, levy, imposition, equalization, and 2597 2598 collection of assessments. 2599 (16) ISSUANCE OF CERTIFICATES OF INDEBTEDNESS BASED ON 2600 ASSESSMENTS FOR ASSESSABLE IMPROVEMENTS; ASSESSMENT BONDS. --The board may, after any special assessments or 2601 (a) 2602 benefit special assessments for assessable improvements are 2603 made, determined, and confirmed as provided in this act, issue 2604 certificates of indebtedness for the amount so assessed against 2605 the abutting property or property otherwise benefited within the 2606 external boundaries of the district, as the case may be. 2607 Separate certificates shall be issued against each part or parcel of land or property assessed, which certificates shall 2608 2609 state the general nature of the improvement for which the 2610 assessment is made. The certificates shall be payable in annual 2611 installments in accordance with the installments of the special 2612 assessment for which they are issued. The board may determine 2613 the interest to be borne by such certificates, not to exceed the maximum rate allowed by general law, and may sell such 2614 certificates at either private or public sale and determine the 2615 2616 form, manner of execution, and other details of such certificates. The certificates shall recite that they are 2617

Page 98 of 113

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

| 2618 | payable only from the special assessments levied and collected |
|------|--|
| 2619 | from the part or parcel of land or property against which they |
| 2620 | are issued. The proceeds of such certificates may be pledged for |
| 2621 | the payment of principal of and interest on any revenue bonds or |
| 2622 | general obligation bonds issued to finance in whole or in part |
| 2623 | such assessable improvements, or, if not so pledged, may be used |
| 2624 | to pay the cost or part of the cost of such assessable |
| 2625 | improvements. |
| 2626 | (b) The district may also issue assessment bonds, revenue |
| 2627 | bonds, or other obligations payable from a special fund into |
| 2628 | which such certificates of indebtedness referred to in the |
| 2629 | preceding paragraph may be deposited; or, if such certificates |
| 2630 | of indebtedness have not been issued, the district may assign to |
| 2631 | such special fund for the benefit of the holders of such |
| 2632 | assessment bonds or other obligations, or to a trustee for such |
| 2633 | bondholders, the assessment liens provided for in this act |
| 2634 | unless such certificates of indebtedness or assessment liens |
| 2635 | have been theretofore pledged for any bonds or other obligations |
| 2636 | authorized hereunder. In the event of the creation of such |
| 2637 | special fund and the issuance of such assessment bonds or other |
| 2638 | obligations, the proceeds of such certificates of indebtedness |
| 2639 | or assessment liens deposited therein shall be used only for the |
| 2640 | payment of the assessment bonds or other obligations issued as |
| 2641 | provided in this section. The district is authorized to covenant |
| 2642 | with the holders of such assessment bonds, revenue bonds, or |
| 2643 | other obligations that it will diligently and faithfully enforce |
| 2644 | and collect all the special assessments and interest and |
| | Dogo 00 of 112 |

Page 99 of 113

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

2645 penalties thereon for which such certificates of indebtedness or 2646 assessment liens have been deposited in or assigned to such 2647 fund; to foreclose such assessment liens so assigned to such 2648 special fund or represented by the certificates of indebtedness deposited in the special fund, after such assessment liens have 2649 2650 become delinquent, and deposit the proceeds derived from such 2651 foreclosure, including interest and penalties, in such special 2652 fund; and to make any other covenants deemed necessary or 2653 advisable in order to properly secure the holders of such assessment bonds or other obligations. 2654 The assessment bonds, revenue bonds, or other 2655 (C) 2656 obligations issued pursuant to this section shall have such 2657 dates of issue and maturity as shall be deemed advisable by the board; however, the maturities of such assessment bonds or other 2658 2659 obligations shall not be more than 2 years after the due date of 2660 the last installment which will be payable on any of the special assessments for which such assessment liens, or the certificates 2661 2662 of indebtedness representing such assessment liens, are assigned 2663 to or deposited in such special fund. 2664 Such assessment bonds, revenue bonds, or other (d) 2665 obligations issued under this section shall bear such interest 2666 as the board may determine, not to exceed the maximum rate 2667 allowed by general law, and shall be executed, shall have such provisions for redemption prior to maturity, and shall be sold 2668 2669 in the manner of and be subject to all of the applicable 2670 provisions contained in this act for revenue bonds, except as

Page 100 of 113

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

| 2671 | the same may be inconsistent with the provisions of this |
|------|--|
| 2672 | section. |
| 2673 | (e) All assessment bonds, revenue bonds, or other |
| 2674 | obligations issued under the provisions of this section shall be |
| 2675 | and constitute and shall have all the qualities and incidents of |
| 2676 | negotiable instruments under the law merchant and the laws of |
| 2677 | the state. |
| 2678 | (17) TAX LIENSAll taxes of the district provided for in |
| 2679 | this act, except together with all penalties for default in the |
| 2680 | payment of the same and all costs in collecting the same, |
| 2681 | including a reasonable attorney's fee fixed by the court and |
| 2682 | taxed as a cost in the action brought to enforce payment, shall, |
| 2683 | from January 1 for each year the property is liable to |
| 2684 | assessment and until paid, constitute a lien of equal dignity |
| 2685 | with the liens for state and county taxes and other taxes of |
| 2686 | equal dignity with state and county taxes upon all the lands |
| 2687 | against which such taxes shall be levied. A sale of any of the |
| 2688 | real property within the district for state and county or other |
| 2689 | taxes shall not operate to relieve or release the property so |
| 2690 | sold from the lien for subsequent district taxes or installments |
| 2691 | of district taxes, which lien may be enforced against such |
| 2692 | property as though no such sale thereof had been made. In |
| 2693 | addition to, and not in limitation of, the preceding sentence, |
| 2694 | for purposes of section 197.552, Florida Statutes, the lien of |
| 2695 | all special assessments levied by the district shall constitute |
| 2696 | a lien of record held by a municipal or county governmental |
| 2697 | unit. The provisions of sections 194.171, 197.122, 197.333, and |
| | |

Page 101 of 113

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

2698 197.432, Florida Statutes, as each may be amended from time to 2699 time, shall be applicable to district taxes with the same force 2700 and effect as if such provisions were expressly set forth in 2701 this act. 2702 (18) PAYMENT OF TAXES AND REDEMPTION OF TAX LIENS BY THE 2703 DISTRICT; SHARING IN PROCEEDS OF TAX SALE .--2704 (a) The district shall have the power and right to: 2705 1. Pay any delinquent state, county, district, municipal, 2706 or other tax or assessment upon lands located wholly or partially within the boundaries of the district; and 2707 Redeem or purchase any tax sales certificates issued or 2708 2. 2709 sold on account of any state, county, district, municipal, or 2710 other taxes or assessments upon lands located wholly or 2711 partially within the boundaries of the district. Delinquent taxes paid, or tax sales certificates 2712 (b) 2713 redeemed or purchased, by the district, together with all 2714 penalties for the default in payment of the same, all costs in collecting the same, and a reasonable attorney's fee, shall 2715 2716 constitute a lien in favor of the district of equal dignity with 2717 the liens of state and county taxes and other taxes of equal 2718 dignity with state and county taxes upon all the real property against which the taxes were levied. The lien of the district 2719 2720 may be foreclosed in the manner provided in this act. (c) In any sale of land pursuant to section 197.542, 2721 Florida Statutes, as may be amended from time to time, the 2722 2723 district may certify to the clerk of the circuit court of the 2724 county holding such sale the amount of taxes due to the district

Page 102 of 113

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

2725 upon the lands sought to be sold, and the district shall share 2726 in the disbursement of the sales proceeds in accordance with the 2727 provisions of this act and under the laws of the state. 2728 (19) FORECLOSURE OF LIENS. -- Any lien in favor of the district arising under this act may be foreclosed by the 2729 2730 district by foreclosure proceedings in the name of the district in a court of competent jurisdiction as provided by general law 2731 2732 in like manner as is provided in chapter 173, Florida Statutes, 2733 and amendments thereto; the provisions of that chapter shall be applicable to such proceedings with the same force and effect as 2734 2735 if those provisions were expressly set forth in this act. Any 2736 act required or authorized to be done by or on behalf of a 2737 municipality in foreclosure proceedings under chapter 173, 2738 Florida Statutes, may be performed by such officer or agent of 2739 the district as the board may designate. Such foreclosure 2740 proceedings may be brought at any time after the expiration of 1 year from the date any tax, or installment thereof, becomes 2741 delinguent; however, no lien shall be foreclosed against any 2742 2743 political subdivision or agency of the state. Other legal 2744 remedies shall remain available. 2745 (20) MANDATORY USE OF CERTAIN DISTRICT SYSTEMS, FACILITIES, AND SERVICES. -- To the full extent permitted by law, 2746 2747 the district shall require all lands, buildings, premises, persons, firms, and corporations within the district to use the 2748 water management and control facilities and water and sewer 2749 facilities of the district. 2750

Page 103 of 113

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

2751 COMPETITIVE PROCUREMENT; BIDS; NEGOTIATIONS; RELATED (21)2752 PROVISIONS REQUIRED. --2753 (a) No contract shall be let by the board for any goods, 2754 supplies, or materials to be purchased when the amount thereof to be paid by the district shall exceed the amount provided in 2755 2756 section 287.017, Florida Statutes, for category four unless notice of bids shall be advertised once in a newspaper of 2757 2758 general circulation in Okeechobee County. Any board seeking to 2759 construct or improve a public building or structure or other public works shall comply with the bidding procedures of section 2760 2761 255.20, Florida Statutes, and other applicable general law. In 2762 each case, the bid of the lowest responsive and responsible 2763 bidder shall be accepted unless all bids are rejected because 2764 the bids are too high or because the board determines it is in 2765 the best interests of the district to reject all bids. The board 2766 may require the bidders to furnish bond with a responsible 2767 surety to be approved by the board. Nothing in this section 2768 shall prevent the board from undertaking and performing the 2769 construction, operation, and maintenance of any project or 2770 facility authorized by this act by the employment of labor, material, and machinery. 2771 2772 The provisions of the Consultants' Competitive (b) 2773 Negotiation Act, section 287.055, Florida Statutes, apply to contracts for engineering, architecture, landscape architecture, 2774 2775 or registered surveying and mapping services let by the board. 2776 Contracts for maintenance services for any district (C) 2777 facility or project shall be subject to competitive bidding

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

| 2778 | requirements when the amount thereof to be paid by the district |
|------|--|
| 2779 | exceeds the amount provided in section 287.017, Florida |
| 2780 | Statutes, for category four. The district shall adopt rules, |
| 2781 | policies, or procedures establishing competitive bidding |
| 2782 | procedures for maintenance services. Contracts for other |
| 2783 | services shall not be subject to competitive bidding unless the |
| 2784 | district adopts a rule, policy, or procedure applying |
| 2785 | competitive bidding procedures to said contracts. |
| 2786 | (22) FEES, RENTALS, AND CHARGES; PROCEDURE FOR ADOPTION |
| 2787 | AND MODIFICATIONS; MINIMUM REVENUE REQUIREMENTS |
| 2788 | (a) The district is authorized to prescribe, fix, |
| 2789 | establish, and collect rates, fees, rentals, or other charges, |
| 2790 | hereinafter sometimes referred to as "revenues," and to revise |
| 2791 | the same from time to time, for the systems, facilities, and |
| 2792 | services furnished by the district within the limits of the |
| 2793 | district, including, but not limited to, recreational |
| 2794 | facilities, water management and control facilities, and water |
| 2795 | and sewer systems; to recover the costs of making connection |
| 2796 | with any district service, facility, or system; and to provide |
| 2797 | for reasonable penalties against any user or property for any |
| 2798 | such rates, fees, rentals, or other charges that are delinquent. |
| 2799 | (b) No such rates, fees, rentals, or other charges for any |
| 2800 | of the facilities or services of the district shall be fixed |
| 2801 | until after a public hearing at which all the users of the |
| 2802 | proposed facility or service or owners, tenants, or occupants |
| 2803 | served or to be served thereby and all other interested persons |
| 2804 | shall have an opportunity to be heard concerning the proposed |

Page 105 of 113

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

2805 rates, fees, rentals, or other charges. Rates, fees, rentals, 2806 and other charges shall be adopted under the administrative 2807 rulemaking authority of the district but shall not apply to district leases. Notice of such public hearing setting forth the 2808 proposed schedule or schedules of rates, fees, rentals, and 2809 2810 other charges shall have been published in a newspaper of 2811 general circulation in Okeechobee County at least once and at 2812 least 10 days prior to such public hearing. The rulemaking 2813 hearing may be adjourned from time to time. After such hearing, such schedule or schedules, either as initially proposed or as 2814 modified or amended, may be finally adopted. A copy of the 2815 2816 schedule or schedules of such rates, fees, rentals, or charges 2817 as finally adopted shall be kept on file in an office designated 2818 by the board and shall be open at all reasonable times to public 2819 inspection. The rates, fees, rentals, or charges so fixed for 2820 any class of users or property served shall be extended to cover any additional users or properties thereafter served which shall 2821 fall in the same class, without the necessity of any notice or 2822 2823 hearing. 2824 Such rates, fees, rentals, and charges shall be just, (C) 2825 equitable, and uniform for users of the same class and, when 2826 appropriate, may be based or computed either upon the amount of 2827 service furnished, upon the number of average number of persons 2828 residing or working in or otherwise occupying the premises 2829 served, upon any other factor affecting the use of the 2830 facilities furnished, or upon any combination of the foregoing

Page 106 of 113

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

| 2831 | factors, as may be determined by the board on an equitable |
|--|---|
| 2832 | basis. |
| 2833 | (d) The rates, fees, rentals, or other charges prescribed |
| 2834 | shall be such as will produce revenues, together with any other |
| 2835 | assessments, taxes, revenues, or funds available or pledged for |
| 2836 | such purpose, at least sufficient to provide for the following |
| 2837 | items, but not necessarily in the order stated: |
| 2838 | 1. All expenses of operation and maintenance of such |
| 2839 | facility or service; |
| 2840 | 2. Payment, when due, of all bonds and interest thereon |
| 2841 | for the payment of which such revenues are, or shall have been, |
| 2842 | pledged or encumbered, including reserves for such purpose; and |
| 2843 | 3. Any other funds which may be required under the |
| 2844 | resolution or resolutions authorizing the issuance of bonds |
| | |
| 2845 | pursuant to this act. |
| 2845 2846 | pursuant to this act. (e) The board shall have the power to enter into contracts |
| | |
| 2846 | (e) The board shall have the power to enter into contracts |
| 2846 2847 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to |
| 2846 2847 2848 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to the services, systems, and facilities furnished or to be |
| 2846 2847 2848 2849 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to the services, systems, and facilities furnished or to be furnished by the district. |
| 2846 2847 2848 2849 2850 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to the services, systems, and facilities furnished or to be furnished by the district. (23) RECOVERY OF DELINQUENT CHARGESIn the event that |
| 2846 2847 2848 2849 2850 2851 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to the services, systems, and facilities furnished or to be furnished by the district. (23) RECOVERY OF DELINQUENT CHARGESIn the event that any rates, fees, rentals, charges, or delinquent penalties are |
| 2846 2847 2848 2849 2850 2851 2851 2852 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to the services, systems, and facilities furnished or to be furnished by the district. (23) RECOVERY OF DELINQUENT CHARGESIn the event that any rates, fees, rentals, charges, or delinquent penalties are not paid as and when due and are in default for 60 days or more, |
| 2846 2847 2848 2849 2850 2851 2852 2853 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to the services, systems, and facilities furnished or to be furnished by the district. (23) RECOVERY OF DELINQUENT CHARGESIn the event that any rates, fees, rentals, charges, or delinquent penalties are not paid as and when due and are in default for 60 days or more, the unpaid balance thereof and all interest accrued thereon, |
| 2846 2847 2848 2849 2850 2851 2852 2853 2853 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to the services, systems, and facilities furnished or to be furnished by the district. (23) RECOVERY OF DELINQUENT CHARGESIn the event that any rates, fees, rentals, charges, or delinquent penalties are not paid as and when due and are in default for 60 days or more, the unpaid balance thereof and all interest accrued thereon, together with reasonable attorney's fees and costs, may be |
| 2846 2847 2848 2849 2850 2851 2852 2853 2854 2855 | (e) The board shall have the power to enter into contracts for the use of the projects of the district and with respect to the services, systems, and facilities furnished or to be furnished by the district. (23) RECOVERY OF DELINQUENT CHARGESIn the event that any rates, fees, rentals, charges, or delinquent penalties are not paid as and when due and are in default for 60 days or more, the unpaid balance thereof and all interest accrued thereon, together with reasonable attorney's fees and costs, may be recovered by the district in a civil action. |

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

| 2858 | either of them, are not paid when due, the board shall have the |
|------|--|
| 2859 | power, under such reasonable rules and regulations as the board |
| 2860 | may adopt, to discontinue and shut off both water and sewer |
| 2861 | services until such fees, rentals, or other charges, including |
| 2862 | interest, penalties, and charges for the shutting off and |
| 2863 | discontinuance of or restoration of such water and sewer |
| 2864 | services, or both, are fully paid; for such purposes, the board |
| 2865 | may enter on any lands, waters, or premises of any person, firm, |
| 2866 | corporation, or body, public or private, within the district |
| 2867 | limits. Such delinquent fees, rentals, or other charges, |
| 2868 | together with interest, penalties, and charges for the shutting |
| 2869 | off and discontinuance of or restoration of such services and |
| 2870 | facilities, reasonable attorney's fees, and other expenses, may |
| 2871 | be recovered by the district, which may also enforce payment of |
| 2872 | such delinquent fees, rentals, or other charges by any other |
| 2873 | lawful method of enforcement. |
| 2874 | (25) ENFORCEMENT AND PENALTIES The board or any |
| 2875 | aggrieved person may have recourse to such remedies in law and |
| 2876 | at equity as may be necessary to ensure compliance with the |
| 2877 | provisions of this act, including injunctive relief to enjoin or |
| 2878 | restrain any person violating the provisions of this act or any |
| 2879 | bylaws, resolutions, regulations, rules, codes, or orders |
| 2880 | adopted under this act. In case any building or structure is |
| 2881 | erected, constructed, reconstructed, altered, repaired, |
| 2882 | converted, or maintained, or any building, structure, land, or |
| 2883 | water is used, in violation of this act or of any code, order, |
| 2884 | resolution, or other regulation made under authority conferred |
| | Dage 100 of 112 |
| | |

Page 108 of 113

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

| 2885 | by this act or under law, the board or any citizen residing in |
|--|--|
| 2886 | the district may institute any appropriate action or proceeding |
| 2887 | to prevent such unlawful erection, construction, reconstruction, |
| 2888 | alteration, repair, conversion, maintenance, or use; to |
| 2889 | restrain, correct, or avoid such violation; to prevent the |
| 2890 | occupancy of such building, structure, land, or water; and to |
| 2891 | prevent any illegal act, conduct, business, or use in or about |
| 2892 | such premises, land, or water. |
| 2893 | (26) SUITS AGAINST THE DISTRICT Any suit or action |
| 2894 | brought or maintained against the district for damages arising |
| 2895 | out of tort, including, without limitation, any claim arising |
| 2896 | upon account of an act causing an injury or loss of property, |
| 2897 | personal injury, or death, shall be subject to the limitations |
| 2000 | provided in cection 768 28 Florida Statutos |
| 2898 | provided in section 768.28, Florida Statutes. |
| 2898 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll |
| | |
| 2899 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll |
| 2899 2900 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue |
| 2899 2900 2901 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process |
| 2899 2900 2901 2902 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against such property, nor shall any judgment |
| 2899 2900 2901 2902 2903 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against such property, nor shall any judgment against the district be a charge or lien on its property or |
| 2899 2900 2901 2902 2903 2904 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against such property, nor shall any judgment against the district be a charge or lien on its property or revenues; however, nothing contained herein shall apply to or |
| 2899 2900 2901 2902 2903 2904 2905 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against such property, nor shall any judgment against the district be a charge or lien on its property or revenues; however, nothing contained herein shall apply to or limit the rights of bondholders to pursue any remedy for the |
| 2899 2900 2901 2902 2903 2904 2905 2906 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against such property, nor shall any judgment against the district be a charge or lien on its property or revenues; however, nothing contained herein shall apply to or limit the rights of bondholders to pursue any remedy for the enforcement of any lien or pledge given by the district in |
| 2899 2900 2901 2902 2903 2904 2905 2906 2907 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against such property, nor shall any judgment against the district be a charge or lien on its property or revenues; however, nothing contained herein shall apply to or limit the rights of bondholders to pursue any remedy for the enforcement of any lien or pledge given by the district in connection with any of the bonds or obligations of the district. |
| 2899 2900 2901 2902 2903 2904 2905 2906 2907 2908 | (27) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTIONAll district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against such property, nor shall any judgment against the district be a charge or lien on its property or revenues; however, nothing contained herein shall apply to or limit the rights of bondholders to pursue any remedy for the enforcement of any lien or pledge given by the district in connection with any of the bonds or obligations of the district. (28) TERMINATION, CONTRACTION, OR EXPANSION OF DISTRICT |

Page 109 of 113

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

2911 this act to contract or expand the boundaries of the district by 2912 amendment of subsection (2). 2913 The district shall remain in existence until: (b) 2914 1. The district is terminated and dissolved pursuant to amendment to this act by the Legislature; or 2915 2916 2. The district has become inactive pursuant to section 2917 189.4044, Florida Statutes. 2918 (29) INCLUSION OF TERRITORY.--The inclusion of any or all 2919 territory of the district within a municipality does not change, alter, or affect the boundary, territory, existence, or 2920 2921 jurisdiction of the district. (30) SALE OF REAL ESTATE WITHIN A DISTRICT; REQUIRED 2922 2923 DISCLOSURE TO PURCHASER. -- Subsequent to the creation of this 2924 district under this act, each contract for the initial sale of a 2925 parcel of real property and each contract for the initial sale 2926 of a residential unit within the district shall include, immediately prior to the space reserved in the contract for the 2927 signature of the purchaser, the following disclosure statement 2928 2929 in boldfaced and conspicuous type which is larger than the type 2930 in the remaining text of the contract: "THE GROVE COMMUNITY 2931 DISTRICT MAY IMPOSE AND LEVY TAXES OR ASSESSMENTS, OR BOTH TAXES AND ASSESSMENTS, ON THIS PROPERTY. THESE TAXES AND ASSESSMENTS 2932 2933 PAY THE CONSTRUCTION, OPERATION, AND MAINTENANCE COSTS OF CERTAIN PUBLIC SYSTEMS, FACILITIES, AND SERVICES OF THE DISTRICT 2934 2935 AND ARE SET ANNUALLY BY THE GOVERNING BOARD OF THE DISTRICT. 2936 THESE TAXES AND ASSESSMENTS ARE IN ADDITION TO COUNTY AND OTHER

Page 110 of 113

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

| 2937 | LOCAL GOVERNMENTAL TAXES AND ASSESSMENTS AND ALL OTHER TAXES AND |
|------|--|
| 2938 | ASSESSMENTS PROVIDED FOR BY LAW." |
| 2939 | (31) NOTICE OF CREATION AND ESTABLISHMENTWithin 30 days |
| 2940 | after the election of the first board members, the district |
| 2941 | shall cause to be recorded in the property records in the county |
| 2942 | in which it is located a "Notice of Creation and Establishment |
| 2943 | of the Grove Community District." The notice shall, at a |
| 2944 | minimum, include the legal description of the property of the |
| 2945 | landowners who have consented to establishment of this district |
| 2946 | and a copy of the disclosure statement specified in subsection |
| 2947 | (30). |
| 2948 | (32) PUBLIC ACCESSAny system, facility, service, works, |
| 2949 | improvement, project, or other infrastructure owned by the |
| 2950 | district or funded by federal tax-exempt bonding issued by the |
| 2951 | district is public; the district by rule may regulate, and may |
| 2952 | impose reasonable charges or fees for, the use thereof but not |
| 2953 | to the extent that such regulation or imposition of such charges |
| 2954 | or fees constitutes denial of reasonable access. |
| 2955 | Section 5. Incorporation committee |
| 2956 | (1) At the next general election following a finding by |
| 2957 | the supervisor of elections that 5,000 qualified electors reside |
| 2958 | in the district, the supervisor of elections shall conduct an |
| 2959 | election in accordance with election laws currently in force at |
| 2960 | which the qualified electors voting in the election elect five |
| 2961 | persons who are qualified electors of the district to serve on |
| 2962 | an incorporation committee created for the purpose of reviewing |
| 2963 | the feasibility of incorporating the district as a municipality. |
| | Daga 111 of 110 |

Page 111 of 113

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

2964 The five candidates receiving the highest number of votes shall 2965 serve as members of the incorporation committee. A member of the 2966 district board may not serve as a member of the incorporation 2967 committee. (2) The incorporation committee shall, by September 1 of 2968 2969 the year following its creation, submit a feasibility study and proposed municipal charter, prepared in accordance with chapter 2970 2971 165, Florida Statutes, to the board and the legislative 2972 delegation of Okeechobee County. The incorporation committee shall also submit to the board and the legislative delegation of 2973 2974 Okeechobee County a report indicating whether the district 2975 should remain in existence or be dissolved and all services 2976 provided by the district assumed by, and all revenue, property, 2977 assets, and liabilities of the district transferred to and 2978 assumed by, the municipality upon final incorporation. The incorporation committee is subject to the public 2979 (3) records requirements in chapter 119, Florida Statutes, and all 2980 2981 meetings of the incorporation committee shall be open to the 2982 public and governed by the provisions of chapter 286, Florida 2983 Statutes. 2984 (4) The district shall fund expenses of the incorporation 2985 committee, including the costs of preparing the feasibility 2986 study and proposed municipal charter. Members of the incorporation committee shall serve without compensation but are 2987 entitled to reimbursement for travel and per diem expenses from 2988 2989 the district in accordance with section 112.061, Florida Statutes. The district shall also reimburse the supervisor of 2990

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

2991 elections for the cost of conducting the election of the 2992 incorporation committee. 2993 (5) The incorporation committee shall be dissolved upon 2994 submission of the final feasibility study and proposed municipal 2995 charter to the board and the legislative delegation of 2996 Okeechobee County. 2997 Section 6. Severability.--If any provision of this act is 2998 determined unconstitutional or otherwise determined invalid by a court of law, all the rest and remainder of the act shall remain 2999 3000 in full force and effect as the law of Florida. 3001 Section 7. This act shall take effect upon becoming a law, 3002 except that the provisions of paragraph (a) of subsection (14) 3003 of section 4 which authorize the levy of ad valorem assessments 3004 shall only take effect upon express approval by a majority vote of those qualified electors of the district, as required by 3005 3006 Section 9 of Article VII of the State Constitution, voting in a referendum to be called by the Supervisor of Elections of 3007 3008 Okeechobee County and held by the Board of Supervisors of the 3009 Grove Community District. Such election shall be held in 3010 accordance with the provisions of law relating to elections in force at the time the referendum is held. 3011

Page 113 of 113

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