2009

1	A bill to be entitled
2	An act relating to the Spring Hill Fire Rescue and
3	Emergency Medical Services District, Hernando County;
4	creating a special district; providing definitions;
5	providing for creation, status, charter amendments,
6	boundaries, and purposes; providing for a board of
7	commissioners; providing for election and terms of
8	commissioners; providing for employment of district
9	personnel; providing for election of board officers;
10	providing for compensation, oath, and bonds of
11	commissioners; providing for powers, duties, and
12	responsibilities of the board; providing for ad valorem
13	taxes; providing a cap on the rate of taxation; providing
14	for user charges; providing for impact fees; providing for
15	authority to disburse funds; authorizing the board to
16	borrow money; providing for use of district funds;
17	requiring a record of all board meetings; authorizing the
18	board to adopt policies and regulations; providing for the
19	board to make an annual budget; requiring an annual
20	report; authorizing the board to enact fire prevention
21	ordinances; authorizing the district to appoint a fire
22	marshal; authorizing the district to conduct inspections
23	and establish and operate fire, rescue, and emergency
24	medical services; providing for district authority upon
25	annexation of district lands; providing for dissolution;
26	providing immunity from tort liability for officers,
27	agents, and employees; providing for district expansion;
28	providing for construction and effect; providing for an
	page 1 of 31

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hb1147-00

FLORIDA HOUSE OF REPRESENTATIV	E S
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	HB 1147 2009
29	exclusive charter; requiring a referendum; providing an
30	effective date.
31	
32	Be It Enacted by the Legislature of the State of Florida:
33	
34	Section 1. DefinitionsAs used in this act, unless
35	otherwise specified:
36	(1) "Board" means the board of fire commissioners created
37	pursuant to this act and chapter 191, Florida Statutes.
38	(2) "Fire commissioner" means a member of the Board of
39	Fire Commissioners of the Spring Hill Fire Rescue and Emergency
40	Medical Services District.
41	(3) "District" means the Spring Hill Fire Rescue and
42	Emergency Medical Services District.
43	(4) "Board of directors" means the existing policymaking
44	and governing body of the Spring Hill Fire Rescue and Emergency
45	Services District of Hernando County.
46	(5) "Director" means a member of the board of fire
47	commissioners.
48	(6) "Residence" means one single-family dwelling,
49	including one single-apartment dwelling unit; one single-
50	condominium dwelling unit; one single duplex, triplex, or other
51	attached dwelling unit; one single-family detached dwelling
52	unit; or one single mobile or modular home dwelling unit.
53	(7) "Business" means motels, apartments, or rental
54	dwellings, along with other standard commercial or industrial
55	businesses such as gasoline stations, stores, marinas, and
56	similar establishments, as authorized pursuant to the applicable
I	page 2 of 31

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57	local government comprehensive plan, whether or not such
58	businesses are required to pay or collect sales taxes.
59	Section 2. Creation; status; charter amendments;
60	boundaries; district purposes
61	(1) There is hereby created an independent special fire
62	control district incorporating lands in Hernando County
63	described in subsection (2), which shall be a public corporation
64	having the powers, duties, obligations, and immunities herein
65	set forth under the name of the Spring Hill Fire Rescue and
66	Emergency Medical Services District. The district is organized
67	and exists for all purposes and shall hold all powers set forth
68	in this act and chapters 189 and 191, Florida Statutes.
69	(2) The lands to be included within the district are the
70	following described lands of Spring Hill, in Hernando County, to
71	wit:
71 72	wit: For a Point of Beginning (P.O.B.), commence at the
72	For a Point of Beginning (P.O.B.), commence at the
72 73	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34,
72 73 74	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34, Township 23, Range 18 East projected South and the
72 73 74 75	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34, Township 23, Range 18 East projected South and the
72 73 74 75 76	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34, Township 23, Range 18 East projected South and the Centerline of the Right-of-Way of County Line Road.
72 73 74 75 76 77	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34, Township 23, Range 18 East projected South and the Centerline of the Right-of-Way of County Line Road. Thence; Go Northerly along the aforementioned East
72 73 74 75 76 77 78	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34, Township 23, Range 18 East projected South and the Centerline of the Right-of-Way of County Line Road. Thence; Go Northerly along the aforementioned East Section line of Section 34, Township 23, Range 18
72 73 74 75 76 77 78 79	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34, Township 23, Range 18 East projected South and the Centerline of the Right-of-Way of County Line Road. Thence; Go Northerly along the aforementioned East Section line of Section 34, Township 23, Range 18
72 73 74 75 76 77 78 79 80	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34, Township 23, Range 18 East projected South and the Centerline of the Right-of-Way of County Line Road. Thence; Go Northerly along the aforementioned East Section line of Section 34, Township 23, Range 18 East, Section 27, Township 23, Range 18 East.
72 73 74 75 76 77 78 79 80 81	For a Point of Beginning (P.O.B.), commence at the intersection of the East Section line of Section 34, Township 23, Range 18 East projected South and the Centerline of the Right-of-Way of County Line Road. Thence; Go Northerly along the aforementioned East Section line of Section 34, Township 23, Range 18 East, Section 27, Township 23, Range 18 East. Thence; East along the North Section line of Section

page 3 of 31

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85	
86	Thence; Northerly along the East Section line of the
87	West 1/2 of Section 23, Township 23, Range 18 East
88	terminating at the intersection of that line and the
89	centerline of the Right-of-Way of Spring Hill Drive.
90	
91	Thence; Easterly along the centerline of the Right-of-
92	Way of Spring Hill Drive to a point of intersection
93	constructed by extending the East boundary of Candy
94	Road, in a Southerly direction.
95	
96	Thence; Northerly along the Eastern boundary of Candy
97	Lane to the limits of the plat of Quail Meadows, Phase
98	<u>I.</u>
99	
100	Thence; Southwesterly along the rear property lines of
101	Lots 13-22 inclusive of Quail Meadows, Phase I, to the
102	Northern boundary of Atwater Drive.
103	
104	Thence; Westerly along said Northern boundary of
105	Atwater Drive to the limits of the plat of Quail
106	Meadows, Phase I, said point being the West Section
107	line of Section 13, Township 23 South, Range 18 East.
108	
109	Thence; Northerly along said West Section line to the
110	North.
111	

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FLORIDA HOUSE OF REPRES	ENTATIVES
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112	Thence; Northerly along the aforementioned West
113	Section line to a point of intersection with the
114	centerline of Powell Road and said Section line.
115	
116	Thence; Westerly along Powell Rd. to a point of
117	intersection with the East line of the West $1/2$ of
118	Section 10, Township 23 South, Range 18 East.
119	
120	Thence; Northerly along aforementioned Section line
121	commencing at the North line of said Section 10,
122	Township 23 South, Range 18 East.
123	
124	Thence; Westerly along the North Section line of
125	Section 10, Township 23 South, Range 18 East
126	continuing Westerly along the South Section line of
127	Section 4, Township 23 South, Range 18 East;
128	terminating at a point, constructed by the
129	intersection of said Section line and the East
130	Boundary line of Spring Hill Unit 18-2; Plat Book 17,
131	Page 30, sheet 2 of 6 as recorded in the Public
132	Records of Hernando County;
133	
134	Thence; Northerly-along the East Boundary line of the
135	aforementioned Plat Book 17, Page 30;
136	
137	Thence; Northerly along the East Boundary line of Plat
138	Book #17, Page 69 as recorded in Hernando County
139	Public Record. (To PB9-65-80)
,	page 5 of 31

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140	
141	Thence: Northerly along the East Boundary line as
142	shown in Plat Book 9, Page 69, Spring Hill Unit 20.
143	
144	Thence; Easterly along the South Boundary line as
145	shown in Plat Book 9, Sheet 9, of Spring Hill Unit 20.
146	
147	Thence; Run Northerly along the West Right-of-Way line
148	of the Florida Power Corporation Easement as shown on
149	Sheet 9, Sheet 10, and Sheet 12, Plat Book 9; Spring
150	Hill Unit 20, as recorded in Hernando County Public
151	Records.
152	
153	Thence; Run \$89°38'00"W, a distance of 377.25 feet
154	from the North East corner of the Platted Boundary as
155	recorded in Plat Book 9, Page 76.
156	
157	Thence; N00°07'10"W, a distance of 944.51 feet,
158	
159	Thence; N89°44'10"W, a distance of 1,324.27 feet
160	
161	Thence; N00°06'I2"E; 942.14 feet along the East line
162	of the West 1/2 of Section 33, Township 22 South,
163	Range 18 East.
164	
165	Thence; N00°05'42"W, 1,848.49 feet to the South Right-
166	of-Way line of State Road #50.
167	
I	nado 6 of 31

## page 6 of 31

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168	Thence; Westerly along the South Right-of-Way line of
169	State Road #50; \$89°31'17"W a distance of 1,322.86
170	feet.
171	
172	Thence; S00°02'58"E, a distance of 916.82 feet;
173	\$89°50'34"W, a distance of 1,323.56 feet; S00°00'12"E,
174	a distance of 909.40 feet to the Centerline of the
175	Florida Power Corp. Right-of-way.
176	
177	Thence; Westerly along the South centerline of a
178	Florida Power Right-of-Way line as described in O.R.
179	Book #713, Pages 20 & 22. (Attached)
180	
181	Thence; Northerly along the West Boundary line of
182	aforementioned O.R. Book #713, to the South Right-of-
183	Way line of State Road #50.
184	
185	Thence; Approximately 1,015.00 feet, Westerly along
186	the South Right-of-Way line of State Road #50.
187	
188	Thence; South approximately 750.00 feet.
189	
190	Thence; West approximately 2,500.00 feet.
191	
192	Thence; North approximately 750 feet to the South
193	Right-of-Way line of State Road #50.
194	

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FLORIDA HOUSE OF REPRESENTATI	VES
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195	Thence; In a Westerly direction follow the South
196	Right-of-Way line of State Road #50 to the
197	intersection of said line and the East Section line of
198	Section 2, Township 23 South, Range 17 East.
199	
200	Thence; Run Southerly along the aforementioned East
201	Section line to the North Boundary line of Spring Hill
202	Unit 22, Replat, Block 1484, Plat Book 12, Page 81, as
203	recorded in Hernando County Public Records.
204	
205	Thence; Westerly along the aforementioned Boundary
206	line to the East Right-of-Way line of U.S. 19.
207	
208	Thence; Southerly along the East Right of Way line of
209	U.S. 19, to the Centerline of the Right-of-Way of
210	Northcliffe Boulevard.
211	
212	
	Thence; Southerly along the centerline of the Right-
212	Thence; Southerly along the centerline of the Right- of-Way of Northcliffe Boulevard to the West Boundary
213	of-Way of Northcliffe Boulevard to the West Boundary
213 214	of-Way of Northcliffe Boulevard to the West Boundary
213 214 215	of-Way of Northcliffe Boulevard to the West Boundary line of Spring Hill Unit #26.
213 214 215 216	of-Way of Northcliffe Boulevard to the West Boundary line of Spring Hill Unit #26. Thence; Southerly along the West Boundary line of
213 214 215 216 217	of-Way of Northcliffe Boulevard to the West Boundary line of Spring Hill Unit #26. Thence; Southerly along the West Boundary line of Spring Hill Unit #26, commencing at the South Section
213 214 215 216 217 218	of-Way of Northcliffe Boulevard to the West Boundary line of Spring Hill Unit #26. Thence; Southerly along the West Boundary line of Spring Hill Unit #26, commencing at the South Section
213 214 215 216 217 218 219	of-Way of Northcliffe Boulevard to the West Boundary line of Spring Hill Unit #26. Thence; Southerly along the West Boundary line of Spring Hill Unit #26, commencing at the South Section line of Section 10, Township 23 South, Range 117 East.

# page 8 of 31

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250	Thence; Southerly along Trenton Avenue to a point on
251	the South Section line of Section 20, Township 23
252	South, Range 17 East;
253	
254	Thence; Westerly along said Section line to the
255	centerline of the Right-of-Way of U.S. 19.
256	
257	Thence; South along the centerline of the Right-of-Way
258	of U.S. 19, to a point of Intersection with the North
259	Boundary line of South Hernando U.S. 19, Commerce
260	Center; Plat Book #17, Pages 11 through 15.
261	
262	Thence; West from the aforementioned point; to the
263	West Boundary line of South Hernando U.S. 19, Commerce
264	Center.
265	
266	Thence; Southerly along the West Boundary line, to the
267	S.W. corner of aforementioned Plat;
268	
269	Thence: Easterly to the centerline of the Right-of-Way
270	of U.S. 19.
271	
272	Thence; South along the centerline of the Right-of-Way
273	of U.S. 19, to a point of intersection with the North
274	Boundary of South Hernando U.S. 19 Commerce Center
275	Plat Book #17, Pages 11 thru 16.
276	

page 10 of 31

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FLORIDA HOUSE OF REPRESEN	ITATIVES
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2009
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277	Thence; Westerly from said point, along the North
278	Boundary line.
279	
280	Thence; Southerly along the West Boundary line of the
281	aforementioned Plat;
282	
283	Thence; Easterly along the South Boundary line of said
284	Plat terminating at the centerline of the Right-of-Way
285	<u>of U.S. #19.</u>
286	
287	Thence; Southerly along the centerline of the Right-
288	of-Way of U.S. 19 terminating at the Intersection of
289	said Right-of-Way and the centerline of the Right-of-
290	Way of County Line Road.
291	
292	Thence; Easterly from aforementioned said point along
293	the centerline of the Right-of-Way of County Line
294	Road.
295	
296	Thence; Easterly, from the aforementioned terminus,
297	along the centerline of the Right-of-Way of County
298	Line Road, to a point of Intersection of the West
299	Boundary line of Arkays Park Subdivision.
300	
301	Thence; Northerly along the aforementioned West
302	Boundary line.
303	

2009

304	Thence; Easterly along the aforementioned North
305	Boundary line,
306	
307	Thence; Southerly along the East Boundary line of the
308	aforementioned Plat terminating at the intersection of
309	that line and the centerline of the Right-of-Way of
310	County Line Road.
311	
312	Thence; Easterly, from that terminus point, along the
313	centerline of the Right-of-Way of County Line Road and
314	returning to the Point of Beginning. P.O.B.
315	
316	LESS:
317	
318	West 11.5A of Northwest 1/4 of Northwest 1/4 Section
319	4, Township 23, Range 8
320	
321	Southwest 1/4 of Southwest 1/4 less North 292 feet of
322	East 825 feet, Section29, Township 23, Range 17
323	
324	5 acres in Northwest 1/4 of Northeast 1/4 of Section
325	32, Township 23, Range17
326	
327	(3) The Spring Hill Fire Rescue and Emergency Medical
328	Services District is organized and exists for all purposes set
329	forth in this act and chapter 191, Florida Statutes, including,
330	but not limited to, providing fire protection and firefighting
331	services, rescue services, and emergency medical services. Such
1	page 12 of 31

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332 emergency medical services shall not be the primary function of 333 the district. The district shall have all other powers necessary 334 to carry out these purposes, including the authority to contract 335 with the Spring Hill Fire Rescue District, which currently 336 provides fire, rescue, and emergency medical services within the 337 district boundaries; to purchase all necessary real and personal 338 property; to purchase and carry standard insurance policies on 339 all such equipment; to employ such personnel as may be necessary 340 to carry out the purpose of said fire district; to provide 341 adequate insurance for said employees; to purchase and carry 342 appropriate insurance for the protection of all firefighters and 343 personnel as well as all equipment and personal property on loan 344 to the district; to sell surplus real and personal property in 345 the same manner and subject to the same restrictions as provided 346 for such sales by counties; and to enter into contracts with 347 qualified service providers to carry out the purposes of the 348 district. 349 Nothing herein shall prevent the district from (4) 350 cooperating with the state or other local governments to render 351 such services to communities adjacent to the land described in 352 this section as evidenced by an executed agreement between the 353 cooperating agencies as approved by the board. 354 The district charter may be amended only by special (5) 355 act of the Legislature. 356 Section 3. Board of fire commissioners .--357 (1) Pursuant to chapter 191, Florida Statutes, the 358 business and affairs of the district shall be governed and 359 administered by a board of five fire commissioners, who shall be

page 13 of 31

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360 qualified electors residing within the district and shall be 361 elected by the qualified electors residing within the district, 362 subject to the provisions of chapters 189 and 191, Florida 363 Statutes, and this act. Each commissioner shall hold office 364 until his or her successor is elected and qualified under the 365 provisions of this act. The procedures for conducting district 366 elections and for qualification of candidates and electors shall 367 be pursuant to chapters 189 and 191, Florida Statutes. The 368 members of the board shall serve on a nonpartisan basis. 369 The five fire commissioners shall hold their (2) 370 respective seats on the Board of Fire Commissioners of the 371 Spring Hill Fire Rescue and Emergency Medical Services District 372 for terms of 4 years each and shall be elected by a majority 373 vote of the qualified electors of the district voting at a 374 general election, provided that the fire commissioners holding 375 seats on the effective date of this act shall continue to hold 376 their respective seats for the remainder of their terms or until 377 their successors are elected and qualified, whichever occurs 378 first. Any commissioner may be a candidate to succeed himself or 379 herself. 380 Vacancies in office shall be filled by election, said (3) 381 election to be held coincidental with the next countywide 382 general election to fill the remaining term of the seat vacated. 383 The board of fire commissioners may appoint a qualified elector 384 of the district to act as fire commissioner until the vacancy is 385 filled by election. A fire commissioner may be removed from 386 office as provided by chapter 191, Florida Statutes, or for any 387 reason that a state or county officer may be removed.

## page 14 of 31

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388 (4) All elections shall be noticed, called, and held pursuant to the provisions of the general laws of the state. The 389 390 board shall, to the extent possible, coordinate all elections 391 with countywide general or special elections in order to 392 minimize cost. Elections shall be called through the adoption of 393 an appropriate resolution of the district directed to the Board 394 of County Commissioners of Hernando County, the Supervisor of 395 Elections of Hernando County, and other appropriate officers of 396 the county. The district shall reimburse county government for 397 the actual cost of district elections. No fire commissioner 398 shall be a paid employee of the district while holding said 399 position. 400 The board may employ such personnel as deemed (5) 401 necessary for the proper function and operation of the district. 402 The salaries of district personnel and any other wages (6) shall be determined by the board. 403 404 Section 4. Officers; board compensation; bond .--405 In accordance with chapter 191, Florida Statutes, each (1)406 elected member of the board shall assume office 10 days after 407 the member's election. Within 60 days after election of new 408 members of said board as herein provided, the newly elected 409 members shall organize by electing from their number a chair, 410 vice chair, secretary, and treasurer. However, the same member 411 may be both secretary and treasurer, in accordance with chapter 412 191, Florida Statutes. 413 (2) Three members of the board shall constitute a quorum. 414 A quorum shall be necessary for the transaction of business.

page 15 of 31

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415	(3) The fire commissioners may receive reimbursement for
416	actual expenses incurred while performing the duties of their
417	offices in accordance with general law governing per diem for
418	public officials. Each fire commissioner may receive from the
419	funds of the district compensation for his or her services in
420	accordance with chapter 191, Florida Statutes.
421	(4) Each fire commissioner upon taking office shall take
422	and subscribe to the oath of office prescribed by s. 5(b), Art.
423	II of the State Constitution and general law. Upon taking office
424	and in accordance with chapters 189 and 191, Florida Statutes,
425	each fire commissioner shall execute to the Governor, for the
426	benefit of the district, a bond of \$5,000 with a qualified
427	personal or corporate surety, conditioned upon the faithful
428	performance of the duties of the fire commissioner's office and
429	upon an accounting for all funds that come into his or her hands
430	as fire commissioner. The premium for such bonds shall be paid
431	from district funds.
432	Section 5. Powers; duties; responsibilities
433	(1) The district shall have and the board may exercise by
434	majority vote all of the powers and comply with the duties set
435	forth in this act and chapters 189, 191, and 197, Florida
436	Statutes, including, but not limited to, ad valorem taxation,
437	special assessments, bond issuance, and other revenue
438	capabilities; budget preparation and approval; liens and
439	foreclosure of liens; use of tax deeds and tax certificates as
440	appropriate from non-ad valorem assessments; contractual
441	agreements; and the adoption of ordinances and resolutions that
442	are necessary to conduct district business if such ordinances do
	page 16 of 21

page 16 of 31

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443	not conflict with any ordinance of a local general-purpose
444	government within whose jurisdiction the district is located.
445	(2) The board shall have the right, power, and authority
446	to levy annually ad valorem taxes against the taxable property
447	within the district to provide funds for the purposes of the
448	district in an amount not to exceed the limit provided in
449	chapter 191, Florida Statues.
450	(3) The methods for assessing and collecting ad valorem
451	taxes, special assessment fees, services charges, impact fees,
452	or user charges shall be as set forth in this act and chapter
453	170, chapter 189, chapter 191, chapter 197, or chapter 200,
454	Florida Statues.
455	(4) The district shall levy and collect special
456	assessments in accordance with chapter 200, Florida Statutes.
457	(5) The district's planning requirements shall be as set
458	forth in this act and chapters 189 and 191, Florida Statutes.
459	(6) Requirements for financial disclosure, meeting
460	notices, reporting, public records maintenance, and per diem
461	expenses for officers and employees shall be as set forth in
462	this act and chapters 112, 119, 189, 191, and 286, Florida
463	Statutes.
464	Section 6. Ad valorem taxes
465	(1) The board shall have the authority to levy ad valorem
466	taxes annually against all taxable property within the district
467	to provide funds for the purposes of the district only upon the
468	approval by a majority vote of those qualified electors of the
469	district voting in a referendum election authorizing the use of
470	ad valorem taxation not to exceed 2.75 mills.
I	nore 17 of 21

## page 17 of 31

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471	(2) A referendum election of the electors of the district
472	to authorize the use of ad valorem taxation not to exceed 2.75
473	mills shall be held by the supervisor of elections at the next
474	available general election immediately after the adoption of
475	this act in accordance with the provisions of general law
476	relating to elections.
477	(3) Upon the approval of a majority of the electors voting
478	at the initial election or at an election called by the board,
479	the rate of taxation shall thereafter be fixed annually by
480	resolution of the board without further approval by the
481	electors, provided the rate of taxation shall not exceed 2.75
482	mills. The board shall have the authority to increase the
483	millage rate above 2.75 mills only if a majority of the electors
484	voting in a referendum election approve the increased millage
485	rate in an amount not to exceed the limit provided in chapter
486	191, Florida Statutes.
487	(4) The levy and collection of ad valorem taxes shall
488	proceed pursuant to general law.
489	Section 7. User chargesThe board shall have the
490	authority to provide a reasonable schedule of charges for
491	providing the following services:
492	(1) Special emergency services, including firefighting
493	occurring in or to structures outside the district, motor
494	vehicles, marine vessels, or aircraft or as a result of the
495	operation of such motor vessels or marine vessels to which the
496	district is called to render such emergency service.
497	(2) Fighting fires occurring in or at refuse dumps or as a
498	result of an illegal burn, which fire, dump, or burn is not
I	page 18 of 31

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499 authorized by general or special law, rule, regulation, order, 500 or ordinance and which the district is called upon to fight or 501 extinguish. 502 (3) Responding to or assisting or mitigating emergencies 503 that either threaten or could threaten the health and safety of 504 persons, property, or the environment to which the district has 505 been called, including charges for responding to false alarms. (4) Inspecting structures, plans, and equipment to 506 507 determine compliance with fire safety codes. 508 Section 8. Impact fees.--509 Pursuant to section 191.009(4), Florida Statutes, it (1) 510 is hereby declared that the cost of new facilities should be 511 borne by new users of the district's services to the extent new 512 construction requires new facilities, but only to that extent. 513 It is the legislative intent of this section to transfer to the 514 new users of the district's fire protection and emergency 515 services a fair share of the costs that new users impose on the 516 district for new facilities. This shall only apply in the event 517 that the general-purpose local government in which the district 518 is located has not adopted an impact fee for fire services that 519 is distributed to the district for construction within its 520 jurisdictional boundaries. 521 The impact fees collected by the district pursuant to (2) 522 this section shall be kept as a separate fund from other 523 revenues of the district and shall be used exclusively for the acquisition, purchase, or construction of new facilities or 524 525 portions thereof required to provide fire protection and 526 emergency services to new construction. "New facilities" means

page 19 of 31

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527 land, buildings, and capital equipment, including, but not 528 limited to, fire and emergency vehicles and radio telemetry 529 equipment. The fees shall not be used for the acquisition, 530 purchase, or construction of facilities that must be obtained in 531 any event, regardless of growth within the district. The board 532 of fire commissioners shall maintain adequate records to ensure 533 that impact fees are expended only for permissible new 534 facilities. 535 Section 9. Special assessments.--536 The board shall have the right, power, and authority (1) 537 to levy special assessments against the taxable real estate 538 within the district, including homestead property otherwise 539 exempt from taxation, to provide funds for the purpose of the 540 district. In so doing, the district shall establish a schedule of land-use classifications and a special assessment for each 541 542 land-use classified. The schedule of land-use classifications 543 shall be established in the manner prescribed in subsection (2). 544 The Board of Fire Commissioners of the Spring Hill (2) 545 Fire Rescue and Emergency Medical Services District shall fix an 546 assessment schedule indicating land-use classifications and the 547 applicable assessment rate for each land-use classified, by 548 resolution, subsequent to April 1 of each year. If the assessment schedule contains no new land-use classification and 549 550 no increases in the rate of assessment, the assessment shall be 551 effective for the next calendar year after the passage of the 552 resolution without the necessity of a referendum. If, however, 553 the assessment schedule contains any new land-use classification 554 or any increase in the assessment rate of any land-use

page 20 of 31

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classified, the board of fire commissioners shall submit their
resolution to the electors residing in the district in
accordance with law and if a majority of electors voting in such
a referendum election approve, the assessment schedule shall be
effective for the next calendar year subsequent to the
referendum.
(3) The board of fire commissioners of the district shall,
on or before September 10 of each year, prepare and complete a
special assessment roll showing the assessment rate for each
parcel of real estate situated in the district.
(4) The board of fire commissioners may, in any year, by
resolution, change the date on which the assessment schedule is
to be fixed and the date on which the final assessment roll is
to be adopted, provided that, in the event of any such change of
date, the board shall cause a notice to be published in a
newspaper in Hernando County, one time, said notice to be
published at least 10 days prior to the date on which it is
proposed to fix the rate of assessment.
(5) Any property owner in the district may, during the
period between November 5 and November 15 of any year, file a
protest in writing with the board of fire commissioners against
the assessment paid by him or her and appear before the board in
support of such protest. The board shall hold such meeting as
may be necessary after said period to consider any such protest
and to make any such adjustment, refund, or denial as it may
determine fair, equitable, and proper.
Section 10. <u>Property appraiser</u>

# page 21 of 31

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582 The Hernando County Property Appraiser shall furnish (1) 583 the commissioners a tax roll covering all taxable properties 584 within the district on or before July 1 of each year. 585 The Hernando County Property Appraiser shall include (2) 586 in the Hernando County tax roll the assessments made by the 587 board, and the same shall be collected in the nature as provided 588 for by this act and paid over by the Hernando County Tax 589 Collector to the board. 590 (3) The Hernando County Property Appraiser shall be 591 reimbursed for assessing such special assessments in the manner 592 and amount authorized by general law, and the Hernando County 593 Tax Collector shall receive a commission or fee of 3 percent for 594 collection of such special assessments. 595 Section 11. Special assessment as a lien.--The special 596 assessment levied and assessed by the district shall be a lien 597 upon the property so assessed along with the county taxes 598 assessed against such property until said assessments and taxes 599 have been paid, and if the special assessment levied by the 600 district becomes delinquent, such special assessment shall be 601 considered a part of the county tax subject to the same 602 penalties, charges, fees, and remedies for enforcement and 603 collection of such taxes. 604 Section 12. Deposit of special assessments; fees; 605 authority to disburse funds .--606 The proceeds of the assessments and funds of the (1) 607 district shall be deposited in qualified public depositories, in accordance with chapters 191 and 280, Florida Statutes, in the 608 609 name of the district in a bank authorized to receive deposits of

page 22 of 31

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district funds. The bank shall be designated by a resolution of

#### HB 1147

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611 the board. 612 (2) All warrants for the payment of labor, equipment, and 613 other expenses of the board, and in carrying into effect this 614 act and the purpose thereof, shall be payable by the treasurer 615 of the board on accounts and vouchers approved and authorized by 616 the board. No funds of the district shall be paid out or 617 disbursed except by check signed by the treasurer of the board 618 and either the chair or vice chair of the board. 619 Section 13. Authority to borrow money .--620 The board of fire commissioners shall have the power (1) 621 and authority to borrow money or issue other evidences of 622 indebtedness for the purposes of the district in accordance with 623 chapters 189 and 191, Florida Statutes, provided, however, that the total payments in any 1 year, including principal and 624 625 interest, on any indebtedness incurred by the district shall not 626 exceed 50 percent of the total annual budgeted revenues of the 627 district. (2) 628 The board of fire commissioners as a body, or any of 629 the members of the board as individuals, shall not be personally 630 or individually liable for the repayment of such loan. Such 631 repayment shall be made out of the receipts of the district, 632 except as provided in this subsection. The fire commissioners 633 shall not create any indebtedness or incur obligations for any 634 sum or amount that they are unable to repay out of district 635 funds available to them at that time, except as otherwise provided in this act, provided, however, that the fire 636 637 commissioners may make purchases of equipment on an installment

## page 23 of 31

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638 basis as necessary if funds are available for the payment of the 639 current year's installment on such equipment plus the amount due 640 in that year on any other installments and the repayment of any 641 bank loan or other existing indebtedness that may be due that 642 year. 643 Section 14. Use of district funds. -- No funds of the 644 district shall be used for any purposes other than the 645 administration of the affairs and business of the district; the 646 payment of salaries and expenses to fire commissioners; the 647 construction, care, maintenance, upkeep, operation, and purchase 648 of firefighting and rescue equipment or a fire station or 649 emergency medical station; the payment of public utilities; the 650 payment of salaries of district personnel; the payment of 651 expenses of volunteers; the payment to the Spring Hill Fire 652 Rescue District; and such other payment and expenses as the 653 board may from time to time determine to be necessary for the 654 operations and effectiveness of the district. 655 Section 15. Record of board meetings; authority to adopt 656 rules and regulations; annual reports; budget .--657 A record shall be kept of all meetings of the board, (1) 658 and in such meetings concurrence of a majority of the fire 659 commissioners present shall be necessary to any affirmative 660 action by the board. 661 (2) The board shall have the authority to adopt and amend 662 policies and regulations for the administration of the affairs of the district under the terms of this act and chapters 189 and 663 664 191, Florida Statues, which shall include, but not be limited 665 to, the authority to adopt the necessary rules and regulations

## page 24 of 31

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666 for the administration and supervision of the property and 667 personnel of the district; for the prevention of fires, fire 668 control, fire hydrant placement, and flow testing in accordance 669 with current NFPA rules; and for rescue work within the 670 district. 671 (3) The board of fire commissioners shall have the 672 authority to adopt uniform fire prevention ordinances. Such ordinances shall be signed, dated, and recorded with the Clerk 673 of the Court of Hernando County and published as provided by 674 675 state law. Ordinances shall be effective after publication, 676 which constitutes legal notice of same. 677 The board shall, on or before November 1, make an (4) 678 annual report of its actions and accounting of its funds as of 679 September of that year and shall file said report in the office 680 of the Clerk of the Circuit Court of Hernando County, whose duty 681 it shall be to receive and file said report and hold and keep 682 the same as a public record. (5) 683 For the purposes of carrying into effect this act, the 684 board shall annually prepare, consider, and adopt a district 685 budget pursuant to the applicable requirements of chapters 189 686 and 191, Florida Statutes. The board shall, at the same time as 687 it makes its annual report, file its estimated budget for the 688 fiscal year beginning October 1, which budget shall show the 689 estimated revenue to be received by the district and the 690 estimated expenditures to be incurred by the district in carrying out its operations. The fire commissioners shall adopt 691 692 a fiscal year for said fire district, which shall be October 1 693 to September 30.

## page 25 of 31

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694	Section 16. Authority to enact fire prevention ordinances
695	and enter land; authority to provide fire, rescue, and emergency
696	medical services
697	(1) The board of fire commissioners shall have the right
698	and power to enact fire prevention ordinances as provided by
699	general law. When the provisions of such fire prevention
700	ordinances are determined by the board to be violated, the
701	office of the state attorney, upon written notice of such
702	violation issued by the board, is authorized to prosecute such
703	person or persons held to be in violation thereof. Any person
704	found guilty of a violation may be punished as provided in
705	chapter 775, Florida Statutes, as a misdemeanor of the second
706	degree. The cost of such prosecution shall be paid out of the
707	district funds, unless otherwise provided by law. The district
708	shall have the authority to appoint a fire marshal, who may be a
709	member of the Spring Hill Fire Rescue and Emergency Medical
710	Services District, to carry out the responsibilities of the
711	district fire marshal.
712	(2) The fire marshal or duly authorized inspector shall be
713	authorized to enter, at all reasonable hours, any building or
714	premises for the purpose of making any inspection or
715	investigation which the State Fire Marshal is authorized to make
716	pursuant to state law and regulation. The owner, lessee,
717	manager, or operator of any building or premises shall permit
718	the district fire marshal or duly authorized inspector to enter
719	and inspect the building or premises at all reasonable hours.
720	The fire marshal or duly authorized inspector shall report any

page 26 of 31

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FLORIDA HOUSE OF REPRESENTATI	VES
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721 violations of state fire safety laws or regulations to the 722 appropriate officials. 723 (3) The district is authorized to establish and maintain 724 emergency medical and rescue response services and acquire and 725 maintain rescue, medical, and other emergency equipment, subject 726 to the provisions of chapter 401, Florida Statutes. 727 Section 17. Annexations. -- If any municipality or other 728 fire control district annexes any land included in the district, 729 such annexation shall follow the procedures set forth in section 730 171.093, Florida Statutes. 731 Section 18. Dissolution. -- The district shall exist until 732 dissolved in the same manner as it was created. 733 Section 19. Immunity from tort liability.--734 The district and its officers, agents, and employees (1) 735 shall have the same immunity from tort liability as other 736 agencies and subdivisions of the state. The provisions of 737 chapter 768, Florida Statutes, shall apply to all claims 738 asserted against the district. 739 (2) The district fire commissioners and all officers, 740 agents, and employees of the district shall have the same 741 immunity and exemption from personal liability as is provided by 742 chapter 768, Florida Statutes. 743 (3) In accordance with chapter 768, Florida Statutes, the 744 district shall defend all claims against the fire commissioners and officers, agents, and employees of the district which arise 745 746 within the scope of employment or purposes of the district and 747 shall pay all judgments against said persons, except where said 748 persons acted in bad faith or with malicious purpose or in a

page 27 of 31

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FLORIDA HOUSE OF REPRESENTATI	VES
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749 manner exhibiting wanton and willful disregard of human rights, 750 safety, or property. 751 Section 20. District expansion. -- The corporate limits of 752 the Spring Hill Fire Rescue and Emergency Medical Services 753 District may be extended and enlarged from time to time pursuant 754 to the following procedure: 755 (1) (a) A definitely described tract of land lying 756 contiguous to the boundaries of the district described in 757 section 1, or as the same may from time to time exist, or one or 758 more tracts of land lying contiguous to the boundaries, or one 759 or more tracts of land lying contiguous to each other with one 760 of the tracts lying contiguous to the boundaries of the 761 district, may be included in the district when a written 762 petition for inclusion signed by a majority of the owners of the 763 real property within the tract or tracts to be included in the 764 district has been presented to the board of fire commissioners 765 and the proposal has been approved by the affirmative vote of no 766 fewer than three members of the board of fire commissioners at a 767 regular meeting. 768 The petition must contain the legal description of the (b) 769 property sought to be added to the district and the names and 770 addresses of the owners of the property. 771 (2) If a proposal to add an area to the district as 772 defined in subsection (1) is approved by the affirmative vote of 773 no fewer than three members of the board of Fire Commissioners 774 at a regular meeting, the board of Fire Commissioners shall 775 thereafter adopt a resolution describing the lands to be 776 included within the district and shall cause such resolution to

## page 28 of 31

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777 be duly enrolled in the record of the meeting and a certified 778 copy of the resolution to be recorded in the office of the Clerk 779 of the Circuit Court in Hernando County. 780 Upon adoption of the resolution by the board, the (3) 781 district shall, pursuant to chapter 19 I, Florida Statutes, 782 request its legislative delegation to approve said addition and 783 sponsor legislation amending the district boundary. Upon approval by the Legislature, the boundary shall be amended. 784 785 (4) In lieu of a petition from the property owners, the 786 Board of County Commissioners of Hernando County by affirmative 787 resolution and the Board of Commissioners of the Spring Hill 788 Fire Rescue and Emergency Medical Services District by 789 affirmative resolution may jointly request its legislative 790 delegation to approve the addition of land lying contiguous to 791 the boundaries of the district and sponsor legislation amending the district boundary. Upon approval by the Legislature, the 792 793 boundary shall be amended. 794 Section 21. Construction. -- This act shall be construed as 795 remedial and shall be liberally construed to promote the purpose 796 for which it is intended. 797 Section 22. Effect. -- In the event that any part of this 798 act should be held void for any reason, such holding shall not 799 affect any other part thereof. 800 Section 23. Exclusive charter.--This act constitutes the 801 exclusive charter of the Spring Hill Fire Rescue and Emergency 802 Medical Services District. Section 24. Referendum. -- The provisions of section 6 that 803 804 authorize the levy of ad valorem taxation shall take effect only

## page 29 of 31

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upon the approval by a vote of the electors of the district as may be required by the State Constitution. The Board of County Commissioners of Hernando County shall call and the Supervisor of Elections of Hernando County shall conduct a referendum at the next election of the district or at a special election called by the board for that purpose at which referendum the qualified electors in the district shall approve or reject the authority of the district to levy ad valorem taxes provided in this act. Any subsequent increase in said tax levy may only be made with the approval of the electors of the district at a special election called by the board and held for that purpose. The ballot language of the title and question shall be as follows: SHALL LANDS WITHIN SPRING HILL BE SERVED BY THE SPRING HILL INDEPENDENT FIRE DISTRICT? The district may charge user fees, impact fees, special assessments, and levy property taxes up to 2.5 mills on jurisdictional lands, and shall provide one standard for fire and rescue services to be provided by the closest responder, regardless of municipal boundaries within its jurisdiction. Yes No

831 Section 25. This act shall take effect upon becoming a 832 law, except that the provisions of section 6 that authorize the page 30 of 31

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833 levy of ad valorem taxation shall take effect only upon express 834 approval by a majority vote of those qualified electors of the 835 Spring Hill Fire Rescue and Emergency Medical Services District, 836 as required by Section 9 of Article VII of the State 837 Constitution, voting in the referendum held pursuant to section 838 24. Such election shall be held in accordance with the 839 provisions of general law relating to elections.

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