${\bf By}$ Senator Alexander

	17-02247-10 20102756
1	A bill to be entitled
2	An act relating to Spring Lake Improvement District,
3	Highlands County; amending chapter 2005-342, Laws of
4	Florida; deleting obsolete language and language
5	inconsistent with or repetitive of general law;
6	providing for minimum charter requirements; amending
7	board, election, and term of office provisions;
8	amending the compensation for board members to comply
9	with general law; deleting obsolete district powers
10	and providing additional district powers including
11	mosquito control, fire and emergency services,
12	construction and maintenance of school facilities, and
13	enforcement of deed restrictions; providing for
14	applicability of general laws; providing an effective
15	date.
16	
17	Be It Enacted by the Legislature of the State of Florida:
18	
19	Section 1. Subsections (1), (3), (12), (13), and (14) of
20	section 1, section 4, subsections (1) and (9) of section 5, and
21	present sections 6, 9, 10, 19, 20, 22, and 48 of section 3 of
22	chapter 2005-342, Laws of Florida, are amended, and new sections
23	10, 11, and 12 are added to that section, to read:
24	Section 1. Minimum charter requirementsIn accordance with
25	section 189.404(3), Florida Statutes, the following are the
26	minimum requirements for the charter of the Spring Lake
27	Improvement District:
28	(1) The district is organized and exists for all purposes
29	set forth in this act and chapter 298, Florida Statutes, as they

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30	may be amended from time to time, and applicable general law
31	except as herein otherwise provided.
32	(3) The district was created by the process contained in
33	chapter 298, Florida Statutes, and its powers supplemented by
34	special act.
35	(12) In accordance with this act and chapter 298, Florida
36	Statutes, the district may continue to levy upon all of the real
37	taxable property in the district a special tax each year as
38	maintenance tax.
39	(13) The method for collecting non-ad valorem assessments,
40	fees, or service charges shall be as set forth in this act and
41	chapters 197 and 298, Florida Statutes, as they may be amended
42	from time to time.
43	(12)(14) The district's planning requirements shall be as
44	set forth in chapters 189 and 298, Florida Statutes, as they may
45	be amended from time to time.
46	Section 4. Applicability of certain provisions of chapter
47	298, Florida Statutes, to the Spring Lake Improvement District;
48	inconsistent laws inapplicable.—The provisions of chapter 298,
49	Florida Statutes, and all amendments thereto, now existing or
50	hereafter enacted, are declared to be applicable to the Spring
51	Lake Improvement District insofar as not inconsistent with the
52	provisions of this act or any subsequent special acts relating
53	to the Spring Lake Improvement District. Notwithstanding the
54	foregoing, the provisions of sections 298.11, 298.12, 298.14,
55	298.15, 298.17, 298.18, 298.19, 298.20, 298.23, 298.24, 298.25,
56	298.365, 298.366, 298.401, 298.41, 298.465, 298.48, 298.52,
57	298.54, 298.56, 298.57, 298.61, 298.70, 298.71, 298.72, 298.73,
58	and 298.74, Florida Statutes, and amendments thereto, shall not

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any and all drainage and land reclamation works, and facilities, sewer systems, storm sewers and drains, water systems, streets, for or other projects of the district, or that portion or portions thereof, local in nature and of special benefit to the premises or lands served thereby, and any and all modifications, improvements, and enlargements thereof.

70 (9) "Water management and flood control facilities" means 71 any canals, ditches, or other drainage facilities, reservoirs, 72 dams, levees, sluiceways, dredging holding basins, floodways, 73 pumping stations, or any other works, structures, or facilities 74 for the conservation, control, development, utilization, and 75 disposal of water, and any purposes appurtenant, necessary, or 76 incidental thereto, and includes all real and personal property 77 and any interest therein, rights, easements, and franchises of 78 any nature relating to any such water and flood control facilities or necessary or convenient for the acquisition, 79 80 construction, reconstruction, operation, or maintenance thereof.

81 Section 6. Board; election; organization, terms of office, 82 quorum; report and minutes.-

(1) The board of the district shall <u>be elected and shall</u>
exercise the powers granted to the district under this act and
under chapter 298, Florida Statutes. The board shall consist of
the number of members, and each member shall hold office for the
term of years until his or her successor shall be chosen and

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17-02247-10 20102756 88 shall qualify, as set forth in section 189.4051, Florida 89 Statutes. All members of the board shall be landowners within 90 the district. 91 (2) The district is governed by a five-member board of 92 supervisors. The composition of the board, as well as the terms 93 of office and qualification of supervisors, shall be determined 94 pursuant to section 189.4051, Florida Statutes. All supervisors 95 shall be landowners within the district. 96 (3) Those supervisors elected on a one-acre one-vote basis 97 shall be elected at a meeting of the landowners to be held in the month of November of each year. All landowners' meetings 98 99 shall be held pursuant to sections 298.11 and 298.12, Florida Statutes. The remaining supervisors shall be elected pursuant to 100 101 section 189.4051, Florida Statutes, and shall be district 102 residents and registered voters. 103 (4) The terms of office for those supervisors elected on a 104 one-acre one-vote basis shall begin with the next regularly 105 scheduled board meeting following the election. The terms of

105 scheduled board meeting following the election. The terms of 106 office for all other supervisors shall begin with the next 107 regularly scheduled board meeting after certification of the 108 election by the Highlands County Supervisor of Elections. Before 109 entering upon his or her official duties, all supervisors

110 (2) In the month of November of each year commencing 111 November of 1992, there shall be held a meeting of the 112 landowners of the district at a location within the district in 113 Highlands County for the purpose of electing one supervisor for 114 a term of 3 years. The president of the board at the time of the 115 November 1992 election shall have his or her term extended until 116 the November 1994 election. The secretary of the board at the

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17-02247-10 20102756 117 time of the November 1992 election shall have his or her term extended until the November 1993 election. The remaining 118 119 position of supervisor shall stand for election at the November 120 1992 meeting of landowners. Notice of said landowners meeting 121 shall be published once a week for 2 consecutive weeks in a 122 newspaper in Highlands County which is in general circulation 123 within the district, the last said publication to be not less 124 than 14 days nor more than 28 days before the date of the 125 election. The landowners when assembled at such meeting shall 126 organize by electing a chair who shall conduct the meeting. At 127 such meeting each landowner shall be entitled to cast one vote 128 per acre of land owned by him or her and located within the 129 district, for each person to be elected. A landowner may vote in person or by proxy in writing. Fractions of an acre shall be 130 131 treated as 1 acre, entitling the landowner to one vote with 132 respect thereto. The person receiving the highest number of 133 votes for the office of supervisor shall be declared elected as 134 such supervisor. The owners and proxy holders of district 135 acreage who are present at a duly noticed landowners meeting 136 shall constitute a quorum for the purpose of holding such 137 election or any election thereafter. The provisions of this 138 section do not exempt the district from the election provisions of section 189.4051, Florida Statutes. 139

140 (3) Each supervisor before entering upon his or her
 141 official duties shall take and subscribe to an oath of office as
 142 prescribed in section 298.13, Florida Statutes.

143 (5) (4) All supervisors shall hold office for the terms for
144 which they are elected or appointed and until their successors
145 shall be chosen and qualify. In case of a vacancy in the office

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17-02247-10 20102756 146 of any supervisor the remaining supervisor or supervisors (even 147 though less than a quorum) may fill such vacancy by appointment of a new supervisor or supervisors for the unexpired term of the 148 149 supervisor who vacated his or her office. 150 (6) (5) As soon as practicable after each election, the 151 board shall organize by choosing one of their number as 152 president of the board and by electing a secretary, who need not 153 be a member of the board. 154 (7) (6) A majority of the members of the board shall 155 constitute a quorum. (7) The board shall keep a permanent record book entitled 156 157 "Record of Proceedings of Spring Lake Improvement District," in 158 which the minutes of all meetings, resolutions, proceedings, certificates, bonds given by all employees, and any and all 159 160 corporate acts, shall be recorded. Such record book shall at 161 reasonable times be open to the inspection of any landowner, 162 taxpayer, resident, or bondholder of the district, and such 163 other persons as the board may determine to have a proper 164 interest in the proceedings of the board. Such record book shall 165 be kept at any office or other regular place of business 166 maintained by the board in Highlands County. 167 (8) Whenever any election shall be authorized or required 168 by this act to be held by the landowners at any particular or

169 stated time or day, and if for any reason such election is not 170 held at such time or on such day, then in such event the power 171 or duty to hold such election shall not cease or lapse, but such 172 election shall be held thereafter when practicable, and in 173 accordance with the procedures provided by this act.

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Section 7.9. Compensation of board.-Each supervisor shall

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17-02247-10 20102756 be entitled to receive for his or her services an amount not to 175 176 exceed \$250 per month, provided such salary is approved by a 177 super majority of the board \$100 per month. In addition, each 178 supervisor shall receive reasonable traveling expenses for 179 attending the place of meeting from his or her residence. Unless 180 the board by resolution otherwise provides, such traveling 181 expenses shall not be in excess of the amounts provided by law 182 for state and county officials. Section 8.10. Powers of the district.-The district shall 183 184 have, and the board may exercise, any or all of the following 185 powers: 186 (1) The district shall have the following powers: 187 (a) To contract and be contracted with; to sue and be sued 188 by its in the name in any court of law or in equity, to make 189 contracts, and of the district; to adopt and use a corporate 190 seal and to alter the same at pleasure.; 191 (b) To acquire by purchase, gift, or condemnation devise, 192 eminent domain, (except as limited herein), or otherwise, property, real and or personal property, either, or both any 193 estate therein, within or without the district, and to convey 194 195 and dispose be used for any of such real and personal property, 196 either or both, as may be necessary or convenient to carry out 197 the purposes, or any of the purposes, of this act and chapters 198 189 and 298, Florida Statutes. 199 (c) To finance, fund, construct, operate, and maintain 200 canals, ditches, drains, levees, lakes, ponds, and other works 201 for water management and control purposes. 202 (2) To adopt a water control plan; and to establish, 203 construct, operate, and maintain a system of main and lateral

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17-02247-10 20102756 canals, drains, ditches, levees, dikes, dams, sluices, locks, 204 205 revetments, reservoirs, holding basins, floodways, pumping 206 stations, syphons, culverts, and storm sewers to drain and 207 reclaim the lands within the district and to connect some or any 208 of them with roads and bridges as in the judgment of the board 209 is deemed advisable to provide access to such facilities. 210 (3) To acquire and maintain appropriate sites for storage 211 and maintenance of the equipment of the district and to acquire, 212 maintain, and construct a suitable building to house the office 213 and records of the district. 214 (4) To clean out, straighten, widen, open up, or change the 215 courses and flow, alter, or deepen any canal, ditch, drain, 216 river, water course, or natural stream as within the judgment of 217 the board is deemed advisable to drain and reclaim lands within 218 the district; to 219 (d) To finance, fund, acquire, purchase, operate, and 220 maintain pumps, plants, and pumping systems for water management 221 and control drainage purposes.; and (e) To finance, fund, construct, operate, and maintain 222 223 irrigation works, and machinery, and plants in connection with 224 the purposes herein set forth. 225 (5) To regulate and set forth by appropriate resolution the 226 drainage requirements and conditions to be met for plats to be 227 entitled to record on any land within the district, including 228 authority to require as a condition precedent for any platting 229 that good and sufficient bond be posted to ensure proper 230 drainage for the area to be platted. 231 (6) To borrow money and issue bonds, certificates, 232 warrants, notes, or other evidences of indebtedness of the

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17-02247-10 20102756 233 district as hereinafter provided. 234 (7) To build and construct any other works and improvements 235 deemed necessary to preserve and maintain the works in or out of 236 the district; to acquire, construct, operate, maintain, use, 237 sell convey, transfer, or otherwise provide for machines and 238 equipment for any purpose authorized by this act or chapter 298, 239 Florida Statutes; and to contract for the purchase, 240 construction, operation, maintenance, use, sale, conveyance, and 241 transfer of said machinery and equipment. 242 (8) To construct or enlarge, or cause to be constructed or 243 enlarged, any and all bridges or culverts that may be needed in 244 or out of the district, across any drain, ditch, canal, floodway, holding basin, excavation, public highway, tract, 245 grade, fill, or cut; to construct roadways over levees and 246 247 embankments; to construct any and all of said works and 248 improvements across, through, or over any public right-of-way, 249 highway, grade, fill, or cut in or out of the district. 250 (9) To hold, control, and acquire by donation, purchase, or 251 condemnation, any easement, reservation, or dedication in the 252 district, for any of the purposes herein provided. To condemn as 253 provided by chapters 73 and 74, Florida Statutes, or acquire, by 254 purchase or grant for use in the district, any land or property 255 within the district necessary for the purposes of this act. 256 (10) To access and impose an ad valorem tax, an annual 257 drainage tax, and a maintenance tax as hereinafter provided. 258 (11) To impose and foreclose special assessment liens as 259 hereinafter provided. 260 (12) To prohibit, regulate, and restrict by appropriate 261 resolution all structures, materials, and things, whether solid,

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287 <u>component of roads, parkways, bridges, landscaping, irrigation,</u> 288 bicycle and jogging paths, street lighting, traffic signals,

289 road striping, and all other customary elements of a modern road

290 <u>system</u> to provide access to and efficient development of areas

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17-02247-10 20102756 291 made suitable and available for cultivation, settlement, urban 292 subdivision, homesites, and other beneficial developments as a 293 result of the drainage operations of the district. 294 (18) To make use of any public easements, dedications to public use, platted reservations for public purposes, or any 295 296 reservations for drainage purposes within the boundaries of the 297 district. 298 (19) To lease as lessor or lessee to or from any person, 299 firm, corporation, association, or body, public or private, any 300 projects of the type that the district is authorized to 301 undertake and facilities or property of any nature for the use 302 of the district to carry out any of the purposes of this act. (20) To regulate the supply and level of water within the 303 district; to divert waters from one area, lake, pond, river, 304 305 stream, basin, or drainage or water flood control facility to 306 any other area, lake, pond, river, stream, basin, or drainage 307 and water flood control facility; to regulate control and 308 restrict the development and use of natural or artificial 309 streams or bodies of water, lakes, or ponds; and to take all 310 measures determined by the board to be necessary or desirable to 311 prevent or alleviate land crosion. The powers granted to the 312 district by this subsection shall be concurrent within the 313 boundaries of the district with other public bodies, agencies, or authorities as may be authorized by law. The district is 314 315 eligible to receive moneys, disbursements, and assistance from the state available to flood control or water management 316 317 districts and the navigation districts or agencies. 318 (g) (21) To finance, fund, plan, establish own, acquire, 319 construct or \overline{r} reconstruct, enlarge or extend, equip, operate,

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320	and maintain, extend, and improve water systems and <u>facilities</u>
321	for providing transportation throughout the district, including
322	private or contract carriers, buses, vehicles, railroads, and
323	other transportation facilities, to meet the transportation
324	requirements of the district activities conducted within the
325	district sewer systems or combined water and sewer systems; to
326	regulate the use of sewers and the supply of water within the
327	district and to prohibit or regulate the use and maintenance of
328	outhouses, privies, septic tanks, or other sanitary structures
329	or appliances within the district; to prescribe methods of
330	pretreatment of wastes not amenable to treatment with domestic
331	sewage before accepting such wastes for treatment and to refuse
332	to accept such wastes when not sufficiently pretreated as may be
333	prescribed, and to prescribe penalties for the refusal of any
334	person or corporation to so pretreat such wastes; to sell or
335	otherwise dispose of the effluent, sludge, or other byproducts
336	as a result of sewage treatment; and to construct and operate
337	connecting, intercepting, or outlet sewers and sewer mains and
338	pipes and water mains, conduits, or pipelines in, along, or
339	under any street, alleys, highways, or other public places or
340	ways within or without the district, when deemed necessary or
341	desirable by the board. The plans for any water or sewer system
342	shall be subject to the approval of the State Board of Health.
343	(h) (22) To own, finance, fund, plan, establish, acquire,
344	construct or reconstruct, enlarge or extend, equip, operate, and
345	maintain parking facilities within the district boundaries.
346	(i) To finance, fund, plan, establish, acquire, construct
347	or reconstruct, enlarge or extend, equip, operate, and maintain
348	additional systems and facilities for parks and facilities for

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349	indoor and outdoor <u>recreational</u> recreation , cultural, and
350	educational uses including buildings and equipment for such
351	uses, playgrounds, picnic grounds, camping facilities, and water
352	recreation facilities within or without the district.
353	(j) To acquire, construct, finance, fund, operate, and
354	maintain water plants and systems to produce, purify, and
355	distribute water for consumption.
356	(k) To acquire, construct, finance, fund, operate, and
357	maintain sewer systems for the collection, disposal, and reuse
358	of waste and to prevent water pollution in the district.
359	(1) To levy non-ad valorem assessments; to prescribe, fix,
360	establish, and collect rates, fees, rentals, fares, or other
361	charges, and to revise the same from time to time, for the
362	facilities and services furnished or to be furnished by the
363	district; and to recover the cost of making connection to any
364	district facility or system.
365	(m) To provide for the discontinuance of service and
366	reasonable penalties, including attorney's fees, against any
367	user or property for any such rates, fees, rentals, fares, or
368	other charges that become delinquent and require collection.
369	However, no charges or fees shall be established until after a
370	public hearing of the board at the district at which all
371	affected persons shall be given an opportunity to be heard.
372	(n) To enter into agreements with any person, firm, or
373	corporation for the furnishing by such person, firm, or
374	corporation of any facilities and services of the type provided
375	for in this act.
376	(o) To construct and maintain facilities for and take
377	measures to control mosquitoes and other arthropods of public

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20102756 17-02247-10 378 health importance. 379 (p) To finance, fund, plan, establish, acquire, construct 380 or reconstruct, enlarge or extend, equip, operate, and maintain 381 additional systems and facilities for conservation areas, 382 mitigation areas, and wildlife habitat, including the 383 maintenance of any plant or animal species, and any related 384 interest in real or personal property. 385 (q) To borrow money and issue negotiable or other bonds of 386 the district as hereinafter provided; to borrow money, from time 387 to time, and issue negotiable or other notes of the district 388 therefore, bearing interest at an amount not to exceed the 389 maximum interest allowable by law, in anticipation of the 390 collection of taxes and assessments or revenues of the district; 391 and to pledge or hypothecate such taxes, assessments, and 392 revenues to secure such bonds, notes, or obligations, and to 393 sell, discount, negotiate, and dispose of the same. 394 (r) To provide public safety, including, but not limited 395 to, security, guardhouses, fences and gates, electronic 396 intrusion detection systems, and patrol cars, when authorized by 397 proper governmental agencies; except that the district may not 398 exercise any police power, but may contract with the appropriate 399 local general-purpose government agencies for an increased level of such service within the district boundaries. 400 401 (s) To provide systems and facilities for fire prevention 402 and control and emergency medical services, including the 403 construction or purchase of fire stations, water mains and 404 plugs, fire trucks, and other vehicles and equipment consistent 405 with any adopted Highlands County ordinances, rules, or 406 regulations.

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407	(t) To finance, fund, plan, establish, acquire, construct
408	or reconstruct, enlarge or extend, equip, and maintain
409	additional systems and facilities for school buildings and
410	related structures pursuant to this act and chapter 1013,
411	Florida Statutes, which may be leased, sold, or donated to the
412	school district for use in the educational system when
413	authorized by the district school board.
414	(u) To adopt rules necessary for the district to enforce
415	certain deed restrictions pertaining to the use and operation of
416	real property within the district. For the purpose of this
417	subsection, the term "deed restrictions" means those covenants,
418	conditions, restrictions, compliance mechanisms, and enforcement
419	remedies contained in any applicable declarations of covenants
420	and restrictions that govern the use and operation of real
421	property within the district and, for which covenants,
422	conditions, and restrictions, there is no homeowners'
423	association or property owner's association having respective
424	enforcement powers or an association with such enforcement
425	powers has not held a publicly noticed regular or special
426	meeting within the previous 12 months unless, with respect to a
427	homeowners' association whose board is under member control and
428	which has held a publicly noticed regular or special meeting
429	within the previous 12 months, the association and the district
430	agree in writing to enforcement by the district. The district
431	may adopt by rule all or certain portions of the deed
432	restrictions that:
433	1. Relate to limitations, or prohibitions, compliance
434	mechanisms, or enforcement remedies that apply only to external
435	appearances or uses and are deemed by the district to be

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17-02247-10 20102756 436 generally beneficial for the district's landowners and for which 437 enforcement by the district is appropriate, as determined by the 438 district's governing board; 439 2. Are consistent with the requirements of a development 440 order or regulatory agency permit; or 441 3. Are consistent with the district's water control plan. 442 (23) To issue general obligation bonds, revenue bonds, 443 assessment bonds, or any other bonds or obligations authorized 444 by the provisions of this act or any other law, or any 445 combination of the foregoing, to pay all or part of the cost of 446 the acquisition, construction, reconstruction, extension, 447 repair, improvement, maintenance, or operation of any project or 448 combination of projects, to provide for any facility, service, or other activity of the district and to provide for the 449 450 retirement or refunding of any bonds or obligations of the district, or for any combination of the foregoing purposes. 451

452 453 (24) To build, install, maintain, and operate streetlights. (v)(25) To require that all new and existing public and

454 private utilities and services used for local distribution 455 purposes, excluding primary feeders, be constructed underground; 456 to construct, alter, and maintain said underground utilities; 457 and, to the extent allowed by law, to regulate and restrict by 458 appropriate resolution the location, type, construction, and 459 maintenance by others of said underground utilities.

460 (w) To establish and create such departments, committees,
461 boards, or other agencies, including a public relations
462 committee, as from time to time the board of supervisors may
463 deem necessary or desirable in the performance of this act or
464 other things necessary to the exercise of the powers provided in

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17-02247-10 20102756 465 this act, and to delegate to such departments, boards, or other 466 agencies such administrative duties and other powers as the 467 board of supervisors may deem necessary or desirable. 468 (x) (26) To require every landowner within the district to 469 maintain his or her respective property in a neat and attractive 470 condition, free of high grass, weeds, underbrush, and refuse; to 471 regulate and restrict by appropriate resolution the maintenance 472 thereof; to mow and maintain said property on the landowner's 473 failure to do so; and to impose, assess, collect, and place a 474 lien upon such property for the cost and expense of mowing and 475 maintenance by the district. 476 (y) To exercise all other powers necessary, convenient, or 477 proper in connection with any of the powers or duties of the district stated in this act. The powers and duties of the 478 479 district shall be exercised by and through the board of 480 supervisors thereof, which board shall have the authority to 481 employ engineers, attorneys, agents, employees, and 482 representatives as the board of supervisors may, from time to 483 time, determine, and to fix their compensation and duties. 484 However, in addition thereto, the district shall have all of the 485 powers provided for in chapter 298, Florida Statutes. All powers 486 and authority of the district shall extend and apply to the 487 district as a whole and to each unit of development as, from 488 time to time, may be designated by the board of supervisors. 489 (27) To exercise any and all other powers conferred upon 490 drainage districts by chapter 298, Florida Statutes. 491 Section 10. Taxes; non-ad valorem assessments.-492 (1) NON-AD VALOREM ASSESSMENTS.-Non-ad valorem assessments 493 for the construction, operation, or maintenance of district

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20102756 17-02247-10 494 facilities, services, and operations shall be assessed, levied, 495 and collected pursuant to chapter 298, chapter 170, or chapter 496 197, Florida Statutes. 497 (2) Section 19. TAXES, ASSESSMENTS, AND COSTS; A LIEN ON LAND AGAINST WHICH ASSESSED, ETC. - Tax liens. - All taxes and 498 499 assessments of the district provided for in this act or chapter 500 298, Florida Statutes, together with all penalties for default 501 in the payment of the same, and all costs in collecting the same 502 including reasonable attorney's fees fixed by the court and 503 taxed as cost in the action brought to enforce payment, shall, 504 from the date of January 1 for each year the property is liable 505 to assessment thereof and until paid, constitute a lien of equal 506 dignity with the liens for state and county taxes, and other 507 taxes of equal dignity with state and county taxes, upon all the 508 lands against which such taxes shall be levied as is provided in 509 this act. A sale of any of the real property within the district 510 for state and county or other taxes shall not operate to relieve 511 or release the property so sold from the lien for subsequent district taxes or installments of district taxes which lien may 512 513 be enforced against such property as though no such sale thereof 514 had been made. The provisions of section 194.171, Florida 515 Statutes, and amendments thereto shall be applicable to district 516 taxes with the same force and effect as if said provisions were 517 expressly set forth in this act. 518 (3) COMPENSATION OF PROPERTY APPRAISER, TAX COLLECTOR, AND CLERK OF THE CIRCUIT COURT.-The Property Appraiser, Tax 519 520 Collector, and Clerk of the Circuit Court of Highlands County 521 shall be entitled to compensation for services performed in 522 connection with taxes and assessments of the district as

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17-02247-10 20102756 523 provided by general law. 524 (4) LEVIES OF NON-AD VALOREM ASSESSMENTS ON LAND LESS THAN 525 1 ACRE.-In levying and assessing all assessments, each tract or 526 parcel of land less than 1 acre in area shall be assessed as a 527 full acre, and each tract or parcel of land more than 1 acre in 528 area which contains a fraction of an acre shall be assessed at 529 the nearest whole number of acres, a fraction of one-half or 530 more to be assessed as a full acre. 531 Section 11. When unpaid taxes and assessments delinquent; 532 penalty.-All taxes and assessments provided for in this act 533 shall be and become delinquent and bear penalties on the amount 534 of the taxes in the same manner as county taxes. Section 12. Enforcement of taxes and assessments.-The 535 536 collection and enforcement of all taxes and assessments levied 537 by the district shall be at the same time and in like manner as 538 county taxes, and the provisions of the Florida Statutes 539 relating to the sale of lands for unpaid and delinquent county 540 taxes, the issuance, sale, and delivery of tax certificates for such unpaid and delinquent county taxes, the redemption thereof, 541 542 the issuance to individuals of tax deeds based thereon, and all 543 other procedures in connection therewith shall be applicable to 544 the district and the delinquent and unpaid taxes of the district 545 to the same extent as if the statutory provisions were expressly set forth in this act. All taxes and assessments shall be 546 547 subject to the same discounts as county taxes. 548 Section 13.20. Issuance of revenue bonds, assessment bonds, 549 and bond anticipation notes.-

550 (1) In addition to the other powers provided <u>the district</u>, 551 for in this act and not in limitation thereof, the district

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17-02247-10 20102756 552 shall have the power, pursuant to this act, chapter 298, Florida 553 Statutes, and applicable general law, at any time, and from time 554 to time after the issuance of any bonds of the district shall 555 have been authorized, to borrow money for the purposes for which 556 such bonds are to be issued in anticipation of the receipt of 557 the proceeds of the sale of such bonds and to issue bond 558 anticipation notes in a principal sum not in excess of the 559 authorized maximum amount of such bond issue. Such notes shall be in such denomination or denominations, bear interest at such 560 561 rate as the board may determine not to exceed 10 percent per 562 annum, mature at such time or times not later than 5 years from 563 the date of issuance, and be in such form and executed in such 564 manner as the board shall prescribe. Such notes may be sold at either public or private sale or, if such notes shall be renewal 565 566 notes, may be exchanged for notes then outstanding on such terms 567 as the board shall determine. Such notes shall be paid from the proceeds of such bonds when issued. The board may in its 568 569 discretion, in lieu of retiring the notes by means of bonds, 570 retire them by means of current revenues or from any taxes or 571 assessments levied for the payment of such bonds, but in such 572 event a like amount of the bonds authorized shall not be issued. 573 (2) Pursuant to chapter 298, Florida Statutes, this act, 574 and applicable general law, the district shall have the power to 575 issue assessment bonds and revenue bonds from time to time, 576 without limitation as to amount, for the purpose of financing 577 those systems and facilities provided for in section 3. Such 578 revenue bonds may be secured by, or payable from, the gross or 579 net pledge of the revenues to be derived from any project or 580 combination of projects; from the rates, fees, or other charges

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17-02247-10 20102756 581 to be collected from the users of any project or projects; from 582 any revenue-producing undertaking or activity of the district; 583 from non-ad valorem assessments; or from any other source or 584 pledged security. Such bonds shall not constitute an 585 indebtedness of the district, and the approval of the qualified 586 electors shall not be required unless such bonds are 587 additionally secured by the full faith and credit and taxing 588 power of the district. 589 (3) Section 22. Issuance of bonds.-In the discretion of the 590 board, Any issue of bonds may be secured by a trust agreement by 591 and between the district and a corporate trustee or trustees, 592 which may be any trust company or bank having the powers of a trust company within or without the state. The resolution 593 594 authorizing the issuance of the bonds or such trust agreement 595 may pledge the revenues to be received from any projects of the 596 district and may contain such provisions for protecting and 597 enforcing the rights and remedies of the bondholders as the 598 board may approve, including, without limitation, covenants, 599 setting forth the duties of the district in relation to the 600 acquisition, construction, reconstruction, stewardship, 601

reconstructions, improvements, maintenance, repair, operation, 602 and insurance of any projects; τ the fixing and revising of the 603 rates, fees, and charges; τ and the custody, safeguarding, and 604 application of all moneys $_{\tau}$ and for the employment of consulting counseling engineers in connection with such acquisition, 605 606 construction, reconstruction, stewardship improvement, 607 maintenance, repair, or operation. It shall be lawful for any 608 bank or trust company incorporated under the laws of the state 609 which may act as a depository of the proceeds of bonds or of

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610	revenues to furnish such indemnifying bonds or to pledge such
611	securities as may be required by the district. Such resolution
612	or trust agreement may set forth the rights and remedies of the
613	bondholders and of the trustee, if any, and may restrict the
614	individual right of action by bondholders. The board may provide
615	for the payment of the proceeds of the sale of the bonds and the
616	revenues of any project to such officer, board, or depository as
617	it may designate for the custody thereof, and for the method of
618	disbursement thereof with such safeguards and restrictions as it
619	may determine. All expenses incurred in carrying out the
620	provisions of such resolution or trust agreement may be treated
621	as party of the cost of operation of the project to which such
622	trust agreement pertains.
623	(4) Bonds of each issue shall be dated; shall bear interest
624	at such rate or rates, including variable rates, which interest
625	may be tax exempt or taxable for federal income tax purposes;
626	shall mature at such time or times from their date or dates; and
627	may be made redeemable before maturity at such price or prices
628	and under such terms and conditions as may be determined by the
629	board.
630	(5) The district shall have the power to issue bonds for
631	the purpose of refunding any outstanding bonds of the district.
632	Section <u>16.</u> 48. Bids required.—No contract shall be let by
633	the board for the construction or maintenance of any project
634	authorized by this act, nor shall any goods, supplies, or
635	materials be purchased except in compliance with the competitive
636	bid or negotiations provisions of sections 255.20 and 287.055,
637	Florida Statutes, chapter 298, Florida Statutes, other
638	applicable general law, and the policies of the district board

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639	of supervisors when the amount thereof to be paid by said
640	district shall exceed the amount provided in section 287.017,
641	Florida Statutes, for category two, unless notice of bids shall
642	be advertised once a week for 2 consecutive weeks in a newspaper
643	published in Highlands County and in general circulation within
644	the district, and in each case the bid of the lowest responsible
645	bidder shall be accepted, unless all bids are rejected because
646	the bids are too high. The board may require the bidders to
647	furnish bond with responsible surety to be approved by the
648	board. Nothing in this section shall prevent the board from
649	undertaking and performing the construction, operation, and
650	maintenance of any project or facility authorized by this act by
651	the employment of labor, material, and machinery.
652	Section 2. <u>Sections 7, 8, 12, 13, 14, 15, 16, 17, 18, 21,</u>
653	<u>23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38,</u>
654	39, 40, 41, 43, 44, 45, 46, 50, and 51 of section 3 of chapter
655	2005-342, Laws of Florida, are repealed.
656	Section 3. This act shall take effect upon becoming a law.

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