2010

1	A bill to be entitled
2	An act relating to the Northern Palm Beach County
3	Improvement District, Palm Beach County; amending chapter
4	2000-467, Laws of Florida, as amended; revising procedures
5	for the election of members of the district's board of
6	supervisors; updating obsolete language; revising
7	application of the definition of "electors"; revising
8	board member qualification and residency requirements;
9	excluding certain lands from those lands for which a
10	landowner is entitled to a vote at a meeting of
11	landowners; providing an effective date.
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13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Sections 4 and 6 of section 3 of chapter 2000-
16	467, Laws of Florida, as amended by chapters 2005-302 and 2006-
17	330, Laws of Florida, are amended to read:
18	Section 4. Board of Supervisors; election, organization,
19	powers, duties, and terms of office
20	(A) There is <u>hereby</u> herby created a Board of Supervisors
21	of Northern Palm Beach County Improvement District, which shall
22	be the governing body of said District.
23	(B) Said Board of Supervisors shall consist of five
24	persons, who, except as herein otherwise provided, shall hold
25	office for the term of 4 years and until their successors shall
26	be duly elected and qualified.
27	(C) The first Board of Supervisors of the District shall
28	be composed of five persons, two of whom shall hold office for 4
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29 years from June 1, 1959, two of whom shall hold office for 3 30 years from June 1, 1959, and one of whom shall hold office for 2 31 years from June 1, 1959. Within 30 days after this Act becomes a 32 law, the Clerk of the Circuit Court of Palm Beach County shall 33 call a special meeting of landowners of Northern Palm Beach 34 County Improvement District for the purpose of electing the 35 first Board of Supervisors for Northern Palm Beach County 36 Improvement District as herein provided. Notice of such special 37 meeting of landowners shall be given by the Clerk of the Circuit 38 Court of Palm Beach County by causing publication thereof to be 39 made once a week for 2 consecutive weeks prior to such meeting in some newspaper published in Palm Beach County. Such special 40 41 meeting of landowners shall be held in some public place in Palm Beach County, and the place, date, and hour of holding such 42 43 meeting and the purpose thereof shall be stated in the notice. 44 The landowners when assembled shall organize by electing a Chair who shall preside at the meeting and a Secretary thereof. At 45 such meeting, each and every acre, or any fraction thereof, of 46 47 land in the District shall represent one share and each owner shall be entitled to one vote by person or by written proxy for 48 49 every acre of land, or any fraction thereof, owned by him or her 50 in the District. The landowners shall first vote for the 51 Supervisors who are to hold office for the term of 4 years as 52 herein provided, and the persons receiving the highest number of 53 votes for such Supervisors shall be declared and elected as such 54 Supervisors. Said landowners land owners shall next vote for the 55 Supervisors who are to hold office for the term of 3 years as provided herein, and the persons receiving the highest number of 56 Page 2 of 11

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57 votes for such Supervisors shall be declared and elected as such 58 Supervisors. Said landowners shall next vote for the Supervisor 59 who is to hold office for the term of 2 years as herein 60 provided, and the person receiving the highest number of votes 61 for such Supervisor shall be declared and elected as such 62 Supervisor.

(D) <u>In 2005</u> Upon the effective date of this act, the
following procedures were made applicable shall apply to the
election of members, including appointees, to the Board of
Supervisors of the District:

67 The terms of two board members that expired which (1)68 expire in 2005 were shall be extended until the date of the 69 general election in 2006. The seats were shall be numbered seats 70 1 and 2, respectively. Seat 1 has shall be filled for a term of 71 4 years and is filled pursuant to section 6(A) of this Act. Seat 72 2 was shall be converted to a nonpartisan elected position board 73 member as defined in by chapter 97 105, Florida Statutes. 74 Candidates for seat 2 this position shall qualify with the Palm 75 Beach County Supervisor of Elections pursuant to chapter 105, 76 Florida Statutes, and are shall be elected for a term of 4 years 77 by a plurality of the **District** electors within the District's 78 jurisdictional boundary who vote voting in said election. As used in this Act, "electors" means shall mean registered voters 79 80 as defined in by section 97.041, Florida Statutes. The board members elected to seats 1 and 2 shall each take office within 81 82 10 days after of election, and each shall serve until expiration 83 of his or her their term, until his or her resignation or, 84 removal, or until the election of a new board member for that

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The term of the board member that was to expire which 86 (2) 87 expires in 2006 was shall be extended until the date of the 88 general election in 2006. The seat was shall be numbered seat 3 89 and has. Seat 3 shall be filled for a term of 4 years as prescribed by section 6(A) of this Act. The board member elected 90 to seat 3 shall take office within 10 days after of election and 91 shall serve until expiration of his or her term, until his or 92 93 her resignation or τ removal, or until the election of a new board member for that position. 94

95 (3) The terms of the two board members that were to expire 96 in 2007 were shall be extended until the date of the general election in 2008. The seats were shall be numbered seats 4 and 97 5, respectively. Seat 4 was shall be filled for a term of 4 98 99 years as prescribed by section 6(A) of this Act. Seat 5 was 100 shall be converted to a nonpartisan elected position board 101 member as defined in by chapter 97 105, Florida Statutes. 102 Candidates for seat 5 this position shall qualify with the Palm 103 Beach County Supervisor of Elections pursuant to chapter 105, 104 Florida Statutes, and are shall be elected for a term of 4 years 105 by a plurality of the District electors within the District's 106 jurisdictional boundary who vote voting in said election. 107 "Electors" shall mean registered voters as defined by section 97.041, Florida Statutes. The board members elected to seats 4 108 and 5 shall each take office within 10 days after of election, 109 and each shall serve until expiration of his or her their term, 110 111 until his or her resignation or τ removal, or until the election of a new board member for that position. 112

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(E) Beginning with the general election in 2006, Board of Supervisor qualifications shall be:

115 (1) the two members of the board elected to seats 2 and 5 116 by electors within the District's jurisdictional boundary must 117 shall be residents of the District and electors of the District 118 as defined by section 3(D)(1) of this act.

119 (F) Starting with the general election in 2006 and until the day immediately preceding commencement of the qualifying 120 period for the general election in 2012, the One board member 121 elected to seat 5 must shall be a resident whose residence is 122 123 located north of PGA Boulevard, and the one board member elected 124 to seat 2 must shall be a resident whose residence is located 125 south of PGA Boulevard. For candidates who reside within the 126 District and west of the current terminus of PGA Boulevard at 127 the Beeline Highway or east of the terminus of PGA Boulevard at 128 U.S. Highway 1, residency location shall be determined by 129 extending the center line of PGA Boulevard at the applicable 130 point of terminus due west to Lake Okeechobee and due east to 131 the Atlantic Ocean. The residency qualification provisions in 132 this subsection shall expire upon commencement of the qualifying 133 period for the general election in 2012.

(G) Beginning with the landowner election in 2010, any member of the board elected pursuant to section 6(A) of this Act must be a resident of the State of Florida and either be a resident of Palm Beach County or own, or have a beneficial interest in an entity that owns, real property within the District. Any member who fails to maintain such residency or ownership requirements shall notify the district within 10 days

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141	after such loss of residency or ownership interest. Failure to
142	cure the qualification deficiency within 30 days after the
143	deadline for provision of such notice shall create an automatic
144	vacancy for that member's seat.
145	(H) Commencing with the qualifying period for the general
146	election in 2012, the qualification and election procedures for
147	seats 2, 3, 4, and 5 shall be as follows:
148	(1) Beginning with the general election in 2012, seat 4
149	shall be converted to a nonpartisan elected position.
150	(2) Members elected to seats 4 and 5 must be residents of
151	the District, must own, or have a beneficial interest in an
152	entity that owns, real property within the District, and must be
153	electors of the District.
154	(3) Beginning with the general election in 2014, seat 3
155	shall be converted to a nonpartisan elected position.
156	(4) Members elected to seats 2 and 3 must be residents of
157	the District, must own, or have a beneficial interest in an
158	entity that owns, real property within the District, and must be
159	electors of the District.
160	(5) Candidates seeking election to seats 4 and 5 in 2012
161	and seats 2 and 3 in 2014 shall qualify with the Palm Beach
162	County Supervisor of Elections pursuant to chapter 105, Florida
163	Statutes, and shall be elected for a term of 4 years by a
164	plurality of the electors within the jurisdictional boundary of
165	the District who vote in their respective general elections.
166	(6) Each nonpartisan elected board member shall take
167	office within 10 days after election and shall serve until
168	expiration of his or her term, until his or her resignation or
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removal, or until the election of a new board member for that (I) Candidates who do not collect campaign funds are not obligated to appoint a campaign treasurer or establish a depository pursuant to section 106.021, Florida Statutes.

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174 (J) Any board member holding a nonpartisan elected seat 175 who fails to maintain his or her seat's qualifying or residency 176 requirements shall notify the District within 10 days after such 177 failure. A member's failure to reestablish such qualifying or residency requirements within 30 days after the deadline for 178 179 provision of such notice shall create an automatic vacancy for 180 that member's seat.

181 For purposes of this Act, residency shall be (K) 182 determined by the location at which the candidate or member then 183 permanently resides and presently intends to continue to 184 permanently reside. In the event any board member who is elected 185 by the electors fails to maintain residency within the District, 186 the member shall notify the District within 10 days of his or 187 her loss of residency. Failure to reestablish residency within 188 30 days of its loss will create an automatic vacancy for that 189 Board of Supervisors position.

190 (2) The three members of the board elected pursuant to 191 section 6(A) of this act shall be residents of the State of 192 Florida. The board member who is elected to seat 3 shall be a 193 resident of the District or own property within the District. Failure to maintain residency or land ownership requirements as 194 stated herein requires notification of the District within 10 195 196 days of loss of residency or land ownership. Failure to cure the Page 7 of 11

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197 qualification deficiency within 30 days of notice will create an 198 automatic vacancy.

(3) Candidates who do not collect campaign funds shall not
 be obligated to appoint a campaign treasurer or establish a
 depository pursuant to section 106.021, Florida Statutes.

202 (L) (F) In the event of any vacancy on the board, an aqualified individual who satisfies that seat's then applicable 203 204 qualifying and residency requirements shall be selected and 205 appointed by a simple majority vote of the remaining members of 206 the board. The appointee shall serve until the next general 207 election if the seat is filled by electors or until the next 208 annual landowners' meeting if the seat is filled pursuant to 209 section 6(A) of this Act, at which time. At that election, the 210 position shall either be open for election for either a full 211 term or the remainder of the vacated seat's term seat, whichever 212 is appropriate.

213 (M) (G) As soon as practicable after each their election, 214 the Board of Supervisors of the District shall organize by 215 choosing one of their number President of the Board of 216 Supervisors and by electing some suitable person Secretary, who 217 may or may not be a member of said Board. The Secretary shall be 218 required to execute bond for the faithful performance of his or 219 her duties in such penal amount as the board may my determine. The Board of Supervisors shall adopt a seal which shall be the 220 seal of the District. At each annual meeting of the landowners 221 of the District, the Board of Supervisors shall report all work 222 223 undertaken or completed during the preceding year, and the status of the finances of the District. 224

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225 (N) (H) All Supervisors shall hold office until their 226 successors shall be elected and qualified. Whenever any election 227 shall be authorized or required by this Act to be held by the 228 landowners at any particular or stated time or day, and if for 229 any reason such election shall not or cannot be held at such 230 time or on such day, then in such event and in all and every 231 such event, the power or duty to hold such election shall not 232 cease or lapse, but such election shall be held thereafter as 233 soon as practicable and consistent with this Act.

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Section 6. Meetings of landowners; elections.-

235 Commencing in Each year during the month of November, (A) 236 beginning with the month of November 2006, a meeting of the 237 landowners of the District shall be held annually in November 238 for the purpose of electing Supervisors and hearing reports of 239 the Board of Supervisors and, when applicable, the holding of a; 240 provided, however, that a meeting of the landowners shall be 241 held during the month of November 2005, for the purpose of 242 receiving reports of the Board of Supervisors and considering 243 any matters upon which the Board of Supervisors election may 244 request the advice and views of the landowners. The Board of 245 Supervisors shall have the power to call special meetings of the 246 landowners at any time to receive reports of the Board of 247 Supervisors or consider and act upon any matter upon which the 248 Board of Supervisors may request advice. Notice of all meetings of the landowners shall be given by the Board of Supervisors by 249 causing publication thereof to be made for 2 consecutive weeks 250 251 prior to such meeting in some newspaper published in Palm Beach 252 County. The meetings of the landowners shall be held in some

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253 public place in said County, and the place, day, and hour of 254 holding such meetings shall be stated in the notice. The 255 landowners when assembled shall organize by electing a Chair who 256 shall preside at the meeting. The Secretary of the Board of 257 Supervisors shall be the Secretary of such meeting. At all such 258 meetings each and every acre, or any fraction thereof, of land 259 in the District, except publicly owned property against which 260 the District does not levy assessments, shall represent one share, and each owner shall be entitled to one vote in person or 261 262 by written proxy for every acre, or any fraction thereof, of 263 land owned by him or her in the District, except for:

264 <u>(1) Publicly owned lands against which the District does</u>
265 <u>not levy assessments.</u>

266 (2) Those lands that are not currently subject to the 267 District's levy of assessments or lands for which assessments 268 have not been paid for the previous year.

The person receiving the highest number of votes for Supervisor shall be declared and elected as such Supervisor. Those landowners present or voting by proxy shall constitute a quorum at any meeting of the landowners.

(B) Guardians may represent their wards, and personal
representatives may represent the estates of deceased persons.
Trustees may represent lands held by them in trust, and private
and municipal corporations may be represented by their officers
or duly authorized agents. Guardians, personal representatives,
trustees, and corporations may vote by proxy.

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To be eligible for election pursuant to this section,

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a candidate for the office of Supervisor shall file a written notice of intention to be a candidate in the office of the District at least 30 days before the annual meeting of the landowners.

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Section 2. This act shall take effect upon becoming a law.

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