1	A bill to be entitled
2	An act relating to Lee and Hendry Counties; creating
3	and establishing the Lehigh Acres Municipal Services
4	Improvement District as an independent special
5	district; providing legislative findings and intent;
6	providing a district charter; describing boundaries;
7	providing powers and authority of the district;
8	providing applicability of chapters 189 and 197, F.S.,
9	and other general laws; providing for a board;
10	providing authority, duties, and powers of the
11	district board; providing for elections, compensation,
12	and removal of board members; authorizing the board to
13	employ a manager and staff; repealing chapters 2000-
14	423, 2003-315, 2005-308, 2006-319, 2009-260, and 2012-
15	254, Laws of Florida, relating to the East County
16	Water Control District; dissolving the East County
17	Water Control District; providing for the transfer of
18	assets, assumption of all lawful debts and other
19	obligations, and continuation of contracts by the
20	Lehigh Acres Municipal Services Improvement District;
21	prohibiting annexation by any municipality of any area
22	within the district; providing an exception for
23	municipal incorporation of the entire area; providing
24	construction; providing that the act shall take
25	precedence over any conflicting law to the extent of
26	such conflict; providing an effective date.
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27 28 Be It Enacted by the Legislature of the State of Florida: 29 30 Section 1. Legislative findings.-The Legislature finds: The East County Water Control District is comprised of 31 (1)32 approximately 60,000 acres lying in the unincorporated area of 33 eastern Lee County known as Lehigh Acres and approximately 2,000 34 acres of western Hendry County. 35 According to the 2010 United States Census, the (2) 36 population of Lehigh Acres is approximately 86,784. 37 (3) Upon completion of all projected construction, the 38 population of Lehigh Acres is projected to exceed 250,000, 39 making Lehigh Acres one of the largest communities in Florida. 40 (4) The East County Water Control District currently 41 provides such services as authorized under chapter 298, Florida 42 Statutes, and operates under chapters 2000-423, 2003-315, 2005-43 308, 2006-319, 2009-260, and 2012-254, Laws of Florida, in the 44 entire described area of Lehigh Acres in Lee and Hendry 45 Counties. The Lehigh Acres Fire Control District currently 46 (5) 47 provides such services as authorized under chapter 191, Florida 48 Statutes, to the area of Lehigh Acres located in Lee County. 49 The Lehigh Acres Streelighting Unit is a municipal (6) 50 services taxing unit created and controlled by the Board of 51 County Commissioners of Lee County. The Streetlighting Unit 52 operates within a designated area of Lehigh Acres with the

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53 purpose of providing streetlighting, maintenance of 54 streetlights, and installation and maintenance of decorative 55 seasonal banners and holiday lighting. 56 (7) In nonbinding referenda conducted in 1996 and 2008, 57 the residents in Lehigh Acres rejected proposed incorporation of 58 a municipal general government. 59 The residents in Lehigh Acres continue to prefer and (8) 60 support the method of non-ad valorem assessment used by the East 61 County Water Control District and also prefer to use the same 62 funding method to meet other specific needs within the community, including, without limitation, the installation and 63 maintenance of streets, sidewalks, and streetlights. 64 65 There is no pending or proposed municipal (9) incorporation for Lehigh Acres, and the residents remain under 66 67 several different special districts, imposing multiple layers of 68 administration, regulation, and cost, including multiple 69 assessments, both ad valorem and non-ad valorem, for the 70 delivery of services. 71 (10) The unique history and situation of Lehigh Acres, the 72 need and desire of the population for basic services now being 73 addressed in part by multiple districts, and the lack of any 74 reasonable alternatives prove that an independent special 75 district with powers and authority sufficient to address the 76 diverse needs of this population will provide the broadest 77 degree of necessary services in the most efficient, least 78 intrusive, and most cost-effective manner.

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79	Section 2. Legislative intent
80	(1) Based on the foregoing findings, it is the intent of
81	the Legislature to create and constitute the Lehigh Acres
82	Municipal Services Improvement District for the purposes of
83	providing the services authorized in this act.
84	(2) For the effective and efficient provision of services
85	to all residents and visitors in Lehigh Acres, it is the intent
86	of the Legislature for the Board of County Commissioners of Lee
87	County and the Board of District Commissioners of the Lehigh
88	Acres Municipal Services Improvement District, as soon as
89	practicable, to negotiate for the implementation by the district
90	of the powers authorized under subsection (2) of section 3 of
91	section 4. It is the further intent of the Legislature that a
92	framework be established to facilitate the negotiation for the
93	implementation of each authorized power. In establishing this
94	framework, the Legislature intends that the Board of District
95	Commissioners of the Lehigh Acres Municipal Services Improvement
96	District be granted the authority and flexibility to negotiate
97	for the implementation of each authorized power independently
98	from any other authorized power.
99	Section 3. The Lehigh Acres Municipal Services Improvement
100	District ("district") is created as an independent special
101	district in Lee and Hendry Counties. The district is organized
102	and exists for all purposes and shall hold all powers set forth
103	in this act and chapters 189 and 197, Florida Statutes, except

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as otherwise provided in this act. The district charter may be 104 105 amended only by special act of the Legislature. 106 Section 4. The charter for the Lehigh Acres Municipal 107 Services Improvement District is created to read: 108 Section 1. Name and corporate status.-109 (1) The name of the district is the "Lehigh Acres 110 Municipal Services Improvement District." 111 (2) The district shall be an independent special district 112 of the State of Florida and a body corporate and politic. 113 Section 2. District boundaries.-The lands incorporated within the Lehigh Acres Municipal Services Improvement District 114 consist of the following described lands in Hendry and Lee 115 116 Counties: 117 A. LANDS IN LEE COUNTY, FLORIDA: 118 119 TOWNSHIP 43 SOUTH, RANGE 26 EAST 120 121 SECTION 25: The following portions of Section 25; The East 1/2 of the Northeast 1/4 of the Northeast 122 123 1/4, together with the Northeast 1/4 of the Southeast 124 1/4 of the Northeast 1/4. 125 126 TOWNSHIP 43 SOUTH, RANGE 27 EAST 127 128 SECTION 19: 129

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130	Commencing at the Southeast corner of Government Lot 5
131	of said Section 19, said point also being the
132	Southeast Corner of the Southwest 1/4 of said Section
133	19; thence North 89° 32' 09" West along the South line
134	of said Section 19, a distance of 941.17 feet to the
135	POINT OF BEGINNING thence continuing along the south
136	line of said Section 19 a distance of 623.70 feet;
137	thence North 00° 33' 48" West along the west line of
138	lands described in Book 4433, Page 952-953 of the
139	Official Records of Lee County, Florida a distance of
140	579.14 feet to a point on the southerly right-of-way
141	of the Caloosahatchee River Canal; thence North 72 $^\circ$
142	41' 35" East along said right-of-way a distance of
143	264.64 feet; thence North 50° 57' 38" East along said
144	right-of way a distance of 399.11 feet; thence North
145	84° 04' 34" East along said right-of-way a distance of
146	57.98 feet to the northeast corner of lands described
147	in Book 3558, Page 3183-3185 of the Official Records
148	of Lee County, Florida; thence South 00° 33' 49" East
149	along the east line of said lands a distance of 920.30
150	feet to the POINT OF BEGINNING and there terminate.
151	
152	SECTION 30: The following portions of Section 30;
153	
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154	That portion of the West 1/2 of said Section 30 lying
155	North of State Road 80, LESS the West 118.40 feet
156	thereof.
157	
158	That portion of the Northwest 1/4 of the Northeast $1/4$
159	of Section 30 lying North of State Road 80.
160	
161	That portion of Section 30 lying South of the
162	Southerly Right-of-Way line of State Road 80, LESS the
163	West 200.00 feet of said Section 30 lying South of
164	Hickey's Creek,
165	
166	AND LESS lots 18 thru 28, Lots 31 and 32, Lots 37 and
167	38, Lots 41 thru 44 all as shown on Pine Creek Acres,
168	Unit No. 1 as recorded in Plat Book 10, Page 13 of the
169	Public Records of Lee County, Florida;
170	
171	AND LESS Lot 1, Lots 23 and 24, Lots 27 and 28, the 50
172	foot Right-of-Way for Dixie Lane and that portion of
173	the 50 foot Right-of-Way for Pine Boulevard lying
174	Easterly of a line connecting the Northeast corner of
175	Lot 92 with the Southeast corner of Lot 35 all as
176	shown on Pine Creek Acres, Unit No. 2 as recorded in
177	Plat Book 10, Page 74 of the said Public Records;
178	
179	AND LESS the following described parcel;
	Page 7 of 35

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180	
181	BEGINNING at the Northeast corner of Pine Creek Acres,
182	Unit No. 1 as recorded in Plat Book 10, Page 13 of the
183	said Public Records; thence South 00° 56' 00" East
184	along the East line of said Pine Creek Acres, Unit No.
185	1 and the Southerly projection thereof, a distance of
186	223.86 feet; thence North 89° 35' 20" East, a distance
187	of 166.20 feet; thence North 00° 24' 40" West, a
188	distance of 203.00 feet to the said Southerly Right-
189	of-Way line of State Road 80; thence North 82° 54' 00"
190	West along the said Southerly Right-of-Way line of
191	State Road 80 to the POINT OF BEGINNING;
192	
193	AND LESS the following described parcel;
194	
195	Commencing at the said Northeast corner of Pine Creek
196	Acres, Unit No. 1; thence South 82° 54' 00" East along
197	the said Southerly Right-of-Way line of State Road 80,
198	a distance of 307.31 feet to the POINT OF BEGINNING of
199	this description; thence South 00° 24' 40" East, a
200	distance of 237.58 feet; thence North 89° 35' 20"
201	East, a distance of 209.19 feet; thence South 00° 24'
202	40" East, a distance of 918.16 feet; thence North 89°
203	35' 20" East, a distance of 420.00 feet; thence North
204	00° 24" 40" West, a distance of 1069.39 feet to the
205	said Southerly Right-of-Way line of State Road 80;
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206	thence Northwesterly along the said Southerly Right-
207	of-Way line of State Road 80 to the POINT OF
208	BEGINNING;
209	
210	AND LESS the following described parcel;
211	
212	BEGINNING at the intersection of the East line of the
213	Northwest 1/4 of the Northeast 1/4 of said Section 30
214	and the said Southerly Right-of-Way line of State Road
215	80; thence South 00° 24' 40" East along the East line
216	of the West 1/2 of the Northeast 1/4 of said Section
217	30, a distance of 129.00 feet from the Northwest
218	corner of the Southeast 1/4 of the Northeast 1/4 of
219	said Section 30; thence South 89° 41' 55" East along a
220	line parallel with the North line of the said
221	Southeast 1/4 of the Northeast 1/4, a distance of
222	337.00 feet; thence North 00° 24' 40" West to the said
223	Southerly Right-of-Way line of State Road 80; thence
224	North 81° 08' 00" West along the said Southerly Right-
225	of-Way line of State Road 80 to the POINT OF
226	BEGINNING.
227	
228	SECTION 31: The following portions of Section 31;
229	
230	The West $1/2$, together with the West $1/2$ of the
231	Southeast 1/4, together with the Southeast 1/4 of the
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Ι	Page 10 of 35
257	SECTION 16: The following portions of Section 16;
256	
255	<u>15.</u>
254	SECTION 15: The East 1/2 of the East 1/2 of Section
253	
252	SECTIONS 11-14: All of Sections 11, 12, 13 and 14.
251	
250	Northwest 1/4 of the Southeast 1/4.
249	The East 1/2 of the Southeast 1/4, together with the
248	
247	SECTION 10: The following portions of Section 10;
246	
245	SECTION 4: The East 1/2 of Section 4.
244	
243	SECTION 1-3: All of Sections 1, 2 and 3.
242	
241	TOWNSHIP 44 SOUTH, RANGE 26 EAST
240	
239	Northwest 1/4 of the Northeast 1/4 thereof.
238	SECTION 36: The East 1/2 of Section 36, LESS the
237	
236	1/4.
235	Northeast 1/4 of the Northeast 1/4 of the Northeast
234	Northwest 1/4 of the Northeast 1/4, together with the
233	Northeast 1/4, together with the Southwest 1/4 of the
232	Southeast 1/4, together with the Southwest 1/4 of the

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FLORIDA	HOUSE	OF REPRE	ESENTATIVES
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258	
259	All of Units 1 through 5 of "Lehigh Acres" as recorded
260	in Plat Book 27, Page 186 of the Public Records of Lee
261	County, Florida, together with Lot 16, Block 36 of
262	"Buckingham Park, Northwest Section" as recorded in
263	Plat Book 9, Page 92 of the said Public Records.
264	
265	SECTION 19: The following portions of Section 19;
266	
267	The Southeast $1/4$, together with that portion of the
268	Northeast 1/4 of said Section 19 lying South of
269	Buckingham Road.
270	
271	SECTION 20: The following portions of Section 20;
272	
273	The South $1/2$, together with that portion of the North
274	1/2 of said Section 20 lying South of Buckingham Road.
275	
276	SECTION 21: The following portions of "Buckingham
277	Park, South Section" as recorded in Plat Book 9, Page
278	99 of the said Public Records being in Section 21:
279	
280	Lots 3 through 10 of Block 40; Lots 1 and 3 of Block
281	<u>38,</u>
282	

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283	Lot 28 of Block 29; the North 40 feet of Lot 29 of
284	Block 29; all of Tract "D", all of Block "E," together
285	with the Re-subdivision of that portion of Block "E"
286	of said "Buckingham Park, South Section" as replatted
287	on "Plat of Unit 3 Lehigh Park, a Subdivision of
288	Lehigh Acres" as recorded in Plat Book 15, Page 66 of
289	the said Public Records, together with that portion of
290	said Section 21 lying Southwesterly of the centerline
291	of a 60 foot easement as described in Miscellaneous
292	Book 32, Page 335 of the said Public Records.
293	
294	SECTION 22: That portion of Section 22 lying South and
295	Southwesterly of Homestead Road as shown on Plat of
296	"Buckingham Park Entrance Roads" as recorded in Plat
297	Book 9, Page 97 of the said Public Records.
298	
299	SECTIONS 23-29: All of Sections 23, 24, 25, 26, 27, 28
300	and 29.
301	
302	SECTION 30: The following portions of Section 30;
303	
304	The South $1/2$, together with the South 100 feet of the
305	North 1/2 together with the remainder of the Northeast
306	1/4.
307	

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308	SECTION 31: That portion of said Section 31 lying
309	Northeasterly of State Road 82.
310	
311	SECTIONS 32-36: All of Sections 32, 33, 34, 35 and 36.
312	
313	TOWNSHIP 44 SOUTH, RANGE 27 EAST
314	
315	SECTION 1: All of Section 1.
316	
317	SECTION 2: All of Section 2, LESS the Northwest 1/4 of
318	the Northwest 1/4 thereof.
319	
320	SECTION 3: All of Section 3, LESS the Northeast 1/4
321	thereof, AND LESS the East $1/2$ of the Northwest $1/4$
322	thereof.
323	
324	SECTIONS 4-6: All of Sections 4, 5 and 6.
325	
326	SECTION 7: The following portions of Section 7;
327	
328	The South $1/2$, together with the Northwest $1/4$,
329	together with the Southwest 1/4 of the Northeast 1/4,
330	together with the North 1/2 of the Northeast 1/4,
331	together with the North 854 feet of the East 466 feet
332	of the Southeast 1/4 of the Northeast 1/4.
333	

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334	SECTION 8: The following portions of Section 8;
335	
336	The South $1/2$, together with the Northwest $1/4$ of the
337	Northeast 1/4, together with the West 1/2 of the
338	Northeast 1/4, together with the East 3/4 of the
339	Southeast 1/4 of the Northwest 1/4.
340	
341	SECTION 9: All of said Section 9, LESS the Southwest
342	1/4 of the Northeast 1/4 thereof.
343	
344	SECTIONS 10-36: All of Sections 10, 11, 12, 13, 14,
345	<u>15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27,</u>
346	28, 29, 30, 31, 32, 33, 34, 35 and 36.
347	
348	TOWNSHIP 45 SOUTH, RANGE 26 EAST
349	
350	SECTIONS 1-3: All of Section 1, 2 and 3.
351	
352	SECTION 4: All that portion of Section 4 lying North
353	of State Road 82.
354	
355	SECTION 5: All that portion of Section 5 lying North
356	of State Road 82.
357	
358	SECTION 6: All that portion of Section 6 lying North
359	of State Road 82.
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360	
361	SECTION 9: All that portion of Section 9 lying North
362	of State Road 82.
363	
364	SECTION 10: All that portion of Section 10 lying North
365	of State Road 82.
366	
367	SECTION 11: All that portion of Section 11 lying North
368	of State Road 82.
369	
370	SECTION 12: All of Section 12.
371	
372	SECTION 13: All that portion of Section 13 lying North
373	of State Road 82.
374	
375	SECTION 14: All that portion of Section 14 lying North
376	of State Road 82.
377	
378	TOWNSHIP 45 SOUTH, RANGE 27 EAST
379	
380	SECTIONS 1-3: All of Sections 1, 2 and 3.
381	
382	SECTION 4: All of Section 4, LESS the Southeast 1/4 of
383	the Southeast $1/4$ thereof, AND LESS the South $1/2$ of
384	the Northeast 1/4 of the Southeast 1/4 of said Section
385	<u>4,</u>

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386	
387	AND LESS the South 1/2 of the Northeast 1/4 of the
388	Northeast 1/4 of the Southeast 1/4 of said Section 4,
389	AND LESS the Northwest 1/4 of the Northeast 1/4 of the
390	Southeast 1/4 of said Section 4.
391	
392	SECTION 5: The following portions of Section 5;
393	
394	The Northwest 1/4, together with the East 3/4 of the
395	North $1/2$ of the Southwest $1/4$, together with The
396	South $1/2$ of the Southwest $1/4$, together with the
397	Southwest $1/4$ of the Southeast $1/4$ LESS the South 175
398	feet of the East 125 feet thereof, together with The
399	following described parcel being in the Northeast 1/4
400	of the Northeast 1/4 of said Section 5; Commencing at
401	the Northeast corner of said Section 5; thence
402	Westerly along the North line of said Section 5, said
403	North line of Section 5 being the South line of Units
404	7 and 18 of "Leeland Heights" as shown on plat
405	recorded in Plat Book 12, Page 53 of the said Public
406	Records, a distance of 116.51 feet to the Southwest
407	corner of Lot 10 of Block 87 of said "Leeland Heights"
408	and the POINT OF BEGINNING of this description; thence
409	continuing Westerly along the said North line of
410	Section 5, a distance of 1208.55 feet to the Northwest
411	corner of the Northeast 1/4 of the Northeast 1/4 of
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412	said Section 5; thence South 01° 35' 34" East along
413	the West line of the said Northeast 1/4 of the
414	Northeast 1/4 of Section 5, a distance of 1149.72
415	feet; thence Easterly along a line parallel with the
416	said North line of Section 5, a distance of 1268.07
417	feet to a point of intersection with a line parallel
418	with and 60 feet Westerly of (as measured at right
419	angles) the East line of said Section 5; thence North
420	01° 44' 40" West along said parallel line, a distance
421	of 1089.78 feet to a point of intersection with a line
422	parallel with and 60 feet Southerly of (as measured at
423	right angles) the said North line of Section 5; thence
424	Westerly along said line parallel with and 60 feet
425	Southerly of the North line of Section 5, a distance
426	of 58.31 feet to a point of intersection with the
427	Southerly prolongation of the West line of said Lot 10
428	of Block 87 of "Leeland Heights"; thence Northerly
429	along said Southerly prolongation, a distance of 60.00
430	feet to the POINT OF BEGINNING. Bearings in last
431	described parcel relative to said Plat of Units 7 and
432	18 of "Leeland Heights," together with the following
433	described parcel beginning at the Northwest corner of
434	the Southeast 1/4 of said Section 5; thence
435	N02°13'08"W along the west line of the Northeast 1/4
436	of said Section 5 a distance of 1405.94 feet to a
437	point on the Southwesterly right-of-way line of
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Homestead Road (80 feet wide); thence S45°12'26"E 438 439 along said Southwesterly right-of-way a distance of 440 3913.55 feet to the East line of the Southeast 1/4 of said Section 5; thence S02°29'49"E along the East line 441 of the Southeast 1/4 of said Section 5 a distance of 442 443 1239.65 feet to the Southeast corner of the Southeast 444 1/4 of said Section 5; thence S89°08'31"W along the 445 South line of the Southeast 1/4 of said Section 5 a 446 distance of 1462.65 feet; thence N02°21'32"W a 447 distance of 175.06 feet; thence N89°08'31"E a distance 448 of 125.05 feet to a point on the East line of the 449 Southwest 1/4 of the Southeast 1/4 of said Section 5; 450 thence NO2°21'29"W along the East line of the 451 Southwest 1/4 of the Southeast 1/4 of said Section 5 a 452 distance of 1141.39 feet to the Northeast corner of 453 the Southwest 1/4 of the Southeast 1/4 of said Section 5; thence S89°08'13" W along the North line of the 454 455 Southwest 1/4 of the Southeast 1/4 of said Section 5 a 456 distance of 1334.41 feet to the West line of the 457 Southeast 1/4 of said Section 5; thence NO2°13'08"W along the West line of the Southeast 1/4 of said 458 459 Section 5 a distance of 1316.26 feet to the POINT OF 460 BEGINNING; with the exception of the following 461 described parcel recorded in Book 2383, Page 399 of the Official Records of Lee County, Florida and 462 463 BEGINNING at the Northwest corner of the Southeast 1/4

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464	of said Section 5; thence N89°07'57"E along the North
465	line of said Southeast 1/4 a distance of 1340.36 feet
466	to a point on the Southwesterly right-of-way line of
467	Homestead Road (80 feet wide);thence S45°12'26"E along
468	said right-of-way line a distance 530.85 feet to the
469	POINT OF BEGINNING of said parcel; thence continuing
470	S45°12'26"E along said right-of-way line a distance of
471	461.42 feet; thence S44°50'37"W a distance of 100.69
472	feet; thence S89°07'57"W along a line lying 780.00
473	feet South of (as measured per perpendicular) and
474	parallel to the aforementioned North line of said
475	Southeast 1/4 a distance of 687.60 feet; thence
476	N00°45'12"W a distance of 400.32 feet; thence
477	N89°07'57"E a distance of 436.39 feet to a point on
478	the Southwesterly right-of-way line of Homestead Road
479	and the POINT OF BEGINNING.
480	
481	SECTION 6: All of Section 6, LESS the following
482	described parcel: BEGINNING at the Southwest corner of
483	Government Lot 5 of said Section 6; thence Northerly
484	along the West line of said Government Lot 5, a
485	distance of 466.70 feet; thence Easterly along a line
486	parallel with the South line of said Government Lot 5,
487	a distance of 466.70 feet; thence Southerly along a
488	line parallel with the said West line of Government
489	Lot 5, a distance of 466.70 feet; thence Westerly
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490	along the South line of said Government Lot 5, a
491	distance of 466.70 feet to the POINT OF BEGINNING.
492	
493	SECTION 7: All of Section 7.
494	
495	SECTION 8: All of Section 8, LESS the Southwest 1/4 of
496	the Southeast 1/4 thereof.
497	
498	SECTION 9: The following portions of Section 9;
499	
500	The West 1/2 of the Southwest 1/4, together with the
501	Southeast 1/4, together with the West 1/2 of the
502	Northeast $1/4$, together with the Southeast $1/4$ of the
503	Northeast 1/4.
504	
505	SECTIONS 10-17: All of Sections 10, 11, 12, 13, 14,
506	15, 16 and 17.
507	
508	SECTION 18: All of Section 18, LESS the 200 foot
509	Right-of-Way for State Road 82 thereof, AND LESS the
510	Westerly 25 feet of that portion of said Section 18
511	lying Northerly of said State Road 82, said 25 foot
512	strip as conveyed to Lee County for roadway purposes
513	by deed recorded in Official Record Book 147, Page 73
514	of the said Public Records of Lee County.
515	

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516	SECTION 19: All of Section 19, LESS the 200 foot
517	Right-of-Way for State Road 82 thereof, AND LESS the
518	following described parcel, BEGINNING at the Northeast
519	corner of said Section 19; thence South 89°55'00"W
520	along the North line of said Section 19 a distance of
521	1327.50 feet to the Northwest corner of the East $1/2$
522	of the Northeast 1/4 of said Section 19; thence South
523	49°30'50"W a distance of 465.93 ft to a point on the
524	North right-of-way line of State Road 82; thence
525	Southeasterly with the North right-of-way line of
526	State Road 82 to a point on the East line of said
527	Section 19; thence North 00°34'00"W along the East
528	line of said Section 19 to the POINT OF BEGINNING.
529	
530	SECTION 20: All of Section 20, LESS the 200 foot
531	Right-of-Way for State Road 82 thereof, AND LESS the
532	following described parcel, BEGINNING at the Northwest
533	corner of said Section 20; thence North 89° 15' 50"
534	East along the North line of said Section 20, a
535	distance of 227.46 feet; thence South 00° 34' 00" East
536	along a line parallel with the West line of said
537	Section 20, a distance of 1516.82 feet to a point of
538	intersection with the Northerly Right-of-Way line of
539	State Road 82; thence North 49° 52' 20" West along the
540	said Northerly Right-of-Way line of State Road 82, a
541	distance of 300.00 feet to a point of intersection
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542 with the West line of said Section 20; thence North 543 00° 34' 00" East along the said West line of Section 544 20 to the POINT OF BEGINNING; AND LESS the following 545 described parcel, BEGINNING at the intersection of the 546 Southwesterly Right-of-Way line of State Road 82 and 547 the South line of said Section 20; thence North 24° 548 51' 40" West along the said Southwesterly Right-of-Way 549 line of State Road 82, a distance of 1000.00 feet; 550 thence South 32° 24' 30" West, a distance of 1081.39 551 feet to a point of intersection with the said South line of Section 20; thence North 89° 40' 40" East 552 553 along the said South line of Section 20, a distance of 554 1000.00 feet to the POINT OF BEGINNING. Last described 555 parcel being recorded in Deed Book 306, Page 153 of 556 the said Public Records of Lee County. 557 558 SECTIONS 21-26: All of Sections 21, 22, 23, 24, 25 and 559 26. 560 561 SECTION 27: All of Section 27 lying NORTH of State 562 Road 82. 563 564 SECTION 28: All of Section 28 lying North of State 565 Road 82. 566

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FL	ΟR	ID.	A H	0	US	E	ΟF	RΕ	ΡR	ΕS	E	Ν٦	ГΑ	ТΙ	V	Е	S
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SECTION 29: All of Section 29 lying North of State

CS/HB 1255

Road 82.	
SECTION 3	34: All of Section 34 lying North of State
Road 82.	
	35: All of Section 35 lying North of State
<u>Road 82.</u>	
SECTION 3	36: All of Section 36 LESS the 200 foot Right-
of-Way fo	or State Road 82 thereof.
	<u>S IN HENDRY COUNTY, FLORIDA</u> <u>43 South, RANGE 28 EAST</u>
SECTION 3	30: The following portions of Section 30:
The West	400.00 feet of the Southwest 1/4 less the
right-of	-way for State Road 80, together with the
parcel co	ommencing at the West 1/4 corner of Section
30; then	ce along the West Section line North 01° 01'
<u>11"</u> West	, a distance of 164.01 feet to the North
right-of	-way line of State Road 80 and the POINT OF
BEGINNIN	G; thence continuing North 01° 01' 11" West, a

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distance of 1156.17 feet to the South Right-of-Way

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593 line for the Caloosahatchee River (C-43 canal); thence 594 along said South Right-of-Way line North 78° 07' 28" East, a distance of 162.92 feet; thence South 01° 01' 595 11" East, a distance of 415.55 feet; thence South 45° 596 02' 36" East, a distance of 345.35 feet; thence South 597 598 01° 01' 11" East, a distance of 520.42 feet to the 599 North Right-of-Way for State Road 80; thence along said right-of-way South 88° 36' 43" West, a distance 600 601 of 400.00 feet to the POINT OF BEGINNING. 602 SECTION 31: The following portions of Section 31; 603 604 605 The Southeast 1/4 of the Northwest 1/4, together with 606 the East 1/2 of the Southwest 1/4, together with the 607 South 185.00 feet of the North 1/2 of the Northwest 608 1/4 less the West 1189.24 feet of the East 1439.25 609 feet of the South 25.00 feet thereof; together with 610 the West 660.76 feet of the North 30.00 feet of the 611 Southwest 1/4 of the Northwest 1/4; together with the 612 West 400.00 feet of the Northwest 1/4 of the Northwest 613 1/4. 614 615 TOWNSHIP 44 SOUTH, RANGE 28 EAST 616 617 SECTION 6: The West 1/2 of Section 6. 618 Page 24 of 35

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619	SECTION 7: The West 1/2 of Section 7.
620	
621	SECTION 18: The West 1/2 of Section 18.
622	
623	SECTION 19: The West 1/2 of Section 19.
624	
625	SECTION 30: The West 1/2 of Section 30.
626	
627	SECTION 31: The West 1/2 of Section 31.
628	
629	Section 3. Powers of the district
630	(1) The district shall have all authority, powers, and
631	duties granted by this charter and by chapters 189 and 197,
632	Florida Statutes.
633	(2) The district shall have all authority, powers, and
634	duties to provide the following services:
635	(a) Drainage and water control as provided in subsection
636	<u>(4).</u>
637	(b) Public improvements and community facilities as
638	provided in subsection (5).
639	(c) Designation, creation, implementation, and maintenance
640	of conservation, mitigation, and wildlife habitat, including,
641	without limitation:
642	1. Recreational, cultural, and educational facilities.
643	2. Navigational and boating facilities.

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With regard to water and waste water services, the 644 (d) 645 district shall have, and the board may exercise, subject to the regulatory jurisdiction and permitting authority of all 646 applicable governmental bodies, agencies, and special districts 647 648 having authority with respect to any area included therein, the 649 power to provide water supply, sewer, and wastewater management, 650 reclamation, and reuse or any combination thereof, and to 651 construct and operate connecting intercepting or outlet sewers 652 and sewer mains and pipes and water mains, conduits, or 653 pipelines in, along, and under any street, alley, highway, or other public place or ways, and to dispose of any effluent, 654 655 residue, or other byproducts of such system or sewer system. 656 (e) Local streets and sidewalks. 657 (f) Streetlights. 658 Installation, maintenance, and control of outdoor (q) 659 signage, monuments, and decorative and seasonal banners and 660 lights. 661 The district board shall act as the planning advisory (h) 662 panel for Lehigh Acres. 663 664 The special powers enumerated in paragraphs (d), (e), (f), (g), 665 and (h) do not apply within any portion of Hendry County. 666 Implementation of the powers authorized in paragraphs (d), (e), 667 (f), (g), and (h) shall be pursuant to the completion and 668 execution of an agreement with the Board of County Commissioners 669 of Lee County, including, without limitation, the dissolution of

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670	the Lehigh Acres Streetlighting Unit and the transfer of all
671	equipment, facilities, leases, contracts, and obligations of the
672	unit to the district. The district shall have the authority and
673	flexibility to enter into one or more agreements with the Board
674	of County Commissioners of Lee County for the implementation of
675	each power authorized under paragraphs (d), (e), (f), (g), and
676	<u>(h)</u> .
677	(3) The district shall have the authority to employ staff
678	to discharge its responsibilities, including, but not limited
679	to, staff necessary to exercise its authority and discharge its
680	duties under subsection (4). Employees of the district shall
681	serve at the pleasure of the district board.
682	(4) The following provisions provide and limit the
683	district's power and authority for drainage and water control:
684	(a) In exercising its authority for drainage and water
685	control, the district shall have the authority provided by, and
686	be subject to, ss. 298.16, 298.17, 298.18, 298.20, 298.21,
687	<u>298.22, 298.225, 298.23, 298.24, 298.25, 298.26, 298.28,</u>
688	<u>298.301, 298.305, 298.329, 298.333, 298.341, 298.345, 298.353,</u>
689	<u>298.36, 298.365, 298.366, 298.401, 298.41(1), 298.465, 298.47,</u>
690	<u>298.48, 298.49, 298.50, 298.52, 298.54, 298.56, 298.59, 298.61,</u>
691	298.62, 298.63, and 298.66, Florida Statutes.
692	(b) The district shall have the power to employ a person
693	designated as manager of the district and to vest such authority
694	in, delegate the performance of such duties to, and provide such
695	compensation for such person as may be determined by the board.

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696 The manager shall have charge to manage the works of said 697 district and its construction, operation, and maintenance. The 698 district may require the manager to furnish bond with good and 699 sufficient surety in such amount as the board may by resolution 700 determine. 701 (5) The district shall have, and the board may exercise, 702 subject to the regulatory jurisdiction and permitting authority 703 of all applicable governmental bodies, agencies, and special 704 districts having authority with respect to any area included 705 therein, any or all of the following special powers relating to 706 public improvements and community facilities authorized by this 707 act: 708 (a) The power to finance, fund, plan, establish, acquire, 709 construct or reconstruct, enlarge or extend, equip, operate, and 710 maintain systems, facilities, and basic infrastructure for 711 conservation areas, mitigation areas, and wildlife habitat, 712 including the maintenance of any plant or animal species, and 713 any related interest in real or personal property. 714 (b) After the board has obtained the consent of the local 715 general purpose government within the jurisdiction of which the 716 specified power is to be exercised, the power to plan, 717 establish, acquire, construct or reconstruct, enlarge or extend, 718 equip, operate, and maintain additional systems and facilities 719 for parks and facilities for indoor and outdoor recreational, 720 cultural, and educational uses, with the exception of Lake 721 Camille Park, Williams Park, and ECO Park.

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722 (C) The power to construct and maintain navigational and 723 boating facilities in its canals, including, but not limited to, 724 locks and dams, to widen and deepen its canals, to make them 725 usable for navigation and boating, and to regulate in all 726 respects the use of its canals for navigation and boating, 727 including, but not limited to, the size of boats, their speed, 728 and hours of use. (6) 729 The district's planning requirements shall be as set 730 forth in this act and chapter 189, Florida Statutes. 731 Section 4. Board of district commissioners.-732 The authority, power, business, and affairs of the (1) 733 district shall be exercised and administered by a governing body 734 known as the "Board of District Commissioners of the Lehigh 735 Acres Municipal Services Improvement District." 736 The following provisions shall control the Lehigh (2) 737 Acres Municipal Services Improvement District: 738 On the effective date of this act, the members of the (a) 739 former Board of Commissioners of the East County Water Control 740 District shall constitute the five-member Board of District 741 Commissioners of the Lehigh Acres Municipal Services Improvement 742 District, with existing 4-year terms of office to remain intact. 743 The procedures for conducting district elections or referenda 744 and for qualification of electors shall be pursuant to chapter 745 189, Florida Statutes. Unless otherwise provided in s. 189.04, Florida Statutes, all elections for district commissioners shall 746 747 be held on the first Tuesday after the first Monday in November

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748 of even-numbered years. The district commissioners shall be 749 registered voters and residents of the district and elected at large by nonpartisan plurality vote with the candidate who 750 751 receives the highest number of votes for each seat winning the 752 election. Only registered voters residing within the district 753 shall be permitted to vote. The cost of any election shall be 754 borne by the district. The term of each commissioner shall begin 755 10 days after that commissioner's election. 756 Qualifying for the position of district commissioner (b) 757 shall be coordinated by the supervisors of elections of the 758 counties within which the district is located. Methods of 759 qualifying shall be uniform pursuant to s. 99.092, Florida 760 Statutes. Candidates shall be required to open depositories and 761 appoint treasurers before accepting any contributions or 762 expending any funds. 763 (c) Vacancies on the board shall be filled pursuant to s. 764 189.04(3)(b), Florida Statutes. 765 (d) The members of the board shall be reimbursed for their 766 expenses pursuant to s. 112.061, Florida Statutes, and paid a 767 salary of \$250 per calendar month during term of office as 768 established herein. The board may remove any member who has 769 three consecutive, unexcused absences from regularly scheduled 770 meetings. In addition, commissioners shall not be paid for any 771 unexcused absences from regularly scheduled meetings. The board 772 shall adopt policies by resolution defining excused and 773 unexcused absences.

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774	(e) Each year, the board of commissioners shall hold an
775	annual organizational meeting and elect a chair, vice chair,
776	secretary, and treasurer, whose duties shall be established by
777	resolution of the board.
778	(3) The board shall have those administrative duties set
779	forth in this charter and chapter 189, Florida Statutes.
780	(4) A quorum of the board shall be a majority of its
781	members. Official action will require a majority of those voting
782	members present.
783	(5) Requirements for financial disclosure, meeting
784	notices, reporting, public records maintenance, and per diem
785	expenses for officers and employees shall be as set forth in
786	chapters 112, 119, 189, and 286, Florida Statutes.
787	Section 5. Finances
788	(1) The powers, functions, and duties of the district
789	regarding bond issuance, other revenue-raising capabilities,
790	budget preparation and approval, liens and foreclosure of liens,
791	use of tax deeds and tax certificates as appropriate for non-ad
792	valorem assessments, and contractual agreements, and the methods
793	for financing the district and for collecting non-ad valorem
794	assessments, fees, or service charges, shall be as set forth in
795	this charter, in chapters 170, 189, and 197, Florida Statutes,
796	and in any applicable general or special law.
797	(2) The district shall have no power or authority to
798	impose or collect ad valorem taxes.

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799 (3) Annual installment assessments, which are levied 800 pursuant to s. 298.36, Florida Statutes, shall become due and be 801 collected during each year at the same time that county taxes 802 are due and collected, pursuant to s. 298.36, Florida Statutes, 803 chapter 197, Florida Statutes, and this charter. Said 804 assessments shall be a lien until paid on the property against 805 which assessed and enforceable in like manner as county taxes. 806 (4) Maintenance assessments as provided for under s. 807 298.54, Florida Statutes, shall be apportioned upon the basis of the net assessments of benefits assessed as accruing from 808 809 original construction and shall be due and collected pursuant to s. 298.54, Florida Statutes, chapter 197, Florida Statutes, and 810 811 this charter. Provided, nothing herein shall prevent the board 812 of commissioners from apportioning maintenance taxes for the 813 maintenance of the district facilities equally to all benefited 814 acres if the board of commissioners determines that benefits are 815 substantially equal for benefited acreage throughout the 816 district. Said assessments shall be a lien until paid on the 817 property against which assessed and enforceable in like manner 818 as county taxes. 819 (5) Non ad-valorem assessments and user charges or fees, 820 including impact fees, authorized by the board of commissioners 821 may be levied to finance, fund, plan, establish, acquire, 822 construct, operate, and maintain systems, facilities, and basic 823 infrastructures for water supply, sewer, and wastewater 824 management, reclamation, and reuse and to construct and operate

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825 connecting intercepting or outlet sewers and sewer mains and 826 pipes and water mains, conduits, or pipelines in, along, and 827 under any street, alley, highway, or other public place or ways, and to dispose of any effluent, residue, or other byproducts of 828 829 such system or sewer system. 830 The methods for assessing and collecting non-ad (6) 831 valorem assessments, fees, or service charges shall be as set 832 forth in this charter and chapter 170, chapter 189, chapter 197, 833 or chapter 298, Florida Statutes. The receipt and collection of 834 these charges or fees shall be in the manner prescribed by 835 resolution not inconsistent with general law. 836 (7) Notwithstanding s. 298.47, Florida Statutes, the board 837 of district commissioners may issue bonds maturing at annual 838 intervals within 40 years. 839 (8) Notwithstanding s. 298.36(2), Florida Statutes, the 840 secretary of the board of district commissioners, as soon as 841 said total assessment is levied, shall, at the expense of the 842 district, prepare a list of all assessments levied, said list to 843 be stored in electronic format. 844 The board annually shall prepare, consider, and adopt (9) 845 a district budget pursuant to the applicable requirements of 846 this charter and chapter 189, Florida Statutes. The fiscal year 847 shall be from October 1 through September 30. 848 (10) All warrants for the payment of labor, equipment, 849 materials, and other allowable expenses incurred by the board of

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850 district commissioners in carrying out this charter shall be 851 payable on accounts and vouchers approved by the board. 852 (11) (a) The district shall have the authority to charge 853 and collect impact fees for capital improvements on new 854 construction within the district as prescribed in this charter, 855 chapter 189, Florida Statutes, or any other applicable general 856 law. 857 (b) The district shall comply with s. 163.31801, Florida 858 Statutes, and chapter 189, Florida Statutes, in its collection 859 and use of impact fees. New facilities and equipment shall be as provided in chapter 189, Florida Statutes. 860 861 The district is authorized to enter into agreements (C) 862 regarding the collection of impact fees. 863 (12) The district shall have the authority to sell, lease, 864 or otherwise encumber surplus real property owned by the 865 district for the benefit of the district, except for 866 environmentally sensitive property as designated by the 867 Department of Environmental Protection. 868 Section 5. Chapters 2000-423, 2003-315, 2005-308, 2006-869 319, 2009-260, and 2012-254, Laws of Florida, are repealed. 870 Section 6. The East County Water Control District is 871 dissolved. 872 Section 7. As of the effective date of this act, all 873 property, whether real, personal, or mixed, that is owned, 874 possessed, or controlled by the East County Water Control 875 District and all other assets, contracts, obligations, and

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876 liabilities of the East County Water Control District are hereby 877 transferred and vested in the Lehigh Acres Municipal Services 878 Improvement District. All contracts and obligations of the East 879 County Water Control District existing on the effective date of 880 this act shall remain in full force and effect, and this act 881 shall in no way affect the validity of such contracts or 882 obligations. 883 Section 8. Notwithstanding the provisions of general or 884 other special law, the annexation by any municipality of any of 885 the lands within the district as described in section 4 is 886 prohibited. This prohibition of annexation shall not prevent any 887 subsequent chartering of a municipal incorporation comprised of 888 the entirety of the area occupied by the district. 889 Section 9. The provisions of this act shall be liberally 890 construed in order to effectively carry out the purposes of this 891 act in the interest of the public health, welfare, and safety of 892 the citizens served by the district. 893 Section 10. In the event of a conflict between any 894 provision of this act and the provisions of any other act, the 895 provisions of this act shall control to the extent of such 896 conflict. 897 Section 11. This act shall take effect upon becoming a 898 law.

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