1	A bill to be entitled
2	An act relating to the North Collier Fire Control and
3	Rescue District, Collier County; merging the Big
4	Corkscrew Island Fire Control and Rescue District and
5	the North Naples Fire Control and Rescue District to
6	create an independent special district; providing
7	legislative intent; providing for applicability of
8	chapters 189 and 191, F.S.; providing a district
9	charter; providing for preservation of existing
10	powers; providing purposes; providing for service
11	delivery areas; providing boundaries; providing for
12	applicability of chapter 171, F.S.; providing for
13	expansion of boundaries; providing district powers;
14	providing for a district board; providing duties and
15	powers of the board; providing for elections,
16	salaries, and removal of the board members; providing
17	an exception to general law; providing authority of
18	the board; providing for quorum and voting; providing
19	for district finances; providing for raising revenue;
20	providing for taxation; providing a savings clause for
21	the existing district authority to levy up to 1 mill
22	in the North Naples Service Delivery Area and up to
23	3.75 mills in the Big Corkscrew Island Service
24	Delivery Area; providing for district budget;
25	providing for use of a cost allocation methodology;
26	providing for separate taxing subunits; providing for
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27 non-ad valorem assessments, fees, and service charges; 28 providing for bonds; providing for collection and 29 disbursement of impact fees; providing for elections; 30 providing for eminent domain powers; providing for the 31 preservation of all contracts, obligations, rules, 32 resolutions, and policies; preserving existing board and employees except as described in the district's 33 34 endorsed merger plan; providing financial disclosure, meeting notices, reporting, public records 35 36 maintenance, and planning requirements; providing a 37 dissolution process; providing for exemption from taxation; providing for immunity from tort liability; 38 39 providing for liberal construction; providing that the act shall take precedence over any conflicting law to 40 the extent of such conflict; providing for the 41 determination of millage; repealing chapters 99-450, 42 43 2000-395, and 2006-353, Laws of Florida; providing an effective date. 44 45 46 Be It Enacted by the Legislature of the State of Florida: 47 This act constitutes the unified charter of the 48 Section 1. 49 North Collier Fire Control and Rescue District, Collier County, 50 which was created on January 1, 2015, through the voluntary 51 merger of the Big Corkscrew Island Fire Control and Rescue 52 District and the North Naples Fire Control and Rescue District

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2015

53	approved at referendum by the electors of each district on
54	November 4, 2014. It is the intent of the Legislature to provide
55	a single, comprehensive special act charter for the district,
56	including all current legislative authority granted to the Big
57	Corkscrew Island Fire Control and Rescue District and the North
58	Naples Fire Control and Rescue District by its several
59	legislative enactments, including the authority to annually
60	assess and levy against the taxable property within the district
61	and to conform the charter to chapter 191, Florida Statutes, the
62	Independent Special Fire Control District Act, and other
63	provisions of general law.
64	Section 2. All of the incorporated lands in Collier County
65	described in section 3 of the charter shall be incorporated into
66	the district under the name of the North Collier Fire Control
67	and Rescue District. The district is an independent special fire
68	control and rescue district in Collier County. It is organized
69	and exists for all purposes and shall hold all powers set forth
70	in this act and chapters 189 and 191, Florida Statutes. The
71	charter may be amended only by special act of the Legislature.
72	Section 3. The charter for the North Collier Fire Control
73	and Rescue District is created to read:
74	Section 1. Preamble
75	(1) This act establishes a charter for the North Collier
76	Fire Control and Rescue District ("district"), an independent
77	special district in Collier County that was created on January
78	1, 2015, through the voluntary merger of the Big Corkscrew

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79	Island Fire Control and Rescue District and the North Naples
80	Fire Control and Rescue District, which was approved at
81	referendum on November 4, 2014.
82	(2) This act supersedes and repeals all previous special
83	acts relating to the Big Corkscrew Island Fire Control and
84	Rescue District and the North Naples Fire Control and Rescue
85	District and sets forth within this charter those matters, as
86	applicable, which are covered by such previous special acts.
87	Amendments to this charter may be made only by special act of
88	the Legislature. This act shall be construed so as to preserve
89	all powers previously granted to the district.
90	(3) The district is organized and exists for all purposes
91	set forth in this act and chapter 191, Florida Statutes.
92	(4) There shall be a service delivery area within the
93	district that corresponds to the boundaries of each of the
94	independent special fire control and rescue districts, otherwise
95	known as component independent special districts.
96	Section 2. District name
97	(1) The name of the district shall be the "North Collier
98	Fire Control and Rescue District."
99	(2) The district shall be an independent special district
100	of the State of Florida and a body corporate and politic.
101	Section 3. Boundaries
102	(1) The lands to be incorporated within the North Collier
103	Fire Control and Rescue District consist of the following
104	described lands in Collier County:
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105	
106	(a) Big Corkscrew Island Service Delivery Area
107	Range 27 East, Township 47 South; Range 28 East,
108	Township 47 South; Range 27 East, except Sections 29,
109	30, 31, and 32, Township 48 South; Range 28 East,
110	Township 48 South; Range 29 East, except Sections 1,
111	<u>2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16,</u>
112	17, and 18, Township 48 South; Range 28 East, except
113	Sections 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, 25,
114	26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36,
115	Township 49 South; Range 29 East, except Sections 25,
116	26, 27, 28, 29, 30, 31, 32, 33, 34, 35, and 36,
117	Township 49 South;
118	
119	Hereinafter referred to as the "Big Corkscrew Island
120	Service Delivery Area"
121	
122	(b) North Naples Service Delivery Area
123	Sections 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16,
124	<u>17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29,</u>
125	32, 33, 34, 35, and 36, Township 48 South, Range 25
126	East; Sections 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 13,
127	14, 15, 16, 21, 22, 23, and 24, Township 49 South,
128	Range 25 East; Sections 7, 8, 9, 10, 11, 12, 13, 14,
129	<u>15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 29, 30, 31,</u>
130	and 32, Township 48 South, Range 26 East; Sections 5,

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131	6, 7, 8, 18, and 19, Township 49 South, Range 26 East;
132	but not including any lands presently within the
133	corporate boundaries of the City of Naples.
134	
135	The foregoing description notwithstanding, the
136	following area, commonly known as "Seagate", "Park
137	Shore Unit 2", "Park Shore Unit 5", "Naples Cay",
138	"Hole in the Wall" and "Moorings Park" shall be
139	excluded from the district: That part of government
140	lot one, Section 16, Township 49 South, Range 25 East,
141	Collier County, Florida, described as follows:
142	Commencing at the North quarter corner of Section 16,
143	Township 49 South, Range 25 East, a 4 x 4 concrete
144	monument with brass cap set by the county engineer,
145	also being the northeast corner of government lot one
146	and being the point of beginning: Thence run South 00
147	degrees 45 minutes 40 seconds east for 1327.70 feet to
148	a concrete monument the southeast corner of the
149	northeast quarter of the northwest quarter of Section
150	16 also being the southeast corner of government lot
151	one, thence south 89 degrees 23 minutes 20 seconds
152	west for 1650.75 feet to a concrete monument, thence
153	north 00 degrees 36 minutes 40 seconds west for 70.00
154	feet to a concrete monument, thence north 07 degrees
155	42 minutes 20 seconds east for 153.60 feet to concrete
156	monument set at the water line of a canal, thence
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157	north 64 degrees 11 minutes 00 seconds east for 130.27
158	feet to a concrete monument set at the water line of a
159	canal, thence north 04 degrees 11 minutes 05 seconds
160	east for 38.77 feet to the point of curve, thence
161	along the arc of said curve having a radius of 1545
162	feet, a tangent of 176.03 feet, a delta angle of 13
163	degrees right for the arc distance of 350.57 feet to
164	the point of curve of a reverse curve, thence along
165	the arc of curve having a radius of 765.00 feet, a
166	tangent of 286.02 feet, a delta angle of 41 degrees
167	left for the arc distance of 560.33 feet to the point
168	of tangent, thence north 15 degrees 37 minutes 05
169	seconds west for 70.85 feet to a concrete monument set
170	at the water line of a canal, thence north 15 degrees
171	57 minutes 05 seconds west for 98.80 feet to a
172	concrete monument, thence north 89 degrees 28 minutes
173	40 seconds east along the North boundary of Section
174	16, also being the north line of government lot one,
175	for 1776.65 feet to a concrete monument with brass
176	cap, the north quarter corner of Section 16, also the
177	northeast corner of government lot one and the point
178	of beginning.
179	
180	Commencing at the East 1/4 of Section 21, Township 49
181	South, Range 25 East, Collier County, Florida; thence
182	along the East and West 1/4 line of said Section 21,
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183	South 89 degrees 26 minutes 20 seconds west 3665.68
184	feet to the southwest corner of Park Shore Unit No. 1
185	according to the plat thereof as recorded in Plat Book
186	8, pages 43 and 44, Collier County Public Records,
187	Collier County, Florida, and the place of beginning of
188	this description:
189	
190	thence north 0 degrees 31 minutes 40 seconds west
191	1709.98 feet; thence north 7 degrees 46 minutes 00
192	seconds east 918.77 feet; thence north 541.25 feet;
193	thence north 84 degrees 00 minutes 00 seconds west
194	570.17 feet; thence north 2 degrees 25 minutes 00
195	seconds west 97.35 feet; thence south 87 degrees 35
196	minutes 00 seconds west 110.00 feet; thence south 87
197	degrees 00 minutes 00 seconds west 1160 feet more or
198	less to the Mean High Water Line of the Gulf of
199	Mexico; thence along said Mean High Water Line,
200	southerly 3275 feet more or less to the east and west
201	1/4 line of said Section 21; thence along said east
202	and west 1/4 line of Section 21; north 89 degrees 28
203	minutes 20 seconds east 1540 feet more or less to the
204	place of beginning: being a subdivision of part of the
205	south $1/3$ of Section 16 and of part of the north $1/2$
206	of Section 21, Township 49 South, Range 25 East,
207	Collier County, Florida.
208	

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209	Commencing at the northeast corner of government Lot 2
210	of Section 16, Township 49 South, Range 25 East,
211	Collier County, Florida said corner being also the
212	northeast corner of Lot 8 of Block 35 of Park Shore
213	Unit No. 4 according to the plat thereof as recorded
214	in Plat Book 10, pages 101, 102, and 103, Collier
215	County Public Records, Collier County, Florida; thence
216	along the north line of said government Lot 2, along
217	the north line of said Park Shore Unit No. 4, and
218	along the south line of Seagate Subdivision Unit No. 1
219	according to the plat thereof as recorded in Plat Book
220	3, Page 85, Collier County Public Records, Collier
221	County, Florida, South 89 degrees 25 minutes 50
222	seconds west 1330.53 feet to the west line of said
223	Park Shore Unit No. 4 and the place of beginning of
224	the parcel herein described; thence along the west
225	line of said Park Shore Unit No. 4 in the following
226	described courses:
227	
228	South 37 degrees 25 minutes 50 seconds west 250.89
229	feet, south 0 degrees 34 minutes 10 seconds east
230	225.44 feet, south 26 degrees 45 minutes 30 seconds
231	east 632.19 feet and south 5 degrees 09 minutes 00
232	seconds east 580.72 feet to the northwest corner of
233	Park Shore Unit No. 3 according to plat thereof as
234	recorded in Plat Book 8, pages 59 and 60, Collier
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235	County Public Records, Collier County, Florida; thence
236	along the west line of said Park Shore Unit No. 3,
237	South 5 degrees 09 minutes 00 seconds east 1879.04
238	feet to the north line of Park Shore Unit No. 2
239	according to the plat thereof as recorded in Plat Book
240	8, pages 54 and 55, Collier County Public Records,
241	Collier County, Florida; thence along the northerly
242	line of said Park Shore Unit No. 2, in the following
243	described courses: north 84 degrees 00 minutes 00
244	seconds west 433.28 feet, north 2 degrees 25 minutes
245	00 seconds west 97.35 feet, south 87 degrees 35
246	minutes 00 seconds west 110.00 feet, and south 87
247	degrees 00 minutes 00 seconds west 1160 feet more or
248	less to the Mean High Water Line of the Gulf of
249	Mexico; thence along said Mean High Water Line,
250	northerly 3350 feet more or less to a point on the
251	westerly extension of the south line of said Seagate
252	Subdivision which south line bears south 89 degrees 25
253	minutes 50 seconds west and passes through the place
254	of beginning; thence along said south line and the
255	westerly extension thereof, north 89 degrees 25
256	minutes 50 seconds east 1450 feet more or less to the
257	place of beginning; being a part of the west $1/2$
258	Section 16, Township 49 South, Range 25 East, Collier
259	County, Florida, containing 118 acres more or less.
260	

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261 Commencing at the northwest corner of the northwest 262 1/4 of the northeast 1/4 of section 16, Township 49 263 South, Range 25 East; thence North 89 degrees 24 minutes 40 seconds East, 1650.75 feet along the north 264 265 line of Parkshore Unit 4 and Unit 5 to the place of 266 beginning; thence North 89 Degrees 24 minutes 40 267 seconds East along said north line of Parkshore Unit 268 5, 740.98 feet; thence North 4 degrees 40 minutes 20 269 seconds West, 125.32 feet; thence North 89 degrees 24 270 minutes 40 seconds East, 4.73 feet; thence North 4 271 degrees 40 minutes 20 seconds West, 350.89 feet; 272 thence North 89 degrees 24 minutes 40 seconds East, 273 197.19 feet to a concrete monument on the coastal 274 construction line; thence west to the mean high water 275 line of the Gulf of Mexico; thence northerly along 276 said mean high water line to the North line of Section 277 16, Township 49 South, Range 25 East; thence East 278 along the north line of said Section 16 to the 279 northwest corner of Seagate Subdivision; thence 280 southerly along the west line of said Seagate 281 Subdivision to the place of beginning less the 282 following described lands: 283 284 Parcel 2 in O.R. Book 14, Page 195 and 196; that 285 parcel conveyed to Jane Homer Lee as described in O.R. 286 Book 34, Page 301 and 302; that parcel conveyed to Page 11 of 37

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287 Seagate, Inc., as described in O.R. Book 182, Page 248 and 249. Subject to existing easements and rights of 288 289 ingress and egress. 290 291 A parcel of land described as all of Lots 23 through 292 32 of Naples Improvement Company's Little Farms 293 according to the Plat thereof and recorded in Plat 294 Book 2 Page 2 Collier County Public Records, Collier 295 County, Florida and the Westerly 198.00 feet of the 296 Southwest quarter of the Northwest quarter of Section 297 23 Township 49 South Range 25 East and all of parcels 298 "C" and "D" as recorded in O.R. Book 3537 page 4108 299 through 4113, less and except the right of way for 300 Goodlette Road and less and except parcels "A" and "B" 301 as recorded in O.R. Book 3537 page 4102 through 4107, 302 Collier County Public Records, Collier County, 303 Florida; said parcel being more particularly described 304 as follows: 305 306 Commencing at the Northeast Corner of Section 22, 307 Township 49 South Range 25 East Collier County, 308 Florida; thence South 01 degrees 04 minutes 01 seconds East 309 310 along the East line of the Northeast quarter of said 311 Section 22 a distance of 666.42 feet to the Northeast 312 corner of Lot 32 of said Naples Improvement Company's

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313	Little Farms and the Point of Beginning of the parcel
314	herein being described;
315	thence South 89 degrees 24 minutes 38 seconds West
316	along the North line of said Lot 32 a distance of
317	2591.92 feet to an intersection with the Easterly
318	Right-of-Way line of the aforementioned Goodlette
319	Frank Road;
320	thence South 00 degrees 57 minutes 59 seconds East
321	along said Easterly Right-of-Way line a distance of
322	3311.14 feet to an intersection with the Southerly
323	line of the aforementioned Lot 23;
324	thence North 89 degrees 51 minutes 56 seconds East
325	along said Southerly Line A distance of 2597.74 feet
326	to the Southeast corner of said Lot 23;
327	thence North 01 degree 04 minutes 22 seconds West
328	along the Easterly line of the aforementioned Lots 23
329	through 26 a distance of 1205.47 feet;
330	thence leaving said line North 36 degrees 04 minutes
331	54 seconds East along the boundary of parcel "D" as
332	recorded in O.R. Book 3537 pages 4108 through 4113,
333	Collier County Public Records, Collier County,
334	Florida, a distance of 137.45 feet;
335	thence continuing along said boundary North 38 degrees
336	45 minutes 50 seconds East a distance of 21.60 feet;
337	thence leaving said line North 88 degrees 54 minutes
338	01 seconds East a distance of 35.74 feet;

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339 thence North 35 degrees 32 minutes 50 seconds East along the boundary of parcel "B" as recorded in O.R. 340 341 Book 3537 pages 4102 through 4107, Collier County Public Records, Collier County, Florida, a distance of 342 35.89 feet; 343 344 thence continuing along said boundary North 32 degrees 345 01 minutes 31 seconds East a distance of 25.39 feet; 346 thence continuing along said boundary North 24 degrees 347 05 minutes 47 seconds East a distance of 46.76 feet; 348 thence continuing along said boundary North 27 degrees 00 minutes 26 seconds East, a distance of 21.88 feet; 349 thence leaving said boundary North 01 degrees 03 350 351 minutes 02 seconds West along the Easterly boundary of 352 the Westerly 198.00 feet of the Southwest quarter of 353 the Northwest quarter of Section 23 Township 49 South 354 Range 25 East Collier County, Florida, a distance of 355 121.79 feet; 356 thence leaving said line North 13 degrees 42 minutes 357 35 seconds East along the boundary of parcel "C" as 358 recorded in the O.R. Book 3537 pages 4108 through 359 4113, Collier County Public Records, Collier County, 360 Florida, a distance of 32.39 feet; 361 thence continuing along said boundary of parcel "C" 362 for the following 20 courses; 363 thence North 26 degrees 08 minutes 47 seconds East a 364 distance of 43.29 feet;

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FLO	RIDA	HOUSE	OF REP	RESENTA	TIVES
-----	------	-------	--------	---------	-------

365	thence North 51 degrees	45	minutes	44	seconds	East	а
366	distance of 49.62 feet;						
367	thence North 24 degrees	49	minutes	56	seconds	East	a
368	distance of 48.02 feet;						
369	thence North 07 degrees	46	minutes	47	seconds	East	a
370	distance of 21.12 feet;						
371	thence North 18 degrees	07	minutes	01	seconds	West	a
372	distance of 35.65 feet;						
373	thence North 59 degrees	17	minutes	51	seconds	West	a
374	distance of 11.23 feet;						
375	thence North 13 degrees	55	minutes	41	seconds	West	a
376	distance of 23.82 feet;						
377	thence North 12 degrees	53	minutes	05	seconds	East	a
378	distance of 39.20 feet;						
379	thence North 23 degrees	26	minutes	05	seconds	West	a
380	distance of 11.48 feet;						
381	thence North 46 degrees	31	minutes	46	seconds	West	a
382	distance of 9.64 feet;						
383	thence North 21 degrees	12	minutes	44	seconds	West	a
384	distance of 81.61 feet;						
385	thence North 11 degrees	17	minutes	34	seconds	West	a
386	distance of 41.72 feet;						
387	thence North 00 degrees	16	minutes	46	seconds	West	a
388	distance of 52.13 feet;						
389	thence North 10 degrees	22	minutes	33	seconds	East	a
390	distance of 35.20 feet;						

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FLO	RIDA	HOUSE	OF REP	RESENTA	TIVES
-----	------	-------	--------	---------	-------

391	thence North 10 degrees 15 minutes 09 seconds West a
392	distance of 31.07 feet;
393	thence North 12 degrees 45 minutes 32 seconds East a
394	distance of 27.21 feet;
395	thence North 03 degrees 05 minutes 53 seconds East a
396	distance of 25.26 feet;
397	thence North 33 degrees 51 minutes 45 seconds West a
398	distance of 21.85 feet;
399	thence North 12 degrees 19 minutes 53 seconds West a
400	distance of 136.08 feet;
401	thence North 07 degrees 10 minutes 32 seconds West a
402	distance of 15.60 feet;
403	thence leaving said boundary of parcel "C" North 01
404	degrees 03 minutes 02 seconds West along the Easterly
405	boundary of the Westerly 198.00 feet of the Southwest
406	quarter of the Northwest quarter of Section 23
407	Township 49 South Range 25 East Collier County,
408	Florida, a distance of 92.29 feet;
409	thence North 53 degrees 25 minutes 20 seconds West
410	along the boundary of parcel "A" as recorded in the
411	O.R. Book 3537 pages 4102 through 4107 Collier County
412	Public Records, Collier County, Florida, a distance of
413	<u>33.78 feet;</u>
414	thence continuing along said boundary of parcel "A"
415	for the following 18 courses;

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FLO	RIDA	HOUSE	OF REP	RESENTA	TIVES
-----	------	-------	--------	---------	-------

416	thence North 54 degrees	24	minutes	44	seconds	West a
417	distance of 30.62 feet;					
418	thence North 31 degrees	33	minutes	28	seconds	West a
419	distance of 58.27 feet;					
420	thence North 04 degrees	11	minutes	51	seconds	East a
421	distance of 11.28 feet;					
422	thence North 47 degrees	04	minutes	38	seconds	East a
423	distance of 9.16 feet;					
424	thence North 47 degrees	30	minutes	05	seconds	East a
425	distance of 34.95 feet;					
426	thence North 58 degrees	17	minutes	59	seconds	West a
427	distance of 18.87 feet;					
428	thence North 89 degrees	41	minutes	10	seconds	West a
429	distance of 10.73 feet;					
430	thence North 32 degrees	14	minutes	57	seconds	West a
431	distance of 8.80 feet;					
432	thence North 04 degrees	43	minutes	32	seconds	West a
433	distance of 9.48 feet;					
434	thence North 20 degrees	23	minutes	21	seconds	West a
435	distance of 41.72 feet;					
436	thence North 51 degrees	04	minutes	36	seconds	West a
437	distance of 32.24 feet;					
438	thence North 68 degrees	43	minutes	18	seconds	West a
439	distance of 15.23 feet;					
440	thence North 72 degrees	40	minutes	24	seconds	West a
441	distance of 21.96 feet;					

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FLO	RIDA	HOUSE	OF REP	RESENTA	TIVES
-----	------	-------	--------	---------	-------

442	thence North 63 degrees 49 minutes 18 seconds West a
443	distance of 18.83 feet;
444	thence North 31 degrees 13 minutes 48 seconds West a
445	distance of 21.70 feet;
446	thence North 07 degrees 59 minutes 10 seconds West a
447	distance of 9.96 feet;
448	thence North 20 degrees 35 minutes 44 seconds West a
449	distance of 29.93 feet;
450	thence South 88 degrees 47 minutes 48 seconds West a
451	distance of 34.14 feet;
452	thence leaving said boundary of parcel "A" North 01
453	degrees 04 minutes 01 seconds West along the Easterly
454	line of the aforesaid plat and along the Easterly line
455	of Lots 31 and 32 a distance of 666.42 feet to the
456	point of beginning of the parcel herein described;
457	containing 204.19 acres of land more or less;
458	
459	Together with parcels "A" and "B" as recorded in O.R.
460	Book 3537 pages 4102 through 4108, Collier County
461	Public Records, Collier County, Florida and being more
462	particularly described as follows:
463	
464	All that part of the West 198 feet of the Southwest
465	1/4 of the Northwest $1/4$ of Section 23, Township 49
466	South, Range 25 East, Collier County, Florida, being
467	more particularly described as follows:
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468	
469	Commencing at the Northwest corner of the Southwest
470	1/4 of the Northwest 1/4 of said Section 23; thence
471	North 88 degrees 47 minutes 48 seconds East along the
472	quarter section line a distance of 34.14 feet to an
473	intersection with the Easterly top of bank of Gordon
474	River Drainage Ditch, said intersection being the
475	point of beginning of the parcel herein described;
476	thence continue along said quarter section line North
477	88 degrees 47 minutes 48 seconds East 163.86 feet to
478	an intersection with the Easterly line of said West
479	<u>198 feet;</u>
480	thence South 01 degrees 03 minutes 02 seconds East
481	along said Easterly line a distance of 273.03 feet to
482	an intersection with said Easterly top of bank of said
483	drainage ditch;
484	thence leaving said Easterly line along said Easterly
485	top of bank of said ditch on the following (15)
486	described courses:
487	thence North 53 degrees 25 minutes 20 seconds West
488	<u>33.78 feet;</u>
489	thence North 31 degrees 33 minutes 28 seconds West
490	53.27 feet;
491	thence North 04 degrees 11 minutes 51 seconds East
492	<u>11.28 feet;</u>

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FL () R I D	A H	O U S	E C) F	REP	RES	ΕΝΤΑ	TIVES
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493	thence North 47 degrees 24 minutes 49 seconds East
494	44.09 feet;
495	thence North 58 degrees 17 minutes 59 seconds West
496	18.87 feet;
497	thence South 89 degrees 41 minutes 10 seconds West
498	10.73 feet;
499	thence North 32 degrees 14 minutes 57 seconds West
500	<u>8.80 feet;</u>
501	thence North 04 degrees 43 minutes 32 seconds West
502	<u>9.48 feet;</u>
503	thence North 20 degrees 23 minutes 31 seconds West
504	<u>41.72 feet;</u>
505	thence North 51 degrees 04 minutes 36 seconds West
506	32.24 feet;
507	thence North 71 degrees 03 minutes 18 seconds West
508	<u>37.17 feet;</u>
509	thence North 63 degrees 49 minutes 18 seconds West
510	18.83 feet;
511	thence North 31 degrees 13 minutes 48 seconds West
512	21.70 feet;
513	thence North 07 degrees 59 minutes 10 seconds West
514	9.96 feet;
515	thence North 20 degrees 35 minutes 44 seconds West
516	29.93 feet to the point of beginning of the parcel
517	herein described; containing 0.46 acres of land more
518	<u>or less.</u>

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519	
520	All that part of the West 198 feet of the Southwest
521	1/4 of the Northwest 1/4 of Section 23, Township 49
522	South, Range 25 East, Collier County, Florida, being
523	more particularly described as follows:
524	
525	Commencing at the Northwest corner of the Southwest
526	1/4 of the Northwest 1/4 of said Section 23; thence
527	South 01 degrees 03 minutes 02 seconds East along the
528	Westerly line of said Southwest 1/4 of said Northwest
529	1/4 a distance of 133.83 feet to an intersection with
530	the Southerly line of said Southwest 1/4 of said
531	Northwest 1/4; thence North 83 degrees 54 minutes 01
532	seconds East along Southerly line a distance of 132.59
533	feet to an intersection with the Easterly top of bank
534	of Gordon River Drainage Ditch, said intersection
535	being the point of beginning of the parcel herein
536	being described;
537	thence continue along said Southerly line of said
538	Southwest 1/4 of said Northwest 1/4 North 88 degrees
539	54 minutes 01 seconds East 65.41 feet to an
540	intersection with the Easterly line of said West 198
541	feet;
542	thence North 01 degrees 03 minutes 02 seconds West
543	along said Easterly line a distance of 111.67 feet to
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544	an intersection with said Easterly top of bank of said
545	drainage ditch;
546	thence leaving said Easterly line along said Easterly
547	top of bank of said ditch on the following (4)
548	described courses:
549	thence South 27 degrees 00 minutes 26 seconds West
550	21.88 feet;
551	thence South 24 degrees 05 minutes 47 seconds West
552	46.76 feet;
553	thence South 32 degrees 01 minutes 31 seconds West
554	25.39 feet;
555	thence South 35 degrees 32 minutes 50 seconds West
556	35.89 feet to the point of beginning of the parcel
557	herein described; containing 3,319 square feet (.0762
558	acres) of land more or less.
559	
560	All that part of Section 15, Township 49 South, Range
561	25 East, and being a part of Lots 37 through 49 of
562	Naples Improvement Company's Little Farms, according
563	to the Plat thereof as recorded in Plat Book 2, page
564	2, Collier County Public Records, Collier County,
565	Florida and being more particularly described as
566	follows: commencing at the Northwest corner of the
567	Northeast 1/4 of Section 15, Township 49 South, Range
568	25 East; thence along the North line of said Section
569	15, North 89 degrees 55 minutes 30 seconds East 45.00

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570 feet; thence 45 Easterly of and parallel with the 571 North/South 1/4 Section line of said Section 15, South 572 0 degrees 00 minutes 29 seconds East 50.00 feet to the 573 South line of a Road Right-of-Way as recorded in O.R. 574 Book 156, page 66 and 67, Collier County Public 575 Records, Collier County, Florida; thence along the 576 East line of a Road Right-of-Way as recorded in O.R. 577 Book 41, page 592 and 593 and O.R. Book 41, page 531 578 and 532, Collier County Public Records, Collier 579 County, Florida; South 0 degrees 00 minutes 29 seconds East 810.00 feet to the POINT OF BEGINNING of the 580 581 Parcel herein described; 582 thence Easterly and Northeasterly 723.15 feet along 583 the arc of a non-tangential circular curve concave to 584 the Northwest, having a radius of 1100.00 feet and 585 being subtended by a chord which bears North 71 586 degrees 09 minutes 31 seconds East 710.20 feet to a 587 Point of Reverse Curvature; 588 thence Northeasterly 287.16 feet along the arc of a 589 circular curve concave to the Southeast, having a 590 radius of 546.28 feet and being subtended by a chord 591 which bears North 67 degrees 23 minutes 06 seconds 592 East 283.86 feet to the lands described in O.R. 228, 593 pages 789 thru 798 inclusive and O.R. 645, pages 241 594 thru 246 inclusive, Collier County Public Records, 595 Collier County, Florida;

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FL	O R	IDA	ΗО) U	SΕ	ΟF	RE	PRE	S	ΕN	ΤА	ТΙ	VE	S
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596	thence along said lands the following courses;
597	thence South 4 degrees 37 minutes 26 seconds West
598	<u>198.19 feet;</u>
599	thence South 4 degrees 22 minutes 19 seconds East
600	467.18 feet;
601	thence South 8 degrees 26 minutes 00 seconds East
602	418.40 feet;
603	thence South 33 degrees 31 minutes 22 seconds East
604	570.24 feet;
605	thence South 44 degrees 56 minutes 05 seconds West
606	82.02 feet;
607	thence South 60 degrees 26 minutes 33 seconds West
608	100.60 feet;
609	thence South 71 degrees 15 minutes 21 seconds West
610	<u>269.34 feet;</u>
611	thence South 54 degrees 31 minutes 14 seconds West
612	74.33 feet;
613	thence South 0 degrees 00 minutes 40 seconds East
614	<u>336.35 feet;</u>
615	thence South 0 degrees 39 minutes 20 seconds East
616	<u>1211.22 feet;</u>
617	thence South 5 degrees 13 minutes 24 seconds East
618	461.74 feet;
619	thence South 16 degrees 25 minutes 03 seconds East
620	<u>198.14 feet;</u>

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FLO	RIDA	HOUS	E O F R	EPRES	ENTA	TIVES
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621 thence leaving said lands South 89 degrees 43 minutes 622 00 seconds West 980.54 feet to the East line of a Road 623 Right-of-Way as recorded in O.R. Book 167, page 522 624 and 523, Collier County Public Records, Collier 625 County, Florida; 626 thence along said East Right-of-Way line and the East 627 line of a Road Right-of-Way as Recorded in O.R. Book 628 41, page 531 and 532, Collier County Public Records, 629 Collier County, Florida, North 0 degrees 00 minutes 29 630 seconds West 3653.72 feet to the Point of Beginning of the Parcel herein described; 631 632 containing 82.946 acres of land more or less. 633 634 Hereinafter referred to as the "North Naples Service 635 Delivery Area" 636 637 (2) Chapter 171, Florida Statutes, applies to all annexations by a municipality within the district's boundaries. 638 639 (3) Additional lands shall be included in the district 640 only upon amendment of subsection (1). Subsection (1) may be 641 amended only by special act, and such amendment shall only 642 become effective upon approval of the inclusion of such 643 additional lands in the district by a majority of the qualified 644 electors residing in the area proposed to be included voting in 645 a special election called for such purpose. Section 4. Powers of the district.-646 Page 25 of 37

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(1)The district is authorized to establish, equip, operate, and maintain a fire department and rescue squad within the district and may buy, lease, sell, exchange, or otherwise acquire and dispose of firefighting and rescue equipment and other property, real, personal, or mixed, that it may from time to time deem necessary to prevent and extinguish fires or provide rescue services. This shall include, but is not limited to, the authority to hire and fire necessary firefighters and other personnel; to provide water, water supply, water stations, and other necessary buildings; to accept gifts or donations of equipment or money for the use of the district; to provide fire hydrants or other types of water supply, buildings for housing fire equipment and personnel, training facilities for fire and rescue, and other buildings deemed necessary by the district board to provide adequate protection from unwanted fire and to carry out rescue operations; and to do all things necessary to provide adequate water supply, fire prevention, and proper fire protection for the district. Recognizing that the dramatically increasing housing costs in Collier County may have a detrimental impact on the ability to hire and retain personnel needed for the provision of fire protection services to district residents, the district is authorized also to provide housing or housing assistance for its employed personnel, with use of such funds being deemed to be in the public interest. In addition, the district is authorized to extend its services beyond the

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district boundaries, provided it is in cooperation with another

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673	governmental entity, whether federal, state, county, municipal,
674	or special district.
675	(2) The district is authorized to provide a paid staff to
676	carry out its responsibilities. Such staff shall serve at the
677	pleasure of the district board.
678	(3) The district may establish and maintain emergency
679	medical and rescue response services consistent with s.
680	191.008(1), Florida Statutes, chapter 401, Florida Statutes, and
681	any certificate of public convenience and necessity or its
682	equivalent issued thereunder.
683	(4) In addition to any other power to borrow money as may
684	be provided by this charter or by general law, the district may
685	borrow sufficient funds to provide for 3 months' operating
686	expenses, with such loan to be repaid from anticipated revenues.
687	(5) The district is authorized to inspect and investigate
688	all property for fire hazards. The district board, by resolution
689	duly adopted, may assess fees for fire inspection and
690	maintenance and replacement of hydrants in an amount reasonably
691	related to the cost thereof and may adopt provisions creating a
692	lien or providing for civil enforcement of such assessments.
693	(6) The district is authorized to adopt rules and
694	regulations for the prevention of fire and for fire control in
695	the district, which shall have the same force and effect as law
696	10 days after copies thereof executed by the chair and secretary
697	of the board have been posted in at least three places.

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698	(7) The district shall have all powers and duties granted
699	by this charter and chapters 189 and 191, Florida Statutes.
700	Section 5. Governing board.—
701	(1) The business and affairs of the district shall be
702	conducted and administered by a board of fire commissioners
703	elected pursuant to chapter 191, Florida Statutes, by the
704	electors of the district in a nonpartisan election held at the
705	time and in the manner prescribed for holding general elections
706	in s. 189.04, Florida Statutes. Except as expressly provided in
707	this charter, each member of the board shall be elected for a
708	term of 4 years and shall serve until his or her successor
709	assumes office.
710	(2)(a) The office of each board member is designated as a
711	seat on the board, distinguished from each of the other seats by
712	a numeral. Each candidate must designate, at the time he or she
713	qualifies, the seat on the board for which he or she is
714	qualifying. The name of each candidate who qualifies shall be
715	included on the ballot in a way that clearly indicates the seat
716	for which he or she is a candidate. The candidate for each seat
717	who receives the most votes shall be elected to the board. The
718	cost of such elections shall be paid from funds of the district.
719	(b) As of January 1, 2015, the effective date of the
720	merger, the district is governed by an eight-member board of
721	fire commissioners, which consists of the boards of fire
722	commissioners of the Big Corkscrew Island Fire Control and
723	Rescue District and the North Naples Fire Control and Rescue
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724 District. The eight commissioners shall serve until the 725 governing body members elected at the next general election take 726 office. 727 In the 2016 general election, the board of fire (C) 728 commissioners shall be reduced to five members. Seat 1 shall be 729 elected from the Big Corkscrew Island Service Delivery Area, 730 with each candidate for such seat being required to be a 731 qualified elector residing in the Big Corkscrew Island Service 732 Delivery Area and being elected from only those electors of that 733 service delivery area. Seat 3 shall be elected from the North 734 Naples Service Delivery Area, with each candidate for such seat 735 being required to be a qualified elector residing in the North 736 Naples Service Delivery Area and being elected from only those 737 electors of that service delivery area. Seats 2, 4, and 5 shall 738 be elected as at-large seats for the merged district as a whole. 739 The commissioners holding seats 1, 3, and 5 shall have initial 740 terms that expire in November 2020. Commissioners holding seats 741 2 and 4 shall have initial terms that expire in November 2018. 742 In the 2020 general election, seats 1 and 3 shall be (d) 743 elected as at-large seats for the district as a whole, and the 744 requirements to reside within and be elected from the specified 745 service delivery area as provided for in paragraph (c) are 746 eliminated. 747 (3) In accordance with chapter 191, Florida Statutes, each 748 member of the board must be a qualified elector at the time he 749 or she qualifies and continually throughout his or her term. Page 29 of 37

750	(4) Each elected member shall assume office 10 days after
751	the member's election. Within 60 days after the newly elected
752	members have taken office, the board shall meet and elect from
753	its membership a chair, vice chair, secretary, and treasurer.
754	The positions of secretary and treasurer may be held by one
755	member.
756	(5) In accordance with s. 191.005, Florida Statutes, each
757	member of the board may be paid, from the funds of the district,
758	a salary or honorarium for his or her services in an amount not
759	to exceed \$500 per month. If applicable, the secretary-treasurer
760	may be paid an additional sum for his or her services so long as
761	the total compensation does not exceed \$500 per month. In
762	addition, members may be reimbursed for travel and per diem
763	expenses as provided in s. 112.061, Florida Statutes.
764	(6) If a vacancy occurs on the board due to the
765	resignation, death, or removal of a board member or the failure
766	of anyone to qualify for a board seat, the remaining members may
767	appoint a qualified person to fill the seat until the next
768	general election, at which time an election shall be held to
769	fill the vacancy for the remaining term, if any. The board shall
770	remove any member who has three consecutive, unexcused absences
771	from regularly scheduled meetings. The board shall adopt
772	policies by resolution defining excused and unexcused absences.
773	(7) The procedures for conducting district elections or
774	referenda and for qualification of electors shall be pursuant to
775	chapters 189 and 191, Florida Statutes.

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776	(8) The board shall have those administrative duties set
777	forth in this charter and chapters 189 and 191, Florida
778	Statutes.
779	(9) A quorum of the board shall be a majority of its
780	members. In order to take official action, an affirmative vote
781	of a majority of those voting members present shall be required.
782	Section 6. Finances
783	(1) The district shall hold all powers, functions, and
784	duties set forth in chapters 189 and 191, Florida Statutes,
785	regarding ad valorem taxation, bond issuance, other revenue
786	raising capabilities, budget preparation and approval, liens and
787	foreclosure of liens, use of tax deeds and tax certificates as
788	appropriate for non-ad valorem assessments, and contractual
789	agreements. The district may be financed by any method
790	established in this charter, chapter 189 or chapter 191, Florida
791	Statutes, or any other applicable general or special law.
792	(2)(a) The district shall levy and collect ad valorem
793	taxes in accordance with s. 191.009, Florida Statutes, and
794	chapter 200, Florida Statutes. The taxes levied and assessed by
795	the district shall be a lien upon the land so assessed along
796	with the county taxes assessed against such land until such
797	assessments and taxes have been paid, and if the taxes levied by
798	the district become delinquent, such taxes shall be considered a
799	part of the county tax subject to the same penalties, charges,
800	fees, and remedies for enforcement and collection and shall be

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801	enforced and collected as provided by general law for the
802	collection of such taxes.
803	(b) Each service delivery area shall be a separate taxing
804	unit. The district is authorized to levy a millage rate up to 1
805	mill in the North Naples Service Delivery Area and up to 3.75
806	mills in the Big Corkscrew Island Service Delivery Area, subject
807	to section 7.
808	(3)(a) The board shall annually prepare, consider, and
809	adopt a district budget pursuant to the applicable requirements
810	of chapters 189 and 191, Florida Statutes. The fiscal year shall
811	be from October 1 through September 30. The budget shall state
812	the purpose for which the money is required and the amount
813	necessary to be raised by taxation within the district. Such
814	budget and proposed millage rate shall be noticed, heard, and
815	adopted in accordance with chapters 189, 192, and 200, Florida
816	Statutes.
817	(b) The budget of the district shall be comprised of
818	separate budgets of the Big Corkscrew Island Service Delivery
819	Area and the North Naples Service Delivery Area until such time
820	as there is one millage rate levied districtwide and the taxing
821	subunits have been eliminated. Until such time, a cost
822	allocation methodology shall be used and there shall be separate
823	budgets and cash reserves for each service delivery area. The
824	budgets will be administered and reported, and the financial
825	reporting will continue individually as required by s. 189.074,
826	Florida Statutes, as separate subunits until there is one
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827	millage rate levied districtwide and the taxing subunits have
828	been eliminated.
829	(4) The district is authorized to continue or conclude
830	procedures under chapter 200, Florida Statutes, on behalf of the
831	Big Corkscrew Island Service Delivery Area and the North Naples
832	Service Delivery Area. The district shall make the calculations
833	required by chapter 200, Florida Statutes, for each service
834	delivery area separately.
835	(5) All warrants for the payment of labor, equipment,
836	materials, and other allowable expenses incurred by the district
837	board in carrying out this charter shall be payable on accounts
838	and vouchers approved by the district board.
839	(6) The methods for assessing and collecting non-ad
840	valorem assessments, fees, or service charges shall be as set
841	forth in this charter and chapter 170, chapter 189, chapter 191,
842	or chapter 197, Florida Statutes.
843	(7) The district shall have the power to issue general
844	obligation bonds, assessment bonds, bond anticipation notes,
845	notes, or certificates or other evidences of indebtedness
846	("bonds") pledging the full faith, credit, and taxing power of
847	the district for capital projects consistent with the purposes
848	of the district in accordance with s. 191.012, Florida Statutes,
849	and other applicable general law.
850	(8)(a) The district is authorized to charge and collect
851	impact fees for capital improvements on new construction within

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852	the district as prescribed in chapter 191, Florida Statutes, or
853	any other applicable general law.
854	(b) The district shall comply with ss. 163.31801 and
855	191.009(4), Florida Statutes, in its collection and use of
856	impact fees. New facilities and equipment shall be as provided
857	for in s. 191.009(4), Florida Statutes.
858	(c) The district is authorized to enter into agreements
859	regarding the collection of impact fees.
860	Section 7. Elections
861	(1) When a referendum or special election is required
862	under this charter, the district shall reimburse the county for
863	the costs of such election.
864	(2) The procedures for conducting any district elections
865	or referenda required and the qualifications of an elector of
866	the district shall be as set forth in chapters 189 and 191,
867	Florida Statutes.
868	Section 8. Eminent domainThe district is authorized to
869	exercise the power of eminent domain, pursuant to chapters 73,
870	74, and 191, Florida Statutes, over any property located within
871	the district, except municipal, county, state, and federal
872	property, for the purpose of acquiring property for the location
873	of fire stations. The location and construction of fire stations
874	shall comply with applicable Collier County ordinances.
875	Section 9. Miscellaneous
876	(1) All contracts, obligations, rules, resolutions, or
877	policies of any nature existing on effective date of this

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878	charter shall remain in full force and effect, and this act
879	shall in no way affect the validity of such contracts,
880	obligations, rules, resolutions, or policies.
881	(2) This act does not affect the terms of office of the
882	present district board, except as provided for in section 5, nor
883	does it affect the terms and conditions of employment of any
884	employee of the district except for the elimination of chief
885	officer positions as identified in the endorsed merger plan that
886	was approved by the Boards of Fire Commissioners of the North
887	Naples Fire Control and Rescue District and the Big Corkscrew
888	Island Fire Control and Rescue District on August 14, 2014.
889	(3) Requirements for financial disclosure, meeting
890	notices, reporting, public records maintenance, and planning
891	shall be as set forth in chapters 189, 191, and 286, Florida
892	Statutes.
893	(4) The district shall exist until the Legislature
894	approves a special act providing for its dissolution, and such
895	special act is contingent upon approval at referendum by the
896	electors of the district.
897	(5) The district's property and assets are exempt from
898	taxation pursuant to s. 191.007, Florida Statutes.
899	(6)(a) The district and its officers, agents, and
900	employees shall have the same immunity from tort liability as
901	other agencies and subdivisions of the state. Chapter 768,
902	Florida Statutes, applies to all claims asserted against the
903	district.
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904	(b) The district commissioners and all officers, agents,
905	and employees of the district shall have the same immunity and
906	exemption from personal liability as provided in chapter 768,
907	Florida Statutes.
908	(c) In accordance with chapter 768, Florida Statutes, the
909	district shall defend all claims against the district
910	commissioners and officers, agents, and employees of the
911	district which arise within the scope of employment or purposes
912	of the district and shall pay all judgments against such
913	persons, except where such persons acted in bad faith or with
914	malicious purpose or in a manner exhibiting wanton and willful
915	disregard of human rights, safety, or property.
916	Section 4. Liberal constructionThis act shall be
917	liberally construed in order to effectively carry out the
918	purposes of this act in the interest of the public health,
919	welfare, and safety of the citizens served by the district.
920	Section 5. <u>ConflictIn the event of a conflict of any</u>
921	provision of this act with the provisions of any other act, the
922	provisions of this act shall control to the extent of such
923	conflict.
924	Section 6. Determination of millageThe district shall
925	maintain the authority to levy a millage rate up to 3.75 mills
926	within the Big Corkscrew Island Service Delivery Area that was
927	previously approved by referendum in the Big Corkscrew Island
928	Fire Control and Rescue District as required by the State
929	Constitution and chapter 191, Florida Statutes. The maximum
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930	millage rate within the Big Corkscrew Island Service Delivery
931	Area may only increase upon approval at a referendum as required
932	by the State Constitution and this act. The district shall
933	maintain the authority to levy a millage rate up to 1 mill
934	within the North Naples Service Delivery Area that was
935	previously approved by referendum in the North Naples Fire
936	Control and Rescue District as required by the State
937	Constitution and chapter 191, Florida Statutes. The maximum
938	millage rate approved within the North Naples Service Delivery
939	Area may only increase upon approval at a referendum as required
940	by the State Constitution and this act. The district is
941	authorized to continue or conclude procedures under chapter 200,
942	Florida Statutes, on behalf of the component independent special
943	districts.
944	Section 7. <u>Chapters 99-450, 2000-395, and 2006-353, Laws</u>
945	of Florida, are repealed.
946	Section 8. This act shall take effect upon becoming a law.
ļ	Page 37 of 37