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1	A bill to be entitled
2	An act relating to Tohopekaliga Water Authority,
3	Osceola County; amending ch. 2003-368, Laws of
4	Florida, as amended; revising legislative findings;
5	providing a definition; providing for the Polk County
6	Board of County Commissioners to appoint one member of
7	the board under an interlocal agreement; providing for
8	a fifth member of the board to be appointed under
9	certain circumstance; providing for additional members
10	of the board in certain circumstances; providing for
11	term limits; providing for the Governor to appoint a
12	fifth member of the board under certain circumstance;
13	requiring board members to elect a chairperson;
14	deleting compensation and reimbursement for board
15	members; updating cross references; providing
16	additional powers of the authority; revising authority
17	power to increase rates and acquire water or
18	wastewater facilities or systems; requiring the board
19	to adopt or update a master plan every 4 years;
20	providing an effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Subsections (2), (3), and (4) of section 2,
25	subsections (6) through (9) of section 3, subsection (2) of
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26 section 4, subsections (1), (2), (3), (4), (5), (7), and (8) of section 6, section 8, section 9, paragraph (m) of subsection (1) 27 28 of section 10, subsection (4) of section 12, subsection (6) of 29 section 13, subsections (1) and (5) of section 18, subsection 30 (1) of section 19, and section 20 of chapter 2003-368, Laws of Florida, as amended by chapters 2013-266 and 2007-287, Laws of 31 32 Florida, are amended, and a new subsection (6) is added to 33 section 3 of that chapter, to read:

34

Section 2. Legislative Findings.

It is declared as a matter of legislative 35 (2) determination that the extensive growth of population and 36 37 attendant commerce throughout Osceola County and surrounding counties has caused affected general purpose local governments 38 39 within Osceola County to recognize the need to consider, advance, and develop a regional approach to the governmental 40 delivery and provision of potable water, wastewater, nonpotable 41 42 water, and reclaimed water facilities and services, the 43 protection of the environment, and the use of valuable water 44 resources.

(3) Each of the affected general purpose local governments within Osceola County <u>and surrounding counties</u> must meet the comprehensive planning requirements of chapter 163, Florida Statutes, which mandate that local governments coordinate their plans for future growth with available resources of funding and availability of infrastructure. The provision of potable and

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51 nonpotable water and wastewater services and facilities is a 52 major factor in such infrastructure coordination. A focused 53 regional approach to local governmental ownership and provision 54 of potable and nonpotable water and wastewater utility 55 facilities is desirable and will readily allow Osceola County 56 and the City of Kissimmee, and certain adjacent areas upon 57 approval of any affected general purpose local government, to 58 more effectively meet their statutory mandate with respect to the utilities element of their respective comprehensive plans. 59

60 (4)The Authority was created and established by the Legislature in 2003. It was, and continues to be, is the intent 61 of the Legislature to create an independent special district in 62 63 Osceola County that, with the concurrence and approval of 64 affected general purpose local governments, can address and carry out the provision of potable and nonpotable water and 65 wastewater services and facilities in certain areas of Osceola 66 67 County and certain adjacent areas upon the approval of any affected general purpose local government, as hereinafter 68 69 provided, to provide economies of scale; eliminate duplicative 70 functions and expenditures; protect the local and regional 71 environment; more efficiently use, preserve, address, protect, 72 and have standing in all respects to use, preserve, address, and protect, valuable local and regional water resources; and 73 advance regional and comprehensive planning. 74

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75 Section 3. Definitions. When used in this act, unless a 76 different meaning appears clearly from the context: 77 "Partial term" means, in relation to the designated 3-(6) 78 year term of a member on the Board of Supervisors, any term in which a person appointed to the Board of Supervisors serves or 79 takes office as a result of resignation, removal, or vacancy, 80 81 and serves or fulfills less than the 3-year term of office. For 82 the purposes of determining term limitations, however, service 83 of 548 days or more of any partial term shall be construed as 84 service of a full term.

85

(7) (6) "Pledged funds" means:

86 (a) The revenues, fees, charges, special assessments, and
87 other moneys received by the Authority or its designee relating
88 to its ownership or operation of the Authority facilities, or
89 some portion thereof.

90 (b) Until applied in accordance with the terms of the
91 financing documents, all moneys in the funds, accounts, and sub92 accounts established thereby, including investments therein.

93 (c) Such other property, assets, and moneys of the 94 Authority as shall be pledged pursuant to the financing 95 documents, in each case to the extent provided by the Board of 96 Supervisors pursuant to the financing documents. The funds 97 pledged to one series of obligations may be different than the 98 funds pledged to other series of obligations. Pledged funds 99 shall not include any ad valorem tax revenues or general fund

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100 account of the Authority unless first approved by a vote of the 101 qualified electors within the service area of the Authority. 102 (8) (7) "Project" means any structure, property, or 103 facility which the Authority, from time to time, may determine 104 to construct or acquire as part of its Authority facilities, 105 together with all improvements, equipment, structures, and other 106 facilities necessary or appropriate in connection therewith. 107 This term is to be broadly construed so as to include the lawful undertaking which will accrue, or is reasonably expected to 108 accrue, to the benefit of the Authority facilities, including 109 joint ventures and acquisitions of partial interests or 110 111 contractual rights. "Project" shall include, but not be limited to, acquisition or transfer of any water or wastewater utility 112 113 system, water or wastewater utility assets, or securing the 114 right to provide any water or wastewater utility service as 115 provided for in one or more interlocal agreements between the 116 Osceola County Board of County Commissioners and the City 117 Commission of the City of Kissimmee or any other governmental 118 body. "Project" may also include working capital, as well as any 119 costs or judgments associated with litigation. 120 (9) (8) "Ratepayer" means any natural person who pays

rates, fees, or charges on a recurring basis to the Authority, or who is an official, officer, member, or employee of any entity, public or private, that pays rates, fees, or charges on a recurring basis to the Authority.

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125 <u>(10) (9)</u> "Service area" means the geographic boundaries 126 within which the Authority provides, or is otherwise authorized 127 pursuant to the provisions of this act to provide, water or 128 wastewater services or facilities.

129

Section 4. District Establishment and Creation.

130

(2) The District boundary shall embrace and include:

(a) The territory within Osceola County consisting of the
incorporated area of the City of Kissimmee and including those
areas served or provided with water and wastewater service by
the City of Kissimmee on June 26, 2003 the effective date
hereof.

136 (b) All unincorporated areas within Osceola County, less 137 and except any areas included within the Reedy Creek Improvement 138 District, on June 26, 2003, the effective date hereof, and less 139 and except the territory within Osceola County consisting of the incorporated area of the City of St. Cloud, and including those 140 141 unincorporated areas authorized by law to be served or provided 142 with water and wastewater service by the City of St. Cloud on 143 June 26, 2003 the effective date hereof. This act shall not be construed to prohibit or inhibit the City of St. Cloud from 144 145 lawfully extending, expanding, or providing authorized municipal services and facilities as provided for in section 180.02(3), 146 Florida Statutes. The Authority shall be estopped in any future 147 proceeding conducted pursuant to section 180.03 or section 148 149 180.04, Florida Statutes, by the City of St. Cloud, or any

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150 action arising therefrom, from asserting or claiming the 151 willingness and ability to provide potable water or wastewater 152 service to:

All lands in Osceola County, Florida, lying in Section
 8, Township 25 South, Range 31 East.

2. All lands in Osceola County, Florida, lying in Section
5, Township 25 South, Range 31 East lying easterly of the
eastern boundary of Fells Cove Subdivision, according to the
plat recorded in the Public Records of Osceola County, Florida,
(including specifically the Floridian R.V. Park).

3. All lands in Osceola County, Florida lying within
Florida Turnpike right-of-way in the Northwest quarter (NW1/4)
Section 36, Township 27 South, Range 30 East (Canoe Creek DOT
facility).

164

165 The District boundary may be expanded to include any service 166 area within the boundaries of an affected general purpose local 167 government upon the adoption of a resolution by the governing 168 body of the affected general purpose local government 169 authorizing the Authority to provide its service and facilities 170 therein.

171

Section 6. Governing Body.

(1) The governing body of the Authority shall consist of
 voting five permanent members, appointed as provided herein, and
 one or more interlocal members, as may be appointed, acting as

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175 the Board of Supervisors, each of whom shall serve a term of 3 176 years commencing on October 1, provided the procedure for 177 appointment of <u>the voting</u> members of the Board of Supervisors 178 and their <u>respective</u> initial terms of office shall be as 179 follows:

(a) Board Supervisor No. 1 and Board Supervisor No. 2
shall serve terms ending on September 30, 2020, and staggered 3year terms each 3 years thereafter for initial terms of
approximately 2 years, ending on September 30, 2005. Board
Supervisor No. 1 shall be appointed by the Osceola County Board
of County Commissioners. Board Supervisor No. 2 shall be
appointed by the City Commission of the City of Kissimmee.

(b) Board Supervisor No. 3 and Board Supervisor No. 4
shall serve terms ending on September 30, 2018, and staggered 3year terms each 3 years thereafter initial terms of
approximately 3 years, ending on September 30, 2006. Board
Supervisor No. 3 shall be appointed by the Osceola Board of
County Commissioners. Board Supervisor No. 4 shall be appointed
by the City Commission of the City of Kissimmee.

(c) Board Supervisor No. 5 shall serve <u>a</u> an initial term
of approximately 4 years, ending September 30, <u>2018</u>, and
<u>staggered 3-year terms each 3 years thereafter</u> <del>2007</del>. Board
Supervisor No. 5 shall be <del>collectively</del> appointed by <del>joint</del>
<del>resolution of</del> the <u>Polk</u> <del>Osceola</del> County Board of County
Commissioners and the City Commission of the City of Kissimmee</del>

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200 and shall serve as the Chairperson of the Board of Supervisors. 201 At the expiration or termination without replacement of an 202 interlocal agreement between Polk County and the Authority 203 authorizing the Authority to provide its potable or nonpotable 204 water or wastewater management or delivery services or programs 205 to retail customers within Polk County, the term of Board 206 Supervisor No. 5 shall terminate immediately, creating a 207 vacancy. In the event there are only four voting members of the 208 Board of Supervisors due to expiration or termination of any 209 interlocal agreement, a fifth voting member shall be appointed by joint resolution of the remaining general purpose local 210 211 governments then authorized to appoint voting members to the 212 Board of Supervisors.

213 By resolution, one additional members of the Board of (d) Supervisors Supervisor may be appointed by Polk County or an 214 215 each additional general-purpose local government that has 216 adopted a resolution authorizing the Authority to provide services and facilities within a service area within its 217 218 boundaries and that has entered into an interlocal agreement 219 with the Authority authorizing the Authority to provide its 220 potable or nonpotable water or wastewater management or delivery 221 services or programs to retail customers within such service 222 area, provided such interlocal agreement expressly provides for the appointment of such interlocal voting member of the Board of 223 224 Supervisors. Such appointment shall be effective only for so

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long as the interlocal agreement is effective. Any interlocal <u>voting</u> member appointed to the Board of Supervisors shall serve an initial term of not more than 3 years, ending on September 30 of the final year of the term. <u>The final year of any such term</u> <u>shall be determined such that successive terms are staggered so</u> <u>no more than a minimum of members of the Board of Supervisors</u> are ever due to be appointed in any year.

232 (2) All members of the Board of Supervisors shall be ratepayers and qualified electors of Osceola County or of the 233 234 service area adjacent to Osceola County in which the District 235 has been authorized to operate. Each of the general purpose 236 local governments responsible for appointing members shall 237 consider but is not required to appoint members with business, 238 real estate development, engineering, accounting, financial, 239 scientific, utility, governmental, or public service 240 backgrounds.

(3) Board members shall <u>not be appointed to or</u> serve <del>no</del>
more than <u>three</u> 3 consecutive 3-year terms, not including any
<u>partial</u> <u>initial</u> term <u>which may be held or is served for fewer</u>
<u>than 548 days</u> as provided for herein.

(4) Upon the occasion of a vacancy for any reason in the
term of office of a member of the Board of Supervisors or in the
event there are only four voting members of the Board of
Supervisors due to expiration or termination of any interlocal
agreement, which vacancy occurs prior to the replacement of the

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250 member by appointment and which remains unfilled for 60 days 251 after such vacancy due to the failure of the respective general 252 purpose local government governing body to duly appoint a 253 successor as provided in subsection (1), a successor shall be 254 appointed by the Governor. Any person appointed to fill a 255 vacancy shall be appointed to serve only for the unexpired term 256 and until a successor is duly appointed.

257 The Board of Supervisors shall annually elect a (5) 258 Chairperson, Vice Chairperson, Secretary, and such other 259 officers of the Authority as may be hereafter designated and 260 authorized by the Board of Supervisors, each of whom shall serve 261 for 1 year commencing as soon as practicable after October 1 and until his or her successor is chosen. The Chairperson, Vice 262 263 Chairperson, and Secretary shall conduct the meetings of the 264 Authority and perform such other functions as herein provided. 265 The Chairperson, and Vice Chairperson, and any other duly 266 appointed person shall take such actions and have all such 267 powers and sign all documents on behalf of the Authority in 268 furtherance of this act or as may be approved by resolution of 269 the Board of Supervisors adopted at a duly called meeting. The Vice Chairperson, in the Chairperson's absence, shall preside at 270 271 all meetings. The Secretary, or his or her designee, shall keep minutes of all meetings, proceedings, and acts of the Board of 272 Supervisors, but such minutes need not be verbatim. Copies of 273 274 all minutes of the meetings of the Authority shall promptly be

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275 sent by the Secretary, or his or her designee, to all members of 276 the Board of Supervisors and to each general purpose local 277 government located within the District or the service area. The 278 Secretary may also attest to the execution of documents. The 279 Secretary shall have such other powers as may be approved by 280 resolution of the Board of Supervisors adopted at a duly called 281 meeting.

282 (7) The members of the Board of Supervisors shall receive as compensation for their services a fee of \$100 per meeting, 283 284 not to exceed 3 meetings per month. The amount of compensation 285 shall be adjusted annually based upon the index provided in 286 section 287.017(2), Florida Statutes, or its successor in 287 function. In addition, each member of the Board of Supervisors 288 shall be reimbursed for expenses as provided in section 112.061, 289 Florida Statutes, or otherwise approved by the Board of 290 Supervisors for travel on Authority business outside of the 291 boundaries of the District or service area of the District.

292 (7) (8) A majority of the Board of Supervisors shall 293 constitute a quorum for the transaction of business of the 294 Authority. The affirmative vote of the majority of the members 295 of the Board of Supervisors present and voting (exclusive of any 296 member having a conflict) shall be necessary to transact business. However, any increase in rates, fees, or charges shall 297 298 require the affirmative vote of a majority of the entire Board 299 of Supervisors.

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300 Section 8. Meetings; Notice. The Board of Supervisors 301 shall hold meetings pursuant to section 189.015, sections 302 189.416 and 189.417, Florida Statutes. 303 Section 9. Reports; Budgets; Audits. The District shall 304 prepare and submit reports, budgets, and audits as provided in 305 section 189.016, sections 189.415 and 189.418, Florida Statutes. 306 Section 10. District Powers, Functions, and Duties. 307 The Authority shall have all powers to carry out the (1)308 purposes of this act and the functions and duties provided for 309 herein, including the following powers which shall be in addition to and supplementing any other privileges, benefits, 310 311 and powers granted by this act or general law: 312 To contract with private or public entities or persons (m) 313 to obtain, provide, treat, distribute, or receive potable and 314 nonpotable water or to provide or receive wastewater disposal, 315 collection, or treatment; and, to additionally enjoy all powers 316 necessary to contract by interlocal agreement with the state or 317 any general or special purpose local government to manage, 318 treat, store, or provide for surface run-off or stormwater 319 management, detention, retention, recovery, protection, use, or any similar activity which makes available, protects, conserves, 320 321 or otherwise uses nonpotable water, including, but not limited 322 to, the establishment or assistance in the operation of any reservoir or stormwater utility program, special or non-ad 323 324 valorem assessment program, or the imposition, levy, billing,

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325 collection, and enforcement of payment for such projects or 326 services for any associated rates, fees, or charges therefor. 327 Section 12. Adoption of Rates, Fees, and Charges. 328 In the event the Authority acquires, purchases, (4) 329 assumes, or accepts ownership of any publicly or privately owned 330 water or wastewater facilities or systems, the Authority may 331 agree to set, freeze, and not increase any rates, fees, or 332 charges to any affected class or customers of the acquired 333 facilities for up to 4 full calendar years following such 334 acquisition, and in exchange for such value and concessions as 335 the Board deems reasonable and appropriate. Provided, however, the Board shall not set and freeze such rates, fees, and charges 336 337 for amounts less than similar rates, fees, and charges for 338 amounts less than similar rates, fees, and charges then charged 339 or imposed upon other Authority customers. Except as required by 340 any covenant to timely meet, perform, or repay any obligations 341 under any financing documents or as described in subsections (7) 342 and (8), no rates, fees, or charges shall be increased or 343 adopted for 2 years after the effective date of this act, unless 344 the Authority causes a rate consultant to review its rates, 345 fees, charges, gross revenue, operating expenses, and methods of operation and determines that such increase is either predicated 346 347 upon implementing an identified capital improvement plan or 348 meeting state or federal conservation or water demand management 349 requirements.

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350 Section 13. System Development Charges; Impact Fees. 351 Nothing in this act shall be construed to invalidate (6) 352 any system development charges, impact fees, or other capital 353 contribution charges previously levied or collected by Osceola 354 County, or the City of Kissimmee, or any other local government 355 or under any implied authority to levy and collect such charges; 356 such charges being in the nature of impact fees are hereby 357 ratified and confirmed. Section 18. Planning Requirements. 358 359 At least once every 4 years after 2018, Within 3 years (1)after the effective date of this act, the Board of Supervisors 360 361 shall adopt or update a master plan which, among other things: 362 Identifies current customers, projects, and future (a) 363 customers. 364 (b) Profiles customers (residential and non-residential, 365 e.g. commercial, industrial). 366 (C) Reviews and generally inventories all existing 367 infrastructure and treatment facilities within the boundaries of 368 or served by the District. 369 Identifies a capital improvement program for the (d) 370 Authority. 371 (e) Reviews all current permits and existing regulations to projected regulations. 372 373 Identifies and evaluates potential acquisitions or (f) 374 service expansions.

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375 (g) Evaluates Authority staffing. 376 (h) Provides for detailed mapping of Authority facilities. 377 Provides for hydraulic analysis of Authority (i) 378 facilities, both existing and proposed. 379 Evaluates present and future sources of raw water and (j) 380 treatment requirements for those sources in terms of capacity, 381 reliability, and economy. 382 Provides for an analysis of all available wastewater (k) 383 alternatives, including surface water discharge, wetlands 384 discharge, percolation facilities, spray irrigation, and deep 385 well injection. 386 (1) Identifies reclaimed water storage alternatives and 387 wet weather backup alternatives. 388 (m) Identifies current and potential high volume users of 389 reclaimed water. 390 391 Thereafter, The Board of Supervisors shall review and, if 392 necessary, amend the master plan periodically, but no less often 393 than every 4 years. 394 (5) The Authority shall comply with the provisions of part 395 VI of chapter 189, sections 189.415 and 189.4155, Florida 396 Statutes. 397 Section 19. Merger; Dissolution. In no event shall a merger involving the Authority be 398 (1)399 permitted unless otherwise approved by resolution of all

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400 affected general purpose local governments. Upon the effective 401 date of this act, any governmental utility authority created by 402 interlocal agreement between Osceola County and the City of 403 Kissimmee as a separate legal authority pursuant to section 404 163.01(7)(g), Florida Statutes, may be merged into the Authority 405 and this act shall be the surviving charter for the Authority in 406 all respects.

Section 20. Effect of Incorporation or Presence of Another 407 Special District. To the maximum extent permitted by law, the 408 409 subsequent incorporation or annexation of any area included 410 within the boundaries of the District or service area after June 411 26, 2003, or the presence or creation of any special district 412 within the boundaries of the District or service area, shall not 413 impair or alter the authority, power, obligations, or purpose of 414 the Authority or its successor in providing water and wastewater 415 services and facilities within any portion of the District's 416 boundaries or authorized service area now included within 417 Osceola County, any municipality, or special district or 418 subsequently included within any county, municipality, or 419 special district. Nothing herein shall be construed to limit or 420 affect the powers of any municipal services benefit unit or 421 dependent special district established by any charter county. 422 Section 2. This act shall take effect upon becoming a law.

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