1 A bill to be entitled 2 An act relating to the Trailer Estates Park and 3 Recreation District, Manatee County; amending ch. 2002-361, Laws of Florida; providing purpose; revising 4 5 district boundaries; revising powers and duties for 6 the trustees; providing for the qualification of 7 electors and annual election of trustees; providing 8 for removal of trustees and appointment to fill 9 vacancies; providing for the assessment and collection 10 of a recreation district assessment; providing that 11 such assessment shall be a lien against each parcel of 12 land so assessed and for the method of collecting such assessment; providing for the deposit and disbursement 13 of funds of the district; establishing a fiscal year 14 15 and providing for annual financial statements; 16 authorizing the trustees to issue bonds and other 17 obligations of the district; authorizing the trustees to acquire and dispose of real and personal property 18 19 for certain purposes; authorizing the trustees to adopt and enforce rules and regulations; authorizing 20 21 the assessment of penalties related to the use of 22 facilities of the district; providing for the 23 abolishment of the district; providing conditions precedent to the filing of suit against the district 24 25 or any of the trustees thereof, and relieving

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26	individual trustees from personal liability for
27	obligations of the district; providing definitions;
28	revising requirements to amend the charter; providing
29	referendum requirements; providing severability;
30	providing construction; providing an effective date.
31	
32	Be It Enacted by the Legislature of the State of Florida:
33	
34	Section 1. Sections 3, 5, and 6 of chapter 2002-361, Laws
35	of Florida, are amended to read:
36	Section 3. The Trailer Estates Park and Recreation
37	District is re-created and reenacted to read:
38	Section 1. Upon this <u>charter</u> act becoming a law, all lands
39	described in Section 2 lying in Manatee County, hereinafter
40	described, shall become and be incorporated into and as a park
41	and recreation District, which shall be an independent special
42	taxing District, having the powers and duties herein set forth,
43	under the name of "Trailer Estates Park and Recreation District"
44	(hereinafter referred to as the "District"). The purpose of the
45	District shall be to provide park and recreation amenities,
46	services, and programs for the owners, residents and their
47	guests, and invitees of the District.
48	Section 2. The lands so to be incorporated being described
49	as follows:
50	<u>(1)</u> Trailer Estates Subdivision as recorded in
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51	Plat Book 8, page 138, of the Public Records of
52	Manatee County, Florida. First Addition to Trailer
53	Estates Subdivision as recorded in Plat Book 9, page
54	71, of the Public Records of Manatee County, Florida.
55	(2) (b) Second Addition to Trailer Estates Subdivision
56	as recorded in Plat Book 9, page 61, of the Public
57	Records of Manatee County, Florida.
58	(3) (c) Third Addition to Trailer Estates Subdivision
59	as recorded in Plat Book 10, Page 69 of the Public
60	Records of Manatee County, Florida.
61	(4) (d) Fourth Addition to Trailer Estates Subdivision
62	as recorded in Plat Book 11, page 66, of the Public
63	Records of Manatee County, Florida.
64	(5) (e) Fifth Addition to Trailer Estates Subdivision
65	as recorded in Plat Book 12, page 55, of the Public
66	Records of Manatee County, Florida.
67	(6)(f) The SW 1/4 of the SE 1/4 of the SE 1/4 of
68	Section 22, TWP. 35 S., Rge. 17 E.; LESS: Land
69	Described in Deed Book 380, Page 451, Official Records
70	Book 208, Pages 156 & 157, Official Records Book 240,
71	Pages 167 & 168, all of the Public Records of Manatee
72	County, Florida; ALSO LESS: The South 133 feet and the
73	East 290 feet of said SW $1/4$ of the SE $1/4$ of the SE
74	1/4.
75	<u>(7)</u> A tract of land in the SW 1/4 of the SE 1/4 of
	Dara 2 of 97

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76	the SE 1/4 of Section 22, Twp. 35 S. Rge. 17 E. of
77	Manatee County, Florida, more particularly described
78	as follows: From the NW corner of said SW 1/4 of the
79	SE $1/4$ of the SE $1/4$ of Section 22, run S. 88 degrees
80	30' East along the North line of said SW 1/4 of the SE $$
81	1/4 of the SE 1/4, 14.74 feet; thence run S. 1 degree
82	48' West, 100 feet for a Point of Beginning; thence
83	run S. 88 degrees 30' East, 130 feet to a point;
84	thence run S. 1 degree 48' West, 50 feet to a point;
85	thence run N. 88 degrees 30' West, 130 feet to a
86	point; thence run N. 1 degree 48' East 50 feet to the
87	Point of Beginning.
88	(8) (h) A tract of land in the SW 1/4 of the SE 1/4 of
89	the SE 1/4 of Section 22, Twp. 35 S. Rge. 17 E. of
90	Manatee County, Florida, more particularly described
91	as follows: From the NW corner of said SW 1/4 of the
92	SE $1/4$ of the SE $1/4$ of Section 22, run S. 88 degrees
93	30' East along the North line of said SW 1/4 of the SE
94	1/4 of the SE 1/4, 14.74 feet; thence run S. 1 degree
95	48' West, 150 feet for a Point of Beginning; thence
96	run S. 88 degrees 30' East, 130 feet to a point;
97	thence run S. 1 degree 48' West, 50 feet to a point;
98	thence run N. 88 degrees 30' West, 130 feet to a
99	point; thence run N. 1 degree 48' East 50 feet to the
100	Point of Beginning.
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101 (9) (i) A tract of land in the SW 1/4 of the SE 1/4 of 102 the SE 1/4 of Section 22, Twp. 35 S. Rge. 17 E. of 103 Manatee County, Florida, more particularly described 104 as follows: From the NW corner of said SW 1/4 of the 105 SE 1/4 of the SE 1/4 of Section 22, run S. 88 degrees 30' East along the North line of said SW 1/4 of the SE 106 107 1/4 of the SE 1/4, 14.74 feet; thence run S. 1 degree 108 48' West, 200 feet for a Point of Beginning; thence run S. 88 degrees 30' East, 130 feet to a point; 109 110 thence run S. 1 degree 48' West, 50 feet to a point; 111 thence run N. 88 degrees 30' West, 130 feet to a 112 point; thence run N. 1 degree 48' East 50 feet to the 113 Point of Beginning. 114 (10) FROM AN IRON PIN WHICH IS THE INTERSECTION OF 115 THE WEST LINE OF HIGHWAY 41 AND THE NORTH LINE OF THE 116 NW1/4 OF THE SW1/4 OF SECTION 23, TOWNSHIP 35 SOUTH, 117 RANGE 17 EAST, GO WESTERLY ALONG SAID NORTH LINE OF 118 THE NW1/4 OF THE SW1/4 A DISTANCE OF 600 FEET, THENCE 119 SOUTHERLY PARALLEL TO SAID WEST LINE OF US 41 A 120 DISTANCE OF 163 FEET TO A POINT WHICH IS THE NORTHWEST 121 CORNER OF LANDS HERETOFORE DEEDED TO MANUEL E. ROBELLO 122 AND VICTOR H. ROBELLO RECORDED IN DEED BOOK 261 PAGE 123 321 FOR A POINT OF BEGINNING; THENCE CONTINUE 124 SOUTHERLY PARALLEL TO SAID WEST LINE OF US HIGHWAY 41 125 A DISTANCE OF 300 FEET; THENCE GO WESTERLY PARALLEL TO

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126 THE SAID NORTH LINE OF THE NW1/4 OF THE SW1/4 A 127 DISTANCE OF 400 FEET; THENCE GO NORTHERLY PARALLEL TO 128 SAID LINE OF US HIGHWAY 41 A DISTANCE OF 300 FEET; 129 THENCE GO EASTERLY 400 FEET TO THE POINT OF BEGINNING, 130 LESS THE EASTERLY 49.20 FEET THEREOF. ALL LYING AND 131 BEING IN SECTION 23, TOWNSHIP 35 SOUTH, RANGE 17 EAST, 132 MANATEE COUNTY, FLORIDA. 133 (11)FROM AN IRON PIPE WHICH IS THE INTERSECTION OF 134 THE WEST LINE OF US HIGHWAY 41 AND THE NORTH LINE OF 135 THE NW1/4 OF THE SW1/4 OF SECTION 23; GO WESTERLY 136 ALONG THE NORTH LINE OF THE NW1/4 OF THE SW1/4 A 137 DISTANCE OF 600 FEET; SOUTHERLY PARALLEL TO SAID WEST 138 LINE OF US HIGHWAY 41 A DISTANCE OF 463 FEET TO A 139 POINT; GO WESTERLY PARALLEL TO SAID NORTH LINE OF THE 140 NW1/4 OF THE SW1/4 A DISTANCE OF 400 FEET TO THE POINT 141 OF BEGINNING; GO SOUTHERLY PARALLEL TO SAID WEST LINE 142 OF US HIGHWAY 41 A DISTANCE OF 86.7 FEET; GO EASTERLY 143 PARALLEL TO THE NORTH LINE OF THE NW1/4 OF THE SW1/4 A 144 DISTANCE OF 60 FEET; THENCE NORTHERLY PARALLEL TO THE 145 WEST LINE OF US HIGHWAY 41 A DISTANCE OF 86.7 FEET TO 146 A POINT; THENCE GO WESTERLY 60 FEET TO THE POINT OF 147 BEGINNING. ALL LYING AND BEING IN SECTION 23, TOWNSHIP 148 35 SOUTH, RANGE 17 EAST, MANATEE COUNTY, FLORIDA. 149 (12) BEGIN AT THE NORTHEAST CORNER OF LOT 10, BLOCK 150 11, TRAILER ESTATES, AS PER PLAT THEREOF RECORDED IN

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151	PLAT BOOK 8, PAGE 138 OF THE PUBLIC RECORDS OF MANATEE
152	COUNTY, FLORIDA FOR THE POINT OF BEGINNING; THENCE
153	NORTH 1° 15' EAST FOR A DISTANCE OF 104 FEET TO A
154	POINT ON THE NORTHERLY BOUNDARY LINE OF THE SW1/4 OF
155	SECTION 23, TOWNSHIP 35 SOUTH, RANGE 17 EAST, THENCE
156	IN AN EASTERLY DIRECTION ALONG THE NORTHERN BOUNDARY
157	OF THE SD SW1/4 OF SECTION 23, A DISTANCE OF 49.32
158	FEET, THENCE SOUTHERLY 164 FEET; THENCE WESTERLY 49.32
159	FEET, THENCE NORTHERLY 164 FEET TO THE POINT OF
160	BEGINNING AS DESCRIBED IN ORB 490, PAGE 630 AND ORB
161	490, PAGE 667, OF THE PUBLIC RECORDS OF MANATEE
162	COUNTY, FLORIDA.
163	
164	Section 3. The business and affairs of said District shall
165	be conducted and administered by a board of nine trustees
166	(hereinafter referred to as the "trustees") who, upon their

167 annual election, shall organize by electing from their number a 168 chair, one or more vice chairs, a secretary, and a treasurer. 169 Said trustees shall not receive any compensation for their 170 services but shall be entitled to be reimbursed from funds of 171 the District for any authorized disbursements they may properly 172 incur on behalf of the District. Spouses, parents, children, 173 siblings, or domestic partners of a trustee may not serve on the 174 Board of Trustees at the same time with that trustee. Each trustee authorized to sign checks of the District or otherwise 175

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designated to handle its funds shall, before he or she enters 176 177 upon such duties, execute to the Governor for the benefit of 178 said District, a good and sufficient bond approved by a circuit 179 judge of Manatee County in the sum of \$5,000 with a qualified 180 corporate surety conditioned to faithfully perform the duties of 181 such trustee and account for all funds which may come into his 182 or her hands as such trustee. All premiums for such surety on 183 all bonds shall be paid from the funds of said District.

Section 4. Elections shall be held at the usual polling 184 185 place within the District between the hours of 12 noon and 8 p.m. and shall be conducted and supervised by the supervisor of 186 187 elections of Manatee County under the rules governing general elections in Manatee the County, except as may otherwise be 188 provided herein. Election of the Board of trustees shall be held 189 190 annually on the first Tuesday after the first Monday of 191 December, establishing 2-year terms for all trustees, five to be 192 elected in even years to serve 2-year terms and four to be 193 elected in odd years to serve 2-year terms in order of 194 expiration of terms of office and as required to maintain a full 195 board of nine trustees. Trustees may succeed themselves.

Section 5. The only persons qualified to vote in said election shall be owners of record of real property within said District, but they need not be actually residing in the District, nor be residents of the state. The term "owners of record" means record owners appearing on the current rolls of

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201 the property appraiser tax assessor of Manatee County not less 202 than 30 days prior to the date of each election. For the purpose 203 of determining the qualifications of electors, the rolls of the 204 property appraiser tax assessor of Manatee County shall be 205 presumptive evidence of the record of owners of property within 206 the District, but such presumption may be rebutted by the voter furnishing a recorded deed or facsimile thereof to the 207 208 supervisor of elections, or his or her designated agent at the polling place, at the time of voting at such election. 209 Application for absentee ballots may be obtained from the 210 211 supervisor of elections of Manatee County within 45 days prior 212 to each annual election, and shall be counted if actually received by the supervisor of elections by 5 p.m. on the day 213 214 before the date of each such election. All election ballots 215 shall be prepared by the supervisor of elections of Manatee the 216 County. Persons desiring to have their names placed on the 217 ballot for election as trustee of the District shall be qualified electors as defined in this charter act and shall 218 219 present a written petition to the supervisor of elections of 220 Manatee County not less than 60 days prior to the date of each 221 election, which petition shall be signed by the candidate and 222 notarized, and signed by not less than 25 persons qualified to vote in said election within the District. Notice of said 223 224 election setting forth the names of the persons proposed as trustees of the District for the next ensuing 2 years shall be 225

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226 given by the District in writing addressed to each record owner 227 or owners of each parcel of property within the District, not 228 less than 15 days before the date of each election, and shall 229 also be published by the District one time at least 10 days 230 prior to such election, in a newspaper of general circulation published in Manatee the County, and if no newspaper be 231 232 published in Manatee said County, then the trustees they shall 233 cause written or printed notices of said election to be posted 234 in five public places within said District. The trustees may 235 appoint inspectors and clerks for the election whose duties 236 shall be the same as similar officers in general elections, 237 except as herein stated. Said election may be by ballot or by 238 voting machine, and if by ballot the same shall be written or 239 printed in black ink on plain paper and shall be substantially 240 in the following form: 241 242 Board of Trustees of the Trailer Estates Park and 243 Recreation District (stating their names and residence 244 addresses) 245 246 and if by voting machine the requirements for the ballot herein 247 described shall be adapted to the use of such voting machine. The nine persons receiving the highest number of votes shall be 248 declared trustees of the District for the ensuing 2 years. 249 250 Trustees may succeed themselves in office.

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251 Section 6. The supervisor of elections of Manatee County 252 shall canvass the return of election and shall announce the 253 results thereon the day following the election. Should there be a deadlock in the balloting, a runoff election shall be held on 254 255 the third 3rd Tuesday of December next following the deadlocked 256 election, except if a deadlock should occur in the first 257 election as provided hereunder, a runoff election shall be held 258 on the third 3rd Tuesday following such deadlocked election. The 259 supervisor of elections of Manatee County shall be entitled to a reasonable fee for conducting each election, payable out of 260 261 general funds of the District.

262 Section 7. The Board of trustees shall have the right, power, and authority to levy a special assessment known as a 263 264 recreation District assessment tax against all taxable real 265 estate situated within said District for the purpose of 266 providing funds for the operation of the District. The trustees 267 shall, in accordance with general law on or before April 1 of 268 each year, by resolution, fix the amount of the assessment for 269 the next ensuing fiscal year and shall direct the tax assessor 270 of Manatee County to assess and the property appraiser tax 271 collector of Manatee County to collect such assessment tax as assessed upon each improved residential parcel or platted 272 subdivision lot or proportionate share thereof of property 273 274 within the District. Prior to the adoption of the resolution 275 fixing the amount of the assessment, the trustees shall hold a

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276 public hearing at which time property owners within the District 277 may appear and be heard. Notice of the time and place of the 278 public hearing shall be noticed in accordance with sections 279 189.016 and 200.065, Florida Statutes published once in a 280 newspaper of general circulation within the county at least 21 281 days prior to the public hearing. The county property appraiser 282 and tax collector assessor shall include on the Manatee County 283 tax roll the special assessment for the park and recreation 284 District benefits thus made by the Board of trustees of the 285 District, and the same shall be collected in the manner and form 286 as provided for collection of county taxes. The county tax 287 collector and the county property appraiser tax assessor shall each receive compensation for their services regarding such 288 289 special assessment of 1-1/2 percent of the gross tax receipts 290 instead of the commissions and fees usually earned for the 291 assessment and collection of county taxes. Further, the services 292 of the property appraiser tax assessor and the tax collector 293 under this charter act are hereby declared to be special 294 services performed directly for the District, and any payment 295 therefor shall not be considered of the general income of such 296 official nor come under sections 116.03 and 145.121, Florida 297 Statutes. After deducting therefrom the said fees, the tax collector shall deposit the funds into a depository designated 298 299 by the Board of trustees of the District for the account of the 300 District. For the purpose of determining property subject to the

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301 District assessment, a an "improved residential parcel" shall be 302 construed to mean a parcel, as identified by the property 303 appraiser of Manatee County, or a platted subdivision lot or a 304 proportionate share thereof lot or lots on which a mobile home 305 has been erected as of January 1 of the taxable year. The 306 District assessment tax shall not be an ad valorem tax but 307 rather shall be an assessment a unit tax assessed equally 308 against all improved residential parcels or platted subdivision 309 lots of record thereof parcels.

310 Section 8. The District may acquire and hold property, sue 311 and be sued, enter into contracts, and perform other functions 312 necessary or desirable to the carrying out of the provisions and 313 intent of this <u>charter</u> act. No debt shall be created without the 314 approval of the Board of trustees.

315 Section 9. The District assessment tax shall be a lien 316 upon each improved residential parcel of land as identified on 317 the current tax roll of the tax collector of Manatee County so 318 assessed until said assessment tax has been paid, and shall be 319 considered a part of the Manatee County tax, subject to the same 320 penalties, charges, fees, and remedies for enforcement and 321 collection as provided by the laws of the state for the collection of such taxes or assessments. 322

323 Section 10. The proceeds for said tax <u>or assessment</u> and 324 the funds of the District shall be deposited in the name of the 325 District in a bank or savings and loan association or building

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and loan association authorized to receive deposits of county funds, which depository shall be designated by resolution of the Board of trustees. No funds of the District shall be disbursed save and except by check or draft signed by the chair and treasurer of the <u>trustees</u> board or, in the absence of either, by another trustee designated for that purpose by the <u>trustees</u> board.

Section 11. Trustees shall hold office for a term of 2 333 334 years, and may succeed themselves. All vacancies occurring in 335 the Board of trustees for any cause shall be filled for the unexpired term by the remaining trustees by the appointment of a 336 337 successor trustee or trustees from among the qualified electors of said District as herein defined. Any trustee failing to 338 339 discharge the duties of his or her position may be removed for 340 cause by the Board of trustees, after due notice and an 341 opportunity to be heard upon charges of malfeasance or 342 misfeasance.

343 Section 12. The fiscal year of the District shall commence 344 October 1, beginning October 1, 2021 January 1. The trustees 345 shall, on or before April 1 of each year, prepare an annual 346 financial statement of income and disbursements during the prior 347 fiscal year. In accordance with section 189.016, Florida Statutes On or before April 1 of each year, the trustees shall 348 prepare and adopt an itemized budget showing the amount of money 349 350 necessary for the operation of the District for the next fiscal

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351 year, and the District assessment tax to be assessed and 352 collected upon the taxable property of the District for the next 353 ensuing year. Such financial statement shall be published once 354 during the month of April each year in a newspaper of general 355 circulation within the county. A copy of said statement and a 356 copy of said budget shall also be furnished by mail to each 357 taxpayer within the District within 30 days after its 358 preparation and a copy made available for public inspection at the principal office of the District at reasonable hours. 359

360 Section 13. The property of the District shall consist of 361 the recreational hall, shuffleboard courts, marina, playgrounds, 362 walks, and other property and improvements now or hereafter 363 erected or purchased by the trustees for the District, as well 364 as any other real or personal property which the trustees of the 365 District may, in their discretion, determine to be necessary or 366 convenient for the purposes of the District. In addition 367 thereto, for the comfort and convenience of taxpayers within the 368 District, the trustees may in their discretion assume the cost 369 of installing and maintaining entrance parkways and street 370 lighting within the District and may acquire and dispose of any 371 other facilities for the general purpose of the District.

372 Section 14. Persons entitled to use the facilities and 373 property of the District shall be limited to property owners 374 within the District, their family members and guests, and such 375 other persons and groups as the trustees may authorize from time

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376 to time.

377 Section 15. The trustees shall supervise all real and 378 personal property owned by the District, and shall have the 379 following powers in addition to those already herein enumerated:

380 <u>(1)(a)</u> To negotiate purchases and to purchase real and 381 personal property on behalf of the District and to pay for such 382 purchases with either cash or by the issuance of bonds or 383 revenue certificates.

384 <u>(2) (b)</u> To determine and fix the <u>assessment tax</u> to be 385 assessed annually within the District.

386 (3) (c) To enter into contracts on behalf of the District. 387 (4) (d) To incur obligations on behalf of the District, 388 including the power to issue bonds, notes, and other evidence of 389 indebtedness of the District for the purpose of obtaining funds 390 for the operation of the District, including the purchase of 391 land, buildings, and other improvements; provided, however, that 392 the aggregate amount of all obligations of the District payable 393 in any fiscal year shall not exceed the aggregate amount of all 394 revenue received by the District from all sources during such 395 fiscal year. Bonds, notes, or other certificates of indebtedness 396 issued by the District may be secured by the pledge of 397 assessment tax revenues obtained by the District, as well as by mortgage of property owned by the District. 398

399 <u>(5) (c)</u> To issue its bonds to finance, in whole or in part, 400 the cost of construction, acquisition, or improvements of real

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401 and personal property of the District. The trustees, in 402 determining such costs, may include all costs and estimated 403 costs of the issuance of said bonds, all engineering, 404 inspection, fiscal, and legal expenses, all costs of preliminary 405 surveys, plans, maps, and specifications, initial reserve funds 406 for debt service, the costs of the services of persons, firms, 407 corporations, partnerships, or associations employed, or 408 consultants, advisors, engineers, or fiscal, financial, or other 409 experts in the planning, preparation, and financing of the 410 District. The trustees are hereby authorized to employ and to enter into agreements or contracts with consultants, engineers, 411 412 attorneys, or fiscal, financial, or other experts for the planning, preparation, and financing of the District, or any 413 414 asset thereof, upon such terms and conditions as the trustees 415 shall deem desirable and proper. The District may pledge to the punctual payment of bonds or revenue certificates issued 416 417 pursuant to this charter, and interest thereon, an amount of the 418 revenue derived from the facilities and services of the 419 District, including acquisitions, extensions, and improvements 420 thereof sufficient to pay said bonds and the interest thereon as 421 the same shall become due and to create and maintain reasonable 422 reserves therefor.

423 (6) (f) To buy, sell, rent, or lease real and personal
424 property in the name of the District; to deliver purchase money
425 notes and mortgages or to assume the obligation of existing

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426	mortgages in connection with the acquisition of property of the
427	District; and to receive gifts of real or personal property.
428	(7) (g) To adopt and enforce reasonable rules and
429	regulations governing the use of the facilities of the District
430	as provided by general law, and to prescribe penalties for
431	violations of such rules and regulations. Such rules and
432	regulations to be enforced shall include deed restrictions.
433	(a)1. The rate of such penalties shall be fixed by a
434	resolution of the trustees, as herein provided, but may not
435	exceed \$200 per violation against any member, or any authorized
436	occupant, licensee, or invitee of the member, for the failure of
437	the owner of the parcel or its occupant, licensee, or invitee to
438	comply with any provision of the rules and regulations of the
439	District.
440	2. A fine may be levied by the trustees for each day of a
441	continuing violation, with a single notice and opportunity for
441 442	continuing violation, with a single notice and opportunity for hearing, not to exceed a cumulative total maximum of \$1,000.
442	hearing, not to exceed a cumulative total maximum of \$1,000.
442 443	hearing, not to exceed a cumulative total maximum of \$1,000. 3. If a fine is unpaid after 90 days, the District may
442 443 444	hearing, not to exceed a cumulative total maximum of \$1,000. 3. If a fine is unpaid after 90 days, the District may file a lien against the property.
442 443 444 445	hearing, not to exceed a cumulative total maximum of \$1,000. 3. If a fine is unpaid after 90 days, the District may file a lien against the property. (b)1. An enforcement committee of at least three members,
442 443 444 445 446	<pre>hearing, not to exceed a cumulative total maximum of \$1,000. 3. If a fine is unpaid after 90 days, the District may file a lien against the property. (b)1. An enforcement committee of at least three members, consisting of parcel owners, shall be appointed by the trustees</pre>
442 443 444 445 446 447	<pre>hearing, not to exceed a cumulative total maximum of \$1,000. 3. If a fine is unpaid after 90 days, the District may file a lien against the property. (b)1. An enforcement committee of at least three members, consisting of parcel owners, shall be appointed by the trustees to provide the parcel owner and, if applicable, any occupant,</pre>
442 443 444 445 446 447 448	<pre>hearing, not to exceed a cumulative total maximum of \$1,000. 3. If a fine is unpaid after 90 days, the District may file a lien against the property. (b)1. An enforcement committee of at least three members, consisting of parcel owners, shall be appointed by the trustees to provide the parcel owner and, if applicable, any occupant, licensee, or invitee of the parcel owner, an opportunity for a</pre>

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451	another member of the enforcement committee or a trustee may not
452	be appointed to serve on the enforcement committee. A fine or
453	suspension may not be recommended to be imposed unless the
454	enforcement committee first provides at least 14 days' written
455	notice of the hearing.
456	2. The role of the enforcement committee is limited to
457	holding the hearing and determining whether to recommend a fine
458	or suspension of facility usage to the trustees.
459	3. The trustees shall subsequently rule on the
460	recommendation of the enforcement committee and either confirm,
461	reject, or modify any fine or suspension recommended by the
462	enforcement committee. If a fine or suspension is levied by the
463	trustees, the fine payment is due 5 days after notice of the
464	approved fine is provided to the parcel owner and, if
465	applicable, to any occupant, licensee, or invitee of the parcel
466	owner. If the trustees, by majority vote, do not approve a
467	proposed fine or suspension, the proposed fine or suspension may
468	not be imposed.
469	4. If a parcel owner and, if applicable, any occupant,
470	licensee, or invitee of the parcel owner is more than 30 days
471	delinquent in paying the fine, the District may suspend the
472	rights of the parcel owner, or the occupant, licensee, or
473	invitee of the parcel owner, to use common areas and facilities
474	until the fine is paid in full. This subsection does not apply
475	to that portion of common areas used to provide access or

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476 utility services to the parcel. A suspension may not prohibit a 477 parcel owner or occupant, licensee, or invitee of a parcel owner 478 from having vehicular and pedestrian ingress to and egress from 479 the parcel, including, but not limited to, the right to park a 480 vehicle. The notice and hearing requirements under this 481 subsection do not apply to a suspension imposed under this 482 subsection. 483 (c)1. Penalties for the failure of the parcel owner or any 484 occupant, licensee, or invitee of the parcel owner to comply 485 with any provision of the rules and regulations of the District 486 may include suspension, for a reasonable period of time, of the 487 right of a member, or any authorized occupant, licensee, or 488 invitee of the member, to use common areas and facilities. A 489 suspension may not exceed 30 days per violation. 490 2. A suspension may not prohibit a parcel owner or any 491 occupant, licensee, or invitee of the parcel owner from having 492 vehicular and pedestrian ingress to and egress from the parcel, 493 including, but not limited to, the right to park a vehicle. 494 3. This paragraph does not apply to that portion of common 495 areas used to provide access or utility services to the parcel 496 To promulgate reasonable rules and regulations governing the use 497 of the facilities of the district. (8) (h) To provide trash and garbage collection and central 498 499 television and Internet antenna signals and services for the 500 benefit of all persons residing within the District, to own,

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501 operate, and maintain the necessary equipment and apparatus, or 502 to contract with others to provide such services, and to hold 503 such franchises as may be necessary or desirable to provide such 504 services.

505 (9) (i) To use District funds in the administration and 506 enforcement of the deed restriction as filed in the Manatee 507 County public records for properties within the District, and to 508 prescribe such penalties or exercise such enforcement remedies 509 as may be provided for in the deed restrictions and this 510 charter. Said trustees may adopt such rules, regulations, and 511 penalties, not inconsistent with any portion of this charter and 512 applicable law, as they may deem necessary or convenient in and 513 about the transaction of the business of the trustees and in 514 carrying out the provisions of this charter.

515 <u>(10)(j)</u> To recover all costs and reasonable attorney's 516 fees in addition to other appropriate relief should the trustees 517 be the prevailing party in any litigation, and in any appellate 518 proceedings, involving the enforcement of this <u>charter</u> act 519 and/or the deed restrictions as filed in the Manatee County 520 public records.

521 (11) To conduct bingo provided the proceeds of such games 522 shall be distributed to players in the form of cash or prizes 523 after having deducted the actual business expenses for such 524 games for articles for and essential to the operation, conduct, 525 and playing of bingo, and to conduct 50-50 raffles provided at

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526 <u>least 50 percent of the raffle proceeds shall be distributed in</u> 527 <u>the form of cash or prizes. Such bingo games or raffles shall be</u> 528 <u>held only on property owned or leased for not less than 1 year</u> 529 by the District.

530 Section 16. The construction, acquisition, or improvements 531 of real or personal property of the District, or the refunding 532 of any bonds or other obligations issued for such purposes, may 533 be authorized under this charter act. Bonds may be authorized to 534 be issued under this charter act to provide funds for such purposes by resolution or resolutions of the trustees, which may 535 536 be adopted at the same meeting at which they were introduced and 537 may be adopted by a majority of the members thereof, and shall take effect immediately upon adoption and need not be published 538 539 or posted. Said bonds shall bear interest at such rate or rates 540 not exceeding 6 percent per annum, payable semiannually, may be in one or more series, may bear such date or dates, may mature 541 542 at such time or times not exceeding 40 years from their 543 respective dates, may be made payable in such medium of payment, 544 at such place, within or without the state, may carry such 545 registration privileges, may be subject to such terms of 546 redemption, with or without premium, may be executed in such 547 manner, may contain such terms, covenants, and conditions, and may be in such form, either coupon or registered, as such 548 resolution or subsequent resolution may provide. Said bonds may 549 550 be sold all at one time or in blocks from time to time, at

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551 public or private sale, or if refunding bonds, may also be 552 delivered and exchanged for the outstanding obligations to be 553 refunded thereby, in such manner as the trustees shall determine 554 by resolution, and at such price or prices computed according to 555 standard tables of bond value as will yield to the purchasers or 556 the holders of the obligations surrendered in exchange in the 557 case of refunding bonds, income at a rate not exceeding 6 558 percent per annum to the maturity dates of the several bonds so 559 sold or exchanged on the money paid or the principal amount of obligations surrendered therefor to the District. Pending the 560 561 preparation of the definitive bonds, interim certificates or 562 receipts or temporary bonds in such form and with such 563 provisions as the trustees may determine may be issued to the 564 purchaser or purchasers of the bonds sold pursuant to this 565 charter act. Said bonds, and such interim certificates or 566 receipts or temporary bonds, shall be fully negotiable.

567 Section 17. A record shall be kept of all meetings of the Board of trustees and in such meetings a concurrence of a 568 569 majority of said trustees in attendance shall be necessary for 570 any affirmative action taken by the trustees board. Said 571 trustees may adopt such rules and regulations, not inconsistent 572 with any portion of this charter act, as they may deem necessary or convenient in and about the transaction of the business of 573 574 the trustees board and in carrying out the provisions of this 575 charter act.

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576 Section 18. For the general purposes of this <u>charter</u> act, 577 each parcel of improved residential property in said District is 578 hereby declared to be uniformly and generally benefited by the 579 provisions hereof.

580 Section 19. The District hereby created may be abolished 581 by a majority vote of the qualified electors in the District at 582 an election called by the trustees of the District for such 583 purpose, which election shall be held and notice thereof given under the same requirements as are set forth hereunder for the 584 585 election of trustees and the levying and collecting of the 586 District assessment tax. However, the District shall not be 587 abolished while it has outstanding indebtedness without first 588 making adequate provisions for the liquidation of such 589 outstanding indebtedness.

590Section 20. (1)This charter may be amended upon the591following occurring:

592 (a) The trustees by two-thirds vote of the full membership 593 of the trustees have approved the terms and conditions of such 594 acquisition by written resolution;

595(b) Within not less than 30 nor more than 60 days after596the date of the resolution, the trustees certify the resolution597to the supervisor of elections of Manatee County for a598referendum election; and599(c) A majority of qualified electors of the District

voting in a referendum election approve the resolution.

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601 (2) The qualifications of voters, notice, and procedure 602 for this referendum shall be the same as set forth herein for 603 the election of trustees and for special referendum elections. 604 Section 21. 20. Except with respect to matters wherein it 605 shall be adjudged in such proceeding that such trustee is liable 606 for negligence or misconduct in the performance of his or her 607 duties, trustees not quilty of malfeasance in office shall be 608 relieved of any personal liability for any acts done by them 609 while holding office in the District; any trustee who is made a party to any action, suit, or proceeding solely by reason of his 610 or her holding office in the District shall be indemnified by 611 612 the District against reasonable expenses, including attorney's 613 fees, incurred by him or her in defending such suit, action, or 614 proceeding, except with respect to matters wherein it shall be 615 adjudged in such proceeding that such trustee is liable for 616 negligence or misconduct in the performance of his or her 617 duties. 618 Section 22. 21. The word "District" means the special park

and recreation district hereby organized; the words "board," "trustees," and "board of trustees" mean the Board of Trustees of and for the special park and recreation district hereby created when used in this <u>charter</u> act, unless otherwise specified.

624 Section <u>23.</u> <u>22.</u> <u>(1) (a)</u> Notwithstanding any provisions to 625 the contrary (as may now appear in section 8, section 13, or

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626 section 15), the trustees of the Trailer Estates Park and 627 Recreation District shall not enter into any contract involving 628 the initial purchase, lease, conveyance, or other manner of 629 acquisition of real or tangible personal property constituting 630 recreational facilities, which presently exist within the 631 territory included in the Trailer Estates Park and Recreation 632 District, in any instance when the cost price or consideration 633 therefor exceeds \$150,000 (which shall be adjusted based on the 634 Consumer Price Index for All Urban Consumers based on a starting date of October 1, 2021) including all obligations proposed to 635 636 be assumed in connection with such acquisition, unless:

(a) (1) The trustees by two-thirds vote of the full
 membership of the trustees have approved the terms and
 conditions of such acquisition by written resolution;

640 (b)(2) Within not less than 30 nor more than 60 days after 641 the date of the resolution, the trustees certify the resolution 642 to the supervisor of elections of Manatee County for a 643 referendum election; and

644 <u>(c) (3)</u> A majority of qualified electors of the District 645 voting in a referendum election approve the resolution.

646 <u>(2)(b)</u> The qualifications of voters, notice, and procedure 647 for this referendum shall be the same as set forth herein for 648 the election of trustees and for special referendum elections.

649 Section 5. In the event of a conflict of the provisions of 650 this <u>charter</u> act with the provisions of any other <u>charter</u> act,

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651 the provisions of this <u>charter</u> act shall control to the extent
652 of such conflict.
653 Section 6. The provisions of this charter act shall be

654 liberally construed in order to effectively carry out the 655 purpose of this <u>charter</u> act in the interest of the public.

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

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