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2026 Legislature

1
 2 An act relating to Sarasota and Manatee Counties;
 3 providing legislative findings; providing legislative
 4 intent; creating the University Town Center
 5 Improvement District, an independent special taxing
 6 district, in Sarasota and Manatee Counties; providing
 7 purposes of the district; establishing the boundaries
 8 of the district; providing the powers of the district;
 9 creating a Board of Supervisors; providing for the
 10 organization, powers, duties, terms of office, and
 11 compensation of the board; providing for landowners'
 12 meetings and election of supervisors; providing non-ad
 13 valorem assessments; providing penalties; providing
 14 for issuance of bonds; providing minimum charter
 15 requirements; providing boundary changes; providing
 16 severability; providing construction; requiring that
 17 certain requirements be set forth under a special
 18 circumstance; providing effective dates.

19
 20 Be It Enacted by the Legislature of the State of Florida:

21
 22 Section 1. Legislative findings.—The Legislature finds
 23 that:

24 (1) The University Town Center area is a largely
 25 commercially zoned area located at the intersection of I-75 and

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26 University Parkway that extends into both Sarasota and Manatee
27 Counties near the Lakewood Ranch planned community.

28 (2) The University Town Center area of Sarasota and
29 Manatee Counties have experienced unprecedented growth as
30 commercial development, tourism events, sport competitions,
31 entertainment, and recreational activities have drawn residents
32 and visitors to the region.

33 (3) The University Town Center area contains more than 3
34 million square feet of commercial development with plans to
35 double in size over the next 20 years. Estimates of the
36 University Town Center development's total economic activity
37 exceed \$3.5 billion, supporting more than 15,000 permanent jobs.
38 More than 1 million square feet of commercial development
39 immediately adjacent to the University Town Center contributes
40 significant additional economic impact to the area.

41 (4) The University Town Center area is located on the
42 county line of Sarasota and Manatee Counties and has become a
43 significant economic catalyst of the Florida economy, supporting
44 the continued development of tourist development attractions at
45 Nathan Benderson Park and Mote Science Education Aquarium
46 ("MoteSEA"), the planned expansion of the sports complex at
47 Nathan Benderson Park, and the attraction of international
48 events such as the 2017 World Rowing Championships and planned
49 2028 "Mega-Worlds" World Rowing Championship.

50 (5) Visit Florida and Visit Sarasota have independently

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51 verified that Nathan Benderson Park, located within the
52 University Town Center area, has generated over \$200 million of
53 regional economic impact since Sarasota County's initial
54 allocation of Tourist Development revenue to the project.

55 (6) The University Town Center and Nathan Benderson Park
56 have led to the development of significant additional projects
57 such as MoteSEA. MoteSEA will independently generate \$28 million
58 annually to the local economy, attract approximately 700,000
59 visitors, support \$120 million in wages, and produce \$2.4
60 million in direct tax revenue.

61 (7) The property owners within the University Town Center
62 area have developed and redeveloped the commercial, retail,
63 dining, and entertainment areas with a comprehensive water
64 control plan that provides drainage and water control
65 infrastructure and protection to the commercial properties in
66 the area, and also the surrounding adjacent commercial and
67 residential properties. The flood control measures and
68 mitigation have also facilitated the creation of recreational
69 facilities that attract local, national, and international
70 sports and tourism activities to the region.

71 (8) The property owners within the University Town Center
72 have also constructed and maintained roadways, sidewalks,
73 pedestrian walkways, and supporting infrastructure, including
74 landscaping, signage, and street lighting, to provide
75 connectivity to ongoing attractions and entertainment within the

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76 area.

77 (9) The property owners within the University Town Center
 78 have organized, funded, promoted, and facilitated numerous
 79 regional and seasonal entertainment attractions, including
 80 large-scale holiday lighting and community events.

81 (10) Recreational, sports tourism, and other seasonal
 82 entertainment events are promoted and encouraged to support the
 83 commercial activities throughout the University Town Center area
 84 and Sarasota and Manatee Counties.

85 (11) The property owners seek to ensure that there is an
 86 ongoing source of funding to continue the multi-county
 87 comprehensive stormwater and flood control management program.

88 (12) The property owners within the University Town Center
 89 area seek to create an improvement district to ensure the
 90 ongoing funding for the continuation of the above described
 91 services with the powers and authority to sufficiently address
 92 drainage and flood control needs in the most efficient, least
 93 intrusive, and most cost-effective manner.

94 (13) The creation of an improvement district that
 95 continues the current level of service to the University Town
 96 Center area serves a public purpose of providing for the health,
 97 safety, and welfare of property owners within the area, and
 98 other properties proximate to the region.

99 Section 2. Legislative intent.-Based upon the foregoing
 100 findings, it is the intent of the Legislature to create and

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101 constitute the University Town Center Improvement District for
 102 the purposes of providing the services and infrastructure
 103 authorized in this act. It is the intent of the Legislature in
 104 enacting this law to provide a single, comprehensive special act
 105 charter for the district within its jurisdictional boundaries,
 106 including all legislative authority granted to the district by
 107 this act, and authority granted by applicable general law.

108 Section 3. The University Town Center Improvement District
 109 ("district").—The University Town Center Improvement District is
 110 created as an independent special district in Sarasota and
 111 Manatee Counties. The district is organized and exists for all
 112 purposes and shall hold all powers set forth in this act and
 113 chapters 189 and 197, Florida Statutes, except as otherwise
 114 provided for in this act. The district charter may be amended
 115 only by special act of the Legislature.

116 Section 4. The Charter for the University Town Center
 117 Improvement District.—The Charter for the University Town Center
 118 Improvement District is created to read:

119 Section 1. Name and corporate status.—

120 (1) The name of the district is the "University Town
 121 Center Improvement District."

122 (2) The district shall be an independent special district
 123 of the State of Florida located within Sarasota and Manatee
 124 Counties. The district shall be a body corporate and politic
 125 organized for the purposes of providing the services and

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126 infrastructure authorized within chapters 189 and 298, Florida
 127 Statutes, as specified in this special act.

128 Section 2. District boundaries.—The lands included within
 129 the University Town Center Improvement District territorial
 130 boundaries shall consist of the following described lands in
 131 Sarasota and Manatee Counties, and excluding described lands set
 132 forth herein:

133
 134 A. Lands in Sarasota County, Florida:

135 A PARCEL OF LAND LYING AND BEING IN SECTIONS 1, 2, 12, 13,
 136 AND 24, TOWNSHIP 36 SOUTH, RANGE 18 EAST, MANATEE COUNTY,
 137 FLORIDA. BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

138
 139 BEGINNING AT THE SOUTHWEST CORNER OF SAID SECTION 36;
 140 THENCE ALONG THE SOUTH LINE OF SAID SECTION 36 THE
 141 FOLLOWING TWO (2) COURSES: (1) THENCE S.89°23'53"E. A
 142 DISTANCE OF 2705.83'; (2) THENCE S.89°25'07"E. A DISTANCE
 143 OF 441.01'; THENCE S.00°19'15"W. A DISTANCE OF 27.07' TO
 144 THE RIGHT OF WAY LINE OF INTERSTATE 75, (STATE ROAD 93) AS
 145 SHOWN ON THE FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT OF
 146 WAY MAPS, SECTION 13075- 2402; THENCE ALONG SAID LIMITED
 147 ACCESS RIGHT OF WAY THE FOLLOWING THIRTY (30) COURSES: (1)
 148 THENCE S.00°35'18"W. A DISTANCE OF 19.93'; (2) THENCE
 149 S.89°24'42"E. A DISTANCE OF 491.02'; (3) THENCE
 150 S.85°35'51"E. A DISTANCE OF 280.94'; (4) THENCE

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151 S.85°35'51"E. A DISTANCE OF 182.00'; (5) THENCE WITH A
 152 CURVE TURNING TO THE RIGHT WITH AN ARC LENGTH OF 460.20', A
 153 RADIUS OF 456.00', A CHORD BEARING OF S.56°41'08"E., A
 154 CHORD LENGTH OF 440.92', AND A DELTA ANGLE OF 57°49'26";
 155 (6) THENCE S.27°46'25"E. A DISTANCE OF 566.67'; (7) THENCE
 156 WITH A CURVE TURNING TO THE RIGHT WITH AN ARC LENGTH OF
 157 1014.76', A RADIUS OF 4489.66', A CHORD BEARING OF
 158 S.21°17'55"E., A CHORD LENGTH OF 1012.60', AND A DELTA
 159 ANGLE OF 12°57'00"; (8) THENCE WITH A COMPOUND CURVE
 160 TURNING TO THE RIGHT WITH AN ARC LENGTH OF 890.04', A
 161 RADIUS OF 11083.95', A CHORD BEARING OF S.12°31'24"E., A
 162 CHORD LENGTH OF 889.80', AND A DELTA ANGLE OF 04°36'03";
 163 (9) THENCE WITH A COMPOUND CURVE TURNING TO THE RIGHT WITH
 164 AN ARC LENGTH OF 1069.03', A RADIUS OF 7509.45', A CHORD
 165 BEARING OF S.03°59'41"E., A CHORD LENGTH OF 1068.13', AND A
 166 DELTA ANGLE OF 08°09'23"; (10) THENCE S.00°05'12"W. A
 167 DISTANCE OF 594.90'; (11) THENCE S.00°35'27"W. A DISTANCE
 168 OF 1076.59'; (12) THENCE S.00°11'42"W. A DISTANCE OF
 169 783.81'; (13) THENCE S.00°11'26"W. A DISTANCE OF 1856.86';
 170 (14) THENCE S.00°12'28"W. A DISTANCE OF 802.20'; (15)
 171 THENCE S.00°12'27"W. A DISTANCE OF 1838.46'; (16) THENCE
 172 S.00°11'26"W. A DISTANCE OF 809.32'; (17) THENCE
 173 S.89°48'25"E. A DISTANCE OF 25.00'; (18) THENCE
 174 S.00°13'22"W. A DISTANCE OF 1833.27'; (19) THENCE
 175 S.00°13'51"W. A DISTANCE OF 809.57'; (20) THENCE

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176 S.00°12'44"W. A DISTANCE OF 936.16'; (21) THENCE
 177 S.01°28'49"W. A DISTANCE OF 866.39'; (22) THENCE
 178 S.05°28'49"W. A DISTANCE OF 219.30'; (23) THENCE
 179 S.05°28'49"W. A DISTANCE OF 309.52'; (24) THENCE
 180 S.11°52'47"W. A DISTANCE OF 294.54'; (25) THENCE
 181 S.24°28'46"W. A DISTANCE OF 30.73'; (26) THENCE
 182 N.89°51'47"W. A DISTANCE OF 110.87'; (27) THENCE
 183 S.30°42'52"W. A DISTANCE OF 499.12'; (28) THENCE
 184 S.30°42'52"W. A DISTANCE OF 746.86'; (29) THENCE WITH A
 185 CURVE TURNING TO THE RIGHT WITH AN ARC LENGTH OF 466.57', A
 186 RADIUS OF 462.74', A CHORD BEARING OF S.59°35'59"W., A
 187 CHORD LENGTH OF 447.06', AND A DELTA ANGLE OF 57°46'14";
 188 (30) THENCE S.88°29'06"W. A DISTANCE OF 426.17' TO THE
 189 SOUTHWEST CORNER OF LOT 1 GATEWAY TO SARASOTA, PHASE 1, AS
 190 RECORDED IN PLAT BOOK 39 PAGE 12 OF THE PUBLIC RECORD OF
 191 SARASOTA COUNTY, FLORIDA.; THENCE S.88°29'06"W. A DISTANCE
 192 OF 118.01' TO A POINT ON THE EAST LINE OF TRACT 1 OF SAID
 193 GATEWAY TO SARASOTA, PHASE 1,; THENCE S.01°28'17"E., ALONG
 194 SAID EAST LINE, A DISTANCE OF 17.91' TO THE SOUTHEAST
 195 CORNER OF SAID TRACT 1; THENCE S.88°31'43"W., ALONG THE
 196 SOUTH LINE OF SAID TRACT 1, A DISTANCE OF 585.08' TO THE
 197 SOUTHWEST CORNER OF SAID TRACT 1; THENCE N.00°18'12"E.,
 198 ALONG THE WEST LINE OF SAID TRACT 1 AND THE EAST LINE OF
 199 WHITAKER PARK, AS RECORDED IN PLAT BOOK 48, PAGE 22 OF THE
 200 PUBLIC RECORDS OF SARASOTA COUNTY, FLORIDA, A DISTANCE OF

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201 2107.53' TO THE NORTHEAST CORNER OF SAID WHITAKER PARK AND
 202 THE SOUTH RIGHT OF WAY LINE OF RICHARDSON ROAD; THENCE
 203 ALONG SAID SOUTH RIGHT OF WAY LINE THE FOLLOWING FOUR (4)
 204 COURSES: (1) THENCE N.89°36'06"E. A DISTANCE OF 1692.47';
 205 (2) THENCE WITH A CURVE TURNING TO THE RIGHT WITH AN ARC
 206 LENGTH OF 236.10', A RADIUS OF 729.87', A CHORD BEARING OF
 207 S.81°09'19"E., A CHORD LENGTH OF 235.07', AND A DELTA ANGLE
 208 OF 18°32'02"; (3) THENCE S.71°45'22"E. A DISTANCE OF
 209 250.04'; (4) THENCE WITH A CURVE TURNING TO THE LEFT WITH
 210 AN ARC LENGTH OF 50.80', A RADIUS OF 658.06', A CHORD
 211 BEARING OF S.73°44'15"E., A CHORD LENGTH OF 50.79', AND A
 212 DELTA ANGLE OF 04°25'24" TO THE INTERSECTION OF THE
 213 WESTERLY RIGHT OF WAY LINE OF N. CATTLEMEN ROAD; THENCE
 214 N.19°08'29"E. A DISTANCE OF 101.18' TO THE INTERSECTION OF
 215 THE WEST RIGHT OF WAY LINE OF CATTLEMEN ROAD AND THE NORTH
 216 RIGHT OF WAY LINE OF RICHARDSON ROAD AS RECORDED IN
 217 OFFICIAL RECORDS BOOK INSTRUMENT NUMBER 2001049630; THENCE
 218 ALONG SAID NORTH RIGHT OF WAY LINE THE FOLLOWING THREE (3)
 219 COURSES: (1) THENCE N.72°09'38"W. A DISTANCE OF 244.89';
 220 (2) THENCE WITH A CURVE TURNING TO THE LEFT WITH AN ARC
 221 LENGTH OF 276.88', A RADIUS OF 869.34', A CHORD BEARING OF
 222 N.81°17'05"W., A CHORD LENGTH OF 275.71', AND A DELTA ANGLE
 223 OF 18°14'54"; (3) THENCE S.89°35'28"W. A DISTANCE OF
 224 426.49' TO THE EAST LINE OF DEER HOLLOW UNIT IA, AS
 225 RECORDED IN PLAT BOOK 30, PAGE 5, OF THE PUBLIC RECORDS OF

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226 SARASOTA COUNTY, FLORIDA; THENCE N.00°08'26"W., ALONG SAID
 227 EAST LINE, A DISTANCE OF 1417.17' TO THE SOUTHWEST CORNER
 228 OF SAN PALERMO AS RECORDED IN PLAT BOOK 45, PAGE 9, OF THE
 229 PUBLIC RECORD OF SARASOTA COUNTY, FLORIDA; THENCE ALONG THE
 230 SOUTH LINE OF SAID SAN PALERMO THE FOLLOWING THREE (3)
 231 COURSES: (1) THENCE N.89°51'34"E. A DISTANCE OF 641.75';
 232 (2) THENCE S.00°12'17"W. A DISTANCE OF 157.17'; (3) THENCE
 233 N.89°54'09"E. A DISTANCE OF 328.46' TO THE SOUTHEAST CORNER
 234 OF SAID SAN PALERMO AND THE WEST RIGHT OF WAY LINE OF
 235 CATTLEMEN ROAD AS RECORDED IN OFFICIAL RECORDS BOOK
 236 INSTRUMENT NUMBER 2001049630; THENCE ALONG THE SAID WEST
 237 RIGHT OF WAY LINE AND THE EAST LINE OF SAID SAN PALERMO THE
 238 FOLLOWING TWO (2) COURSES: (1) THENCE N.00°12'17"E. A
 239 DISTANCE OF 518.74'; (2) THENCE N.00°13'01"E. A DISTANCE OF
 240 819.26' TO THE NORTHEAST CORNER OF SAID SAN PALERMO; THENCE
 241 S.89°20'24"E. A DISTANCE OF 69.91'; THENCE N.00°13'21"E. A
 242 DISTANCE OF 662.07'; THENCE N.89°26'46"W. A DISTANCE OF
 243 69.95' TO THE WESTERLY RIGHT OF WAY LINE OF CATTLEMEN ROAD
 244 AS RECORDED IN OFFICIAL RECORD INSTRUMENT NUMBER
 245 2008032343, 2008030381, AND 2008032590 OF THE PUBLIC
 246 RECORDS OF SARASOTA COUNTY, FLORIDA; THENCE ALONG SAID
 247 WESTERLY RIGHT OF WAY LINE THE FOLLOWING FOUR (4) COURSES:
 248 (1) THENCE N.00°12'38"E. A DISTANCE OF 166.76'; (2) THENCE
 249 WITH A CURVE TURNING TO THE LEFT WITH AN ARC LENGTH OF
 250 487.42', A RADIUS OF 2799.35', A CHORD BEARING OF

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251 N.04°46'39"W., A CHORD LENGTH OF 486.81', AND A DELTA ANGLE
 252 OF 09°58'35"; (3) THENCE N.09°47'13"W. A DISTANCE OF
 253 52.28'; (4) THENCE WITH A CURVE TURNING TO THE RIGHT WITH
 254 AN ARC LENGTH OF 436.90', A RADIUS OF 2933.52', A CHORD
 255 BEARING OF N.05°31'13"W., A CHORD LENGTH OF 436.50', AND A
 256 DELTA ANGLE OF 08°32'00" TO THE SOUTH LINE OF NATHAN
 257 BENDERSON PARK AS RECORDED IN OFFICIAL RECORDS BOOK 2805,
 258 PAGE 797 OF THE PUBLIC RECORDS OF SARASOTA COUNTY, FLORIDA;
 259 THENCE ALONG THE SOUTHERLY LINE OF SAID NATHAN BENDERSON
 260 PARK THE FOLLOWING FIVE (5) COURSES: (1) THENCE
 261 S.89°27'01"W. A DISTANCE OF 1223.82'; (2) THENCE
 262 S.00°33'03"W. A DISTANCE OF 100.00'; (3) THENCE
 263 S.88°53'04"W. A DISTANCE OF 982.23'; (4) THENCE
 264 S.00°03'03"E. A DISTANCE OF 100.00'; (5) THENCE
 265 S.89°29'06"W. A DISTANCE OF 329.89' TO THE EAST LINE OF
 266 DEER HOLLOW UNIT NO. V, AS RECORDED IN PLAT BOOK 34, PAGE
 267 20, OF THE PUBLIC RECORDS OF SARASOTA COUNTY, FLORIDA ALSO
 268 BEING THE SOUTHEAST CORNER OF PROPERTY DESCRIBED IN
 269 INSTRUMENT NUMBER 2006043641 OF THE PUBLIC RECORDS OF
 270 SARASOTA COUNTY, FLORIDA; THENCE N.00°02'26"W. ALONG THE
 271 EASTERLY LINE OF PROPERTY DESCRIBED IN INSTRUMENT NUMBER
 272 2006043641, A DISTANCE OF 270.11'; THENCE N.89°41'17"W.
 273 ALONG THE NORTHERLY LINE OF PROPERTY DESCRIBED IN
 274 INSTRUMENT NUMBER 2006043641 AND THE NORTHERLY LINE OF SAID
 275 DEER HOLLOW UNIT V, A DISTANCE OF 685.53' TO THE NORTHWEST

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276 CORNER OF SAID DEER HOLLOW ALSO BEING THE NORTHEAST CORNER
 277 OF DEER HOLLOW UNIT VI, AS RECORDED IN PLAT BOOK 34, PAGE 9
 278 OF THE PUBLIC RECORDS OF SARASOTA COUNTY, FLORIDA; THENCE
 279 N.89°41'27"W. ALONG THE NORTH LINE OF SAID DEER HOLLOW UNIT
 280 VI, A DISTANCE OF 685.40'; THENCE N.00°16'06"W. A DISTANCE
 281 OF 160.11'; THENCE N.89°42'44"W. A DISTANCE OF 1310.71' TO
 282 THE EAST RIGHT OF WAY LINE OF HONORE AVENUE AS RECORDED IN
 283 OFFICIAL RECORDS BOOK 1383, PAGE 1923 OF THE PUBLIC RECORDS
 284 OF SARASOTA COUNTY, FLORIDA; THENCE ALONG SAID EAST RIGHT
 285 OF WAY LINE THE FOLLOWING THREE (3) COURSES: (1) THENCE
 286 N.00°29'01"W. A DISTANCE OF 648.48'; (2) THENCE
 287 S.89°49'20"E. A DISTANCE OF 15.00'; (3) THENCE
 288 N.00°29'01"W. A DISTANCE OF 60.00' TO THE SOUTHWEST CORNER
 289 OF THE MEADOWS UNIT 16, AS RECORDED IN PLAT BOOK 33, PAGE
 290 25 OF THE PUBLIC RECORDS OF SARASOTA COUNTY FLORIDA; THENCE
 291 S.89°49'20"E., ALONG THE SOUTH LINE OF SAID MEADOWS, AND
 292 THE SOUTH LINE OF DEVONSHIRE PLACE, AS RECORDED IN PLAT
 293 BOOK 35, PAGE 2, OF THE PUBLIC RECORDS OF SARASOTA COUNTY,
 294 FLORIDA AND THE SOUTH LINE OF STRATFIELD PARK PHASE II, AS
 295 RECORDED IN PLAT BOOK 35, PAGE 16, OF THE PUBLIC RECORDS OF
 296 SARASOTA COUNTY FLORIDA, A DISTANCE OF 2673.35'; THENCE
 297 N.00°33'48"E. ALONG THE EAST LINE OF STRATFIELD PARK PH II
 298 PLAT, BOOK 35, PAGE 16, STRATFIELD PARK PH I, PLAT BOOK 34,
 299 PAGE 49, THE MEADOWS UNIT 15, PLAT BOOK 32, PAGE 45, THE
 300 MEADOWS UNIT 14, PLAT BOOK 31, PAGE 29, AND THE MEADOWS

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301 UNIT 12, PLAT BOOK 30, PAGE 30, ALL RECORDED IN THE PUBLIC
 302 RECORDS OF SARASOTA COUNTY, FLORIDA, A DISTANCE OF 5251.19'
 303 TO THE SOUTH QUARTER CORNER OF SECTION 1; THENCE
 304 N.00°31'10"E. ALONG THE EAST LINE OF HE SOUTHWEST QUARTER
 305 OF SAID SECTION 1, A DISTANCE OF 1336.87' TO THE NORTHEAST
 306 CORNER OF THE SOUTHEAST QUARTER OF THE SOUTHWEST QUARTER OF
 307 SAID SECTION 1; THENCE N.89°14'52"W. ALONG THE NORTH LINE
 308 OF THE SOUTH ONE HALF OF THE SOUTHWEST QUARTER OF SAID
 309 SECTION 1, A DISTANCE OF 2447.68'; THENCE N.00°30'14"E. A
 310 DISTANCE OF 35.72'; THENCE N.53°37'49"W. A DISTANCE OF
 311 186.41'; THENCE S.59°21'24"W. A DISTANCE OF 71.20' TO THE
 312 EAST RIGHT OF WAY LINE OF HONORE AVENUE; THENCE ALONG THE
 313 EAST RIGHT OF WAY LINE OF HONORE AVENUE AS RECORDED IN
 314 INSTRUMENT NUMBER 2007185497, OFFICIAL RECORDS BOOK 2486,
 315 PAGE 95, AND OFFICIAL RECORDS BOOK 2653, PAGE 1728, PUBLIC
 316 RECORDS OF SARASOTA COUNTY, FLORIDA THE FOLLOWING FIVE (5)
 317 COURSES: (1) THENCE N.00°30'14"E. A DISTANCE OF 973.13';
 318 (2) THENCE N.14°40'08"E. A DISTANCE OF 49.04'; (3) THENCE
 319 N.00°30'14"E. A DISTANCE OF 239.64'; (4) THENCE WITH A
 320 CURVE TURNING TO THE RIGHT WITH AN ARC LENGTH OF 29.88', A
 321 RADIUS OF 35.00', A CHORD BEARING OF N.23°57'19"W., A CHORD
 322 LENGTH OF 28.98', AND A DELTA ANGLE OF 48°55'28"; (5)
 323 THENCE N.00°30'27"E. A DISTANCE OF 2402.49'; THENCE
 324 N.89°23'59"W. A DISTANCE OF 92.00' TO THE WESTERLY RIGHT OF
 325 WAY LINE OF SAID HONORE AVENUE AND TH EAST BOUNDARY LINE OF

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326 HONORE BUSINESS PARK, A LAND CONDOMINIUM AS RECORDED IN
 327 CONDOMINIUM BOOK 4, PAGE 31 OF THE PUBLIC RECORDS OF
 328 SARASOTA COUNTY, FLORIDA; THENCE ALONG SAID EAST BOUNDARY
 329 LINE, BEING THE WESTERLY RIGHT OF WAY LINE OF SAID HONORE
 330 AVENUE THE FOLLOWING FIVE (5) COURSES: (1) THENCE
 331 S.00°31'03"W. A DISTANCE OF 334.73'; (2) THENCE
 332 S.15°21'39"W. A DISTANCE OF 52.70'; (3) THENCE
 333 S.00°31'03"W. A DISTANCE OF 100.40'; (4) THENCE
 334 N.89°28'57"W. A DISTANCE OF 6.50'; (5) THENCE S.00°31'03"W.
 335 A DISTANCE OF 38.91' TO THE NORTH SIDE OF ROADWAY C.E. AS
 336 SHOWN ON SAID HONORE BUSINESS PARK LAND CONDOMINIUM PLAT;
 337 THENCE ALONG THE NORTH LINE OF SAID ROADWAY C.E. THE
 338 FOLLOWING EIGHT (8) COURSES: (1) THENCE N.89°28'57"W. A
 339 DISTANCE OF 44.09'; (2) THENCE WITH A CURVE TURNING TO THE
 340 LEFT WITH AN ARC LENGTH OF 49.61', A RADIUS OF 100.00', A
 341 CHORD BEARING OF S.76°18'16"W., A CHORD LENGTH OF 49.11',
 342 AND A DELTA ANGLE OF 28°25'35"; (3) THENCE WITH A REVERSE
 343 CURVE TURNING TO THE RIGHT WITH AN ARC LENGTH OF 49.61', A
 344 RADIUS OF 100.00', A CHORD BEARING OF S.76°18'16"W., A
 345 CHORD LENGTH OF 49.11', AND A DELTA ANGLE OF 28°25'35"; (4)
 346 THENCE N.89°28'57"W. A DISTANCE OF 111.31'; (5) THENCE WITH
 347 A CURVE TURNING TO THE LEFT WITH AN ARC LENGTH OF 48.37', A
 348 RADIUS OF 100.00', A CHORD BEARING OF S.76°39'43"W., A
 349 CHORD LENGTH OF 47.90', AND A DELTA ANGLE OF 27°42'41"; (6)
 350 THENCE S.62°48'22"W. A DISTANCE OF 136.88'; (7) THENCE WITH

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351 A CURVE TURNING TO THE RIGHT WITH AN ARC LENGTH OF 24.51',
 352 A RADIUS OF 50.67', A CHORD BEARING OF S.76°39'43"W., A
 353 CHORD LENGTH OF 24.27', AND A DELTA ANGLE OF 27°42'40"; (8)
 354 THENCE N.89°28'57"W. A DISTANCE OF 156.75' TO THE WEST
 355 BOUNDARY LINE OF SAID HONORE BUSINESS PARK; THENCE
 356 N.00°30'01"E. ALONG SAID WEST LINE, A DISTANCE OF 170.75'
 357 TO THE SOUTHEAST CORNER OF THE PROPERTY DESCRIBED IN
 358 OFFICIAL RECORDS INSTRUMENT 2025107900; THENCE ALONG THE
 359 SOUTH LINE OF SAID PROPERTY THE FOLLOWING FIVE (5) COURSES:
 360 (1) THENCE N.89°20'07"W. A DISTANCE OF 304.86'; (2) THENCE
 361 N.89°33'04"W. A DISTANCE OF 15.00'; (3) THENCE
 362 N.00°26'56"E. A DISTANCE OF 0.11'; (4) THENCE N.89°20'43"W.
 363 A DISTANCE OF 319.86'; (5) THENCE N.89°34'10"W. A DISTANCE
 364 OF 25.00' TO THE SOUTHWEST CORNER OF SAID PROPERTY; THENCE
 365 N.00°25'50"E. ALONG THE WEST BOUNDARY OF SAID PROPERTY, A
 366 DISTANCE OF 664.43' TO THE NORTH LINE OF SECTION 2; THENCE
 367 S.89°27'05"E., ALONG SAID NORTH LINE, A DISTANCE OF
 368 1330.34'; TO THE POINT OF BEGINNING, HAVING AN AREA OF
 369 APPROXIMATELY 1,092 ACRES, MORE OR LESS.

370
 371 B. Lands in Manatee County, Florida:
 372 A PARCEL OF LAND LYING AND BEING IN SECTIONS 25, 35 AND 36,
 373 TOWNSHIP 35 SOUTH, RANGE 18 EAST, MANATEE COUNTY, FLORIDA.
 374 BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:
 375

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376 BEGINNING AT THE SOUTHWEST CORNER OF SAID SECTION 36;
 377 THENCE ALONG THE SOUTH LINE OF SAID SECTION 36 THE
 378 FOLLOWING TWO (2) COURSES: (1) THENCE S.89°23'53"E. A
 379 DISTANCE OF 2705.83'; (2) THENCE S.89°25'07"E. A DISTANCE
 380 OF 441.01'; THENCE N.00°34'53"E. A DISTANCE OF 229.64' TO
 381 THE LIMITED ACCESS RIGHT OF WAY LINE OF INTERSTATE 75,
 382 (STATE ROAD 93) AS SHOWN ON THE FLORIDA DEPARTMENT OF
 383 TRANSPORTATION RIGHT OF WAY MAPS, SECTION 13075-2402;
 384 THENCE ALONG SAID LIMITED ACCESS RIGHT OF WAY THE FOLLOWING
 385 SEVEN COURSES: (1) THENCE S.89°25'07"E. A DISTANCE OF
 386 298.24'; (2) THENCE N.88°17'27"E. A DISTANCE OF 628.42';
 387 (3) THENCE WITH A CURVE TURNING TO THE LEFT WITH AN ARC
 388 LENGTH OF 315.44', A RADIUS OF 216.00', A CHORD BEARING OF
 389 N.46°27'17"E., A CHORD LENGTH OF 288.15', AND A DELTA ANGLE
 390 OF 83°40'23"; (4) THENCE N.04°37'06"E. A DISTANCE OF
 391 450.00'; (5) THENCE WITH A CURVE TURNING TO THE LEFT WITH
 392 AN ARC LENGTH OF 638.55', A RADIUS OF 3180.04', A CHORD
 393 BEARING OF N.03°55'22"W., A CHORD LENGTH OF 637.48', AND A
 394 DELTA ANGLE OF 11°30'18"; (6) THENCE N.09°40'31"W. A
 395 DISTANCE OF 518.74'; (7) THENCE N.13°40'30"W. A DISTANCE OF
 396 4565.88' TO THE SOUTHEAST CORNER OF INDIGO RIDGE AT
 397 UNIVERSITY PLACE AS RECORD IN PLAT BOOK 41, PAGE 75, OF THE
 398 PUBLIC RECORDS OF MANATEE COUNTY, FLORIDA; THENCE ALONG THE
 399 SOUTH LINE OF SAID INDIGO RIDGE AT UNIVERSITY PLACE THE
 400 FOLLOWING THREE (3) COURSES: (1) THENCE S.76°19'29"W. A

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401 DISTANCE OF 241.90'; (2) THENCE N.13°40'31"W. A DISTANCE OF
 402 50.00'; (3) THENCE S.76°19'29"W. A DISTANCE OF 138.18' TO
 403 THE NORTHEAST CORNER OF ASHLEY TRACE AT UNIVERSITY PLACE AS
 404 RECORDED IN PLAT BOOK 41, PAGE 91, OF THE PUBLIC RECORDS OF
 405 MANATEE COUNTY, FLORIDA; THENCE ALONG THE EAST LINE OF SAID
 406 ASHLEY TRACE AT UNIVERSITY PLACE THE FOLLOWING THREE (3)
 407 COURSES: (1) THENCE S.01°35'25"W. A DISTANCE OF 138.18';
 408 (2) THENCE S.88°24'35"E. A DISTANCE OF 50.00'; (3) THENCE
 409 S.01°35'25"W. A DISTANCE OF 965.34' TO THE NORTHEAST CORNER
 410 OF CHARLESTON POINTE PHASE A1 AT UNIVERSITY PLACE AS
 411 RECORDED IN PLAT BOOK 40, PAGE 49, OF THE PUBLIC RECORDS OF
 412 MANATEE COUNTY, FLORIDA; THENCE S.00°27'10"W. ALONG THE
 413 EAST LINE OF SAID CHARLESTON POINTE PHASE A1 AT UNIVERSITY
 414 PLACE, A DISTANCE OF 1910.69' TO THE SOUTHEAST CORNER OF
 415 SAID CHARLESTON POINTE PHASE A1 AT UNIVERSITY PLACE AND THE
 416 NORTH RIGHT OF WAY LINE OF COOPER CREEK BOULEVARD AS SHOWN
 417 IN THE PLAT OF CHALESTON POINTE PHASE "A" AT UNIVERSITY
 418 PLACE AS RECORDED IN PLAT BOOK 40, PAGE 34, OF THE PUBLIC
 419 RECORDS OF MANATEE COUNTY, FLORIDA; THENCE ALONG SAID NORTH
 420 RIGHT OF WAY LINE THE FOLLOWING THREE (3) COURSES:
 421 (1) THENCE WITH A CURVE TURNING TO THE RIGHT WITH AN ARC
 422 LENGTH OF 415.48', A RADIUS OF 940.00', A CHORD BEARING OF
 423 N.50°49'46"W., A CHORD LENGTH OF 412.11', AND A DELTA ANGLE
 424 OF 25°19'30"; (2) THENCE WITH A REVERSE CURVE TURNING TO
 425 THE LEFT WITH AN ARC LENGTH OF 628.15', A RADIUS OF

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426 552.00', A CHORD BEARING OF N.70°45'59"W., A CHORD LENGTH
 427 OF 594.80', AND A DELTA ANGLE OF 65°12'00"; (3) THENCE WITH
 428 A REVERSE CURVE TURNING TO THE RIGHT WITH AN ARC LENGTH OF
 429 260.88', A RADIUS OF 1358.00', A CHORD BEARING OF
 430 S.82°08'13"W., A CHORD LENGTH OF 260.48', AND A DELTA ANGLE
 431 OF 11°00'25"; THENCE S.02°21'34"E. A DISTANCE OF 84.00' TO
 432 THE SOUTHERLY RIGHT OF WAY LINE OF COOPER CREEK BOULEVARD
 433 AS SHOWN IN THE PLAT OF CHALESTON POINTE PHASE "A" AT
 434 UNIVERSITY PLACE AS RECORDED IN PLAT BOOK 40, PAGE 34, OF
 435 THE PUBLIC RECORDS OF MANATEE COUNTY, FLORIDA; THENCE ALONG
 436 SAID SOUTHERLY RIGHT OF WAY LINE THE FOLLOWING TWO (2)
 437 COURSES: (1) THENCE WITH A CURVE TURNING TO THE LEFT WITH
 438 AN ARC LENGTH OF 277.02', A RADIUS OF 1442.00', A CHORD
 439 BEARING OF N.82°08'13"E., A CHORD LENGTH OF 276.59', AND A
 440 DELTA ANGLE OF 11°00'25"; (2) THENCE WITH A REVERSE CURVE
 441 TURNING TO THE RIGHT WITH AN ARC LENGTH OF 123.84', A
 442 RADIUS OF 468.00', A CHORD BEARING OF N.84°12'52"E., A
 443 CHORD LENGTH OF 123.48', AND A DELTA ANGLE OF 15°09'42" TO
 444 THE NORTHEAST CORNER OF SAVANNAH PRESERVE AT UNIVERSITY
 445 PLACE AS RECORDED IN OFFICIAL RECORDS BOOK 2224 PAGE 1318
 446 OF THE PUBLIC RECORDS OF MANATEE COUNTY FLORIDA; THENCE
 447 ALONG THE EASTERLY AND SOUTHERLY LINES OF SAID SAVANNAH
 448 PRESERVE AT UNIVERSITY PLACE TO FOLLOWING SIX (6) COURSES:
 449 (1) THENCE S.06°03'00"W. A DISTANCE OF 528.00'; (2) THENCE
 450 N.85°52'00"W. A DISTANCE OF 156.00'; (3) THENCE

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451 N.20°52'00"W. A DISTANCE OF 250.00'; (4) THENCE
 452 N.90°00'00"W. A DISTANCE OF 228.00'; (5) THENCE
 453 S.18°23'00"W. A DISTANCE OF 892.00'; (6) THENCE
 454 S.80°24'00"W. A DISTANCE OF 194.69' TO THE SOUTHEAST CORNER
 455 OF CAROLINA LANDINGS AS RECORDED IN OFFICIAL RECORD BOOK
 456 1979, PAGE 2295 OF THE PUBLIC RECORDS OF MANATEE COUNTY,
 457 FLORIDA; THENCE ALONG THE SOUTHERLY LINE OF SAID CAROLINA
 458 LANDINGS THE FOLLOWING TWO (2) COURSES: (1) THENCE
 459 S.80°24'00"W. A DISTANCE OF 367.31'; (2) THENCE
 460 S.88°35'01"W. A DISTANCE OF 462.44' TO THE WESTERLY RIGHT
 461 OF WAY LINE OF HONORE AVENUE AS RECORDED IN OFFICIAL
 462 RECORDS BOOK 1461, PAGE 3023 AND OFFICIAL RECORDS BOOK
 463 1598, PAGE 1505 OF THE PUBLIC RECORDS OF MANATEE COUNTY,
 464 FLORIDA; THENCE ALONG SAID WESTERLY RIGHT OF WAY LINE THE
 465 FOLLOWING TWO (2) COURSES: (1) THENCE S.00°20'22"E. A
 466 DISTANCE OF 1317.63'; (2) THENCE WITH A CURVE TURNING TO
 467 THE RIGHT WITH AN ARC LENGTH OF 276.87', A RADIUS OF
 468 1440.00', A CHORD BEARING OF S.05°10'08"W., A CHORD LENGTH
 469 OF 276.45', AND A DELTA ANGLE OF 11°00'59" TO THE SOUTHEAST
 470 CORNER OF SABAL BAY CONDOMINIUM PLAT AS RECORDED IN
 471 CONDOMINIUM BOOK 33, PAGE 96, OF THE PUBLIC RECORDS OF
 472 MANATEE COUNTY, FLORIDA; THENCE N.89°27'25"W., ALONG THE
 473 SOUTH LINE OF SAID SABAL BAY CONDOMINIUM, A DISTANCE OF
 474 1550.09' TO THE SOUTHWEST CORNER OF SAID SABAL BAY
 475 CONDOMINIUM, AND THE EAST LINE OF A FLORIDA POWER & LIGHT

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476 EASEMENT (160' WIDE), RECORDED IN OFFICIAL RECORDS BOOK
 477 996, PAGE 1979, OF THE PUBLIC RECORDS OF MANATEE COUNTY,
 478 FLORIDA; THENCE S.00°26'00"W., ALONG SAID EAST LINE, A
 479 DISTANCE OF 950.35' TO A POINT ON THE SOUTH LINE OF SAID
 480 SECTION 35; THENCE S.89°27'05"E., ALONG SAID SOUTH LINE, A
 481 DISTANCE OF 1405.88'; TO THE POINT OF BEGINNING, HAVING AN
 482 AREA OF 16447708.61 SQUARE FEET, 377.587 ACRES.

483
 484 C. Excluded lands from the district:
 485 Notwithstanding the foregoing, the following lands
 486 described below shall be excluded from the district's
 487 jurisdictional boundaries:

488
 489 (1) Parcel ID: 0036010002 (MOTE)

490 LEGAL DESCRIPTION:

491 COMMENCE AT THE NW CORNER OF THE SE 1/4 OF SECTION 1,
 492 TOWNSHIP 36 SOUTH, RANGE 18 EAST, SARASOTA COUNTY, FLORIDA;
 493 THENCE S 89°18'11" E, ALONG THE NORTH LINE OF THE SE 1/4 OF
 494 SAID SECTION, A DISTANCE OF 177.43 FEET FOR A POINT OF
 495 BEGINNING; THENCE CONTINUE S 89°18'11"E, ALONG SAID NORTH
 496 LINE, A DISTANCE OF 1128.19 FEET; THENCE S 00°00'13" E, A
 497 DISTANCE OF 327.36 FEET; THENCE S 89°59'47" W, A
 498 DISTANCE OF 36.47 FEET TO A POINT OF CURVATURE OF A CURVE
 499 CONCAVE SOUTHEASTERLY HAVING A RADIUS OF 45.00 FEET; THENCE
 500 SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE LEFT

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501 THROUGH A CENTRAL ANGLE OF 74°27'17" A DISTANCE OF 58.48
 502 FEET TO A POINT OF REVERSE CURVATURE OF A CURVE CONCAVE
 503 NORTHWESTERLY HAVING A RADIUS OF 300.00 FEET; THENCE
 504 SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT
 505 THROUGH A CENTRAL ANGLE OF 51°16'30" A DISTANCE OF 268.48
 506 FEET TO A POINT OF NON-TANGENCY; THENCE N 89°37'27" W, A
 507 DISTANCE OF 255.09 FEET; THENCE N 35°53'57" E, A DISTANCE
 508 OF 34.55 FEET TO A POINT OF CURVATURE OF A CURVE CONCAVE
 509 WESTERLY HAVING A RADIUS OF 540.00 FEET; THENCE NORTHERLY
 510 ALONG THE ARC OF SAID CURVE TO THE LEFT THROUGH A CENTRAL
 511 ANGLE OF 40°32'31" A DISTANCE OF 382.10 FEET TO A POINT OF
 512 COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHWESTERLY HAVING
 513 A RADIUS OF 50.00 FEET; THENCE NORTHWESTERLY ALONG THE ARC
 514 OF SAID CURVE TO THE LEFT THROUGH A CENTRAL ANGLE OF
 515 85°31'07" A DISTANCE OF 74.63 FEET TO A POINT OF TANGENCY;
 516 THENCE S 89°50'18" W, A DISTANCE OF 463.42 FEET TO A POINT
 517 OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY HAVING A
 518 RADIUS OF 25.00 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF
 519 SAID CURVE TO THE LEFT THROUGH A CENTRAL ANGLE OF 89°17'05"
 520 A DISTANCE OF 38.96 FEET TO A POINT OF TANGENCY; THENCE S
 521 00°33'13" W, A DISTANCE OF 528.07 FEET; THENCE N 89°26'47"
 522 W, A DISTANCE OF 71.50 FEET; THENCE S 00°29'40" W, A
 523 DISTANCE OF 128.56 FEET TO A POINT OF CURVATURE OF A CURVE
 524 CONCAVE NORTHWESTERLY HAVING A RADIUS OF 111.50 FEET;
 525 THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE

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526 RIGHT THROUGH A CENTRAL ANGLE OF 56°56'28" A DISTANCE OF
 527 110.81 FEET TO A POINT OF NON-TANGENCY; THENCE N 42°14'07"
 528 W, A DISTANCE OF 206.65 FEET TO A POINT ON THE ARC OF A
 529 CURVE CONCAVE NORTHEASTERLY WHOSE RADIUS POINT LIES N
 530 51°08'46" E, A DISTANCE OF 553.95 FEET; THENCE
 531 NORTHWESTERLY ALONG THE ARC OF SAID CURVE TO THE RIGHT
 532 THROUGH A CENTRAL ANGLE OF 10°01'02" A DISTANCE OF 96.85
 533 FEET TO A POINT OF NON-TANGENCY; THENCE N 34°58'00" W, A
 534 DISTANCE OF 45.27 FEET TO A POINT ON THE ARC OF A CURVE
 535 CONCAVE EASTERLY WHOSE RADIUS POINT LIES N 66°32'14" E, A
 536 DISTANCE OF 493.10 FEET; THENCE NORTHERLY ALONG THE ARC OF
 537 SAID CURVE TO THE RIGHT THROUGH A CENTRAL ANGLE OF
 538 18°29'43" A DISTANCE OF 159.17 FEET TO A POINT OF NON-
 539 TANGENCY; THENCE N 00°30'56" E, A DISTANCE OF 110.89 FEET;
 540 THENCE S 89°29'04" E, A DISTANCE OF 63.07 FEET TO A POINT
 541 OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY HAVING A
 542 RADIUS OF 50.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF
 543 SAID CURVE TO THE LEFT THROUGH A CENTRAL ANGLE OF 90°30'56"
 544 A DISTANCE OF 78.99 FEET TO A POINT OF TANGENCY; THENCE N
 545 00°00'00" E, A DISTANCE OF 165.14 FEET TO A POINT OF
 546 CURVATURE OF A CURVE CONCAVE EASTERLY HAVING A RADIUS OF
 547 50.00 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE TO
 548 THE RIGHT THROUGH A CENTRAL ANGLE OF 19°48'33" A DISTANCE
 549 OF 17.29 FEET TO A POINT OF REVERSE CURVATURE OF A CURVE
 550 CONCAVE WESTERLY HAVING A RADIUS OF 50.00 FEET; THENCE

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551 NORTHERLY ALONG THE ARC OF SAID CURVE TO THE LEFT THROUGH A
 552 CENTRAL ANGLE OF 22°11'28" A DISTANCE OF 19.37 FEET TO A
 553 POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY
 554 HAVING A RADIUS OF 50.00 FEET; THENCE NORTHERLY ALONG THE
 555 ARC OF SAID CURVE TO THE RIGHT THROUGH A CENTRAL ANGLE OF
 556 15°48'42" A DISTANCE OF 13.80 FEET TO A POINT OF TANGENCY;
 557 THENCE N 13°25'47" E, A DISTANCE OF 27.41 FEET TO A POINT
 558 OF CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY HAVING A
 559 RADIUS OF 50.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF
 560 SAID CURVE TO THE RIGHT THROUGH A CENTRAL ANGLE OF
 561 43°19'54" A DISTANCE OF 37.81 FEET TO A POINT OF TANGENCY;
 562 THENCE N 56°45'41" E, A DISTANCE OF 22.41 FEET TO A POINT
 563 OF CURVATURE OF A CURVE CONCAVE NORTHWESTERLY HAVING A
 564 RADIUS OF 30.00 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF
 565 SAID CURVE TO THE LEFT THROUGH A CENTRAL ANGLE OF 56°03'53"
 566 A DISTANCE OF 29.36 FEET TO A POINT OF TANGENCY; THENCE N
 567 00°41'49" E, A DISTANCE OF 15.38 FEET TO THE INTERSECTION
 568 WITH THE NORTH LINE OF SAID SE 1/4 AND THE POINT OF
 569 BEGINNING.
 570 CONTAINING 512,332.83 SQUARE FEET (11.76 ACRES).

571
 572 (2) Parcel ID: 0014002020 (SARASOTA COUNTY PUBLIC HOSPITAL
 573 DISTRICT)
 574 The Northwest 1/4 of the Northwest 1/4 of Section 1,
 575 Township 36 South, Range 18 East, less the right-of-way of

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576 University Parkway and less the right-of-way of Honore
 577 Avenue and more particularly described as follows:
 578 Commence at a 5" x 5" concrete monument found at the
 579 Northwest corner of said Section 1; thence S 00°30'31" W
 580 along the West line of the Northwest 1/4 of said Section 1,
 581 a distance of 206.00 feet to the Southerly right-of-way of
 582 University Parkway; thence S89°24'11" E along the Southerly
 583 right-of-way of University Parkway, a distance of 46.00
 584 feet to the Point of Beginning: (the following five calls
 585 are along the Southerly right-of-way of University Parkway)
 586 thence S 89°24'11" E, a distance of 342.16 feet, thence S
 587 00°35'49" W, a distance of 15.00 feet; thence S 89°24'11"
 588 E, a distance of 135.25 feet to the point of curvature of a
 589 curve to the left, having a radius of 5847.58 feet and a
 590 central angle of 08°05'48"; thence Easterly along the arc
 591 of said curve, an arc length of 826.34 feet to the end of
 592 said curve; thence N 82°30'34" E, a distance of 6.16 feet
 593 to the Easterly line of the Northwest 1/4 of the Northwest
 594 1/4 of aforementioned Section 1; thence S 00°30'47" W along
 595 said Easterly line and away from the Southerly right-of-way
 596 of University Parkway, a distance of 1173.61 feet to the
 597 Southeast corner of said Northwest 1/4 of the Northwest 1/4
 598 of Section 1; thence N 89°21'17" W along the Southerly line
 599 of said Northwest 1/4 of the Northwest 1/4 of Section 1, a
 600 distance of 1307.08 feet to the Easterly right-of-way line

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601 of Honore Avenue (92' wide); thence N 00°30'31" E along the
 602 Easterly right-of-way line of Honore Avenue, a distance of
 603 1128.35 feet to the Point of Beginning.

604 LESS and except the right-of-way for Honore Avenue
 605 described in Official Records Book 2486, Page 95, and
 606 Official Records Instrument 2009001090, Public Records of
 607 Sarasota County, Florida. Lying and being in Sarasota
 608 County, Florida.

609
 610 D. Total district acreage:
 611 The total acreage of property within the district's
 612 boundaries in Sarasota and Manatee Counties consists of
 613 1,469.651 acres, more or less.

614
 615 Section 3. Powers of the district.-

616 (1) The district shall have all authority, powers, and
 617 duties granted by this charter and by chapters 189 and 197,
 618 Florida Statutes, as they may be amended from time to time.

619 (2) The district shall have the authority, power, and
 620 duties to provide for drainage and water control. In exercising
 621 its authority for drainage and water control, the district shall
 622 have the authority provided by, and be subject to, ss. 298.11,
 623 298.13, 298.16, 298.17, 298.18, 298.19, 298.20, 298.21, 298.22,
 624 298.225, 298.24, 298.25, 298.26, 298.28, 298.301, 298.305,
 625 298.329, 298.333, 298.341, 298.345, 298.353, 298.365, 298.366,

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626 298.401, 298.41(1), 298.465, 298.47, 298.48, 298.49, 298.50,
 627 298.52, 298.54, 298.56, 298.59, 298.61, 298.62, 298.63, and
 628 298.66, Florida Statutes.

629 (3) The district shall have all authority, powers, and
 630 duties to provide the following:

631 (a) To construct, operate, and maintain canals, ditches,
 632 drains, levees, lakes, ponds, and other works for water
 633 management, flood, and drainage control purposes;

634 (b) To acquire, purchase, operate, and maintain pumps,
 635 plants, and pumping systems for water management, flood, and
 636 drainage control purposes;

637 (c) To construct, operate, and maintain irrigation works,
 638 machinery, and plants;

639 (d) To construct and maintain facilities for and take
 640 measures to control mosquitoes and other arthropods of public
 641 health importance;

642 (e) To levy non-ad valorem assessments, prescribe, fix,
 643 establish, and collect rates, fees, rentals, fares, or other
 644 charges, and to revise the same from time to time, for the
 645 facilities and services furnished or to be furnished by the
 646 district and to recover the cost of making connection to any
 647 district facility or system;

648 (f) To provide for the discontinuance of service and
 649 reasonable penalties, including attorney fees, against any user
 650 or property for any such rates, fees, rentals, fares, or other

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651 charges that become delinquent and require collection. However,
 652 no charges or fees shall be established until after a public
 653 hearing of the Board of Supervisors at the district at which all
 654 affected persons shall be given an opportunity to be heard;

655 (g) To enter into agreements with any person, firm, or
 656 corporation for the furnishing by such person, firm, or
 657 corporation of any facilities and services of the type provided
 658 for in this act;

659 (h) To finance, fund, plan, establish, acquire, construct
 660 or reconstruct, enlarge or extend, equip, operate, and maintain
 661 additional systems and facilities for conservation areas,
 662 mitigation areas, and wildlife habitat, including the
 663 maintenance of any plant or animal species, and any related
 664 interest in real or personal property;

665 (i) To borrow money and issue negotiable or other bonds of
 666 the district as hereinafter provided; to borrow money, from time
 667 to time, and issue negotiable or other notes of the district
 668 therefore, bearing interest at a rate not exceeding the maximum
 669 interest allowable by law, in anticipation of the collection of
 670 assessments or revenues of the district; to pledge assessments
 671 and revenues to secure such bonds, notes, or obligations; and to
 672 sell, discount, negotiate, and dispose of the same;

673 (j) To exercise all other powers necessary, convenient, or
 674 proper in connection with any of the powers or duties of the
 675 district stated in this act. The powers and duties of the

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676 district shall be exercised by and through the Board of
 677 Supervisors. The Board of Supervisors shall have the authority
 678 to employ engineers, attorneys, agents, employees, and
 679 representatives as the Board of Supervisors may, from time to
 680 time, determine, and to fix their compensation and duties;

681 (k) To receive grants and contributions from public and
 682 private sources;

683 (l) To sue and be sued by its name in any court of law or
 684 in equity, to make contracts, to adopt and use a corporate seal,
 685 and to alter the same at pleasure;

686 (m) To acquire by purchase or gift real and personal
 687 property, either or both, within or without the district, and to
 688 convey and dispose of such real and personal property, either or
 689 both, as may be necessary or convenient to carry out the
 690 purposes, or any of the purposes, of this act;

691 (4) The district shall have authority to employ staff to
 692 discharge its responsibilities, including, but not limited to,
 693 staff necessary to exercise the authority and discharge its
 694 duties under subsections (2) and (3). Employees of the district
 695 shall serve at the pleasure of the district board.

696 (5) Notwithstanding the foregoing, the district shall not
 697 have the power of condemnation.

698 Section 4. Board of Supervisors, organization, powers,
 699 duties, terms of office, and compensation.-

700 (1) The district shall be governed by a five-member Board

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701 of Supervisors, elected on a one-acre, one-vote basis by the
 702 landowners in the district.

703 (2) Prior to taking any district action, a quorum must be
 704 present. Three members of the board shall constitute a quorum.

705 (3) Except as provided in subsection (8) for the initial
 706 landowners' meeting, the election of the district's Board of
 707 Supervisors shall be on a one-acre, one-vote basis pursuant to
 708 s. 298.11, Florida Statutes, as amended from time to time.

709 (4) Each year during the month of June, supervisors shall
 710 be elected by the landowners of the district to fill the seat or
 711 seats of supervisors whose terms have expired. All vacancies or
 712 expirations on the board shall be filled as required by this act
 713 and chapter 298, Florida Statutes.

714 (5) Except for the initial landowners' meeting provided
 715 for in subsection (8), each supervisor shall hold office for a
 716 term of 3 years and until his or her successor is duly elected
 717 or appointed and qualified.

718 (6) The supervisors of said University Town Center
 719 Improvement District shall be residents of the State of Florida
 720 and citizens of the United States.

721 (7) In case of a vacancy in the office of any supervisor,
 722 the remaining supervisors may fill such vacancy by appointment
 723 until the next annual meeting of the landowners, when his or her
 724 successor shall be elected by the landowners for the unexpired
 725 term.

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726 (8) At the initial landowners' meeting, the landowners
 727 shall, at such election, determine the length of the terms of
 728 office of each initial supervisor so elected by them.
 729 Respectively, there shall be one 1-year term, two 2-year terms,
 730 and two 3-year terms. Thereafter, all terms of supervisors shall
 731 be for 3 years. All supervisors shall serve until their
 732 successors have been elected or appointed and qualified.

733 (9) Except as provided in subsection (8), the procedures
 734 for conducting district elections and for qualification of
 735 electors shall be pursuant to this act and chapters 189 and 298,
 736 Florida Statutes, as they may be amended from time to time.

737 (10) Whenever any election shall be authorized or required
 738 by this act or chapter 298, Florida Statutes, to be held by the
 739 landowners at any particular or stated time or day, and if for
 740 any reason such election shall not or cannot be held at such
 741 time or on such day, then in such event, the power or duty to
 742 hold such election shall not cease or lapse, but such election
 743 shall be held thereafter as soon as practicable and consistent
 744 with this act.

745 (11) The administrative duties of the Board of Supervisors
 746 shall be as set forth in this act and chapter 298, Florida
 747 Statutes, as they may be amended from time to time.

748 (12) The compensation of the supervisors shall be governed
 749 by this act and chapter 298, Florida Statutes, as they may be
 750 amended from time to time.

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751 (13) The supervisors shall be required to comply with the
752 requirements for financial disclosure, meeting notices,
753 reporting, public records maintenance, and per diem expenses for
754 officers and employees as set forth in chapters 112, 119, 189,
755 286, and 298, Florida Statutes, as they may be amended from time
756 to time.

757 Section 5. Meetings of landowners; election of
758 supervisors.-

759 (1) Each year during the month of June, beginning with
760 June 2026, an annual meeting of the landowners of the district
761 shall be held for the purpose of electing a supervisor or
762 supervisors and hearing reports of the Board of Supervisors. At
763 each annual meeting, the Board of Supervisors shall report on
764 all work undertaken or completed during the preceding year, and
765 the status of the finances of the district.

766 (2) As soon as practicable after their election, the Board
767 of Supervisors of the district shall organize by choosing one of
768 their members to serve as president of the Board of Supervisors
769 and by electing some suitable person, who may or may not be a
770 supervisor, to serve as secretary. The Board of Supervisors
771 shall adopt a seal, which shall be the seal of the district.

772 (3) Only landowners with taxable acreage in the district
773 who are not exempt or immune from taxes or assessments shall be
774 considered electors entitled to vote at any landowner meeting
775 and election. Such landowners representing a majority of the

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776 taxable acreage who are present or are represented by proxy at
 777 landowner meetings constitute a quorum at any meeting of the
 778 landowners.

779 Section 6. Non-ad valorem assessments.—

780 (1) Non-ad Valorem Assessments.—Non-ad valorem assessments
 781 for the construction, operation, or maintenance of district
 782 facilities, services, and operations shall be assessed, levied,
 783 and collected pursuant to chapter 170, chapter 197, or chapter
 784 298, Florida Statutes, as amended from time to time.

785 (2) Assessments and Costs; Lien on Land Against Which
 786 Levied.—All assessments provided for in this act, together with
 787 all penalties for default in payment of the same, and all costs
 788 in collecting the same, shall, from the date of assessment
 789 thereof until paid, constitute a lien of equal dignity with the
 790 liens for county taxes, and other taxes of equal dignity with
 791 county taxes, upon all the lands against which such taxes shall
 792 be levied as provided in this charter.

793 (3) Levies of Non-ad Valorem Assessments on Lands Less
 794 than One (1) Acre.—In levying and assessing all assessments,
 795 each tract or parcel of land less than one (1) acre in area
 796 shall be assessed as a full acre, and each tract or parcel of
 797 land more than one (1) acre in area which contains a fraction of
 798 an acre shall be assessed at the nearest whole number of acres,
 799 a fraction of one half or more to be assessed as a full acre.

800 (4) Compensation of Property Appraisers, Tax Collectors,

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801 and Clerks of Circuit Court.—The property appraisers, tax
 802 collectors, and clerks of the circuit court of Sarasota and
 803 Manatee Counties shall be entitled to compensation for services
 804 performed in connection with taxes and assessments of the
 805 district as provided by general law.

806 Section 7. When unpaid assessments delinquent; penalty.—
 807 All assessments provided for in this charter shall be and become
 808 delinquent and bear penalties on the amount of said taxes in the
 809 same manner as county taxes.

810 Section 8. Enforcement of assessments.—The collection and
 811 enforcement of all assessments levied by the district shall be
 812 at the same time and in like manner as county taxes, and the
 813 provisions of the Florida Statutes relating to the sale of lands
 814 for unpaid and delinquent county taxes, the issuance, sale, and
 815 delivery of tax certificates for such unpaid and delinquent
 816 county taxes, the redemption thereof, the issuance to
 817 individuals of tax deeds based thereon, and all other procedure
 818 in connection therewith, shall be applicable to the district and
 819 the delinquent and unpaid taxes of the district to the same
 820 extent as if said statutory provisions were expressly set forth
 821 in this charter. All assessments shall be subject to the same
 822 discounts as county taxes.

823 Section 9. Issuance of bonds.—

824 (1) Issuance of Revenue Bonds, Assessment Bonds, and Bond
 825 Anticipation Notes.—

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826 (a) In addition to the other powers provided to the
827 district, and not in limitation thereof, the district shall have
828 the power, pursuant to chapter 298, Florida Statutes, and
829 applicable general law as amended from time to time, at any
830 time, and, from time to time, after the issuance of any bonds of
831 the district shall have been authorized, to borrow money for the
832 purposes for which such bonds are to be issued in anticipation
833 of the receipt of the proceeds of the sale of such bonds and to
834 issue bond anticipation notes in a principal sum not in excess
835 of the authorized maximum amount of such bond issue.

836 (b) Pursuant to chapter 298, Florida Statutes, and
837 applicable general law as amended from time to time, the
838 district shall have the power to issue assessment bonds and
839 revenue bonds, from time to time, without limitation as to the
840 amount for the purpose of financing the infrastructure, systems,
841 and facilities provided for in section 3. Such revenue bonds may
842 be secured by, or payable from, the gross or net pledge of the
843 revenues to be derived from any project or combination of
844 projects; from the rates, fees, or other charges to be collected
845 from the users of any project or projects; from any revenue-
846 producing undertaking or activity of the district; from special
847 assessments; or from any other source or pledged security. Such
848 bonds shall not constitute an indebtedness of the district, and
849 the approval of the qualified electors shall not be required
850 unless such bonds are additionally secured by the full faith and

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851 credit and taxing power of the district.

852 (c) Any issue of bonds may be secured by a trust agreement
853 by and between the district and a corporate trustee or trustees,
854 which may be any trust company or bank having the powers of a
855 trust company within or without this state. The resolution
856 authorizing the issuance of the bonds or such trust agreement
857 may pledge the revenues to be received from any projects of the
858 district and may contain such provisions for protecting and
859 enforcing the rights and remedies of the bondholders as the
860 board may approve, including, without limitation, covenants
861 setting forth the duties of the district in relation to the
862 acquisition, construction, reconstruction, stewardship,
863 improvement, maintenance, repair, operation, and insurance of
864 any projects; the fixing and revising of the rates, fees, and
865 charges; and the custody, safeguarding, and application of all
866 moneys; and for the employment of consulting engineers in
867 connection with such acquisition, construction, reconstruction,
868 stewardship, improvement, maintenance, repair, or operation.

869 (d) Bonds of each issue shall be dated; shall bear
870 interest at such rate or rates, including variable rates, which
871 interest may be tax exempt or taxable for federal income tax
872 purposes; shall mature at such time or times from their date or
873 dates; and may be made redeemable before maturity at such price
874 or prices and under such terms and conditions as may be
875 determined by the board.

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876 (e) The district shall have the power to issue bonds for
 877 the purpose of refunding any outstanding bonds of the district.

878 (2) General Obligation Bonds.—

879 (a) Pursuant to this charter, the district shall have the
 880 power from time to time to issue general obligation bonds to
 881 finance or refinance capital projects.

882 (b) If the board determines to issue general obligation
 883 bonds for more than one capital project, the approval of the
 884 issuance of the bonds for each and all such projects may be
 885 submitted to the elector on one and the same ballot. The failure
 886 of the electors to approve the issuance of bonds for any one or
 887 more of the capital projects shall not defeat the approval of
 888 bonds for any capital project that has been approved by the
 889 electors.

890 (c) In arriving at the amount of general obligation bonds
 891 permitted to be outstanding at any one time pursuant to
 892 paragraph (a), there shall not be included any general
 893 obligation bonds that are additionally secured by the pledge of
 894 special assessments levied in the amount sufficient to pay the
 895 principal and interest on a general obligation bond so
 896 additionally secured, which assessments have been equalized and
 897 confirmed by resolution or ordinance of the board pursuant to s.
 898 170.08, Florida Statutes.

899 Section 10. Minimum charter requirements.—

900 (1) The district is organized and exists for all purposes

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901 set forth in this charter and chapter 298, Florida Statutes, as
902 they may be amended from time to time.

903 (2) The powers, functions, and duties of the district
904 regarding non-ad valorem assessments, bond issuance, other
905 revenue-raising capabilities, budget preparation and approval,
906 liens and foreclosure of liens, use of tax deeds and tax
907 certificates as appropriate for non-ad valorem assessments, and
908 contractual agreements shall be as set forth in chapters 170,
909 189, and 298, Florida Statutes, or any other applicable general
910 or special law, as they may be amended from time to time. The
911 district shall not have the power to levy ad valorem taxes.

912 (3) The district is created by special act of the
913 Legislature, in accordance with chapters 189 and 298, Florida
914 Statutes.

915 (4) The district's charter may be amended only by special
916 act of the Legislature.

917 (5) In accordance with chapter 189, Florida Statutes, this
918 charter, and s. 298.11, Florida Statutes, the district is
919 governed by a five-member board, elected on a one-acre, one-vote
920 basis by the landowners in the district. The membership and
921 organization of the board shall be as set forth in this charter
922 and chapter 298, Florida Statutes, as they may be amended from
923 time to time.

924 (6) The compensation of board members shall be governed by
925 this charter and chapter 298, Florida Statutes, as they may be

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926 | amended from time to time.

927 | (7) The administrative duties of the Board of Supervisors
928 | shall be as set forth in this charter and chapter 298, Florida
929 | Statutes, as they may be amended from time to time.

930 | (8) Requirements for financial disclosure, meeting
931 | notices, reporting, public records maintenance, and per diem
932 | expenses for officers and employees shall be as set forth in
933 | chapters 112, 189, 286, and 298, Florida Statutes, as amended
934 | from time to time.

935 | (9) The procedures and requirements governing the issuance
936 | of bonds, notes, and other evidence of indebtedness by the
937 | district shall be as set forth in chapter 298, Florida Statutes,
938 | and applicable general laws, as they may be amended from time to
939 | time.

940 | (10) The procedures for conducting district elections and
941 | for qualification of electors shall be pursuant to this charter
942 | and chapters 189 and 298, Florida Statutes, as they may be
943 | amended from time to time.

944 | (11) The district may be financed by any method
945 | established in this charter, chapter 298, Florida Statutes, and
946 | applicable general laws, as they may be amended from time to
947 | time.

948 | (12) The methods for collecting non-ad valorem
949 | assessments, fees, or service charges shall be as set forth in
950 | chapters 197 and 298, Florida Statutes, and other applicable

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951 general laws, as they may be amended from time to time.

952 (13) The district's planning requirements shall be as set
 953 forth in this charter.

954 (14) The district's geographic boundary limitations shall
 955 be as set forth in this charter.

956 Section 11. Boundary changes.—Notwithstanding the
 957 provisions of general or other special law, the district's
 958 boundaries may be contracted and acreage may be removed from the
 959 district when commercial or multifamily acreage is converted to
 960 a residential condominium use. The district boundary contraction
 961 shall occur only after the residential conversion is recorded
 962 with the applicable county clerk of court, and the district's
 963 Board of Supervisors has approved of the district's boundary
 964 contraction by a supermajority vote. If approved, the Board of
 965 Supervisors shall adopt a resolution describing the revised
 966 contracted district boundary, inclusive of a map, and setting
 967 forth the acreage removed from the district. The resolution of
 968 Board of Supervisors shall be posted on the district's website
 969 in accordance with section 189.069, Florida Statutes, and
 970 transmitted to Sarasota and Manatee Counties, the county tax
 971 collectors and property appraisers, and the county sheriffs.
 972 Annexation by any municipality of any lands within the district
 973 is prohibited.

974 Section 12. Severability.—If any provision of this charter
 975 or application thereof to any person or circumstance is held

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976 | invalid, the invalidity shall not affect other provisions or
977 | applications of the charter which can be given effect without
978 | the invalid provision or application, and to this end the
979 | provisions of this charter are declared severable. In the event
980 | of a conflict between the provisions of this charter and the
981 | provisions of any other act, the provisions of this charter
982 | shall control to the extent of such conflict.

983 | Section 5. If this act is approved by a majority of the
984 | landowners who are not exempt or immune from ad valorem taxes or
985 | non-ad valorem assessments who are present at a landowners
986 | meeting to be held within 20 days after section 6 becomes a law,
987 | the landowners shall conduct a landowner meeting to address the
988 | remaining requirements set forth within s. 298.11, Florida
989 | Statutes.

990 | Section 6. Except for this section and sections 1 and 2,
991 | which shall take effect upon becoming a law, this act shall take
992 | effect only upon approval by a majority vote of those landowners
993 | who are not exempt or immune from ad valorem taxes or non-ad
994 | valorem assessments who are present at a landowner meeting to be
995 | held within 20 days after this section becomes a law.