An act relating to the Boca Raton Airport
Authority; amending chapter 82-259, Laws of
Florida, as amended; increasing the membership
of the authority; requiring the board of county
commissioners and the Boca Raton City Council
to each appoint an additional member to the
authority; revising the qualifications of
members appointed to the authority by the Boca
Raton City Council; providing requirements for
the residence of such appointees; providing an
effective date.

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

Section 1. Subsections (1) and (2) of section 4 of chapter 82-259, Laws of Florida, as amended by section 1 of chapter 91-381, Laws of Florida, is amended to read:

Section 4. Membership; terms of office; officers; quorum; meetings; removal.--

- (1) The authority shall consist of <u>seven</u> five members. As a condition of eligibility for appointment and to hold office, five four members <u>must</u> shall reside within the <u>municipality</u>, and two members must city and one member shall reside within the Greater Boca Raton Reserve Area, as defined in chapter 67-1112, Laws of Florida. Of the five municipal residents, three must reside east of the airport, one must reside west of the airport, and one may reside anywhere in the municipality.
- (2) All members of the authority shall be representatives of the business and professional community,

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homeowners, and users of the airport. The county commission
    shall appoint two members, each of whom must reside the member
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   who resides within the Greater Boca Raton Reserve Area.+The
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    city council shall appoint the five members who must reside
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    within the limits of the municipality as specified in
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    subsection (1). one member from a list of nominees of the Boca
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   Raton Pilots Association or its successor; one member from the
    city council's own nominees; one member from a list of
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   nominees of the Boca Raton Federation of Homeowners
   Associations; and one member from a list of nominees of the
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    Boca Raton Chamber of Commerce. Each list of nominees, except
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    that of the county commission and of the city council, shall
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    consist of not less than three names of persons qualified to
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   hold office. Each nominating entity except the county
    commission and the city council shall file its list of
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   nominees not later than May 1 of the year of expiration of the
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   term of office of the member nominated by the entity. If a
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   list of nominees is not timely filed with the city council,
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    the city council shall proceed to fill the vacancy by
    appointment from its own nominations. Members shall continue
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    in office until their reappointment or the appointment of
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   their successors.
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           Section 2. This act shall take effect upon becoming a
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    law.
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