Bill No. <u>CS for CS for CS for SB 1184</u>

Amendment No. ____ Barcode 662244

	CHAMBER ACTION <u>Senate</u> House
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11	Senator Campbell moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 24, between lines 30 and 31,
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16	insert:
17	Section 15. Subsection (4) is added to section
18	190.012, Florida Statutes, to read:
19	190.012 Special powers; public improvements and
20	community facilitiesThe district shall have, and the board
21	may exercise, subject to the regulatory jurisdiction and
22	permitting authority of all applicable governmental bodies,
23	agencies, and special districts having authority with respect
24	to any area included therein, any or all of the following
25	special powers relating to public improvements and community
26	facilities authorized by this act:
27	(4)(a) To adopt rules necessary for the district to
28	enforce certain deed restrictions pertaining to the use and
29	operation of real property within the district. For the
30	purpose of this subsection, "deed restrictions" are those
31	covenants, conditions, and restrictions contained in any
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	Bill No. <u>CS for CS for CS for SB 1184</u>
	Amendment No Barcode 662244
1	applicable declarations of covenants and restrictions that
2	govern the use and operation of real property within the
3	district and, for which covenants, conditions, and
4	restrictions, there is no homeowners' association or property
5	owner's association having respective enforcement powers. The
б	district may adopt by rule all or certain portions of the deed
7	restrictions that:
8	1. Relate to limitations or prohibitions that apply
9	only to external structures and are deemed by the district to
10	be generally beneficial for the district's landowners and for
11	which enforcement by the district is appropriate, as
12	determined by the district's board of supervisors; or
13	2. Are consistent with the requirements of a
14	development order or regulatory agency permit.
15	(b) The board may vote to adopt such rules only when
16	all of the following conditions exist:
17	1. The district's geographic area contains no
18	homeowners' associations as defined in s. 720.301(7);
19	2. The district was in existence on the effective date
20	of this subsection, or is located within a development that
21	consists of multiple developments of regional impact and a
22	Florida Quality Development;
23	3. The majority of the board has been elected by
24	qualified electors pursuant to the provisions of s. 190.006;
25	and
26	4. The declarant in any applicable declarations of
27	covenants and restrictions has provided the board with a
28	written agreement that such rules may be adopted. A memorandum
29	of the agreement shall be recorded in the public records.
30	(c) Within 60 days after such rules taking effect, the
31	district shall record a notice of rule adoption stating
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Bill No. <u>CS for CS for CS for SB 1184</u> Amendment No. Barcode 662244 generally what rules were adopted and where a copy of the 1 rules may be obtained. Districts may impose fines for 2 violations of such rules and enforce such rules and fines in 3 circuit court through injunctive relief. 4 5 Section 16. Section 190.046, Florida Statutes, is amended to read: б 7 190.046 Termination, contraction, or expansion of district.--8 9 (1) The board may petition to contract or expand the boundaries of a community development district in the 10 11 following manner: (a) The petition shall contain the same information 12 13 required by s. 190.005(1)(a)1. and 8. In addition, if the 14 petitioner seeks to expand the district, the petition shall 15 describe the proposed timetable for construction of any 16 district services to the area, the estimated cost of constructing the proposed services, and the designation of the 17 18 future general distribution, location, and extent of public 19 and private uses of land proposed for the area by the future 20 land use plan element of the adopted local government local comprehensive plan. If the petitioner seeks to contract the 21 district, the petition shall describe what services and 22 23 facilities are currently provided by the district to the area 24 being removed, and the designation of the future general 25 distribution, location, and extent of public and private uses 26 of land proposed for the area by the future land element of 27 the adopted local government comprehensive plan. (b) For those districts initially established by 28 county ordinance, the petition for ordinance amendment shall 29 be filed with the county commission. If the land to be 30 31 | included or excluded is, in whole or in part, within the 3:36 PM 04/22/04 s1184c3c-32k0x

Bill No. <u>CS for CS for CS for SB 1184</u> Amendment No. ____ Barcode 662244

boundaries of a municipality, then the county commission shall 1 1 not amend the ordinance without municipal approval. A public 2 3 hearing shall be held in the same manner and with the same public notice as other ordinance amendments. The county 4 commission shall consider the record of the public hearing and 5 the factors set forth in s. 190.005(1)(e) in making its б 7 determination to grant or deny the petition for ordinance 8 amendment.

9 (c) For those districts initially established by municipal ordinance pursuant to s. 190.005(2)(e), the 10 11 municipality shall assume the duties of the county commission 12 set forth in paragraph (b); however, if any of the land to be included or excluded, in whole or in part, is outside the 13 boundaries of the municipality, then the municipality shall 14 15 not amend its ordinance without county commission approval. 16 (d)1. For those districts initially established by administrative rule pursuant to s. 190.005(1), the petition 17 18 shall be filed with the Florida Land and Water Adjudicatory

19 Commission.
20 2. Prior to filing the petition, the petitioner shall
21 pay a filing fee of \$1,500 to the county and to each
22 municipality the boundaries of which are contiguous with or
23 contain all on a position of the lond within the distribution on

23 contain all or a portion of the land within the district or
24 the proposed amendment, and submit a copy of the petition to
25 the county and to each such municipality. In addition, if the
26 district is not the petitioner, the petitioner shall file the
27 petition with the district board of supervisors.

3. The county and each municipality shall have the
option of holding a public hearing as provided by s.
190.005(1)(c). However, such public hearing shall be limited
to consideration of the contents of the petition and whether
3:36 PM 04/22/04

Bill No. <u>CS for CS for SB 1184</u> Amendment No. ____ Barcode 662244

the petition for amendment should be supported by the county
 or municipality.

3 4. The district board of supervisors shall, in lieu of a hearing officer, hold the local public hearing provided for 4 5 by s. 190.005(1)(d). This local public hearing shall be noticed in the same manner as provided in s. 190.005(1)(d). б 7 Within 45 days of the conclusion of the hearing, the district 8 board of supervisors shall transmit to the Florida Land and Water Adjudicatory Commission the full record of the local 9 hearing, the transcript of the hearing, any resolutions 10 11 adopted by the local general-purpose governments, and its 12 recommendation whether to grant the petition for amendment. The commission shall then proceed in accordance with s. 13 14 190.005(1)(e).

15 5. A rule amending a district boundary shall describe16 the land to be added or deleted.

(e) In all cases, written consent of all the landowners whose land is to be added to or deleted from the district shall be required. The filing of the petition for expansion or contraction by the district board of supervisors shall constitute consent of the landowners within the district other than of landowners whose land is proposed to be added to or removed from the district.

24 (f)1. During the existence of a district initially 25 established by administrative rule, petitions to amend the 26 boundaries of the district pursuant to paragraphs (a)-(e) 27 shall be limited to a cumulative total of no more than 10 percent of the land in the initial district, and in no event 28 shall all such petitions to amend the boundaries ever 29 encompass more than a total of 250 acres. 30 31 2. For districts initially established by county or

Bill No. CS for CS for CS for SB 1184 Amendment No. Barcode 662244 1 municipal ordinance, the limitation provided by this paragraph 2 shall be a cumulative total of no more than 50 percent of the 3 land in the initial district, and in no event shall all such petitions to amend the boundaries ever encompass more than a 4 5 total of 500 acres. 3. Boundary expansions for districts initially б 7 established by county or municipal ordinance shall follow the procedure set forth in paragraph (b) or paragraph (c). 8 (q) Petitions to amend the boundaries of the district 9 which exceed the amount of land specified in paragraph (f) 10 11 shall be considered petitions to establish a new district and shall follow all of the procedures specified in s. 190.005. 12 (2) The district shall remain in existence unless: 13 (a) The district is merged with another district as 14 15 provided in subsection (3); 16 (b) All of the specific community development systems, facilities, and services that it is authorized to perform have 17 been transferred to a general-purpose unit of local government 18 19 in the manner provided in subsections (4), (5), and (6); or 20 (c) The district is dissolved as provided in subsection (7), or subsection (8), or subsection (9). 21 22 (3) The district may merge with other community 23 development districts upon filing a petition for establishment 24 of a community development district pursuant to s. 190.005 or 25 may merge with any other special districts upon filing a 26 petition for establishment of a community development district 27 pursuant to s. 190.005. The government formed by a merger involving a community development district pursuant to this 28 section shall assume all indebtedness of, and receive title 29 to, all property owned by the preexisting special districts. 30 31 Prior to filing said petition, the districts desiring to merge

3:36 PM 04/22/04

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Bill No. <u>CS for CS for SB 1184</u> Amendment No. ____ Barcode 662244

1 shall enter into a merger agreement and shall provide for the 2 proper allocation of the indebtedness so assumed and the 3 manner in which said debt shall be retired. The approval of 4 the merger agreement by the board of supervisors elected by 5 the electors of the district shall constitute consent of the 6 landowners within the district.

7 (4) The local general-purpose government within the geographical boundaries of which the district lies may adopt a 8 nonemergency ordinance providing for a plan for the transfer 9 of a specific community development service from a district to 10 11 the local general-purpose government. The plan must provide for the assumption and guarantee of the district debt that is 12 related to the service by the local general-purpose government 13 and must demonstrate the ability of the local general-purpose 14 15 government to provide such service:

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(a) As efficiently as the district.

17 (b) At a level of quality equal to or higher than the
18 level of quality actually delivered by the district to the
19 users of the service.

20 (c) At a charge equal to or lower than the actual21 charge by the district to the users of the service.

(5) No later than 30 days following the adoption of a 22 23 transfer plan ordinance, the board of supervisors may file, in 24 the circuit court for the county in which the local 25 general-purpose government that adopted the ordinance is 26 located, a petition seeking review by certiorari of the 27 factual and legal basis for the adoption of the transfer plan 28 ordinance. (6) Upon the transfer of all of the community 29

Bill No. CS for CS for CS for SB 1184 Amendment No. ____ Barcode 662244 1 | accordance with a plan of termination which shall be adopted by the board of supervisors and filed with the clerk of the 2 3 circuit court. (7) If, within 5 years after the effective date of the 4 5 rule or ordinance establishing creating the district, a landowner has not received a development permit, as defined in б 7 chapter 380, on some part or all of the area covered by the district, then the district will be automatically dissolved 8 and a judge of the circuit court shall cause a statement to 9 that effect to be filed in the public records. 10 11 (8) In the event the district has become inactive pursuant to s. 189.4044, the respective board of county 12 13 commissioners or city commission shall be informed and it 14 shall take appropriate action. 15 (9) If a district has no outstanding financial 16 obligations and no operating or maintenance responsibilities, upon the petition of the district, the district may be 17 dissolved by a nonemergency ordinance of the general-purpose 18 19 local governmental entity that established the district or, if the district was established by rule of the Florida Land and 20 Mater Adjudicatory Commission, the district may be dissolved 21 by repeal of such rule of the commission. 22 23 Section 17. Section 190.006, Florida Statutes, is 24 amended to read: 25 190.006 Board of supervisors; members and meetings .--26 (1) The board of the district shall exercise the 27 powers granted to the district pursuant to this act. The board shall consist of five members; except as otherwise provided 28 herein, each member shall hold office for a term of 2 years or 29 4 years, as provided in this section, and until a successor is 30 31 chosen and qualifies. The members of the board must be 3:36 PM 04/22/04 s1184c3c-32k0x

Bill No. CS for CS for CS for SB 1184 Amendment No. Barcode 662244 residents of the state and citizens of the United States. 1 1 2 (2)(a) Within 90 days following the effective date of 3 the rule or ordinance establishing the district, there shall be held a meeting of the landowners of the district for the 4 5 purpose of electing five supervisors for the district. Notice of the landowners' meeting shall be published once a week for б 7 2 consecutive weeks in a newspaper which is in general circulation in the area of the district, the last day of such 8 9 publication to be not fewer than 14 days or more than 28 days before the date of the election. The landowners, when 10 11 assembled at such meeting, shall organize by electing a chair who shall conduct the meeting. The chair may be any person 12 present at the meeting. If the chair is a landowner or proxy 13 holder of a landowner, he or she may nominate candidates and 14 15 make and second motions. 16 (b) At such meeting, each landowner shall be entitled to cast one vote per acre of land owned by him or her and 17 located within the district for each person to be elected. A 18 19 landowner may vote in person or by proxy in writing. Each proxy must be signed by one of the legal owners of the 20 property for which the vote is cast and must contain the typed 21 or printed name of the individual who signed the proxy; the 22 23 street address, legal description of the property, or tax 24 parcel identification number; and the number of authorized 25 votes. If the proxy authorizes more than one vote, each 26 property must be listed and the number of acres of each 27 property must be included. The signature on a proxy need not be notarized. A fraction of an acre shall be treated as 1 28 acre, entitling the landowner to one vote with respect 29 thereto. The two candidates receiving the highest number of 30 31 votes shall be elected for a period of 4 years, and the three 3:36 PM 04/22/04 s1184c3c-32k0x

Bill No. <u>CS for CS for SB 1184</u> Amendment No. ____ Barcode 662244

candidates receiving the next largest number of votes shall be 1 1 elected for a period of 2 years, with the term of office for 2 3 each successful candidate commencing upon election. The members of the first board elected by landowners shall serve 4 5 their respective 4-year or 2-year terms; however, the next election by landowners shall be held on the first Tuesday in б November. Thereafter, there shall be an election of 7 supervisors for the district every 2 years in November on a 8 9 date established by the board and noticed pursuant to paragraph (a). The second and subsequent landowners' election 10 11 shall be announced at a public meeting of the board at least 90 days prior to the date of the landowners' meeting and shall 12 also be noticed pursuant to paragraph (a). Instructions on how 13 all landowners may participate in the election, along with 14 15 sample proxies, shall be provided during the board meeting 16 that announces the landowners' meeting. The two candidates receiving the highest number of votes shall be elected to 17 serve for a 4-year period, and the remaining candidate elected 18 19 shall serve for a 2-year period. 20 (3)(a)1. If the board proposes to exercise the ad valorem taxing power authorized by s. 190.021, the district 21 board shall call an election at which the members of the board 22

23 of supervisors will be elected. Such election shall be held 24 in conjunction with a primary or general election unless the 25 district bears the cost of a special election. Each member 26 shall be elected by the qualified electors of the district for 27 a term of 4 years, except that, at the first such election, three members shall be elected for a period of 4 years and two 28 members shall be elected for a period of 2 years. All elected 29 board members must be qualified electors of the district. 30 31 2.a. Regardless of whether a district has proposed to

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Bill No. CS for CS for CS for SB 1184 Amendment No. ____ Barcode 662244 1 levy ad valorem taxes, commencing 6 years after the initial appointment of members or, for a district exceeding 5,000 2 3 acres in area, 10 years after the initial appointment of members, the position of each member whose term has expired 4 5 shall be filled by a qualified elector of the district, elected by the qualified electors of the district. However, б for those districts established after June 21, 1991, and for 7 those existing districts established after December 31, 1983, 8 which have less than 50 qualified electors on June 21, 1991, 9 sub-subparagraphs b. and <u>d.</u> c. shall apply. 10 11 b. For those districts to which this sub-subparagraph applies If, in the 6th year after the initial appointment of 12 members, or 10 years after such initial appointment for 13 districts exceeding 5,000 acres in area, there are not at 14 15 least 250 qualified electors in the district, or for a district exceeding 5,000 acres, there are not at least 500 16 qualified electors, members of the board shall continue to be 17 18 elected by landowners. 19 b. After the 6th or 10th year, once a district reaches 250 or 500 qualified electors, respectively, then the 20 positions position of two board members whose terms are 21 expiring shall be filled by qualified electors of the 22 23 district, elected by the qualified electors of the district 24 for 4-year terms. One of these board members shall serve a 25 2-year term, and the other a 4-year term. The remaining board 26 member whose term is expiring shall be elected for a 4-year 27 term by the landowners and is not required to be a qualified elector. Thereafter, as terms expire, board members shall be 28 qualified electors elected by qualified electors of the 29 district for a term of 4 years. 30 31 c. Once a district qualifies to have any of its board 11

3:36 PM 04/22/04

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Bill No. <u>CS for CS for CS for SB 1184</u> Amendment No. ____ Barcode 662244

1	members elected by the qualified electors of the district, the
2	initial and all subsequent elections by the qualified electors
3	of the district shall be held at the general election in
4	November. The board shall adopt a resolution if necessary to
5	implement this requirement when the board determines the
б	number of qualified electors as required by sub-subparagraph
7	d., to extend or reduce the terms of current board members.
8	<u>d.</u> c. On or before <u>June 1</u> July 15 of each year, the
9	board shall determine the number of qualified electors in the
10	district as of the immediately preceding <u>April 15</u> June 1 . The
11	board shall use and rely upon the official records maintained
12	by the supervisor of elections and property appraiser or tax
13	collector in each county in making this determination. Such
14	determination shall be made at a properly noticed meeting of
15	the board and shall become a part of the official minutes of
16	the district.
17	(b) Elections of board members by qualified electors
17 18	(b) Elections of board members by qualified electors held pursuant to this subsection shall be <u>nonpartisan and</u>
18	held pursuant to this subsection shall be <u>nonpartisan and</u>
18 19	held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding
18 19 20	held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u>
18 19 20 21	held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u>
18 19 20 21 22	held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u> (c) Candidates seeking election to office by qualified
18 19 20 21 22 23	<pre>held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u> (c) Candidates seeking election to office by qualified electors under this subsection shall conduct their campaigns</pre>
18 19 20 21 22 23 24	<pre>held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u> (c) Candidates seeking election to office by qualified electors under this subsection shall conduct their campaigns in accordance with the provisions of chapter 106 <u>and shall</u></pre>
 18 19 20 21 22 23 24 25 	<pre>held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u> (c) Candidates seeking election to office by qualified electors under this subsection shall conduct their campaigns in accordance with the provisions of chapter 106 <u>and shall</u> <u>file qualifying papers and qualify for individual seats in</u></pre>
 18 19 20 21 22 23 24 25 26 	<pre>held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u> (c) Candidates seeking election to office by qualified electors under this subsection shall conduct their campaigns in accordance with the provisions of chapter 106 <u>and shall</u> <u>file qualifying papers and qualify for individual seats in</u> <u>accordance with s. 99.061</u>. <u>Candidates shall pay a qualifying</u></pre>
 18 19 20 21 22 23 24 25 26 27 	<pre>held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u> (c) Candidates seeking election to office by qualified electors under this subsection shall conduct their campaigns in accordance with the provisions of chapter 106 <u>and shall</u> <u>file qualifying papers and qualify for individual seats in</u> <u>accordance with s. 99.061</u>. <u>Candidates shall pay a qualifying</u> <u>fee, which shall consist of a filing fee and an election</u></pre>
 18 19 20 21 22 23 24 25 26 27 28 	<pre>held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u> (c) Candidates seeking election to office by qualified electors under this subsection shall conduct their campaigns in accordance with the provisions of chapter 106 <u>and shall</u> <u>file qualifying papers and qualify for individual seats in</u> <u>accordance with s. 99.061</u>. <u>Candidates shall pay a qualifying</u> <u>fee, which shall consist of a filing fee and an election</u> <u>assessment or, as an alternative, shall file a petition signed</u></pre>
 18 19 20 21 22 23 24 25 26 27 28 29 	held pursuant to this subsection shall be <u>nonpartisan and</u> <u>shall be</u> conducted in the manner prescribed by law for holding general elections. <u>Board members shall assume the office on</u> <u>the second Tuesday following their election.</u> (c) Candidates seeking election to office by qualified electors under this subsection shall conduct their campaigns in accordance with the provisions of chapter 106 <u>and shall</u> <u>file qualifying papers and qualify for individual seats in</u> <u>accordance with s. 99.061</u> . <u>Candidates shall pay a qualifying</u> <u>fee, which shall consist of a filing fee and an election</u> <u>assessment or, as an alternative, shall file a petition signed</u> <u>by not less than 1 percent of the registered voters of the</u>

Bill No. <u>CS for CS for CS for SB 1184</u> Amendment No. Barcode 662244 county affected by such candidacy. The amount of the filing 1 | fee is 3 percent of \$4,800; however, if the electors have 2 3 provided for compensation pursuant to subsection (8), the amount of the filing fee is 3 percent of the maximum annual 4 5 compensation so provided. The amount of the election assessment is 1 percent of \$4,800; however, if the electors б 7 have provided for compensation pursuant to subsection (8), the amount of the election assessment is 1 percent of the maximum 8 annual compensation so provided. The filing fee and election 9 assessment shall be distributed as provided in s. 105.031(3). 10 11 (d) The supervisor of elections shall appoint the inspectors and clerks of elections, prepare and furnish the 12 ballots, designate polling places, and canvass the returns of 13 the election of board members by qualified electors. The 14 15 county canvassing board of county commissioners shall declare 16 and certify the results of the election. 17 (4) Members of the board shall be known as supervisors and, upon entering into office, shall take and subscribe to 18 19 the oath of office as prescribed by s. 876.05. They shall hold office for the terms for which they were elected or 20 appointed and until their successors are chosen and qualified. 21 If, during the term of office, a vacancy occurs, the remaining 22 23 members of the board shall fill the vacancy by an appointment 24 for the remainder of the unexpired term. 25 (5) A majority of the members of the board constitutes 26 a quorum for the purposes of conducting its business and 27 exercising its powers and for all other purposes. Action taken by the district shall be upon a vote of a majority of 28 the members present unless general law or a rule of the 29 district requires a greater number. 30 (6) As soon as practicable after each election or 31 13 3:36 PM 04/22/04 s1184c3c-32k0x

Bill No. <u>CS for CS for CS for SB 1184</u> Amendment No. ____ Barcode 662244

1	appointment, the board shall organize by electing one of its
2	members as chair and by electing a secretary, who need not be
3	a member of the board, and such other officers as the board
4	may deem necessary.
5	(7) The board shall keep a permanent record book
6	entitled "Record of Proceedings of(name of district)
7	Community Development District," in which shall be recorded
8	minutes of all meetings, resolutions, proceedings,
9	certificates, bonds given by all employees, and any and all
10	corporate acts. The record book shall at reasonable times be
11	opened to inspection in the same manner as state, county, and
12	municipal records pursuant to chapter 119. The record book
13	shall be kept at the office or other regular place of business
14	maintained by the board in the county or municipality in which
15	the district is located or within the boundaries of a
16	development of regional impact or Florida Quality Development,
17	or combination of a development of regional impact and Florida
18	Quality Development, which includes the district.
19	(8) Each supervisor shall be entitled to receive for
20	his or her services an amount not to exceed \$200 per meeting
21	of the board of supervisors, not to exceed \$4,800 per year per
22	supervisor, or an amount established by the electors at
23	referendum. In addition, each supervisor shall receive travel
24	and per diem expenses as set forth in s. 112.061.
25	(9) All meetings of the board shall be open to the
26	public and governed by the provisions of chapter 286.
27	
28	(Redesignate subsequent sections.)
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Bill No. CS for CS for CS for SB 1184
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And the title is amended as follows:
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          On page 2, line 29, after the semicolon,
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   insert:
          amending s. 190.012, F.S.; providing for the
б
7
          enforcement of deed restrictions in certain
          circumstances; amending s. 190.046, F.S.;
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          providing for additional dissolution
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          procedures; amending s. 190.006, F.S.;
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          specifying procedures for selecting a chair at
          the initial landowners' meeting; specifying
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          requirements for proxy voting; requiring notice
          of landowners' elections; specifying the terms
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          of certain supervisors; providing for
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          nonpartisan elections; specifying the time that
          resident supervisors assume office; authorizing
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          the supervisor of elections to designate seat
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          numbers for resident supervisors of the board;
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          providing procedures for filing qualifying
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          papers; allowing candidates the option of
2.2
          paying a filing fee to qualify for the
          election; specifying payment requirements;
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          specifying the number of petition signatures
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          required to qualify for the election; requiring
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          the county canvassing board to certify the
          results of resident elections;
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