	2009712er
1	
2	An act relating to special districts; creating s.
3	189.4221, F.S.; authorizing special districts to
4	purchase commodities and contractual services from
5	purchasing agreements of other special districts,
6	municipalities, or counties; amending s. 189.418,
7	F.S.; providing that the boundaries of a special
8	district are deemed to include an annexed area under
9	certain circumstances; providing an effective date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Section 189.4221, Florida Statutes, is created
14	to read:
15	189.4221 Purchases from purchasing agreements of special
16	districts, municipalities, or counties.—Special districts may
17	purchase commodities and contractual services, other than
18	services the acquisition of which is governed by s. 287.055,
19	from the purchasing agreements of other special districts,
20	municipalities, or counties which have been procured pursuant to
21	competitive bid, requests for proposals, requests for
22	qualifications, competitive selection, or competitive
23	negotiations, and which are otherwise in compliance with general
24	law if the purchasing agreement of the other special district,
25	municipality, or county was procured by a process that would
26	have met the procurement requirements of the purchasing special
27	district.
28	Section 2. Subsection (2) of section 189.418, Florida
29	Statutes, is amended to read:

## Page 1 of 2

CODING: Words stricken are deletions; words underlined are additions.

2009712er 30 189.418 Reports; budgets; audits.-31 (2) Any amendment, modification, or update of the document 32 by which the district was created, including changes in 33 boundaries, must be filed with the department within 30 days 34 after adoption. The department may initiate proceedings against special districts as provided in s. 189.421 for failure to file 35 the information required by this subsection. However, for the 36 37 purposes of this section and s. 175.101(1), the boundaries of a 38 district shall be deemed to include an area that has been 39 annexed until the completion of the 4-year period specified in 40 s. 171.093(4) or other mutually agreed upon extension, or when a district is providing services pursuant to an interlocal 41 42 agreement entered into pursuant to s. 171.093(3). 43 Section 3. This act shall take effect July 1, 2009.

## Page 2 of 2

CODING: Words stricken are deletions; words underlined are additions.