2012

1	A bill to be entitled
2	An act relating to the North Lake County Hospital
3	District, Lake County; codifying special laws relating
4	to the district; providing legislative intent;
5	amending, codifying, reenacting, and repealing
6	chapters 2002-348 and 2004-460, Laws of Florida,
7	relating to the district; re-creating the district and
8	re-creating and reenacting the charter; providing
9	definitions; providing a public purpose; prohibiting a
10	person from seeking election to the board of trustees
11	if the person has previously served on the board of
12	directors of certain entities within a specified time;
13	requiring publication of the annual meeting notice on
14	a publicly accessible website; providing general
15	powers of the district, including the power to levy an
16	ad valorem tax not to exceed a specified millage;
17	establishing permitted uses of tax funds; providing
18	restrictions on the district board's activities;
19	prescribing requirements of the board for fiscal
20	responsibility, transparency, and accountability;
21	providing financial disclosure requirements and
22	reporting, notice, and public meeting provisions for
23	the board; providing for sovereign immunity; providing
24	for expiration of the district at a specified time
25	without further legislative action and permitting
26	continuation of the district by referendum at the end
27	of 10-year intervals; providing for a referendum;
28	providing an effective date.
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29	
30	Be It Enacted by the Legislature of the State of Florida:
31	
32	Section 1. This act constitutes the codification of all
33	special acts relating to the North Lake County Hospital
34	District. It is the intent of the Legislature in enacting this
35	law to provide a single, comprehensive special act charter for
36	the district, including all current authority granted to the
37	district by its several legislative enactments and any
38	additional authority granted by this act.
39	Section 2. Chapters 2002-348 and 2004-460, Laws of
40	Florida, relating to the North Lake County Hospital District,
41	are codified, reenacted, amended, and repealed as provided in
42	this act.
43	Section 3. The North Lake County Hospital District is re-
44	created, and the charter is re-created and reenacted to read:
45	Section 1. ESTABLISHMENT OF DISTRICT; BOUNDARIES
46	A. This act may be cited as the "North Lake County
47	Hospital District Act."
48	B. There is created and established as an independent
49	special taxing district of the state a hospital district in Lake
50	County to be known as the "North Lake County Hospital District,"
51	which shall comprise and include the territory within Lake
52	County described as follows:
53	
54	Beginning at the range line dividing ranges 26 and 27
55	east at its intersection with the township line
56	separating townships 20 and 21 south of the
	Page 2 of 18

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85	and Little Lake Harris to the south boundary line of
86	section 24, township 20 south, range 25 east; thence
87	run west to the northwest corner of section 27,
88	township 20 south, range 25 east; thence run south to
89	the southwest corner of section 34, township 20 south,
90	range 25 east; thence run east along the township line
91	separating townships 20 and 21 south, to the
92	Tallahassee Meridian to the point of beginning
93	(hereinafter the "Northeast Territory").
94	
95	and
96	
97	Begin at the northwest (NW) corner of section 6, in
98	township 18 south, range 24 east, and run east along
99	the north township line of township 18 south, to the
100	northeast corner of section 1, township 18 south,
101	range 25 east; thence run south along the east range
102	line of range 25 to the southeast corner of section
103	36, township 18 south, range 25 east; thence run east
104	along the north boundary of section 6, township 29
105	south, range 26 east, to the waters of Lake Eustis;
106	thence southwesterly along the waters of Lake Eustis
107	to the center of the mouth of Dead River; thence
108	southwesterly along the center of Dead River to an
109	extension of the west boundary of section 24, township
	19 south, range 25 east, extended south into Lake
110	
110 111	Harris; thence run southwesterly across Lake Harris to

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113	township 20 south, range 24 east intersects with the
114	waters of Lake Harris; thence run in a general
115	southeasterly direction along the waters of Lake
116	Harris to the point that the southern boundary of
117	section 24, township 20 south, range 25 east, and the
118	waters of Lake Harris intersect; thence run west along
119	the south boundary of sections 24, 23, and 22,
120	township 20 south, range 25 east, to the southwest
121	(SW) corner of said section 22, township 20 south,
122	range 25 east; thence run south along the west
123	boundary of sections 27 and 34, township 20 south,
124	range 25 east to the southwest (SW) corner of section
125	34, township 20 south, range 25 east; thence run west
126	along the south line of said township 20 to western
127	boundary of Lake County, and west boundary of range 24
128	east; thence north along the west boundary of said
129	range 24 to the point of beginning (hereinafter the
130	"Northwest Territory").
131	Section 2. DEFINITIONSAs used in this act and for
132	purposes of this act, the term:
133	A. "Board of trustees" and "board" mean the Board of
134	Trustees of the North Lake County Hospital District.
135	B. "District" means the North Lake County Hospital
136	District.
137	C. "Indigent care" means medically necessary health care
138	provided to residents of the North Lake County Hospital District
139	who are determined to be qualified pursuant to the provisions of
140	the Florida Health Care Responsibility Act, section 154.304(9),
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141 Florida Statues, and the Florida Health Care Indigency 142 Eligibility Certification Standards, Florida Administrative 143 Code, rule 59H-1.0035(30). 144 D. "Provider" means a licensed hospital or primary care 145 clinic physically located in the district. 146 Section 3. PUBLIC PURPOSE OF THE DISTRICT.-The public 147 purpose of the district is to provide a means to pay for 148 indigent care provided in accordance with this act. Indigent 149 care may be provided to residents of the district in accordance 150 with this act through the use of health care facilities not 151 owned and operated by the board of trustees. The provision of 152 such indigent care is found and declared to be a public purpose 153 and necessary for the preservation of the public health of the 154 residents of the district. 155 Section 4. MEMBERSHIP AND ORGANIZATION OF THE GOVERNING 156 BOARD OF THE DISTRICT.-157 A. General.-158 The district shall be governed by a board of trustees 1. 159 composed of six persons to be elected by the electors residing 160 within the district in a general election. The trustees 161 currently serving on the board shall continue in their capacity 162 to the completion of their terms. The term of office of each 163 trustee shall be 4 years and a trustee may not serve more than 164 two terms for a maximum of 8 years. The term of office shall 165 expire on the date of the general election held 4 years after 166 the date on which that trustee was elected. All elections for 167 the office of trustee shall be conducted in the same manner as 168 elections for county commissioners.

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169 The members of the board of trustees shall serve 2. 170 without pay. Each member shall give a bond to the Board of 171 County Commissioners of Lake County and its successors in office 172 for the use and benefit of the district for the faithful 173 performance of his or her duties in the sum of \$1,000 with a 174 surety company qualified to do business in this state as surety, 175 which bond shall be approved and accepted by the Clerk of the 176 Circuit Court of Lake County. The premiums on such bond shall be 177 paid by the district as part of the expenses of the district. 178 3. Four of the trustees shall constitute a quorum, and a 179 vote of at least four of the trustees is necessary for the 180 transaction of any business of the district. The board of 181 trustees may select from among its membership a chair, vice 182 chair, secretary, and treasurer. The board of trustees shall cause true and accurate minutes and records to be kept of all 183 business transacted by them and shall keep full, true, and 184 185 complete books of account and minutes, which minutes and books 186 shall be open and subject to the inspection of the residents of 187 the district at all reasonable times during normal business 188 hours. Any person desiring to do so may obtain a copy of the 189 minutes and books of account or such portions thereof as he or 190 she may desire upon payment of the costs of reproduction. 191 Election of the board of trustees.-Β. 192 1. Registration of electors.-Any person who is a resident of the district, at least 18 years of age, and registered with 193 194 the Supervisor of Elections for Lake County is eligible to vote 195 for the election of members of the board of trustees. 196 2. Qualifications of candidate.-All trustees must be duly

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197 qualified electors who reside in the district. Three trustees 198 must reside in the Northeast Territory and three trustees must 199 reside in the Northwest Territory. Beginning with the general 200 election in 2014 and in each general election thereafter, a 201 person is not eligible to seek election to the board of trustees 202 if that person served, within the previous 4 years before the 203 election, as an officer or member of a board of directors of a 204 hospital physically located in the district, a parent 205 corporation of such a hospital, or a foundation of such a 206 hospital. 207 3. Vacancies.-Vacant trustee seats shall be filled through 208 appointment by the Governor; appointees shall serve until the 209 expiration of the term for which they are appointed. 210 C. Annual meeting.-The annual meeting shall be held before January 31 of each year at such time and place within the 211 212 district as is determined by the board of trustees. Notice of 213 the date, time, and place of the annual meeting shall be 214 published online on a publicly accessible website maintained by 215 the district and in a daily newspaper of general circulation, in 216 a section other than the legal ad or classified ad sections, in 217 the district once per week for 2 consecutive weeks. The date of 218 the first publication of such notice must be at least 15, and 219 not more than 30, days before the annual meeting. The agenda at 220 the annual meeting of the board of trustees shall include, but 221 is not limited to: 222 1. Call to order. 223 2. Presentation and approval of minutes of the last annual 224 meeting and of any special meeting held since that meeting.

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225	3. Financial report.
226	4. Presentation of the annual report of the board of
227	trustees.
228	5. Transaction of any business that may properly be
229	brought before the board.
230	6. Election of officers of the board of trustees.
231	D. Special meetingsSpecial meetings of the board of
232	trustees may be called at any time by the chair or upon the
233	written request of four members of the board of trustees.
234	Notices of special meetings of the board of trustees shall be
235	published online on a publicly accessible website maintained by
236	the district and by publication in a daily newspaper of general
237	circulation in the district at least 7 days before such meeting,
238	stating the date and place and general matters of the business
239	to be considered.
240	E. Removal of members from the board of trusteesAny
241	member of the board of trustees may be removed by the Governor
242	at any time, for cause, in which event such vacancy or vacancies
243	thereby occurring shall be filled through appointment by the
244	Governor for the unexpired term.
245	Section 5. POWERS, FUNCTIONS, AND DUTIES
246	A. General powersThe district may:
247	1. Adopt an official seal and alter it at pleasure.
248	2. Maintain an office within the district's geographical
249	territory at a place it may designate.
250	3. Sue and be sued in its own name and plead and be
251	impleaded, but with all sovereign immunity and limitations
252	provided by the State Constitution and general law.

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FLORIDA HOUSE OF REPRESENTATIVES	FL	. 0	R	1	D	А	Н	0	U	S	Е	0	F	R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т	I	V	Е	S
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253	4. Make and execute agreements of lease, contracts, and
254	other instruments necessary in the exercise of its powers and
255	functions under this act.
256	5. Lease as lessor or lessee to or from any person, firm,
257	corporation, association, or body, public or private, any
258	facilities or property for the use of the district to carry out
259	the purpose of the district in its reasonable judgment.
260	6. Employ attorneys, accountants, and such other employees
261	and agents as may be necessary, in its reasonable judgment, to
262	carry out the purpose of the district, and fix their reasonable
263	compensation.
264	7. Levy an ad valorem tax in the district not to exceed 1
265	mill on the dollar of the value of all nonexempt property within
266	that area of Lake County which comprises the district. Such tax
267	shall be paid into the district fund.
268	8. Cooperate with, apply for and receive grants from, or
269	contract with other governmental agencies or private individuals
270	or entities as may be necessary, convenient, or proper in
271	connection with any of the powers and duties authorized by this
272	act and to carry out the public purpose of the district in its
273	reasonable judgment.
274	9. Adopt and promulgate policies, rules, and procedures
275	for the efficient and effective operation of the district and to
276	ensure the proper implementation of this act.
277	10. Do all things necessary to carry out the purpose of
278	the district and to ensure the proper implementation of this
279	act.
280	B. Collection of taxesIt is the duty of the Property
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281 Appraiser of Lake County to assess, and the Tax Collector of 282 Lake County to collect, the ad valorem tax levied by the board 283 of trustees upon the taxable property in the district. The tax 284 collector shall collect such tax as levied by the board of 285 trustees in the same manner as other taxes are collected and 286 shall pay the same over to the board of trustees within the time 287 and in the manner prescribed by law for the payment of the Tax 288 Collector of Lake County taxes to the county depository. It is 289 the duty of the Department of Revenue to assess all such 290 property in accordance with section 193.085, Florida Statutes. 291 The amount of each county or state taxes and the taxes for the 292 district shall be assessed by the officer respectively as are 293 county taxes upon such property, and such tax shall be remitted 294 by the collecting officer to the board of trustees. All such 295 taxes shall be held by the board of trustees and paid out by 296 them for purposes of this act. 297 C. Liens and foreclosures.-Liens and foreclosure of liens 298 resulting from failure to pay ad valorem taxation shall be 299 treated as liens and foreclosures resulting from other ad 300 valorem taxes. 301 Section 6. PERMITTED USES OF TAX FUNDS.-Consistent with 302 the public purpose of the district, the use of funds received 303 through the district's taxing power and any interest thereon may 304 be used: 305 A. For reasonable expenses incurred by the district to administer and enforce this act, including the use of private 306 307 vendors. 308 B. To pay for indigent care provided by licensed hospitals Page 11 of 18

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FLORIDA HOUSE OF	R E P R E S E N T A T I V E S
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309	physically located in the district according to policies and
310	procedures adopted by the board of trustees pursuant to and
311	consistent with this act.
312	C. To pay for indigent care provided by licensed primary
313	care clinics physically located in the district that are
314	approved by the board of trustees, if the care does not overlap
315	or duplicate care available through other public health clinics
316	physically located in the district and serving medically
317	indigent residents of the district.
318	D. To maximize public or private grant or matching funds
319	available for indigent care, including, but not limited to,
320	Medicaid Supplemental Hospital Funding Programs, the Low-Income
321	Pool Program, the Disproportionate Share Hospital Program, and
322	similar programs.
323	E. To contract with the Lake County Board of County
324	Commissioners for services performed for the district by
325	personnel employed by the county, as well as logistical and
326	technical support, to carry out, in its reasonable judgment, the
327	purpose of the district.
328	F. To lower the millage rate in succeeding years.
329	Section 7. RESTRICTIONS
330	A. The district board may not issue bonds, raise tax
331	revenue from any other source, or impose non-ad valorem
332	assessments.
333	B. Funds received through the district's taxing power and
334	any interest thereon may not be used:
335	1. To compensate for a provider's inability to collect
336	debts arising from serving persons who are not eligible for
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337	indigent care under this act.
338	2. To cover shortfalls or deficiencies in the amounts paid
339	by Medicare or private insurance from patients who are not
340	eligible for indigent care under this act.
341	3. To compensate for normal business overhead or expenses.
342	4. For capital expenditures incurred by or for a provider.
343	5. For indigent care based on assumptions, models,
344	studies, or expert analyses or opinions.
345	6. For indigent care in excess of the actual cost of
346	providing such care; however, the payment for indigent care
347	provided may not exceed the amount payable by the Medicare
348	program for identical or substantially similar care in the
349	territory of the district.
350	Section 8. FISCAL RESPONSIBILITY, TRANSPARENCY, AND
351	ACCOUNTABILITY
352	A. The board of trustees shall annually determine and
353	approve a balanced district budget and millage in accordance
354	with chapter 200, Florida Statues, this act, and generally
355	accepted accounting principles.
356	B. At least once each year, the board of trustees shall
357	post online on a publicly accessible website maintained by the
358	district and publish once in a daily newspaper of general
359	circulation in the district a complete detailed statement of all
360	moneys received and disbursed by it since the creation of the
361	district as to the first published statement and since the last
362	published statement as to any other year. The statement must
363	include the sources from which the funds were received, the
364	balance on hand at the time of the published statement, and a
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365	complete statement of the financial condition of the district.
366	C. Any provider receiving funds from the district is
367	subject to an audit of its records relative to the patients for
368	whom payment is sought in order to ensure compliance with this
369	act. All auditors must contractually agree to comply with
370	applicable patient confidentiality rules, including the Health
371	Insurance Portability and Accountability Act of 1996 (HIPAA;
372	Pub. L. No. 104-191, 110 Stat. 1936) and rules implementing that
373	act.
374	D. The district must conduct financial integrity and
375	compliance audits of providers receiving payments in any one
376	fiscal year in excess of 10 percent of the district's tax
377	revenue in that year, and may initiate other audits of any
378	provider at any time, to ensure compliance with this act and to
379	provide transparency and accountability to the taxpayers. All
380	audit reports become public records upon acceptance by the board
381	of trustees. If, upon completion of an audit, it is determined
382	that payment was made by the district that was not in compliance
383	with this act, a rebuttable presumption is created that the
384	district is entitled to a recoupment of the amounts in question.
385	Notice to the provider and an opportunity to go forward with
386	evidence rebutting the presumption in an informal setting shall
387	be provided. Pending any judicial determination, the district
388	may set off the amounts in question against any other amounts
389	owed or to be owed to the provider. If informal resolution
390	cannot be reached between the parties, a formal mediation
391	conference is required and is a condition precedent to the
392	filing of a lawsuit. Venue for any legal proceedings is in the
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393	Circuit Court of Lake County.
394	E. The board of trustees shall adopt and promulgate
395	eligibility verification criteria and procedures designed to
396	ensure that all recipients of indigent care for which payment is
397	sought under this act are qualified by the provider as medically
398	indigent persons and residents of the district.
399	F. Any indigent care for which payment is requested in
400	whole or in part from the district must be certified by the
401	provider as medically necessary.
402	G. A provider requesting payment under this act must
403	certify, under penalty of perjury, that the eligibility
404	verification procedures adopted by the board of trustees have
405	been complied with and that he or she, in good faith, believes
406	that the person is qualified to receive indigent care under this
407	act.
408	H. If estimated payments are made to a provider eligible
409	to receive payment from the district, to ensure public
410	oversight, accountability, and public benefit, the hospital or
411	clinic shall maintain such funds in a separate accounting fund
412	and document each payment or draw down from that account so that
413	a complete audit record is established. The separate account and
414	all direct support documentation that is part of the audit
415	record is subject to disclosure as provided in chapter 119,
416	Florida Statutes.
417	I. Annual financial statements.—All hospitals receiving
418	any payments from the district in a given fiscal year, and their
419	parent corporations and foundations, shall each file annual
420	audited financial statements with the district.

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421 The board of trustees shall timely provide to each J. 422 member of the Lake County Legislative Delegation: 423 1. All financial statements and reports of the district. 424 2. All audit reports of the district and of all providers 425 that are the subjects of audits initiated by the district. 426 By January 31 of each year, an annual report for the 3. 427 previous fiscal year providing a detailed review of the 428 performance of the district containing actual data and analyses 429 of patients served, the names and types of providers used, the ratio of administrative to direct patient expenditures, problems 430 431 encountered, and recommendations for improvement, including 432 proposed legislative changes to this act. 433 Section 9. FINANCIAL DISCLOSURE AND NOTICE.-434 Members of the board of trustees are subject to the Α. 435 financial disclosure requirements provided in general law. 436 B. Except as otherwise expressly required in this act, the 437 board of trustees is subject to the reporting, notice, and 438 public meetings requirements of sections 189.415, 189.417, and 439 189.418, Florida Statutes. All meeting and workshop notices and 440 minutes of meetings and workshops shall be posted online on a 441 publicly accessible website maintained by the district. 442 Section 10. AMENDMENTS TO THE CHARTER.-This act may not be amended except by action of the Legislature. 443 444 Section 11. SOVEREIGN IMMUNITY.-For purposes of sovereign 445 immunity pursuant to section 768.28(2), Florida Statutes, any 446 primary care clinic physically located in the district the main 447 purpose of which is to provide indigent care and which directly 448 delivers that care for compensation from the district as

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449 provided in this act, and any health care provider who 450 volunteers his or her services to the primary care clinics to 451 provide indigent care without receiving personal financial 452 compensation, shall be conclusively deemed to be primarily 453 acting as an instrumentality of the state. 454 Section 12. COMPREHENSIVE PLANNING.-Except as may otherwise be required by general law, comprehensive planning is 455 456 not required by this act. 457 Section 13. ESTABLISHMENT AND DISSOLUTION OF THE 458 DISTRICT.-The district, established pursuant to section 189.4042, Florida Statutes, is reestablished by this act as a 459 460 special district under chapter 189, Florida Statutes. The 461 district may be dissolved by action of the Legislature. 462 Section 14. DURATION AND CONTINUATION.-The district 463 expires and shall be dissolved at the end of its fiscal year in 464 2017 without further action by the Legislature. However, the 465 district may be continued at the end of that period for 10 years 466 if in the general election in 2016 a majority of the electors 467 voting in a referendum called for that purpose approve its 468 continuation. The district is subject to a continuation vote in 469 like manner every 10 years thereafter. If the district is 470 dissolved without further action by the Legislature as provided 471 in this act, all property owned by the district is transferred 472 to, and all indebtedness of the district is assumed by, the Lake 473 County Board of County Commissioners effective upon such 474 dissolution. 475 Section 15. REFERENDUM.-The Board of County Commissioners 476 of Lake County shall call, and the Supervisor of Elections of

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FLORIDA HOUSE OF	R E P R E S E N T A T I V E S
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2012

477	Lake County shall conduct, in conjunction with the general
478	election to be held on November 8, 2016, or such other general
479	election date as provided by general law, a referendum as
480	follows:
481	
482	CONTINUATION OF THE NORTH LAKE COUNTY HOSPITAL DISTRICT
483	
484	Shall the independent special district known as the
485	North Lake County Hospital District with authority to
486	levy each year an ad valorem tax not to exceed 1 mill
487	to fund indigent care to qualified residents of the
488	district be continued for another 10 years?
489	
490	Yes
491	
492	No
493	
494	Section 4. Chapters 2002-348 and 2004-460, Laws of
495	Florida, are repealed.
496	Section 5. This act shall take effect upon becoming a law.
	Dage 18 of 18