1	A bill to be entitled
2	An act relating to the Cedar Hammock Fire Control
3	District, Manatee County; amending chapter 2000-391,
4	Laws of Florida, as amended; revising boundaries;
5	providing for a five-member board; removing obsolete
6	provisions; providing for ad valorem assessments, non-
7	ad valorem assessments, and impact fees; deleting
8	schedule of non-ad valorem assessments; providing for
9	local preference in competitive bids; amending chapter
10	93-352, Laws of Florida, as amended; removing a
11	reference to the district; providing an effective
12	date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Section 3 of chapter 2000-391, Laws of Florida,
17	as amended by chapters 2005-297 and 2007-283, Laws of Florida,
18	is amended to read:
19	Section 1. IncorporationAll of the unincorporated lands
20	in Manatee County, as described in this act, shall be
21	incorporated into an independent special fire control district.
22	Said special fire control district shall be a public municipal
23	corporation under the name of Cedar Hammock Fire Control
24	District. The district is organized and exists for all purposes
25	set forth in this act and chapters 189 and 191, Florida
26	Statutes. The district was created by special act in 1957 and
	Page 1 of 18
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27	its charter may be amended only by special act of the
28	Legislature.
29	Section 2. JurisdictionThe lands to be incorporated
30	within the Cedar Hammock Fire Control District are located in
31	Manatee County, Florida, and are described as follows:
32	
33	BEGIN AT THE NORTHEAST CORNER OF SECTION 2, TOWNSHIP
34	35 SOUTH, RANGE 17 EAST; THENCE SOUTH ALONG THE EAST
35	LINES OF SECTIONS 2, 11, 14, AND 23, TOWNSHIP 35
36	SOUTH, RANGE 17 EAST TO A POINT ON THE CENTERLINE OF
37	BOWLEES CREEK; THENCE WESTERLY ALONG SAID CENTERLINE
38	TO THE SHORELINE OF SARASOTA BAY; THENCE MEANDERING
39	SAID SHORELINE IN A WESTERLY AND NORTHWESTERLY
40	DIRECTION TO A POINT WHERE THE SHORELINE INTERSECTS
41	THE WEST LINE OF RANGE 17 EAST; THENCE NORTH ALONG THE
42	WEST LINE OF SAID RANGE 17 EAST TO THE SHORELINE OF
43	PALMA SOLA BAY; THENCE MEANDER SAID SHORELINE IN A
44	NORTHEASTERLY, NORTHERLY AND NORTHWESTERLY DIRECTION
45	TO A POINT WHERE THE SHORELINE INTERSECTS THE SOUTH
46	LINE OF TOWNSHIP 34 SOUTH; THENCE EAST ALONG THE SOUTH
47	LINE OF SAID TOWNSHIP 34 SOUTH TO THE POINT OF
48	BEGINNING.
49	
50	LESS:
51	
52	THOSE LANDS ANNEXED BY THE CITY OF BRADENTON AFTER
	Page 2 of 18

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53	ADOPTION OF CHAPTER 57-1546, LAWS OF FLORIDA.
54	
55	LESS:
56	
57	THE LANDS WITHIN TRAILER ESTATES, RECORDED IN PLAT
58	BOOK 8 AT PAGE 138, FIRST ADDITION TO TRAILER ESTATES,
59	RECORDED IN PLAT BOOK 9 AT PAGE 71, AND SECOND
60	ADDITION TO TRAILER ESTATES, RECORDED IN PLAT BOOK 9
61	AT PAGE 61, ALL IN THE PUBLIC RECORDS OF MANATEE
62	COUNTY, FLORIDA.
63	
64	TOGETHER WITH:
65	
66	BLOCK B, TRAILER ESTATES, RECORDED IN PLAT BOOK 8 AT
67	PAGE 138, PUBLIC RECORDS OF MANATEE COUNTY, FLORIDA.
68	
69	TOGETHER WITH:
70	
71	THAT PART OF SECTIONS 23 AND 26, TOWNSHIP 35 SOUTH,
72	RANGE 17 EAST LYING SOUTH OF BOWLEES CREEK; THE WEST
73	HALF OF SECTION 25, TOWNSHIP 35 SOUTH, RANGE 17 EAST,
74	ALL OF SECTION 35, TOWNSHIP 35 SOUTH, RANGE 17 EAST,
75	AND THE WEST HALF OF SECTION 36, TOWNSHIP 35 SOUTH,
76	RANGE 17 EAST, LESS ANY LANDS OWNED BY THE SARASOTA
77	MANATEE AIRPORT AUTHORITY LOCATED EASTERLY OR
78	SOUTHERLY OF THE PERIMETER FENCE OF THE AIR OPERATIONS
	Page 3 of 18

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79 AREA OF THE SARASOTA BRADENTON INTERNATIONAL AIRPORT 80 AS DESIGNATED ON THE FEDERAL AVIATION ADMINISTRATION 81 (FAA) APPROVED AIRPORT LAYOUT PLAN, AS AMENDED FROM TIME TO TIME, PURSUANT TO 49 U.S. CODE SS. 82 83 47107(A)(16). 84 Begin at SE corner of Section 35, Township 34, Range 85 86 17 East, thence South to the SE corner of the center line of Bowlees Creek, that point being located in 87 Section 23, Township 34, Range 17 East; Thence 88 Westerly along the center line of said Bowlees Creek 89 90 to the waters of Sarasota Bay; 91 92 Less and excepting all the lands within Trailer Estates Subdivisions, as shown in Plat Book 8, Pages 93 138, 139,140, and 141, and in Plat Book 9, Page 61, of 94 95 the Public Records of Manatee County, Florida. 96 Thence meander the shore line of Sarasota Bay in a 97 98 Westerly and Northwesterly direction to point where 99 said shore line intersects the West line of Section 7, 100 Township 35, Range 17 East, thence North along said section line to intersection of said section line with 101 102 Cortez Road (State Road 684), thence -continue North +0 103 of Palma Sola Bay, meander the the waters shore-of 104 Palma Sola Bay in an easterly, Northeasterly,

Page 4 of 18

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105	Northwesterly, and Northerly direction to point where
106	shore line intersects the South line of Section 31,
107	Township 34, Range 17 East, thence East along South
108	line of Section 31, 32, 33, 34, 35, Township 34, Range
109	17 East to Point of Beginning, less those lands
110	annexed by the City of Bradenton after the adoption of
111	Chapter 57-1546, Laws of Florida.
112	
113	Together with Block B, Trailer Estates recorded in
114	Plat Book 8, Page 141 of the Public Records of Manatee
115	County, Florida.
116	
117	Together with all of Section 23 South of Bowles Creek,
118	the West 1/2 of Section 25, Township 35 South, Range
119	17 East, all of Section 26 South of Bowles Creek, and
120	all of Sections 35 and 36, Township 35 South, Range 17
121	East less any and all land owned by Sarasota-Manatee
122	County Joint Airport Authority.
123	
124	Section 3. Merger; district authorityThe Whitfield Fire
125	Control District, created pursuant to chapter 67-914, Laws of
126	Florida, as amended, was $rac{1}{3}$ merged into the Cedar Hammock Fire
127	Control District pursuant to chapter 2007-283, Laws of Florida.
128	The Cedar Hammock Fire Control District is granted the authority
129	to provide fire control and emergency medical services; levy and
130	collect taxes, assessments, and fees; and administer fire rescue
l	Page 5 of 18

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131 programs and services within the district's amended boundary 132 pursuant to chapter 2000-391, Laws of Florida, chapter 191, 133 Florida Statutes, and applicable laws and as approved by 134 district electors on September 5, 2006.

135

Section 4. Governing board.-

136 (1) Upon the effective date of this act, the business and affairs of the district shall be conducted and administered by a 137 138 seven-member board of fire commissioners consisting of the five elected fire commissioners of the Cedar Hammock Fire Control 139 140 District and the elected commissioners from seats 2 and 5 of the Whitfield Fire Control District. The term of these seven seats 141 142 shall expire upon the election of the new board of fire 143 commissioners on November 4, 2008, pursuant to subsection (2).

(1) (2) Effective November 4, 2008, In accordance with 144 145 chapter 191, Florida Statutes, the business and affairs of the district shall be conducted and administered by a five-member 146 147 board of fire commissioners elected pursuant to chapter 191, Florida Statutes, by the electors of the district in a 148 149 nonpartisan election held at the time and in the manner 150 prescribed for holding general elections in s. section 151 189.405(2)(a), Florida Statutes. Each member of the board shall 152 be elected for a term of 4 years and shall serve until his or 153 her successor assumes office, except that the initial term for 154 seats 2 and 4 shall be 2 years, with all subsequent terms being 155 4 years.

156

(2) (3) The office of each board member is designated as a

Page 6 of 18

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157 seat on the board, distinguished from each of the other seats by a numeral: 1, 2, 3, 4, or 5. Each candidate must designate, at 158 159 the time he or she qualifies, the seat on the board for which he 160 or she is qualifying. The name of each candidate who qualifies shall be included on the ballot in a way that clearly indicates 161 162 the seat for which he or she is a candidate. The candidate for 163 each seat who receives the most votes shall be elected to the 164 board.

165 <u>(3)</u> (4) In accordance with chapter 191, Florida Statutes, 166 each member of the board must be a qualified elector at the time 167 he or she qualifies and continually throughout his or her term.

168 <u>(4)(5)</u> Each elected member shall assume office 10 days 169 following the member's election. Annually, within 60 days after 170 the newly elected members have taken office, the board shall 171 organize by electing from its members a chair, a vice chair, a 172 secretary, and a treasurer. The positions of secretary and 173 treasurer may be held by one member.

174 <u>(5)(6)</u> Members of the board may each be paid a salary or 175 honorarium to be determined by at least a majority plus one vote 176 of the board, pursuant to chapter 191, Florida Statutes.

177 <u>(6)</u> (7) If a vacancy occurs on the board due to the 178 resignation, death, or removal of a board member or the failure 179 of anyone to qualify for a board seat, the remaining members may 180 appoint a qualified person to fill the seat until the next 181 general election, at which time an election shall be held to 182 fill the vacancy for the remaining term, if any.

Page 7 of 18

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183 <u>(7) (8)</u> The procedures for conducting district elections or 184 referenda and for qualification of electors shall be pursuant to 185 chapters 189 and 191, Florida Statutes.

186 (8) (9) The board shall have those administrative duties
187 set forth in this act and chapters 189 and 191, Florida
188 Statutes, as they may be amended from time to time.

189 Section 5. Ad valorem taxation.-The board shall continue 190 to have the right, power, and authority to levy annually an ad 191 valorem tax against the taxable real estate within the district 192 to provide funds for the purposes of the district in an amount not to exceed 3.75 mills, as approved by district electors by 193 194 referendum in September 2002 and September 2006. The district 195 shall levy and collect ad valorem taxes in accordance with applicable general law, including chapter 200, Florida Statutes. 196

197 Section 6.5. Authority to levy non-ad valorem 198 assessments.-Said district shall have the right, power, and 199 authority to levy non-ad valorem assessments as defined in s. 200 section 197.3632, Florida Statutes, against the taxable real 201 estate lying within its territorial bounds in order to provide 202 funds for the purpose of the district. The rate of such 203 assessments shall be fixed annually by a resolution of the board 204 of commissioners after the conduct of a public hearing. Such 205 non-ad valorem assessments may be imposed, collected, and 206 enforced pursuant to the provisions of ss. sections 197.363-207 197.3635, Florida Statutes.

208

Section 7. Non-ad valorem assessments.-The non-ad valorem

Page 8 of 18

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209 assessment rates that the district currently charges are hereby confirmed and ratified. In accordance with s. 191.009, Florida 210 211 Statutes, the district shall continue to have the right, power, 212 and authority to levy non-ad valorem assessments as defined in 213 s. 197.3632, Florida Statutes, against the taxable real estate 214 lying within its territorial bounds in order to provide funds 215 for the purpose of the district. Non-ad valorem assessments 216 shall be imposed, collected, and enforced pursuant to s. 217 191.011, Florida Statutes. The rate of such assessments shall be 218 fixed annually by a resolution of the board of commissioners 219 after conducting a public hearing. Notwithstanding the 220 foregoing, the board may amend its assessment rates in 221 accordance with s. 191.009, Florida Statutes. Section 6. Schedule of non-ad valorem assessments.-The 222 223 assessment procedures and amounts, as set forth herein, 224 represent the manner to be followed and the maximum allowable 225 rates that may be charged by the district. For assessment purposes, all property within the district shall be divided into 226 227 three general classifications: vacant parcels, residential 228 parcels, and commercial/industrial parcels. 229 (1) Vacant parcels shall include all parcels that are 230 essentially undeveloped and are usually classified by the property appraiser as use code types 0000, 1000, 4000, 9900, and 231 5000 through 6900. The maximum annual assessment for these 232 233 parcels shall be: 234 (a) Vacant platted lot (use code 0000), \$6 per lot.

Page 9 of 18

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235 (b) Unsubdivided acreage (use codes 5000 through 6900 and 236 9900), \$6 per acre or fraction thereof, except that not more than \$2,000 shall be assessed against any one parcel. 237 238 (c) Vacant commercial and industrial (use codes 1000 and 239 4000) shall be assessed as a platted lot or unsubdivided 240 acreage, as applicable. 241 Whenever a residential unit is located on a parcel defined 242 243 herein as vacant, the residential plot shall be considered as 244 one lot or one acre, with the balance of the parcel being 245 assessed as vacant land in accordance with the schedule herein. 246 Whenever an agricultural or commercial building or structure is 247 located on a parcel defined herein as vacant, the building or structure shall be assessed in accordance with the schedule of 248 commercial/industrial assessments. 249 250 (2) Residential parcels shall include all parcels that are 251 developed for residential purposes and are usually classified by 252 the property appraiser as use code types 0100 through 0800 and 253 2800. All residential parcels shall be assessed by the number 254 and size of dwelling units per parcel. Surcharges may be 255 assigned by the district for dwelling units located on the third 256 or higher floors. The maximum annual assessment for these 257 parcels shall be: 258 (a) Single family residential (use code 0100) shall be 259 assessed on a square footage basis for all dwelling units in 260 accordance with the following. The base assessment for all Page 10 of 18

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261 dwellings shall be \$85 for the first 1,000 square feet in the 262 dwelling unit. All square footage above 1,000 square feet shall 263 be charged at a rate of \$0.00 per square foot. 264 (b) Condominia residential (use code 0400) shall be 265 assessed as follows: 266 (i) Units located on the first, second, and third floors, 267 \$85 per dwelling unit; (ii) Units located on the fourth and fifth floors, \$109 268 269 per dwelling unit; 270 (iii) Units located on a floor above a fifth floor, \$117 271 per dwelling unit. 272 (c) Mobile homes (use code 0200) shall be assessed \$85 per 273 dwelling unit. (d) Multifamily residential (use codes 0300 and 0800), 274 275 cooperatives (use code 0500), retirement homes (use code 0600), 276 and miscellaneous residential uses (use code 0700) shall be 277 assessed as follows: 278 (i) Units located on the first, second, and third floors, 279 \$85 per dwelling unit; 280 (ii) Units located on the fourth and fifth floors, \$109 281 per dwelling unit; 282 (iii) Units located on a floor above a fifth floor, \$117 283 per dwelling unit. 284 (e) Any other residential unit, including, but not limited 285 the residential portions of mixed uses (use code 1200) and to, 286 mobile home or travel trailer parks (use code 2800), shall be Page 11 of 18

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287 assessed \$85 per dwelling unit or available rental space, as 288 applicable. 289 (3) Commercial/industrial parcels shall include all other 290 developed parcels that are not included in the residential 291 category as defined above. All commercial/industrial parcels 292 shall be assessed on a square footage basis for all buildings 293 and structures in accordance with the following schedule and 294 hazard classification. The district may or may not vary the 295 assessment by hazard classifications as set forth herein. The 296 base assessment for all buildings and structures shall be \$150 297 for the first 1,000 square feet on a parcel. The schedule for 298 all square footage above 1,000 square feet is as follows. The 299 district may grant an improved hazard rating to all or part of 300 the buildings and structures if they are equipped with complete internal fire suppression facilities. 301 Use Codes Category Square Foot Assessment 302 Mercantile (M) \$0.050 per sq. ft. 1100,1200,1300, 1400,1500,1600, and 2900 303 \$0.078 per sq. 1700,1800,1900, Business (B) ft. 2200,2300,2400, 2500,2600,3000, and 3600 Page 12 of 18

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304			
	Assembly (A)	2100,3100,3200,	\$0.061 per sq. ft.
		3300,3400,3500,	
		3700,3800,3900,	
		7200,7600,7700,	
		and 7900	
305			
	Factory/	4100,4400,4500,	\$0.023 per sq. ft.
	Industrial (F)	4600,4700, and	
		9100	
306			
	Storage (S)	2000,2700,2800,	\$0.076 per sq. ft.
		and 4900	
307			
	Hazardous (H)	4200,4300, and	\$0.102 per sq. ft.
		4800	
308			
	Institutional (I)	7000,7300,7400,	\$0.030 per sq. ft.
		7500, and 7800	
309	Whenever a parcel is	used for multiple has	zard classifications,
310	the district may var	y the assessment in ad	ccordance with actual
311	categories. The boar	d of commissioners sha	all have the authority
312	to further define th	ese use code numbers :	subject to information
313	received from the pr	operty appraiser's of :	fice.
314	Section 7. Imp	act fees	
315	(1)(a) It is h	ereby found and deterr	mined that the district
		Page 13 of 18	

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316	is located in one of the fastest growing areas of Manatee County
317	which is itself experiencing one of the highest growth rates in
318	the nation. New construction and resulting population growth
319	have placed a strain upon the capabilities of the district to
320	continue providing the high level of professional fire
321	protection and emergency service for which the residents of the
322	district pay and which they deserve.
323	(b) It is hereby declared that the cost of new facilities
324	upon fire protection and emergency service should be borne by
325	new users of the district's services to the extent new
326	construction requires new facilities, but only to that extent.
327	It is the legislative intent of this section to transfer to the
328	new users of the district's fire protection and emergency
329	services a fair share of the costs that new users impose on the
330	district for new facilities.
331	(c) It is hereby declared that the amounts of the impact
332	fees provided for in this section are just, reasonable, and
333	equitable.
334	(2) No person shall issue or obtain a building permit for
335	new residential dwelling units or new commercial or industrial
336	structures within the district, or issue or obtain construction
337	plan approval for new recreational or travel trailer park
338	developments located within the district, until the developer
339	thereof shall have paid the applicable impact fee to the
340	district as follows: each new residential dwelling unit, \$100
341	per unit; new commercial or industrial structures, \$200 for the
ļ	Page 14 of 18

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342 first 5,000 square feet of gross floor area and \$0.05 per square 343 foot thereafter; new recreational or travel trailer park developments, \$25 per lot or permitted space. 344 345 (3) The impact fees collected by the district pursuant to 346 this section shall be kept as a separate fund from other 347 revenues of the district and shall be used exclusively for the 348 acquisition, purchase, or construction of new facilities or portions thereof required to provide fire protection and 349 350 emergency service to new construction. "New facilities" means 351 land, buildings, and capital equipment, including, but not 352 limited to, fire and emergency vehicles and radiotelemetry 353 equipment. The fees shall not be used for the acquisition, 354 purchase, or construction of facilities which must be obtained 355 in any event, regardless of growth within the district. The board of fire commissioners shall maintain adequate records to 356 357 ensure that impact fees are expended only for permissible new 358 facilities. 359 Section 8. Impact fees Other district powers, functions, 360 and duties.-By referendum dated August 31, 2004, the district's 361 electors authorized the district's increase of impact fees 362 relating to new construction. The board shall establish a 363 schedule of impact fees in compliance with any standards set by 364 general law for new construction to pay for the cost of new 365 facilities and equipment, the need for which is in whole or in 366 part the result of new construction. The impact fees collected 367 by the district under this section shall be kept separate from

Page 15 of 18

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368	other revenues of the district and must be used exclusively to
369	acquire, purchase, or construct new facilities or portions
370	thereof needed to provide fire protection and emergency services
371	to new construction. As used in this section, the term "new
372	facilities" means land, buildings, and capital equipment,
373	including, but not limited to, fire and emergency vehicles,
374	radiotelemetry equipment, and other firefighting or rescue
375	equipment. The board shall maintain adequate records to ensure
376	that impact fees are expended only for permissible new
377	facilities or equipment. The board may enter into agreements
378	with general purpose local governments to share in the revenues
379	from fire protection impact fees imposed by such governments. In
380	addition to any powers set forth in this act, the district shall
381	hold all powers, functions, and duties set forth in chapters
382	189, 191, and 197, Florida Statutes, as they may be amended from
383	time to time, including, but not limited to, ad valorem
384	taxation, bond issuance, other revenue-raising capabilities,
385	budget preparation and approval, liens and foreclosure of liens,
386	use of tax deeds and tax certificates as appropriate for non-ad
387	valorem assessments, and contractual agreements. The district
388	may be financed by any method established in this act, chapter
389	189, Florida Statutes, or chapter 191, Florida Statutes, or any
390	other applicable general or special law , as they may be amended
391	from time to time. The methods for assessing and collecting non-
392	ad valorem assessments shall be in the manner set forth in this
393	act or chapter 170, chapter 189, chapter 191, or chapter 197,
	Dage 16 of 19

Page 16 of 18

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394 Florida Statutes. The district is authorized to levy and enforce 395 non-ad valorem assessments in accordance with chapters 170, 189, 396 191, and 197, Florida Statutes. Section 9. Planning.-The district's planning requirements 397 398 shall be as set forth in this act, chapters 189 and 191, Florida 399 Statutes, and other applicable general or special laws, as they 400 may be amended from time to time. 401 Section 10. Boundaries.-The district's geographic boundary 402 limitations shall be as set forth in this act. 403 Section 11. Officers and employees.-Requirements for financial disclosure, meeting notices, public records 404 405 maintenance, and per diem expenses for officers and employees 406 shall be as set forth in chapters 112, 119, 189, 191, and 286, 407 Florida Statutes, as they may be amended from time to time. 408 Section 12. Bonds.-The procedures and requirements 409 governing the issuance of bonds, notes, and other evidence of 410 indebtedness by the district shall be as set forth in this act, 411 chapter 191, Florida Statutes, and any other applicable general 412 or special laws, as they may be amended from time to time. 413 Section 13. Procurement; local preferences.-The district 414 board shall have the power and authority to adopt by resolution 415 a district procurement policy that grants a local preference in 416 competitive bids for goods, services, or personal property to 417 vendors or businesses located within Manatee County. Section 2. Paragraph (a) of subsection (1) of section 1 of 418 419 chapter 93-352, Laws of Florida, as amended by chapter 94-373,

Page 17 of 18

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420 Laws of Florida, is amended to read:

421 Section 1. Manatee County district boards of fire422 commissioners; membership.-

423 (1) (a) The business affairs of the Cedar Hammock Fire 424 Control District, Parrish Fire Control District, Southern 425 Manatee Fire and Rescue District, Trailer Estates Fire Control 426 District, Westside Fire Control District, and Whitfield Fire 427 Control District in Manatee County shall each be conducted and 428 administered by a five-member board of fire commissioners that 429 is elected by the electors of the respective district in a 430 nonpartisan election held at the time and in the manner 431 prescribed for holding general elections in section 432 189.405(2)(a), Florida Statutes. Each member of a district board 433 shall be elected for a term of 4 years and shall serve until his 434 or her successor is chosen and qualified, except that members 435 elected to seats 2 and 4 in the first election held after the 436 effective date of this act shall be elected for a term of 2 437 years.

438

Section 3. This act shall take effect upon becoming a law.

Page 18 of 18

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