1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

2021

22

23

24

25

A bill to be entitled An act relating to the Reedy Creek Improvement District, Orange and Osceola Counties; reenacting, amending, and repealing chapter 67-764, Laws of Florida, and the decree in chancery No. 66-1061 entered by the Circuit Court in and for the Ninth Judicial Circuit of the State of Florida on May 13, 1966, relating to the district; providing legislative intent; providing for continuation of authority for revenue collection and powers to meet outstanding obligations; renaming the district; providing the boundaries for the district; revising the manner of selection of the board of supervisors; providing term limits; revising board member compensation; providing a process for selecting certain staff; revising the powers of the board; revising the powers of the district; providing severability; providing for transition; providing construction; providing for continued effect of stipulation between the district and Orange County; providing an exception to general law; providing an effective date. Be It Enacted by the Legislature of the State of Florida:

Page 1 of 191

Chapter 67-764, Laws of Florida, relating to

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

Section 1.

2023B CS/HB 9B

26	the Reedy Creek Improvement District, and the decree in chancery
27	No. 66-1061 entered by the Circuit Court in and for the Ninth
28	Judicial Circuit of the State of Florida on May 13, 1966,
29	creating and incorporating the Reedy Creek Drainage District as
30	a public corporation of the State of Florida, are reenacted,
31	amended, and repealed as provided herein. Furthermore, it is the
32	intent of the Legislature to preserve the authority necessary to
33	generate revenue and pay outstanding indebtedness as continued
34	in force by the operation of ss. 2 and 15, Art. XII of the State
35	Constitution. No bond or other instrument of indebtedness
36	previously issued by the district or any district project
37	financed by bonds or other instruments of indebtedness shall be
38	affected by this act. The provisions of this act shall not
39	affect existing contracts that the district entered into prior
40	to the effective date of this act. The provisions of this act
41	shall be liberally construed in favor of avoiding any events of
42	default or breach under outstanding bonds or other instruments
43	of indebtedness or the district's existing and legally valid
44	contracts.
45	Section 2. The charter for the Reedy Creek Improvement
46	District is reenacted to read:
47	Section 1. District ratified and approved; district
48	renamed; boundaries defined.—The Reedy Creek Improvement
49	District, as ratified and approved by chapter 67-764, Laws of
50	Florida, is ratified, confirmed, and approved, except that the

Page 2 of 191

boundaries of the district shall be as provided in this act. The
Reedy Creek Improvement District shall continue to be a public
corporation of this state and have perpetual existence, but upon
the effective date of this act, the Reedy Creek Improvement
District shall be renamed the "Central Florida Tourism Oversight
District." For a transitional period of no longer than 2 years
from the effective date of this act, the district may continue
doing business using "Reedy Creek Improvement District" as a
fictitious name in order to provide sufficient time for the
district to make the necessary name change on or to records,
contracts, bonds, accounts, physical assets, and wherever else
the district's name is used. In no way shall the district's
renaming under this act affect any existing agreements, bonds,
or other instruments of indebtedness, liabilities, assets,
rights, or obligations of the district. All lawful debts, bonds,
obligations, contracts, franchises, promissory notes, audits,
minutes, resolutions, and other undertakings of the Reedy Creek
Improvement District are validated and shall continue to be
valid and binding on the Central Florida Tourism Oversight
District in accordance with their respective terms, conditions,
and covenants. All taxes levied by the Board of Supervisors of
the Reedy Creek Improvement District on lands within the
boundaries of the district shall continue to be effective,
binding, collectible, and a lien on such lands in accordance
with the provisions of this act. Any proceeding commenced by the

Page 3 of 191

76	Reedy Creek Improvement District under chapter 298, Florida
77	Statutes, or any other law for the construction of any
78	improvements, works, or facilities, for the assessment of
79	benefits and damages, or for the borrowing of money shall not be
80	impaired or avoided by this act, but may be continued and
81	completed in the name of the Central Florida Tourism Oversight
82	District. All proceedings for the condemnation of land
83	heretofore brought by the Reedy Creek Improvement District may
84	be continued and completed in the name of the Central Florida
85	Tourism Oversight District. The Central Florida Tourism
86	Oversight District shall include all of the lands within the
87	following described boundaries:
88	
89	(1) In Orange County, Florida:
90	A parcel of land lying in Sections 1 through 3, 8
90	A parcer of land lying in Sections I through 3, o
91	through 17, 19 through 28, 33 through 36 Township 24
91	through 17, 19 through 28, 33 through 36 Township 24
91 92	through 17, 19 through 28, 33 through 36 Township 24 South, Range 27 East, and Sections 6 through 8, 17
91 92 93	through 17, 19 through 28, 33 through 36 Township 24 South, Range 27 East, and Sections 6 through 8, 17 through 22, 27 through 31, Township 24 South, Range 28
91 92 93 94	through 17, 19 through 28, 33 through 36 Township 24 South, Range 27 East, and Sections 6 through 8, 17 through 22, 27 through 31, Township 24 South, Range 28 East, Orange County, Florida, and being more
91 92 93 94 95	through 17, 19 through 28, 33 through 36 Township 24 South, Range 27 East, and Sections 6 through 8, 17 through 22, 27 through 31, Township 24 South, Range 28 East, Orange County, Florida, and being more
91 92 93 94 95	through 17, 19 through 28, 33 through 36 Township 24 South, Range 27 East, and Sections 6 through 8, 17 through 22, 27 through 31, Township 24 South, Range 28 East, Orange County, Florida, and being more particularly described as follows:
91 92 93 94 95 96	through 17, 19 through 28, 33 through 36 Township 24 South, Range 27 East, and Sections 6 through 8, 17 through 22, 27 through 31, Township 24 South, Range 28 East, Orange County, Florida, and being more particularly described as follows: Begin at the Southwest corner of the Northwest 1/4 of

Page 4 of 191

the Southwest $1/4$ of said Section 6; thence N	
89°27'45" E, 1997.50 feet along the North line of the	<u>ie</u>
South half of Section 6, to the Southwest corner of	
the East 1/2 of the Southeast 1/4 of the Northwest 1	L/4
of Section 6, thence N 00°20'35" W, 1154.75 feet alo	ng
the West line of the East 1/2 of the Southeast 1/4 of	of_
the Northwest 1/4 of Section 6; thence N 89°38'50" E	<u> </u>
663.64 feet along a line that is 165.00 feet South of	of_
and parallel to the North line of the Southeast 1/4	of
the Northwest 1/4 of Section 6; thence N 89°11'34" E	<u> </u>
148.62 feet +/- along a line parallel to and 165.00	
feet South of the North line of the Southwest 1/4 of	= <u>-</u>
the Northeast 1/4 of Section 6 to a point on the	
Westerly shore line of Lake Mable; thence meander th	<u>1e</u>
shore line of Lake Mable in a Southerly direction, t	<u> </u>
a point on the South line of Section 6 and the North	1
line of Section 7, Township 24 South, Range 28 East,	_
said point being S 16°20'10" W, 3981.97 feet more or	<u>r</u>
less from the previously described point, and also	
lying N 89°31'17" E, 1683.05 feet from the Southwest	-
corner of Section 6; thence continue along the shore	<u> </u>
line of Lake Mable in a Southeasterly and	
Northeasterly direction across the North 1/4 of	
Section 7, to the North line of Section 7 and the	
South line of Section 6, Township 24 South, Range 28	3_

Page 5 of 191

126	East, said point being N 89°31'17" E, along the North
127	section line of Section 7, 1381.64 feet from the
128	previously described point and lying S 89°31'17" W,
129	2304.35 feet from the Northeast corner of Section 7;
130	thence continue to meander the shore line of Lake
131	Mable in a Northeasterly direction across the
132	Southeast 1/4 of Section 6, Township 24 South, Range
133	28 East to a point on said shoreline which is
134	intersected by the North line of the South half of the
135	Southeast 1/4 of Section 6, said point being N
136	25°14'10" E, 1475.82 feet from the previously
137	described point; thence N 89°29'30" E, along said
138	North line of the South half of the Southeast 1/4 of
139	Section 6, 1679.89 feet to the East section line
140	thereof; thence S 00°12'20" W, 1330.62 feet along the
141	East line of Section 6 to the Southeast corner of
142	Section 6 and the Northwest corner of Section 8,
143	Township 24 South, Range 28 East; thence N 89°21'03" E
144	along the North line of Section 8, 191.58 feet more or
145	less to a point on the West shore line of South Lake;
146	thence meander the shore line of South Lake in a
147	Southwesterly, Southeasterly and Northeasterly
148	direction to a point where the shore line of South
149	Lake intersects the East line of the West half of the
150	West half of Section 8; said point being S 25°17'13"
	1

Page 6 of 191

151	E, 2679.01 feet more or less from the previously
152	described point; thence S 00°13'59" W, 221.07 feet to
153	the Northeast corner of the Northwest 1/4 of the
154	Southwest 1/4 of Section 8; thence S 00°06'21" E along
155	the East line of the West half of the Southwest 1/4 of
156	Section 8, 1334.85 feet to the Southeast corner of the
157	Northwest 1/4 of the Southwest 1/4 of Section 8;
158	thence S 88°48'04" W, 1111.09 feet to a point of
159	curvature of a curve concave Southeasterly having a
160	radius of 545.08 feet, and a central angle of
161	81°15'08"; thence run Southwesterly along the arc of
162	said curve, 772.99 feet; to a point of reverse
163	curvature of a curve concave Northerly having a radius
164	of 80.00 feet, and a central angle of 128°43'50";
165	thence run Westerly along the arc of said curve,
166	179.74 feet; thence S 43°40'59" E, 16.92 feet; thence
167	S 34°38'41" E, 8.13 feet; thence S 25°16'40" E, 86.79
168	feet; thence S 28°57'56" E, 106.03 feet; thence S
169	58°01'53" E, 87.73 feet; thence N 85°59'29" E, 134.58
170	feet to a point of curvature of a curve concave
171	Southerly having a radius of 425.00 feet, and a
172	central angle of 23°29'59"; thence run Easterly along
173	the arc of said curve, 174.31 feet; to a point of
174	compound curvature of a curve concave Southwesterly
175	having a radius of 15.00 feet, and a central angle of

Page 7 of 191

46°20'48"; thence run Southeasterly along the arc of
said curve, 12.13 feet; to a point of compound
curvature of a curve concave Westerly having a radius
of 425.00 feet, and a central angle of 16°33'54";
thence run Southerly along the arc of said curve,
122.87 feet; to a point of compound curvature of a
curve concave Westerly having a radius of 25.00 feet,
and a central angle of 51°32'25"; thence run Southerly
along the arc of said curve, 22.49 feet; thence S
43°56'36" W, 91.06 feet; thence S 64°40'37" W, 105.25
feet; thence S 40°45'32" W, 117.42 feet; thence S
13°26'04" W, 97.39 feet; thence S 42°14'20" W, 133.97
feet; thence S $68^{\circ}59'11"$ W, 89.71 feet; thence S
28°50'44" W, 77.77 feet; thence S 14°52'47" W, 88.32
feet; thence S 01°59'29" E, 106.28 feet; thence S
24°42'46" W, 241.59 feet; thence S 36°55'50" W, 126.64
feet; thence S 24°03'44" W, 71.01 feet to a point of
curvature of a curve concave Northwesterly having a
radius of 25.00 feet, and a central angle of
40°55'45"; thence run Southwesterly along the arc of
said curve, 17.86 feet; thence S 64°59'30" W, 91.68
feet to a point of curvature of a curve concave
Northerly having a radius of 25.00 feet, and a central
angle of 46°29'32"; thence run Westerly along the arc
of said curve, 20.29 feet; thence N 68°30'58" W,

Page 8 of 191

```
2.01
           131.37 feet; thence N 34°57'28" W, 145.43 feet; thence
202
           N 10°44'04" W, 144.09 feet; thence N 10°34'18" E,
203
           129.55 feet; thence N 44°03'35" E, 129.67 feet; thence
           N 86°35'32" E, 100.03 feet; thence N 62°48'18" E,
204
205
           100.08 feet; thence N 58°16'14" E, 95.99 feet; thence
           N 15°01'47" E, 86.03 feet; thence N 14°30'32" W,
206
207
           104.94 feet; thence N 03°06'23" W, 111.09 feet; thence
           N 07^{\circ}32'42'' E, 68.01 feet; thence N 15^{\circ}14'13'' W, 80.67
208
209
           feet; thence N 87°12'48" W, 40.11 feet; thence S
           77°42'57" W, 84.88 feet; thence S 74°44'47" W, 66.79
210
           feet; thence S 35°20'27" W, 90.33 feet; thence S
211
212
           22°58'13" W, 87.94 feet; thence S 20°05'22" W, 168.18
           feet; thence S 65°39'23" W, 108.46 feet; thence N
213
214
           79°02'16" W, 146.86 feet; thence S 44°41'24" W, 85.24
215
           feet; thence S 66°58'59" W, 80.82 feet; thence N
216
           89°03'00" W, 96.88 feet; thence S 84°18'13" W, 51.79
217
           feet; thence S 77°56'53" W, 116.91 feet; thence S
           70°14'00" W, 84.26 feet; thence N 63°52'48" W, 163.26
218
           feet; thence N 71°49'57" W, 91.32 feet; thence N
219
220
           56°38'48" W, 106.72 feet; thence N 37°38'37" W, 96.72
           feet; thence N 69°48'38" W, 85.22 feet; thence N
221
           85^{\circ}15'14" W, 95.72 feet; thence N 76^{\circ}56'11" W, 104.56
222
223
           feet; thence S 28°55'14" W, 152.44 feet; thence S
224
           13°45'44" E, 47.73 feet to a point of curvature of a
225
           curve concave Westerly having a radius of 75.00 feet,
```

Page 9 of 191

226	and a central angle of 30°06'13"; thence run Southerly
227	along the arc of said curve, 39.41 feet; to a point of
228	reverse curvature of a curve concave Northeasterly
229	having a radius of 45.00 feet, and a central angle of
230	99°54'55"; thence run Southeasterly along the arc of
231	said curve, 78.47 feet; to a point of reverse
232	curvature of a curve concave Southwesterly having a
233	radius of 250.00 feet, and a central angle of
234	55°31'16"; thence run Southeasterly along the arc of
235	said curve, 242.26 feet; thence S 28°03'11" E, 95.35
236	feet to a point of curvature of a curve concave
237	Westerly having a radius of 125.00 feet, and a central
238	angle of 59°41'01"; thence run Southerly along the arc
239	of said curve, 130.21 feet; thence S 31°37'50" W,
240	165.37 feet; thence S 51°01'41" E, 83.54 feet to a
241	point on a non-tangent curve concave Southeasterly
242	having a radius of 676.49 feet, and a central angle of
243	29°43'07"; thence from a tangent bearing of N
244	50°17'44" E run Northeasterly along the arc of said
245	curve, 350.89 feet; thence S 35°59'30" E, 246.14 feet;
246	thence S 55°37'13" E, 316.45 feet; thence S 68°44'46"
247	E, 336.44 feet to a point on a non-tangent curve
248	concave Southerly having a radius of 399.38 feet, and
249	a central angle of 09°53'41"; thence from a tangent
250	bearing of N 79°13'56" E run Easterly along the arc of

Page 10 of 191

said curve, 68.97 feet; to a point of reverse
curvature of a curve concave Northerly having a radius
of 137.63 feet, and a central angle of 14°21'49";
thence run Easterly along the arc of said curve, 34.50
feet; thence S 03°57'40" W, 60.74 feet to a point on a
non-tangent curve concave Southerly having a radius of
344.38 feet, and a central angle of 04°15'11"; thence
from a tangent bearing of S 86°02'20" E run Easterly
along the arc of said curve, 25.56 feet; to a point of
compound curvature of a curve concave Southerly having
a radius of 132.00 feet, and a central angle of
26°04'01"; thence run Easterly along the arc of said
curve, 60.05 feet; to a point on a non-tangent curve
concave Southwesterly having a radius of 184.37 feet,
and a central angle of 31°44'00"; thence from a
tangent bearing of S 49°44'21" E run Southeasterly
along the arc of said curve, 102.11 feet; to a point
of compound curvature of a curve concave Westerly
having a radius of 679.36 feet, and a central angle of
08°51'48"; thence run Southerly along the arc of said
curve, 105.09 feet; to a point of reverse curvature of
a curve concave Easterly having a radius of 437.18
feet, and a central angle of 18°37'07"; thence run
Southerly along the arc of said curve, 142.06 feet; to
a point of compound curvature of a curve concave

Page 11 of 191

276	Northeasterly having a radius of 395.25 feet, and a
277	central angle of 18°13'39"; thence run Southeasterly
278	along the arc of said curve, 125.74 feet; to a point
279	of reverse curvature of a curve concave Southwesterly
280	having a radius of 645.09 feet, and a central angle of
281	03°21'33"; thence run Southeasterly along the arc of
282	said curve, 37.82 feet; thence N 82°18'14" W, 71.09
283	feet; thence N 51°44'44" W, 65.78 feet; thence N
284	80°24'25" W, 90.39 feet; thence S 48°32'46" W, 80.93
285	feet; thence S 22°55'38" W, 113.12 feet; thence S
286	27°19'16" E, 55.45 feet; thence S 18°40'56" W, 159.75
287	feet; thence S 10°48'30" W, 160.42 feet to a point of
288	curvature of a curve concave Easterly having a radius
289	of 223.65 feet, and a central angle of 59°02'33";
290	thence run Southerly along the arc of said curve,
291	230.47 feet; to a point on the Northerly and Easterly
292	boundary of Tract R, Golden Oak Phase 1B according to
293	the Plat thereof recorded in Plat Book 75, Pages 3
294	through 15 of the Public Records of Orange County, a
295	non-tangent curve concave Northerly having a radius of
296	25.00 feet, and a central angle of 64°33'48"; thence
297	from a tangent bearing of S 49°58'05" E run Easterly
298	along the arc of said curve, 28.17 feet; thence N
299	65°28'07" E, 122.36 feet; thence N 76°27'23" E, 76.59
300	feet to a point of curvature of a curve concave

Page 12 of 191

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

301	Northwesterly having a radius of 25.00 feet, and a
302	central angle of 25°14'16"; thence run Northeasterly
303	along the arc of said curve, 11.01 feet; thence S
304	78°11'38" E, 85.68 feet to a point on a non-tangent
305	curve concave Easterly having a radius of 1010.00
306	feet, and a central angle of 07°58'42"; thence from a
307	tangent bearing of S 11°48'22" W run Southerly along
308	the arc of said curve, 140.64 feet; to a point on a
309	non-tangent curve concave Southwesterly having a
310	radius of 25.00 feet, and a central angle of
311	$87^{\circ}13'52"$; thence from a tangent bearing of N
312	03°49'41" E run Northwesterly along the arc of said
313	curve, 38.06 feet; thence N 83°24'11" W, 42.54 feet to
314	a point of curvature of a curve concave Southerly
315	having a radius of 221.37 feet, and a central angle of
316	29°07'38"; thence run Westerly along the arc of said
317	curve, 112.54 feet; to a point of reverse curvature of
318	a curve concave Northerly having a radius of 132.76
319	feet, and a central angle of 48°16'12"; thence run
320	Westerly along the arc of said curve, 111.85 feet; to
321	a point on a non-tangent curve concave Northeasterly
322	having a radius of 234.18 feet, and a central angle of
323	14°51'36"; thence from a tangent bearing of N
324	64°15'37" W run Northwesterly along the arc of said
325	curve, 60.74 feet; thence S 24°23'32" E, 34.06 feet;

Page 13 of 191

326	thence S 18°04'39" E, 78.70 feet to a point on a non-
327	tangent curve concave Northwesterly having a radius of
328	25.00 feet, and a central angle of 115°40'49"; thence
329	from a tangent bearing of S 17°50'29" E run
330	Southwesterly along the arc of said curve, 50.48 feet;
331	thence N 82°09'40" W, 26.47 feet; thence S 26°43'01"
332	W, 107.99 feet; thence S 13°53'13" W, 84.71 feet;
333	thence S 20°06'37" W, 86.21 feet; thence S 22°42'17"
334	W, 90.27 feet; thence S 48°33'38" W, 93.96 feet;
335	thence S 51°48'05" W, 58.47 feet; thence S 70°41'52"
336	W, 98.39 feet; thence S 75°48'30" W, 82.70 feet;
337	thence N 82°22'12" W, 18.57 feet; thence S 59°48'12"
338	W, 61.99 feet; thence S 23°48'42" W, 31.41 feet;
339	thence S 21°34'58" E, 112.96 feet; thence S 25°04'56"
340	E, 80.36 feet; thence S 06°58'19" E, 51.79 feet to a
341	point of curvature of a curve concave Westerly having
342	a radius of 25.00 feet, and a central angle of
343	54°17'13"; thence run Southerly along the arc of said
344	curve, 23.69 feet; thence S 47°18'54" W, 37.10 feet;
345	thence S 03°48'45" E, 24.29 feet to a point of
346	curvature of a curve concave Northwesterly having a
347	radius of 25.00 feet, and a central angle of
348	79°16'52"; thence run Southwesterly along the arc of
349	said curve, 34.59 feet; thence S 75°28'07" W, 70.19
350	feet to a point of curvature of a curve concave

Page 14 of 191

CODING: Words $\frac{\text{stricken}}{\text{stricken}}$ are deletions; words $\frac{\text{underlined}}{\text{ore additions}}$.

351	Northerly having a radius of 25.00 feet, and a central
352	angle of 41°16'24"; thence run Westerly along the arc
353	of said curve, 18.01 feet; thence N 63°15'30" W, 63.09
354	feet to a point on the Easterly right-of-way of RCID
355	canal L-105 as described in Official Records Book
356	1896, Page 232 of the Public Records of Orange County
357	Florida, and a non-tangent curve concave Easterly
358	having a radius of 1505.50 feet, and a central angle
359	of 37°08'46"; thence from a tangent bearing of S
360	03°51'20" E run Southerly along the arc of said curve
361	and right-of-way, 976.05 feet; thence continue along
362	said right-of-way S 41°00'06" E, 193.39 feet; thence S
363	$48^{\circ}59'54"$ W, 100.00 feet to a point on the westerly
364	right-of-way of said Canal; thence departing said
365	Canal run, N $87^{\circ}15'41"$ W, 130.57 feet; thence N
366	63°21'34" W, 33.90 feet; thence N 81°08'52" W, 154.09
367	feet; thence N 39 $^{\circ}$ 33'00" W, 38.53 feet; thence N
368	28°54'14" W, 86.79 feet; thence N 28°30'43" W, 101.63
369	feet; thence N 32°36'46" W, 77.00 feet; thence N
370	$39^{\circ}30'36"$ W, 98.30 feet to a point of curvature of a
371	curve concave Easterly having a radius of 25.00 feet,
372	and a central angle of $37^{\circ}14'40"$; thence run Northerly
373	along the arc of said curve, 16.25 feet; thence N
374	02°15'56" W, 56.50 feet; thence N 39°36'59" W, 135.27
375	feet; thence N 85°04'00" W, 67.65 feet to a point of

Page 15 of 191

376	curvature of a curve concave Northeasterly having a
377	radius of 25.00 feet, and a central angle of
378	46°40'29"; thence run Northwesterly along the arc of
379	said curve, 20.37 feet; thence N 38°23'30" W, 64.62
380	feet; thence N 64°16'04" W, 16.33 feet to a point of
381	curvature of a curve concave Northeasterly having a
382	radius of 25.00 feet, and a central angle of
383	58°38'45"; thence run Northwesterly along the arc of
384	said curve, 25.59 feet; thence N 05°37'20" W, 20.54
385	feet; thence N 44°31'28" W, 62.56 feet; thence S
386	23°42'54" W, 95.95 feet to a point of curvature of a
387	curve concave Northwesterly having a radius of 25.00
388	feet, and a central angle of 84°46'10"; thence run
389	Southwesterly along the arc of said curve, 36.99 feet;
390	thence N 71°30'56" W, 65.59 feet; thence N 67°45'46"
391	W, 71.42 feet; thence N 47°09'12" W, 129.61 feet;
392	thence N 28°09'10" W, 67.04 feet to a point of
393	curvature of a curve concave Easterly having a radius
394	of 25.00 feet, and a central angle of 58°17'03";
395	thence run Northerly along the arc of said curve,
396	25.43 feet; thence N $30^{\circ}07'52"$ E, 66.18 feet; thence N
397	41°27'39" E, 82.62 feet; thence N 28°03'16" E, 61.53
398	feet; thence N $21^{\circ}03'09"$ W, 47.93 feet; thence N
399	17°13'11" W, 99.26 feet; thence N 00°32'57" E, 48.45
400	feet; thence N 12°21'10" E, 151.79 feet; thence N

Page 16 of 191

23°46'35" E, 109.94 feet; thence N 39°26'51" E, 91.5	2
feet; thence N 17°00'45" E, 45.16 feet; thence N	
34°56'26" W, 27.03 feet; thence N 26°29'23" W, 104.8	1
feet; thence S 48°40'54" W, 30.14 feet to a point on	a
non-tangent curve concave Southerly having a radius	of
7.86 feet, and a central angle of 78°20'37"; thence	
from a tangent bearing of N 28°56'03" W run Westerly	
along the arc of said curve, 10.75 feet; to a point	of
compound curvature of a curve concave Southeasterly	
having a radius of 19.64 feet, and a central angle o	f
36°52'37"; thence run Southwesterly along the arc of	-
said curve, 12.64 feet; to a point of compound	
curvature of a curve concave Easterly having a radiu	S
of 3.95 feet, and a central angle of 74°25'35"; then	<u>ce</u>
run Southerly along the arc of said curve, 5.13 feet	<u>;</u>
thence S 38°34'51" E, 13.88 feet; thence S 51°58'30"	-
W, 145.54 feet; thence N 37°57'09" W, 16.70 feet to	<u>a</u>
point on a non-tangent curve concave Northeasterly	
having a radius of 1080.42 feet, and a central angle	-
of 20°21'16"; thence from a tangent bearing of N	
48°06'54" W run Northwesterly along the arc of said	
curve, 383.82 feet; thence N 37°56'18" W, 17.87 feet	<u>;</u>
thence N 30°54'21" W, 193.79 feet to a point on a no	<u>n –</u>
tangent curve concave Southeasterly having a radius	<u>of</u>
762.70 feet, and a central angle of 08°52'54"; thenc	<u>e</u>

Page 17 of 191

126	from a tangent bearing of S 63°58'49" W run
127	Southwesterly along the arc of said curve, 118.23
128	feet; thence S 55°05'55" W, 58.77 feet to a point of
129	curvature of a curve concave Southeasterly having a
130	radius of 160.82 feet, and a central angle of
131	19°16'01"; thence run Southwesterly along the arc of
132	said curve, 54.08 feet; to a point of reverse
133	curvature of a curve concave Northwesterly having a
134	radius of 159.35 feet, and a central angle of
135	36°15'00"; thence run Southwesterly along the arc of
136	said curve, 100.82 feet; thence S 72°04'54" W, 26.78
137	feet to a point of curvature of a curve concave
138	Southeasterly having a radius of 158.03 feet, and a
139	central angle of 21°54'44"; thence run Southwesterly
40	along the arc of said curve, 60.44 feet; to a point on
41	a non-tangent curve concave Northeasterly having a
142	radius of 52.89 feet, and a central angle of
143	104°26'29"; thence from a tangent bearing of S
44	75°27'00" W run Northwesterly along the arc of said
45	curve, 96.41 feet; thence N 00°06'31" W, 54.31 feet;
46	thence N 74°49'42" W, 43.41 feet; thence S 44°47'41"
47	W, 145.43 feet; thence S 45°05'06" E, 18.68 feet;
48	thence S 03°14'02" W, 84.66 feet; thence S 05°12'38"
149	E, 58.35 feet to a point of curvature of a curve
150	concave Easterly having a radius of 1125.00 feet, and

Page 18 of 191

CODING: Words $\frac{\text{stricken}}{\text{stricken}}$ are deletions; words $\frac{\text{underlined}}{\text{ore additions}}$.

451	a central angle of 27°57'29"; thence run Southerly
452	along the arc of said curve, 548.95 feet; thence S
453	33°10'07" E, 163.59 feet to a point of curvature of a
454	curve concave Westerly having a radius of 492.00 feet,
455	and a central angle of 26°59'13"; thence run Southerly
456	along the arc of said curve, 231.74 feet; thence N
457	86°26'26" E, 126.87 feet; thence N 76°15'46" E, 63.89
458	feet; thence S 64°36'17" E, 118.17 feet; thence S
459	52°36'40" E, 63.05 feet; thence S 45°16'16" E, 127.88
460	feet to a point of curvature of a curve concave
461	Southwesterly having a radius of 25.00 feet, and a
462	central angle of 35°13'41"; thence run Southeasterly
463	along the arc of said curve, 15.37 feet; thence S
464	10°02'35" E, 93.01 feet to a point of curvature of a
465	curve concave Westerly having a radius of 25.00 feet,
466	and a central angle of 46°18'35"; thence run Southerly
467	along the arc of said curve, 20.21 feet; thence S
468	36°16'00" W, 28.53 feet; thence S 20°23'46" W, 184.90
469	feet; thence S 25°05'40" W, 31.33 feet to a point on a
470	non-tangent curve concave Northwesterly having a
471	radius of 25.00 feet, and a central angle of
472	33°58'13"; thence from a tangent bearing of S
473	21°14'14" W run Southwesterly along the arc of said
474	<pre>curve, 14.82 feet; thence S 55°12'27" W, 19.76 feet;</pre>
475	thence S 18°42'59" W, 22.23 feet to a point on a non-

Page 19 of 191

476	tangent curve concave Southwesterly having a radius of
477	1908.34 feet, and a central angle of 22°05'51"; thence
478	from a tangent bearing of S 75°17'36" E run
479	Southeasterly along the arc of said curve, 736.00
480	feet; thence S 53°11'44" E, 1498.58 feet to a point of
481	curvature of a curve concave Northeasterly having a
482	radius of 950.92 feet, and a central angle of
483	14°29'06"; thence run Southeasterly along the arc of
484	said curve, 240.40 feet; to a point of compound
485	curvature of a curve concave Northerly having a radius
486	of 513.39 feet, and a central angle of 13°13'42";
487	thence run Easterly along the arc of said curve,
488	118.53 feet; thence S 80°54'32" E, 34.76 feet to a
489	point of curvature of a curve concave Northerly having
490	a radius of 1109.03 feet, and a central angle of
491	07°17'21"; thence run Easterly along the arc of said
492	curve, 141.09 feet; thence S 88°11'54" E, 77.05 feet;
493	thence S 89°29'03" E, 140.11 feet; thence S 89°29'03"
494	E, 433.68 feet; thence N 89°58'59" E, 1465.17 feet;
495	thence N 00°00'00" E, 131.18 feet; thence N 45°00'00"
496	W, 71.68 feet; thence N 00°00'00" E, 633.08 feet;
497	thence N 89°59'00" W, 445.76 feet; thence N 00°27'46"
498	E, 673.19 feet; thence S 89°58'17" E, 398.81 feet;
499	thence N 00°00'00" E, 753.74 feet; thence N 90°00'00"
500	W, 362.43 feet; thence N 05°16'59" W, 106.23 feet;
1	

Page 20 of 191

thence N 26°33'54" W, 135.35 feet; thence N 47°32'44"
E, 146.69 feet; thence N 11°28'34" E, 24.04 feet to a
point of curvature of a curve concave Westerly having
a radius of 15.00 feet, and a central angle of
52°09'22"; thence run Northerly along the arc of said
curve, 13.65 feet; thence N 40°40'48" W, 82.81 feet;
thence N 90°00'00" W, 73.87 feet to a point on a non-
tangent curve concave Westerly having a radius of
1396.50 feet, and a central angle of 06°53'10"; thence
from a tangent bearing of N 07°09'56" E run Northerly
along the arc of said curve, 167.84 feet; thence N
00°16'44" E, 0.50 feet to the Northwest corner of the
Northeast 1/4 of the Southwest 1/4 of Section 17
Township 24 South Range 28 East; thence S 89°56'53" E,
3992.90 feet along the North line of the South half of
Section 17, to the East 1/4 corner of Section 17;
thence S 00°24'52" W, 2682.68 feet along the East
section line of Section 17 to the Southeast corner of
Section 17 and the Northeast corner of Section 20,
Township 24 South, Range 28 East; thence S 00°01'36"
E, 1333.66 feet along the East section line of Section
20 to the Southeast corner of the Northeast 1/4 of the
Northeast 1/4 of Section 20 and the Southwest corner
of the Northwest 1/4 of the Northwest 1/4 of Section
21, Township 24 South, Range 28 East; thence N

Page 21 of 191

526	89°57'37" E, 670.11 feet to the Northwest corner of
527	the Northeast 1/4 of the Southwest 1/4 of the
528	Northwest 1/4 of Section 21; thence S 00°08'32" E,
529	668.06 feet to the Southwest corner thereof; thence S
530	89°55'30" E, 671.45 feet to the Northeast corner of
531	the Southeast 1/4 of the Southwest 1/4 of the
532	Northwest 1/4 of Section 21; thence S 00°15'27" E,
533	669.41 feet to the Northwest corner of the Northeast
534	1/4 of the Southwest $1/4$ of Section 21; thence S
535	00°44'42" E, 656.38 feet to the Northwest corner of
536	Lot 85, Munger and Company Subdivision of Section 21,
537	according to the Plat recorded in Plat Book E Page 22
538	of the Public Records of Orange County Florida; thence
539	S 89°51'01" E, 335.66 feet to the Northeast corner of
540	said Lot 85; thence S 00°40'49" E, 656.31 feet to the
541	Southeast corner of Lot 85; thence S 89°53'15" E,
542	1004.75 feet along the North line of the Southeast $1/4$
543	of the Southwest 1/4 of Section 21 to the Northeast
544	corner thereof; thence S 00°29'10" E, 655.63 feet
545	along the West line of the Northwest 1/4, Southwest
546	1/4 of the Southeast $1/4$ of Section 21 to the
547	Southwest corner thereof; thence N 89°20'56" E, 666.99
548	feet along the South line of the Northwest 1/4,
549	Southwest 1/4 of the Southeast 1/4 of Section 21 to
550	the Southeast corner thereof; thence N 00°21'22" W,

Page 22 of 191

$\underline{652.39}$ feet along the West line of the Northeast $1/4$,
Southwest 1/4 of the Southeast 1/4 of Section 21 to
the Northwest corner thereof; thence N 89°37'38" E,
2005.42 feet along the North line of the South half of
the Southeast 1/4 of Section 21 to the Northeast
corner thereof, said point also being the Southwest
corner of the Northwest 1/4 of the Southwest 1/4 of
Section 22, Township 24 South, Range 28 East; thence N
00°02'32" E, 1285.39 feet along the West line of
Section 22 to the West 1/4 corner of Section 22;
thence N 89°50'49" E, 714.94 feet along the North line
of the South half of Section 22 to the Easterly right
of way line of State Road 535 as shown in map section
75280-2465 and dated 2/22/1993; thence S 10°07'11" E,
1214.10 feet run along said right-of-way; thence run
along a deed described in document number 20190036003
in the Public Records of Orange County Florida the
flowing four courses; N 89°37'24" E, 749.86 feet; N
38°29'47" E, 22.59 feet; N 38°29'47" E, 576.34 feet;
thence S 51°31'36" E, 50.00 feet to a point on the
Westerly right-of-way of State Road 400 as shown in
map section 75280-2465 and dated 2/22/1993; ; thence
run along said right-of-way, S 38°29'47" W, 6175.37
feet to a point on the Westerly right-of-way line of
State Road 536 as shown in map section 75000-2520 and

Page 23 of 191

576	dated 3/05/1998; thence departing State Road 400 run
577	along State Road 536 the following courses; S
578	43°35'47" W, 1571.44 feet to a point on a non-tangent
579	curve concave Northwesterly having a radius of 1809.88
580	feet, and a central angle of 37°23'38"; thence from a
581	tangent bearing of S 42°29'48" W run Southwesterly
582	along the arc of said curve, 1185.59 feet; thence S
583	79°52'51" W, 1492.49 feet to a point on the West line
584	of Section 28, and on the East line of Section 29,
585	Township 24 South, Range 28 East, said point lying N
586	00°00'07" W, 387.61 feet from the Southwest corner of
587	Section 28; thence S 79°52'53" W, 95.47 feet to a
588	point of curvature of a curve concave Northerly having
589	a radius of 2191.83 feet and a central angle of
590	32°28'09"; thence run Westerly along the arc of said
591	curve, 1242.10 feet; thence N 69°59'50" W, 311.61
592	feet; thence run S 23°29'47" W, 304.91 feet to a point
593	on a non-tangent curve concave Southwesterly, having a
594	radius of 11402.16 feet and a central angle of
595	00°29'43"; thence from a tangent bearing of S
596	65°33'17" E, run Southeasterly along the arc of said
597	curve, 98.56 feet; thence S 58°56'26" E, 509.41 feet
598	to a point on a non-tangent curve concave
599	Southwesterly, having a radius of 900.00 feet and a
600	central angle of 02°31'40"; thence run Southeasterly

Page 24 of 191

along the arc of said curve 39.70 feet to a point on
the South line the Southeast 1/4 of Section 29, said
point lying N $89^{\circ}50'43"$ W, 1167.48 feet from the
Southeast corner of Section 29; thence leaving said
right-of-way, run N 89°50'43" W along the South line
of the Southeast 1/4 of Section 29, 1496.10 feet, to
the South Quarter corner thereof; thence N 89°50'42"
W, 2152.59 feet along the South line of the Southwest
1/4 of Section 29 to a point on the right-of-way of
Chelonia Parkway as shown on the Plat of Bonnet Creek
Resort recorded in Plat Book 56, Page 41 of the Public
Records of Orange County Florida; thence run along
said right-of-way the following courses; due North
163.29 feet to the point of curvature of a curve
concave Southeasterly, having a radius of 675.00 feet
and a central angle of 45°40'47"; thence run
Northeasterly along the arc of said curve 538.15 feet
to a point of reverse curvature of a curve concave
Westerly, having a radius of 825.00 feet and a central
angle of 98°34'08"; thence run Northeasterly and
Northwesterly along the arc of said curve 1419.29 feet
to a point of reverse curvature of a curve concave
Northeasterly having a radius of 500.84 feet and a
central angle of 22°53'21"; thence run Northwesterly
and Northerly along the arc of said curve 200.08 feet;

Page 25 of 191

626	thence N 30°00'00" W, 326.45 feet to a point on a Deed
627	recorded in Official Records Book 5208, Page 3884 of
628	the Public Records of Orange County Florida; thence
629	departing said Plat run along said Deed, N 30°00'00"
630	W, 245.14 feet, to a point on a Deed described in
631	document number 202000359979 of the Public Records of
632	Orange County Florida; thence run along said Deed the
633	following four courses; N 74°50'28" E, 100.11 feet; N
634	87°20'49" W, 74.69 feet; N 27°09'24" W, 47.56 feet; S
635	63°22'25" W, 20.69 feet, to a point on a Deed
636	described in document number 202000360380 of the
637	Public Records of Orange County Florida; thence run
638	along said Deed the following courses; S 00°00'00" E,
639	20.42 feet; N 90°00'00" W, 30.04 feet to a point on a
640	non-tangent curve concave Easterly having a radius of
641	48.00 feet, and a central angle of 47°40'00"; from a
642	tangent bearing of N 29°07'51" W run Northerly along
643	the arc of said curve, 39.93 feet; S 79°56'22" W,
644	74.35 feet; N 30°03'16" W, 21.84 feet; S 59°56'44" W,
645	12.14 feet; S 30°03'16" E, 17.42 feet; S 79°56'22" W,
646	34.35 feet; N 69°28'35" W, 49.22 feet; S 74°41'50" W,
647	40.22 feet; thence departing said Deed run along
648	aforesaid Deed recorded in Official Records Book 5208,
649	Page 3884 the following five courses; S 57°06'40" E,
650	133.74 feet; S 57°06'40" E, 133.74 feet; S 30°00'00"

Page 26 of 191

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

E, 180.00 feet; S 06°15'02" E, 54.63 feet; S 30°00'00"
E, 408.17 feet to a point of curvature of a curve
concave Northeasterly, having a radius of 650.84 feet
and a central angle of 22°53'21"; run Southeasterly
along the arc of said curve 260.00 feet to a point on
aforesaid Plat; and a point of reverse curvature of a
curve concave Westerly, having a radius of 675.00 feet
and a central angle of 98°34'08"; thence run
Southeasterly and Southwesterly along the arc of said
curve and Plat, 1161.24 feet to a point of reverse
curvature of a curve concave Southeasterly, having a
radius of 825.00 feet and a central angle of
45°40'47"; thence run Southwesterly along the arc of
said curve and Plat, 657.74 feet; thence run along and
Plat due South, 162.89 feet to the South line of the
Southwest 1/4 of Section 29; thence departing said
Plat and the right-of-way line of Chelonia Parkway run
N 89°50'42" W along the South line of the Southwest
1/4 of Section 29, 360.99 feet to the Southwest corner
of Section 29 and the Northeast corner of Section 31,
Township 24 South, Range 28 East; thence S 00°40'50"
E, 2749.41 feet along the East line of the Northeast
1/4 of Section 31 to the Southeast corner thereof;
thence S 00°27'13" W, 2643.90 feet along the East line
of the Southeast 1/4 of Section 31 to the Southeast

Page 27 of 191

corner of Section 31; thence N 89°36'01" W, 2646.94
feet along the South line of the Southeast 1/4 of
Section 31 to the Southwest corner thereof; thence N
89°56'54" W, 2748.82 feet along the South line of the
Southwest 1/4 of Section 31 to the Southwest corner
thereof and the Southeast corner of Section 36,
Township 24 South Range 27 East; thence S 89°50'04" W,
2658.48 feet along the South line of the Southeast 1/4
of Section 36 to the Southwest corner thereof; thence
S 89°46'36" W, 2656.21 feet along the South line of
the Southwest 1/4 of Section 36 to the Southwest
corner thereof and the Southeast corner of Section 35,
Township 24 South Range 27 East; thence S 89°48'35" W,
2652.59 feet along the South line of the Southeast 1/4
of Section 35 to the Southwest corner thereof; thence
S 89°44'07" W, 2661.05 feet along the South line of
the Southwest 1/4 of Section 35 to the Southwest
corner of said Section and the Southeast corner of
Section 34, Township 24 South Range 27 East; thence S
89°46'46" W, 3438.73 feet along the South line of
Section 34 to a point on the boundary of Black Lake
Village according to the Plat thereof recorded in Plat
Book 75, Page 149 of the Public Records of Orange
County Florida; thence leaving the South line of
Section 34, run along the Easterly and Northerly

Page 28 of 191

701

702

703

704

705

706

707

708

709

710

711712

713714

715

716

717

718

719

720

721

722

723

724

725

boundary of said Plat following courses; N 00°13'59" W, 29.01 feet; N 14°42'28" W, 114.62 feet; N 06°53'49" W, 123.97 feet to a point of curvature of a curve concave Easterly having a radius of 25.00 feet, and a central angle of 16°36'26"; run Northerly along the arc of said curve, 7.25 feet; N 09°42'37" E, 104.21 feet to a point of curvature of a curve concave Southeasterly having a radius of 25.00 feet, and a central angle of 51°24'11"; run Northeasterly along the arc of said curve, 22.43 feet; N 61°06'48" E, 53.88 feet; N 71°34'02" E, 17.56 feet; N 18°25'51" W, 18.21 feet to a point on a non-tangent curve concave Northeasterly having a radius of 50.00 feet, and a central angle of 106°48'50"; from a tangent bearing of N 80°45'36" W run Northwesterly along the arc of said curve, 93.21 feet; N 31°47'40" W, 44.69 feet to a point on a non-tangent curve concave Northwesterly having a radius of 436.00 feet, and a central angle of 15°56'47"; from a tangent bearing of S 58°12'21" W run Southwesterly along the arc of said curve, 121.35 feet; S 74°09'08" W, 308.68 feet to a point of curvature of a curve concave Southeasterly having a radius of 514.00 feet, and a central angle of 20°05'00"; run Southwesterly along the arc of said curve, 180.17 feet; S 54°04'10" W, 67.69 feet to a

Page 29 of 191

726

727

728

729 730

731

732

733

734

735

736737

738

739

740

741

742

743

744

745

746747

748

749

750

point of curvature of a curve concave Northerly having a radius of 315.00 feet, and a central angle of 35°55'53"; run Westerly along the arc of said curve, 197.54 feet; N 89°59'58" W, 83.84 feet to a point of curvature of a curve concave Northerly having a radius of 381.00 feet, and a central angle of 34°07'58"; run Westerly along the arc of said curve, 226.97 feet; to a point of reverse curvature of a curve concave Southerly having a radius of 384.88 feet, and a central angle of 34°00'28"; run Westerly along the arc of said curve, 228.44 feet; to a point of reverse curvature of a curve concave Northerly having a radius of 185.00 feet, and a central angle of 35°39'45"; run Westerly along the arc of said curve, 115.15 feet; to a point of compound curvature of a curve concave Easterly having a radius of 47.00 feet, and a central angle of 130°32'06"; run Northerly along the arc of said curve, 107.08 feet; N 76°19'21" E, 28.14 feet; S 89°22'47" E, 9.24 feet; N 75°08'23" E, 42.15 feet; N 66°44'45" E, 45.92 feet; N 58°10'56" E, 7.13 feet; N 40°00'00" E, 8.68 feet; N 28°21'12" E, 21.50 feet; N 19°11'06" E, 7.97 feet; N 05°44'49" E, 22.07 feet; N 09°37'03" E, 18.85 feet; N 28°18'59" E, 25.32 feet; N 39°33'24" E, 18.56 feet; N 51°48'12" E, 17.01 feet; N 53°20'03" E, 12.93 feet; N 67°23'56" E, 18.89 feet; N

Page 30 of 191

751	61°31'34" E, 16.11 feet; N 85°31'20" E, 16.65 feet; S
752	84°27'04" E, 14.79 feet; S 66°07'30" E, 25.25 feet; S
753	70°01'08" E, 21.22 feet; S 76°11'40" E, 28.29 feet; S
754	81°04'45" E, 15.99 feet; S 63°15'14" E, 32.58 feet; S
755	71°35'23" E, 7.28 feet; S 83°45'15" E, 20.77 feet; N
756	86°06'18" E, 21.64 feet; S 75°49'09" E, 17.31 feet; S
757	87°55'16" E, 10.48 feet; N 72°43'50" E, 26.75 feet; N
758	60°42'21" E, 36.44 feet; N 77°16'53" E, 19.62 feet; N
759	68°37'24" E, 7.52 feet; N 57°06'15" E, 21.62 feet; N
760	48°30'29" E, 7.40 feet; N 29°59'26" E, 8.68 feet; N
761	13°42'55" E, 39.82 feet; N 10°06'24" E, 32.03 feet; N
762	01°43'31" W, 29.22 feet; N 05°37'39" W, 26.82 feet; N
763	12°01'53" W, 42.36 feet; N 21°06'43" W, 7.72 feet; N
764	36°50'10" W, 37.65 feet; N 47°37'33" W, 25.00 feet; N
765	56°19'26" W, 44.83 feet; N 49°30'53" W, 55.06 feet; N
766	59°47'57" W, 8.89 feet; N 72°21'36" W, 36.00 feet; N
767	82°08'10" W, 65.71 feet; S 89°42'01" W, 51.60 feet; N
768	80°08'53" W, 56.11 feet; N 89°26'00" W, 8.09 feet; S
769	81°14'14" W, 46.34 feet; S 78°42'25" W, 40.49 feet; S
770	77°43'02" W, 63.74 feet; S 79°09'43" W, 47.65 feet; S
771	72°48'44" W, 44.03 feet; S 63°14'34" W, 42.60 feet; S
772	57°48'39" W, 28.70 feet; S 64°21'00" W, 20.44 feet; S
773	67°06'48" W, 29.21 feet; S 83°28'20" W, 29.99 feet; S
774	83°04'31" W, 27.06 feet; S 84°19'19" W, 42.81 feet to
775	a point of curvature of a curve concave Northeasterly

Page 31 of 191

776

777

778

779

780

781

782

783

784

785

786

787

788

789

790

791

792

793

794

795

796797

798

799

800

having a radius of 50.00 feet, and a central angle of 83°36'01"; run Northwesterly along the arc of said curve, 72.95 feet; to a point of compound curvature of a curve concave Easterly having a radius of 188.00 feet, and a central angle of 27°45'45"; run Northerly along the arc of said curve, 91.10 feet; S 89°52'10" W, 174.16 feet; thence departing said Plat run along the West line of the Southwest 1/4 of Section 34, N 00°00'19" E, 313.89 feet to the Northwest corner of the Southwest 1/4 of the Southwest 1/4 of Section 34 and the Northeast corner of the Southeast 1/4 of the Southeast 1/4 of Section 33, Township 24 South, Range 27 East; thence continue N 00°00'19" E 498.35 feet to the Southeast corner of the North 5/8 of the Northeast 1/4 of the Southeast 1/4 of Section 33; thence run along the South line of the North 5/8 of the Northeast 1/4 of the Southeast 1/4 of Section 33, N 89°47'57" W, 1326.58 feet to the Southwest corner thereof; thence run along the West line of the North 5/8 of the Northeast 1/4, of the Southeast 1/4 of Section 33, N 00°00'31" E, 835.26 feet to the Northwest corner thereof; thence run along the West line of the Southeast 1/4 of the Northeast 1/4 of Section 33, N 00°00'25" E, 1321.43 feet to the Northwest corner thereof; thence run along the North line of the

Page 32 of 191

801	Southeast $1/4$ of the Northeast $1/4$ of Section 33, S
802	89°55'44" E, 1326.40 feet; to the Northeast corner
803	thereof; thence run along the West line of the
804	Northwest 1/4 of Section 34 Township 24 South Range 27
805	East, N 00°00'06" E, 1329.09 feet to the Northwest
806	corner thereof; thence N 89°53'53" E, 2679.47 feet
807	along the North line of the Northwest 1/4 of Section
808	34 to the Northeast corner thereof and the Southwest
809	corner of the Southeast 1/4 of Section 27, Township 24
810	South, Range 27 East; thence N 00°01'11" W, 3964.69
811	feet along the West line of the East 1/2 of Section 27
812	to the Southeast corner of the Northeast 1/4 of the
813	Northwest 1/4 of Section 27; thence S 89°37'54" W,
814	1332.15 feet along the South line of the Northeast $1/4$
815	of the Northwest 1/4 of Section 27 to the Southwest
816	corner thereof; thence N 00°08'12" E, 1330.97 feet
817	along the West line of the Northeast 1/4 of the
818	Northwest 1/4 of Section 27 to the Northwest corner
819	thereof,; thence S 89°46'29" W, 1328.51 feet along the
820	North line of the Northwest 1/4 of Section 27 to the
821	Northwest corner of Section 27 and the Northeast
822	corner of Section 28, Township 24 South, Range 27
823	East; thence S 89°48'06" W, 1331.20 feet along the
824	North line of the Northeast $1/4$ of the Northeast $1/4$
825	of Section 28, to the Northeast corner of the West 1/2
	1

Page 33 of 191

of the Northeast 1/4 of Section 28; thence S 00°12'18"
\underline{W} , 882.69 feet along the East line of the West 1/2 and
the Northeast 1/4 of Section 28, Township 24 South,
Range 27 East to a point on the Westerly right of way
line of State Road 429 as described in Official
Records Book 7070, Page 2553 and Book 7106, Page 2802
of the Public Records of Orange County Florida also
being a point on Flamingo Crossings East according to
the Plat thereof and recorded in Plat Book 97, Page 95
of the Public Records of Orange County Florida and a
point on a non-tangent curve concave Southwesterly
having a radius of 2204.09 feet, and a central angle
of $07^{\circ}27'37"$; thence from a tangent bearing of N
29°38'58" W run Northwesterly along the arc of said
curve, right of way line and Plat, 286.99 feet; thence
continue along said right of way line and Plat the
following two courses; N 37°06'36" W, 690.17 feet to a
point on a non-tangent curve concave Northeasterly
having a radius of 808.57 feet, and a central angle of
09°35'40"; from a tangent bearing of N 38°37'50" W run
Northwesterly along the arc of said curve, 135.40
feet; thence departing said right of way line continue
along said Plat; N 88°48'31" W, 555.60 feet to a point
on the right of way line of Hartzog Road as described

Page 34 of 191

Page 4303, Book 10173, page 8868 and Book 10815, Page
4619 of the Public Records of Orange County Florida
and a point on a non-tangent curve concave Westerly
having a radius of 1010.00 feet, and a central angle
of 02°00'23"; from a tangent bearing of S 05°42'00" E
run Southerly along the arc of said curve, Plat and
right of way line, 35.37 feet; thence run along said
Plat and right of way line the following courses; S
00°27'57" W, 105.56 feet to a point of curvature of a
curve concave Westerly having a radius of 899.35 feet,
and a central angle of 05°39'43"; run Southerly along
the arc of said curve, 88.87 feet; S 06°07'41" W,
311.81 feet to a point of curvature of a curve concave
Easterly having a radius of 2004.50 feet, and a
central angle of 06°19'57"; run Southerly along the
arc of said curve, 221.54 feet; S 00°12'16" E, 702.26
feet; S 23°02'00" E, 19.33 feet; S 00°12'16" E, 198.27
feet; S 14°29'10" W, 29.80 feet to a point on a non-
tangent curve concave Westerly having a radius of
2162.49 feet, and a central angle of 07°53'08"; from a
tangent bearing of S 00°12'49" W run Southerly along
the arc of said curve, 297.62 feet; S 08°05'57" W,
46.90 feet; N 81°54'04" W, 10.00 feet; S 08°05'57" W,
154.78 feet; S 81°54'04" E, 5.50 feet to a point on a
non-tangent curve concave Westerly having a radius of

Page 35 of 191

Page 36 of 191

901	and recorded in Plat Book 100, Page 37 of the Public
902	Records of Orange County Florida; thence run along
903	said Plat the following three courses; N 40°17'32" W,
904	323.52 feet; N 32°21'38" W, 271.63 feet; N 34°30'31"
905	W, 120.76 feet; thence N 46°26'37" W, 108.80 feet
906	along said Plat and its Northwesterly extension;
907	thence S 89°49'14" W, 28.71 feet to a point of
908	curvature of a curve concave Southerly having a radius
909	of 934.00 feet, and a central angle of 01°05'30";
910	thence run Westerly along the arc of said curve, 17.79
911	feet; thence S 00°10'31" E, 11.26 feet; thence S
912	89°49'29" W, 28.35 feet; thence S 04°02'58" E, 4.66
913	feet; thence S 86°05'06" W, 22.85 feet; thence N
914	03°54'54" W, 6.14 feet; thence S 89°49'29" W, 173.97
915	feet to a point of curvature of a curve concave
916	Northerly having a radius of 2158.53 feet, and a
917	central angle of 24°05'38"; thence run Westerly along
918	the arc of said curve, 907.70 feet; thence N 66°04'53"
919	W, 548.81 feet to a point on the West line of the
920	Southwest 1/4 of Section 21, Township 24 South, Range
921	27 East; thence run along said line, S 00°35'44" W,
922	1052.90 feet to the Southwest corner thereof; thence
923	entering Section 20, Township 24 South, Range 27 East
924	run S 89°18'37" W, 2676.09 feet along the South line
925	of the Southeast 1/4 of said Section 20, to the

Page 37 of 191

926	Southwest corner thereof; thence N 89°32'00" W,
927	2636.90 feet run along the South line of the Southwest
928	1/4 of said Section 20, to the Southwest corner
929	thereof; thence N 00°12'29" E, 1187.50 feet along the
930	West line of the Southwest 1/4 of said Section 20;
931	thence entering Section 19, Township 24 South, Range
932	27 East run, S 89°00'18" W, 988.08 feet along the
933	South line of the North 150.00 feet of the Southeast
934	1/4 of the Southeast $1/4$ of said Section 19, to a
935	point on the Easterly right of way line of Avalon
936	Boulevard as described in Deed Book 402, Page 312,
937	Deed Book 402, Page 353 and Deed Book 357 of the
938	Public Records of Orange County Florida; thence run
939	along said right of way line the following two
940	courses; N 19°17'43" E, 1348.72 feet to a point on a
941	non-tangent curve concave Easterly having a radius of
942	2832.01 feet, and a central angle of 04°49'44"; from a
943	tangent bearing of N 19°16'05" E run Northerly along
944	the arc of said curve, 238.69 feet to a point on the
945	North line of the Northeast $1/4$ of the Northeast $1/4$
946	of the Southeast $1/4$ of said Section 19; thence N
947	88°44'55" E, 459.61 feet along said line to the
948	Northeast corner of the Southeast 1/4 of said Section
949	19; thence entering Section 20, Township 24 South,
950	Range 27 East run N 00°13'41" E, 708.14 feet along the

Page 38 of 191

951	West line of the Northwest 1/4 of said Section 20 to a
952	point on the aforesaid Avalon Road right of way line
953	and a point on a non-tangent curve concave
954	Southeasterly having a radius of 2829.41 feet, and a
955	central angle of 01°55'19"; thence from a tangent
956	bearing of N 41°26'37" E run Northeasterly along the
957	arc of said curve and right of way line, 94.91 feet;
958	thence N 43°21'56" E, 753.57 feet along said right of
959	way line to a point on the North line of the South 1/2
960	of the Northwest $1/4$ of said Section 20; thence N
961	89°50'32" E, 2068.41 feet along said line to the
962	Southeast corner of the Northeast 1/4 of the Northwest
963	1/4 of said Section 20; thence N 00°21'49" E, 1334.18
964	feet along the West line of the Northwest 1/4 of the
965	Northeast 1/4 of said Section 20 to the Northwest
966	corner of the Northeast 1/4; thence S 89°45'19" E,
967	2697.33 feet along the North line of the Northeast $1/4$
968	of said Section 20 to the Northeast corner of said
969	Section 20 and the Southeast corner of Section 17,
970	Township 24 South, Range 27 East; thence entering said
971	Section 17 N 00°02'13" E, 2669.40 feet along the East
972	line of the Southeast 1/4 of Section 17 to the
973	Northeast corner thereof; thence S 89°43'49" W,
974	1347.90 feet along the South line of the East 1/2 of
975	the Northeast 1/4 of Section 17, to the Southwest

Page 39 of 191

corner thereof; thence N 00°18'18" W, 2652.68 feet
along the West line of the East 1/2 of the Northeast
1/4 of Section 17 to the Northwest corner thereof;
thence S 89°39'31" W, 2661.03 feet along the North
line of Section 17 to the Northwest corner of the
Northeast 1/4 of the Northwest 1/4 of Section 17 and
the Southwest corner of the Southeast 1/4 of the
Southwest 1/4 of Section 8, Township 24 South, Range
27 East; thence N 00°24'44" E, 242.11 feet along the
West line of the Southeast 1/4 of the Southwest 1/4 of
Section 8 to a point on the Easterly right-of-way line
of County Road 545 as described in Deed Book 402, Page
355 of the Public Records of Orange County Florida;
said point being a point on a non-tangent curve
concave Westerly, having a radius of 2826.01 feet, and
a central angle of 19°14'15"; thence from a tangent
bearing of N 18°34'50" E, run Northerly along the arc
of said curve and right-of-way, 948.86 feet; thence
continue along said right-of-way, N 00°39'25" W,
141.86 feet; thence N 89°41'27" E, 1188.92 feet along
the North line of the Southeast 1/4 of the Southwest
1/4 of Section 8 to the Northeast corner thereof;
thence N 00°15'09" E, 1315.34 feet along the West line
of the Northwest 1/4 of the Southeast 1/4 of Section 8
to the Northwest corner thereof; thence N 00°14'57" E,

Page 40 of 191

1001	50.00 feet along the West line of the Northeast $1/4$ of
1002	Section 8 to a point on the Northerly right-of-way
1003	line of Hartzog Road as described in Official Records
1004	Book 9782, Page 7172 of the Public Records of Orange
1005	County Florida; thence run along said right-of-way
1006	line the following three courses; N 89°43'25" E,
1007	671.30 feet; N 23°57'49" E, 158.82 feet to a point on
1008	a non-tangent curve concave Southwesterly having a
1009	radius of 2750.09 feet, and a central angle of
1010	04°43'07"; from a tangent bearing of S 33°16'29" E run
1011	Southeasterly along the arc of said curve, 226.49
1012	feet; thence N 89°43'24" E, 1038.21 feet along the
1013	North line of the Southeast 1/4 of Section 8; to a
1014	point on Deed recorded in Official Records Book 7121,
1015	Page 2952 of the Public Records of Orange County
1016	Florida; and a point on a non-tangent curve concave
1017	Southerly having a radius of 2894.93 feet, and a
1018	central angle of 08°15'21"; thence entering Section 9,
1019	Township 24 South, Range 27 East, from a tangent
1020	bearing of N 82°01'15" W run Westerly along the arc of
1021	said curve and Deed, 417.14 feet; thence S 89°43'24"
1022	${\tt W}$, 258.73 feet along said Deed to a point on the
1023	Easterly right of way line of State Road 429 as
1024	recorded in Official Records Book 7106, Page 7802 of
1025	the Public Records of Orange County Florida; thence

Page 41 of 191

1026	run along said right of way line the following two
1027	courses; N 21°29'36" W, 110.97 feet; N 20°48'24" W,
1028	1048.03 feet; thence N 00°08'24" E, 211.55 feet along
1029	the West line of the East 530.00 feet of the Southwest
1030	1/4 of the Northeast $1/4$ of said Section 8; thence S
1031	89°41'25" W, 797.83 feet along the South line of the
1032	North 1/2 of the Northeast 1/4 of said Section 8;
1033	thence S 89°34'56" W, 1230.74 feet along the South
1034	line of the Northeast $1/4$ of the Northwest $1/4$ of said
1035	Section 8 to a point on the Easterly right of way line
1036	of Avalon Boulevard as described in Deed Book 402,
1037	Page 355 of the Public Records of Orange County
1038	Florida; thence run along said right of way line the
1039	following three courses; N 00°39'25" W, 853.44 feet to
1040	a point on a non-tangent curve concave Easterly having
1041	a radius of 3241.05 feet, and a central angle of
1042	05°37'30"; from a tangent bearing of N 00°36'59" W run
1043	Northerly along the arc of said curve, 318.19 feet; N
1044	05°00'31" E, 152.48 feet; thence N 89°26'29" E,
1045	1220.84 feet along the North line of the Northwest $1/4$
1046	of said Section 8 to the Northeast corner thereof;
1047	thence N 89°39'25" E, 2650.62 feet along the North
1048	line of the Northeast 1/4 of said Section 8 to the
1049	Northeast corner thereof; thence entering Section 9,
1050	Township 24 South, Range 27 East run, N 89°46'07" E,

Page 42 of 191

1051	1608.33 feet along the North line of the Northwest $1/4$
1052	of said Section 9; to a point on Southerly right of
1053	way line of Seidel Road as described in Deed Book 789,
1054	Page 243 and Deed Book 892, Page 552 of the Public
1055	Records of Orange County Florida and a non-tangent
1056	curve concave Northerly having a radius of 357.62
1057	feet, and a central angle of 23°38'08"; thence from a
1058	tangent bearing of S 66°08'04" W run Westerly along
1059	the arc of said curve and right of way line, 147.53
1060	feet; thence run along said right of way line the
1061	following three courses; S 89°46'01" W, 139.26 feet; S
1062	89°46'07" W, 1325.83 feet; S 89°39'24" W, 554.03 feet;
1063	thence run along a right of way line described in
1064	Official Records Book 7070, Page 2553 of the Public
1065	Records of Orange County Florida the following; S
1066	00°20'32" E, 20.00 feet; S 89°39'28" W, 363.61 feet; S
1067	84°38'15" W, 372.03 feet; S 00°20'32" E, 14.94 feet; S
1068	89°40'22" W, 138.87 feet; S 42°20'36" W, 55.11 feet; S
1069	00°03'00" W, 857.17 feet to a point of curvature of a
1070	curve concave Northeasterly having a radius of 250.01
1071	feet, and a central angle of 90°21'35"; run
1072	Southeasterly along the arc of said curve, 394.28
1073	feet; N 89°41'19" E, 364.69 feet; S 00°18'35" E, 80.00
1074	feet; S 89°41'25" W, 481.37 feet; thence departing
1075	said right of way line run, S 89°41'25" W, 60.00 feet

Page 43 of 191

1076	along the South line of the North 1/2 of the Northeast
1077	1/4 of said Section 8; thence N 00°08'23" E, 27.18
1078	feet along a line that is 60.00 feet West of and
1079	parallel with East line of the Northwest 1/4 of the
1080	Northeast 1/4 of said Section 8; to a point on the
1081	aforesaid right of way line and a non-tangent curve
1082	concave Northeasterly having a radius of 350.02 feet,
1083	and a central angle of 61°30'34"; from a tangent
1084	bearing of N 60°12'31" W run Northwesterly along the
1085	arc of said curve and right of way line, 375.76 feet;
1086	thence departing said right of way line run, S
1087	89°41'15" W, 483.83 feet along a right of way line
1088	described in Official Records Book 7106, Page 2802 of
1089	the Public Records of Orange County Florida to a point
1090	that is 10.00 feet Easterly of when measure
1091	perpendicular to the Easterly right of way line of
1092	aforesaid State Road 429; and a point on a non-tangent
1093	curve concave Easterly having a radius of 3721.85
1094	feet, and a central angle of 03°53'37"; thence from a
1095	tangent bearing of S 16°54'47" E run Southerly along
1096	the arc of said curve and a line that is 10.00 feet
1097	Easterly of and parallel with said right of way line,
1098	252.93 feet; thence S 20°48'24" E, 96.16 feet along
1099	said parallel to its intersection with a line that is
1100	10.00 feet North of and parallel with the South line

Page 44 of 191

101	of the Northwest 1/4 of the Northeast 1/4 of said
102	Section 8; thence N 89°41'25" E, 83.88 feet along said
103	line that is 10.00 feet North of and parallel with the
104	South line of the Northwest $1/4$ of the Northeast $1/4$
105	of said Section 8, to its intersection with the West
106	line of the East 520.00 feet of the Southwest 1/4 of
107	the Northeast 1/4 of said Section 8; thence S
108	00°08'24" W, 219.78 feet along the West line of the
109	East 520.00 feet of the Southwest 1/4 of the Northeast
110	1/4 of said Section 8, to its intersection with a line
111	that is 10.00 feet East of when measure perpendicular
112	to the Easterly right of way line of aforesaid State
113	Road 429; thence S 20°48'24" E, 836.45 feet along said
114	parallel line to a point on a Deed described in
115	Official Records Book 9324, Page 367 of the Public
116	Records of Orange County Florida; thence run along
117	said Deed the following six courses; S 87°25'27" E,
118	291.32 feet; thence N 88°48'53" E, 166.97 feet; N
119	86°44'00" E, 142.45 feet; N 06°27'19" W, 91.16 feet; N
120	28°52'42" E, 302.51 feet; N 69°30'43" E, 659.82 feet
121	to a point on a deed described in Official Records
122	Book 10810, Page 147 of the Public Records of Orange
123	County Florida; thence run along said Deed the
124	following four courses; N 84°17'43" E, 306.52 feet; N
125	55°03'52" E, 1274.60 feet; N 33°11'17" E, 877.94 feet;
	1

Page 45 of 191

1126	N 08°37'23" E, 258.89 feet; thence N 89°46'07" E,
1127	980.18 feet along the North line of the Northwest $1/4$
1128	of said Section 9 to the Northeast corner thereof;
1129	thence S 00°03'05" W, 2653.53 feet along the East line
1130	of the Northwest 1/4 of said Section 9 to the
1131	Southeast corner thereof; thence S 89°44'05" W,
1132	1325.36 feet along the South line of the Southeast $1/4$
1133	of the Northwest 1/4 of Section 9 to the Southwest
1134	corner thereof; thence S 00°08'51" W, 1314.23 feet
1135	along the East line of the Northwest 1/4 of the
1136	Southwest 1/4 of Section 9 to the Southeast corner
1137	thereof; thence N 89°45'10" E, 1327.55 feet along the
1138	North line of the Southeast $1/4$ of the Southwest $1/4$
1139	of Section 9 to the Northeast corner thereof; thence S
1140	00°03'05" W, 1314.64 feet along the East line of the
1141	Southeast 1/4 of the Southwest 1/4 of Section 9 to the
1142	Southeast corner of the Southwest 1/4 of Section 9;
1143	thence N 89°53'46" E, 2633.36 feet along the South
1144	line of the Southeast 1/4 of Section 9 to the
1145	Southeast corner thereof and the Southwest corner of
1146	Section 10, Township 24 South, Range 27 East; thence N
1147	00°15'35" E, 5286.81 feet along the West section line
1148	of Section 10 to the Northwest corner thereof and the
1149	Southwest corner of Section 3, Township 24 South,
1150	Range 27 East; thence N 00°11'50" W, 2661.64 feet
I	

Page 46 of 191

1151	along the West line of the Southwest $1/4$, Section 3 to
1152	the Northwest corner thereof; thence N 89°39'50" E,
1153	3976.31 feet along the North line of the South half of
1154	Section 3 to the Northeast corner of the Northwest $1/4$
1155	of the Southeast 1/4 of Section 3; thence S 00°04'39"
1156	E, 1326.78 feet along the East line of the Northwest
1157	1/4 of the Southeast $1/4$ of Section 3 to the Northwest
1158	corner of the Southeast 1/4 of the Southeast 1/4 of
1159	Section 3; thence N 89°37'16" E, 1328.99 feet along
1160	the North line of the Southeast 1/4 of the Southeast
1161	1/4 of Section 3 to the Northeast corner thereof and
1162	the Northwest corner of the Southwest 1/4 of the
1163	Southwest 1/4 of Section 2, Township 24 South, Range
1164	27 East; thence N 00°07'50" W, 1325.78 feet along the
1165	West line of Northwest 1/4, of the Southwest 1/4, of
1166	Section 2 to the Northwest corner thereof; thence N
1167	00°07'43" W, 400.13 feet along the West line of the
1168	Northwest 1/4, of Section 2; thence run along the
1169	Northerly boundary of a deed recorded in Official
1170	Records Book 1457, Page 934 of the Public Records of
1171	Orange County Florida the following three courses; N
1172	86°46'13" E, 1024.87 feet; N 77°37'23" E, 1103.42
1173	feet; N 53°18'38" E, 1872.82 feet to a point on the
1174	Southerly right-of-way line of Reams Road as shown on
1175	Plat book 3, Page 85 of the Public Records of Orange

Page 47 of 191

1176	County Florida; thence run along said right-of-way
1177	line the following three courses; S 43°40'10" E,
1178	1382.92 feet to the beginning of a curve concave to
1179	the Northeast, having a radius of 546.86 feet and a
1180	central angle of 46°21'00"; thence run Southeasterly
1181	along the arc of said curve 442.39 feet; thence N
1182	89°58'50" E, 341.61 feet; thence leaving said right-
1183	of-way, run S 00°19'24" E, 603.75 feet along the East
1184	line of the Northeast 1/4 of Section 2, to the
1185	Southeast corner thereof, and the Northwest corner of
1186	the Northwest $1/4$ of the Southwest $1/4$ of Section 1,
1187	Township 24 South, Range 27 East; thence N 89°43'47"
1188	E, along the North line of the Northwest $1/4$ of the
1189	Southwest 1/4 of Section 1, 1297.19 feet to a point 25
1190	feet West of the Northeast corner of the Northwest 1/4
1191	of the Southwest 1/4 of Section 1; thence N 00°12'21"
1192	${ t W}$, 598.76 feet along a line that is 25.00 feet West of
1193	and parallel to the West line of the Southeast 1/4 of
1194	the Northwest 1/4 of Section 1 to the Southerly right-
1195	of-way line of aforesaid Reams Road; thence N
1196	89°56'46" E, 100.00 feet along said Southerly right-
1197	of-way of Reams Road; thence run along the Easterly
1198	and Northerly boundary of a deed recorded in Official
1199	Records Book 1465, Page 307 of the Public Records of
1200	Orange County Florida the following five courses; S

Page 48 of 191

1201	02°04'12" E, 523.43 feet; N 89°43'40" E, 52.00 feet; S
1202	00°12'21" E, 49.00 feet; N 89°43'41" E, 229.00 feet; S
1203	00°12'25" E, 26.23 feet; thence N 89°43'47" E, 1039.16
1204	feet along the North line of the South half of Section
1205	1 to a point 90.00 feet East of the Northeast corner
1206	of the Southwest 1/4 of Section 1; thence S 05°34'33"
1207	W, 911.86 feet; thence S 00°05'18" E, 420.00 feet
1208	along the East line of the Northeast 1/4 of the
1209	Southwest 1/4 of Section 1 to the Southeast corner
1210	thereof; thence N 89°44'10" E, 2649.93 feet along the
1211	North line of the South half of the Southeast 1/4 of
1212	Section 1 to the Point of Beginning, containing
1213	18508.530 acres more or less.
1214	
1215	Less the following described parcels:
1216	
1217	That portion of Lots 110 and 111 of the Munger and
1218	Company Subdivision of Section 22, Township 24 South,
1219	Range 28 East according to the Plat recorded in Plat
1220	Book E Page 22 of the Public Records of Orange County
1221	Florida, being more particularly described as:
1222	
1223	Commence at the Northwest corner of the Southwest 1/4
1224	of the Southwest 1/4 of Section 22, run S 89°27'13" E,
1225	464.18 feet along the North line of the Southwest 1/4

Page 49 of 191

1226	of the Southwest 1/4 of Section 22; thence S 00°32'47"
1227	W, 15.00 feet to a point on the North line of said Lot
1228	111 and the Point of Beginning; thence S 89°27'13" E,
1229	300.00 feet along the North line of Lots 110, and 111
1230	to the West right-of-way of State Road 535 as shown in
1231	map section $75280-2465$ and dated $2/22/1993$; thence S
1232	04°05'32" E, 150.49 feet along the said right-of-way;
1233	thence N 89°27'13" W, 312.17 feet along the South line
1234	of the North 150.00 feet said Lots 110 and 111; thence
1235	N 00°32'47" E, 150.00 feet to the Point of Beginning,
1236	containing 1.054 acres more or less.
1237	
1238	AND
1239	
1240	That part of the Northwest 1/4 of the Southeast 1/4 of
1241	the Southwest 1/4 and the Northeast 1/4 of the
1242	Southwest $1/4$ of the Southwest $1/4$ of Section 22,
1243	Township 24 South, Range 28 East, being more
1244	particularly described as:
1245	
1246	Commence at the Northwest corner of the Southwest $1/4$
1247	of the Southwest 1/4 of Section 22, run along the
1248	North line of the South 1/2 of the Southwest 1/4 of
	Section 22, S 89°27'13" E, 985.26 feet, to the Point
1249	<u> </u>

Page 50 of 191

1251	89°27'13" E, 642.78 feet; thence run along the
1252	Westerly right-of-way line of State Road 400 as shown
1253	in map section 75280-2465 and dated 2/22/1993 the
1254	following three courses; S 46°05'23" W, 681.12 feet to
1255	a point on a non-tangent curve concave Northerly
1256	having a radius of 60.00 feet, and a central angle of
1257	118°45'23"; from a tangent bearing of S 46°06'36" W
1258	run Westerly along the arc of said curve, 124.36 feet;
1259	N 15°07'40" W, 205.41 feet; thence run along the West
1260	line of Lot 109 of the Munger and Company Subdivision
1261	of Section 22, according to the Plat recorded in Plat
1262	Book E Page 22 of the Public Records of Orange County
1263	Florida, N 00°14'30" E, 252.64 feet to the Point of
1264	Beginning, containing 4.225 acres more or less.
1265	
1266	AND
1267	
1268	A parcel of land lying in Section 21, Township 24
1269	South, Range 27 East, Orange County, Florida, and
1270	being more particularly described as follows:
1271	
1272	Commence at the Southwest corner of the Southeast 1/4
1273	of said Section 21, run along the South line of the
1274	Southeast 1/4 of said Section 21, N 89°48'15" E,
1275	660.44 feet; thence run along the East line of the

Page 51 of 191

1276	West 1/2 of the Southwest 1/4 of the Southeast 1/4 of
1277	said Section 21, N 00°06'58" E, 45.92 feet to a point
1278	on the right of way line of State Road 429 as
1279	described in Official Records Book 7106, Page 2802 of
1280	the Public Records of Orange County Florida and the
1281	Point of Beginning; thence run along said right of way
1282	line the following courses; said point being on a non-
1283	tangent curve concave Easterly having a radius of
1284	808.57 feet, and a central angle of 12°10'43"; from a
1285	tangent bearing of N 27°06'04" W run Northerly along
1286	the arc of said curve, 171.87 feet; to a point on a
1287	non-tangent curve concave Easterly having a radius of
1288	813.16 feet, and a central angle of 13°13'43"; from a
1289	tangent bearing of N 13°24'32" W run Northerly along
1290	the arc of said curve, 187.75 feet; N 00°10'49" W,
1291	34.65 feet; N 34°53'25" W, 249.37 feet; thence S
1292	89°49'15" W, 363.27; thence S 44°56'13" W, 63.78 feet;
1293	thence N 00°05'30" E, 270.02 feet; thence S 45°02'35"
1294	E, 63.51 feet; thence N 89°49'15" E, 487.12 feet;
1295	thence N 00°10'49" W, 63.00 feet to a point on a non-
1296	tangent curve concave Northerly having a radius of
1297	230.30 feet, and a central angle of 26°54'59"; thence
1298	from a tangent bearing of N 89°49'10" E run Easterly
1299	along the arc of said curve, 108.19 feet; thence S
1300	00°06'57" W, 854.01 feet along the East line of the

Page 52 of 191

L301	West 1/2 of the Southwest 1/4 of the Southeast 1/4 of
L302	said Section 21 to the Point of Beginning, containing
L303	4.099 Acres, more or less.
L304	
L305	AND
L306	
L307	A parcel of land lying in Section 8, Township 24
L308	South, Range 27 East, Orange County, Florida, and
L309	being more particularly described as follows:
L310	Commence at the Southwest corner of said Section 8,
L311	run along the South line of the Southwest 1/4 of said
L312	Section 8, N 89°50'41" E, 1330.48 feet to the
L313	Southwest corner of the Southeast 1/4 of the Southwest
L314	1/4 of said Section and Point of Beginning; thence run
L315	along the West line of the Southeast 1/4 of the
L316	Southwest 1/4 of said Section, N 00°34'59" E, 242.55
L317	feet to a point on the Easterly right of way line of
L318	County Road 545 as shown on Orange County right of way
L319	map, Project number 12167.001 dated November 14, 2014
L320	and a point on a non-tangent curve concave Westerly
L321	having a radius of 3060.00 feet, and a central angle
L322	of $18^{\circ}29'12"$; thence from a tangent bearing of N
L323	18°00'02" E run Northerly along the arc of said curve
L324	and right of way line, 987.32 feet; thence run along
L325	said right of way line, N 00°29'10" W, 101.48 feet;

Page 53 of 191

1326	thence run along the North line of the Southeast 1/4
1327	of the Southwest 1/4 of said Section, N 89°52'12" E,
1328	1189.00 feet to the Northeast corner thereof; thence
1329	run along the West line of the Northwest 1/4 of the
1330	Southeast 1/4 of said Section, N 00°25'36" E, 1264.73
1331	feet to a point on the Hartzog Road right of way line
1332	as described in Official Records Book 9735, Page 8005
1333	of the Public Records of Orange County Florida; thence
1334	run along said right of way line the following four
1335	courses; N 89°53'40" E, 207.17 feet to a point of
1336	curvature of a curve concave Southwesterly having a
1337	radius of 802.00 feet, and a central angle of
1338	65°19'49"; run Southeasterly along the arc of said
1339	curve, 914.46 feet; S 24°46'31" E, 499.49 feet; thence
1340	S 23°37'46" E, 1806.70 feet to a point on the South
1341	line of said Section 8; thence run along said South
1342	line, S 89°50'41" W, 3220.01 feet to the Point of
1343	Beginning, containing 114.287 Acres, more or less.
1344	
1345	AND
1346	
1347	A parcel of land lying in Section 21, Township 24
1348	South, Range 27 East, Orange County, Florida, and
1349	being more particularly described as follows:
1350	
I	

Page 54 of 191

1351	Commence at the Southwest corner of the Southeast 1/4
1352	of said Section 21, run along the West line of the
1353	Southeast 1/4 of said Section 21, N 00°05'30" E,
1354	2639.67 feet to the Northwest corner thereof; thence S
1355	89°44'35" E, 242.86 feet along the North line of the
1356	Southeast 1/4 of said Section 21, to a point on the
1357	Westerly right of way line of State Road 429 as
1358	described in Official Records Book 7106, Page 2802 of
1359	the Public Records of Orange County Florida and the
1360	Point of Beginning; thence S 89°44'35" E, 373.80 feet
1361	along the North line of the Southeast 1/4 of said
1362	Section 21, to a point on the Easterly right of way
1363	line of State Road 429; thence run along said Easterly
1364	right of way line the following four courses; S
1365	23°48'31" E, 112.11 feet to a point of curvature of a
1366	curve concave Northeasterly having a radius of 2776.91
1367	feet, and a central angle of 18°14'12"; run
1368	Southeasterly along the arc of said curve, 883.86
1369	feet; S 42°02'46" E, 340.85 feet to a point of
1370	curvature of a curve concave Southwesterly having a
1371	radius of 1721.96 feet, and a central angle of
1372	09°21'52"; run Southeasterly along the arc of said
1373	curve, 281.43 feet; thence departing said Easterly
1374	right of way line run, N 89°58'14" W, 807.21 feet
1375	along the South line of the North 1/2 of the Southeast

Page 55 of 191

1376 1/4 of said Section 21 to a point on the aforesaid 1377 Westerly right of way line; thence run along said line 1378 the following courses, N 17°48'35" W, 924.64 feet; S 72°11'25" W, 37.05 feet; N 20°48'35" W, 481.54 feet to 1379 the Point of Beginning, containing 15.875 Acres, more 1380 1381 or less. 1382 1383 Containing in aggregate 18368.992 acres more or less 1384 in Orange County Florida. 1385 1386 (2) In Osceola County, Florida: 1387 A parcel of land lying in Sections 1, 2, 11 through 14, 23 through 26, Township 25 South, Range 27 East, 1388 1389 and Sections 5 through 9, 16 through 20, 30 and 31, 1390 Township 25 South, Range 28 East, Osceola County, 1391 Florida, and being more particularly described as 1392 follows: 1393 1394 Begin at the Northwest corner of said Section 6, run 1395 along the North line of the Northwest 1/4 of Section 6, Township 25 South, Range 28 East run, S 89°56'54" E, 1396 1397 2748.82 feet to the Northeast corner thereof; thence S 1398 89°36'01" E, 2646.94 feet along the North line of the 1399 Northeast 1/4 of said Section 6 to the Northeast 1400 corner thereof; thence entering Section 5, Township 25

Page 56 of 191

1401	South, Range 28 East run N 89°42'15" E, 2600.72 feet
1402	along the North line of the Northwest 1/4 of said
1403	Section 5 to the Northeast corner there of; thence S
1404	89°17'26" E, 153.63 feet along the North line of the
1405	Northeast 1/4 of said Section 5 to a point on the
1406	State Road 400 right of way line shown on Map Section
1407	92130-2401 and dated August 28, 1969; thence run along
1408	said right of way line the following three courses; S
1409	38°30'29" W, 248.14 feet to a point of curvature of a
1410	curve concave Northwesterly having a radius of
1411	85794.19 feet, and a central angle of 01°26'58"; run
1412	Southwesterly along the arc of said curve, 2170.39
1413	feet; S 39°57'27" W, 2021.20 feet; thence S 01°12'07"
1414	W, 1838.47 feet along the West line of the Southwest
1415	1/4 of said Section 5 to the Southwest corner thereof;
1416	thence entering Section 8, Township 25 South, Range 28
1417	East run N 89°47'15" E, 2643.05 feet along the North
1418	line of the Northwest 1/4 of said Section 8 to the
1419	Northeast corner thereof; thence N 89°44'15" E,
1420	2642.73 feet along the North line of the Northeast $1/4$
1421	of said Section 8 to the Northeast corner thereof;
1422	thence entering Section 9, Township 25 South, Range 28
1423	East run N 89°47'42" E, 1315.60 feet along the North
1424	line of the West 1/2 of the Northwest 1/4 of said
1425	Section 9 to the Northeast corner thereof; thence S
J	

Page 57 of 191

1426	00°04'39" E, 2645.23 feet along the East line of the
1427	West 1/2 of the Northwest 1/4 of said Section 9;
1428	thence S 00°03'27" E, 1320.49 feet along the East line
1429	of the Northwest 1/4 of the Southwest 1/4 of said
1430	Section 9; thence N 89°46'36" E, 1311.24 feet along
1431	the North line of the Southeast 1/4 of the Southwest
1432	1/4 of said Section 9; thence N 89°54'53" E, 1343.01
1433	feet along the North line of the Southwest 1/4 of the
1434	Southeast 1/4 of said Section 9; thence S 00°00'12" E,
1435	1320.26 feet along the East line of the Southwest $1/4$
1436	of the Southeast 1/4 of said Section 9; thence S
1437	89°58'40" W, 1342.90 feet along the South line of the
1438	Southwest 1/4 of the Southeast 1/4 of said Section 9;
1439	thence S 89°42'06" W, 1310.10 feet along the South
1440	line of the Southeast 1/4 of the Southwest 1/4 of said
1441	Section 9; thence entering Section 16, Township 25
1442	South, Range 28 East run S 00°42'14" E, 1335.79 feet
1443	along the East line of the Northwest 1/4 of the
1444	Northwest 1/4 of said Section 16; thence S 89°44'25"
1445	W, 1319.70 feet along the South line of the Northwest
1446	1/4 of the Northwest 1/4 of said Section 16; thence S
1447	00°17'31" E, 1334.87 feet along the West line of the
1448	Southwest 1/4 of the Northwest 1/4 of said Section 16;
1449	thence N 89°46'42" E, 2658.61 feet along the North
1450	line of the Southwest 1/4 of said Section 16; thence S
I	

Page 58 of 191

1451	01°06'54" E, 1338.43 feet along the East line of the
1452	Northeast 1/4 of the Southwest 1/4 of said Section 16;
1453	thence S 89°51'04" W, 2677.84 feet along the South
1454	line of the North $1/2$, of the Southwest $1/4$ of said
1455	Section 16; thence S 00°17'31" E, 1334.87 feet West
1456	line of the Southwest 1/4 of the Southwest 1/4 of said
1457	Section 16 to the Southwest corner of said Section 16;
1458	thence entering Section 20, Township 25 South, Range 28
1459	East run S 00°20'44" E, 5339.36 feet along the East
1460	line of said Section 20 to the Southeast corner
1461	thereof; thence S 89°31'09" W, 5313.04 feet along the
1462	South line of said Section 20 to the Southwest corner
1463	thereof; thence entering Section 30, Township 25 South,
1464	Range 28 East run S 00°24'07" W, 5287.28 feet along
1465	the East line of said Section 30 to the Southeast
1466	corner thereof; thence entering Section 31, Township 25
1467	South, Range 28 East run S 00°25'58" W, 2630.53 feet
1468	along the East line of the Northeast 1/4 of said
1469	Section 31 to the Southeast corner thereof; thence S
1470	00°26'32" W, 1339.91 feet along the East line of the
1471	Northeast 1/4 of the Southeast 1/4 of said Section 31;
1472	thence S 89°38'07" W, 1325.49 feet along the South
1473	line of the Northeast 1/4 of the Southeast 1/4 of said
1474	Section 31; thence N 00°21'55" E, 1337.78 feet along
1475	the West line of the Northeast 1/4 of the Southeast

Page 59 of 191

1476	1/4 of said Section 31; thence S 89°32'39" W, 663.66
1477	feet along the South line of the East 1/2 of the West
1478	1/2 of the Northeast $1/4$ of said Section 31; thence N
1479	00°19'27" E, 2635.75 feet along the West line of the
1480	East 1/2 of the West 1/2 of the Northeast 1/4 of said
1481	Section 31; thence entering Section 30, Township 25
1482	South, Range 28 East run S 89°41'46" W, 665.30 feet
1483	along the South line of the Southeast 1/4 of said
1484	Section 30 to the Southwest corner thereof; thence S
1485	89°41'31" W, 2661.88 feet along the South line of the
1486	Southwest 1/4 of said Section 30 to the Southwest
1487	corner thereof; thence entering Section 25, Township
1488	25 South, Range 27 East run S 89°54'33" W, 2658.96
1489	feet run along the South line of the Southeast 1/4 of
1490	said Section 25 to the Southwest corner thereof;
1491	thence S 89°52'03" W, 2644.80 feet along the South
1492	line of the Southwest 1/4 of said Section 25 to the
1493	Southwest corner thereof; thence entering Section
1494	26, Township 25 South, Range 27 East run S 89°49'42" W,
1495	1327.07 feet along the South line of the Southeast $1/4$
1496	of the Southeast 1/4 of said Section 26; thence N
1497	00°03'44" W, 1330.70 feet along West line of the
1498	Southeast 1/4 of the Southeast 1/4 of said Section 26;
1499	thence S 89°52'21" W, 1326.94 feet along South line of
1500	the Northwest 1/4 of the Southeast 1/4 of said Section

Page 60 of 191

of the Northwest 1/4 of the Southeast 1/4 of said Section 26; thence S 89°55'00" W, 1666.58 feet alc the South line of the Northwest 1/4 of said Section	on_
	on_
the South line of the Northwest 1/4 of said Section	
	<u>lest</u>
26; thence N 00°00'25" W, 1930.44 feet along the W	
line of the East 5/8 of the Northwest 1/4 of said	
Section 26, to a point on the Easterly right of wa	ιУ
line of State Road 400 as described in Official	
Records Book 2326, Page 701 of the Public Records	of
Osceola County Florida and a non-tangent curve cor	ıcave
Southeasterly having a radius of 3921.00 feet, and	<u>la</u>
central angle of 14°53'09"; thence from a tangent	
bearing of N 25°02'25" E run Northeasterly along t	<u>:he</u>
arc of said curve and right of way line, 1018.71 f	eet;
thence continue along said right of way line the	
following two courses; N 39°57'15" E, 901.93 feet;	<u>N</u>
1517 <u>50°02'45" W, 9.00 feet; thence N 39°57'15" E, 654.</u>	77
feet along the State Road 400 right of way line sh	ıown
on Map Section 92130-2401 and dated August 28, 196	9 <u>;</u>
thence N 89°45'55" E, 128.02 feet along the North	line
of the Southeast 1/4 of the Southwest 1/4 Section	
23, Township 25 South, Range 27 East; thence N	
1523 <u>00°05'36" E, 3974.79 feet along the West line of t</u>	:he
East 1/2 of said Section 23; thence entering Section	.on
1525 <u>14, Township 25 South, Range 27 East run N 00°01'48</u>	'' W,

Page 61 of 191

1526	1338.67 feet along West line of the Southwest 1/4 of
1527	the Southeast 1/4 of said Section 14; thence S
1528	89°58'43" W, 431.70 feet along the South line of the
1529	Northeast 1/4 of the Southwest 1/4 of said Section 14;
1530	thence N 00°04'30" W, 1337.83 feet along the East line
1531	of the West 235.00 feet of the East 1/2 of the
1532	Northeast 1/4 of the Southwest 1/4 of said Section 14;
1533	thence S 89°52'00" W, 235.00 feet along the South line
1534	of the Northwest $1/4$ of said Section 14 ; thence N
1535	00°04'30" W, 1328.24 feet along the West line of East
1536	1/2 of the Southeast $1/4$ of the Northwest $1/4$ of said
1537	Section 14; thence S 89°49'34" W, 334.40 feet along
1538	the South line of the East 1/2 of the West 1/2 of the
1539	Northeast 1/4 of the Northwest 1/4 of said Section 14;
1540	thence N 00°05'51" W, 1328.00 feet along the West line
1541	of the East $1/2$ of the West $1/2$ of the Northeast $1/4$
1542	of the Northwest 1/4 of said Section 14; thence
1543	entering Section 11, Township 25 South, Range 27 East
1544	run S 89°47'08" W, 1004.74 feet along the Southwest
1545	1/4 of said Section 11; thence N 00°10'06" E, 666.14
1546	feet along the West line of the Southeast 1/4 of the
1547	Southwest 1/4 of the Southwest 1/4 of said Section 11;
1548	thence S 89°53'39" W, 419.88 feet along the South line
1549	of the Northwest 1/4 of the Southwest 1/4 of the
1550	Southwest 1/4 of said Section 11; thence N 00°16'32"

Page 62 of 191

1551	E, 208.71 feet along a line that is 208.71 feet East
1552	of and parallel with the East right of way line of
1553	County Road 545 as shown on Map Section 9257-150 dated
1554	June 21, 1955; thence S 89°53'43" W, 208.71 feet along
1555	a line that is 208.71 feet North of and parallel with
1556	South line of the Southwest 1/4 of said Section 11;
1557	thence N 00°16'32" E, 458.63 feet along the aforesaid
1558	East right of way line of County Road 545; thence S
1559	89°59'41" E, 293.67 feet along the North line of the
1560	Northwest 1/4 of the Southwest 1/4 of the Southwest
1561	1/4 of said Section 11; thence N 00°13'21" E, 666.77
1562	feet along the West line of the East 1/2 of the
1563	Southwest 1/4 of the Northwest 1/4 of the Southwest
1564	1/4 of said Section 11; thence S 89°53'03" E, 666.11
1565	feet along the North line of the South 1/2 of the
1566	Northwest 1/4 of the Southwest 1/4 of said Section 11;
1567	thence N 00°06'58" E, 615.49 feet along the West line
1568	of the East 1/2 of the Northeast 1/4 of the Northwest
1569	1/4 of the Southwest 1/4 of said Section 11; thence S
1570	89°46'25" E, 332.34 feet along a line 50.00 feet South
1571	of and parallel with the North line of the Southwest
1572	1/4 of said Section 11; thence N 00°13'26" E, 50.00
1573	feet West line of the Northeast 1/4 of the Southwest
1574	1/4 of said Section 11; thence S 89°46'24" E, 332.44
1575	feet along the South line of the West 1/2 of the

Page 63 of 191

1576	Southwest 1/4 of the Southeast 1/4 of the Northwest
1577	1/4 of said Section 11; thence N 00°00'19" W, 663.86
1578	feet along the West line of the East 1/2 of the
1579	Southwest 1/4 of the Southeast 1/4 of the Northwest
1580	1/4 of said Section 11; thence S 89°51'37" E, 331.87
1581	feet along the North line of the East 1/2 of the
1582	Southwest 1/4 of the Southeast 1/4 of the Northwest
1583	1/4 of said Section 11; thence N 00°03'15" W, 1328.72
1584	feet along the West line of the East 1/4 of the
1585	Northwest 1/4 of said Section 11; thence N 89°57'56"
1586	E, 661.47 feet along the North line of the Southeast
1587	1/4 of the Northeast $1/4$ of the Northwest $1/4$ of
1588	Section 11; thence N 00°09'07" W, 665.37 feet along
1589	the West line of the Northeast 1/4 of said Section 11
1590	to the Northwest corner of the Northeast 1/4 of said
1591	Section 11; thence entering Section 2, Township 25
1592	South, Range 27 East run N 00°22'03" E, 5290.72 feet
1593	along the West line of the East 1/2 of said Section 2;
1594	thence S 89°44'07" W, 495.03 feet along a line 10.00
1595	feet South of and parallel with the North line of the
1596	Northwest 1/4 of said Section 2; thence S 00°22'03" W,
1597	1390.09 feet along a line 495.00 feet West of and
1598	parallel with the West line of the East 1/2 of said
1599	Section 2; thence S 89°44'07" W, 2110.14 feet along a
1600	line 1400.00 feet South of and parallel with the North
ı	

Page 64 of 191

601	line of the Northwest 1/4 of said Section 2 to a point
602	on the Easterly boundary of de-annexation Resolution
603	No. 442 on record at Reedy Creek Improvement District;
604	thence run along said boundary the following courses;
605	N 02°17'23" E, 40.72 feet; N 18°56'28" E, 11.18 feet;
606	N 00°08'32" E, 14.20 feet; N 45°08'32" E, 35.36 feet;
607	S 89°51'28" E, 4.49 feet; N 00°08'32" E, 60.00 feet; N
608	44°51'28" W, 35.36 feet; N 00°08'32" E, 10.44 feet; N
609	44°51'28" W, 4.24 feet; N 00°08'32" E, 346.14 feet; N
610	01°09'08" W, 176.69 feet; N 44°51'28" W, 39.61 feet; N
611	00°08'32" E, 660.14 feet to a point on the North line
612	of the Northwest 1/4 of said Section 2 and being 25.00
613	feet East of the Northwest corner of said Section 2;
614	thence N 89°44'07" E, 2636.05 feet along the North
615	line of the Northwest 1/4 of said Section 2 to the
616	Northeast corner thereof; thence N 89°48'35" E,
617	2652.59 feet along the North line of the Northeast $1/4$
618	of said Section 2 to the Northeast corner thereof;
619	thence entering Section 1, Township 25 South, Range 27
620	East run N 89°46'36" E, 2656.21 feet along the North
621	line of the Northwest 1/4 of said Section 1 to the
622	Northeast corner thereof; thence N 89°50'04" E,
623	2658.48 feet along the North line of the Northeast $1/4$
624	of said Section 1 to the Northeast corner thereof to
625	the Point of Beginning, containing 11063.93, acres

Page 65 of 191

L626	more or less.
L627	
L628	Less and except the following:
L629	
L630	A parcel of land lying in Sections 11 , Township 25
L631	South, Range 27 East, Osceola County, Florida, and
L632	being more particularly described as follows:
L633	
L634	Commence at the Northwest corner of the Northeast $1/4$
L635	of said Section 11, run along the West line of the
L636	Northeast 1/4 of said Section 11, S 00°09'07" E,
L637	132.00 feet; thence N 89°52'08" E, 1175.60 feet along
L638	a line that is 132.00 feet South of and parallel with
L639	the North line of the Northeast 1/4 of said Section 11
L640	to a point on the boundary of de-annexation Resolution
L641	No. 291 as described in Official Records Book 1235,
L642	Page 1769 of the Public Records of Osceola County,
L643	Florida, and the Point of Beginning; thence continue
L644	along aforesaid parallel line, N 89°52'08" E, 240.18
L645	feet to a point on a deed recorded in Official Records
L646	Book 1563, Page 2410 of the Public Records of Osceola
L647	County Florida; thence run along said line following
L648	two courses; S 79°55'37" E, 62.09 feet; N 89°52'08" E,
L649	193.48 feet to a point on a deed recorded in Official
L650	Records Book 1674, Page 2470 of the Public Records of

Page 66 of 191

1651	Osceola County Florida; thence run along said deed the
1652	following five courses; S 00°07'52" E, 207.00 feet; S
1653	89°52'08" W, 350.00 feet; S 00°07'52" E, 500.00 feet;;
1654	N 89°52'08" E, 400.00 feet; N 00°07'52" W, 707.00 feet
1655	to a point on the aforementioned deed recorded in
1656	Official Records Book 1563, Page 2410; thence run
1657	along said deed the following courses; N 89°52'09" E,
1658	2.14 feet; S 45°03'23" E, 42.36 feet; S 00°00'00" E,
1659	174.79 feet to a point of curvature of a curve concave
1660	Easterly having a radius of 1597.84 feet, and a
1661	central angle of 09°05'25"; run Southerly along the
1662	arc of said curve, 253.51 feet; S 09°05'25" E, 282.87
1663	feet to a point of curvature of a curve concave
1664	Westerly having a radius of 1457.85 feet, and a
1665	central angle of 26°10'31"; run Southerly along the
1666	arc of said curve, 666.01 feet; S 17°05'06" W, 544.65
1667	feet to a point of curvature of a curve concave
1668	Northeasterly having a radius of 1597.85 feet, and a
1669	central angle of 102°07'51"; run Southeasterly along
1670	the arc of said curve, 2848.19 feet to a point on a
1671	deed recorded in Official Records Book 1674, Page 2470
1672	of the Public Records of Osceola County Florida;
1673	thence departing deed recorded in Official Records
1674	Book 1674, Page 2470 following the deed recorded in
1675	Official Records Book 1674, Page 2470 following

Page 67 of 191

1676	courses; said point being a point of compound
1677	curvature of a curve concave Northerly having a radius
1678	of 1597.89 feet, and a central angle of 07°30'00"; run
1679	Easterly along the arc of said curve, 209.16 feet; S
1680	54°40'11" E, 66.55 feet; S 12°49'30" E, 117.68 feet to
1681	a point on a non-tangent curve concave Easterly having
1682	a radius of 2009.86 feet, and a central angle of
1683	24°18'27"; from a tangent bearing of S 10°48'36" W run
1684	Southerly along the arc of said curve, 852.67 feet; S
1685	13°29'51" E, 341.79 feet; S 13°29'51" E, 408.71 feet
1686	to a point of curvature of a curve concave Westerly
1687	having a radius of 1809.86 feet, and a central angle
1688	of 11°41'10"; run Southerly along the arc of said
1689	curve, 369.14 feet; to a point of compound curvature
1690	of a curve concave Westerly having a radius of 1809.86
1691	feet, and a central angle of 17°06'44"; thence run
1692	Southerly along the arc of said curve, 540.54 feet; S
1693	15°17'58" W, 294.15 feet; thence departing said deed
1694	run along the Westerly right of way line of State Road
1695	400 and World Drive Interchange as described in
1696	Official Records Book 1659, Page 1492 of the Public
1697	Records of Osceola County Florida the following
1698	courses; S 15°15'17" W, 300.03 feet; N 74°44'43" W,
1699	45.00 feet; S 17°31'41" W, 302.54 feet; thence S
1700	15°15'11" W, 177.35 feet to a point on a non-tangent

Page 68 of 191

1701	curve concave Easterly having a radius of 4501.37
1702	feet, and a central angle of 06°46'34"; from a tangent
1703	bearing of S 15°15'19" W run Southerly along the arc
1704	of said curve, 532.35 feet; S 08°28'42" W, 421.43
1705	feet; S 81°31'15" E, 26.00 feet; S 08°28'45" W, 543.00
1706	feet; N 81°31'15" W, 26.00 feet; S 08°28'44" W,
1707	1288.75 feet to a point of curvature of a curve
1708	concave Northwesterly having a radius of 1051.92 feet,
1709	and a central angle of 30°21'09"; run Southwesterly
1710	along the arc of said curve, 557.26 feet; S 38°49'53"
1711	W, 892.32 feet to a point on the aforesaid Reedy Creek
1712	Improvement District de-annexation Resolution No. 291;
1713	thence run along said de-annexation boundary the
1714	following courses; N 34°24'01" W, 342.34 feet; thence
1715	N 41°10'58" E, 504.10 feet; N 56°53'24" W, 1046.80
1716	feet; N 00°00'05" W, 182.99 feet; N 00°00'05" W,
1717	262.45 feet; N 00°00'05" W, 604.56 feet; N 20°22'32"
1718	E, 1354.78 feet; N 39°36'34" E, 1142.27 feet; N
1719	89°59'55" E, 550.00 feet; N 00°00'05" W, 1600.00 feet;
1720	N 53°58'26" W, 680.07 feet; N 11°08'10" W, 1105.17
1721	feet; N 44°36'19" W, 1268.50 feet; N 61°15'45" W,
1722	889.74 feet; N 18°33'37" W, 469.54 feet; thence N
1723	00°00'05" W, 391.70 feet; N 89°59'55" E, 48.91 feet; N
1724	06°11'23" E, 746.77 feet; thence N 13°51'33" E, 679.15
1725	feet; N 45°31'55" E, 264.41 feet; N 89°59'55" E,

Page 69 of 191

356.15 feet; thence N 00°00'05" W, 317.21 feet to the 1726 1727 Point of Beginning, containing 263.49 acres, more or 1728 less. 1729 1730 AND 1731 1732 A parcel of land lying in Sections 11 and 12, Township 1733 25 South, Range 27 East, Osceola County, Florida, and 1734 being more particularly described as follows: 1735 Commence at the Northwest corner of the Northeast 1/4 1736 1737 corner of said Section 11, run along the North line of the Northeast 1/4 of said Section 11, S 00°09'07" E, 1738 1739 132.00 feet; thence N 89°52'08" E, 1922.52 feet along 1740 a line that is 132.00 feet South of and parallel with 1741 the North line of the Northeast 1/4 of said Section 11 1742 to a point on Southerly right of way line of State 1743 Road 530 and a point on the boundary of de-annexation 1744 Resolution No. 291 as described in Official Records 1745 Book 1235, Page 1769 of the Public Records of Osceola County, Florida, and the Point of Beginning; thence 1746 1747 run along said boundaries the following five courses; N 89°52'07" E, 728.48 feet; N 89°52'44" E, 1251.91 1748 1749 feet; N 89°50'43" E, 190.56 feet to a point on a non-1750 tangent curve concave Northeasterly having a radius of

Page 70 of 191

1751	814.00 feet, and a central angle of 20°35'33"; from a
1752	tangent bearing of S 19°06'55" E run Southeasterly
1753	along the arc of said curve, 292.56 feet; to a point
1754	on a non-tangent curve concave Northeasterly having a
1755	radius of 1073.93 feet, and a central angle of
1756	17°34'32"; from a tangent bearing of S 36°35'41" E run
1757	Southeasterly along the arc of said curve, 329.43
1758	feet; thence departing said right of way line continue
1759	along the aforesaid de-annexation boundary the
1760	following courses; S 00°08'00" E, 455.76 feet; N
1761	89°52'00" E, 20.00 feet; S 00°08'00" E, 488.84 feet
1762	to a point on a non-tangent curve concave Westerly
1763	having a radius of 1759.86 feet, and a central angle
1764	of 33°38'13"; from a tangent bearing of S 00°08'08" E
1765	run Southerly along the arc of said curve, 1033.17
1766	feet; S 33°30'09" W, 1183.50 feet to a point of
1767	curvature of a curve concave Southeasterly having a
1768	radius of 2059.86 feet, and a central angle of
1769	14°13'45"; run Southwesterly along the arc of said
1770	curve, 511.56 feet; to a point on a non-tangent curve
1771	concave Northerly having a radius of 1457.89 feet, and
1772	a central angle of 12°05'33"; from a tangent bearing
1773	of S 82°51'48" W run Westerly along the arc of said
1774	curve, 307.69 feet; to a point of compound curvature
1775	of a curve concave Northerly having a radius of

Page 71 of 191

1776	1457.79 feet, and a central angle of 29°15'05"; run
1777	Westerly along the arc of said curve, 744.25 feet; N
1778	34°12'14" E, 149.99 feet; N 38°16'56" W, 139.49 feet;
1779	N 20°31'56" W, 110.01 feet; N 70°14'49" W, 129.46
1780	feet; N 45°48'22" W, 132.54 feet; S 89°14'11" W,
1781	181.70 feet to a point on a non-tangent curve concave
1782	Easterly having a radius of 1457.85 feet, and a
1783	central angle of 47°22'50"; from a tangent bearing of
1784	N 30°17'44" W run Northerly along the arc of said
1785	curve, 1205.56 feet; N 17°05'06" E, 386.62 feet; S
1786	72°54'50" E, 290.44 feet; N 10°23'11" E, 320.40 feet;
1787	N 04°30'12" E, 320.81 feet; N 87°47'48" W, 244.99
1788	feet to a point on a non-tangent curve concave
1789	Westerly having a radius of 1597.84 feet, and a
1789 1790	Westerly having a radius of 1597.84 feet, and a central angle of 11°17'38"; from a tangent bearing of
1790	central angle of 11°17'38"; from a tangent bearing of
1790 1791	central angle of 11°17'38"; from a tangent bearing of N 02°12'13" E run Northerly along the arc of said
1790 1791 1792	central angle of 11°17'38"; from a tangent bearing of N 02°12'13" E run Northerly along the arc of said curve, 314.96 feet; N 09°05'25" W, 282.87 feet to a
1790 1791 1792 1793	central angle of 11°17'38"; from a tangent bearing of N 02°12'13" E run Northerly along the arc of said curve, 314.96 feet; N 09°05'25" W, 282.87 feet to a point of curvature of a curve concave Easterly having
1790 1791 1792 1793 1794	central angle of 11°17'38"; from a tangent bearing of N 02°12'13" E run Northerly along the arc of said curve, 314.96 feet; N 09°05'25" W, 282.87 feet to a point of curvature of a curve concave Easterly having a radius of 1457.85 feet, and a central angle of
1790 1791 1792 1793 1794 1795	central angle of 11°17'38"; from a tangent bearing of N 02°12'13" E run Northerly along the arc of said curve, 314.96 feet; N 09°05'25" W, 282.87 feet to a point of curvature of a curve concave Easterly having a radius of 1457.85 feet, and a central angle of 09°05'25"; run Northerly along the arc of said curve,
1790 1791 1792 1793 1794 1795 1796	central angle of 11°17'38"; from a tangent bearing of N 02°12'13" E run Northerly along the arc of said curve, 314.96 feet; N 09°05'25" W, 282.87 feet to a point of curvature of a curve concave Easterly having a radius of 1457.85 feet, and a central angle of 09°05'25"; run Northerly along the arc of said curve, 231.30 feet; N 00°00'00" E, 186.09 feet; N 44°56'12"
1790 1791 1792 1793 1794 1795 1796	central angle of 11°17'38"; from a tangent bearing of N 02°12'13" E run Northerly along the arc of said curve, 314.96 feet; N 09°05'25" W, 282.87 feet to a point of curvature of a curve concave Easterly having a radius of 1457.85 feet, and a central angle of 09°05'25"; run Northerly along the arc of said curve, 231.30 feet; N 00°00'00" E, 186.09 feet; N 44°56'12" E, 42.49 feet to the Point of Beginning, containing
1790 1791 1792 1793 1794 1795 1796 1797	central angle of 11°17'38"; from a tangent bearing of N 02°12'13" E run Northerly along the arc of said curve, 314.96 feet; N 09°05'25" W, 282.87 feet to a point of curvature of a curve concave Easterly having a radius of 1457.85 feet, and a central angle of 09°05'25"; run Northerly along the arc of said curve, 231.30 feet; N 00°00'00" E, 186.09 feet; N 44°56'12" E, 42.49 feet to the Point of Beginning, containing

Page 72 of 191

1801 1802 A parcel of land lying in Sections 12 and 13, Township 1803 25 South, Range 27 East and Section 7, Township 25 South, Range 28 East, Osceola County, Florida, and 1804 1805 being more particularly described as follows: 1806 1807 Commence at the Northwest corner of said Section 7, 1808 run along the West line of the Northwest 1/4 of said 1809 Section 7, S 00°16'52" W, 182.00 feet, to a point on 1810 Southerly right of way line of State Road 530 and a 1811 point on the boundary of de-annexation Resolution No. 1812 291 as described in Official Records Book 1235, Page 1813 1769 of the Public Records of Osceola County, Florida, and the Point of Beginning; thence run along said de-1814 annexation boundary the following courses; N 89°36'48" 1815 1816 E, 1370.16 feet to a point on a non-tangent curve 1817 concave Southerly having a radius of 2774.79 feet, and a central angle of 14°35'33"; from a tangent bearing 1818 1819 of S 87°18'45" E run Easterly along the arc of said curve, 706.70 feet; S 72°43'12" E, 120.32 feet; S 1820 68°43'12" E, 476.40 feet to a point of curvature of a 1821 1822 curve concave Southwesterly having a radius of 310.00 feet, and a central angle of 64°11'44"; run 1823 1824 Southeasterly along the arc of said curve, 347.33 1825 feet; to a point of compound curvature of a curve

Page 73 of 191

1826	concave Westerly having a radius of 710.00 feet, and a
1827	central angle of 43°41'01"; run Southerly along the
1828	arc of said curve, 541.32 feet; S 39°09'33" W, 593.50
1829	feet; S 39°49'53" W, 428.75 feet to a point on a non-
1830	tangent curve concave Northwesterly having a radius of
1831	17038.73 feet, and a central angle of 00°07'01"; from
1832	a tangent bearing of S 39°57'15" W run Southwesterly
1833	along the arc of said curve, 34.76 feet; to a point of
1834	compound curvature of a curve concave Northwesterly
1835	having a radius of 17038.73 feet, and a central angle
1836	of 00°07'00"; run Southwesterly along the arc of said
1837	curve, 34.73 feet; to a point of compound curvature of
1838	a curve concave Northwesterly having a radius of
1839	17038.73 feet, and a central angle of 05°07'15"; run
1840	Southwesterly along the arc of said curve, 1522.83
1841	feet; to a point of reverse curvature of a curve
1842	concave Southeasterly having a radius of 17338.73
1843	feet, and a central angle of 07°18'35"; run
1844	Southwesterly along the arc of said curve, 2212.08
1845	feet; to a point of compound curvature of a curve
1846	concave Southeasterly having a radius of 17338.73
1847	feet, and a central angle of 03°23'57"; run
1848	Southwesterly along the arc of said curve, 1028.62
1849	feet; to a point of reverse curvature of a curve
1850	concave Northwesterly having a radius of 17038.73

Page 74 of 191

1851	feet, and a central angle of 05°03'27"; run
1852	Southwesterly along the arc of said curve, 1503.98
1853	feet; S 44°18'34" W, 2356.77 feet to a point on a
1854	non-tangent curve concave Northerly having a radius of
1855	451.67 feet, and a central angle of 120°17'51"; from
1856	a tangent bearing of S 44°19'15" W run Westerly along
1857	the arc of said curve, 948.32 feet; to a point of
1858	compound curvature of a curve concave Easterly having
1859	a radius of 1767.86 feet, and a central angle of
1860	30°38'14"; run Northerly along the arc of said curve,
1861	945.31 feet; N 15°15'17" E, 57.43 feet; N 74°44'43"
1862	W, 42.00 feet; N 10°06'45" E, 301.24 feet; N
1863	15°17'20" E, 293.98 feet to a point on a non-tangent
1864	curve concave Westerly having a radius of 2009.86
1865	feet, and a central angle of 28°47'54"; from a
1866	tangent bearing of N 15°18'05" E run Northerly along
1867	the arc of said curve, 1010.21 feet; N 13°29'49" W,
1868	750.50 feet to a point of curvature of a curve concave
1869	Easterly having a radius of 1809.86 feet, and a
1870	central angle of 30°18'27"; run Northerly along the
1871	arc of said curve, 957.35 feet; N 46°27'10" E, 105.97
1872	feet; to a point on a non-tangent curve concave
1873	Southeasterly having a radius of 1759.86 feet, and a
1874	central angle of 13°41'33"; from a tangent bearing of
1875	N 19°48'38" E run Northeasterly along the arc of said

Page 75 of 191

1876	curve, 420.57 feet; N 33°30'11" E, 1183.50 feet to a
1877	point of curvature of a curve concave Westerly having
1878	a radius of 2059.86 feet, and a central angle of
1879	33°23'10"; run Northerly along the arc of said curve,
1880	1200.27 feet; N 05°42'05" E, 369.98 feet to a point
1881	of curvature of a curve concave Southeasterly having a
1882	radius of 426.87 feet, and a central angle of
1883	56°29'55"; run Northeasterly along the arc of said
1884	curve, 420.93 feet; N 62°12'02" E, 1022.85 feet to a
1885	point of curvature of a curve concave Southerly having
1886	a radius of 1789.72 feet, and a central angle of
1887	15°19'53"; run Easterly along the arc of said curve,
1888	478.90 feet; to a point on a non-tangent curve concave
1889	Southerly having a radius of 1791.86 feet, and a
1890	central angle of 03°26'13"; from a tangent bearing of
1891	N 78°45'37" E run Easterly along the arc of said
1892	curve, 107.49 feet; to a point of compound curvature
1893	of a curve concave Southerly having a radius of
1894	2181.28 feet, and a central angle of 06°37'08"; run
1895	Easterly along the arc of said curve, 251.98 feet; N
1896	88°49'08" E, 659.02 feet; N 89°50'46" E, 591.75 feet
1897	to the Point of Beginning, containing 744.473 acres,
1898	more or less.
1899	
1900	AND

Page 76 of 191

CODING: Words $\frac{\text{stricken}}{\text{stricken}}$ are deletions; words $\frac{\text{underlined}}{\text{ore additions}}$.

1901 1902 A parcel of land lying in Sections 12, 13, 23 and 24, 1903 Township 25 South, Range 27 East Sections 7, 8, 9, 17 through 20 and 30, Township 25 South, Range 28 East, 1904 1905 Osceola County, Florida, and being more particularly described as follows: 1906 1907 1908 Commence at the Northwest corner of said Section 9, 1909 run along the West line of the Northwest 1/4 of said 1910 Section 9, S 00°08'49" E, 132.00 feet, to a point on 1911 Southerly right of way line of State Road 530 and a 1912 point on the boundary of de-annexation Resolution No. 1913 291 as described in Official Records Book 1235, Page 1914 1769 of the Public Records of Osceola County, Florida, 1915 and the Point of Beginning; thence run along said de-1916 annexation boundary the following courses; N 89°47'42" 1917 E, 622.99 feet to a point on a non-tangent curve 1918 concave Northeasterly having a radius of 450.00 feet, 1919 and a central angle of 59°52'20"; from a tangent bearing of S 00°12'18" E run Southeasterly along the 1920 arc of said curve, 470.24 feet; S 60°04'38" E, 118.30 1921 1922 feet to a point of curvature of a curve concave 1923 Southwesterly having a radius of 150.00 feet, and a central angle of 60°00'00"; run Southeasterly along 1924 1925 the arc of said curve, 157.08 feet; N 89°55'21" E,

Page 77 of 191

1926	40.00 feet; S 00°04'25" E, 2369.91 feet; N 89°56'33"
1927	E, 50.00 feet; S 00°03'27" E, 512.31 feet; S
1928	00°03'27" E, 358.24 feet; S 47°23'03" W, 1794.78
1929	feet; N 75°57'54" W, 2061.55 feet; S 53°52'46" W,
1930	4747.05 feet; S 13°19'33" E, 1235.00 feet; S
1931	57°29'14" E, 837.20 feet; S 26°03'58" E, 3172.66
1932	feet; S 45°00'05" E, 707.11 feet; S 09°55'30" W,
1933	2030.39 feet; N 65°37'30" W, 1163.91 feet; N
1934	44°47'06" W, 1831.04 feet; S 48°53'12" W, 715.92
1935	feet; N 65°37'30" W, 341.01 feet; N 26°33'59" W,
1936	2124.26 feet; S 68°44'53" W, 965.66 feet; S
1937	16°54'23" E, 5330.34 feet; S 50°31'34" W, 1101.14
1938	feet; N 41°38'06" W, 4214.56 feet; N 18°02'08" W,
1939	2261.08 feet; S 89°59'55" W, 1650.00 feet; S
1940	00°00'05" E, 1224.24 feet; S 35°39'14" W, 1200.88
1941	feet; S 89°59'55" W, 1800.00 feet; N 34°46'45" W,
1942	1157.70 feet; N 27°43'20" W, 492.90 feet; N
1943	01°09'30" W, 124.30 feet; N 50°54'37" W, 282.74 feet;
1944	s 59°21'14" W, 36.00 feet; N 38°52'34" W, 156.01
1945	feet; N 39°57'15" E, 502.67 feet; N 43°58'16" E,
1946	1918.88 feet to a point of curvature of a curve
1947	concave Southerly having a radius of 622.20 feet, and
1948	a central angle of 73°46'51"; run Easterly along the
1949	arc of said curve, 801.22 feet; to a point of compound
1950	curvature of a curve concave Southwesterly having a

Page 78 of 191

CODING: Words $\frac{\text{stricken}}{\text{stricken}}$ are deletions; words $\frac{\text{underlined}}{\text{ore additions}}$.

1951	radius of 2405.91 feet, and a central angle of
1952	15°39'49"; run Southeasterly along the arc of said
1953	curve, 657.74 feet; to a point on a non-tangent curve
1954	concave Southwesterly having a radius of 3677.60 feet,
1955	and a central angle of 09°13'43"; from a tangent
1956	bearing of S 46°35'06" E run Southeasterly along the
1957	arc of said curve, 592.35 feet; S 37°21'28" E, 61.64
1958	feet; N 52°38'37" E, 295.00 feet; N 37°21'24" W,
1959	236.29 feet; N 33°58'59" W, 295.13 feet to a point of
1960	curvature of a curve concave Easterly having a radius
1961	of 724.53 feet, and a central angle of 32°07'27"; run
1962	Northerly along the arc of said curve, 406.22 feet; N
1963	01°51'30" W, 914.66 feet to a point of curvature of a
1964	curve concave Easterly having a radius of 1433.91
1965	feet, and a central angle of 30°54'26"; run Northerly
1966	along the arc of said curve, 773.50 feet; N 31°08'21"
1967	E, 714.41 feet; N 32°17'07" E, 68.88 feet to a point
1968	of curvature of a curve concave Southeasterly having a
1969	radius of 4489.66 feet, and a central angle of
1970	06°27'44"; run Northeasterly along the arc of said
1971	curve, 506.37 feet; N 38°44'50" E, 91.15 feet; N
1972	51°13'07" W, 15.63 feet; N 39°57'15" E, 399.78 feet
1973	to a point of curvature of a curve concave
1974	Southeasterly having a radius of 17028.73 feet, and a
1975	central angle of 05°21'16"; run Northeasterly along

Page 79 of 191

1976	the arc of said curve, 1591.38 feet; to a point of
1977	reverse curvature of a curve concave Northwesterly
1978	having a radius of 17348.73 feet, and a central angle
1979	of 00°22'04"; run Northeasterly along the arc of said
1980	curve, 111.39 feet; N 45°03'33" W, 10.00 feet to a
1981	point on a non-tangent curve concave Northwesterly
1982	having a radius of 17341.08 feet, and a central angle
1983	of 04°36'46"; from a tangent bearing of N 44°56'25" E
1984	run Northeasterly along the arc of said curve, 1396.13
1985	feet; to a point of compound curvature of a curve
1986	concave Northwesterly having a radius of 17338.73
1987	feet, and a central angle of 05°43'39"; run
1988	Northeasterly along the arc of said curve, 1733.24
1989	feet; to a point of reverse curvature of a curve
1990	concave Southeasterly having a radius of 17038.73
1991	feet, and a central angle of 05°21'16"; run
1992	Northeasterly along the arc of said curve, 1592.32
1993	feet; N 39°57'15" E, 942.63 feet; N 44°36'59" E,
1994	348.99 feet to a point on a non-tangent curve concave
1995	Southeasterly having a radius of 1342.44 feet, and a
1996	central angle of 24°30'00"; from a tangent bearing of
1997	N 44°44'08" E run Northeasterly along the arc of said
1998	curve, 574.04 feet; N 69°14'08" E, 1832.61 feet; S
1999	47°43'15" E, 1148.63 feet; S 37°11'45" E, 2082.95
2000	feet; N 52°48'15" E, 150.00 feet; N 37°11'45" W,

Page 80 of 191

2001	2096.77 feet; N 47°43'15" W, 1086.16 feet; N
2002	69°14'08" E, 104.92 feet to a point of curvature of a
2003	curve concave Southerly having a radius of 1342.40
2004	feet, and a central angle of 19°21'25"; run Easterly
2005	along the arc of said curve, 453.52 feet; N 88°35'33"
2006	E, 600.08 feet; N 83°15'36" E, 300.22 feet; thence N
2007	89°45'45" E, 3676.81 feet to the Point of Beginning,
2008	containing 2908.288 acres, more or less.
2009	
2010	AND
2011	
2012	A parcel of land lying in Sections 23 through 26,
2013	Township 25 South, Range 27 East and Section 30,
2014	Township 25 South, Range 28 East, Osceola County,
2015	Florida, and being more particularly described as
2016	follows:
2017	
2018	Commence at the Southeast corner of said Section 26,
2019	run along the East line of the Southeast 1/4 of said
2020	Section 26, N 00°04'03" W, 120.00 feet, to a point on
2021	the boundary of de-annexation Resolution No. 291 as
2022	described in Official Records Book 1235, Page 1769 of
2023	the Public Records of Osceola County, Florida, and the
2024	Point of Beginning; thence run along said de-
2025	annexation boundary the following courses; S 89°49'18"
1	

Page 81 of 191

CODING: Words $\frac{\text{stricken}}{\text{stricken}}$ are deletions; words $\frac{\text{underlined}}{\text{ore additions}}$.

2026	W, 678.98 feet; S 89°56'16" W, 41.46 feet; S 89°50'14"
2027	W, 486.92 feet; N 00°08'08" W, 333.91 feet; N
2028	00°07'57" W, 177.25 feet; N 00°01'07" W, 178.96 feet;
2029	N 00°03'44" W, 631.66 feet; S 89°52'13" W, 494.06
2030	feet; S 89°55'05" W, 828.90 feet; N 90°00'00" W, 5.12
2031	feet; N 00°08'06" W, 251.46 feet; N 00°08'09" W,
2032	394.13 feet N 00°08'11" W, 655.92 feet; N 00°13'25" W,
2033	23.67 feet; S 89°55'00" W, 128.49 feet; N 89°31'49" W,
2034	397.18 feet; N 89°31'34" W, 122.10 feet; N 89°32'10"
2035	W, 47.99 feet; N 89°31'47" W, 361.14 feet; N 89°31'38"
2036	W, 68.77 feet; N 89°32'02" W, 98.33 feet; N 89°31'40"
2037	W, 203.89 feet; N 09°35'39" W, 23.58 feet; N 34°30'31"
2038	E, 3.49 feet; N 89°39'50" W, 46.97 feet; S 89°55'09"
2039	W, 105.90 feet; N 00°00'26" W, 1997.80 feet; N
2040	39°37'22" E, 1530.02 feet; N 39°37'22" E, 3105.08
2041	feet; S 25°35'45" E, 1405.42 feet; S 48°02'51" W,
2042	2129.92 feet; S 27°09'04" E, 2191.46 feet; N 89°59'55"
2043	E, 429.40 feet; N 42°34'45" E, 61.38 feet; N 77°28'31"
2044	E, 6.16 feet; S 80°50'28" E, 42.95 feet; S 76°40'19"
2045	E, 50.95 feet; N 78°08'48" E, 34.33 feet; S 30°04'17"
2046	E, 4.22 feet; S 76°06'37" E, 130.56 feet; N 89°59'55"
2047	E, 618.64 feet; N 00°00'05" W, 1750.00 feet; S
2048	85°45'54" E, 2707.40 feet; S 38°39'40" E, 320.15 feet;
2049	S 01°48'36" E, 382.26 feet; S 54°54'10" W, 2031.38
2050	feet; S 34°49'33" E, 1400.89 feet; N 66°34'12" E,

Page 82 of 191

2051	2012.03 feet; N 89°59'55" E, 1596.15 feet; S 41°29'52"
2052	E, 1068.10 feet; S 16°30'11" W, 1408.01 feet; S
2053	60°01'01" W, 808.14 feet; N 44°46'55" W, 709.83 feet;
2054	N 00°00'05" W, 700.00 feet; S 89°59'55" W, 1100.00
2055	feet; S 15°22'30" W, 829.70 feet; S 89°59'55" W,
2056	620.00 feet; S 00°00'05" E, 250.00 feet; N 89°45'12"
2057	E, 331.16 feet; N 22°25'57" E, 47.85 feet; N 32°49'38"
2058	W, 99.62 feet; N 06°38'41" W, 20.86 feet; N 67°06'55"
2059	E, 58.35 feet; N 80°46'35" E, 124.29 feet; N 59°15'21"
2060	E, 74.38 feet; N 76°39'34" E, 72.66 feet; S 59°47'48"
2061	E, 57.26 feet; S 54°56'34" E, 123.34 feet; S 58°10'29"
2062	E, 79.63 feet; S 30°10'31" E, 44.20 feet; S 06°24'36"
2063	E, 107.82 feet; S 11°28'54" W, 73.24 feet; S 17°38'04"
2064	W, 10.26 feet; S 67°56'29" E, 225.59 feet; N 45°25'09"
2065	E, 16.32 feet; S 61°51'19" E, 58.22 feet; S 30°56'12"
2066	E, 14.64 feet; S 67°56'29" E, 748.10 feet; S 89°54'33"
2067	W, 2032.92 feet; S 89°51'55" W, 2644.56 feet; S
2068	00°04'03" E, 79.89 feet to the Point of Beginning,
2069	containing 829.136 acres, more or less.
2070	
2071	Containing in aggregate 6127.098 acres more or less in
2072	Osceola County Florida.
2073	
2074	Section 2. Applicability of certain provisions of chapter
2075	298, Florida Statutes.—Chapter 298, Florida Statutes, and all

Page 83 of 191

2076

amendments thereto, now existing or hereafter enacted, are 2077 applicable to the Central Florida Tourism Oversight District 2078 insofar as they are not inconsistent with the provisions of this 2079 act or any subsequent special acts relating to the Central 2080 Florida Tourism Oversight District. Except as otherwise provided 2081 in this act, the Central Florida Tourism Oversight District 2082 shall have all of the powers and authorities provided by chapter 2083 298, Florida Statutes, and acts amendatory thereof. 2084 Notwithstanding the foregoing, the provisions of ss. 298.11, 298.12, 298.14, 298.15, 298.17, 298.18, 298.20, 298.23, 298.24, 2085 298.25, 298.41, 298.48, 298.52, 298.56, 298.57, 298.61, 298.70, 2086 2087 298.71, 298.72, 298.73, and 298.74, Florida Statutes, and 2088 amendments thereto, do not apply to the Central Florida Tourism 2089 Oversight District. 2090 Section 3. Definitions.-Unless the context indicates 2091 otherwise, the following words as used in this act shall have 2092 the following meanings: 2093 (1) "Assessable improvements" includes, without 2094 limitation, any and all drainage and land reclamation works and 2095 facilities, sewer systems, storm sewers and drains, water 2096 systems, reclaimed water systems, streets, roads, or other 2097 infrastructure projects of the district, or that portion or 2098 portions thereof, local in nature and of special benefit to the 2099 premises or lands served thereby, and any and all modifications, 2100 improvements, and enlargements thereof.

Page 84 of 191

(2) "Board of supervisors" or "board" means the Board of Supervisors of the Central Florida Tourism Oversight District.

2101

2102

2103

2104

2105

2106

2107

2108

2109

2110

21112112

2113

2114

2115

2116

2117

2118

2119

2120

2121

2122

2123

2124

2125

- (3) "Bond" includes "certificate," and provisions
 applicable to bonds shall be equally applicable to certificates.

 "Bond" includes general obligation bonds, assessment bonds,
 refunding bonds, excise tax bonds, revenue bonds, and such other
 obligations in the nature of bonds as are provided for in this
 act.
- "Cost," when used with reference to any project, includes, but is not limited to, the expenses of determining the feasibility or practicability of acquisition, construction, or reconstruction; the cost of surveys, estimates, plans, and specifications; the cost of acquisition, construction, or reconstruction; the cost of improvements; engineering, fiscal, and legal expenses and charges; the cost of all labor, materials, machinery, and equipment; the cost of all lands, properties, rights, easements, and franchises acquired; federal, state, and local taxes and assessments; financing charges; the creation of initial reserve and debt service funds; working capital; interest charges incurred or estimated to be incurred on money borrowed prior to and during construction and acquisition and for such period of time after completion of construction or acquisition as the board of supervisors may determine; the cost of issuance of bonds pursuant to this act, including advertisements and printing; the cost of any election

2126	held pursuant to this act and all other expenses of issuance of
2127	bonds; discount, if any, on the sale or exchange of bonds;
2128	administrative expenses; such other expenses as may be necessary
2129	or incidental to the acquisition, construction, or
2130	reconstruction of any project or to the financing thereof, or
2131	the development of any lands within the district; and
2132	reimbursement of any public or private body, person, firm, or
2133	corporation for any moneys advanced in connection with any of
2134	the foregoing items of cost. Any obligation or expense incurred
2135	prior to the issuance of bonds in connection with the
2136	acquisition, construction, or reconstruction of any project or
2137	improvements thereon, or in connection with any other
2138	development of land that the board of supervisors determines to
2139	be necessary, or that is otherwise authorized by general law or
2140	this act, in carrying out the purposes of this act, may be
2141	treated as a part of such cost.
2142	(5) "District" means the Central Florida Tourism Oversight
2143	District.
2144	(6) "Parking facilities" means lots, garages, parking
2145	terminals, and other structures (either single-level or
2146	multilevel and either at, above, or below the surface) for the
2147	off-street parking of motor vehicles, open to public use with or
2148	without a fee, including, but without limiting the generality of
2149	the foregoing, facilities for trucks and buses, waiting rooms,
2150	lockers, and, if deemed necessary by the board of supervisors,

Page 86 of 191

or otherwise authorized by general law or this act, space to be leased for such uses as the board deems advisable, and all facilities appurtenant thereto, including on-street parking meters, and all property rights, easements, and interests relating thereto which the board deems necessary, or that are otherwise authorized by general law or this act, for the construction or operation thereof.

- (7) "Plat" means a map or drawing depicting the division of lands into lots, blocks, parcels, tracts, sites, or other divisions, however the same may be designated.
- (8) "Project" means any development, improvement, property, utility, facility, works, road, sidewalk, enterprise, service, or convenience, including, without limitation, public transportation facilities and devices and telephone and other communication facilities and services, now existing or hereafter undertaken or established, that under the provisions of this act or under chapter 298, Florida Statutes, the district is authorized to construct, acquire, undertake, or furnish for its own use or for the use of any other person, firm, or corporation, owning, leasing, or otherwise using the same, for any profit or nonprofit purpose or activity, and shall include, without limitation, such repairs, replacements, additions, extensions, and betterments of and to any project as may be deemed necessary by the board of supervisors to place or to maintain such project in proper condition for the safe,

efficient, and economic operation thereof.

2176

2177

2178

2179

2180

2181

2182

2183

2184

2185

2186

2187

2188

2189

2190

2191

2192

2193

2194

2195

2196

2197

2198

2199

2200

- "Sewer system" means any plant, system, facility, or property and additions, extensions, and improvements thereto at any future time constructed or acquired as part thereof, useful or necessary or having the present capacity for future use in connection with the collection, treatment, purification, or disposal of sewage, including, without limitation, industrial wastes resulting from any processes of industry, manufacture, trade, or business or from the development of any natural resources; and, without limiting the generality of the foregoing, shall include treatment plants, pumping stations, lift stations, valves, force mains, intercepting sewers, laterals, pressure lines, mains, and all necessary appurtenances and equipment, all sewer mains, laterals, and other devices for the reception and collection of sewage from premises connected therewith, and all real and personal property and any interest therein, rights, easements, and franchises of any nature whatsoever relating to any such system and necessary or convenient for the operation thereof.
- (10) "Subdivision" means the division of a parcel of land, whether improved or unimproved, into two or more lots or parcels of land for the purpose, whether immediate or future, of transfer of ownership or building development where the subdivider advocates, proposes, suggests, or exhibits a proposed plan, map, or plat of development of the land or where the

Page 88 of 191

subdivider proposes to create a street, right-of-way, or
easement that joins or connects to an existing public street for
ingress and egress or an existing easement, or to change an
existing public street or easement.

2201

2202

2203

2204

2205

2206

2207

2208

2209

2210

2211

2212

2213

2214

- (11) "Waste collection and disposal system" means all the facilities of the district for the collection and disposal of garbage and other waste matter, except sewage but including liquid waste material from septic tank and grease trap systems, together with digested sludge from sewage treatment plants, and shall include all such facilities, including incinerators, composting plants, or other means of disposal constructed or acquired pursuant to the provisions of this act, or hereafter constructed or acquired by the district from any other source whatsoever.
- (12) "Water and flood control facilities" means any 2215 2216 canals, ditches, or other drainage facilities, reservoirs, 2217 lakes, ponds, dams, levees, sluiceways, dredging holding basins, 2218 floodways, pumping stations, or any other works, structures, or 2219 facilities for the conservation, control, development, 2220 utilization, and disposal of water, and any purposes appurtenant, necessary, or incidental thereto, and includes all 2221 2222 real and personal property and any interest therein, rights, 2223 easements, and franchises of any nature relating to any such 2224 water and flood control facilities or necessary or convenient 2225 for the acquisition, construction, reconstruction, operation, or

Page 89 of 191

maintenance thereof.

(13) "Water system" means any plant, system, facility, or property and additions, extensions, and improvements thereto at any future time constructed or acquired as part thereof, useful or necessary or having the present capacity for future use in connection with the development of sources, treatment, or purification and distribution of water for domestic or industrial use and, without limiting the generality of the foregoing, includes dams, reservoirs, lakes, ponds, storage tanks, mains, lines, valves, pumping stations, laterals, and pipes for the purpose of carrying water to the premises connected with such system, and all real and personal property and any interests therein, rights, easements, and franchises of any nature whatsoever relating to any such system and necessary for the operation thereof.

Section 4. Board of supervisors; appointments; organization; term of office; quorum; annual meetings, report, and minutes.—

(1) The Board of Supervisors of the Central Florida

Tourism Oversight District shall be the governing body of the district, shall have controlling authority over the district, and shall exercise the powers granted to the district under this act and under chapters 189 and 298, Florida Statutes. The board of supervisors shall consist of five members appointed by the Governor and confirmed by the Senate, with one member designated

Page 90 of 191

as chair of the board of supervisors and one member designated as vice chair. Each member shall hold office for a term of 4 years and until a successor is chosen and qualified, except that for the initial appointments made after the effective date of this act, two members shall be appointed to serve a term of 2 years. Furthermore, each member initially appointed to the board of supervisors must replace the board member who has been serving on the board for the greatest amount of time to date.

Members may not serve more than three consecutive terms.

- (2) For appointments made pursuant to this act:
- (a) All members shall be Florida residents.

- (b) Consideration should be given for members from a broad range of fields including, but not limited to, experience in accounting, business management, construction, cybersecurity or data privacy, engineering, environmental sciences, financial management, infrastructure management, land use, permitting, public administration, public safety, transportation, or utility operations and management.
- (c) The following persons are ineligible to serve on the board:
- 1. Any person who, within the past 3 years, has been an officer, owner, director, employee, agent, contractor, or subcontractor of, or has had a contractual relationship with a business entity that owns or operates a theme park or entertainment complex as defined in s. 509.013(9), Florida

Page 91 of 191

2276	Statutes, or a parent company, subsidiary, or sibling
2277	organization under common ownership or control with a business
2278	entity that owns or operates a theme park or entertainment
2279	complex.
2280	2. Any relative as defined in s. 112.3143, Florida

2. Any relative as defined in s. 112.3143, Florida Statutes, of a person ineligible under subparagraph 1.

2281

2282

2284

2285

2286

2287

2288

2289

2290

2291

2292

2293

2294

2295

2296

2297

2298

2299

2300

- (3) Following appointment, if a member becomes ineligible to serve on the board under paragraph (2)(c), a vacancy in office shall occur and the Governor shall file an executive order pursuant to s. 114.01, Florida Statutes.
- (4) Any vacancy that occurs on the board of supervisors shall be filled in the same manner as the original appointment for the unexpired term of that seat.
- (5) (a) All meetings of the board of supervisors shall be open, and reasonable notice shall be provided to the public, as required by law.
- (b) The board of supervisors shall meet at least once per month to conduct all necessary business of the district and may conduct additional meetings, including emergency meetings, as necessary.
- (c) A majority of the members of the board of supervisors shall constitute a quorum.
- (d) The board of supervisors may adopt and enforce reasonable rules governing the conduct of its members provided that no board member may be suspended or removed from office

Page 92 of 191

except as provided in s. 112.511, Florida Statutes.

- (e) The board of supervisors may adopt and enforce reasonable rules governing the procedures, order of business, and rules of decorum for its meetings.
- (6) The board of supervisors shall, by at least three affirmative votes, appoint and may, at any time, remove:
- (a) A clerk of the board. The clerk may be a district employee or an independent contractor. The clerk is responsible for taking and preserving for the public record minutes of all board meetings and performing other duties as may be assigned by the board.
- must be a district employee but may be an independent contractor on an interim basis. The district administrator is the chief executive officer of the district and is in charge of the day-to-day operations of the district subject to the board of supervisor's direction and policy decisions. The district administrator has such functions, duties, and powers as the board of supervisors may prescribe and performs any other duties as may be assigned by the board.
- (c) A general counsel to the district. The general counsel must be a Florida licensed attorney having experience representing government entities. The district may contract with a law firm to provide general counsel services and other legal services to the district.

Page 93 of 191

(7) The board of supervisors shall keep a permanent record
book entitled "Record of Governing Board of Central Florida
Tourism Oversight District," in which shall be recorded minutes
of all meetings, resolutions, proceedings, certificates, bonds
given by all employees, and any and all corporate acts, which
book shall be open to public inspection as required by law. Such
record book shall be kept at an office or other regular place of
business maintained by the board of supervisors in Orange County
or Osceola County.

- (8)(a) The board of supervisors shall submit an annual report to the Department of Financial Services pursuant to s. 218.32, Florida Statutes, with a copy to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- (b) Notwithstanding s. 189.08(9), Florida Statutes, the board of supervisors shall submit a public facilities report and related annual notices required by s. 189.08, Florida Statutes, to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- (c) The district shall maintain a website with the information required by s. 189.069, Florida Statutes.
- (d) The board of supervisors shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives, within 1 year after the effective date of this act, and every 5 years thereafter, a report that includes a

Page 94 of 191

2351 review of all remaining powers and authorities included herein 2352 and any recommendations for consideration of eliminating said 2353 powers and authorities for potential repeal by the Legislature. 2354 Section 5. Compensation of board. - Each supervisor shall 2355 serve without compensation but may be reimbursed for per diem 2356 and travel expenses as provided in s. 112.061, Florida Statutes, 2357 for attending meetings of the board of supervisors or performing 2358 official duties pertaining to the district. 2359 Section 6. Treasurer; depositories; fiscal agent. -2360 The board of supervisors shall designate a person who 2361 is a resident of the State of Florida, or a bank or trust 2362 company organized under the laws of the State of Florida, as 2363 treasurer of the district, who shall have charge of the funds of 2364 the district. Such funds shall be disbursed only upon the order 2365 of or pursuant to the resolution of the board of supervisors by 2366 warrant or check signed by the treasurer, or by such other 2367 person as may be authorized by the board. The treasurer shall 2368 perform such other or additional powers and duties and receive 2369 such compensation as the board of supervisors deems appropriate. 2370 The board of supervisors may require the treasurer to give a 2371 bond in such amount, on such terms, and with such sureties as 2372 may be deemed satisfactory to the board to secure the 2373 performance by the treasurer of the delegated powers and duties. 2374 The board of supervisors shall audit or have audited the books 2375 of the treasurer at least once a year.

Page 95 of 191

depositories in which the funds of the board and of the district shall be deposited any banking corporation organized under the laws of the State of Florida or under the national banking act, doing business in the State of Florida, upon such terms and conditions as to the payment of interest by such depository upon the funds so deposited as the board deems just and reasonable.

- (3) The State Chief Financial Officer may from time to time adopt, revise, and rescind rules and regulations prescribing the qualifications of depositories of funds of the district and establishing requirements for security to be given by depositories with respect to such funds. In the absence of any such rules and regulations issued by the State Chief Financial Officer, the board of supervisors may prescribe the qualifications of depositories and the requirements for security to be given by depositories.
- (4) The board of supervisors may employ a fiscal agent, who shall be either a resident of the State of Florida or a corporation organized under the laws of this or any other state and authorized by such laws to act as such fiscal agent for municipal corporations in the State of Florida and who shall assist in the keeping of the books of account, the receiving of tax revenues, and the remitting of funds to pay maturing bonds and coupons, and perform such other or additional services and duties as fiscal agent and receive such compensation as the

board may determine.

Section 7. Powers and duties of board of supervisors.—

Except as otherwise provided in this act, all of the powers and duties of the district shall be exercised by and through the board of supervisors. Without limiting the generality of the foregoing, the district, by and through the board of supervisors, shall have the power and authority to:

- (1) Employ engineers, contractors, consultants, attorneys, auditors, agents, employees, and representatives as the board may from time to time determine, on such terms and conditions as the board may approve, and fix their compensation and duties.

 The board of supervisors may delegate to the district administrator employee hiring and termination decisions and certain procurement decisions for retaining professional services and other consultants and contractors.
- (2) Adopt bylaws, rules, resolutions, and orders
 prescribing the powers, duties, and functions of the officers of
 the district, the conduct of the business of the district, the
 maintenance of records, and the form of certificates evidencing
 tax liens and all other documents and records of the district.

 The board of supervisors may adopt administrative rules and
 regulations with respect to any of the projects of the district,
 on proper notice and public hearing. Any resolution authorized
 by this act must be adopted at a public meeting of the board of
 supervisors after reading of the resolution or its title.

Reasonable notice of the public meeting must be provided at least 10 days before the public meeting and must indicate the board's intent to consider such resolution. Unless the board provides otherwise, only one reading at one public meeting for adoption is required. Any resolution adopted in accordance with the requirements of this act shall be effective for all statutory purposes where adoption of a resolution is required.

- (3) Maintain an office at such place or places as it may designate within the district's boundaries.
- (4) Enter or direct the entry upon any lands, premises, waters, or other property subject to the requirements of due process as to privately owned property.
- (5) Execute all contracts and other documents, adopt all proceedings, and perform all acts determined by the board to be necessary or that are otherwise authorized by general law or this act. The board of supervisors may authorize one or more members of the board to execute contracts and other documents on behalf of the board or the district.
- (6) Establish and create such departments, boards, committees, or other entities as from time to time the board deems necessary, or that are otherwise authorized by general law or this act, in the performance of any acts or other things necessary to the exercise of the powers provided in this act, and to delegate to such departments, boards, committees, or other entities such administrative duties and other powers as

2451	the board deems necessary or that are otherwise authorized by
2452	general law or this act.
2453	(7) Examine, and authorize any officer or agent of the
2454	district to examine, the county tax rolls with respect to the
2455	assessed valuation of the real and personal property within the
2456	district.
2457	(8) Adopt and enforce policies governing the solicitation
2458	and award of contracts entered into by the district.
2459	(9) Adopt and enforce employment and personnel policies
2460	governing employees.
2461	(10) Purchase and maintain insurance policies for the
2462	protection of the district and the district's projects,
2463	properties, officers, employees, and agents performing work on
2464	behalf of the district.
2465	(11) Provide for the indemnification and defense of board
2466	members and district officers, employees, and agents pursuant to
2467	ss. 111.07 and 111.071, Florida Statutes, or otherwise in
2468	accordance with law.
2469	Section 8. Powers of districtIn addition to and not in
2470	limitation of the powers and authorities of the district under
2471	chapter 298, Florida Statutes, and amendments thereto, the
2472	district shall have the following powers:
2473	(1) Legal proceedings.—To sue and be sued by its name in

Page 99 of 191

Corporate seal.—To adopt and use a corporate seal and

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

any court of law or in equity.

2474

2475

to alter the same at the district's pleasure.

2476

2477

2478

2479

2480

2481

2482

2483

2484

2485

2486

2487

2488

2489

2490

2491

2492

2493

2494

2495

2496

2497

2498

2499

2500

- Ownership and disposition of property. -To acquire property, real, personal, or mixed, within its territorial limits, in fee simple or any lesser interest or estate, by purchase, gift, devise, lease, exchange, or otherwise on such terms and conditions as the board of supervisors deems necessary or that are otherwise authorized by general law or this act, and by eminent domain, subject to the limitations of subsection (5), all provided that the board determines that the use or ownership of such property is necessary in the furtherance of a designated lawful purpose authorized under the provisions of this act or chapter 298, Florida Statutes, and amendments thereto; to acquire mineral rights and leases; to acquire title to submerged lands and riparian rights and easements or rights-of-way with or without restrictions within the limits of the district; to accept the dedication of streets and other rights-of-way, easements, and other interests on such terms and conditions as the board may approve; to make purchase money mortgages and deed trusts and other forms of encumbrance on any property acquired by the district and to purchase property subject to purchase money mortgages, or other encumbrances; and to mortgage, hold, manage, control, convey, lease, sell, grant, or otherwise dispose of the same, and of any of the assets and properties of the district, with or without consideration.
 - (4) Lease of facilities.—Whenever deemed necessary by the

Page 100 of 191

2501 board of supervisors, or as otherwise authorized by general law or this act, to lease as lessor or lessee to or from any person, firm, corporation, association, or body, public or private, any projects of the type that the district is authorized to undertake and facilities or property of any nature for the use of the district and to carry out any of the purposes of the district, subject to the limitations of section 20. (5) Eminent domain.—To exercise within the territorial 2509 limits of the district the right and power of eminent domain in all cases and under all circumstances provided for in ss. 298.22 and 298.62, Florida Statutes, and amendments thereto. In addition to and not in limitation of the foregoing, the district may also exercise the right and power of eminent domain within the territorial limits of the district for the purpose of condemning any real, personal, or mixed property, public or private, including property owned by the City of Bay Lake or the City of Lake Buena Vista, which the board of supervisors deems necessary for the use, construction, or operation of any of the projects of the district or otherwise to carry out any of the purposes of the district. The power of eminent domain shall be exercised as provided by general law. No county, municipality, school district, or special district shall exercise the power of eminent domain with respect to any of the properties, easements, or rights owned by the district and lying within the district

Page 101 of 191

except with the express consent of the board of supervisors.

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

2502

2503

2504

2505

2506

2507

2508

2510

2511

2512

2513

2514

2515

2516

2517

2518 2519

2520

2521

2522

2523

2524

2525

2526

2527

2528

2529

2530

2531

2532

2533

2534

2535

2536

2537

2538

2539

2540

2541

2542

2543

2544

2545

2546

25472548

2549

2550

(6) Reclamation; drainage; irrigation.—To adopt and amend a plan of reclamation, and to own, acquire, construct, reconstruct, equip, operate, maintain, extend, and improve canals, ditches, ponds, lakes, reservoirs, drains, dikes, levees, pumps, plants, and pumping systems and other works for drainage purposes, and irrigation works, machinery, and plants.

The district shall publish its plan within 30 days after any adoption or amendment of such plan.

(7) Water and flood control; erosion control; eligibility for state assistance—To own, acquire, construct, reconstruct.

for state assistance. - To own, acquire, construct, reconstruct, equip, maintain, operate, extend, and improve water and flood control facilities; to regulate the supply and level of water within the district; to divert waters from one area, lake, pond, river, stream, basin, or drainage or water flood control facility to any other area, lake, pond, river, stream, basin, or drainage or water flood control facility; to regulate, control, and restrict the development and use of natural or artificial streams or bodies of water, lakes, or ponds; and to take all measures determined by the board of supervisors to be necessary, or that are otherwise authorized by general law or this act, to prevent or alleviate land erosion. Subject to the limitations of section 6 of this act, the powers granted to the district by this subsection shall be exclusive within the area of the district of the exercise of the same or like powers by any other political subdivision of the state, and no other political

subdivision of the state shall within the area of the district exercise the same or like powers as are granted to the district under this subsection except upon the concurrence of the board of supervisors. The foregoing does not limit the state and its agencies from exercising state authority over the district. The Legislature finds and declares the district eligible to receive moneys, disbursements, and assistance from the state available to flood control or water management districts and navigation districts or agencies.

2551

2552

2553

2554

2555

2556

2557

2558

2559

2560

2561

2562

2563

2564

2565

2566

2567

2568

2569

2570

2571

2572

2573

2574

2575

Water and sewer systems.—To own, acquire, construct, reconstruct, equip, operate, maintain, extend, and improve water systems, reclaimed water systems, and sewer systems or combined water, reclaimed water, and sewer systems; to regulate the use of sewers and the supply of potable water and nonpotable water within the district; to prohibit or regulate the use and maintenance of outhouses, privies, septic tanks, or other sanitary structures or appliances within the district; to prescribe methods of pretreatment of wastes not amenable to treatment with domestic sewage before accepting such wastes for treatment and to refuse to accept such wastes when not sufficiently pretreated as may be prescribed, and to prescribe penalties for the refusal of any person or corporation to so pretreat such wastes; to sell or otherwise dispose of the effluent, sludge, or other byproducts as a result of sewage treatment; and to construct and operate connecting,

Page 103 of 191

intercepting, or outlet sewers and sewer mains and pipes and water mains, conduits, or pipelines in, along, through, across, on, or under any street, alley, highway, or other public place or way within the district, when deemed necessary by the board of supervisors or as otherwise authorized by general law or this act.

- (9) Waste collection and disposal.—To own, acquire, construct, reconstruct, equip, operate, maintain, extend, and improve a waste collection and disposal system, and to sort, sell, or otherwise dispose of any recyclable materials, effluent, residue, or other byproducts of such system.
- (10) Mosquito and pest control; eligibility for state aid.—To establish a program for the control, abatement, and elimination of mosquitos and other noxious arthropods, insects, reptiles, rodents, and other pests throughout the district and to undertake such works and construct such facilities within the district as may be determined by the board of supervisors to be needed to effectuate such program or when necessary for the health, safety, and welfare of the inhabitants, workers, employees, or guests of or visitors to the district. The Legislature finds and declares the district eligible to receive state funds, supplies, services, and equipment available or that may in the future become available to mosquito or pest control districts.
 - (11) Recreation facilities.—To own, acquire, construct,

Page 104 of 191

reconstruct, equip, operate, maintain, extend, and improve

parks, playgrounds, picnic grounds, camping facilities, docks,

boating and fishing facilities, bathing beaches, and other water

recreation facilities.

- (12) Parking facilities.—To own, acquire, construct, reconstruct, equip, operate, maintain, extend, and improve parking facilities, to install or cause to be installed parking meters at or near the curbs of streets, roads, and other public ways within the district, and to adopt such regulations and impose such charges in connection with any parking facilities and parking meters as the board of supervisors deems necessary or that are otherwise authorized by general law or this act.
- (13) Fire protection.—To own, acquire, construct, reconstruct, equip, maintain, operate, extend, and improve fire control facilities for the district, including fire stations, water mains and plugs, fire trucks, and other vehicles and equipment, and to undertake such works and construct such facilities as may be determined necessary by the board of supervisors, or that are otherwise authorized by general law or this act, to carry out a program of fire prevention and fire control within the district.
- (14) Transportation.-To own, acquire, construct,
 reconstruct, equip, operate, maintain, extend, and improve
 common, private, or contract carriers, buses, vehicles,
 railroads, monorails, airplanes, helicopters, boats, and other

Page 105 of 191

transportation systems and facilities as may be determined from time to time by the board of supervisors to be useful or appropriate to meet the transportation requirements of the district and activities conducted within the district. In addition, the district may own, acquire, construct, reconstruct, equip, operate, maintain, extend, and improve helipads and sites for vertical takeoff and landings within the boundaries of the district.

- reconstruct, equip, operate, maintain, extend, and improve electric power plants, solar energy generating systems, transmission lines and related facilities, gas mains and facilities of any nature for the production, handling, distribution, or sale of natural gas, centrally distributed heating and air conditioning facilities and services, telephone lines, wireless communications systems, internet, and fiber optic cables and lines, facilities, plants, and systems, and other communications systems of any nature, and to purchase and sell electric power, natural gas, and other sources of power for distribution within the district.
- (16) Conservation areas and sanctuaries.—To designate, set aside, acquire, own, and maintain lands and areas within the district as conservation areas or bird and wildlife sanctuaries, paths, and corridors; to stock such areas with animal and plant life and to stock water areas with fish and other aquatic life;

Page 106 of 191

and to protect and preserve the natural beauty thereof; and to do all acts necessary, or that are otherwise authorized by general law or this act, in order to qualify such lands and areas as conservation areas, corridors, and sanctuaries under any of the laws of the state or under federal law.

- (17) Issuance of bonds.—To issue general obligation bonds, revenue bonds, assessment bonds, or any other bonds or obligations authorized by the provisions of this act or any other applicable law, or any combination of the foregoing, to pay all or part of the cost of the acquisition, construction, reconstruction, extension, repair, improvement, maintenance, or operation of any project or combination of projects, to provide for any facility, service, or other activity of the district, and to provide for the retirement or refunding of any bonds or obligations of the district, or for any combination of the foregoing purposes.
- (18) Ancillary powers.—To own, acquire, construct, reconstruct, equip, operate, maintain, extend, and improve such other projects as the board of supervisors may in its discretion find necessary, or that are otherwise authorized by general law or this act, to accomplish the purposes of this act, and to exercise through its board of supervisors all powers necessary, convenient, or proper to carry out the purposes of this act.

 Section 9. Authority of district with respect to roads,

Page 107 of 191

bridges, street lighting, etc.-

2676

2677

2678

2679

2680

2681

2682

2683

2684

2685

2686

2687

2688

2689

2690

2691

2692

26932694

2695

2696

2697

2698

2699

2700

The district shall have the powers, and shall be entitled to the benefits and privileges under law, of special road and special road and bridge districts. The district shall have the right and power to own, acquire, open, extend, close, vacate, abandon, construct, reconstruct, replace, expand, contract, limit, pave, operate, improve, regulate, and maintain highways, streets, roads, bridges, alleys, sidewalks, promenades, boardwalks, tunnels, interchanges, underpasses, overpasses, causeways, storm drains, and public thoroughfares of all kinds and descriptions that are located within and are owned and controlled by the district (hereinafter collectively and severally referred to as "public roads") and connections to and extensions of any and all existing public roads within the district deemed necessary or convenient by the board of supervisors to provide access to and from and efficient development, redevelopment, preservation, protection, or enforcement of the real property within the district; to regulate and control the use, encroachments in, upon, over, and under, and the obstruction thereof; to erect, maintain, and from time to time change the location of traffic control devices and signs and street signs; and to construct and maintain sidewalks and street lights along public roads and access ways and elsewhere in the district as may from time to time be deemed appropriate by the board of supervisors adequately to service

Page 108 of 191

the district and its residential, park, recreational, commercial, and industrial areas. The district has no authority to take by eminent domain or otherwise acquire, or to prohibit or regulate, any federal or state roadway or other transportation facility without the consent of, respectively, the Federal Highway Administration or the State Department of Transportation.

2701

2702

2703

2704

2705

2706

2707

2708

2709

2710

2711

2712

2713

2714

27152716

2717

27182719

2720

2721

2722

2723

2724

2725

(2) The district shall have the right and authority to contract with and franchise public or private persons to own, acquire, open, extend, close, vacate, construct, pave, operate, maintain, and improve public roads on such terms with respect to construction, maintenance, operation, and restrictions on the use of the public roads as the district may determine to be appropriate. No private toll road franchised by the district and no private road connected to or an extension of any state or any other public road within the district shall, by reason of such connection with a public road, and when not otherwise dedicated to the use of the public, constitute or be deemed a public road. Without limiting the district's authority to use ad valorem taxes and other unencumbered collected fees and revenues within the district, the district may use ad valorem taxes and other unencumbered collected fees and revenues to provide funding for public road projects, rail projects, and other regional transportation projects outside of the district's boundaries provided that such projects are within Orange County or Osceola

Page 109 of 191

2726 County; improve a street, road, highway, interstate, or rail 2727 system that abuts or crosses into or through the district; serve 2728 or benefit the property owners in the district as determined by 2729 the board; and are performed, operated, governed, managed, or 2730 appropriated by the state or its agencies, Orange County, or 2731 Osceola County. Ad valorem taxes and other fees and revenues 2732 directed to projects under this subsection may not exceed 5 2733 mills per annum on the assessed value of the taxable property 2734 within the district. For purposes of this subsection, the 2735 reference to 5 mills is a limitation on annual spending 2736 authority under this subsection and is not to be construed as 2737 authority to impose ad valorem taxes in excess of the total 2738 limit on ad valorem taxes under section 24. 2739 (3) The board of supervisors shall have the right and 2740 authority to sell or lease any public road to the State 2741 Department of Transportation, enter lease-purchase agreements 2742 with respect thereto with the State Department of 2743 Transportation, and contract with the same for the construction, 2744 maintenance, regulation, or operation of any public road, on 2745 such terms and conditions as the board and the State Department 2746 of Transportation may agree. The State Department of 2747 Transportation is authorized and empowered to purchase or lease 2748 any public road from the district, enter lease-purchase 2749 agreements with respect to the same, and construct or maintain 2750 any road within the district pursuant to such agreement with the

Page 110 of 191

2/51	board of supervisors. The cost of any road acquired, leased, or
2752	constructed by the State Department of Transportation may be
2753	defrayed in whole or in part out of the gasoline tax funds
2754	accruing to the State Department of Transportation for use in
2755	Orange and Osceola Counties, as the case may be, under the
2756	provisions of s. 16, Art. IX of the State Constitution (1885),
2757	as incorporated by s. 9(c), Art. XII of the State Constitution
2758	(1968), ss. 206.41 and 206.60, Florida Statutes, and any other
2759	laws of the state with respect to the application of taxes
2760	levied upon gasoline, special fuels, or other like products.
2761	Section 10. State regulations.—The district shall be
2762	subject to state agency permitting, regulation, and oversight in
2763	accordance with general law except to the extent specifically
2764	stated otherwise in this act, including, without limitation, the
2765	Florida Commission on Ethics, Department of Economic
2766	Opportunity, Department of Revenue, Department of Financial
2767	Services, Florida Fish and Wildlife Conservation Commission, and
2768	Department of Environmental Protection. Any permit or
2769	governmental approval in good standing as of the effective date
2770	of this act shall continue in full force and effect until
2771	completed, expired, revised, or revoked as provided by general
2772	<pre>law or this act.</pre>
2773	Section 11. Ethics and open governmentThe district and
2774	its public officers and employees are subject to part III of
2775	chapter 112, Florida Statutes, the Code of Ethics for Public

Page 111 of 191

Officers and Employees; however, the board of supervisors may enact and enforce an ethics code that is more stringent than general law. The district is subject to and shall comply with chapter 119, Florida Statutes, the Public Records Act. The district is subject to and shall comply with s. 189.015, Florida Statutes, and chapter 286, Florida Statutes.

Section 12. Preemption.—The district shall not have authority to adopt and enforce any resolution, code, or regulation on a subject that is expressly preempted to the state by general law unless otherwise expressly stated in this act.

Section 13. Exercise by district of powers within counties, municipalities, and political subdivisions.—The district shall have the power to exercise any of its rights, powers, privileges, and authorities in any and all portions of the district lying within the boundaries of Orange County,

Osceola County, the City of Bay Lake, the City of Lake Buena

Vista, and any other municipal corporation or other political subdivision, heretofore or hereafter created or organized, the boundaries of which lie wholly or partly within the geographic limits of the district, to the same extent and in the same manner as in areas of the district not incorporated as part of a county, municipality, or other political subdivision. With respect to any county, municipal corporation, or other political subdivision the boundaries of which lie partly within and partly outside the geographic limits of the district, the district

Page 112 of 191

2801 shall have the power to exercise its rights, powers, privileges, 2802 and authorities only within the portion of such county, 2803 municipal corporation, or other political subdivision lying 2804 within the boundaries of the district, except as otherwise 2805 provided in section 14. In the event of a conflict between the 2806 provisions of this act and the powers of the district herein 2807 provided for and the provisions of any charter or law, now or 2808 hereafter enacted or adopted, establishing or pertaining to any 2809 county, municipal corporation, or other political subdivision 2810 the boundaries of which lie wholly or partly within the 2811 district, the provisions of this act shall control in the 2812 portion of such county, municipal corporation, or other political subdivision which lie within the geographic limits of 2813 2814 the district, unless such other enactment of state law 2815 specifically limits, repeals, supersedes, or amends this act. To 2816 the extent any code, ordinance, rule, policy, or regulation of 2817 such county, municipal incorporation, or other political subdivision conflicts with or is inconsistent with this act, 2818 2819 this act controls. 2820 Section 14. Furnishing facilities and services within 2821 district territory.-2822 (1) The district shall have the power to construct, 2823 maintain, and operate its projects within the geographic limits 2824 of the district, including any portions of the district located inside the boundaries of any county, incorporated municipality, 2825

Page 113 of 191

or other political subdivision, and to offer, supply, and furnish the facilities and services provided for in this act to, and to collect fees, rentals, and other charges from, persons, firms, corporations, counties, municipalities, political subdivisions, and other public or private agencies or bodies within the geographic limits of the district, and for the use of the district itself.

- (2) (a) For any project that the district is currently constructing as of, or has constructed prior to, the effective date of this act, outside the geographic limits of the district, the district may continue to complete, operate, and maintain such projects and charge and collect fees, rents, charges, or other revenues on such projects subject to any terms and conditions of applicable agreements that may exist.
 - (b) On or after the effective date of this act:
- 1. The district shall not construct any project outside of the geographic limits of the district, except upon the consent, approval, or certification of any regulatory agency, the state, or the governing body of any county, municipality, or other political subdivision thereof in which the project is located.
- 2. The district may offer, furnish, or supply facilities and services outside of the geographic limits of the district; however, if consent, approval, or certification of any regulatory agency, the state, or the governing body of any county, municipality, or other political subdivision thereof is

Page 114 of 191

2851 required by law such consent, approval, or certification must be 2852 obtained. 2853 2854 Subject to such approval, the district may charge and collect 2855 fees, rents, charges, or other revenues on such projects. 2856 Section 15. Mandatory use of certain district facilities 2857 and services. - The district may require all lands, buildings, and 2858 premises, and all persons, firms, and corporations, within the 2859 district or within any zone or area within the district created 2860 for such purpose, to use the drainage and reclamation facilities, flood control facilities, water and sewer systems, 2861 2862 and waste collection and disposal systems of the district. 2863 Subject to such exceptions as may be provided by the 2864 resolutions, rules, or bylaws of the board of supervisors, and 2865 subject to the terms and provisions of any resolution 2866 authorizing any bonds and agreements with bondholders, no 2867 drainage and reclamation facilities, flood control facilities, water and sewer systems, or waste collection and disposal 2868 2869 systems shall be constructed or operated within the district 2870 unless the board gives its consent thereto and approves the 2871 plans and specifications therefor. 2872 Section 16. Maintenance of projects across rights-of-way.-2873 The district shall have the power to construct and operate its 2874 projects in, on, along, across, through, or under any streets, 2875 alleys, highways, or other public places or ways, and across any

Page 115 of 191

2876 drain, ditch, canal, floodway, holding basin, excavation, 2877 railroad right-of-way, track, grade, fill, or cut. However, just 2878 compensation shall be paid by the district for any private 2879 property taken or damaged by the exercise of such power to the 2880 extent required by law. For properties owned by the state or the 2881 Federal Government, the consent of the state or the Federal Government, as applicable, shall be required for the district to 2882 2883 construct and operate the district project or projects within 2884 the state-owned or federally owned properties and facilities. 2885 Section 17. Fees, rentals, fares, and charges; procedure 2886 for adoption and modification; minimum revenue requirements. -2887 The district shall have the power to prescribe, fix, establish, and collect rates, fees, rentals, fares, or other 2888 2889 charges (hereinafter sometimes referred to as "revenues"), and 2890 to revise the same from time to time, for the facilities and 2891 services furnished or to be furnished by the district, 2892 including, but not limited to, drainage facilities, water and 2893 sewer systems, waste collection and disposal systems, and other 2894 public utilities, and to recover the costs of making connection 2895 with any district facility or system. 2896 (2) No such rates, fees, rentals, fares, or other charges 2897 for any of the facilities or services of the district, other 2898 than parking facilities and parking meters, shall be fixed until 2899 after a public hearing at which all the users of the proposed facility or services or owners, tenants, or occupants served or 2900

Page 116 of 191

2901 to be served thereby and all other interested persons have an 2902 opportunity to be heard concerning the proposed rates, fees, 2903 rentals, fares, or other charges. Notice of such public hearing 2904 setting forth the proposed schedule or schedules of rates, fees, 2905 rentals, fares, and other charges shall be published as provided 2906 in chapter 50, Florida Statutes, at least 10 days prior to such 2907 public hearing, which may be adjourned from time to time. After 2908 such hearing, such schedule or schedules, either as initially 2909 proposed or as modified or amended, may be finally adopted. A 2910 copy of the schedule or schedules of such rates, fees, rentals, 2911 fares, or other charges as finally adopted shall be kept on file 2912 in an office designated by the board of <u>supervisors and shall be</u> 2913 open at all reasonable times to public inspection. The rates, 2914 fees, rentals, fares, or other charges so fixed for any class of 2915 users or property served shall be extended to cover any 2916 additional users or properties thereafter served which fall in 2917 the same class, without the necessity of any notice or hearing. 2918 Any change or revision of rates, fees, rentals, fares, or other 2919 charges may be made in the same manner as the same were 2920 originally established, as hereinabove provided, except that if 2921 such changes or revisions are made substantially pro rata as to 2922 all classes of the type of service involved, no notice or 2923 hearing shall be required. 2924 (3) Such rates, fees, rentals, fares, and other charges 2925 shall be just, equitable, and uniform for users of the same

Page 117 of 191

class and, where appropriate, may be based or computed either upon the amount of service furnished or upon the number or average number of persons residing or working or otherwise occupying the premises served, or upon any other factor affecting the use of the facilities furnished, or upon any combination of the foregoing factors, as may be determined by the board of supervisors on an equitable basis.

- (4) The rates, fees, rentals, fares, or other charges prescribed shall be such as will produce revenues, together with any other assessments, taxes, revenues, or funds available or pledged for such purpose, at least sufficient to provide for the following items, but not necessarily in the order stated:
- (a) To provide for all expenses of operation and maintenance of such facility or service, including reserves for such purpose;
- (b) To pay, when due, all bonds and interest thereon for the payment of which such revenues are or have been pledged or encumbered, including reserves for such purpose; and
- (c) To provide for any other funds that may be required under the resolution or resolutions authorizing the issuance of bonds pursuant to this act.
- (5) The board of supervisors shall have the power to enter into contracts for the use of the projects of the district and with respect to the services and facilities furnished or to be furnished by the district, including, but not limited to,

Page 118 of 191

2951	service agreements with landowners and others within the
2952	district providing for the furnishing of any of the services and
2953	facilities of the district, for such consideration and on such
2954	other terms and conditions as the board may approve.
2955	Furthermore, the board of supervisors shall have the power to
2956	enter into contracts or service agreements with landowners and
2957	others within or outside of the district providing for the
2958	drainage of land by the district. Such contracts and agreements
2959	shall not be subject to the provisions and limitations of
2960	subsections (2), (3), and (4) but:
2961	(a) Shall be subject to the limitations of section 14.
2962	(b) Shall not be entered into for a period longer than 40
2963	years from the effective date thereof.
2964	(c) Shall be fair and reasonable in relation to the rates,
2965	fees, rentals, fares, or other charges to be paid by other users
2966	of the facilities and services concerned.
2967	
2968	Such contracts or agreements, and revenues or service charges
2969	received or to be received by the district thereunder, may be
2970	pledged as security for any of the bonds of the district.
2971	Section 18. Recovery of delinquent chargesIn the event
2972	that any of the rates, fees, rentals, charges, or delinquent
2973	penalties are not paid as and when due and are in default for 30
2974	days or more, the unpaid balance thereof and all interest
2975	accrued thereon, together with attorney fees and costs, may be

Page 119 of 191

2976 recovered by the district in a civil action.

2977

2978

2979

2980

2981

2982

2983

2984

2985

2986

2987

2988

2989

2990

2991

2992

2993

2994

2995

2996

2997

2998

2999

3000

Section 19. Discontinuance of service. - In the event that the fees, rentals, or other charges for the services and facilities of any project are not paid when due, the board of supervisors shall have the power to discontinue and shut off the same until such fees, rentals, or other charges, including interest, penalties, and charges for the shutting off and discontinuance and the restoration of such services and facilities, are fully paid, and for such purposes may enter on any lands, waters, and premises of any person, firm, corporation, or other body, public or private, within the district limits. Such delinquent fees, rentals, or other charges, together with interest, penalties, and charges for the shutting off and discontinuance and the restoration of such services and facilities, and reasonable attorney fees and other expenses, may be recovered by the district by suit in any court of competent jurisdiction. The district may also enforce payment of such delinquent fees, rentals, or other charges by any other lawful method of enforcement.

Section 20. Agreements with private parties concerning the furnishing of facilities and services.—The district shall have the power to enter into agreements with any person, firm, or corporation for the furnishing by such person, firm, or corporation of any facilities and services of the type provided for in this act to the district, and for or on behalf of the

Page 120 of 191

3001	district, to persons, firms, corporations, and other public or
3002	private bodies and agencies to whom the district is empowered
3003	under this act to furnish facilities and services, and the
3004	district may by agreement join with any public or privately
3005	owned utility plant or system in furnishing any of the
3006	facilities or services of the district. However, any
3007	telecommunications company, as defined in s. 364.02, Florida
3008	Statutes, and amendments thereto, and any privately owned or
3009	operated electric power company, so contracting with the
3010	district shall be subject to the provisions and requirements of
3011	general law pertaining to certification and regulation of
3012	telecommunications and electric power companies, and the
3013	district shall not enter into any franchise or other agreement
3014	with any person, firm, or corporation to provide either
3015	independently, jointly with, or as agent of the district or
3016	otherwise, telecommunications service in any area of the
3017	district as to which area such person, firm, or corporation does
3018	not hold a certificate of convenience and necessity from the
3019	Florida Public Service Commission.
3020	Section 21. Interlocal agreements.—The district shall have
3021	the authority to enter into mutual aid agreements and interlocal
3022	agreements with counties, municipalities, law enforcement
3023	agencies, and other public agencies, including, without
3024	limitation, as authorized by s. 163.01, Florida Statutes.
3025	Section 22. Within act is full authority for the

Page 121 of 191

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

3026 establishment of district projects.—The board of supervisors 3027 shall have exclusive jurisdiction and control over all of the 3028 projects of the district, including, but not limited to, all 3029 drainage and reclamation facilities, water and flood control 3030 facilities, water and sewer systems, public utilities, and 3031 transportation facilities, and over the budget and finances of the district, including, without limitation, expenditures and 3032 3033 appropriations, except to the extent otherwise provided in this 3034 act and except to the extent that the board may by agreement 3035 with any other public or private body authorize the same to 3036 exercise jurisdiction or control over any of the projects of the 3037 district. Subject to the limitations of and as may be otherwise 3038 required in this section and in section 14, it shall not be 3039 necessary for the district to obtain any certificate of 3040 convenience or necessity, franchise, license, permit, or other 3041 authorization from any bureau, board, commission, or like 3042 instrumentality of the state or any political subdivision 3043 thereof in order to construct, reconstruct, acquire, extend, 3044 repair, improve, maintain, or operate any project, and the rates, fees, rentals, fares, or other charges to be fixed and 3045 3046 collected with respect to the facilities and services of the 3047 district shall not be subject to the supervision, regulation, or 3048 rate-setting power of any bureau, board, commission, or other 3049 agency of the state or any political subdivision thereof. Nothing in this section or any other section of this act shall 3050

Page 122 of 191

3051 be deemed to exempt any privately owned or operated 3052 telecommunications company, as defined in s. 364.02, Florida 3053 Statutes, and amendments thereto, or any privately owned or 3054 operated electric power company, or any person, firm, or 3055 corporation other than the district acting either independently, 3056 jointly with, or as agent of the district or otherwise, from the provisions or requirements of any other law pertaining to the 3057 3058 certification or regulation of telecommunications or electric 3059 power companies, persons, firms, or corporations, or from the 3060 jurisdiction of the Florida Public Service Commission or other 3061 regulatory agencies. 3062 Section 23. Planning; building codes; safety regulations; 3063 platting and subdivisions; zoning.-3064 (1) EXEMPTION FROM COUNTY ZONING AND REGULATION; 3065 LIMITATION OF MUNICIPAL ORDINANCES AND REGULATIONS.—Chapters 59-3066 1646, 59-1673, 63-1716, 65-975, 65-1999, 65-2015, 83-480, and 3067 83-481, Laws of Florida, and any other laws of the state now or 3068 hereafter enacted to the contrary notwithstanding, the 3069 jurisdiction and powers of the board of supervisors with respect 3070 to the matters provided for in this section shall be exclusive of any and all codes, ordinances, requirements, plans, or other 3071 3072 regulations of the respective Boards of County Commissioners of 3073 Orange and Osceola Counties or of any other agency or authority 3074 of Orange County or Osceola County with respect to comprehensive 3075 plans; zoning; building and construction; planning with respect

Page 123 of 191

3076

3077

3078

3079

3080

3081

3082

3083

3084

3085

3086

3087

3088

3089

3090

3091

3092

3093

3094

3095

3096

3097

3098

3099

3100

to the subdividing, uses, development, and redevelopment of land; regulation of building safety; regulation of escalators, elevators, and other lifting or transportation devices; regulation of amusement and recreation parks and facilities; regulation of plumbing and electrical installations and other safety or sanitary codes; regulation of water supply wells and drainage well drilling; the approval and vacating of plats and subdivisions; and the regulation of subdivisions. The district, and all land, properties, uses, development, redevelopment, and activities within the district, are exempt from any and all such codes, ordinances, requirements, plans, and regulations, and any and all requirements for building and construction permits and licenses pertaining to the same, now or hereafter adopted by the respective Boards of County Commissioners of Orange County and Osceola County. However, nothing herein shall exempt any general contractor, electrical contractor, builder, owner-builder, or specialty contractor from the provisions and requirements of any other laws of the state with respect to examination and licensing, or from any of the fees and bonds required of such contractors or builders by law. The board of supervisors may provide that the district or such areas or parts thereof as the board may designate shall remain or become subject to such county comprehensive plan, zoning, building, and safety codes and regulations, and regulations and controls with respect to subdivisions and plats and the vacating thereof, and the uses,

Page 124 of 191

3101 development, and redevelopment thereof. The board of supervisors 3102 may, except as otherwise required by this section, exercise the 3103 powers granted to it in this section within the municipal limits 3104 of any municipality now or hereafter organized or existing 3105 within the district. If the governing body of a municipality 3106 that exists within the district has under the terms of its 3107 charter or under law like powers as provided for herein, the 3108 authority of such municipal governing body is limited to 3109 adopting and enforcing ordinances and regulations that are the 3110 same as or more restrictive than and not in conflict with those 3111 adopted by the district on such matters. 3112 (2) CONFLICTS BETWEEN REGULATIONS OF DISTRICT AND 3113 MUNICIPALITIES.—The district must exercise its authority set 3114 forth in this act to adopt, amend, and enforce a comprehensive 3115 plan in accordance with the Community Planning Act, ss. 3116 163.3161-163.3253, Florida Statutes, and adopt and enforce 3117 zoning regulations, land development regulations, environmental 3118 protection regulations, building and safety codes and 3119 regulations, platting and subdivision regulations, and fire 3120 prevention regulations governing the entire district, including 3121 within the city limits of any municipality within the district. The district's comprehensive plan, zoning regulations, and 3122 3123 development regulations, environmental protection regulations, 3124 building and safety codes and regulations, platting and subdivision regulations, and fire prevention regulations shall 3125

Page 125 of 191

control within the city limits of any municipality within the district to the extent of any conflict between the district's resolutions and regulations on such matters.

- (3) REVIEW AND EVALUATION OF EXISTING RESOLUTIONS, CODES, AND REGULATIONS.—On or before July 1, 2026, the district must undertake a comprehensive review and evaluation of its comprehensive plan, zoning regulations, land development regulations, environmental protection regulations, building and safety codes and regulations, platting and subdivision regulations, and fire prevention regulations and adopt revisions to such as the district determines are necessary for health, safety, and welfare and for consistency with this act.
- (4) COMPREHENSIVE PLANNING; BUILDING AND SAFETY CODES.—The board of supervisors shall have the power to:
- (a) Adopt, review, amend, supplement, or repeal a comprehensive plan for the physical development of the area within the district in accordance with the Community Planning Act, ss. 163.3161-163.3253, Florida Statutes, and the objectives and purposes of this act.
- (b) Adopt, review, amend, supplement, or repeal codes regulating building safety, elevators, escalators, and similar devices, the prevention of fire hazards, plumbing and electrical installations, the operation of amusement and recreation parks and facilities, water supply wells and drainage wells, and such other safety or sanitary codes as the board of supervisors may

Page 126 of 191

determine to be necessary. The jurisdiction and power of the board provided for herein shall be exclusive of the Florida Building Code and the Florida Fire Prevention Code, provided that any such codes adopted by the district are at least equivalent to the minimum standards in the Florida Building Code and the Florida Fire Prevention Code as required by subsection (10). With respect to buildings and structures existing, under construction, or permitted prior to the effective date of this act, the board of supervisors may determine whether retrofit improvements will be necessary to conform with, in whole or in part, current code standards, and the board of supervisors may grant waivers to current code standards concerning such buildings and structures.

- (c) Prohibit the construction, alteration, repair, removal, or demolition, or the commencement of the construction, alteration, repair (excepting emergency repairs), removal, or demolition, of any building or structure, including, but not limited to, public utility poles, lines, pipes, and facilities, without first obtaining a permit from the board of supervisors or such other officer or agency as the board may designate, and to prescribe the procedure with respect to the obtaining of such permit.
- (d) Provide for the manner in which such comprehensive general plans, codes, regulations, and restrictions shall be determined, established, and enforced, and amended,

Page 127 of 191

3176 supplemented, changed, or repealed, as the board of supervisors
3177 may determine, with notice and public hearing as required by
3178 law.

- (e) Review, process, and comment on and approve, approve with conditions, or reject applications for development orders and building permits pertaining to properties within the district. Appeals or challenges to development orders and building permits shall be in the same manner as provided by law.
 - (5) RECORDING OF PLATS.—

- (a) Whenever land in the district is platted into lots, blocks, parcels, tracts, or other portions, however designated, a plat thereof shall be recorded in the public records of Orange County or Osceola County, as the case may be. No such plat shall be recorded either as an independent instrument or by attachment to another instrument entitled to record unless and until it is first approved by the board of supervisors. Plats approved by the board of supervisors and recorded in the public records of Orange County or Osceola County must meet the minimum requirements of and be consistent with part I of chapter 177, Florida Statutes. Any plat recorded in violation of this section shall be invalid and subject to expungement.
- (b) The board of supervisors shall be authorized and empowered to prescribe, as prerequisites to the approval for record of any plat or plats of lands within the district, the width and location of roads, streets, alleys, thoroughfares, and

Page 128 of 191

3201 ditches and setback therefrom; to adopt and prescribe rules and 3202 regulations to effectuate the provisions and purposes of this 3203 act; to prescribe specifications and requirements for 3204 regulations relating to the construction of roads, streets, 3205 alleys, and drainage facilities, minimum lot sizes, maximum block sizes, building lines, names of streets and roads, bridge 3206 3207 construction, water supply, sewage disposal, and other related 3208 matters involving lands to be platted; to prescribe information 3209 to be shown on plats, including, without limitation, parks, 3210 recreation areas, and open spaces; and to require the furnishing 3211 to the board of supervisors of a good and sufficient bond 3212 conditioned upon the completion of the drainage, sewage, 3213 streets, roads and alleys, and other improvements shown on the 3214 plat within such time or times as may be required by the board, 3215 and such bond shall be approved by the board. 3216 The board of supervisors is further granted the 3217 authority and discretion to waive the platting and recording of 3218 land into lots, roads, blocks, parcels, tracts, or other 3219 portions, however designated, in any instance in which the board 3220 determines that the dividing or subdividing of the land without 3221 a recorded plat is not injurious to the public health, safety, 3222 comfort, convenience, and welfare of the inhabitants of the 3223 district. 3224 (6) VACATING OF PLATS.— 3225 (a) Plats or integrated portions or parcels of land

Page 129 of 191

heretofore or hereafter platted within the district may be vacated upon the resolution of the board of supervisors upon such terms and conditions as the board may prescribe by regulation. Such regulation may require, inter alia, the payment of all taxes and assessments and the redemption from all outstanding tax sales, and the dedication to the public of all roads, streets, alleys, and other thoroughfares, however designated.

- (b) Upon approval by the board of supervisors of the recording of a plat or the vacating of a plat or portions thereof, the approval or consent to such recording or vacating shall not be required of any other body, authority, or agency of Orange County or Osceola County or any political subdivision thereof.
 - (7) SUBDIVISION OF LANDS.—

- (a) In addition to and not in limitation of any of the other powers of the board of supervisors under this act, whenever land in the district is to be subdivided, the proposed plan for subdivision and use of the land shall be presented to the board for its approval in accordance with the standards and provisions of this act and in accordance with any rules and regulations that may be adopted by the board. The board of supervisors shall have the power to adopt subdivision regulations providing:
 - 1. Requirements for general information concerning

Page 130 of 191

existing conditions and proposed developments as a prerequisite to the approval of subdivision plans or plats. This information may include, without limitation, data on existing covenants, land characteristics, community facilities, and utilities and information describing the subdivision proposal, including maps and reports presenting the number of residential lots, typical lot width and depth, price range, business areas, playgrounds, park areas and other open areas, proposed protective covenants, and proposed utilities, drainage, and street improvements.

- 2. For proper density of population and intensity of use and the lengths, widths, and shapes of blocks and lots.
- 3. That streets in proposed subdivisions, including streets bordering on proposed subdivisions, shall be of specified widths and grades and so located as to accommodate prospective traffic to serve proposed subdivisions adequately, afford adequate light and air, facilitate fire protection, and provide access for firefighting equipment to buildings.
- 4. That such streets be properly arranged, coordinated, and integrated with existing or planned streets, roads, or highways.
- 5. That adequate easements or rights-of-way shall be provided for drainage and all utilities.
- 6. That the layout and design of proposed subdivisions shall conform to a comprehensive plan adopted by the board of supervisors for the area and to measures adopted to implement

Page 131 of 191

3276 the comprehensive plan.

3277

3278

3279

3280

3281

3282

3283

3284

3285

3286

3287

3288

3289

3290

3291

3292

3293

3294

3295

3296

3297

3298

- 7. The dedication or reservation of land for streets.
- 8. The extent to which grounds which are to be used for public purposes other than streets shall be dedicated or reserved as a condition precedent to approval of any subdivision or plat.
- 9. That such parks, playgrounds, sites for public building, or other areas designated for public use shall be of suitable size and location for their designated uses.
- 10. The conditions prerequisite to subdivision and development of lands subject to seasonal or periodic flooding.
- 11. The manner in which and the extent to which streets, sidewalks, water, sewer, and other utility connections or mains, piping, and any other necessary physical improvements shall be installed, and the specifications therefor, as conditions precedent to final approval of the subdivision plan.
- 12. The requirements of covenants as a prerequisite to subdivision plan approval.
- 13. That sufficient and suitable monuments shall be placed to enable the survey of the subdivision or any part thereof to be retraced.
- 14. The numbering and naming of streets and the providing of street signs.
- 3299 (b) Subdivision regulations may further provide that the 3300 board shall not approve any subdivision plan or plat unless it

Page 132 of 191

finds after full consideration of all pertinent data that the subdivision can be served adequately and economically with such normal public facilities and services as are suitable in the circumstances of the particular case.

- (c) Subdivision regulations may further require as a prerequisite to the approval of a subdivision plan that:
- 1. All required improvements shall be installed in accord with the provisions of the subdivision regulations or amendments thereto; or
- 2. A surety bond be executed by a company authorized to do business in the state which is satisfactory to the board of supervisors, payable to the district in sufficient amount to ensure the completion of all required improvements, and provides for and secures to the public the actual construction and installation of such improvements within a period required by the board and expressed in the bond. The board is hereby granted the power to enforce such bonds by resort to legal and equitable remedies. As an alternative to the provision of a surety bond, such regulations may also provide for the deposit of cash in an escrow account whereby the board or its agent is put in an assured position to provide the required improvements.
 - (8) VARIANCES AND WAIVERS.—

(a) Where the board of supervisors finds that
extraordinary hardships may result from strict compliance with
its regulations concerning subdivision and platting, it may vary

Page 133 of 191

the regulations so that substantial justice may be done and the public interest secured, provided that such variation will not have the effect of nullifying the intent and purpose of the comprehensive general plan or the regulations of the board.

- (b) The regulations of the board of supervisors may further provide that the standards and requirements set out in the regulations may be modified by the board in the case of a plan and program for a new town which comes under the provisions of this act, a complete community, or a neighborhood unit, which, in the judgment of the board, provides adequate public spaces and improvements for the circulation, recreation, light, air, and service needs of the tract when fully developed and populated, and which also provides such covenants or other legal provisions as will ensure conformity with and achievement of the comprehensive plan of the board. In granting any such modifications, the board of supervisors may require such reasonable conditions and safeguards as will secure substantially the objectives of the standards or requirements so modified.
- (c) The board of supervisors may waive any or all of the requirements of this section and the rules and regulations adopted thereunder if it is determined upon the plans and data submitted by the subdivider that compliance with this section is not required because said plan or plat does not conflict with or nullify the intent and purpose of this act. If a waiver is

Page 134 of 191

granted, compliance with this section shall not be required as

3351

3352

3353

3354

3355

3356

3357

3358

3359

3360

3361

3362

3363

3364

3365

3366

3367

3368

3369

3370

3371

3372

3373

3374

3375

long as the plan, plat, and use of the land upon which the waiver is granted is not altered, changed, or modified by the subdivider or subsequent owner. In granting variances and modifications, the board of supervisors may require such conditions as will in its judgment secure substantially the objectives of the standards or requirements so varied or modified. (9) ZONING; PLANNING AND ZONING COMMISSION; ZONING BOARD OF ADJUSTMENT.—In addition to and not in limitation of the foregoing, the board of supervisors shall have the power to: (a) Regulate, restrict, and determine the location, height, number of stories, size, cubic contents, area, and design, and the erection, construction, reconstruction, alteration, and repair, of buildings and other structures for trade, industry, residence, and other purposes, and the materials used in the construction thereof; the number, location, height, size, appearance, and use of billboards and all other advertising signs, banners, handbills, and devices;

the percentage and portion of lots and land that may be occupied

or built on; setback lines; the size of yards, courts, and other

open spaces; the density of population; the use of buildings,

structures, land, and water for trade, industries, residences,

apartment houses, and any and all other purposes; the location,

size, and plan of parks and recreational areas, schools, school

sites, churches, cemeteries, burial places, commercial and industrial facilities, public and private utilities, traffic, parking facilities, and drainage and water control facilities; and to appoint inspectors.

- (b) Adopt regulations to prohibit or control the pollution of air and water, and require electrical power, telecommunications, and other utility lines, cables, pipes, and ducts to be placed underground.
- (c) Divide the district into zones or districts of such number, shape, and area as the board of supervisors deems best suited to carry out the purposes of this section, and within and for each such district make regulations and restrictions as provided for in paragraphs (a) and (b). All such regulations shall be uniform throughout each district, but the regulations in one district may differ from those in another district.
- (d) Provide for the manner in which zoning regulations and restrictions and the boundaries of zones and districts shall be determined, established, and enforced and from time to time amended, supplemented, or repealed.
- (e) In appropriate cases, and subject to such principles, standards, rules, conditions, and safeguards as may be provided by regulation, make special exceptions to the terms of the zoning regulations and restrictions in harmony with their general purpose and intent, and authorize variances from the strict application of the regulations and restrictions in such

Page 136 of 191

situations and subject to such limitations as may be provided by regulation.

- the powers, duties, and functions of such Planning and Zoning Commission, the requirements for membership on the commission, the term or terms of office of members of the commission, and the rules and procedure to be followed in proceedings before or involving the commission and as to all other matters affecting the organization and functioning of the commission; and appoint the members thereof. The board of supervisors may by regulation authorize the Planning and Zoning Commission to discharge such of the administrative duties, powers, and functions of the board with respect to zoning as may be provided in such regulation.
- (g) Hear and decide appeals from any order, requirement, decision, or determination of the Planning and Zoning Commission or by any administrative official in connection with any zoning matter, hear and decide requests for special exceptions from the terms and provisions of any planning or zoning regulation or restriction, and grant variances from the terms of any planning or zoning regulation or restriction in appropriate cases. The board of supervisors may by regulation provide for a Zoning Board of Adjustment to discharge any or all of the foregoing administrative functions and duties, prescribe the requirements for membership on the Zoning Board of Adjustment, the term or terms of office, the rules and regulations for all proceedings

before or involving such Zoning Board of Adjustment and as to all other matters affecting the organization and functioning of the Zoning Board of Adjustment, and appoint the members thereof.

3426

3427

3428

3429

3430

3431

3432

3433

3434

3435

3436

3437

3438

3439

3440

3441

3442

3443

3444

3445

3446

3447

3448

3449

3450

(10) EQUIVALENT STANDARDS.—Any regulations adopted pursuant to the provisions of this section relating to safety, health, sanitation, or building safety shall prescribe standards at least equivalent to the minimum standards in applicable statewide regulations protecting the general safety and welfare of the public.

Section 24. Ad valorem taxes.—The board of supervisors shall have the power to levy and assess an ad valorem tax on all the taxable real and tangible personal property in the district to pay the principal of and interest on any general obligation bonds of the district, to provide for any sinking or other funds established in connection with any such bonds, and to finance and defray the cost of any of the projects or activities of the district authorized by the provisions of this act or under law, provided that the district's ad valorem taxing authority shall be limited to serving or benefitting the property owners of the district. The total amount of such ad valorem taxes levied in any year shall not be in excess of 30 mills on the dollar per annum on the assessed value of the taxable property within the district. The ad valorem tax provided for herein shall be in addition to county and municipal ad valorem taxes provided for by law.

Page 138 of 191

3451 Section 25. Maintenance taxes.-In addition to the ad 3452 valorem taxes authorized by section 24, the board of supervisors 3453 is authorized to levy and assess a maintenance tax as provided for in s. 298.54, Florida Statutes, and amendments thereto, in 3454 3455 an amount not to exceed the maximum rate therein provided, and 3456 in addition thereto, a special ad valorem maintenance tax on all 3457 of the taxable real and tangible personal property in the 3458 district, at a rate not exceeding 10 mills on the dollar per 3459 annum, for the purpose of defraying any of the costs and 3460 expenses of the district, including, but not limited to, 3461 maintenance, repair, and operation of the projects of the 3462 district, costs incurred in connection with the financing of district projects, and costs of administration. 3463 Section 26. Determining property values for ad valorem tax 3464 3465 purposes.-Ad valorem taxes of the district shall be based on the 3466 county assessed valuation of the real and personal property 3467 subject to such district ad valorem taxes. 3468 Section 27. Utility tax.-3469 The district shall have the right, power, and 3470 authority by resolution of the board of supervisors to impose, 3471 levy, and collect on each and every purchase of electricity, metered or bottled gas (natural, liquified, petroleum gas or 3472 3473 manufactured), water service, or telecommunications service in 3474 its geographic limits a tax (straight percentage, sliding scale, graduated, or other basis) in an amount not to exceed 10 percent 3475

Page 139 of 191

3476

3477

3478

3479

3480

3481

34823483

3484

3485

3486

3487

3488

3489

3490

3491

3492

3493

3494

3495

3496

3497

3498

3499

3500

of the payments received by the seller of such utility service from the purchaser for the purchase of such utility service. However, the sale of natural gas to a public or private utility, including municipal corporations and rural electric cooperative associations, either for resale or for use as fuel in the generation of electricity or other forms of power, shall not be deemed to be a utility service, and purchases thereof under such circumstances shall not be taxable hereunder. In every case, the tax shall be collected from the purchaser of such utility service and paid by such purchaser for the use of the district to the seller of such utility service at the time of the purchaser paying the charges therefor to the seller. (2) It shall be the duty of every seller of such utility service, in acting as a tax collection medium or agency for the district, to collect from the purchaser, for the use of the district, any tax imposed and levied by resolution of the board of supervisors pursuant to this section, and to report and pay over to the board, or such other body or officer as the board may designate, all such taxes imposed, levied, and collected in accordance with the accounting and other provisions of the resolution of the board. Any such resolution may provide that federal, state, county, and municipal governments and their commissions and agencies, other tax-supported bodies, public corporations, authorities, boards and commissions, and churches and other charitable organizations shall be exempt from the

Page 140 of 191

any such resolution imposes such a tax on the purchase of one of the utility services described herein and a competitive utility service or services are purchased in the district, then such resolution shall impose a tax in like amount on the purchase of the competitive utility service or services whether privately or publicly owned or distributed. However, telecommunications service or other forms of communication shall not be required to be considered competitive services.

- (3) Any tax levied pursuant to this section shall be separate and in addition to all other taxes, whether levied in the form of excise, license, or privilege taxes.
- (4) Any person, firm, or corporation furnishing such utility service and required to collect any such tax which refuses to collect the tax or any portion thereof shall be liable for and pay the tax.
- (5) Each person, firm, or corporation furnishing such utility service to users in the district may be required by resolution of the board of supervisors to keep accurate records of the number of such users, the amount of tax collected, and such other information as the board may require, and to submit periodic reports of the same to the district or its agent for collection, together with remittance of the tax. The board of supervisors may prescribe the form of report and fix a date upon which the report and tax shall be due.

(6) For the purpose of compensating the person, firm, or
corporation furnishing utility services hereunder for the
keeping of records prescribed and proper accounting and
remission, the board of supervisors is authorized to allow a
credit in an amount set by the board to be deducted from the
amount of the tax submitted.

Section 28. Determining annual installments of drainage taxes.—The board of supervisors shall determine, order, and levy the amount of the annual installments of the total taxes levied under s. 298.36, Florida Statutes, and amendments thereto, which shall become due and be collected during each year.

Section 29. Collection of ad valorem taxes; tax discounts.—

authorized by or referred to in sections 24 and 25 shall be by resolution of the board entered upon the minutes of the board.

Certified copies of such resolution executed in the name of the board by its chair, or such other officer as the board may designate, under its corporate seal, shall be made and delivered to the respective Boards of County Commissioners of Orange and Osceola Counties not later than June 15 of each year in which said taxes are levied. It shall be the duty of the respective County Commissioners of Orange and osceola Counties to order and require the respective county property appraisers of said counties to assess, and the respective county tax collectors of

3551

3552

3553

3554

3555

3556

3557

3558

3559

3560

3561

3562

3563

3564

3565

3566

3567

3568

3569

3570

3571

3572

3573

3574

3575

said counties to collect, the amount of taxes so assessed or levied by the board of supervisors upon the taxable property within the district not exempt by law, at the rate of taxation adopted by the board of supervisors for such year, and to include in the warrant of the property appraisers and attach to or show the same on the assessment roll of taxes for such year. The tax collectors shall collect such taxes so levied by the board of supervisors in the same manner as other taxes are collected and shall pay the same to the board of supervisors within the time and in the manner prescribed by law for the payment by the tax collector of county taxes to the county depository. The respective county tax collectors shall include and state separately on the official county tax bill and receipt each year the amount of district taxes. For their services rendered hereunder, the respective county property appraisers and tax collectors shall be compensated by the district as prescribed by s. 298.401, Florida Statutes, and amendments thereto. (2) The ad valorem taxes referred to and provided for in section 24 and the maintenance and special ad valorem maintenance taxes referred to and provided for in section 25 shall be subject to the same discounts as county taxes. None of the other taxes referred to or provided for in this act or chapter 298, Florida Statutes, shall be subject to discounts for

Page 143 of 191

early payment unless the board of supervisors so provides by

resolution adopted at the time of the levying or assessment thereof. Except as otherwise provided in this act, all taxes remaining unpaid after April 1 of the year following that for which said taxes are levied shall be and become delinquent and bear a penalty of 2 percent a month on the amount of said taxes from the date of delinquency until paid. In computing said penalty, each fractional part of a month shall be counted as a full month.

Section 30. Tax liens; service charge liens.-

3576

3577

3578

3579

3580

3581

3582

3583

3584

3585

3586

3587

3588

3589

3590

3591

3592

3593

3594

3595

3596

3597

3598

3599

3600

(1) All taxes of the district provided for in this act or chapter 298, Florida Statutes, together with all penalties for default in the payment of the same and <u>all costs in collecting</u> the same, including reasonable attorney fees fixed by the court and taxed as costs in the action brought to enforce payment, shall, from January 1 for each year the property is liable to assessment and until paid, constitute a lien of equal dignity with the liens for state and county taxes and other taxes of equal dignity with state and county taxes upon all the real and personal property against which such taxes shall be levied. A sale of any of the real property within the district for state and county or other taxes shall not operate to relieve or release the property so sold from the lien for subsequent district taxes, or installments of district taxes, which lien may be enforced against such property as though no such sale thereof had been made.

Page 144 of 191

Charges and fees due or to become due under any

(2)

service agreements entered into by the district pursuant to
subsection (5) of section 17 shall constitute a lien of equal
dignity with district taxes, as provided for in subsection (1),
upon all the real and personal property to which such service
agreements relate or by which the same are secured, and the
provisions of subsection (1) shall be applicable to such charges
and fees.
Section 31. Foreclosure of liens.—
(1) Any lien in favor of the district arising under
chapter 298, Florida Statutes, or under this act may be
foreclosed by the district by bringing foreclosure proceedings
in the name of the district in the Circuit Court for the Ninth
Circuit in like manner as is provided in chapter 173, Florida
Statutes, and amendments thereto, and the provisions of said
chapter shall be applicable to such proceedings with the same
force and effect as if said provisions were expressly set forth
in this act. Any act required or authorized to be done by or on
behalf of a municipality in foreclosure proceedings under

(2) In any foreclosure action filed by the district

chapter 173, Florida Statutes, may be performed by such officer

designate. Such foreclosure proceedings may be brought at any

time after the expiration of 1 year from the date any tax, or

or agent of the district as the board of supervisors may

Page 145 of 191

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

installment thereof, becomes delinquent.

3626	pursuant to this section, the district may join as a party
3627	defendant Orange County or Osceola County, as the case may be,
3628	for the purpose of determining the amount of their respective
3629	tax liens. When a county is so joined in such a foreclosure
3630	action, the judicial sale held in such action shall operate to
3631	satisfy all county tax liens to the date of such sale, and the
3632	net proceeds of such sale shall be applied first against
3633	delinquent state and county taxes and thereafter against
3634	delinquent district taxes on the property affected. The decree
3635	of the court in any such foreclosure action shall operate to
3636	quiet title to the property that is the subject of the action.
3637	Section 32. Payment of taxes and redemption of tax liens
3638	by district; sharing in proceeds of tax sale under s. 197.542,
3639	Florida Statutes
3640	(1) The district has the right to:
3641	(a) Pay any delinquent state, county, district, municipal,
3642	or other tax or assessment upon lands located wholly or
3643	partially within the boundaries of the district; and
3644	(b) Redeem or purchase any tax sales certificate issued or
3645	sold on account of any state, county, district, municipal, or
3646	other taxes or assessments upon lands located wholly or
3647	partially within the boundaries of the district.
3648	(2) Delinquent taxes paid, or tax sales certificates
3649	redeemed or purchased, by the district, together with all
3650	penalties for the default in payment of the same and all costs

Page 146 of 191

in collecting the same and reasonable attorney fees, shall constitute a lien in favor of the district of equal dignity with the liens of state and county taxes and other taxes of equal dignity with state and county taxes, upon all the real property against which said taxes were levied. The lien of the district may be foreclosed in the manner provided in this act.

Statutes, and amendments thereto, the district may certify to the clerk of the circuit court of the county holding such sale the amount of taxes due to the district upon the lands sought to be sold, and the district shall share in the disbursement of the sales proceeds in accordance with the provisions of this act and under law.

Section 33. General obligation bonds.-

(1) The district shall have the power from time to time to issue general obligation bonds in an aggregate principal amount of bonds outstanding at any one time not in excess of 50 percent of the assessed value of the taxable property within the district as shown on the pertinent tax records at the time of the authorization of the general obligation bonds for which the full faith and credit of the district is pledged. Except for refunding bonds, no general obligation bonds shall be issued unless the issuance thereof is approved by the qualified electors of the district in accordance with the requirements for such election as prescribed by the State Constitution, such

Page 147 of 191

election to be called and held in the manner provided in the State Constitution and Florida Statutes for such elections. Such elections shall be called to be held in the district by the respective Boards of County Commissioners of Orange and Osceola Counties upon the request of the board of supervisors. The expenses of calling and holding such referendum elections shall be borne by the district, and the district shall reimburse the Boards of County Commissioners of Orange and Osceola Counties, as the case may be, for any expenses incurred by said boards in calling or holding such elections. In the alternative, at its option, the board of supervisors may make such other provision for the registration of such qualified electors and the calling and holding of such elections as the board from time to time deems appropriate.

- (2) The district may pledge its full faith and credit for the payment of the principal and interest on such general obligation bonds, and for any reserve or other funds provided therefor, and may unconditionally and irrevocably pledge itself to levy ad valorem taxes on all taxable property in the district, to the extent necessary for the payment thereof, subject, however, to the limitations on the total amount of ad valorem taxes that may be levied in any one year as specified in section 24.
- (3) If the board of supervisors determines to issue general obligation bonds for more than one different purpose,

Page 148 of 191

the approval of the issuance of the bonds for each and all such purposes may be submitted to the qualified electors on one and the same ballot. The failure of the qualified electors to approve the issuance of bonds for any one or more purposes shall not defeat the approval of bonds for any purpose which shall be approved by the qualified electors.

Section 34. Revenue bonds.-

- bonds from time to time without limitation as to amount. Such revenue bonds may be secured by or payable from the gross or net pledge of the revenues to be derived from any project or combination of projects, from the rates, fees, fares, or other charges to be collected from the users of any project or projects, from any revenue-producing undertaking or activity of the district, or from any other source or pledged security. Such bonds shall not constitute an indebtedness of the district, and the approval of the qualified electors shall not be required unless such bonds are additionally secured by the full faith and credit and taxing power of the district.
- (2) Any two or more projects may be combined and consolidated into a single project and may thereafter be operated and maintained as a single project. The revenue bonds authorized herein may be issued to finance any one or more such projects separately, or to finance two or more such projects, regardless of whether such projects have been combined and

Page 149 of 191

3726 consolidated into a single project. If the board of supervisors 3727 deems it advisable, the proceedings authorizing such revenue 3728 bonds may provide that the district may thereafter combine the 3729 projects then being financed or theretofore financed with other 3730 projects to be subsequently financed by the district, and that 3731 revenue bonds to be thereafter issued by the district shall be 3732 on parity with the revenue bonds then being issued, all on such 3733 terms, conditions, and limitations as shall be provided, and may 3734 further provide that the revenues to be derived from the 3735 subsequent projects shall at the time of the issuance of such 3736 parity revenue bonds be also pledged to the holders of any 3737 revenue bonds theretofore issued to finance the revenue 3738 undertakings which are later combined with such subsequent 3739 projects. The district may pledge for the security of the 3740 revenue bonds a fixed amount, without regard to any fixed 3741 proportion of the gross revenues of any project. 3742 Section 35. Utility service tax bonds.—The district shall 3743 have the power to issue from time to time, without limitation as 3744 to amount, bonds payable from the proceeds of any utility 3745 service taxes or funds of the district, or any combination 3746 thereof. Such bonds shall not constitute an indebtedness of the 3747 district and the approval of the qualified electors shall not be 3748 required unless such bonds are additionally secured by the full 3749 faith and credit and taxing power of the district. 3750 Section 36. Issuance of additional bonds.—If the proceeds

Page 150 of 191

3751 of any bonds are less than the cost of completing the project in 3752 connection with which such bonds are issued, the board of 3753 supervisors may authorize the issuance of additional bonds, upon 3754 such terms and conditions as the board may provide in the 3755 resolution authorizing the issuance thereof, but only in 3756 compliance with the resolution or other proceedings authorizing 3757 the issuance of the original bonds. 3758 Section 37. Refunding bonds.—The district shall have the 3759 power to issue bonds to provide for the retirement or refunding 3760 of any bonds or obligations of the district that at the time of 3761 such issuance are or subsequently thereto become due and 3762 payable, or that at the time of issuance have been called or are or will be subject to call for redemption within 10 years 3763 3764 thereafter, or the surrender of which can be procured from the 3765 holders thereof at prices satisfactory to the board of 3766 supervisors. Refunding bonds may be issued at any time when, in 3767 the judgment of the board of supervisors, such issuance will be 3768 advantageous to the district. No approval of the qualified 3769 electors residing in the district shall be required for the 3770 issuance of refunding bonds except in cases where such approval is required by the State Constitution. The board of supervisors 3771 3772 may by resolution confer upon the holders of such refunding bonds all rights, powers, and remedies to which the holders 3773 3774 would be entitled if they continued to be the owners and had 3775 possession of the bonds for the refinancing of which said

Page 151 of 191

3776 refunding bonds are issued, including, but not limited to, the preservation of the lien of such bonds on the revenues of any 3777 3778 project or on pledged funds, without extinguishment, impairment, 3779 or diminution thereof. The provisions of this act pertaining to 3780 bonds of the district shall, unless the context otherwise 3781 requires, govern the issuance of refunding bonds, the form and other details thereof, the rights of the holders thereof, and 3782 3783 the duties of the board of supervisors with respect thereto. 3784 Section 38. Pledging ad valorem taxes, assessments, and 3785 other revenues and properties as additional security on bonds.-3786 The district may pledge as additional security for the payment 3787 of any of the bonds of the district its full faith and credit and ad valorem taxing power, and provide that such bonds shall 3788 3789 be payable as to both principal and interest, and as to any 3790 reserve or other funds provided therefor, from ad valorem taxes 3791 levied on the taxable real and tangible personal property in the 3792 district, to the full extent that any revenues as defined in section 17, taxes, assessments, or other funds, or any 3793 3794 combination thereof, pledged therefor are insufficient for the 3795 full payment of the same, but subject to the limitations on the 3796 total amount of ad valorem taxes that may be levied in any one 3797 year specified in section 24, and provided further that no bonds 3798 shall be issued to the payment of which the full faith and 3799 credit and taxing power of the district is pledged unless 3800 approved at an election in the manner provided by law. The

Page 152 of 191

3801

3802

3803

3804

3805

3806

3807

3808

3809

3810

3811

3812

3813

3814

3815

3816

3817

3818

3819

3820

3821

3822

3823

3824

3825

district, by resolution of the board of supervisors, may also pledge as additional security for any bonds the revenues from any project of the district, utility service taxes, assessments, and any other sources of revenues or funds, or any combination of the foregoing, and may pledge or mortgage any of the properties, rights, interests, or other assets of the district, and such pledge shall not require the submission to or approval by the qualified electors of the district unless required by the State Constitution. The board of supervisors may also provide with respect to any bonds of the district that such bonds shall be payable, in whole or in part, as to principal amount or interest, or both, out of rates, fees, fares, service charges, or other charges collected with respect to any of the projects of the district. Section 39. Lien of pledges.—All pledges of revenues, taxes, and assessments made pursuant to the provisions of this act shall be valid and binding from the time when such pledges are made. All such revenues, taxes, and assessments so pledged and thereafter collected shall immediately be subject to the

lien of such pledges without any physical delivery thereof or further action, and the lien of such pledges shall be valid and binding as against all parties having claims of any kind in tort, contract, or otherwise against the district, irrespective

Section 40. Assessable improvements; levy and payment of

Page 153 of 191

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

of whether such parties have notice thereof.

3826

3847

3848

3849

3850

special assessments; assessment bonds and certificates.-The 3827 district may provide for the construction or reconstruction of 3828 assessable improvements, and for the levying of special 3829 assessments upon benefited property for the payment thereof, 3830 under the provisions of this section. 3831 The initial proceeding under this section shall be the 3832 passage by the board of supervisors of a resolution ordering the 3833 construction or reconstruction of such assessable improvements, 3834 indicating the location by terminal points, routes, or 3835 otherwise, and either giving a description of the improvements by their material, nature, character, and size or giving two or 3836 3837 more descriptions with the directions that the material, nature, 3838 character, and size shall be subsequently determined in 3839 conformity with one of such descriptions. Assessable 3840 improvements need not be continuous and may be in more than one 3841 locality or street. The resolution ordering any such improvement 3842 may give any short and convenient designation to each 3843 improvement ordered thereby, and the property against which 3844 assessments are to be made for the cost of such improvement may 3845 be designated as an assessment district, followed by a letter or 3846 number or name to distinguish it from other assessment

Page 154 of 191

districts, after which it shall be sufficient to refer to such

improvement and property by such designation in all proceedings

and assessments, except in the notices required by this section.

(2) As soon as possible after the passage of such

3851 resolution, the engineer for the district shall prepare, in 3852 duplicate, plans and specifications for each improvement ordered 3853 thereby and an estimate of the cost thereof. Such cost shall 3854 include, in addition to the items of cost as defined in this 3855 act, the cost of relaying streets, sidewalks, and other public 3856 facilities or conveniences necessarily torn up or damaged and 3857 the following items of incidental expenses: 3858 (a) Printing and publishing notices and proceedings; 3859 (b) Costs of abstracts of title; and 3860 (c) Any other expense necessary or proper in conducting 3861 the proceedings and work provided for in this section, including 3862 the estimated amount of discount, if any, upon the sale of assessment bonds or any other obligations issued hereunder for 3863 3864 which such special assessments are to be pledged. 3865 3866 If the resolution provides alternative descriptions of material, 3867 nature, character, and size, such estimate shall include an 3868 estimate of the cost of the improvement of each such 3869 description. The engineer shall also prepare, in duplicate, a 3870 tentative apportionment of the estimated total cost of the 3871 improvement as between the district and each lot or parcel of 3872 land subject to special assessment under the resolution, such 3873 apportionment to be made in accordance with the provisions of 3874 the resolution and in relation to apportionment of cost provided herein for the preliminary assessment roll. Such tentative 3875

Page 155 of 191

3876 apportionment of total estimated cost shall not be held to limit 3877 or restrict the duties of the engineer in the preparation of 3878 such preliminary assessment roll. One of the duplicates of such 3879 plans, specifications, and estimates and such tentative 3880 apportionment shall be filed with the board of supervisors, and 3881 the other duplicate shall be retained by the engineer in his or 3882 her files, all thereof to remain open to public inspection. 3883 (3) The board of supervisors, upon the filing with it of 3884 such plans, specifications, estimates, and tentative 3885 apportionment of cost, shall publish a notice stating that, at a 3886 meeting of the board of supervisors on a certain day and hour 3887 not earlier than 15 days after such publication, the board of 3888 supervisors will hear objections of all interested persons to 3889 the confirmation of such resolution, which notice shall state in 3890 brief and general terms a description of the proposed assessable 3891 improvements with the location thereof, and shall also state 3892 that plans, specifications, estimates, and tentative 3893 apportionment of cost thereof are on file with the board of 3894 supervisors. Such notice shall be published as provided in 3895 chapter 50, Florida Statutes. The board of supervisors shall 3896 keep a record in which shall be inscribed, at the request of any 3897 person, firm, or corporation having or claiming to have any 3898 interest in any lot or parcel of land or property, the name and 3899 post office address of such person, firm, or corporation, 3900 together with a brief description or designation of such lot or

Page 156 of 191

mail a copy of such notice to such person, firm, or corporation at such address at least 10 days before the time for the hearing as stated in such notice. However, the failure of the board of supervisors to keep such record or to inscribe any name or address or to mail any such notice shall not constitute a valid objection to holding the hearing as provided in this section or to any other action taken under the authority of this section.

- adjournment may be taken by the board of supervisors, the board shall receive any objections of interested persons and may then or thereafter repeal or confirm such resolution with such amendments, if any, as may be desired by the board and which do not cause any additional property to be specially assessed.
- (5) All objections to any such resolution on the ground that it contains items which cannot be properly assessed against property, or that it is, for any default or defect in the passage or character of the resolution or the plans or specifications or estimates, void or voidable in whole or in part, or that it exceeds the power of the board of supervisors, shall be made in writing in person or by attorney and filed with the board at or before the time or adjourned time of such hearing. Any objections against the making of any assessable improvements not so made shall be considered as waived, and if any objection is made and overruled or not sustained, the

confirmation of the resolution shall be the final adjudication of the issues presented unless an action is filed in the Circuit Court for the Ninth Circuit to secure relief within 30 days after the board's adoption of the resolution or its later confirmation.

3926

3927

3928

3929

3930

3931

39323933

3934

3935

3936

3937

3938

3939

3940

3941

3942

39433944

3945

3946

3947

3948

3949

3950

Whenever any resolution providing for the construction or reconstruction of assessable improvements and for the levying of special assessments upon benefited property for the payment thereof is confirmed, as hereinabove provided, or at any time thereafter, the board of supervisors may issue assessment bonds payable out of such assessments when collected. Said bonds shall mature not later than 2 years after the last installment in which said special assessments may be paid, as provided in subsection (10), and shall bear interest not exceeding 6 percent per annum. Such assessment bonds shall be executed, shall have such provisions for redemption prior to maturity, and shall be sold in the manner and be subject to all of the applicable provisions contained in this act for revenue bonds, except as the same are inconsistent with the provisions of this section. The amount of such assessment bonds for any assessable improvement, after the confirmation of the initial resolution, shall not exceed 70 percent of the estimated amount of the cost of such assessable improvements which are to be specially assessed against the land or property to be specially benefited thereby, as shown in the estimates of the engineer for the

Page 158 of 191

district referred to in subsection (2). The amount of such assessment bonds for any assessable improvement to be issued, after the confirmation of the preliminary assessment roll provided for in subsection (9), including any assessment bonds theretofore issued, shall not exceed the amount of special assessments actually confirmed and levied by the board of supervisors as provided in subsection (9). Such assessment bonds shall be payable from the proceeds of the special assessments levied for the assessable improvement for which such assessment bonds are issued. However, the district may pledge the full faith and credit of the district for the payment of the principal of and interest on such assessment bonds if the issuance of such assessment bonds is approved in the manner provided by law.

(7) After the passage of the resolution authorizing the

- construction or reconstruction of assessable improvements has been confirmed as provided in subsection (4), the district may proceed with the construction or reconstruction work. Promptly after the completion of the work, the engineer for the district, who is hereby designated as the official of the district to make preliminary assessment of benefits from assessable improvements, shall prepare a preliminary assessment roll and file the same with the board of supervisors, which roll shall contain the following:
 - (a) A description of the lots and parcels of land or

Page 159 of 191

3976

3977

3978

39793980

3981

3982

3983

3984

3985

3986

3987

3988

3989

3990

3991

3992

3993

3994

3995

3996

3997

3998

3999

4000

property within the district which will benefit from such assessable improvements and the amount of such benefits to each such lot or parcel of land or property, and the preliminary assessment. Such lots and parcels shall include the property of the county or counties, municipality or municipalities, and any school district or other political subdivision within the district. There shall also be given the name of the owner of record of each lot or parcel, where practicable, and a statement of the method of assessment used by such engineer.

The total cost of the improvement and the amount of incidental expense. In making such preliminary assessments, the engineer may use any method of determining the amount of special benefits accruing to each lot or parcel of land or property from such assessable improvements as are approved by the board of supervisors. Such special benefits may be based on an acreage assessment where benefits from such assessable improvements are equal or nearly equal for lands or property in a particular area, front footage, or any other factors which the board of supervisors deems fair and equitable as between the different lots or parcels of land or property benefited, whether improved or unimproved. It shall be the duty of the engineer, in making such preliminary assessment roll, to view all lots or parcels of land or property to be assessed and to determine, for the preliminary assessment roll, the amount of benefit which each lot or parcel of land or property will receive from such

Page 160 of 191

assessable improvements, under the method or methods prescribed by the board of supervisors, or any combination thereof.

4001

4002

4003

4004

4005

4006

4007

4008

4009

4010

4011

4012

4013

4014

4015

4016

4017

4018

4019

4020

4021

4022

4023

4024

4025

- (8) The preliminary roll shall be advisory only and shall be subject to the action of the board of supervisors as hereinafter provided. Upon the filing with the board of supervisors of the preliminary assessment roll, the board shall publish a notice stating that, at a meeting of the board of supervisors to be held on a certain day and hour not less than 15 days after the date of such publication, which meeting may be a regular, adjourned, or special meeting, all interested persons may appear and file written objections to the confirmation of such roll. Such notice shall be published as provided in chapter 50, Florida Statutes, and shall state the class of the assessable improvements and the location thereof by terminal points, route, or otherwise. The board of supervisors shall also mail a copy of such notice to the persons, firms, or corporations referred to in subsection (3) at least 10 days before the time of the meeting as stated in such notice. However, the failure of the board to mail any such notice shall not constitute a valid objection to holding such meeting or to any other action taken under the authority of this section.
- (9) At the time and place stated in such notice, the board of supervisors shall meet and receive the objections in writing of all interested persons as stated in such notice. The board of supervisors may adjourn the hearing from time to time. After the

Page 161 of 191

4026	completion thereof, the board of supervisors shall either annul,
4027	sustain, or modify, in whole or in part, the preliminary
4028	assessment as indicated on such roll, either by confirming the
4029	preliminary assessment against any or all lots or parcels
4030	described therein or by cancelling, increasing, or reducing the
4031	same, according to the special benefits which the board decides
4032	each such lot or parcel has received or will receive on account
4033	of such improvement. If any property chargeable under this
4034	section is omitted from the preliminary roll, or if the
4035	preliminary assessment is not made against it, the board of
4036	supervisors may place on such roll an apportionment to such
4037	property. The board of supervisors shall not confirm any
4038	assessment in excess of the special benefits to the property
4039	assessed, and the assessments so confirmed shall be in
4040	proportion to the special benefits. The assessment so made shall
4041	be final and conclusive as to each lot or parcel assessed
4042	unless, within 30 days, an action is filed in the Circuit Court
4043	for the Ninth Circuit to secure relief. If the assessment
4044	against any property is sustained, reduced, or abated by the
4045	court, the board of supervisors shall note that fact on the
4046	assessment roll opposite the description of the property
4047	affected thereby. The amount of the special assessment against
4048	any lot or parcel which may be reduced or abated by the court,
4049	unless the assessment upon the entire district is reduced or
4050	abated, or the amount by which such assessment is so reduced or

Page 162 of 191

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

abated, may by resolution of the board of supervisors be made chargeable against the district at large; or, at the discretion of the board, a new assessment roll may be prepared and confirmed in the manner hereinabove provided for the preparation and confirmation of the original assessment roll.

- of supervisors within 60 days after the confirmation thereof, without interest. Thereafter, all assessments shall be payable at such times, over such period of years not exceeding 20 years, and in such annual or other installments, with interest at such rate not exceeding 8 percent per annum on the principal amount of such assessments from the expiration of said 60 days, as the board of supervisors determines by resolution. The board of supervisors may provide that any assessment may be paid at any time before due, together with interest accrued thereon to the date of prepayment, if such prior payment is permitted by the proceedings authorizing any assessment bonds or other obligations for the payment of which such special assessments have been pledged.
- (11) All such special assessments shall be collected by the respective tax collectors for Orange and Osceola Counties, as the case may be, in which event the last sentence of subsection (1) of section 29 shall be applicable, or by such other officer or agent as the board of supervisors may designate, at such time or times as the board shall specify in

Page 163 of 191

the proceedings authorizing or confirming the special assessments, and if no other time is specified, then at the same time as general county taxes are collected in Orange and Osceola Counties.

4076

4077

4078

4079

4080

4081

4082

4083

4084

4085

4086

4087

4088

4089

4090

4091

4092

4093

4094

4095

4096 4097

4098

4099

4100

(12) All assessments shall constitute a lien upon the property so assessed from the date of confirmation of the resolution ordering the improvement, of the same nature and to the same extent as the lien for general county taxes falling due in the same year or years in which such assessments or installments thereof fall due, and any assessment or installment not paid when due shall be collectible with such interest and with reasonable attorney fees and costs, but without penalties, by the district by proceedings in the Circuit Court for the Ninth Circuit to foreclose the lien of assessments as a lien for mortgages is or may be foreclosed under the laws of the state; provided that any such proceedings to foreclose shall embrace all installments of principal remaining unpaid with accrued interest thereon, which installments shall, by virtue of the institution of such proceedings, immediately become due and payable. Nevertheless, if, prior to any sale of the property under decree of foreclosure in such proceedings, payment is made of the installment or installments which are shown to be due under the provisions of the resolution passed pursuant to subsection (9) and by subsection (10), and all costs including interest and attorney fees, such payment shall have the effect

4101 of restoring the remaining installments to their original 4102 maturities, and the proceedings shall be dismissed. It shall be 4103 the duty of the district to enforce the prompt collection of 4104 assessments by the means herein provided, and such duty may be 4105 enforced at the suit of any holder of bonds issued under this act in the Circuit Court for the Ninth Circuit by mandamus or 4106 4107 other appropriate proceedings or action. Not later than 30 days 4108 after any installments are due and payable, it shall be the duty 4109 of the board of supervisors to direct the attorney or attorneys 4110 whom the board shall then designate to institute action within 2 4111 months after such direction to enforce the collection of all 4112 special assessments for assessable improvements made under this 4113 section and remaining due and unpaid at the time of such 4114 direction. Such action shall be prosecuted in a manner and under 4115 the conditions in and under which mortgages are foreclosed under 4116 the laws of the state. It shall be lawful to join in one action 4117 the collection of assessments against any or all property 4118 assessed by virtue of the same assessment roll unless the court 4119 deems such joinder prejudicial to the interests of any 4120 defendant. The court shall allow reasonable attorney fees for 4121 the attorney or attorneys of the district, and the same shall be 4122 collectible as a part of or in addition to the costs of the 4123 action. At the sale pursuant to decree in any such action, the 4124 district may be a purchaser to the same extent as an individual 4125 person or corporation, except that the part of the purchase

Page 165 of 191

thereon need not be paid in cash. Property so acquired by the district may be sold or otherwise disposed of, the proceeds of such disposition to be placed in the fund provided by subsection (13). However, no sale or other disposition thereof shall be made unless the notice calling for bids therefor to be received at a stated time and place is published at least once as provided in chapter 50, Florida Statutes.

- of this section for the payment of all or any part of the cost of any assessable improvements for which assessment bonds are issued under the provisions of this law, or which have been pledged as additional security for any other bonds or obligations issued under this act, shall be maintained in a special fund or funds and be used only for the payment of principal of or interest on such assessment bonds or other bonds or obligations.
- (14) Orange and Osceola Counties, the municipalities, each school district, and any other political subdivision wholly or partly within the district shall possess the same power and be subject to the same duties and liabilities in respect of the special assessments under this section affecting the real estate of such county, municipality, school district, or other political subdivision which private owners of real estate possess or are subject to hereunder, and such real estate of any

such county, municipality, school district, or political subdivision shall be subject to liens for said assessments in all cases where the same property would be subject to such liens had it, at the time the lien attached, been owned by a private owner.

obligations payable from or secured by the assessments provided for herein, the board of supervisors may at any time and from time to time modify, in whole or in part, or revoke any plan or specification for any assessable improvement. In connection with the revision of any such plan or specification, benefits may be reassessed or additional assessments made in accordance with the provisions and procedures of this section. The board of supervisors may at any time approve and make effective technical changes and modifications of any plan for any improvement not affecting the determination of assessed benefits or the security of bond owners.

Section 41. Issuance of certificates of indebtedness based on assessments for assessable improvements; assessment bonds.—

(1) The board of supervisors may, after any assessments for assessable improvements are made, determined, and confirmed as provided in section 40, issue certificates of indebtedness for the amount so assessed against the abutting property or property otherwise benefited, as the case may be, and separate certificates shall be issued against each part or parcel of land

Page 167 of 191

4176

4177

4178

4179

4180

4181

4182

4183

4184

4185

4186 4187

4188

4189

4190

4191

4192

4193

4194

4195

4196 4197

4198

4199

4200

or property assessed, which certificates shall state the general nature of the improvement for which the said assessment is made. Said certificates shall be payable in annual installments or otherwise in accordance with the installments of the special assessments for which they are issued. The board of supervisors may determine the interest to be borne by such certificates at a rate no greater than 6 percent per annum and may sell such certificates at either private or public sale and determine the form, manner of execution, and other details of such certificates. Such certificates shall recite that they are payable only from the special assessments levied and collected from the part or parcel of land or property against which they are issued. The proceeds of such certificates may be pledged for the payment of principal of and interest on any revenue bonds or general obligation bonds issued to finance in whole or in part such assessable improvement, or, if not so pledged, may be used to pay the cost or part of the cost of such assessable improvements. The district may also issue assessment bonds or other obligations payable from a special fund into which such

(2) The district may also issue assessment bonds or other obligations payable from a special fund into which such certificates of indebtedness referred to in subsection (1) may be deposited; or, if such certificates of indebtedness have not been issued, the district may assign to such special fund for the benefit of the holders of such assessment bonds or other obligations, or to a trustee for such bondholders, the

Page 168 of 191

4201 assessment liens provided for in section 40, unless such 4202 certificates of indebtedness or assessment liens have been 4203 theretofore pledged for any bonds or other obligations 4204 authorized hereunder. In the event of the creation of such 4205 special fund and the issuance of such assessment bonds or other 4206 obligations, the proceeds of such certificates of indebtedness 4207 or assessment liens deposited therein shall be used only for the 4208 payment of the assessment bonds or other obligations issued as 4209 provided in this section. The district is authorized to covenant 4210 with the holders of such assessment bonds or other obligations 4211 that it will diligently and faithfully enforce and collect all 4212 the special assessments and interest and penalties thereon for 4213 which such certificates of indebtedness or assessment liens have 4214 been deposited in or assigned to such fund, and to foreclose 4215 such assessment liens so assigned to such special fund or 4216 represented by the certificates of indebtedness deposited in 4217 said special fund, after such assessment liens have become 4218 delinquent, and deposit the proceeds derived from such 4219 foreclosure, including interest and penalties, in such special 4220 fund, and to make any other covenants deemed necessary or advisable in order to properly secure the holders of such 4221 4222 assessment bonds or other obligations. 4223 (3) The assessment bonds or other obligations issued 4224 pursuant to this section shall have such dates of issue and

Page 169 of 191

maturity as are deemed advisable by the board of supervisors.

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

However, the maturities of such assessment bonds or other obligations shall not be more than 2 years after the due date of the last installment which will be payable on any of the special assessments for which such assessment liens, or the certificates of indebtedness representing such assessment liens, are assigned to or deposited in such special fund.

- (4) Such assessment bonds or other obligations issued under this section shall bear interest at a rate not exceeding 6 percent per annum and shall be executed, shall have such provisions for redemption prior to maturity, shall be sold in the manner, and shall be subject to all of the applicable provisions contained in this act for revenue bonds, except as the same may be inconsistent with the provisions of this section.
- (5) All assessment bonds or other obligations issued under the provisions of this act, except certificates of indebtedness issued against separate lots or parcels of land or property as provided in this section, shall be and constitute and have all the qualities and incidents of negotiable instruments under the law merchant and the laws of the state.
- Section 42. Issuance of bond anticipation notes.—In addition to the other powers provided for in this act and not in limitation thereof, the district shall have the power, at any time and from time to time after the issuance of any bonds of the district is authorized, to borrow money for the purposes for

4251 which such bonds are to be issued in anticipation of the receipt of the proceeds of the sale of such bonds and to issue bond anticipation notes in a principal amount not in excess of the authorized maximum amount of such bond issue. Such notes shall be in such denomination or denominations, bear interest at such rate or rates not in excess of 6 percent per annum, mature at such time or times not later than 5 years after the date of issuance, be renewable for an additional term or terms in the aggregate not in excess of 5 years after the date of first renewal, and be in such form and executed in such manner as the board of supervisors shall prescribe. Such notes may be sold at either public or private sale or, if such notes are renewal notes, may be exchanged for notes then outstanding on such terms as the board of supervisors shall determine. Such notes shall be paid from the proceeds of such bonds when issued. The board of supervisors may in its discretion, in lieu of retiring the notes by means of bonds, retire them by means of current revenues or from any taxes or assessments levied for the payment of such bonds, but in such event a like amount of the bonds authorized shall not be issued. Section 43. Short-term borrowings.—The district at any 4272 time may obtain loans, in such amount and on such terms and conditions as the board of supervisors may approve, for the purpose of paying any of the expenses of the district or any costs incurred or that may be incurred in connection with any of

Page 171 of 191

4252

4253

4254

4255

4256

4257

4258

4259

4260

4261

4262

4263

4264

4265

4266

4267

4268

4269

4270

4271

4273

4274

4276

4277

4278

4279

4280

4281

4282

4283

4284

4285

4286

4287

4288

4289

4290

4291

4292

4293

4294

4295

4296

4297

4298

4299

4300

the projects of the district, which loans shall have a term not exceeding 2 years from the date of issuance thereof, and may be renewable for a like term or terms, shall bear interest in any amount not in excess of 6 percent per annum, and may be payable from and secured by a pledge of such funds, revenues, taxes, and assessments as the board of supervisors may determine. For the purpose of defraying such costs and expenses, the district may issue negotiable notes, warrants, or other evidences of debt signed on behalf of the district by any member of the board of supervisors duly authorized by the board, such notes or other evidences of indebtedness to be payable at such times, to bear interest at a rate not exceeding 6 percent per annum, and to be sold or discounted at such price or prices and on such terms as the board may deem advisable. The board of supervisors shall have the right to provide for the payment thereof by pledging the whole or any part of the funds, revenues, taxes, and assessments of the district. The approval of the qualified electors residing in the district shall not be necessary except where required by the State Constitution. Section 44. Trust agreements.—In the discretion of the board of supervisors, any issue of bonds may be secured by a

Section 44. Trust agreements.—In the discretion of the board of supervisors, any issue of bonds may be secured by a trust agreement by and between the district and a corporate trustee or trustees, which may be any trust company or bank having the powers of a trust company within or outside the state. The resolution authorizing the issuance of the bonds or

Page 172 of 191

4301 such trust agreement may pledge the revenues to be received from 4302 any projects of the district and may contain such provisions for 4303 protecting and enforcing the rights and remedies of the 4304 bondholders as the board of supervisors may approve, including, 4305 without limitation, covenants setting forth the duties of the 4306 district in relation to the acquisition, construction, 4307 reconstruction, improvement, maintenance, repair, operation, and 4308 insurance of any projects, the fixing and revising of the rates, 4309 fees, fares, and charges, and the custody, safeguarding, and 4310 application of all moneys, and for the employment of counselling 4311 engineers in connection with such acquisition, construction, 4312 reconstruction, improvement, maintenance, repair, or operation. 4313 It shall be lawful for any bank or trust company incorporated 4314 under the laws of the state which may act as a depository of the 4315 proceeds of bonds or of revenues to furnish such indemnifying 4316 bonds or to pledge such securities as may be required by the 4317 district. Such resolution or trust agreement may set forth the 4318 rights and remedies of the bondholders and of the trustee, if 4319 any, and may restrict the individual right of action by 4320 bondholders. The board of supervisors may provide for the 4321 payment of the proceeds of the sale of the bonds and the 4322 revenues of any project to such officer, board, or depository as 4323 it may designate for the custody thereof, and for the method of 4324 disbursement thereof with such safeguards and restrictions as it 4325 may determine. All expenses incurred in carrying out the

Page 173 of 191

provisions of such resolution or trust agreement may be treated as part of the cost of operation of the project to which such trust agreement pertains.

4326

4327

4328

4329

4330

4331

4332

4333

4334

4335

4336

4337

4338

4339

4340

4341

4342

4343

4344

4345

4346

4347

4348

4349

4350

Section 45. Sale of bonds. -Bonds may be sold in blocks or installments at different times, or an entire issue or series may be sold at one time. Bonds may be sold at public or private sale after such advertisement, if any, as the board of supervisors deems advisable but not in any event at less than 95 percent of the par value thereof, together with accrued interest thereon. Bonds may be sold or exchanged for refunding bonds. Special assessment and revenue bonds may be delivered as payment by the district of the purchase price or lease of any project or part thereof, or a combination of projects or parts thereof, or as the purchase price or exchanged for any property, real, personal, or mixed, including franchises, or services rendered by any contractor, engineer, or other person, all at one time or in blocks from time to time, in such manner and upon such terms as the board of supervisors in its discretion shall determine. The price or prices for any bonds sold, exchanged, or delivered may be:

- (1) The money paid for the bonds;
- (2) The principal amount, plus accrued interest to the date of redemption or exchange, of outstanding obligations exchanged for refunding bonds;
 - (3) In the case of special assessment or revenue bonds,

Page 174 of 191

the amount of any indebtedness to contractors or other persons paid with such bonds; or

4351

4352

4353

4354

4355

4356

4357

4358

4359

4360

4361

4362

4363

4364

4365

4366

4367

4368

4369

4370

4371

4372

4373

4374

4375

(4) The fair value of any properties exchanged for the bonds, as determined by the board of supervisors.

Section 46. Authorization and form of bonds. -Bonds may be authorized by resolution or resolutions of the board of supervisors which shall be adopted by a majority of all of the members thereof then in office. Such resolution or resolutions may be adopted at the same meeting at which they are introduced and need not be published or posted. The board of supervisors may by resolution authorize the issuance of bonds and fix the aggregate amount of bonds to be issued, the purpose or purposes for which the moneys derived therefrom shall be expended, the rate or rates of interest, which shall not exceed 6 percent per annum, the denomination of the bonds, regardless of whether the bonds are to be issued in one or more series, the date or dates thereof, the date or dates of maturity, which shall not exceed 40 years from their respective dates of issuance, the medium of payment, the place or places within or outside the state where payment shall be made, registration privileges, redemption terms and privileges (whether with or without premium), the manner of execution, the form of the bonds, including any interest coupons to be attached thereto, the manner of execution of bonds and coupons, and any and all other terms, covenants, and conditions thereof, and the establishment of reserve or other funds. Such

Page 175 of 191

3/6	authorizing resolution may further provide that such bonds may
377	be executed manually or by engraved, lithographed, or facsimile
378	signature, provided that where signatures are engraved,
379	lithographed, or facsimile, no bond shall be valid unless
380	countersigned by a registrar or other officer designated by
381	appropriate resolution of the board of supervisors. The seal of
382	the district may be affixed, lithographed, engraved, or
383	otherwise reproduced in facsimile on such bonds. In case any
384	officer whose signature or a facsimile of whose signature
385	appears on any bonds or coupons ceases to be such officer before
386	the delivery of such bonds, such signature or facsimile shall
387	nevertheless be valid and sufficient for all purposes the same
388	as if he or she had remained in office until such delivery.
389	Section 47. Increase in maximum allowable interest on
390	district bondsAnything in this act or the laws of the state to
391	the contrary notwithstanding, if at any time and from time to
392	time the general laws of the state permit the counties,
393	municipalities, or political subdivisions of the state, or any
394	of them, to issue general obligation, revenue, assessment, or
395	other bonds bearing interest in an amount or at a rate in excess
396	of 6 percent per annum, then the maximum allowable interest on
397	any bonds of the district that may be issued during the
398	effective period of such general law shall be the maximum amount
399	or rate permitted under such general law.
400	Section 48. Interim certificates; replacement

Page 176 of 191

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

certificates.—Pending the preparation of definitive bonds, the board of supervisors may issue interim certificates or receipts or temporary bonds, in such form and with such provisions as the board may determine, exchangeable for definitive bonds when such bonds have been executed and are available for delivery. The board of supervisors may also provide for the replacement of any bonds that become mutilated or are lost or destroyed.

Section 49. Negotiability of bonds.—Any bond issued under this act and any interim certificate, receipt, or temporary bond shall, in the absence of an express recital on the face thereof that it is nonnegotiable, be fully negotiable and shall be and constitute negotiable instruments within the meaning and for all purposes of the law merchant and the laws of the state.

Section 50. Defeasance.—The board of supervisors may make such provision with respect to the defeasance of the right, title, and interest of the holders of any of the bonds and obligations of the district in any revenues, funds, or other properties by which such bonds are secured as the board deems appropriate and, without limitation on the foregoing, may provide that when such bonds or obligations become due and payable or shall have been called for redemption, and the whole amount of the principal and the interest and premium, if any, due and payable upon the bonds or obligations then outstanding shall be paid, or sufficient moneys or direct obligations of the United States Government the principal of and the interest on

which when due will provide sufficient moneys, shall be held or

4426

4427 deposited in trust for such purpose, and provision shall also be 4428 made for paying all other sums payable in connection with such 4429 bonds or other obligations, then and in such event the right, 4430 title, and interest of the holders of the bonds in any revenues, funds, or other properties by which such bonds are secured shall 4431 thereupon cease, determine, and become void, and the board of 4432 4433 supervisors may apply any surplus in any sinking fund 4434 established in connection with such bonds or obligations and all 4435 balances remaining in all other funds or accounts other than 4436 money held for the redemption or payment of the bonds or other 4437 obligations to any lawful purpose of the district as the board 4438 shall determine. Section 51. Bonds as legal investment or security. -4439 4440 Notwithstanding any provisions of any other law to the contrary, 4441 all bonds issued under the provisions of this act shall 4442 constitute legal investments for savings banks, banks, trust 4443 companies, insurance companies, executors, administrators, 4444 trustees, guardians, and other fiduciaries, and for any board, 4445 body, agency, instrumentality, county, municipality, or other political subdivision of the state, and shall be and constitute 4446 4447 securities which may be deposited by banks or trust companies as 4448 security for deposits of state, county, municipal, or other 4449 public funds, or by insurance companies as required or voluntary 4450 statutory deposits.

Page 178 of 191

4451

4452

4453

4454

4455

4456

4457

4458

4459

4460

4461

4462

4463

4464

4465

4466

4467

4468

4469

4470

4471

4472

4473

4474

4475

Section 52. Agreements with Division of Bond Finance and others.—The board of supervisors shall have the power to retain and enter into agreements with fiscal agents, financial advisers, the Division of Bond Finance of the State Board of Administration, engineers, and other consultants or advisers with respect to the issuance and sale of any bonds, and the cost and expense thereof may be treated as part of the cost and expense of such project. The board of supervisors shall engage the Division of Bond Finance in connection with the structure, management, and execution of debt issuances including, but not limited to, direct placements, bank loans, private placements, and limited or public offerings of debt. Section 53. Covenants.—Any resolution authorizing the issuance of bonds may contain such covenants as the board of supervisors may deem advisable, and all such covenants shall constitute valid and legally binding and enforceable contracts between the district and the bondholders, regardless of the time of issuance thereof. Such covenants may include, without limitation, covenants concerning the disposition of the bond proceeds, the use and disposition of project revenues, the pledging of revenues, taxes, and assessments, the obligations of the district with respect to the operation of the project and the maintenance of adequate project revenues, the issuance of additional bonds, the appointment, powers, and duties of

Page 179 of 191

trustees and receivers, the acquisition of outstanding bonds and

4476 obligations, restrictions on the establishing of competing 4477 projects or facilities, restrictions on the sale or disposal of 4478 the assets and property of the district, the priority of 4479 assessment liens, the priority of claims by bondholders on the 4480 taxing power of the district, the maintenance of deposits to 4481 ensure the payment of revenues by users of district facilities 4482 and services, the discontinuance of district services by reason 4483 of delinquent payments, acceleration upon default, the execution 4484 of necessary instruments, the procedure for amending or 4485 abrogating covenants with the bondholders, and such other 4486 covenants as may be deemed necessary for the security of the 4487 bondholders. 4488 Section 54. Validity of bonds; validation proceedings. -4489 (1) Any bonds issued by the district shall be 4490 incontestable in the hands of bona fide purchasers or holders 4491 for value and shall not be invalid because of any irregularity 4492 or defects in the proceedings for the issue and sale thereof. 4493 Prior to the issuance of any bonds, the district may, but is not 4494 required to, publish a notice as provided in chapter 50, Florida 4495 Statutes, stating the date of adoption of the resolution authorizing such obligations, the amount, maximum rate of 4496 4497 interest, and maturity of such obligations, and the purpose in 4498 general terms for which such obligations are to be issued, and 4499 further stating that any action or proceeding questioning the 4500 validity of such obligations or of the proceedings authorizing

Page 180 of 191

the issuance thereof, or of any covenants made therein, must be instituted within 30 days after the first publication of such notice, or the validity of such obligations, proceedings, and covenants shall not be thereafter questioned in any court whatsoever. If no such action or proceeding is so instituted within such 30-day period, then the validity of such obligations, proceedings, and covenants shall be conclusive, and all persons or parties whatsoever shall be forever barred from questioning the validity of such obligations, proceedings, or covenants in any court whatsoever.

(2) The power of the district to issue bonds under the provisions of this act may be determined, and any of the bonds of the district may be validated and confirmed, by circuit court decree, under the provisions of chapter 75, Florida Statutes, and laws amendatory thereof or supplementary thereto.

Section 55. Act furnishes full authority for issuance of bonds.—This act constitutes full and complete authority for the issuance of bonds and the exercise of the powers of the district provided herein. The powers conferred by this act on the district with respect to the issuance and sale of bonds shall be in addition and supplemental to the powers conferred by any other law.

Section 56. Tax exemption.-As the exercise of the powers conferred by this act to effect the purposes of this act constitute the performance of essential public functions, and as

Page 181 of 191

4526 the projects of the district will constitute public property 4527 used for public purposes, all assets and properties of the 4528 district, and all bonds issued hereunder and interest paid 4529 thereon, and all fees, charges, and other revenues derived by 4530 the district from the projects provided for by this act shall be 4531 exempt from all taxes by the state or by any political 4532 subdivision, agency, or instrumentality thereof, provided, 4533 however, that nothing in this act shall be deemed to exempt from 4534 taxation any property, project, facility, business activity, or 4535 enterprise that cannot validly be undertaken as a public 4536 function by special taxing districts or other public bodies 4537 under the laws and Constitution of the State of Florida, and 4538 provided further that nothing in this act shall be deemed to 4539 exempt any property, project, facility, business activity, or 4540 enterprise of the district, or revenues derived therefrom, which would be subject to taxation under the general laws of the State 4541 4542 of Florida if such property, project, or facility were owned or 4543 undertaken by a municipal corporation. 4544 Section 57. Pledge by State of Florida to bondholders of district and to Federal Government. -4545 4546 (1) For all bonds and other obligations issued before the 4547 effective date of this act, the State of Florida pledges to the 4548 holders of any bonds issued under this act that it will not 4549 limit or alter the rights of the district to own, acquire, construct, reconstruct, improve, maintain, operate, or furnish 4550

Page 182 of 191

4551	the projects or to levy and collect the taxes, assessments,
4552	rentals, rates, fees, fares, and other charges provided for
4553	herein and to fulfill the terms of any agreement made with the
4554	holders of such bonds or other obligations, that it will not in
4555	any way impair the rights or remedies of the holders, and that
4556	it will not modify in any way the exemption from taxation
4557	provided in this act, until all such bonds, together with
4558	interest thereon, and all costs and expenses in connection with
4559	any action or proceeding by or on behalf of such holders, are
4560	fully met and discharged. The State of Florida pledges to and
4561	agrees with the Federal Government that in the event the Federal
4562	Government or any agency or authority thereof shall construct or
4563	contribute any funds, materials, or property for the
4564	construction, acquisition, extension, improvement, enlargement,
4565	maintenance, operation, or furnishing of any of the projects of
4566	the district, or any part thereof, the state will not alter or
4567	limit the rights and powers of the district in any manner which
4568	would be inconsistent with the continued maintenance and
4569	operation of such project, or any part thereof, or the
4570	improvement thereof, or which would be inconsistent with the due
4571	performance of any agreements between the district and the
4572	Federal Government, and the district shall continue to have and
4573	may exercise all powers herein granted so long as the board of
4574	supervisors deems the same necessary or desirable for the
4575	carrying out of the purposes of this act and the purposes of the

Page 183 of 191

4576 Federal Government in the construction, acquisition, extension, 4577 improvement, enlargement, maintenance, operation, or furnishing 4578 of any of the projects of the district, or any part thereof. 4579 (2) For all bonds and other obligations issued on or after 4580 the effective date of this act, the State of Florida pledges to 4581 the holders of any bonds issued under this act that it will not 4582 limit or alter the rights of the district to own, acquire, 4583 construct, reconstruct, improve, maintain, operate, or furnish 4584 the projects or to levy and collect the taxes, assessments, rentals, rates, fees, fares, and other charges provided for 4585 4586 herein and to fulfill the terms of any agreement made with the 4587 holders of such bonds or other obligations, that it will not in 4588 any way impair the rights or remedies of the holders, and that 4589 it will not modify in any way the exemption from taxation 4590 provided in this act, until all such bonds, together with 4591 interest thereon, and all costs and expenses in connection with 4592 any action or proceeding by or on behalf of such holders, are 4593 fully met and discharged. 4594 Section 58. Cooperative agreements with certain 4595 municipalities.-4596 The board of supervisors may undertake and finance any of the projects of the district, in whole or in part, with any 4597

Page 184 of 191

municipality now existing or hereafter created within the

district with the projects of such municipality or

district or in any other manner combine the projects of the

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

4598

4599

municipalities on such terms and conditions as the board of supervisors shall approve, and the provisions of this act, including, without limitation, the provisions for the financing of district projects through bond issues, shall be applicable to such projects.

(2) Any agreement of the type authorized by this section may be made and entered into pursuant to this act for such time or times, not exceeding 40 years, as shall be agreed by the parties thereto or for such longer time as any bonds of any of the contracting parties, including refunding bonds, remain outstanding and unpaid, and may contain such details, terms, provisions, and conditions as shall be agreed upon by the parties thereto. Any such agreement may be made and entered into for the benefit of the holders of any bonds of the district as well as the parties thereto and in such event shall be enforceable in any court of competent jurisdiction by the holders of any such bonds or of the coupons appertaining thereto.

Section 59. Contracts, grants, and contributions.—The district shall have the power to make and enter all contracts and agreements necessary or incidental to the performance of the functions of the district and the execution of its powers, and to contract with, and to accept and receive grants or loans of money, material, or property from, any person, private or public corporation, the state or any agency or instrumentality thereof,

Page 185 of 191

4626 any county, municipality, or other political subdivision, or any 4627 agency, instrumentality, or corporation of or created by the 4628 United States of America, or the United States of America, as 4629 the board of supervisors shall determine to be necessary, or as 4630 otherwise authorized by general law or this act, to carry out 4631 the purposes of this act, and in connection with any such 4632 contract, grant, or loan to stipulate and agree to such 4633 covenants, terms, and conditions as the board deems appropriate. 4634 Section 60. Effect of annexation of lands to and exclusion 4635 of lands from district. -4636 (1) Land, including property situated thereon, added to 4637 the district shall from the time of its inclusion within the 4638 district be subject to all of the taxes and assessments 4639 thereafter levied and assessed on other land or property of the 4640 district similarly situated. Land or property excluded from the 4641 district shall from the date of such exclusion be exempt from 4642 taxes or assessments thereafter imposed by the district but 4643 shall not be exempt from any taxes or assessments theretofore 4644 levied and due with respect to such land or property, or from 4645 subsequent installments of taxes or assessments theretofore 4646 levied or assessed with respect thereto, and such taxes or assessments may be enforced and collected by or on behalf of the 4647 4648 district in the same manner as if such land or property 4649 continued to be within the territorial limits of the district. 4650 (2) Nothing in this section shall permit the annexation or

Page 186 of 191

4651 exclusion of lands contrary to the terms, covenants, or 4652 conditions of any of the bonds or obligations of the district, 4653 or in any manner that would impair the security of the holders 4654 of any bonds or other obligations of the district. 4655 Section 61. Construction of district projects.-The 4656 Legislature finds and declares that in order to accomplish the 4657 purposes of this act, it is essential that the board of 4658 supervisors have discretion and authority with respect to the 4659 manner in which the construction of the projects of the 4660 district, including, but not limited to, projects financed by 4661 district bonds, taxes, or assessments, shall be undertaken. The 4662 board of supervisors shall have power and authority to acquire, 4663 construct, reconstruct, extend, repair, improve, maintain, and 4664 operate any of the projects of the district, and to that end to 4665 employ contractors, to purchase machinery, to employ machinery 4666 operators, and directly to have charge of and construct the 4667 projects of the district in such manner as the board may 4668 determine. The district may undertake any construction work with 4669 its own resources, without public advertisement for bids. 4670 However, if the district does not use its own resources to undertake any construction work, the board of supervisors must 4671 4672 let contracts for the projects of the district, either as a 4673 whole or in sections, with public advertising and the receiving 4674 of bids, all on such terms and conditions as the board may deem 4675 appropriate. The board of supervisors shall let the contract to

Page 187 of 191

the lowest responsible and responsive bidder. However, the board may in its discretion reject any and all bids.

Section 62. Enforcement and penalties .-

4676

4677

4678

4679

4680

4681

4682

4683

4684

4685

46864687

4688

4689

4690

4691

4692

4693

4694

4695

4696

4697

4698

4699

4700

The board of supervisors or any aggrieved person may have recourse to such civil remedies as may be necessary to ensure compliance with the provisions of this act, including injunctive relief to enjoin or restrain any person violating the provisions of this act, and any bylaws, resolutions, regulations, rules, codes, and orders adopted under this act, and the court shall, upon proof of such violation, have the duty to issue forthwith such temporary and permanent injunctions as are necessary to prevent such further violation thereof. In case any building or structure is erected, constructed, reconstructed, altered, repaired, converted, or maintained, or any building, structure, land, or water is used, in violation of this act, or of any code, order, resolution, or other regulation made under authority conferred by this act or under law, the board of supervisors and any person residing in the district may institute any appropriate action or proceeding to prevent such unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance, or use, to restrain, correct or avoid such violation, to prevent the occupancy of such building, structure, land, or water, and to prevent any illegal act, conduct, business, or use in or about such premises, land, or water.

Page 188 of 191

4701 The district shall have the standing and authority to 4702 challenge, by an action in a court of proper jurisdiction, any 4703 action, contract, resolution, ordinance, code, or regulation of 4704 the City of Bay Lake or the City of Lake Buena Vista that 4705 violates this act. 4706 Section 63. Investment of funds.—The board of supervisors 4707 may in its discretion invest funds of the district as provided in s. 218.415, Flori<u>da Statutes.</u> 4708 4709 Section 64. Severability of provisions.-If any section, 4710 clause, sentence, or provision of this act, or the application of such section, clause, sentence, or provision to any persons 4711 4712 or bodies or under any circumstances, is held to be inoperative, invalid, or unconstitutional, the invalidity of such section, 4713 4714 clause, sentence, or provision shall not be deemed, held, or 4715 taken to affect the validity or constitutionality of any of the 4716 remaining parts of this act, or the application of any of the 4717 provisions of this act to persons or bodies or in circumstances 4718 other than those as to which it or any part thereof is held 4719 inoperative, invalid, or unconstitutional, and it is intended 4720 that this act shall be construed and applied as if any section, 4721 clause, sentence, or provision held inoperative, invalid, or unconstitutional had not been included in this act. 4722

Section 3. The offices and terms of all members of the Board of Supervisors of the Reedy Creek Improvement District existing as of the effective date of this act shall end as of

Page 189 of 191

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

4723

4724

4726

4727

4728

4729

4730

4731

4732

4733

4734

4735

4736 4737

4738

4739

4740

4741

4742

47434744

4745

4746 4747

4748

4749

4750

the effective date of this act, but such members may continue to serve until a successor in office is appointed and qualified. Until successors are appointed and qualified to replace all of the members of the board of supervisors existing as of the effective date of this act, board members, officers, and employees of the district may not sell, dispose of, encumber, transfer, or expend the assets of the district as such assets existed on the effective date of this act, other than in the ordinary course of business. The provisions of this act shall be liberally Section 4. construed to effect its purposes and shall be deemed cumulative, supplemental, and alternative authority for the exercise of the powers provided herein. Section 5. Chapter 67-764, Laws of Florida, and the decree in chancery No. 66-1061 entered by the Circuit Court in and for the Ninth Judicial Circuit of the State of Florida on May 13, 1966, creating and incorporating the Reedy Creek Drainage District as a public corporation of the State of Florida, are repealed. Section 6. Notwithstanding the repeal of the decree and chancery No. 66-1061, the stipulation dated September 29, 1966,

Page 190 of 191

County, Florida, being Case No. Chancery 66-1061, shall continue

County, filed and entered in the proceeding then pending in the

Circuit Court of the Ninth Judicial Circuit in and for Orange

by and between the Reedy Creek Drainage District and Orange

4751	to be effective and binding on the Reedy Creek Improvement
4752	District, now known as the Central Florida Tourism Oversight
4753	District, and Orange County and applicable to any plan of
4754	reclamation now or hereafter adopted by the Central Florida
4755	Tourism Oversight District unless and until revised or
4756	terminated by agreement of the parties thereto.
4757	Section 7. Notwithstanding s. 189.0311(2), Florida
4758	Statutes, the Reedy Creek Improvement District is not dissolved
4759	as of June 1, 2023, but continues in full force and effect under
4760	its new name.
4761	Section 8. This act shall take effect upon becoming a law.

Page 191 of 191