FINAL 12/16/87 ELE

ORDINANCE # 87-52

AN ORDINANCE RELATING TO HILLSBOROUGH COUNTY; CREATING A DEPENDENT SPECIAL DISTRICT FOR THE PURPOSE OF CONTINUED DEVELOPMENT, ADMINISTRATION, AND MAIN-TENANCE OF PROPERTIES FOR THE UNINCORPORATED AREA KNOWN AS COUNTRY LAKES SUBDIVISION, AS SET FORTH AC-CORDING TO THE PUBLIC RECORDS OF HILLSBOROUGH COUNTY; PROVIDING FOR THE ADMINISTRATION OF THE AFFAIRS OF SAID DISTRICT BY A BOARD OF SEVEN TRUSTEES; DEFINING THE POWERS AND DUTIES OF THE BOARD; PROVIDING FOR THE QUALIFICATION OF ELECTORS IN THE DISTRICT AND THE MANNER OF CONDUCTING THE FIRST ELECTION OF TRUSTEES THEREAFTER; PROVIDING FOR REMOVAL OF TRUSTEES AND APPOINTMENT TO FILL VACANCIES; PROVIDING FOR THE AS-SESSMENT AND COLLECTION OF A SPECIAL DISTRICT TAX; PROVIDING FOR THE DEPOSIT AND DISBURSEMENT OF FUNDS OF THE DISTRICT; ESTABLISHING A FISCAL YEAR AND PRO-VIDING FOR PUBLICATION OF ANNUAL FINANCIAL STATE-MENTS; RELIEVING INDIVIDUAL TRUSTEES FROM PERSONAL LIABILITY FOR OBLIGATIONS OF THE DISTRICT; PROVIDING A PROCEDURE FOR THE ABOLITION OF THE DISTRICT; DEFIN-ING TERMS; PROVIDING A PUBLIC HEARING; PROVIDING FOR SEVERABILITY; PROVIDING AN EFFECTIVE DATE:

WHEREAS, the Board of County Commissioners of Hillsborough County finds that the creation of a dependent special district for the unincorporated area of Hillsborough County to be known as Country Lakes Special Dependent Tax District, for the purpose of continued improvement, administration and maintenance of properties, is the best alternative available for the delivery of such services; and

WHEREAS, the Board of County Commissioners of Hillsborough County desires to apportion the cost of such services equitably among benefited property owners; and

WHEREAS, the Board of County Commissioners of Hillsborough County has the power, pursuant to Chapter 165, Florida Statutes, to create a dependent special district by ordinance; and

WHEREAS, the Board of County Commissioners of Hillsborough County, finds that the creation of a dependent special district for the unincorporated area of Hillsborough County to be known as Country Lakes Special Dependent Tax District, promotes the public health, safety, and welfare.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMIS-SIONERS OF HILLSBOROUGH COUNTY, FLORIDA, THIS <u>16th</u> DAY OF <u>December</u>, 1987, AS FOLLOWS:

SECTION 1. There is hereby created a Special Dependent District consisting of all property located within the following described lands:

SEE EXHIBIT "A" ATTACHED HERETO

which District shall be designated as the Country Lakes Special Dependent Tax District, hereinafter referred to as the "District."

SECTION 2. The Country Lakes Special Dependent Tax District shall be dependent on the county for purposes of establishing its budget, but is otherwise amenable to separate special district government.

SECTION 3. The business and affairs of the district shall be conducted and administered by a board of seven trustees,

- 1 -

hereinafter referred to at the "trustees," who shall be elected for 2-year terms of office. However, seven persons shall be appointed by the Hillsborough County Board of County Commissioners to serve as trustees of the district from the effective date of this Ordinance until the election and taking of office of their successors as hereinafter provided: Four of such appointed trustees shall serve until the first regular election and three of such persons shall serve until the second regular election. After each annual election of trustees, the trustees shall organize by electing from their members a president, a vicepresident, a recording secretary, a corresponding secretary, and a treasurer. At the same time they shall establish and publish in a newspaper of general circulation, a regular monthly meeting date, time, and place which shall be adhered to. Five trustees shall constitute a quorum, and a majority of that quorum shall be required for the passage of any resolution coming under consideration by the board of trustees. The trustees shall not be entitled to compensation for their services, but shall be entitled to be reimbursed from funds of the district for any authorized disbursements they may properly incur on behalf of the district. The president, the vice-president, and the treasurer shall be the only trustees authorized to execute checks and documents on behalf of the district. Such trustees authorized to sign checks of the district or otherwise designated to handle its funds shall, before they enter upon such duties, execute to the governor of the state for the benefit of the district, a good and sufficient bond approved by Board of County Commissioners of Hillsborough county in the sum of \$5,000 with a qualified corporate surety conditioned to faithfully perform the duties of such trustees and to account for all funds which may come into their hands as such trustees. All premiums for such surety on all bonds shall be paid from funds of the district.

SECTION 4. Elections shall be held annually at a designated polling place for the district. The election in even-numbered years will be held in conjunction with the first primary election as designated in Section 100.061, Florida Statutes. The election in odd-numbered years will be held on the first Tuesday after the sixth day of September, or at the discretion of the board, may be held in conjunction with any other election held that month. At each election, either three or four trustees, as the case may be, shall be elected for a term of 2 years. The candidates receiving the highest number of votes cast shall be declared elected to fill the number of votes cast shall be declared elected to fill the number of vacancies to be filled on the board and shall receive a certificate of election from the Supervisor of Elections. Each trustee shall serve until his successor is duly elected and qualified. Elections shall be held between the hours of 7 a.m. and 7 p.m. and shall be conducted and supervised by the Supervisor of Elections of Hillsborough County. All matters relating to the calling, conduct, and regulation of elections not provided for in this ordinance shall be governed by the state election code. Elected trustees shall take office on October 1 following election. All qualified electors residing within the district shall be eligible to vote prior to the closing of the registration books for such election. All election ballots shall announce the results upon completion of the count. If two persons receive an equal and highest number of votes for the last position to be filled, such persons shall draw lots to determine who shall be elected to the office. The necessary and proper costs of holding, conducting, and regulating such elections and referendums, including compensation for inspectors, clerks, and other employees required therefor shall be fixed by the Supervisor of Elections with the approval of the board of trustees and shall be paid by the district.

SECTION 5. Persons desiring to have their names placed on the ballot for election as trustees of the district shall be qualified electors residing within the district who shall present a written petition to the Supervisor of Elections in evennumbered years during the time period specified by Section 99.061(2), Florida Statutes, and in odd-numbered years at any time after noon of the 50th day prior to the election, but not later than noon of the with day prior to the election. Such petition shall be signed by not less than 15 qualified electors within the district. Candidates who collect or expend campaign contributions shall conduct their campaigns in accordance with the provisions of Chapter 106, Florida Statutes. At the time of qualifying, candidates who submit a written statement to the Supervisor of Elections stating that they do not anticipate collecting or expending campaign contributions other than expenditures for verification of signatures on petitions are exempt from the provisions of Chapter 106, Florida Statutes, requiring establishment of a bank account, appointment of a campaign treasurer, and the filing of period reports as required by Section 106.07 (8), Florida Statutes. Written notice of the election setting forth the the names of the candidates for trustees shall be given by the district, addressed to each resident within the district, not less than 15 days before the date of each election, and shall also be published by the district one time at least 10 days prior to such election in a newspaper of general circulation published in the county. The ballot shall be substantially in the following form:

Board of Trustees of Country Lakes Special Dependent Tax District

(stating their names and residence addresses).

SECTION 6. Trustees shall hold office for a term of 2 years and may succeed themselves. All vacancies occurring in the board of trustees from any cause shall be filled for the unexpired term from among the qualified electors of the district by vote of the remaining trustees. Any trustee failing to discharge the duties of his position may be removed for cause by the board of trustees after due notice and an opportunity to be heard upon charges of malfeasance or misfeasance. Any trustee missing three consecutive meetings may be considered for removal by the board.

SECTION 7. The board of trustees shall have the right, power and authority to levy a special assessment known as a "special district tax" against all improved residential parcels of property situated within the district for the purpose of providing funds for the operation of the district. The board of trustees shall, on or before August 1 of each year, by resolution, fix the amount of the assessment for the next ensuing year and shall direct the Property Appraiser of Hillsborough County to assess and the Tax Collector of Hillsborough County to collect such tax as is assessed upon each improved residential parcel of property within the district. The tax assessed shall not exceed \$50 per annum per residential parcel except upon approval by referendum of qualified voters of the district. The county Property Appraiser shall include on the Hillsborough County tax roll the special assessment for special district benefits thus made by the board of trustees of the district, and the same shall be collected in the manner and form as provided for collection of county taxes. The Property Appraiser and Tax Collector shall receive commissions as provided by general law for performing duties required of them by this ordinance. The Tax Collector shall deposit the funds into a depository designated by the board of trustees in accordance with Section 10 for the account of the district. For the purpose of determining property subject to the district tax, an "improved residential parcel" shall be construed to mean a lot or lots on which a home has been erected as of January 1 of the taxable year. The district tay shall not be an ad valorem tax, but rather shall be a unit special assessment assessed equally against all improved residential parcels.

SECTION 8. The district may acquire and hold property, lease property as lessor or lessee, sue and be sued, enter into contracts, and perform other functions necessary or desirable to the carrying out of the provisions and intent of this ordinance. No debt shall be created without the approval of the board of trustees.

SECTION 9. The district tax shall be a lien upon each improved residential parcel of land so assessed until paid, and

shall be considered a part of the Hillsborough County tax, subject to the same penalties, charges, fees, and remedies for enforcement and collection as provided by the laws of the state for the collection of such taxes.

SECTION 10. The proceeds of the tax and the funds of the district shall be deposited in the name of the district in a bank or savings and loan association or building and loan association authorized to receive deposits of county funds, which depository shall be designated by resolution of the board of trustees. The depository shall treat the funds in accordance with the legal requirements imposed upon such depositories with respect to public funds. No funds of the district shall be disbursed except by check or draft signed by two of the three authorized trustees.

SECTION 11.(1) The fiscal year of the district shall commence October 1. The trustees shall, on or before November 20 of each year, prepare an annual financial statement of revenue and expenditures during the prior fiscal year. Such financial statement shall be audited. On or before July 1 of each year, the trustees shall prepare and adopt an itemized budget showing the amount of money necessary for the operation of the district for the next fiscal year, and the district tax to be for the next ensuing year. Prior to the adoption of the budget the trustees shall hold a public hearing at which time property owners within the district may appear and be heard. Notice of the time and place of the public hearing shall be published once in a newspaper of general circulation within Hillsborough County at least 21 days prior to the public hearing.

(2) The trustees of the district shall submit its proposed budget each year to the Board of County Commissioners of Hillsborough County for approval. The Board of County Commissioners of Hillsborough County may increase or decrease the budget on a line by line basis or in total. The taxes set by the trustees of the district shall not be set at a rate in excess of that required by the budget of the district as approved by the Board of County Commissioners of Hillsborough County.

SECTION 12. The "property" of the district shall consist of all property hereinafter deeded to or purchased by or leased as lessor or lessee by the board of trustees, improvements now or hereafter made or erected, which the board of trustees, in their discretion, determine to be necessary or convenient for the purpose of the district; in addition thereto, the trustees may in their discretion assume the cost of installing and maintaining other facilities and lighting within the district and may acquire and dispose of any other facilities for the general purpose of the district.

SECTION 13. Persons entitled to use the facilities and property of the district shall be limited to residential property owners within the district, their family members and guests and such other persons and groups as the trustees may authorize from time to time upon such terms and conditions as determined by the board.

SECTION 14. The trustees shall supervise all real and personal property owned or leased as lessor or lessee by the district, and shall have the following powers in addition to those already herein enumerated:

(1) To negotiate purchases and to purchase and lease as lessor or lessee real and personal property on behalf of the district and to pay for such purchases with cash or revenue certificates;

(2) To determine and fix the tax to be assessed annually within the district.

(3) To enter into contracts on behalf of the district;

(4) To incur obligations on behalf of the district, including the power to issue notes and other evidence of indebtedness of the district for the purpose of obtaining funds for the operation of the district; provided, however, that the aggregate amount of all obligations of the district payable in any fiscal year shall not exceed the aggregate amount of all revenues received by the district from all sources during such fiscal year; notes or other certificates of indebtedness issued by the district may be secured by the pledge of tax revenues obtained by the district as well as by mortgage of property owned by the district, subject to referendum approval where required by the constitution;

(5) To pledge to the punctual payment of revenue certificates issued pursuant to this ordinance, and interest thereon, an amount of the revenue sufficient to pay said revenue certificates and the interest thereon as it shall become due;

(6) To buy, sell, rent, or lease, as lessor or lessee, real and personal property in the name of the district; to deliver purchase money notes; to receive gifts of personal property;

(7) To promulgate reasonable rules and regulations governing the use of the facilities of the district;

(8) To expend funds to maintain property not owned by the district; and

(9) To employ and pay necessary costs associated with security officers.

SECTION 15. The construction, acquisition, or improvement of personal property of the district, or the refunding of obligations issued for such purposes, is authorized under this ordinance.

SECTION 16. A record shall be kept of all meetings of the board of trustees and in such meetings a concurrence of a majority of the trustees shall be necessary to any affirmative action taken by the board. The board may adopt such rules and regulations, not inconsistent with this ordinance, as it may deem necessary or convenient in and about the transaction of its business and in carrying out the provisions of this ordinance.

SECTION 17. For the general purposes of this ordinance, each parcel of improved residential property in the district is hereby declared to be uniformly and generally benefited by the provisions hereof.

SECTION 18. The district hereby created may be abolished by a majority vote of the qualified electors in the district at an election called for by a petition signed by 25 percent of the registered voters in the district or by the board of trustees for such purpose, which election shall be held and notice thereof given under the same requirements as are set forth hereunder for the election of trustees. The district shall not be abolished while it has outstanding indebtedness without first providing that such abolishment will not impair the obligation of the district to the holders of such outstanding indebtedness. Such election for abolishment cannot be held more often than once in a 12-month period.

SECTION 19. Trustees not guilty of malfeasance in office shall be relieved of any personal liability for any acts done by them while holding office in the district. Any trustee who is made a party to any action, suit, or proceeding solely by reason of his holding office in the district shall be indemnified by the district against a judgment and reasonable expenses, including attorney's fees incurred by him in defending such suit, action, or proceeding, except with respect to matters wherein it is adjudged in such proceeding that the trustee is liable for negligence or misconduct in the performance of his duties.

SECTION 20. The word "district" means the special district hereby organized; the word "board," "trustees," and board of

trustees," means the board of trustees of and for the special district hereby created.

SECTION 21. If any section, subsection, sentence, clause, provision, or part of this Ordinance shall be held invalid for any reason, the remainder of this Ordinance shall not be affected thereby, but shall remain in full force and effect.

SECTION 22. A certified copy of this Ordinance shall be filed in the Office of the Secretary of State of Florida by the Clerk of the Board of County Commissioners within ten (10) days after adoption of this Ordinance pursuant to Part II of Chapter 125, Florida Statutes. This Ordinance shall become effective upon receipt of official acknowledgement from that office that said Ordinance has been filed.

STATE OF FLORIDA

COUNTY OF HILLSBOROUGH

I, RICHARD AKE, Clerk of the Circuit Court and Ex Officio Clerk of the Board of County Commissioners of Hillsborough County, Florida, do hereby certify that the above and foregoing is a true and correct copy of an Ordinance adopted by the Board at its regular meeting of <u>December 16, 1987</u>, as the same appears of record in Minute Book <u>139</u>, of the Public Records of Hillsborough County, Florida.

WITNESS my hand and official seal this <u>22nd</u> day of <u>December</u>, 1987.

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RICHARD AKE, CLERK

chief Deputy Clerk

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APPRO ED B OOUNTY ATTORNEY Gardy BY =

Approved As To Form And Legal Sufficiency.

LEGAL DESCRIPTION

COUNTRY LAKES

A PORTION OF THE SOUTHWEST 1/4 OF SECTION 36, TOWNSHIP 27 SOUTH, RANGE 18 EAST, HILLSBOROUGH COUNTY, FLORIDA

DESCRIPTION:

A portion of the Southwest 1/4 of Section 36, Township 27 South, Range 18 East, Hillsborough County, Florida more particularly described as follows:

Commencing at the Northwest corner of the Southwest 1/4 of said Section 36, thence S. 88 degrees 30' 29" E., 25.00 feet along the North boundary of said Southwest 1/4 to the East right-of-way line of NORTH BOULEVARD and the "True Point of Beginning", thence S. 00 degrees 29' 06" W., 646.71 feet along said East right-of-way line to the North boundary of ENCHANTED LAKE ESTATES UNIT No. 1 as recorded in Plat Book 38, Page 48 of the Public Records of Hillsborough County, Florida, thence along the boundary of said ENCHANTED LAKE ESTATES UNIT No 1 the following courses and curves, S., 89 degrees 30' 54" E., 369.09 feet to the beginning of a tangent curve concave to the Southwest and having a radius of 190.00 feet, thence along said curve 233.84 feet through a central angle of 70 degrees 31' 00", thence tangent to said last mentioned curve S. 18 degrees 59' 54" E., 76.21 feet; thence N. 71 degrees 00' 06" E., 50.00 feet, thence S. 18 degrees 59' 54" E., 289.15 feet, thence leaving the boundary of said ENCHANTED LAKE ESTATES UNIT No. 1 N. 71 degrees 00' 06" E., 100.00 feet, thence S. 18 degrees 59' 54" E., 4371 feet, thence S. 71 degrees 00' 06" W., 100.00 feet to a point on the East boundary of ENCHANTED LAKE ESTATES UNIT No 1., thence S. 18 degrees 59' 54" E., 150.00 feet along said East boundary, thence S. 01 degrees 00' 06" W., 23.61 feet to a point on the North right-of-way line of BEARSS AVENUE, said point being 25.00 feet North of the centerline of the existing pavement of said BEARSS AVENUE, thence along said North right-of-way line the following courses and curves; S. 88 degrees 57' 24" E., 497.70 feet to the beginning of a tangent curve concave to the South and having a radius of 400.00 feet, thence along said curve 127.64 feet through a central angle of 18 degrees 17' 00" to a point on the South boundary of the North 1/2 of the Southwest 1/4 of said Section 36, a radial of said last mentioned curve to said point bears N. 19 degrees 19' 35" E.; thence S. 89 degrees 11' 49" E., 220.67 feet along said South boundary to the Southeast corner of the West 5/8 of the North 1/2 of the Southwest 1/4 of said Section 36; thence N. 00 degrees 03' 32" E., 1306.38 feet along the East boundary of said West 5/8 of the North 1/2 of the Southwest 1/4 of Section 36 to a point on the North boundary of the Southwest 1/4 of said Section 36; thence N. 88 degrees 28' 19" W., 328.04 feet to the Southeast corner of SUAREZ SUBDIVISION UNIT 1 as recorded in Plat Book 47, Page 27 of the Public Records of Hillsborough County, Florida; thence along the South boundary of said SUAREZ SUBDIVISION UNIT 1 N. 38 degrees 30' 49" W., 1287.73 feet to the "True Point of Beginning" Containing 38.30 acres, more or less.

MS1203PH.87-1457

FINAL

ORDINANCE # 88-20

AN ORDINANCE AMENDING HILLSBOROUGH COUNTY OR-DINANCE 87-52 CREATING A DEPENDENT SPECIAL DISTRICT FOR THE PURPOSE OF CONTINUED DEVELOPMENT, ADMINISTRA-TION AND MAINTENANCE OF PROPERTIES FOR THE UNINCOR-PORATED AREA KNOWN AS COUNTRY LAKES SUBDIVISION, AS SET FORTH IN THE PUBLIC RECORDS OF HILLSBOROUGH COUN-TY; AMENDING SECTION 7 OF HILLSBOROUGH COUNTY OR-DINANCE 87-52 TO REFLECT ORIGINAL PETITION AMOUNT OF ASSESSMENT PER RESIDENTIAL PARCEL; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Hillsborough County created a dependent special district by ordinance for the unincorporated area known as Country Lakes; and

WHEREAS, due to a lack of updated information, clerical changes necessary for the smooth functioning of the district were not made prior to passage of the ordinance; and

WHEREAS, the original petition circulated to initiate the drafting of the ordinance showed that such changes were contemplated by the property owners and approved by a majority of them; and

WHEREAS, the Board of County Commissioners recognizes that the proposed changes are necessary for the general welfare of the district.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COM-MISSIONERS OF HILLSBOROUGH COUNTY, FLORIDA AT REGULAR MEETING ASSEMBLED THIS <u>18th</u> DAY OF <u>May</u>, 1988:

SECTION I. Section 7 of Hillsborough County Ordinance 87-52 is hereby amended to read as follows:

SECTION 7. The board of trustees shall have the right, power and authority to levy a special assessment known as a "special district tax" against all improved residential parcels of property situated within the district for the purpose of providing funds for the operation of the district. The board of trustees shall, on or before August 1 of each year, by resolution, fix the amount of the assessment for the next ensuing year and shall direct the Property Appraiser of Hillsborough County to assess and the Tax Collector of Hillsborough County to collect such tax as is assessed upon each improved residential parcel of property within the district. The tax assessed shall not exceed **\$50-60** <u>\$85.00</u> per annum per residential parcel except upon approval by referendum of qualified voters of the district. The county Property Appraiser shall include on the Hillsborough County tax roll the special assessment for special district benefits thus made by the board of trustees of the district, and the same shall be collected in the manner and form as provided for collection of county taxes. The Property Appraiser and Tax Collector shall receive commissions as provided by general law for performing duties required of them by this ordinance. The Tax Collector shall deposit the funds into a depository designated by the board of trustees in accordance with Section 10 for the account of the district. For the purpose of determining property subject to the district tax, an "improved residential parcel" shall be construed to mean a lot or lots on which a home has been erected as of January 1 of the taxable year. The district tax shall not be an ad valorem tax, but rather shall be a unit special assessment assessed equally against all improved residential parcels.



SECTION II.

EFFECTIVE DATE

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This Ordinance shall become effective upon receipt of official acknowledgment of filing with the office of the Secretary of State of Florida.

STATE OF FLORIDA

COUNTY OF HILLSBOROUGH

I, RICHARD AKE, Clerk of the Circuit Court and Ex Officio Clerk of the Board of County Commissioners of Hillsborough County, Florida, do hereby certify that the above and foregoing is a true and correct copy of an Ordinance adopted by the Board at its regular meeting of <u>May 18, 1988</u>, as the same appears of record in Minute Book <u>144</u>, of the Public Records of Hillsborough County, Florida.

WITNESS my hand and official seal this <u>25th</u> day of <u>May</u>, 1988.

RICHARD AKE, CLERK

ATTORNEY APPRR BY

Approved As To Ferm Add Legal Sufficiency.



то:	Edna Fitzpatrick, Director, BOCC Records	
FROM:	James S. Austin, Assistant Chief Deputy Clerk	
SUBJECT:	ORDINANCE #88-20 (COUNTRY LAKES SPECIAL TAX DISTRICT)	

Attached for indexing and filing in the official records of the Board is original copy of Hillsborough County Ordinance #88-20 which was adopted by the Board on May 18, 1988.

We are also forwarding acknowledgment received from the Secretary of State for this ordinance which makes said ordinance effective May 31, 1988.

jb.

Attachment

c/enc: William Bailey, Law Librarian

Robert L. Laslie, Municipal Code Corporation Paul Marino, Legal Advisor, Sheriff's Office Ronald G. McCord, Chief Assistant County Attorney James E. Jennings, Jr., Director of BOCC Accounting Karen Minton, Legal Adviser to the Clerk Bobbie Chaffee, State Attorney's Office Elizabeth L. Eddy, Assistant County Attorney Mary Mahoney, Fiscal Policy and Budget Office Alton B. Parker, Property Appraiser Melvin B. Smith, Tax Collector



FLORIDA DEPARTMENT OF STATE **Jim Smith** Secretary of State **DIVISION OF ELECTIONS** Room 1802, The Capitol Tallahassee, Florida 32399-0250 (904) 488-8427

May 27, 1988

Honorable Richard Ake Clerk of Circuit Court Post Office Box 1110 Tampa, Florida 33601

Attention: Mr. James S. Austin, Assistant Chief D. Clerk

Dear Mr. Ake:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge:

1. Receipt of letter/s of <u>May 25, 1988</u>

and certified copy/ies of Hillsborough

County Ordinance(s) Nos. 88-20 and 88-21

Receipt of _____ County Ordinance(s) 2. relative to: e - - - *

(a)

which we have numbered

(b)

which we have numbered

- We have filed this/these ordinances in this office 3. on May 27, 1988.
- The original/duplicate copy/ies showing the filing date 4. is/are being returned for your records.

Sincerely,

Liz Cloud, Chief Bureau of Administrative ode

LC/mb

FINAL

ORDINANCE # 98-35

AN ORDINANCE RELATING TO THE COUNTRY LAKES SPECIAL DEPENDENT TAX DISTRICT, AMENDING HILLSBOROUGH COUNTY ORDINANCE 87-52, AS **AMENDED BY ORDINANCE 88-20; PROVIDING FOR THE** ADMINISTRATION OF THE AFFAIRS OF SAID DISTRICT **BY A BOARD OF TRUSTEES: PROVIDING FOR ELECTION** PROCEDURES FOR THE TRUSTEES; PROVIDING FOR THE LENGTH OF THE TERMS OF OFFICE OF THE TRUSTEES AND PROCEDURES FOR FILLING VACANCIES: PROVIDING FOR **SEVERABILITY: PROVIDING AN EFFECTIVE DATE.**

WHEREAS, the Board of County Commissioners of Hillsborough County, Florida created

the Country Lakes Special Dependent District and established by Ordinance the boundaries of the District; and

WHEREAS, the Board of County Commissioners desires to amend provisions relating to

election procedures for the Board of Trustees and the length of the terms office.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMIS-

SIONERS OF HILLSBOROUGH COUNTY, FLORIDA, THIS 26th DAY OF

May , 1998, AS FOLLOWS:

SECTION 1. Section 3 of Hillsborough County Ordinance 87-52, as amended, is amended to read as follows:

SECTION 3. The business and affairs of the district shall be conducted and administered by a board of seven trustees, hereinafter referred to as the "trustees," who shall be elected for 2- 4- year terms of office in even numbered years. However, seven persons shall be

appointed by the Hillsborough County Board of County Commissioners to serve as trustees of the district from the effective date of this Ordinance until the election and taking of office of their successors as hereinafter provided: Four of such appointed t- Trustees whose terms expire in 1998 shall serve until the first regular election. Trustees whose terms expire in 1999 shall continue to serve as Trustees until the elections held in the year 2000, and three of such persons shall serve until the second regular election. After each annual election of trustees, the trustees shall organize by electing from their members a president, a vice-president, a recording secretary, a corresponding secretary, and a treasurer. At the same time they shall establish and publish in a newspaper of general circulation, a regular monthly meeting date, time, and place which shall be adhered to. Five trustees shall constitute a quorum, and a majority of that quorum shall be required for the passage of any resolution coming under consideration by the board of trustees. The trustees shall not be entitled to compensation for their services, but shall be entitled to be reimbursed from funds of the district for any authorized disbursements they may properly incur on behalf of the district. The president, the vice-president, and the treasurer shall be the only trustees authorized to execute checks and documents on behalf of the district. Such trustees authorized to sign checks of the district or otherwise designated to handle its funds shall, before they enter upon such duties, execute to the governor of the state Board of County Commissioners of Hillsborough County for the benefit of the district, a good and sufficient bond approved by the Board of County Commissioners of Hillsborough County in the sum of \$5,000 with a qualified corporate surety conditioned to faithfully perform the duties of such trustees and to account for all funds which may come into their hands as such trustees. All premiums for such surety on all bonds shall be paid from funds of the district.

SECTION 2. Section 4 of Hillsborough County Ordinance 87-52, as amended, is amended

to read as follows:

SECTION 4. Elections shall be held annually at a designated one or more polling places designated for the district by the Supervisor of Elections. The election will be held in even-numbered vears will be held in conjunction with the first primary election as designated in Section 100.06L Florida Statutes or any amended or successor statute. The election in odd-numbered years will be held on the first Tuesday after the sixth day of September, or at the discretion of the board, may be held in conjunction with any other election held that month. Trustees shall run on a non-partisan basis. At each election, either three or four trustees, as the case may be, trustees shall be elected for a term of 2 4 years. The candidates receiving the highest number of votes cast shall be declared elected to fill the number of vacancies to be filled on the board and shall receive a certificate of election from the Supervisor of Elections. If two persons receive an equal and highest number of votes for the last position to be filled, such persons shall draw lots to determine who shall be elected to the office. Each trustee shall serve until his successor is duly elected and qualified. Elected trustees shall take office on October 1 following election. Elections shall be held between the hours of 7 a.m. and 7 p.m. and shall be conducted and supervised by the Supervisor of Elections of Hillsborough County. All matters relating to the calling, conduct, and regulation of elections not provided for in this ordinance shall be governed by the state election code. Elected trustees shall take office on October 1 following election. All qualified electors residing within the district shall be eligible to vote prior to the closing of the registration books for such election. All election ballots shall be prepared by the Supervisor of Elections. The Supervisor of Elections The Canvassing Board shall canvass the returns of the election and shall announce the results upon completion of the count. If two persons receive an equal and highest number of votes for the last position to be filled, such persons shall draw lots to determine who shall be elected to the office. The necessary and proper

costs of holding, conducting, and regulating such elections and referendums, including compensation for inspectors, clerks, and other employees required therefor shall be fixed by the Supervisor of Elections with the approval of the board of trustees and shall be paid by the district.

SECTION 3. Section 5 of Hillsborough County Ordinance 87-52, as amended, is amended to read as follows:

SECTION 5. Persons desiring to have their names placed on the ballot for election as trustees of the district shall be qualified electors residing within the district who shall present a written petition to the Supervisor of Elections in even-numbered years during the time period specified by Section 99.061(2), Florida Statutes. and in odd-numbered years at any time after noon of the 50th day prior to the election, but not later than noon of the 46th day prior to the election. Such petition shall be signed by not less than 15 seven (7) qualified electors within the district. Candidates who collect or expend campaign contributions shall conduct their campaigns in accordance with the provisions of Chapter 106, Florida Statutes. At the time of qualifying, candidates who submit a written statement to the Supervisor of Elections stating that they do not anticipate collecting or expending campaign contributions other than expenditures for verification of signatures on petitions are exempt from the provisions of Chapter 106, Florida Statutes, requiring establishment of a bank account, appointment of a campaign treasurer, and the filing of period reports as required by Section 106.07(8), Florida Statutes. Written notice of the election setting forth the names of the candidates for trustees shall be given by the district, addressed to each resident within the district, not less than 15 days before the date of each election, and shall also be published by the district one time at least 10 days prior to such election in a newspaper of general circulation published in the county. The ballot shall be substantially in the following form:

Board of Trustees of Country Lakes Special Dependent Tax the District

(stating their names and residence addresses).

The Supervisor of Elections shall verify that each candidate is a registered voter and resident of the district.

SECTION 4. Section 6 of Hillsborough County Ordinance 87-52, as amended, is amended to read as follows:

SECTION 6. Trustees shall hold office for a term of 2 4 years and may succeed themselves. All vacancies occurring in the board of trustees from any cause shall be filled for the unexpired term from among the qualified electors of the district by vote of the remaining trustees, unless a quorum can not be obtained. In that case, the vacancy shall be filled for the unexpired term by appointment of the Board of County Commissioners of Hillsborough County. Any trustee failing to discharge the duties of his position may be removed for cause by the board of trustees, after due notice and an opportunity to be heard, upon charges of malfeasance or misfeasance. Any trustee missing three consecutive meetings may be considered for removal by the board.

SECTION 5. SEVERABILITY

If any section, sentence, clause, phrase or provision of this ordinance is held invalid or unconstitutional by a court of competent jurisdiction, the remaining provisions of this ordinance shall not be affected thereby, but shall remain in full force and effect.

SECTION 6. EFFECTIVE DATE

The provisions of this Ordinance shall become effective upon filing with the office of the Secretary of State.

STATE OF FLORIDA)

COUNTY OF HILLSBOROUGH)

I, RICHARD AKE, Clerk of the Circuit Court and Ex Officio Clerk of the Board of County Commissioners of Hillsborough County, Florida, do hereby certify that the above and foregoing is a true and correct copy of an Ordinance adopted by the Board at its meeting of May 26, 1998, as the same appears of record in Minute Book 264, of the Public Records of Hillsborough County, Florida.

WITNESS my hand and official seal this 4th day of June , 1998.

RICHARD AKE, CLEH SEA BY

APPROVED BY COUNTY ATTORNEY

By

Approved as to form and legal sufficiency

ORDINANCE

09-17



June 2, 2009

Norma J. Wise, Director Hillsborough County Law Library 501 E. Kennedy Boulevard Ste. 100 Tampa, Florida 33602-5027

Re: Ordinance #09-17 Amending the Country Lakes Special Dependent Tax District Ordinance 87-52, as Amended by Ordinances 88-20 and 98-35

Dear Ms. Wise:

Attached please find a copy of Hillsborough County Ordinance #09-17 which was adopted by the Board of County Commissioners on May 20, 2009. We are also forwarding acknowledgment received from the Secretary of State. This ordinance has an effective date of May 26, 2009.

If I can provide additional information or be of further assistance, please do not hesitate to contact me.

Sincerely,

everly anne Miller for Gail M. Letzring.

Manager, BOCC Records

md

Attachments Evelyn Jefferson, Municipal Code Corporation cc: Debra A. Cole, Hillsborough County Sheriff's Office Librarian, State Attorney's Office Paul D. Johnston, Senior Assistant County Attorney Ajay Gajjar, Assistant Director, BOCC Finance Linda Hoover, BOCC Finance Mary Mahoney, Management and Budget Efraim Castano, Tax Collector's Office Erin Kwiecinski, Tax Collector's Office Christopher Weiss, Property Appraiser's Office Tracy Torres, Property Appraiser's Office Shelia Alfonso, County Attorney's Office Sandra Davidson, County Attorney's Office 601 East Kennedy Boulevard • P.O. Box 1110 Tampa, Florida 33601-1110 • Telephone 813.276.8100

	Agenda Item	Cover Sheet	
Hillsborough County Florida		Agenda Item N	<u></u>
		Meeting Date	May 20, 2009
Consent Section	□ Regular Section	🖾 Public Hearing	
Subject: Amendments to 37 Spec	cial Dependent District Ord	inances.	
Department Name: Coun	ty Attorney's Office	· · · · · · · · · · · · · · · · · · ·	
Contact Person: Paul D.	Johnston	Contact Phone:	272-5670
Sign-Off Approvals:		Mary Helen Farris	05/07/2009
Don Odom	05/08/2009	Don Odom	05/08/2009
Eric Johnson	Date 05/08/2009	Paul Johnston	05/07/2009
	ricts and Ordinances to be c	onsidered for amendment.	
Financial Impact Stateme The proposed amendmen		ificant impact to the County.	
Ordinances creating Spec recording secretary and co requirement of BOCC app certain circumstances to f	ial Dependent Taxing Distr prresponding secretary, com proval of bonds executed by orego the requirement of pr ement of public hearing of	there staff has drafted attached an icts. Each amendment deletes the abining the positions to one secror District Board Officers; provide roducing an annual audited finan- the districts 14 days prior to the $h \neq 09-17$	he positions of etary; deleting the ling districts under ncial statement; and

List Attachments:

List of Districts and Ordinances to be amended; 37 proposed amendments to the Ordinances.

ARLINGTION SPECIAL DEPENDENT ASSESSMENT DISTRICT, ORD. 91-21. BAY CREST PARK SPECIAL DISTRICT, ORD. 85-37. BEACON MEADOWS SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-53. BLOOMINGDALE DEPENDENT SPECIAL TAXING DISTRICT, ORD. 85-38. BLOOMINGDALE OAKS SPECIAL DEPENDENT TAX DISTRICT, ORD. 88-38. BOYETTE SPRINGS SPECIAL DEPENDENT DISTRICT, ORD. 93-27. BRANDON GROVES NORTH SPECIAL DEPENDENT TAX DISTRICT, ORD. 88-39. BUCKHORN ESTATES SPECIAL DEPENDENT DISTRICT, ORD. 95-21. BUCKHORN OAKS SPECIAL DEPENDENT DISTRICT, ORD. 97-13. CARROLLWOOD MEADOWS SPECIAL DISTRICT, ORD. 92-35. CARROLLWOOD NORTH SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-51. CARROLLWOOD SOUTH SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-46. COUNTY LAKES SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-52. COUNTRY PLACE MAINTENANCE DISTRICT, ORD. 86-38. **COUNTRY RUN MAINTENANCE DISTRICT, ORD. 87-20.** THE COVE AT BAYPORT COLONY SPECIAL DEPENDENT TAX DISTRICT, ORD. 88-45. HAMMOCK WOODS SPECIAL DEPENDENT TAX DISTRICT, ORD. 88-40. HICKORY HILL SPECIAL DEPENDENT TAX DISTRICT, ORD. 88-41. HUNTER'S LAKE SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-49. INDIAN HILLS - HICKORY RIDGE II SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-47. LAGO VISTA MAINTENANCE DISTRICT, ORD. 86-39. LAKE BRANT SPECIAL DEPENDENT DISTRICT, ORD. 93-28. LAKE HEATHER SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-54. LAKE MAGDALENE ESTATES WEST SPECIAL DEPENDENT TAX DISTRICT, ORD. 88-42. LOGO GATE VILLAGE SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-50. NORTHDALE SPECIAL DISTRICT, ORD. 92-36. NORTH LAKES MAINTENANCE DISTRICT, ORD. 85-39. NORTH POINTE SPECIAL DÉPENDENT TAX DISTRICT. ORD. 88-43. PINE HOLLOW SPECIAL DEPENDENT TAX DISTRICT, ORD. 90-39. PINE MEADOWS SPECIAL DEPENDENT DISTRICT, ORD. 98-55. SOUTH POINTE SPECIAL DEPENDENT TAX DISTRICT, ORD. 88-44. SUGARWOOD GROVE SPECIAL DISTRICT, ORD. 92-37. **TARAWOOD SPECIAL DEPENDENT TAX DISTRICT, ORD. 89-40.** VALRICO MANOR SPECIAL DEPENDENT TAX DISTRICT, ORD. 87-48. VILLAGE ESTATES WEST SPECIAL DEPENDENT TAX DISTRICT, ORD. 89-39. WATERFORD SPECIAL DEPENDENT DISTRICT, ORD. 95-07. WESTWOOD SPECIAL DEPENDENT ASSESSMENT DISTRICT, ORD. 91-29. WINDEMERE SPECIAL DEPENDENT DISTRICT, ORD. 86-37.

3

ORDINANCE 09-17

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AN ORDINANCE RELATING TO THE COUNTRY LAKES SPECIAL DEPENDENT TAX DISTRICT, AMENDING HILLSBOROUGH COUNTY ORDINANCE 87-52, AS AMENDED BY HILLSBOROUGH COUNTY ORDINANCES 88-20, AND 98-35; PROVIDING FOR THE DELETION OF THE POSITIONS OF RECORDING SECRETARY AND CORRESPONDING SECRETARY; PROVIDING FOR THE CREATION OF THE POSITION OF SECRETARY; PROVIDING FOR THE DELETION OF APPROVAL BY BOCC OF BONDS EXECUTED BY DISTRICT BOARD OFFICERS; PROVIDING FOR THE ABILITY OF THE DISTRICT TO FOREGO AN ANNUAL AUDITED FINANCIAL STATEMENT UNDER CERTAIN CIRCUMSTANCES; PROVIDING FOR NOTICES OF PUBLIC HEARINGS TO BE ADVERTISED 14 DAYS PRIOR TO THE HEARING; PROVIDING FOR SEVERABILITY; PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Hillsborough County, Florida created the Country Lakes Special Dependent Tax District, and established by Ordinance the boundaries of the District;

WHEREAS, the Board of County Commissioners desires to amend provisions relating to the secretarial positions of the district board;

WHEREAS, the Board of County Commissioners desires to amend provisions

relating to BOCC approval of the bonds required by certain district board officers;

WHEREAS, the Board of County Commissioners desires to amend provisions relating to the requirement of the district board to submit an annual audited financial statement; and

WHEREAS, the Board of County Commissioners desires to amend provisions relating to the time period for advertising notices of public hearings.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HILLSBOROUGH COUNTY, FLORIDA, THIS 20th DAY OF May, 2009, AS FOLLOWS:

SECTION 1. Section 3 of the Hillsborough County Ordinance 87-52, as amended, is amended to read as follows:

SECTION 3. The business and affairs of the district shall be conducted and administered by a board of seven trustees, hereinafter referred to as the "trustees", who shall be elected for 4-year terms of office in even numbered years. After each election of trustees, the trustees shall organize by electing from their members a president, a vicepresident, a secretary, and a treasurer. At the same time they shall establish and publish in a newspaper of general circulation, a regular monthly meeting date, time, and place which shall be adhered to. Five trustees shall constitute a quorum, and a majority of that quorum shall be required for the passage of any resolution coming under consideration by the board of trustees. No meeting of the district board, nor any discussion of district business among the trustees, shall take place without a quorum present. The trustees shall not be entitled to compensation for their services, but shall be entitled to be reimbursed from the funds of the district for any authorized disbursements they may properly incur on behalf of the district. The president, vice-president, and the treasurer shall be the only trustees authorized to execute checks and documents on behalf of the district. Such trustees authorized to sign checks of the district or otherwise designated to handle its funds shall, before they enter upon such duties, execute to the Board of County Commissioners of Hillsborough County for the benefit of the district, a good and sufficient bond in the sum of \$5,000 with a qualified corporate surety conditioned to

faithfully perform the duties of such trustees and to account for all funds which may come into their hands as such trustees. All premiums for such surety on all bonds shall be paid from funds of the district.

SECTION 2. Section 11 of the Hillsborough County Ordinance 87-52, as amended, is amended to read as follows:

SECTION 11.

- (1) The fiscal year of the district shall commence October 1.
- (2) Financial Reporting:

(a) The Trustees shall, before November 30 of each year, prepare a financial statement for the prior fiscal year on forms and to standards prescribed by the County. The financial statement shall be submitted to the County's Clerk of the Circuit Court by November 30th.

(b) Beginning in FY 2009, if the district board determines during the process of adopting the budget for the next fiscal year that the total of current fiscal year's actual revenues (not including funds actually carried over from the previous year to the current fiscal year) is \$50,000 or more, it shall submit an audited financial statement to the Clerk of the Circuit Court on which a financial audit has been conducted as specified in subsection (d) of this section.

(c) While the County encourages the district to have its annual financial statement audited, if, during the process described in (b), the amount of current fiscal year's revenues as determined by the district board is less than \$50,000, the district board may vote to prepare an unaudited financial statement for that year on forms and to standards prescribed by the County. In order to prepare and submit an unaudited

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financial statement, the district board must (1) send a letter by first class mail to each property owner in the district and to the County informing them that the district board has chosen not to have the financial statement for the current fiscal year audited; (2) the letters must be postmarked no later than September 30th. The County will provide the district with a sample standard letter which the district will use. If the district does not send the standard letter by September 30th, the district will be required to submit to the Clerk of the Circuit Court an audited financial statement by November 30th. (d) The preparation of an audited financial statement shall conform with generally accepted government auditing standards, pursuant to Chapter 10.550, *Rules of the Auditor General* and §11.45, Florida Statutes. The audit must be performed by an independent Certified Public Accountant holding an active license issued by the Florida Board of Accountancy and with current continuing education in government auditing.

(3) Budgets:

(a) On or before July 1 of each year, the district board shall prepare and adopt by resolution an itemized budget on forms and to standards prescribed by the County. The budget will show the amount of revenues, including estimated fund balance and expenditures (including transfers and reserves), necessary for the operation of the district in the next fiscal year and the non-ad valorem assessment rate to be levied on the tax roll to support that budget. Prior to the adoption of the budget, the trustees shall hold a public hearing at which time the public may appear and be heard. Beginning May, 2009, notice of the time and place of the public hearing shall be published once in a newspaper of general circulation within Hillsborough County at least 14 calendar days prior to the public hearing.

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(b) Each year, the trustees of the district shall submit the budget it adopted pursuant to paragraph (a) above to the Board of County Commissioners for approval. The Board of County Commissioners may increase or decrease the budget on a line-by-line basis or in total and adjust the non-ad valorem assessment rate for that fiscal year. The taxes set by the trustees of the district shall not be set at a rate in excess of that required by the budget of the district as approved by the Board of County Commissioners of Hillsborough County.

SECTION 3. SEVERABILITY

If any section, sentence, clause, phrase, or provision of this ordinance is held invalid or unconstitutional by a court of competent jurisdiction, the remaining provisions of this ordinance shall not be affected thereby, but shall remain in full force and effect.

SECTION 4. EFFECTIVE DATE

The provisions of this ordinance shall become effective upon filing with the office of the Secretary of State.

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

I, Pat Frank, Clerk of the Circuit Court and Ex Officio Clerk of the Board of County Commissioners of Hillsborough County, Florida do hereby certify that the above and foregoing is a true and correct copy of the Ordinance adopted by the Board at its meeting of May 20, 2009, as the same appears of record in Minute Book <u>396</u>, of the Public Records of Hillsborough County, Florida.

WITNESS my hand and official seal this **22nd** day of May , 2009.

PAT FRANK, CLERK

BY: Muand K.D

Deputy Clerk



APPROVED BY COUNTY ATTORNEY As To Form and Legal Sufficiency

BY: Senior Assistant County Attorney



FLORIDA DEPARTMENT Of STATE

CHARLIE CRIST Governor STATE LIBRARY AND ARCHIVES OF FLORIDA

KURT S. BROWNING Secretary of State

May 28, 2009

Honorable Pat Frank Clerk of the Circuit Court Hillsborough County P. O. Box 1110 Tampa, Florida 33601-1110

Attention: Gail M. Letzring, Manager BOCC Records

Dear Mr. Frank:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your letters dated May 22, 2009, and certified copy of Hillsborough County Ordinance Nos. 09-5 through 09-50, which were filed in this office on May 26, 2009.

Sincerely,

Liz Cloud Program Administrator

RECENCED

LC/srd

DIRECTOR'S OFFICE R.A. Gray Building • 500 South Bronough Street • Tallahassee, Florida 32399-0250 850.245.6600 • FAX: 850.245.6735 • TDD: 850.922.4085 • http://dlis.dos.state.fl.us

COMMUNITY DEVELOPMENT 850,245,6600 • FAX: 850,245,6643

LEGISLATIVE LIBRARY SERVICE 850.488.2812 • FAX: 850.488.9879 STATE LIBRARY OF FLORIDA 850.245.6600 • FAX: 850.245.6744

RECORDS MANAGEMENT SERVICES 850.245.6750 • FAX: 850.245.6795 STATE ARCHIVES OF FLORIDA 850,245.6700 • FAX: 850,488.4894

ADMINISTRATIVE CODE AND WEEKLY 850.245.6270 • FAX: 850.245.6282

CONSIDER COUNTY ORDINANCE NOTICE IS HEREBY GIVEN TO WHOM IT MAY

NOTICE is hereby given that the Board of County Commissioners of Hillsborough County, Forda, Intends to consider for the purpose of enactment, the following ordinance at a meeting on May 20, 2009 at 2200 pm. In the Board of County Commissioners Board Room, County Center Second Floor, 601 East Kennedy Boulevard, Tampa, Florida:

Boulevard, Tampa, Florida: 37 ORDINANCES RELATING TO THE BELOW LISTED DEPTMEENT SPECIAL DISTRICTS AS CREATED BY THE MILLSBOROUGH COUNTY BOARD OF COUNTY COMMISSIONERS: AMENDING THE MILLSBOROUGH COUNT AMENDING THE MILLSBOROUGH SECRETARY AMENDING THE MILLSBOROUGH SECRETARY AMENDING REPORTING OF RECORDING SECRETARY AME COMPESSIONDING SECRETARY FOR THE CREATION OF THE POSITION OF SECRETARY PROVIDING FOR THE DISTRICT TO FOREGO AN ANNUAL AUDITED FINANCIAL STATEMENT UNDER CRETAIN CIRCUMSTANCES; PROVIDING FOR THE ABILITY OF THE DISTRICT TO FOREGO AN ANNUAL AUDITED FINANCIAL STATEMENT UNDER CRETAIN CIRCUMSTANCES; PROVIDING FOR THE ABILITY OF SEVERALITY; PROVIDING AM EFFECTIVE DATE.

ARLINGTION SPECIAL DEPENDENT ASSESSMENT DISTRICT, ORD, 91-21. RAY, CREST PARK SPECIAL DISTRICT, ORD. 83-

RAY CREST PAIR SPECIAL DISTRICT, ORD. 83-AT CREST PAIR SPECIAL DISTRICT, ORD. 83-BEACOM MEDDATS DEPENDENT SPECIAL TAXING DISTRICT, ORD. 83-33. BLOOMINGDALE OAKS SPECIAL DEPENDENT TAX DISTRICT, ORD. 83-34. BOYETTE SPRINGS SPECIAL DEPENDENT DISTRICT, ORD. 93-77. BRANDON GROVES NORTH SPECIAL DEPENDENT TAX DISTRICT, ORD. 83-39. BUCKNORN BISTATES SPECIAL DEPENDENT DISTRICT, ORD. 95-71. SUCHNORN OAKS SPECIAL DEPENDENT DISTRICT, ORD. 95-73. CARROLLWOOD MEADOWS SPECIAL DISTRICT, CARROLLWOOD MEADOWS SPECIAL DISTRICT, CARSOLLWOOD MEADOWS SPECIAL DISTRICT, CRE. 52-55.

DISTRICT, ORD, 97-13. CARROLLWOOD MCADOWS SPECIAL DISTRICT, ORD, 32-35. CARROLLWOOD NORTH SPECIAL DEPENDENT TAX DISTRICT, ORD, 87-35. CARROLLWOOD SOUTH SPECIAL DEPENDENT TAX DISTRICT, ORD, 87-45. COUNTY LACES SPECIAL DEPENDENT TAX DISTRICT, ORD, 87-45. COUNTY ALCE MAINTENANCE DISTRICT, ORD, 87-46. THE GOVE AT BAYPORT COLONY SPECIAL DEPENDENT TAX DISTRICT, ORD, 86-45. HIGKORY HILL SPECIAL DEPENDENT TAX DISTRICT, ORD, 88-46. HIGKORY HILL SPECIAL DEPENDENT TAX DISTRICT, ORD, 88-46. HIGKORY HILL SPECIAL DEPENDENT TAX DISTRICT, ORD, 88-46. HIGKORY HILL SPECIAL DEPENDENT TAX DISTRICT, ORD, 87-46. HIGKORY HILL SPECIAL DEPENDENT TAX

39. LAKE BRANT SPECIAL DEPENDENT DISTRICT, ORD. 93-28.

TAKE BRANT SPECIAL DEPENDENT DISTRICT, ORD, 93-28. LAKE HEATHER SPECIAL DEPENDENT TAX DISTRICT, ORB, 87-54. LAKE MAEDALENE ESTATIS WEST SPECIAL DEPENDENT TAX DISTRICT, ORD, 98-47. LOGO DATE VILLAGE SPECIAL DEPENDENT TAX DISTRICT, ORD, 87-50. NORTHMALE SPECIAL DISTRICT, ORD, 92-36. NORTHMALE SPECIAL DEPENDENT TAX DISTRICT, ORD, 89-63. PINE HOLLOW SPECIAL DEPENDENT TAX DISTRICT, ORD, 99-63. PINE MEADOWS SPECIAL DEPENDENT TAX DISTRICT, ORD, 99-63. SOUTH POINTS SPECIAL DEPENDENT TAX DISTRICT, ORD, 99-64. SOUTH POINTS SPECIAL DEPENDENT TAX DISTRICT, ORD, 98-64. SOUTH POINTS SPECIAL DEPENDENT TAX DISTRICT, ORD, 88-64. SUGARWOOD GROUP SPECIAL DEPENDENT TAX DISTRICT, ORD, 88-64.

SUGARWOOD GROVE SPECIAL DESTRICT, ORD. 92-37. TARAWOOD SPECIAL DEPENDENT TAX DISTRICT, ORD. 83-48. VALRICC MANOR SPECIAL DEPENDENT TAX DISTRICT, ORD. 97-48. VILLAGE STATES WES-38. VILLAGE STATES WES-39. VILLAGE STATES VILLAGE STATES VILLAGE STATES WESTWOOD SPECIAL DEPENDENT ASSESSMENT DISTRICT, ORD. 91-29. VINDEMERE SPECIAL DEPENDENT DISTRICT, ORD. 86-37.

ANY PERSON WHO MIGHT WISH TO APPEAL ANY DECISION MADE BY THE MILLSBOOUGH COUNTY BOARD OF COUNTY COMMISSIONERS REGARDING MAY MATTER CONSIDERED AT THE FORTHCOMING PUBLIC HEARING OR MEETING IS HERREY ADVISED THAT THEY WILL NEED A RECORD OF THE PROCEEDINGS, AND FOR SUCH PURPOSE THEY MAY NEED TO ENSURE THAT A VERBATIM RECORD OF THE PROCEEDINGS IS MADE WHICH WILL INCLUDE THE TESTIMONY AND EVIDENCE UPON WHICH SUCH APPEAL AND BE HEARD WITH RESPECT TO THE RANDE WHICH SUCH APPEAL AND A AND BE HEARD WITH RESPECT TO THE RODGSED DOBUMANCE A YOR INSPECTED BAT PRODGSED NOW THE COUNTY CENTER AT GOLE LITH FUCOR AT THE COUNTY CENTER AT GOLE KENNEDY BLVD, TAMPA, AL 33502. .

LENREV BLVD., TAMPA, FL 330LZ IN ACCORDANCE WITH THE AMERICANS WITH DISABILITIES ACT (ADA), PERSONS NEEDING SPECIAL ACCOMMODATIONS TO PARTICIPATE IN THESE PROCEEDINGS, AND ALSO THOSE SEENING AN INTERPRETER, SHOULD CONTACT THE CITIZENS' ACTION CENTER AT TELEPHONE UMBER (A13) 272-5900 NOT LATER THAN 48 HOURS PRIOR TO THE PROCEEDINGS.

CHAIRMAN, BOARD OF COUNTY COMMISSIONERS Hillsborough County, Florida

#6125

5/9/09

Published Daily

Tampa, Hillsborough County, Florida

State of Florida County of Hillsborough 3 SS

Before the undersigned authority personally appeared J. Elghali , who on oath says that she is the Advertiser Accounting Supervisor of The Tampa Tribune, a daily newspaper published at Tampa in Hillsborough County, Florida; that the attached copy of the

> Legal Ads IN THE Tampa Tribune

> > Legal Notices

In the matter of

was published in said newspaper in the issues of

05/09/2009

Affiant further says that the said The Tampa Tribune is a newspaper published at Tampa in said Hillsborough County, Florida, and that the said newspaper has heretofore been continuously published in said Hillsborough County, Florida, each day and has been entered as second class mail matter at the post office in Tampa, in said Hillsborough County, Florida for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, this advertisement for publication in the said newspaper.

Sworn to and subscribed by me, this 11 day of May, A.D. 2009

Personally Known L/ or Produced Identification . Type of Identification Produced

_ benutted of

Ana Maria Hodel Commission #DD551367 Expires: MAY 11, 2010 www.AARONFIOTARY.com

RECEIVED BY

MAY 1 2 2009

COUNTY ATTORNEYS OFFICE ACCOUNTANT

1013607 -- HILLSBOROUGH COUNTY ATTO



MS LIZ CLOUD CHIEF BUREAU OF ADMINISTRATIVE CODE DEPARTMENT OF STATE 500 SOUTH BRONOUGH ST RA GRAY BLDG RM 101 TALLAHASSEE FL 32399-0250

Re: Ordinance #09-17 Amending the Country Lakes Special Dependent Tax District Ordinance 87-52, as Amended by Ordinances 88-20 and 98-35

Dear Ms. Cloud:

Pursuant to the filing requirements of Florida Statutes 125.66, we are forwarding (by Federal Express) an executed original of Hillsborough County Ordinance #09-17, adopted by the Board of County Commissioners on May 20, 2009. It is respectfully requested that you provide this office with the required official acknowledgment of your receipt and filing of said ordinance.

Sincerely,

Gail M. Letzring,

Manager, BOCC Records

bam Attachment Federal Express AB# 8610 5558 9969

22 100	Fedex. US Airbill Sender's Con
	Express Autor of the second of
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	Sender: Name BOCC RECORDS PROCESSING BOCC RECORDS PROCESSING CLERK CIRCUIT COURT 12 TH FL Fel
ŋ	Compan 601 EAST KENNEDY BLVD 4b Express Freight Service Packages over 159 b
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FLORIDA COUNTY ORDINANCE DATA RETRIEVAL SYSTEM (CODRS) CODING FORM

Instructions: Florida's Department of State, Bureau of Administrative Code has developed the County Ordinance Data Retrieval System (CODRS) to facilitate the tracking of County ordinances in Florida's 67 Counties. CODRS' data base is composed of over 25,000 county ordinances enacted since 1974.

We request your cooperation in completing this coding form. It is to be completed whenever your county enacts a new ordinance. Simply complete this form and include it with other pertinent ordinance information that is submitted to the Bureau of Administrative Code.

To code this form properly, please refer to the "keyfields" description sheet that has been given to your County Attorney's Office. If you do not have this sheet please contact the Bureau. We will be happy to fax one to you for referencing purposes. Please fill out this form as completely as is possible.

Thank you for your assistance. Should you need further assistance please contact the Bureau of Administrative Code, Department of State at (850)245-6270 or Suncom 205-6270.

COUNTY: (_Hillsborough) COUNTY ORDINANCE # (09-17) (e.g., 00-001)					
PRIMARY KEYFIELD DESCRIPTOR: (Country Lakes Special Dependent Tax District Ordinance)					
SECONDARY KEYFIELD DESCRIPTOR: ()					
OTHER KEYFIELD DESCRIPTOR: ()					
ORDINANCE DESCRIPTION: (_ (25 characters maximum including spaces)					
ORDINANCES AMENDED: (List below the ordinances that are amended by this legislation. If more than two, list the most recent two.) AMENDMENT # 1: (88-20) AMENDMENT # 2: (98-35					
ORDINANCES REPEALED: (List below the ordinances that are repealed by this legislation.)					
REPEAL # 1: () REPEAL # 3: ()					
REPEAL # 2: () REPEAL # 4: () (Others repealed: List all that apply):					
(FOR OFFICE USE ONLY): COUNTY CODE NUMBER: ()					
KEYFIELD 1 CODE: (_Right of Way) KEYFIELD 2 CODE: (_Fees)					
KEYFIELD 3 CODE: () Rev. 4/10/01					

Office of the County Attorney

BOARD OF COUNTY COMMISSIONERS Kevin Beckner Rose V. Ferlita Ken Hagan Al Higginbotham lim Norman Mark Sharpe Kevin White



MEMORANDUM

TO: Midge Dixon, BOCC Records

FROM: Paul D. Johnston, Sr. Assistant County Attorney

- SUBJECT: 37 Ordinances Amending Hillsborough County Special Dependent District Ordinance.
- DATE: May 21, 2009

Enclosed please find the above-referenced Ordinances as adopted by the Board of County Commissioners on May 20, 2009.

Please provide copies of the Ordinance as appropriate and provide this office with a copy of the official acknowledgment of receipt.

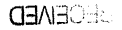
If you have any questions, please contact me at (813) 272-5673.

PDJ:saa

Enclosures

(8) ORAOS BHT OL MAR

300 HY 21 PM 4: 36



Renée Francis Lee, County Attorney

Donald R. Odom, Deputy County Attorney

Managing Attomeys

Christine M. Beck Robert E. Brazel Hank Ennis Mary Helen Farris Susan J. Fernandez Sheree C. Fish Adam J. Gormly Jennie Granahan Tarr

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