

The Board of County Commissioners values your participation

Please fill out this card if you wish to speak or record your sentiment regarding an agenda item or general topic. Individuals wishing to speak may do so for up to three minutes when called to the lectern.

☑ Citizens to be Heard □ Agenda Item				
Agenda date: <u>6 - 19 - 18</u>				
Agenda item number (NOT case number) :				
Speaking:				
For 🔍 Against 🖵 Undecided				
پ Waive speaking:				
In Support 🖾 🛛 Against 🗖				
(The Chairman will read this information into the record.)				
Topic: Plesse Report HB7069				
Name: Lenore Face Ikner				
Address: 11109 Kapak Grand				
Madeira Beach				
City:Zip: <u>33708</u>				
Email: NA				

Please refer to the *Pinellas County Commission Public Participation & Decorum Rules* for details. Visit Pinellas County online at www.pinellascounty.org

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□ Citizens to be Heard □ Agenda Item				
Agenda date: JUNE 19, 2018				
Agenda item number (NOT case number) :				
Speaking: For 🗆 Against 🖵 Undecided 🖵				
Waive speaking: In Support Against (The Chairman will read this information into the record.) Topic: HOMERULE CHARTER INTERLOLAL "NUCLEAR" AGREEMENT Name: DAULD BRILLAND GEDDD JR Address: BOZ GEORGIN AUE				
City: PALM HARBOR Zip: 34683 Email: MyABRIDGE POINT & COMALL				

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DAUID BALLARD GEDDIS JR GEORGIA AUE PALM HARBOR

B.D.C.C. JUNE 19, 2018

Pinellas County Home Rule Charter begins itself as a County. Then (it) quickly shapeshifts from it's statehood into "Special law" (2.01), Interlocal Agreements (2.04cnp), establishing Jurisdictional law (2.02b).

It establishes a Transfer of Function and Power (2.04q). The Charter fortknights a 3rd Party land acquisition (2.04d)

In time and course, the County "*no longer*" exists as a County <u>Utility</u>. But as a 3rd party jurisdictional <u>Facility</u>; an (independent) Party establishing its own powers of taxation (2.02 b) giving rise to 3rd party law. And 3rd party taxation "Directly" in the form of a <u>levy</u> (2.04r).

The Home rule charter interlocal agreement is a 3rd party Facility, <u>acquisition of property</u>. And is "in reality", *a political* process of usurpation.

It's a process amounting to the *aiding and abetting* of <u>a government within a government</u>. The interlocal nuclear arrangement, of the charter, is an internal political time bomb, claimed as process due in the 14th Amendment.

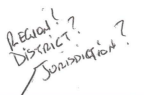
The charters "internal arrangement" is completely unsound/unwarranted in its development. The county charter and it's interlocal compacts claiming to be just and equitable (2.02b) is artificial, improvident and fails at being legitimate.

Both the county and its subsequent partnerships "thereof" are totally unworthy of heading up a civilized nation.

Both the Utility and Facility "hand in Hand" are in "*high seas*" default constitutionally....on both sides of the ise.

Furthermore, the **C**ounty's Private/Public "*interlocal*" Partnership *thereof* with the Reclaimed Water Facility have violated my Religious rights (twice) in section 2.02e of the charter, by failing to comply with the availability fee. Thereby, implicating both entities in violation of the law!

RECLAIMED WATER VARIANCE VIOLATES HOME RULE CHARTER 2.02(E) HOME RULE CHARTER



in the second							
	Pinellas County Government						
	Search Visitors Business Residents Jobs News Events Contact Us September 10, 2009						
	Topics REVIEWED Top OF PAGE 13 Top OF PAGE 13 13 OF Z O PAGES						
	Topics REVIEWED AND NOT RECOMENDED FOR CHARTER DATES FOR CHARTER DATES Find in this document VARIANCE						
	Find in this document						
	$V_{A} \mathcal{L} \mathcal{L}$						
	PART I						
	CHARTER*						
	* Editors Note: Printed herein is the county's charter, being Laws of Fla. ch. 80-590, § 1. The charter was effective upon approval at referendum. The charter was approved at an election held on Oct. 7, 1980. Amendments are indicated by <u>parenthetical history</u> notes following amended provisions. The absence of a history note indicates that the provision remains unchanged from the original charter. Obvious misspellings have been corrected without notation. For stylistic purposes, a uniform system of headings, catchlines and citations to state statutes has been used. Additions made for clarity are indicated by brackets.						
	Preamble						
	Article I. Creation of Government						
	Sec. 1.01. Body corporate. 373.019 (15) Antificial Sec. 1.02. Name and county seat.						
	Article II. Powers and Duties of the County						
	 Sec. 2.01. Powers and duties. Sec. 2.02. Security of rights of citizens. Sec. 2.03. Exercise of powers. Sec. 2.04. Special powers of the county. Sec. 2.05. Contractual services and transfer of contractual services. Sec. 2.06. Limitation of powers. Sec. 2.07. Annexation. 						
	Article III. Legislative Branch						
	Sec. 3.01. Board of county commissioners. Sec. 3.02. Enactment of ordinances and resolutions.						
	Article IV. Administration of County Government						

http://www.pinellascounty.org/homerul.htm

Sec. 4.01. County administrator. Sec. 4.02. County attorney. Sec. 4.03. County officers.

Article V. General Provisions

Sec. 5.01. Effect on local county laws. Sec. 5.02. Special laws.

Article VI. Charter Amendments

Sec. 6.01. Proposed by county. Sec. 6.02. Charter initiative.

Sec. 6.03. Charter review commission.

Sec. 6.04. [Placement on ballot.]

Article VII. Severability

[Sec. 7.01. Provisions severable.]

Article VIII. Transition Provisions

Sec. 8.01. Proceedings continued. Sec. 8.02. Outstanding bonds.

PREAMBLE

TYRANTSA FALT TO Whereas, the board of county commissioners of Pinellas County, Florida, presently derives(its)legal authority from a combination of general laws, general laws of local CANDID application which apply only to Pinellas County, and special laws, all of which emanate WORLD from the egislature of the State of Florida, and DISTRICT LEVY ENUMERATED DELLARED AS - 1:30,000 DIRECT TATATION TRANSLATISSIONS ARTICLE | SECTION Z Whereas, (under) this legal framework the powers, duties and (responsibilities) of the board of county commissioners are difficult, if not impossible to define, and Aprificial 373.019(15) Whereas, the only legal method available to the board of county commissioners to define(its) powers, duties, and responsibilities under the Constitution of the State of Florida is the adoption of a Home Rule Charter, and WITHOLD CONTEMPT

Whereas, the board of county commissioners believes that such a charter should be (conceived)in the interest of cooperation with the municipalities and other governmental units of this county, with the integrity of the rights of the municipalities guaranteed.

▲ return to top	METHOD OF AD	ODTING OTHER	INTERESTS, CONLIEVED
	EMINATING FROM	and the second	
ARTICLE I.		K	BRITISH BRETHERIN
CREATION OF GOVI	ERNMENT		AS DECLADED.

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9/10/2009

DESPOTS

COUNTY HTENT ON WELT ENT Page 3 of 13 Pinellas County Home Rule Charter () CONSTITUTION Cosperate Enparates 0 373,019(15) IN/OF Pinellas County shall be a body corporate and politic) and shall have all rights and powers of local self-government which are now or may hereafter be provided by the Constitution and laws of Florida and this charter and as such may contract and be HDMIG AND contracted with and may sue and be sued and be impleaded in all the courts of this 1 BETING - WATER BOARD state and in all matters whatsoever. IN/OF ITSELF CONPORATE Pasty 312 SITHIN ITSELF EE (SIMPLE) Sec. 1.02. Name and county seat. 360.08 170.09 WATER The corporate name shall be Pinellas County, hereinafter referred to as the county. Said name shall be so designated in all legal actions or proceedings involving the county. The 298:36 DESDICTION 127.01 2 DECLANATION county seat shall be that presently designated by law CANOID WORLD PRETENTIOUS LEGISLATION OF INDEPENDENCE CORPORATE return to top CHIOICE 12 ARTICLE II. SECHOR OF FEDERALIST ARTILLEZ Popentq POWERS AND DUTIES OF THE COUNTY WATER JORISDICTIONS COUNTY CONPORATE Sec. 2.01. Powers and duties. (OF SELF) FEDPAPER#9 ABSENT CHRISTIANITY . BODY CORDORATE The county shall have all powers of local self-government not inconsistent with general law, with special law approved by vote of the electors or with this Charter. 14th Americanova7 97-103 SECTION 126-509 "TAPPING &FTITLE TO PROPERTY" BINTHING OF In the event of a conflict between a county ordinance and a municipal ordinance, the WATER county ordinance shall prevail over the municipal ordinance when general law provides JUNISDICTIONER that a county ordinance shall prevail over a municipal ordinance, or when it concerns a power of local county government lawfully and constitutionally enacted by special law at the time of the adoption of this Charter, except that the county shall not nereasted Ve DISTRICT WATER DHSTITUTIONALLY LEVY amend such special law or laws to increase or expand the county's power, jurisdictions or services over the municipalities or their powers or services. The county ordinance 103 126-509 HACTED PEUNILAW AFTER THE AS A TOOLDOR TOO shall prevail over the municipal ordinance when a special law enacted subsequent to the FACTY adoption of this Charter and approved by a vote of the electorate provides that a county a LEGISLATED Hnucce 3 ordinance shall prevail over a municipal ordinance or when the county is delegated. SECTIONZ special powers within an area of governmental service enumerated in this Charter. In all other cases where a county ordinance conflicts with a municipal ordinance, the municipal ordinance shall prevail. AS QUALIFICATION REQUISITE HATICLE (SECTION Z 1:30,000 Direct TAXATION ELECTION Sec. 2.02. Security of rights of citizens. OF SELF! PRIVILEGENTIMOXUME BRITISH LEGISLATION FUNNY In order to secure protection to the citizens of the county against abuses and encroachments, the county shall use(its) powers, whenever appropriate) to provide by ordinance or to seek remedy by civil or criminal action for the following: TAPPING of TILLE ORDINANCE 97-103(12) TITLE TO PROPERTY LOCAL SELF-GOOBDAMERT (a) Prohibition of conflict of interest. The board of county commissioners shall PUPPETTS enact a conflict of interest ordinance pertaining to all elected officials COMMONWEALTH appointed officials, and all employees of said officials of Pinellas County With government, within ninety (90) days after the effective date of the Charter. By PUPPETED said ordinance the board shall be empowered to institute procedures by which ELECTORATE NOT DELEGATED "DILTATED 163.3167 (1-D) SPECIAL ACT'53 http://www.pinellascounty.org/homerul.htm 9/10/2009 IM POSED 197.363

RECT Page 4 of 13 Pinellas County Home Rule Charter POWER "UHWARRAHTED" TO ELECT? 1 THEIR POWERS WITHIN April NUCLEAR WHOT SOUND NICLU AGGREEMENT POWER SECTION any such official may be removed from office, except for those officers for 14th which removal is provided under the state constitution. DISTRICT AMENDMENT (b) Oust and equitable taxation while recognizing other Tocal governments LEVY CONSTITUTION Jurisdictions to set their own millage. The grant of the powers contained herein SE JURISDICTION shall not be construed in any way to allow the county to claim any portion of SELF any city's ten-mill taxing power: RESERVED FOR THE TURISDICTION? THEREO LEVYS IN TOLE (c) [Public property.] Proper use of public property belonging to Pinellas County government. AMENDMENT (d) [Public records.] Full access to public records and proceedings of Pinellas VANQUISHMENT . County government. 1 10LATION (e) Protection of human rights. The county shall establish provisions, pursuant to state and federal law, for protection of human rights from discrimination based upon religion, political affiliation, race, color, age, sex, or national origin by providing and ensuring equal rights and opportunities for all people of LECLAIMED Pinellas County. WATER VARIANCE (f) Protection of consumer rights. The county shall establish provisions for the protection of consumers. SUPPLY & DATE SBOTION (126-509) PRIVILEGE & OPPORTOWITY 01.01-10.4c Sec. 2.03. Exercise of powers. ADHOC AD-HOC All powers of the county shall be exercised in accordance with this Charter; or, if the Charter contains no provision for execution (then by ordinance, resolution) or action of Supply | RATE COUNTY 95-286 J. (C-Z) the board of county commissioners. AS SOLD ABSOQUTE BILL OF SALE PRIVILEGE OPPO FULL WARDANTIES OF TITLE Sec. 2.04. Special powers of the county. 298.36 AND REFERSE OF COUNTY LIEN" The county shall have all special and necessary power to furnish within the various 380.08 170,09 municipalities the services and regulatory authority listed below. When directly TAX ARTICLE DID. GCT TAXATION 127.01 concerned with the turnishing of the services and regulatory authority described in this Second section, county ordinances shall prevail over municipal ordinances, when in conflict. ANTICLE (SELTION Z Governmental powers not listed or described in this Charter or granted to the county by general statute or special act shall remain with the municipalities. CLEARING HOUSE" STATUTE 163,3167/11) (a) Development and operation of 911 emergency communication system. 163,3167(11) CLEARNAGHOUSE NOT UTILITY ! (b) Development and operation of solid waste disposal facilities) exclusive of municipal collection systems FACIUTY NOT A COUNTY NOT COUNTY ? Nor UTILITY , UTILITY 380,08 FEE(Simple) (c) Development and operation of regional sewage treatment facilities in - AIDING & ABETING accordance with federal law, state law, and existing or future interlocal agreements) exclusive of municipal sewage systems. 14th Amenoment taking of Life, Lisenty Brogenty, (d) Acquisition development and control of county-owned parks, buildings, 141 and other county-owned property. BODY CORPORATE 373,019(15) 320 PHRTY AMENDMENT LIBERTY, PROPERTY ! LIFE PRIVILEGES UTILITY (e) Development and operation of public health or welfare services or facilities in Pinters County CITIZEN SECURITY 3nd ponty (OUNTY) MILLAGE - RATE AIDING - ABETING CITIZEN BOND VIELD 9/10/2009 http://www.pinellascounty.org/homerul.htmConponaTE)

ZRAPARTY FACILITY o in Pinellas County. (f) Operation, development and control of the St. Petersburg-Clearwater 380, PECSIMPLE). International Airport. -DRAINING THE EQUITY IN -(g) Design, construction and maintenance of major drainage systems in both TO DISSOLUE AND ASSOME HROADS the incorporated and unincorporated area. ForutiFications STATULE 153 03 (7) E(1) TO RATE BONDYIELD (h) Design, construction and maintenance of county (roads in accordance with U.S. CONSTITUTION? ? STATE CONSTITUTION? ? HOMERULE CHARTER? law. RESIDENTS (i) Implementation of regulations and programs for protection of consumers. DESPOTS ? TYRANTS (j) Implementation of animal control regulations and programs. (k) Development and implementation of civil preparedness programs. CAPTURE OF LAND/WATER IMPRUDENCE (I) Coordination and implementation of (ire protection) for the unincorporated areas of the county. (m) Operation of motor vehicle inspection (facilities, including inspection of auto emissions systems. Junibil LEW Rescistion 95-286 SOPPLY Furnishinle UTILITY TIK PRIVILEGE E (n) Production and distribution of water exclusive of municipal water systems Faulty Authonity and in accordance with existing and future interlocal agreements, HOMASJEFFERSON Down Het CONSTITUTION AQUISITION GLIGIOUS FRE (o) Implementation of programs for regulation of charitable solicitations. GRANT OF UTILITY OF (NOT SUPPLY / RATE ANYMORE?) COUNTY (p) All powers necessary to provide municipal services in the unincorporated areas of the county and in accordance with any existing and future interlocal 153.90 FROM OF THE COUNTY agreement. TO THE TOMSDERNA (q) All powers necessary to transfer the functions and powers of any other A DING governmental agency upon approval by the governing body of that agency and a AND (oF) the board of county commissioners. AMY OTHER ABETING (r) AD power necessary, upon approval of a vote of the electors, to levy a one-AS OF CHOICE ANTICLEZ thankfer power OF THE COULTY TO LEVY TO REQUIRE AND TO REQUIRE mill increase in (ad valorem taxes) in order to (make funds available to be used solely to acquire beachfront and other property to be dedicated as public parks UNISIDIETION TAX RECIDENTIONALLY for recreational use. This subsection shall in no manner limit a municipality SET THEIR AND TO LEVY from(levying)any(such)tax under any authorization it might have at this time or THIN INTERLOCAL OWN MILLAGE (may receive in the future.) LIBERTY, PROPERTY & LIFE UNDER THE 14th AMENDMENT MURUERMENT STATE COUNTY CONSalesticial DELEGATED LIEN (s) Countywide planning authority as provided by special law. In the event of a (VS) conflict between a county ordinance adopted pursuant to the county's RANSFER OF POWE LEVY countywide planning authority as provided by special law and a municipal ordinance, the county ordinance shall prevail over the municipal ordinance; however, a municipal ordinance shall prevail over a county ordinance in the event a municipal ordinance provides for a less intense land use or a lesser density land use within the corporate boundaries of the municipality than that provided by county ordinance. OTHER BUILD A BETTER MOUSE TRAP GOVERNMENTAL UNITS7

HBW I ATER LOLAL !! RELAIMED Solicitatio WATER Page 6 of 13 Pinellas County Home Rule Charter DBPOTIC/TYRAM'S Appropriation AS DECLARED, AS BUILT-UP. EMINENT DOPODING DRAWHUS DIRECT ABSOLUTE BUILD-UP (t) AlDpowers necessary to establish by ordinance the exclusive method and VARIANCE criteria for voluntary municipal annexation, including the delineation of areas Applica tione eligible for annexation, to the extent provided by general law. (Laws of Fla. ch. 88-458, § 1; Res. No. 88-496, 12-6-88; Ord. No. 00-66, § 2, 8-22-00) LEOS Editors Note: Laws of Fla. ch. 88-458, and Res. No. 88-496, adding subsection (s), were approved by referendum Nov. 8, 1988. Ord. No. 00-66, adding subsection (t), was approved by referendum Nov. 7, 2000. Sec. 2.05. Contractual services and transfer of contractual services. SUPPLIED? PRIVILEGES? NOT COUNTY FORS INTERLOCAL FURNISH Additional services may be furnished within the municipalities when the county is requested to do so by a majority vote of the governing body of the municipality and is so authorized by a majority vote of the board of county commissioners, (OF ITSELF)NUCLEODS AGREEMENT HULLEAR AGGREEMENT, Sec. 2.06. Limitation of powers. A INTERLOCAL (BODY WITHIN A BODY) DISTRICT. The county shall not have the power, under any circumstances, to abolish any municipality or in any manner to change the status, duties, or responsibilities of the Discourt county officers specified in section (1(d), art. VIII of the state constitution) The county Juniourof shall exercise its powers to ensure that property situate within municipalities shall not be NUILEGES subject to taxation for services rendered by the county exclusively for the benefit of the URHISHED WHAT property or residents in unincorporated areas, nor shall property situate in - Supply ? ABOUT RATE unincorporated areas be subject to taxation for services provided by the county DISTRICT exclusively for the property or residents within municipalities, all in accordance with the laws of the State of Florida and the Constitution of the State of Florida as they now On JUNISDICTIO provide or as they may be amended from time to time. CONSTITUTION -FUANY CONSTITUTION SUPPLY Sec. 2.07. Annexation. FUHHY! REGION Anticit / SEC & Diniformly Bonkrup (WATON Suppl) Nothing in this Charter shall prevent a municipality from annexing an unincorporated area into its municipal boundaries) except that all annexations shall be in accordance with the exclusive method and criteria for voluntary municipal annexation, including the delineation of areas eligible for annexation, adopted by ordinance under the authority LATER elsewhere provided for in this Charter. EMINENT DOMAIN 153.03(5) (Ord. No. 00-66, § 3, 8-22-00) Editors Note: Ord. No. 00-66 was approved by referendum Nov. 7, 2000. return to top ARTICLE III. THATS CALLED , A JURISDICTION **LEGISLATIVE BRANCH** Sec. 3.01. Board of county commissioners. The legislative body of county government shall be the Board of County Commissioners. The Board of County Commissioners shall be increased from five commissioners to seven commissioners, with four of the seven commissioners, residing one in each of four county commission districts the districts together covering the entire county and as APPROPRIATING THAT WOULD BE THATS ANNEXING MOLE THAN ONE AS ENUMERATED A JURISDICTION (CALLOD A Junispiction. ARTICLE | SECTIONZ 300,00 FEE(SIMPLE) http://www.pinellascounty.org/homerul.htm 9/10/2009 TITIE

Pinellas County Home Rule Charter Page 7 of 13 SECTION Z TNATS A FUMMY QUALIFICATION 30,000 TURISDICTION Discery REQUISITE COVERING nearly equal in population as practicable, and each commissioner being nominated and 1.46 TURISDICTION elected only by the qualified electors who reside in the same county commission district as the commissioner, and with three of the seven commissioners being nominated and COUNTY elected at large. Each of the three at-large commissioners shall reside one in each of JUNISDICTIC (three)districts) the three districts)together covering the entire county and as nearly equal in population as practicable. Initial redistricting shall be accomplished by the Board of County Commissioners in accordance with Section 1(e) of Article VIII of the Florida 30,000 Constitution. The election, term of office, and compensation of members shall all be in accordance with general law. (Laws of Fla. ch. 99-472, § 1) Editors Note: The changes authorized by Laws of Fla. ch. 99-472 were approved by referendum Nov. 2, 1999. Sec. 3.02. Enactment of ordinances and resolutions. ONDIMANCE TAPPING of ABSolution BILL OF SALE TAPPING of A BSOLUTION BILL OF SALE TAPPING of A BSOLUTION BILL OF SALE All Ordinances and (resolutions) shall be passed by an affirmative vote of a majority of the 97-103 126-509 members of the board of county commissioners voting, in accordance with the procedures established by general law. return to top ARTICLE IV. ADMINISTRATION OF COUNTY GOVERNMENT Sec. 4.01. County administrator. (a) There shall be a county administrator selected and appointed by the affirmative vote of five (5) members of the board of county commissioners, who shall serve until such time as he shall be removed either by a vote for removal of four (4) members of the board of county commissioners voting for removal in two (2) separate meetings of the board, spaced not less than two (2) weeks apart, or by a vote of removal of five (5) members of the board of county commissioners. ARE COMISSIONERS PART-TIME (b) The county administrator shall be a full-time position. He shall serve at the pleasure of the board of county commissioners and shall be appointed solely on the basis of his executive and administrative qualifications. (c) The county administrator shall have the following duties: DELEGATED / EMIMATED FROM LEGISLATORS / METHODS IMPLEND CEUNTS (1) To administer and carry out the directives and policies issued to FOR INTERLOCAL him by the board of county commissioners, acting as an official body, except that he shall not be directed or given authority to make TRANSFER OF appointments of members to any county boards, commissions or DEVELOPMENT. agencies. RIGHTSS W.T.F. (2) Subject to the provisions of county merit or civil service plans, to select and employ personnel to fill all vacancies, positions or employment after the board of county commissioners has authorized

that such vacancies, positions or employment be filled. Employment of persons in unclassified positions shall be subject to confirmation by the board of county commissioners.

(3) To supervise all departments, department heads and employees of the board of county commissioners and, in his discretion, to terminate for cause the employment of any employees of the board of county commissioners. Termination of persons in unclassified positions shall be subject to confirmation by the board of county commissioners.

(4) After policy has been established by the board of county commissioners, to supervise all aspects of carrying into effect such policy to its completion. He shall thereupon report or order a full report to the board of county commissioners of the action taken upon such policy and directives of the board of county commissioners.

(5) To perform such other duties as may be required of him by the board of county commissioners, acting as an official body, or by this Charter.

(Ord. No. 00-69, § 2, 9-12-00)

Editors Note: Ord. No. 00-69, amending subsection (a), was approved by referendum Nov. 7, 2000.

Sec. 4.02. County attorney.

(a) There shall be a county attorney selected by the board of county commissioners who shall serve at the pleasure of the board. The office of county attorney shall not be under the direction and control of the county administrator but shall instead be responsible directly to the board of county commissioners.

(b) The county attorney shall be an attorney licensed to practice law in the State of Florida for at least three (3) years. Upon appointment, he shall be employed full time by said county. The county attorney shall employ such assistant county attorneys and special assistant county attorneys, on either a full-time or part-time basis, as may be necessary, upon approval of the board of county commissioners.

(c) The office of county attorney shall be responsible for the representation of county government, the board of county commissioners, the county administrator, constitutional officers and all other departments divisions, regulatory boards and advisory boards of county government in all legal matters relating to their official responsibilities. The office of county attorney shall prosecute and defend all civil actions for and on behalf of county government and shall review all ordinances, resolutions, contracts, bonds and other written instruments.

(C-2)

Sec. 4.03. County officers.

DISTRICT

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This document [Charter] shall in no manner change the status, duties, or responsibilities of the [following] county officers of Pinellas County: BUT WHAT ABOUT REGION, DISTRICT, JURISDICTION

The clerk of the circuit court, property appraiser, tax collector, sheriff, and supervisor of elections.

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ARTICLE V.

GENERAL PROVISIONS

Sec. 5.01. Effect on local county laws.

7. CONSTITUTION>

All existing laws ordinances, resolutions, rules, regulations, and policies of the county shall remain operative except where inconsistent or in direct conflict with this Charter until amended or repealed by the board of county commissioners. WHAT - RECLAIMED WATER . VARIANCE" Application?

Sec. 5.02. Special laws.

TURISDICTION? (IN)THE STATE AS (a) Special laws of the State of Florida relating to or affecting Pinellas County DELINEATED and general laws of locaDapplication which apply only to Pinellas County, except those laws relating exclusively to a municipality, the school board or one of the boards, authorities, districts or councils listed in subsection (b) and except those laws dealing with saltwater fishing, (wetlands) aquatic preserves, or bird sanctuaries, shall become county ordinances of Pinellas County and shall remain in full force and effect to the extent they are not in conflict with this Charter, subject to amendment or repeal by the board of county BIRTHING WATER , or JURISDICTIONS , commissioners.

14th America (b) This document shall in no manner change the status, duties or responsibilities of the following boards, authorities, districts and councils: Pinellas Suncoast Transit Authority, Emergency Medical Services Authority, Fresh Water Conservation Board) Indian Rocks Special Fire Control District, Juvenile Welfare Board, License Board for Children's Centers and Family Day Care Homes, Mosquito Control District of Pinellas County, Ozona-Palm Harbor-Crystal Beach Special Fire Control Districty Pinellas County Construction Licensing Board, Pinellas County Industry Council, Pinellas County Planning Council, Pinellas County Personnel Board, Pinellas County Water and Navigation Control Authority, Pinellas Park Water Management District) Pinellas Police Standards Council, and Pinellas Sports Authority. CORPORATE BODY DE THE ELECTORS

ASENUMERATED (c) In order to provide government which is responsive to the people, the powers granted by this Charter shall be construed liberally in favor of the county government, except in those areas where jurisdiction is granted)to, or BIHGO reserved to, the municipalities. This Charter shall not be construed to authorize or grant power to county government to perform services within the various municipalities beyond those specifically enumerated in this Charter The specified powers in this Charter shall not be construed as limiting, in any way, the general or specific powers of the government.

RESERVING/AIDING THOSE SPECIFIED POWERS, ABETING 9/10/2009 JURISDICTE

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Voten (

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ARTICLE VI.

CHARTER AMENDMENTS

Sec. 6.01. Proposed by county.

The board of county commissioners by ordinance passed by an affirmative vote of not less than majority plus one (1) member shall have the authority to propose amendments to this Charter. Any such amendment shall be subject to referendum at the next scheduled countywide election; provided, however, the board of county commissioners may call a special referendum election for said purpose. Said referendum shall be called by the board of county commissioners and notice of said referendum, together with the exact language of the proposed amendment, shall be published once a week for four (4) consecutive weeks in a newspaper of general circulation in the county, the first such publication being at least forty-five (45) days prior to the referendum. Passage of proposed amendments shall require approval of a majority of electors voting in said election on such amendment.

Sec. 6.02. Charter initiative.

NOTER , 1) Amendments to the Charter may be proposed by a petition signed by registered electors equal to at least ten (10) percent of the number of registered electors of the county at the time of the last preceding general election. No more than forty (40) percent of those registered electors signing petitions shall reside in any one (1) (at-large county commission district) No more than thirty (30) percent of those registered electors) signing petitions shall reside in any one (1)(single-member county commission district) Such petition shall be filed with the clerk of the circuit court in his capacity as clerk of the board of county commissioners, together with an affidavit from the supervisor of elections certifying the number of signatures which has been verified as registered electors of Pinellas County at the time the signature was verified. Each such proposed amendment shall embrace but one (1) subject and matter directly connected therewith. Each charter amendment proposed by petition shall be placed on the ballot by resolution of the board of county commissioners for the general election occurring in excess of ninety (90) days from the certification by the supervisor of elections that the requisite number of signatures has been verified. However, the County Commissioners may call a special referendum election for said purpose. Notice of said referendum, together with the exact language of the proposed amendment as submitted on the petition, shall be published by the board of county commissioners once a week for four (4) consecutive weeks in a newspaper of general circulation in the county, the first such publication being at least forty-five (45) days prior to the referendum. Passage of proposed amendments shall require approval of a majority of electors voting in said election on such amendment.

2) The sponsor of a petition amendment shall, prior to obtaining any signatures, submit the text of the proposed amendment to the supervisor of elections, with the form on which the signatures will be affixed, and shall

obtain the approval of the supervisor of elections of such form. The style and requirements of such form shall be specified by ordinance. The beginning date of any petition drive shall commence upon the date of approval by the supervisor of elections of the form on which signatures will be affixed, and said drive shall terminate one hundred eighty (180) days after that date. In the event sufficient signatures are not acquired during that one hundred eighty (180) day period, the petition initiative shall be rendered null and void and none of the signatures may be carried over onto another identical or similar petition. The sponsor shall submit signed and dated forms to the supervisor of elections and upon submission pay all fees as required by general law. The supervisor of elections shall within forty-five (45) days verify the signatures thereon. Notwithstanding the time limits hereinabove signatures on a petition circulated prior to one general election shall not be valid beyond the date of that election.

3) If approved by a majority of those electors voting on the amendment at the general election, the amendment shall become effective on the date specified in the amendment, or, if not so specified, on January 1 of the succeeding year.

(Amd. of 11-03-98; Ord. No. 00-68, § 2, 9-12-00) **Editors Note:** Ord. No. 00-68, amending subsection 1), was approved by referendum Nov. 7, 2000.

Sec. 6.03. Charter review commission.

(a) During the month of December, 1985 and every six (6) years thereafter, there shall be established a charter review commission composed of thirteen (13) members. The members of the commission shall be appointed by the board of county commissioners of Pinellas County from the following groups:

(1) One (1) member from the Pinellas County Legislative Delegation residing in Pinellas County;

(2) One (1) constitutional officer;

(3) One (1) member from the elected city officials;

(4) One (1) member from the elected board of county commissioners;

(5) Nine (9) members from the public at large, none of whom shall be an elected official.

Vacancies shall be filled within thirty (30) days in the same manner as the original appointments.

(b) Each charter review commission shall meet prior to the end of the third week in January 1986, and every six (6) years thereafter for the purposes of organization. The charter review commission shall elect a chairman and vice-chairman from among its membership. Further meetings of the commission shall be held upon the call of chairman or any three (3) members of the

commission. All meetings shall be open to the public. A majority of the members of the charter review commission shall constitute a quorum. The commission may adopt other rules for its operations and proceedings as it deems desirable. The members of the commission shall receive no compensation but shall be reimbursed for necessary expenses pursuant to law.

(c) Expenses of the charter review commission shall be verified by a majority vote of the commission and forwarded to the board of county commissioners for payment from the general fund of the county. The board of county commissioners shall provide space, secretarial and staff assistance. The board of county commissioners may accept funds, <u>Grants</u>) (gifts) and services for the charter review commission from the state, the government of the United States, or other sources, <u>public</u> or <u>private</u>)

(d) The charter review commission shall review, on behalf of the citizens of "Pinellas County, the operation of county government in order to recommend amendments to this Charter, if any.

(e) Each charter review commission established pursuant to this section shall complete its review and submit a report to the citizens of Pinellas County by July 31, 1986, and each six (6) years thereafter. Included within the report shall be any proposed amendments to the Charter, together with the wording of the question or questions which shall be voted on at referendum. Proposed amendments may, at the discretion of the charter review commission, be included in a single question or multiple questions. The board of county commissioners shall call a referendum election to be held in conjunction with the 1986 general election and each six (6) years thereafter, for the purpose of voting on the proposal or proposals submitted by the charter review ALTUAL commission. Notice of each such referendum, together with the exact language of the proposed amendment or amendments as submitted in the report of the charter review commission, shall be published by the board of county commissioners once a week for four (4) consecutive weeks in a newspaper of general circulation in the county, the first such publication being at least forty-five (45) days prior to the referendum. Passage of proposed amendments shall require approval of a majority of electors voting in said election on such amendment.

Editors Note: Amendments to § 6.03 were approved at referendum in Nov. 1984.

(Amd. of 11-3-98)

Sec. 6.04. [Placement on ballot.]

Any other section of the Pinellas County Charter, chapter 80-590, Laws of Florida, notwithstanding, except for any proposed amendments affecting the status, duties, or responsibilities of the county officers referenced in §§ 2.06 and 4.03 of this Charter, charter amendments proposed under § 6.01 (proposed by Pinellas County Commission), § 6.02 (proposed by citizens' initiative), or § 6.03 (proposed by a Charter Review Commission) shall be placed directly on the ballot for approval or rejection by the voters and it shall not be a requirement that any such proposed amendments need to be referred to or approved by the Legislature prior to any such placement on the ballot. However, any charter amendment affecting any change in function, service, power, or

MATER regulatory authority of a county, municipality, or (special>district) may be transferred to or performed by another county, municipality, or special districtionly after approval by vote of the electors of each transferor and approval by vote of the electors of each transferee. Such amendments proposed by the Board of County Commissioners must be approved by ordinance passed by a majority plus one member. The power to amend, revise, or repeal this Charter by citizens' initiative shall not include amendments relating to the county budget, debt obligations, capital improvement programs, salaries of county officers and employees the lovy or collection of takes, or the rezoning of less than 5 percent of the total land area of the county. (Laws of Fla. ch. 99-451, § 1) Editors Note: The additions authorized by Laws of Fla. ch. 99-451 were approved by referendum Nov. 2, 1999. "DICTATED" 163.3167 (1-D) "Imposed" 197.363 ▲ return to top COUNTY LIEN ILLEGAL AND VOID - 14-th Ameroment **ARTICLE VII.** US LEVY SEVERABILITY JATER DITRICT [Sec. 7.01. Provisions severable.] If any article, section, subsection, sentence, clause, or provision of this Charter is held (invalid or unconstitutional) such invalidity or unconstitutionality shall not be construed to render invalid or unconstitutional the remaining provisions of this Charter. ET, SHALL BEHELD "INEQUITABLE" AND UNSUBSTANTIAL". **ARTICLE VIII.** TRANSITION PROVISIONS Sec. 8.01. Proceedings continued. All petitions, hearings and other proceedings pending before any office, officer, department or board on the effective date of this Charter shall be continued and completed under Charter government. Sec. 8.02. Outstanding bonds. All bonds, revenue certificates, and other financial obligations of the county outstanding on the effective date of this Charter shall continue to be obligations of the county.> BUT NOT THE DISTRICT OR THE JURISDICTION A return to top

http://www.pinellascounty.org/homerul.htm

EMINENT DOMAIN 153,03(5) Unelas Application for Variance STATUTE From Pinellas County Code 82-3 County Reclaimed Water Shortage Conservation Measures Conservation PRIVATE PUBLIL PANTWERSHIP Important Instructions and Information S RECLAIMED WATER FACILITY (NOT UTILITY) Pinellas County may grant a variance from the terms of Pinellas County Code 82-3, • County Reclaimed Water Shortage Conservation Measures, when such variance will not be contrary to the public interest and where owing to special conditions, a literal enforcement of the provisions of the ordinance would result in hardship, irrigation system limitations, religious convictions or the health and safety of the applicant Written application for a variance shall be submitted to the Pinellas County Utilities VIOLATION Conservation Department. HOME RULE. The application for variance shall demonstrate that: MARTER The variance shall not be in conflict with any other applicable ordinance or state law The variance will not adversely affect the reclaimed water supply 2.02(5) The variance will not violate the general spirit and intent of the ordinance nor will it be inconsistent with the County Comprehensive Plan FEE (SIMPLE) TITLE Pinellas County shall consider a variance from the County Reclaimed Water Shortage Conservation Measures as soon as possible after submittal of the written application. ORDINANCE In granting any variance, Pinellas County they prescribe appropriate conditions and 97-102 SECTIONS STATUTE safeguards to assure conformance. EMINENT. 126-509(A) 153,03(5) DOMAIN Violations of such conditions and safeguards, when made a part of the terms under which Resourced . the variance is granted, shall be deemed a violation of this section. 95-2810 TV (C-Z) Application shall be mailed to the following location: Pinellas County Utilities Conservation Department 14 South Fort Harrison Avenue, 4th Floor Clearwater, FL 33756 For personal assistance, please call the Reclaimed Hotline at (727) 464-4273 ECLAIMED WATER TAKES TITLE TO YOON PROPERTY IN RESOLUTION 95-286 IN (C-Z) AND DR. DINANCE 97-103 SECTION 126-509. IT is PART OF A LAND AQUISITION / Appropriation. ALL YOUR PROPERTY, BOTH PERSONAL AND REAL PROPERTY, 'S BEING TAKEN AS PART OF THIS EMINENT DOMAIN CONTRACT IN STATUTE 153.03(5). THIS ENTITY OF INTERLEST IS ATTEMPTING TO USE THE 14th America Decised 10/16/2009 THIS ENTITY OF INTERLEST IS ATTEMPTING TO USE THE 14th America Decised 10/16/2009 To

USURP YOUR PROPERTY, LIBERTY, HEALTH AND SAFETY, LITERALLY!



The Board of County Commissioners values your participation

Please fill out this card if you wish to speak or record your sentiment regarding an agenda item or general topic. Individuals wishing to speak may do so for up to three minutes when called to the lectern.

1 Citizens to be Heard 그 Agenda Item				
Agenda date: <u>6/19/18</u>				
Agenda item number (NOT case number):				
Speaking:				
For Against Undecided				
Waive speaking:				
In Support 🔾 🛛 Against 🖵				
(The Chairman will read this information into the record.)				
Topic: Truth				
Name: Greg bound				
Name: Greg Dound Address: 9166 Sunthe De				
City: <u>Larg 0</u> zip: <u>33773</u>				
Email:				

Please refer to the *Pinellas County Commission Public Participation & Decorum Rules* for details. Visit Pinellas County online at www.pinellascounty.org

Pinellas County complies with the Americans with Disabilities Act. To obtain accessible formats of this document, please call V/TDD (727) 464-4062. Funding for this document was provided by the Marketing and Communications Department. 500 copies were printed at a cost of \$10.25 or \$0.021 each. 7/16