1	A bill to be entitled
2	An act relating to Brevard County; creating the
3	"City of Suntree Charter"; providing for the
4	corporate name and purpose of the charter;
5	establishing territorial boundaries of the
6	municipality and authorizing annexations;
7	providing powers of the municipality and of
8	certain officers; providing for election of a
9	city council, including the mayor and vice
10	mayor, and providing for qualifications,
11	powers, and duties of its membership, and a
12	procedure for establishing their compensation
13	and expense reimbursement; establishing
14	circumstances which create vacancies in office
15	and providing for filling vacancies and for
16	forfeiture and recall; requiring independent
17	financial audit; providing for council
18	meetings, rules, recordkeeping, and voting at
19	meetings; providing for nominations, elections,
20	and terms of office of the mayor and council;
21	providing for a city manager, city clerk, and
22	city attorney and powers and duties of each;
23	authorizing establishment of administrative
24	departments; providing definitions; providing
25	procedures for adoption of ordinances and
26	resolutions and for handling finances;
27	establishing fiscal year and annual budgets;
28	providing procedures for initiative and
29	referendum; providing for charter amendments
30	and review; providing for severability;
31	providing for transition, including initial

1

1	
1	election and terms, date of creation and
2	establishment of the municipality, payment of
3	certain revenues, and transitional
4	comprehensive plan and land development
5	regulations; entitling the city to state-shared
б	and local option gas tax revenues; providing
7	for contractual services and facilities;
8	eliminating transition elements; providing a
9	referendum.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. The "City of Suntree Charter" is created to
14	<u>read:</u>
15	ARTICLE I: CORPORATE NAME; PURPOSE OF THE CHARTER
16	Section 1.01 City of SuntreeThe municipality hereby
17	established shall be known as the City of Suntree, Florida.
18	Section 1.02 Purpose of the charterThis charter is
19	ordained and established by the people of the City of Suntree,
20	Florida, to promote the general welfare and common good of the
21	community by providing the framework for a municipal
22	corporation to exercise municipal home rule powers under the
23	Constitution and laws of the State of Florida.
24	ARTICLE II: TERRITORIAL BOUNDARIES
25	Section 2.01 Description:
26	
27	A parcel of land lying in Sections 11, 12, 13,
28	14, 23 and 24 of Township 26 South, Range 36
29	East, Brevard County, Florida, and being more
30	fully described as follows:
31	

1	Begin at the northwest corner of said Section
2	12; thence Easterly, along the north line of
3	said Section 12, a distance of 1,600 feet, more
4	or less, to the northeast corner of the plat of
5	"The Villas at Suntree Unit Three" as recorded
6	in Plat Book 37, Page 23 of the Brevard County
7	Public Records; thence Southeasterly, along the
8	easterly line of said plat and the easterly
9	line of the plat of "Suntree Forest Homes Unit
10	One" as recorded in Plat Book 41, Page 72 of
11	said Public Records, a distance of 1,460 feet,
12	more or less, to the south line of said plat of
13	"Suntree Forest Homes Unit One"; thence
14	Westerly, along said south line, a distance of
15	730 feet, more or less, to the west line of the
16	Southeast 1/4 of the Northwest 1/4 of said
17	Section 12; thence Southerly, along said west
18	line, a distance of 1,320 feet, more or less,
19	to the south line of said Southeast 1/4 of the
20	Northwest 1/4; thence Easterly, along said
21	south line, a distance of 1,320 feet, more or
22	less, to the northeast corner of the plat of
23	"Lake Pointe Suntree Planned Unit Development
24	Stage Ten, Tract Six, Unit Two and Tract Six A"
25	as recorded in Plat Book 30, Page 52 of said
26	Public Records; thence Southerly, along the
27	east line of said plat and along the east lines
28	of the plats of "Lake Pointe Suntree Planned
29	Unit Development Stage Ten, Tract Six, Unit
30	Three and Tract Six-A" and "Suntree Planned
31	Unit Development Stage Ten, Tract Four, " said

3

1	plats being recorded in Plat Book 31, Page 37
2	and Plat Book 25, Page 1, respectively, of said
3	Public Records, and the latter's southerly
4	extension, a distance of 2,700 feet, more or
5	less, to the southwesterly right-of-way line of
6	Wickham Road in said Section 13; Thence
7	Southeasterly, along said southwesterly
8	right-of-way line, a distance of 1,225 feet,
9	more or less, to a point which lies 204.90 feet
10	northerly, as measured along said southwesterly
11	right-of-way line, of the southeast corner of
12	Lot 1 of the plat of "Suntree Planned Unit
13	Development Stage One, Tract 72," said plat
14	being recorded in Plat Book 30, Page 37 of said
15	Public Records; thence departing said
16	right-of-way line, S.74°21'24"E., a distance of
17	217.42 feet; thence N.68°18'52"W., a distance
18	of 16.28 feet to a point on the easterly
19	right-of-way line of Suntree Place, a 50.00
20	foot wide right-of-way per said plat of Stage
21	One, Tract 72, said point also being on the arc
22	of a 50.00 foot radius curve concave to the
23	northeast which has a chord bearing of
24	N.64°28'32"W; thence Southwesterly and
25	Northwesterly, along an arc of said curve and
26	said right-of-way line, through a central angle
27	of 187°40'41", an arc distance of 163.78 feet
28	to the point-of-reverse curvature of a 25.00
29	foot radius curve concave to the west; thence
30	Northerly, along an arc of said curve and along
31	the westerly right-of-way line of Suntree

1	Place, through a central angle of 48°11'23", an
2	arc distance of 21.03 feet; thence continue
3	along said westerly right-of-way line,
4	N.18°49'34"W., a distance of 130.00 feet to the
5	northeast corner of Lot 3 of said plat of Stage
6	One, Tract 72; thence departing said westerly
7	right-of-way line, S.71°10'26"W., along the
8	north line of said Lot 3, a distance of 261.91
9	feet to the west line of said plat of Stage
10	One, Tract 72; thence S.00°53'06"E., along said
11	west plat line, a distance of 248.04 feet to
12	the southwest corner of said plat of Stage One,
13	Tract 72; thence N.89°11'26"E., along the south
14	line of said plat of Stage One, Tract 72, a
15	distance of 339.95 feet; thence departing said
16	south plat line, S.00°58'15"E., a distance of
17	18.08 feet to a point on the northerly line of
18	Parcel P-1, as recorded in O.R. Book 3116, Page
19	2677 of said Public Records; thence
20	N.89°12'00"E., along the north line of said
21	Parcel P-1, a distance of 133.47 feet to the
22	northeast corner of said Parcel P-1; thence
23	along the easterly line of said Parcel P-1, the
24	following four (4) courses to wit:
25	S.01°00'00"E., a distance of 266.29 feet;
26	S.46°00'00"E, a distance of 16.65 feet;
27	S.01°00'00"E., a distance of 101.13 feet;
28	S.44°00'00"W., a distance of 29.34 feet; thence
29	continue along said easterly line of Parcel
30	P-1, and along the westerly line of Parcel Q-2
31	as recorded in O.R. Book 3116, Page 2679, a

1	total distance of 193.44 feet to a point on the
2	northerly right-of-way line of St. Andrews
3	Boulevard, an existing 100.00 foot wide
4	right-of-way; thence Northeasterly, along said
5	northerly right-of-way line, a distance of 365
6	feet, more or less, to a point on said
7	southwesterly right-of-way line of Wickham
8	Road; thence Southeasterly, along said
9	southwesterly right-of-way line, a distance of
10	2,700 feet, more or less, to an intersection
11	with the north line of the Southeast 1/4 of the
12	Southeast 1/4 of said Section 13; thence
13	Westerly, along said north of the Southeast $1/4$
14	of the Southeast 1/4, a distance of 100 feet,
15	more or less, to the east line of the Southwest
16	1/4 of said Southeast 1/4 of Section 13; thence
17	Southerly, along said east line, a distance of
18	1,320 feet, more or less, to the northeast
19	corner of the Northwest 1/4 of the Northeast
20	1/4 of said Section 24; thence Southerly, along
21	the east line of said Northwest 1/4 of the
22	Northeast 1/4, a distance of 1,320 feet, more
23	or less, to the southeast corner of said
24	Northwest 1/4 of the Northeast 1/4; thence
25	Westerly, along the south line of said
26	Northwest 1/4 of the Northeast 1/4, a distance
27	of 1,320 feet, more or less, to the east line
28	of the Northwest 1/4 of said Section 24; thence
29	Southerly, along said east line and along the
30	east line of the Southwest 1/4 of said Section
31	24, a distance of 3,800 feet, more or less, to

6

1	the south line of said Southwest 1/4 of Section
2	24; thence Westerly, along said south line, a
3	distance of 2,640 feet, more or less, to the
4	southeast corner of the Southeast 1/4 of said
5	Section 23; thence continue Westerly, along the
6	south line of said Southeast 1/4 of Section 23,
7	a distance of 2,640 feet, more or less, to the
8	southeast corner of the Southwest 1/4 of said
9	Section 23; thence continue Westerly, along the
10	south line of said Southwest 1/4, a distance of
11	1,320 feet, more or less, to the southwest
12	corner of the East 1/2 of said Southwest 1/4 of
13	Section 23; thence Northerly, along the west
14	line of said East 1/2 and along the west line
15	of the East 1/2 of the Northwest 1/4 of said
16	Section 23, a distance of 5,450 feet, more or
17	less, to the north line of said Northwest 1/4
18	of Section 23 and to the southwest corner of
19	the East 3/4 of said Section 14; thence
20	continue Northerly, along the west line of said
21	East 3/4, a distance of 5,350 feet, more or
22	less, to the southerly right-of-way line of
23	said Wickham Road; thence Easterly, along said
24	southerly right-of-way line, a distance of
25	1,320 feet, more or less, to a point on the
26	west line of the Northeast 1/4 of said Section
27	14; thence continue Easterly, along said
28	southerly right-of-way line, a distance of
29	1,400 feet, more or less, to an intersection
30	with the southerly extension of the west line
31	of the Southeast 1/4 of the Southeast 1/4 of

1	said Section 11; thence Northerly, along said
2	southerly extension and said west line, a
3	distance of 1,370 feet, more or less, to the
4	southwest corner of the Northeast 1/4 of said
5	Southeast 1/4 of Section 11; thence Easterly,
6	along the south line of said Northeast 1/4 of
7	the Southeast $1/4$ , a distance of 3.84 feet to a
8	point on the westerly right-of-way line of
9	Forest Lake Avenue; thence Northerly, along
10	said westerly right-of-way line and its
11	northerly extension, a distance of 1,640 feet,
12	more or less, to an intersection with the
13	northerly right-of-way line of Spyglass Hill
14	Road; thence Westerly, along said northerly
15	right-of-way line, a distance of 2,500 feet,
16	more or less, to the southwest corner of the
17	plat of "Devon's Glen, Unit One," as recorded
18	in Plat Book 41, Page 39 of said Public
19	Records; thence departing said northerly
20	right-of-way line and along the westerly line
21	of said Unit One, the following five (5)
22	courses to wit: N.13°58'20"W., a distance of
23	135.00 feet; S.76°01'40"W., a distance of
24	100.00 feet; N.13°58'20"W., a distance of
25	334.18 feet; N.25°04'35"W., a distance of
26	507.60 feet; N.13°22'56"E., a distance of
27	118.06 feet to the northwest corner of said
28	plat of Unit One and the southwest corner of
29	the proposed plat of "Devon's Glen, Unit Two";
30	thence continue N.13°22'56"E., along the
31	westerly line of said Unit Two, a distance of

1	418.32 feet to the southwest corner of the
2	Northeast 1/4 of the Northwest 1/4 of said
3	Section 11; thence Northerly, along the west
4	line of said Northeast 1/4 of the Northwest
5	1/4, a distance of 200 feet, more or less, to
6	the south line of the lands recorded in O.R.
7	Book 3420, Page 620 of said Public Records;
8	thence Easterly, along said south line, a
9	distance of 1,003 feet, more or less, to the
10	easterly line of said lands per O.R. Book 3420,
11	Page 620, thence along said easterly line the
12	following three (3) courses to wit: Northerly,
13	a distance of 526 feet, more or less;
14	Northeasterly, a distance of 292 feet, more or
15	less; Northerly, a distance of 511 feet, more
16	or less, to the north line of the Northeast $1/4$
17	of said Section 11; thence Easterly, along said
18	north line of the Northeast 1/4, a distance of
19	2,520 feet, more or less, to the
20	Point-of-Beginning.
21	
22	Section 2.02 Extension of corporate limits;
23	annexationThe corporate limits of the City of Suntree may
24	be revised as provided by general law.
25	ARTICLE III: GENERAL POWERS OF THE MUNICIPALITY
26	Section 3.01 All powers possibleThe City of Suntree
27	shall have all governmental, corporate, and proprietary powers
28	to enable it to conduct municipal government, perform
29	municipal functions, and render municipal services, and may
30	exercise any power for municipal purposes except as otherwise
31	provided by law. The powers of the City of Suntree shall be

construed liberally in favor of the municipality, limited only 1 by the Constitution, general law, and specific limitations 2 3 contained herein. 4 Section 3.02 Joint exercise of powers.--The city may exercise any of its powers or perform any of its functions and 5 6 may participate in the financing thereof, jointly or in 7 cooperation by contract or otherwise, with any one or more 8 states, counties, municipalities, or any agencies thereof, or 9 the United States or any agency thereof. 10 ARTICLE IV: CHARTER OFFICERS Section 4.01 Council members; elections.--11 12 (a) There shall be a city council, hereinafter referred to as the council, with all legislative powers of the 13 14 city vested therein, consisting of five council members, all 15 of whom shall be elected from the city at-large. (b) Each member of the council shall be a registered 16 17 elector of the city and shall have resided within the 18 corporate limits of the municipality for a minimum of 1 year 19 prior to qualifying for election. 20 (c) The council is constituted of elected officials who are accountable to the citizens of the city at regularly 21 held elections, and who are subject to recall as provided by 22 23 law. The citizens, through these processes, have the opportunity to elect, re-elect, or dismiss their elected 24 25 officials whose promise of performance or actual performance in office best reflects the policies which the citizens desire 26 27 to implement in the government of the city. 28 (d) Policymaking is the sole prerogative of the 29 council. Administrative staff, whether hired or appointed, 30 under terms of this charter, is subordinate to the elected 31

officials, whose power derives from the consent of, and 1 2 election by, the citizens of the city. 3 (e) Except as otherwise prescribed herein or provided 4 by law, legislative and police powers of the city shall be 5 vested in the council, including the establishment of boards, 6 commissions, and committees. The council shall provide for the 7 exercise of its powers and for the performance of all duties 8 and obligations imposed on the municipality by law. 9 Section 4.02 Mayor. -- Following the regular election each year in November, and prior to January 1, there shall be 10 a special meeting of the council-elect to select, from their 11 12 number, the new mayor, who shall serve for the following calendar year starting January 1. The mayor shall serve as 13 14 chairperson during meetings of the council and shall serve as 15 head of the municipal government for the purpose of execution of legal documents as required by ordinance. The mayor shall 16 17 also serve as the ceremonial head of the city. 18 Section 4.03 Vice mayor. -- At the specially convened 19 meeting of the council-elect in November, and following the 20 selection of the new major, the council, by a majority vote 21 shall then elect from its membership a vice mayor who shall serve as mayor during the absence or disability of the mayor. 22 23 If a vacancy occurs in the office of mayor, the vice mayor shall become interim mayor. 24 Section 4.04 Prohibitions.--25 26 (a) Neither the council, nor any individual member of 27 the council, shall in any manner dictate the employment or 28 removal of any employee other than the city manager. No 29 individual member of the council shall give orders to any officer or employee of the city. Recommendations for 30 improvements in the city government operations shall come 31

through the city manager, but each member of the council shall 1 2 be free to discuss or recommend improvements to the city 3 manager. The council, by affirmative majority agreement, may 4 direct the city manager to implement specific recommendations 5 for improvement in city government operations. 6 (b) No present or former elected city official shall 7 hold any compensated appointive office or employment with the 8 city until 1 year after the expiration of the official's 9 elected term. Section 4.05 Compensation.--10 (a) An ordinance establishing, increasing, or 11 12 decreasing compensation of the council may be adopted at any time; however, in no event shall any establishment of 13 14 compensation or any change in compensation become effective prior to January 1. For the first year of incorporation, 15 salary compensation shall not exceed \$300 per month for 16 17 council members and \$600 per month for mayor. 18 (b) The council shall provide for reimbursement of 19 actual expenses incurred by its members while performing their 20 official duties. 21 Section 4.06 Vacancies.--The office of a member of the 22 council shall become vacant upon the member's inability to 23 fulfill the duties of the office, resignation, forfeiture, or removal from office as authorized by law or this charter. 24 25 Section 4.07 Forfeiture of office.--A member of the 26 council, including the council person selected as mayor, may forfeit the office, if the member: 27 28 (a) Lacks at any time during the term of office any 29 qualification for the office prescribed by this charter or by 30 law; (b) Violates any express prohibition of this charter; 31

1 (c) Is convicted of a felony or criminal misdemeanor 2 even if adjudication is withheld; 3 (d) Misses four regularly scheduled council meetings 4 in any fiscal year without adequate reason, or misses four 5 consecutive council meetings; or 6 (e) Commits any action of gross ethical or moral 7 misconduct according to Florida State Ethics Law. 8 9 If any of these events should occur, a hearing shall automatically be conducted at the next regularly scheduled 10 council meeting, and the member may be declared to have 11 12 forfeited office by majority vote of the council. Any member 13 so removed from office shall not be eligible for re-election 14 or reassumption of any city position for a period of 5 years. Section 4.08 Filling of vacancies.--A vacancy on the 15 council, except for the position of mayor, shall be filled by 16 17 appointment by majority vote of the council members remaining, and said appointment shall be effective until a successor is 18 19 elected and installed by process at the next regular election. 20 In the event that all members of the council are removed by 21 death, disability, law, or forfeiture of office, the Governor shall appoint an interim council that shall call a special 22 election to be held within 45 days following the occurrence of 23 the vacancies. Council members so elected in said special 24 election shall be sworn in and installed as soon as possible 25 26 following the special election, the two members with the highest number of votes for 3 years, the next two members with 27 the next highest vote tally for 2 years, and the fifth member 28 29 with the next highest vote tally for 1 year. 30 Section 4.09 Qualifications.--The council shall be the judge of the election and qualifications of its members and of 31

1	the grounds for forfeiture of their office and for that
2	purpose shall have power to subpoena witnesses, administer
3	oaths, and require the production of evidence. A council
4	member charged with conduct constituting grounds for
5	forfeiture of this office shall be given 15 days prior notice
6	by the city clerk by certified mail and shall be entitled to a
7	public hearing at the next regularly scheduled meeting of the
8	council as outlined in section 4.07. Notice of such hearing
9	shall be published in one or more newspapers of general
10	circulation in the city at least 1 week in advance of the
11	hearing.
12	Section 4.10 Independent financial auditThe council
13	shall provide for an independent annual financial audit of all
14	city accounts and may provide for more frequent audits as it
15	deems necessary. Such audits shall be made by a certified
16	public accountant or a firm of such accountants who have no
17	personal interest, direct or indirect, in the fiscal affairs
18	of the city government or in any of its officers. Residency in
19	the city shall not be construed as a prohibited interest.
20	Section 4.11 MeetingsThe council shall meet
21	regularly at least once every month at such times and
22	locations within the boundaries of Brevard County as the
23	council may prescribe. Special council meetings may be held by
24	either the call of the mayor or by council majority, and,
25	whenever practical, upon no less than a 24-hour notice to each
26	member and the public. Action taken at a special meeting shall
27	be limited to the purpose for which the special meeting is
28	called. A special meeting may be held outside the city within
29	the boundaries of Brevard County in an area that may be
30	subject to annexation, if such meeting is called relative to
31	the annexation of such area. All meetings shall be public and

shall be scheduled to commence no earlier than 7 a.m. nor 1 2 later than 10 p.m. Section 4.12 Rules and journal. -- The council shall 3 4 determine its own rules and order of business and shall provide for keeping a journal and minutes of its proceedings. 5 6 Meetings will be conducted according to Robert's Rule of 7 Order. The journal and minutes shall be public records. 8 Section 4.13 Voting; quorum.--Roll call vote shall be required for ordinances, or upon the specific request of a 9 council member, and shall be recorded in the minutes. 10 Otherwise, voting shall be by ayes and nays. Three members of 11 12 the council shall constitute a quorum. No action of the council shall be valid or binding unless adopted by the 13 14 affirmative vote of a majority of the council. All council 15 members, including the council member selected as mayor, in attendance shall vote on all council actions, except when, 16 17 with respect to any such member, there is, or appears to be, a possible conflict of interest as defined under general law. 18 19 Disputed conflict status must be ruled by the city legal 20 counsel. 21 ARTICLE V: NOMINATIONS AND ELECTIONS; TERMS OF OFFICE Section 5.01 Elections. -- The regular election of the 22 23 members of the council shall be held on the first Tuesday 24 after the first Monday in November. 25 Section 5.02 Commencement of term. -- The terms of 26 members of the council shall begin on January 1 of the year 27 following the election. 28 Section 5.03 Terms of office.--The terms for all 29 council seats shall be for 3 years, except during the transition period as outlined in section 15.02(e). No member 30 of the council shall serve for more than two consecutive 31

3-year terms. After 1 year out of office, a candidate not in 1 violation of section 4.07 may requalify for a council seat. 2 3 Terms shall be staggered so that at least one council member is elected each year, this to be effected by the initial term 4 5 assignment as covered in section 15.02. 6 Section 5.04 Qualified electors. -- Any person who is a 7 resident of the city, who has qualified as an elector of the 8 state, and who registers in the manner prescribed by law shall 9 be an elector of this city. Section 5.05 Adoption of election procedures.--The 10 council, by ordinance, shall adopt such election procedures as 11 12 are necessary. 13 Section 5.06 Nonpartisan elections.--All elections for 14 officers of the city shall be conducted on a nonpartisan basis without any designation of political party affiliation. There 15 shall be no designation or reference of political party 16 17 affiliation in any campaign posters or literature by any candidate for any city office. 18 19 Section 5.07 Multiple candidates. -- In the event that 20 there are more candidates than there are offices vacant, those 21 candidates receiving the largest number of votes cast shall be 22 elected. Section 5.08 Recall.--The qualified electors of the 23 municipality shall have the power to recall and to remove any 24 25 elected official of the city as prescribed by general law. ARTICLE VI: CITY MANAGER 26 Section 6.01 Appointment and qualifications.--The 27 28 council shall appoint a city manager for an indefinite term 29 and fix compensation. The city manager shall be appointed on 30 the basis of executive and administrative qualifications. 31

1	Section 6.02 RemovalThe council may remove the city
2	manager for any reason by affirmative vote of the council. If
3	the vote among council members is less than unanimous, the
4	city manager may, within 7 days of the dismissal motion by
5	council, submit to the mayor a written request for
6	reconsideration. The reconsideration hearing shall be held
7	within 30 days of receipt of the written request, and any
, 8	action then taken by the council at the reconsideration
9	hearing shall be final, requiring majority affirmative vote.
10	Section 6.03 Powers and dutiesThe city manager
11	shall be the chief administrative officer of the city and
12	shall implement and administer all ordinances, resolutions,
13	and policies adopted by the council and shall perform such
14	other duties as may be required by the council or law. The
15	city manager shall be responsible to the council and shall
16	have the following powers and duties:
17	(a) To hire or fill existing positions and, when the
18	city manager deems it necessary for the good of the city
19	service, suspend or remove city employees, except as otherwise
20	provided by law or this charter.
20	(b) To direct and supervise the administration of all
21	employees, departments, agencies, and contractors of the city,
22	except as otherwise provided by this charter or by law.
23 24	(c) To attend all council meetings, be prepared to
24 25	submit pertinent data regarding any agenda item of the
25 26	
20 27	meeting, and have the right to take part in discussion. The
	city manager may not vote.
28 20	(d) To ensure that all laws, provisions of this
29 20	charter, and acts of the council, subject to enforcement by
30 21	the city manager or by officers subject to the city manager's
31	direction and supervision, are faithfully executed.

1 (e) To submit to the council and make available to the 2 public a complete report on the administrative activities of 3 the city as of the end of each fiscal year. 4 (f) To make such other reports as the council may 5 require concerning the operation of city departments, offices, 6 and agencies subject to the city manager's direction and 7 supervision. 8 (g) To keep the council fully advised as to the 9 condition and future needs of the city and to make written recommendations to the council concerning the affairs of the 10 11 city. 12 (h) To perform the duties of city clerk in addition to the duties of city manager during any period of time so 13 14 appointed by the council. 15 (i) To perform such other duties as are specified in 16 this charter or as may from time to time be assigned by the 17 council. ARTICLE VII: CITY CLERK 18 19 Section 7.01 Appointment; duties.--The city clerk 20 shall be appointed by the city manager with the consent of the 21 council. The city clerk shall serve at the pleasure of the 22 city manager and shall: 23 (a) Give notice of council meetings to its members and 24 the public. 25 (b) Keep the journal and minutes of the proceedings of 26 the council and its committees, which shall be public records. 27 (c) Authenticate by signature and record in full in 28 books kept for that purpose all ordinances and resolutions 29 passed by the council. 30 (d) Be the custodian of the city seal. (e) Have the power to administer oaths. 31

1	(f) Perform other duties as may be assigned by the
2	city manager.
3	(g) Be a notary public.
4	ARTICLE VIII: CITY ATTORNEY
5	Section 8.01 Duties; removalThere shall be a city
6	attorney contracted by the city manager, supported with three
7	affirmative votes of the city council. He or she will
8	represent the city in all legal proceedings and shall perform
9	all other duties assigned by the city manager and/or city
10	council. The city manager may remove the city attorney for any
11	reason, if supported with three affirmative votes of the city
12	council.
13	ARTICLE IX: ADMINISTRATIVE DEPARTMENTS
14	Section 9.01 Establishment of additional
15	departmentsThe council may establish such other departments
16	as it determines necessary for the efficient administration
17	and operation of the city; such departments, offices or
18	agencies shall be established by ordinance.
19	ARTICLE X: ORDINANCES AND RESOLUTIONS
20	Section 10.01 Definition of ordinances and
21	resolutionsAs used in this charter, the following words and
22	terms shall have the following meanings unless some other
23	meaning is plainly indicated:
24	(a) "Ordinance" means an official legislative action
25	of the council, which action is a regulation of a general and
26	permanent nature and enforceable as a local law.
27	(b) "Resolution" means an expression of the council
28	concerning matters of administration, an expression of a
29	temporary character, or a provision for the disposition of a
30	particular item of the administrative business of the city.
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1	Section 10.02 Adoption of ordinancesEvery proposed
2	ordinance shall be introduced in writing and in the form
3	required for final adoption. No ordinance shall contain more
4	than one subject and matters properly connected therewith,
5	which shall be clearly expressed in its title. The enacting
6	clause for an ordinance shall be:
7	"IT IS HEREBY ORDAINED BY THE CITY OF SUNTREE AS FOLLOWS"
8	(a) An ordinance may be introduced by any council
9	member at any regular or special meeting of the council. A
10	proposed ordinance may be read by title, or in full, on at
11	least two separate council meeting days and shall, at least 10
12	days prior to adoption, be noticed once in a newspaper of
13	general circulation in the city. The notice of proposed
14	enactment shall state the date, time, and place of the
15	meeting; the title of the proposed ordinance; and the place or
16	places within the city where such proposed ordinance may be
17	inspected by the public. Failure to observe these notices will
18	delay enactment approval or final consideration until all
19	notices are made, except for emergency ordinances, covered in
20	subsection (b).
21	(b) To meet a public emergency affecting life, health,
22	property, or the public peace, the council, by a two-thirds
23	vote of those present as required by general law, may adopt an
24	emergency ordinance without complying with the requirements of
25	notice expressed in the foregoing paragraph. An emergency
26	ordinance may not levy taxes; grant, renew, or extend a
27	franchise; set user or service charges for any municipal
28	services; or authorize the borrowing of money. An emergency
29	ordinance shall become effective upon adoption and
30	automatically stand repealed as of the 61st day following the
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date on which it was adopted. This shall not prevent 1 2 reenactment of such an ordinance under regular procedures. (c) Ordinances which rezone specific parcels of 3 4 private real estate or which substantially change permitted use shall be enacted pursuant to general law. 5 6 (d) An ordinance shall, upon its final passage, be 7 recorded in a book kept for that purpose, and shall be signed 8 by the mayor and city clerk. A copy of the ordinance shall be 9 available in the city hall. Section 10.03 Adoption of resolutions.--Every proposed 10 resolution shall be introduced in writing and in the form 11 12 required for final adoption. No resolution shall contain more than one subject, which shall be clearly expressed in its 13 14 title. The clause which shall be used for all resolutions 15 approved by the council shall be: "IT IS HEREBY RESOLVED BY THE CITY OF SUNTREE AS FOLLOWS...." 16 17 A resolution may be introduced by any council member at any regular or special meeting of the council. A resolution 18 19 shall, upon its final passage, be recorded in a book kept for 20 that purpose and shall be signed by the mayor and the city 21 clerk. A copy of the resolution shall be available in the city 22 hall. 23 ARTICLE XI: FINANCIAL PROCEDURES Section 11.01 Fiscal year.--The fiscal year of the 24 25 city shall begin on October 1 and end on September 30. 26 Section 11.02 Submission of budget and budget message. -- On or before July 15 of each year, the city manager 27 28 shall submit to the council a budget in accordance with state 29 law. It shall outline the financial policies of the city for the ensuing fiscal year, describe the important features of 30 the budget, indicate any major changes from the current year 31

in financial policy, including any changes in budgetary 1 2 accounting methods from the current year expenditures and 3 revenues together with the reasons for such changes, summarize the city's debt position, and include such other material as 4 5 the city manager deems necessary. 6 Section 11.03 Council action on the budget.--7 (a) The council shall adopt the budget by resolution 8 on or before September 30 of each year. 9 (b) Unless authorized by the electors of the city at a duly held referendum election, the council shall not authorize 10 or allow to be authorized the issuance of revenue bonds or 11 12 enter into lease/purchase contracts on any other unbudgeted 13 multiyear contracts for the purchase of real property or the 14 construction of any capital improvement, the repayment of which extends in excess of 36 months, unless mandated by state 15 or federal governing agencies. Fragmentation of a proposed 16 17 capital contract into multiple contracts to circumvent the time or cost limitations herein will not be allowed. 18 19 Indebtedness of first year of incorporation cannot extend 20 beyond 36 months without a referendum. 21 Section 11.04 Public records. -- Copies of the budget and the capital program as adopted shall be public records and 22 23 shall be made available to the public at suitable locations in 24 the city. Section 11.05 Budget amendments.--25 26 (a) SUPPLEMENTAL APPROPRIATIONS.--If, during the fiscal year, the city manager certifies that there are 27 28 available for appropriation revenues in excess of those 29 estimated in the budget, the council, by resolution, may make supplemental appropriations for the year up to the amount of 30 31

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1	such excess, so long as a fiscally responsible reserve is
2	maintained.
3	(b) EMERGENCY APPROPRIATIONSTo meet a public
4	emergency affecting life, health, property, or the public
5	peace, the council, by resolution, may make emergency
б	appropriations. To the extent that there are no unappropriated
7	revenues to meet such appropriations, the council may by such
8	emergency resolution authorize the issuance of emergency
9	notes, which may be renewed from time to time, but the
10	emergency notes and renewals in any fiscal year shall be paid
11	not later than the last day of the fiscal year succeeding that
12	in which the emergency appropriations were made.
13	(c) REDUCTION OF APPROPRIATIONSIf, during the
14	fiscal year, it appears probable to the city manager that the
15	revenues available will be insufficient to meet the amount
16	appropriated, the city manager shall report to the council
17	without delay, indicating the estimated amount of the deficit,
18	any remedial action taken, and recommendations as to any other
19	steps to be taken. The council shall then take such further
20	action as it deems necessary to prevent or minimize any
21	deficit and for that purpose may, by resolution, reduce one or
22	more appropriations, and authorize the reassignment of funds
23	as necessary.
24	(d) TRANSFER OF APPROPRIATIONSAt any time during
25	the fiscal year, the city manager may transfer any
26	unencumbered appropriations among programs within a
27	department, office, agency, or a program provided by
28	interlocal agreement, and, upon written request by the city
29	manager, the council may by resolution transfer between funds
30	any unencumbered appropriations from one department, office,
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1	agency, or program provided by interlocal agreement to
2	another.
3	ARTICLE XII: INITIATIVE AND REFERENDUM
4	Section 12.01 Initiative and referendumA petition,
5	with confirmed signatures of at least 10 percent of the
6	qualified electorate of the city, may be presented to the
7	council to mandate the council to propose an ordinance or to
8	require reconsideration of an adopted ordinance. If the
9	council fails to adopt such ordinance so proposed, or to
10	repeal such adopted ordinance, without any change in
11	substance, then the council shall place the proposed
12	ordinance, or the repeal of the adopted ordinance, on the
13	ballot at the next general election.
14	ARTICLE XIII: CHARTER AMENDMENTS
15	Section 13.01 Initiation by ordinanceThe council
16	may, by ordinance, propose amendments to any or all of this
17	charter to be submitted to the electors as provided by general
18	law.
19	Section 13.02 Initiation by petitionThe electors of
20	the city may propose amendments to this charter by petition to
21	be submitted to the council to be placed before the electors
22	as provided by general law. This petition must be signed by at
23	least 10 percent of the qualified eligible electors of the
24	city, as of the most recent general election.
25	Section 13.03 Charter reviewThe charter will be
26	reviewed no later than 3 years after approval, then no later
27	than 5 years after the initial charter review, and thereafter
28	at least every 10 years. A five-member charter review
29	commission shall be appointed and funded by the council. The
30	charter review commission shall be appointed at least 6 months
31	before the next scheduled election and complete its work and

present any recommendations for change no later than 60 days 1 before the election. The council shall hold a minimum of two 2 3 public hearings on the proposed changes to the charter prior 4 to placing the proposed changes on the scheduled election 5 ballot. 6 ARTICLE XIV: SEVERABILITY 7 Section 14.01 Invalidity of charter provision or 8 application.--If any provision of this charter is held 9 invalid, the other provisions of the charter shall not be affected thereby. If the application of this charter or any of 10 its provisions to any person or circumstance is held invalid, 11 12 the application of the charter and its provisions to other 13 persons or circumstances shall not be affected thereby. 14 ARTICLE XV: TRANSITION 15 Section 15.01 Referendum election. -- The referendum election called for by this act shall be held on July 15, 16 17 1997, at which time the following question shall be placed 18 upon the ballot: 19 20 INCORPORATION REFERENDUM 21 "SHALL CHAPTER 97- , LAWS OF FLORIDA, CREATING THE CITY 22 OF 23 SUNTREE AND PROVIDING ITS CHARTER BE APPROVED?" 24 25 [] YES 26 27 [] NO 28 In the event this question is answered affirmatively by 29 a majority of voters casting ballots in the referendum, the 30 provisions of this charter shall take effect as provided herein. 31

1	Section 15.02 Initial election of council
2	(a) DATESFollowing the adoption of this charter, the
3	Brevard County Commission shall call a special election to be
4	held on October 21, 1997, for the election of the five council
5	members.
6	(b) QUALIFYING PERIODBetween noon on September 13,
7	1997, and noon on September 22, 1997, any individual who
8	wishes to run for one of the initial five seats on the council
9	may file and qualify as a candidate with the Brevard County
10	Supervisor of Elections in accordance with the provisions of
11	this charter and general law.
12	(c) CERTIFICATION OF ELECTION RESULTSFor the
13	initial election, the Brevard County Commission shall appoint
14	a canvassing board which shall certify the results of the
15	election.
16	(d) INDUCTION INTO OFFICE Those candidates who are
17	elected on October 21, 1997, shall take office at the initial
18	council meeting which shall be held at 7 p.m. on Wednesday,
19	November 19, 1997, at the Suntree Master Homeowners Building,
20	Spyglass Hill Park, Suntree, Florida.
21	(e) TRANSITIONAL TERMS OF OFFICEThe two candidates
22	receiving the largest number of votes shall be elected for a
23	term of 3 years. The two candidates receiving the next largest
24	number of votes shall be elected for a period of 2 years. The
25	candidate receiving the fifth largest number of votes shall be
26	elected for a period of 1 year. Thereafter, all terms shall
27	be for 3 years on a staggered basis, except for replacement of
28	the entire council body, as covered in section 4.08.
29	Section 15.03 Creation and establishment of the City
30	of SuntreeFor the purpose of compliance with s. 200.066,
31	Florida Statutes, relating to assessment and collection of ad

valorem taxes, the City of Suntree is hereby created and 1 established effective January 1, 1998. 2 3 Section 15.04 Transitional team and chairman.--If the referendum to establish the city of Suntree, said referendum 4 5 to be held on July 15, 1997, is affirmative, or as soon 6 thereafter as may be legally verified, the Board of Directors 7 of the Suntree Master Homeowners Association shall appoint a transition team, and a transition team chairman, from among 8 9 qualified residents of the proposed city of Suntree. This team will be joined by the five newly elected members of the 10 Suntree City Council following their election on October 21, 11 12 1997. The purpose of this team is to prepare the new city for regular assumption of duties, and to have the necessary 13 14 ordinances and resolutions ready for council action as soon as possible after the city is legally operational on January 1, 15 1998. The transition team may be disbanded on November 19, 16 17 1997, following the first regular council meeting. Section 15.05 Early assumption of duties.--The initial 18 19 council shall have the authority and power to enter into 20 contracts, arrange for the hiring of interim legal counsel, begin recruiting applicants for the position of city manager, 21 provide for necessary city offices and facilities, and do such 22 23 other things it deems necessary and appropriate for the city to become operational on January 1, 1998. 24 Section 15.06 First year expenses. -- The council, in 25 26 order to provide moneys for the expenses and support of the city, shall have the power to borrow money necessary for the 27 28 operation of municipal government until such time as a budget 29 is adopted and revenues are raised and accrue in the city account in accordance with the provisions of this charter and 30 general law. 31

1	Section 15.07 Remuneration of mayor and council
2	membersEach elected council member shall receive a stipend
3	of \$50 per meeting, whether convened in regular or special
4	session. The mayor will receive a stipend of \$100 per meeting,
5	whether convened in regular or special session. Routine
6	expenses incurred by needs of travel or lodging will be
7	reimbursed.
8	Section 15.08 Transitional ordinances and
9	resolutionsThe council shall adopt ordinances and
10	resolutions required to effect the transition. Ordinances
11	adopted within 90 days after the first council meeting may be
12	passed as emergency ordinances as provided in section 10.02,
13	except these transitional ordinances shall be effective for no
14	longer than 90 days after adoption, and thereafter may be
15	readopted, renewed, or otherwise continued, but only in the
16	manner normally prescribed for ordinances, as covered in
17	sections 10.01 and 10.02.
18	Section 15.09 Transitional comprehensive planUntil
19	such time as the city adopts a comprehensive plan, the
20	Brevard County Comprehensive Plan shall remain in effect as
21	the city transitional comprehensive plan. However, all
22	planning functions, duties, and authority shall thereafter be
23	vested in the council, which shall be deemed the local
24	planning agency until the council establishes a separate local
25	planning agency.
26	Section 15.10 Transitional land development
27	regulationsTo implement the transitional comprehensive plan
28	when adopted, the city shall, in accordance with the
29	procedures required by Florida law, adopt ordinances providing
30	for land development regulations within the corporate limits.
31	Until the city adopts the ordinances:

2 Brevard, the same as exists on the date the city commences 3 corporate existence, shall remain in effect as the 4 transitional land development regulations of the city.	of
	of
4 transitional land development regulations of the city.	of
	of
5 (b) All powers and duties of the Brevard County	of
6 Planning and Land Development Regulation Commission, Board	
7 Adjustment and Appeals created pursuant to statutory Trade	
8 Codes, and County Commission of Brevard County, Florida, a	s
9 set forth in these transitional land development regulation	ns
10 shall be vested in the city council until such time as the	
11 city council delegates all or a portion thereof to another	
12 <u>entity.</u>	
13 (c) The council is fully empowered to amend,	
14 supersede, enforce, or repeal the transitional land	
15 development regulations, or any portion thereof, by ordina	nce.
16 (d) Subsequent to the commencement of the city's	
17 corporate existence, no amendment of the Comprehensive Pla	n or
18 Land Development Regulations enacted by the Brevard County	
19 Commission shall be deemed an amendment of the city's	
20 transitional Comprehensive Plan or Land Development	
21 <u>Regulations or otherwise take effect within the city's</u>	
22 <u>municipal boundaries.</u>	
23 <u>Section 15.11</u> State shared revenuesThe City of	
24 <u>Suntree shall be entitled to participate in all Shared Rev</u>	enue
25 Programs of the State of Florida effective January 1, 1998	<u>.</u>
26 The provisions of s. 218.23 , Florida Statutes, shall be	
27 waived for the purpose of eligibility to receive revenue	
28 sharing funds from the date of incorporation through the	
29 <u>balance of the 1997-1998 fiscal year.</u> The provisions of ss	<u>.</u>
30 <u>186.901(1)</u> and 218.26(3), Florida Statutes, shall be waive	<u>d</u>
31 for the balance of the 1997-1998 fiscal year; and the	

apportionment factors for the municipalities and counties 1 2 shall be recalculated pursuant to s. 218.245, Florida 3 Statutes, for the balance of the 1997-1998 fiscal year. 4 Initial estimates for calculating eligibility for shared 5 revenues shall be determined by the University of Florida 6 Bureau of Economic and Business Research. If the bureau is 7 unable to provide an appropriate population estimate, an 8 estimate provided by the Brevard County Planning Department 9 shall be used. Taxable values (all property) within the municipal boundaries of the City of Suntree as of January 1, 10 1997, to be provided by the Brevard County Property Appraiser. 11 12 For fiscal year 1998-1999 the property taxes, including benefit and maintenance taxes and assessments, and all utility 13 14 and service taxes levied by the Brevard County Commission 15 within the boundaries of the City of Suntree, shall be 16 included in the calculations of the minimum amount of revenue 17 to be raised for the City of Suntree to qualify for revenue sharing funds. 18 19 Section 15.12 Gas Tax Revenues. -- Notwithstanding the 20 requirements of s. 336.025, Florida Statutes, to the contrary, 21 the City of Suntree shall be entitled to receive local option gas tax revenues beginning January 1, 1999. These revenues 22 23 shall be distributed in accordance with an interlocal agreement between Brevard County and the municipalities within 24 said county, that shall take effect prior to July 1, 1998. In 25 26 the event that an interlocal agreement is not enacted by July 1, 1998, the said revenues shall be distributed in accordance 27 with s. 336.025, Florida Statutes. 28 29 Section 15.13 Contractual services and facilities .-- Services for fire, police, public works, planning 30 and zoning, building inspection, development reviews, and 31

solid waste collection may be supplied by contract between the 1 2 city and county until such time as the city council 3 establishes such independent services. Facilities for housing 4 the newly formed municipal operations may be rented or leased 5 until the city is in the position to obtain its own 6 facilities. 7 Section 15.14 Elimination of transitional elements from the charter.--Upon completion of the transition phase as 8 9 contained herein, as officially stated by city council, those sections of the charter relating to transition shall be 10 eliminated from the charter. 11 ARTICLE XVI: REVENUE SHARING 12 Section 16.01 It is recognized that the services 13 14 provided by the independent special districts within the municipal boundaries provide essential services which would 15 customarily be provided by municipal government. It is 16 17 therefore declared that the City of Suntree shall be eligible 18 to participate in revenue-sharing beyond the minimum 19 entitlement in any fiscal year, provided that the city and all 20 special districts created under special law, combined, levy ad 21 valorem taxes in amounts as required by s. 218.23, Florida 22 Statutes. Section 2. This act shall take effect only upon its 23 approval by a majority of those qualified electors residing 24 within the proposed corporate limits of the City of Suntree as 25 26 described in section 2.01, voting in a referendum election to be called by the Brevard County Commission and to be held on 27 July 15, 1997, in accordance with the provisions of law 28 29 relating to elections currently in force, except that section 15.01 of section 1 and section 2 shall take effect upon 30 becoming a law. 31