## Florida Senate - 2002 (NP)

By Senator Futch

ĺ	18-1099-02 See HB 1071
1	A bill to be entitled
2	An act relating to Brevard County; creating the
3	City of Port St. John Charter; providing a
4	short title; providing legislative findings;
5	providing for incorporation; providing a
6	council-manager form of government and its
7	powers and duties; providing for a city council
8	and its membership, including mayor and vice
9	mayor, qualifications and terms of office,
10	powers and duties, compensation and expenses,
11	and prescribed procedures relating to
12	vacancies, including forfeiture of office,
13	suspension, and recall; providing for meetings;
14	providing for recordkeeping; providing certain
15	restrictions; providing for charter officers
16	and their appointment, removal, and
17	compensation, filling of vacancies,
18	qualifications, residency requirements, and
19	powers and duties; establishing a fiscal year;
20	providing for a budget, appropriations,
21	amendments, and limitations; providing for
22	elections and matters relating thereto;
23	defining boundaries of the city; specifying
24	general provisions relating to charter review
25	and amendment, adjustment of districts, and
26	standards of conduct; providing for
27	severability; providing for a referendum,
28	initial election of council members, transition
29	services and compensation, first-year expenses,
30	specified transitional matters, and state
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See HB 2056

1 shared and gas tax revenues; providing 2 effective dates. 3 Be It Enacted by the Legislature of the State of Florida: 4 5 Section 1. Short title.--This act, together with any б 7 future amendments thereto, may be cited as the "City of Port 8 St. John Charter," hereinafter referred to as "the charter." 9 Section 2. Legislative findings.--The Legislature 10 finds and declares that: 11 (1) The area in Brevard County known as Port St. John includes a compact and contiguous urban community amenable to 12 separate municipal government. 13 (2) It is in the best interests of the public health, 14 safety, and welfare of the citizens of this community to form 15 a separate municipality for the Port St. John area with all 16 powers and authority necessary to provide efficient and 17 adequate municipal services to its residents. 18 19 Section 3. Incorporation of municipality .--(1) There is created, effective December 31, 2002, in 20 21 Brevard County, Florida, a new municipality to be known as the 22 City of Port St. John. 23 (2) The corporate boundaries of the City of Port St. 24 John, hereinafter referred to as "the city," shall be as 25 described in subsection (1) of section 9. The City of Port St. John shall operate under a 26 (3) 27 council-manager form of government. The general duties of the council, as described in section 5, shall be to set policy; 28 29 the general duties of the manager, as described in section 6, 30 shall be to carry out those policies. 31

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1	Section 4. <u>Municipal powersThe city shall be a body</u>
2	corporate and politic and shall have all the powers of a
3	municipality under the State Constitution and the laws of
4	Florida, as fully and completely as though such powers were
5	specifically enumerated in this charter, unless otherwise
б	prohibited by or contrary to the provisions of this charter.
7	The city shall have all governmental, corporate, and
8	proprietary powers necessary to enable it to conduct municipal
9	government, perform municipal functions, and render municipal
10	services, and may exercise any power for municipal purposes
11	unless expressly prohibited by law. The powers of the city
12	shall be liberally construed in favor of the city.
13	Section 5. <u>City council</u>
14	(1) CITY COUNCIL; COMPOSITION, QUALIFICATIONS FOR
15	OFFICE
16	(a) Composition
17	1. There shall be a seven-member city council
18	consisting of a mayor and six council members.
19	2. Each member shall be elected at large to represent
20	the city at large.
21	3. Each member shall at the time of qualification
22	reside within the city limits. For the length of his or her
23	term, each member shall maintain residency within the city
24	limits.
25	(b) Qualifications for office
26	1. Each candidate for office shall be a qualified
27	elector of the city.
28	2. Each individual seeking to qualify as a candidate
29	for one of the six seats on the council:
30	a. Shall submit a petition supporting his or her
31	candidacy to the city clerk containing the signatures of at
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least 1 percent of the electorate residing within the 1 district, as identified in the most recent decennial census, 2 3 from which he or she seeks to run or shall pay to the city 4 clerk a qualifying fee of 10 percent of the salary of the 5 office for which he or she seeks to run. б b. Shall reside within the boundaries of the city at 7 the time of qualification. 8 3. Each individual seeking to qualify as a candidate 9 for mayor: 10 a. Shall submit a petition supporting his or her 11 candidacy to the city clerk containing the signatures of at least 1 percent of the electors residing within the city 12 limits, as identified in the most recent decennial census, or 13 14 shall pay to the city clerk a qualifying fee of 10 percent of the mayoral salary. 15 b. Shall reside within the city limits at the time of 16 17 qualification. For the length of his or her term, the mayor shall maintain residency within the city limits. In addition, 18 19 mayoral candidates, and the elected mayor, shall reside at 20 least 45 weeks of each year within the city limits. 4. For the initial election following the referendum 21 approving the creation of the city, candidates for office 22 shall qualify as provided in subsection (3) of section 12. 23 24 (2) TERMS OF OFFICE.--(a) The term of office for each member shall be 4 25 years. However, in order to provide for staggering of terms, 26 27 the initial term of office for seats one, three, and five 28 shall be 4 years, and that for seats two, four, and six shall 29 be 2 years. The initial term of office for the mayor shall be 30 4 years. 31

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1 (b) No council member or mayor may serve more than two successive 4-year terms in the same seat. 2 3 (c) Each council member shall remain in office until his or her successor is elected and assumes the duties of the 4 5 position at the first meeting of the new council, which shall б be held in accordance with city ordinance. 7 (3) POWERS AND DUTIES OF COUNCIL. -- Except as otherwise 8 prescribed herein or as provided by law, legislative and police powers of the city shall be vested in the council. The 9 10 council shall provide for the exercise of its powers and for 11 the performance of all duties and obligations imposed on the 12 city by law. 13 (4) POWERS AND DUTIES OF THE MAYOR.--14 (a) Powers.--In addition to the regular powers invested in any other council member, the mayor shall be 15 recognized by the Governor for purposes of military law; shall 16 17 have the power to declare an emergency situation; shall have the power for service of process and execution of contracts, 18 19 deeds, and other documents; and shall have the power to represent the city in all agreements with other governmental 20 entities or certifications to other governmental entities that 21 22 the council has approved. (b) Duties.--In addition to his or her regular duties, 23 24 the mayor shall preside at meetings of the council and be recognized as the head of city government for all ceremonial 25 occasions. The mayor shall have no administrative duties other 26 27 than those necessary to accomplish these actions, or such 28 other actions as may be authorized by the city council, 29 consistent with general or special law. 30 THE VICE MAYOR; ELECTION AND DUTIES .--(5) 31

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1 (a) Election.--There shall be a vice mayor elected annually by the council from among the council members. Such 2 3 election shall take place at the first meeting after the general election or at the organizational meeting during years 4 5 when there is no election. (b) Duties.--The vice mayor shall have the same б 7 legislative powers and duties as any other council member, 8 except that he or she shall serve as acting mayor during the absence or disability of the mayor and, during such period, 9 10 shall have the same duties as provided for in subsection (4). 11 In the absence of the mayor and vice mayor, the remaining council members shall select a council member to serve as 12 13 acting mayor. COMPENSATION AND EXPENSES. --14 (6) Compensation. -- The council members and mayor shall 15 (a) receive compensation as established by ordinance. Such 16 17 compensation shall not take effect until the date of commencement of the terms of council members elected at the 18 19 next regularly scheduled election that follows the adoption of said ordinance by at least 6 months. 20 21 (b) Expenses.--The council may provide for reimbursement of actual expenses incurred by its members while 22 performing their official duties. 23 24 (7) VACANCIES; FORFEITURE OF OFFICE, SUSPENSION, 25 RECALL, FILLING OF VACANCIES. --26 (a) Vacancies.--A vacancy in the office of mayor or of 27 a council seat shall occur upon the death of the incumbent, 28 removal from office as authorized by law, resignation, 29 appointment to other public office which creates dual office 30 holding, judicially determined incompetence, or forfeiture of 31 office as described in paragraph (b).

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1 (b) Forfeiture of office.--The mayor or any other council member shall forfeit his or her office upon 2 3 determination by the council, acting as a body, that he or 4 she: 5 1. Lacks at any time, or fails to maintain during his б or her term of office, any qualification for the office prescribed by this charter or as otherwise required by law; 7 8 2. Is convicted of a felony, or enters a plea of 9 guilty or nolo contendere to a crime punishable as a felony, even if adjudication of guilt has been withheld; 10 11 3. Is convicted of a first degree misdemeanor arising directly out of his or her official conduct or duties, or 12 enters a plea of quilty or nolo contendere thereto, even if 13 adjudication of guilt has been withheld; 14 4. Is found to have violated any standard of conduct 15 or code of ethics established by law for public officials and 16 17 has been suspended from office by the Governor, unless subsequently reinstated as provided by law; or 18 19 5. Is absent from three consecutive regular council meetings without being excused by the council. 20 21 (c) Suspension from office.--The mayor or any other 22 council member shall be suspended from office by the council, acting as a body, upon return of an indictment or issuance of 23 24 an information charging the council member or mayor with any crime which is punishable as a felony or with any crime 25 arising out of his or her official conduct or duties which is 26 27 punishable as a misdemeanor. 1. During the period of suspension, the mayor or the 28 29 council member shall not perform an official act, duty, or 30 function, or receive any allowance, emolument, or privilege of 31 office.

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1	2. If the mayor or the council member is subsequently
2	found not guilty of the charge, or if the charge is otherwise
3	dismissed or altered so that suspension would no longer be
4	required as provided herein, the suspension shall be lifted by
5	the council, and the council member or mayor shall be entitled
б	to receive full back allowances and such other emoluments as
7	he or she would have been entitled to had the suspension not
8	occurred.
9	(d) RecallThe electors of the city following the
10	procedures for recall established by general law or ordinance
11	may remove the mayor or any member of the city council from
12	office.
13	(e) Filling of vacancies
14	1. If, for any reason other than recall, a vacancy
15	occurs in the office of mayor, the vice mayor shall assume the
16	position of mayor and, within 30 days following the occurrence
17	of such vacancy, a special election shall be called as
18	outlined in paragraph (5)(b) of section 8. The special
19	election for mayor shall be for the remainder of the unfilled
20	term.
21	2. If, for any reason other than recall, a vacancy
22	occurs in the office of any council seat within the first 2
23	years of a term, the office shall be filled by appointment
24	within 30 days following the occurrence of such vacancy by a
25	majority vote of the remaining council members. Such
26	appointments shall last until the next regularly scheduled
27	election, at which time the seat shall be declared open and an
28	election held for the remaining 2 years of the original term,
29	thus continuing the original staggering of seats.
30	3. If, for any reason other than recall, a vacancy
31	occurs in the office of any council seat within the last 2
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1 years of a term, the office shall be filled by appointment within 30 days following the occurrence of such vacancy by 2 3 majority vote of the remaining council members. Such appointments shall last until the next regularly scheduled 4 5 election, at which time the seat shall be declared open and an б election held for the regular 4-year term. 7 If a vacancy occurs as a result of a recall 4. 8 petition, such vacancy shall be filled by special election as outlined in paragraph (5)(b) of section 8. 9 10 5. Any person appointed to fill a vacant seat on the 11 council is required to meet all the qualifications for office except the petition requirement. 12 (8) CITY COUNCIL MEETINGS; ORGANIZATIONAL MEETING, 13 QUORUM, SPECIAL MEETINGS .-- The council shall meet regularly at 14 least once a month, at such times and places as the council 15 may prescribe by ordinance. Such meetings shall be public 16 17 meetings and shall be subject to notice and other requirements of law applicable to public meetings. 18 19 (a) Organizational meeting.--The first meeting following a general city election at which elected or 20 21 reelected council members are inducted into office shall be held in accordance with city ordinance. 22 (b) Quorum.--A majority of the council, including the 23 mayor, shall constitute a quorum. No action of the council 24 shall be valid unless adopted by an affirmative vote of the 25 majority of the council members and mayor in attendance, 26 27 unless otherwise provided by law or ordinance or as stated in this charter. All actions of the city council shall be by 28 29 ordinance, resolution, or motion. 30 (c) Special meetings.--Special meetings may be held at the call of the mayor or, in the absence of the mayor, at the 31

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1 call of the vice mayor. Special meetings may also be called upon the request of a majority of the council members. The 2 3 city clerk shall provide not less than 24 hours' prior notice of the meeting to the public, unless a declared emergency 4 5 situation exists. б (9) CITY RECORDS. -- The council shall, in a properly indexed book kept for the purpose, provide for the 7 8 authentication and recording in full of all minutes of meetings, and all ordinances and resolutions adopted by the 9 council, and the same shall at all times be a public record. 10 11 The council shall further maintain a current codification of all ordinances. Such codification shall be printed and made 12 available to the public on a continuing basis. All ordinances 13 or resolutions of the council shall be signed by the mayor or, 14 in the mayor's absence, by the vice mayor or, in the absence 15 of both, by the acting mayor, and attested to by the city 16 17 clerk. (10) LIMIT OF EMPLOYMENT OF COUNCIL MEMBERS.--Neither 18 19 council members nor the mayor shall be in the employment of the city while in office, nor shall any former council member 20 21 or former mayor be employed by the city until after the expiration of 1 year from the time of leaving office. 22 (11) NONINTERFERENCE BY CITY COUNCIL. -- Except for the 23 24 purpose of inquiry and information, the council and its members, including committees thereof, are expressly 25 prohibited from interfering with the performance of the duties 26 27 of any city employee who is under the direct or indirect 28 supervision of the city manager or city attorney. 29 Section 6. Charter officers.--The designated charter officers shall be the city manager and the city attorney. 30 31

1 (1) DESIGNATED CHARTER OFFICERS; APPOINTMENT, REMOVAL, 2 COMPENSATION, FILLING OF VACANCIES, CANDIDATE FOR CITY 3 OFFICE.--(a) Appointment.--The charter officers shall be 4 5 appointed by a majority vote of the full council and shall б serve at the pleasure of the council. 7 (b) Removal.--The charter officers shall be removed 8 from office only by a majority vote of the full council. If 9 the vote is less than unanimous, the charter officer may, within 7 days after the dismissal motion by the council, 10 11 submit to the mayor a written request for reconsideration. Any action taken by the council at the reconsideration hearing 12 shall be final. 13 (c) Compensation.--The compensation of the charter 14 officers shall be fixed by the city council. 15 (d) Filling of vacancy.--The city council shall begin 16 17 the process to fill a vacancy in the charter office of the city manager or city attorney within 90 days after the vacancy 18 19 occurs. An acting city manager or acting city attorney may be appointed by the council during a vacancy in office. 20 21 (e) Candidate for city office. -- No charter officer 22 shall be a candidate for any elected office while holding his 23 or her charter office position. 24 (2) CITY MANAGER; QUALIFICATIONS, RESIDENCY, POWERS 25 AND DUTIES. -- The city manager shall be the chief 26 administrative officer of the city. 27 (a) Qualifications.--The city manager shall be selected on the basis of experience, expertise, and management 28 29 ability as it pertains to running municipal government. 30 (b) Residency.--Although the city manager need not be a resident of the city at the time of appointment, within 6 31

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1 months after such appointment, he or she shall establish and maintain residency within the corporate limits of the city. 2 3 Upon request of the city manager, this 6-month period may be extended by the city council for an additional 6-month period. 4 5 (c) Powers and duties.--The city manager shall: б 1. Attend all meetings of the city council. 7 2. Draw and sign vouchers upon depositories and keep 8 or cause to be kept a true and accurate account of same. Such 9 vouchers shall be countersigned by the mayor or by the vice mayor in the event the office of mayor is vacant. If both the 10 11 mayor and vice mayor offices are vacant, the acting mayor shall countersign such vouchers. 12 3. Be responsible for signature and issuance of all 13 licenses issued by the city, issuance of receipts for all 14 moneys paid to the city, and deposit of said moneys in the 15 proper depositories on the first banking day after receipt. 16 17 4. Provide administrative services as required by the 18 mayor and the council. 19 5. Appoint a city clerk to serve at his or her 20 pleasure. 21 6. Appoint and suspend or remove any employee of the city. The city manager may authorize any administrative 22 officer who is subject to his or her direction and supervision 23 24 to exercise these powers with respect to subordinates in that 25 officer's department, office, or agency within the guidelines of stated personnel policies and procedures. 26 27 7. Direct and supervise the administration of all departments, offices, and agencies of the city, except as 28 29 otherwise provided by this charter or by law. 30 8. See that all laws, provisions of this charter, and 31 acts of the council are faithfully executed.

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1 9. Prepare and submit to the council annually a 2 balanced budget, budget message, and capital program. 3 10. Keep the council fully advised as to the financial condition and future needs of the city and make 4 5 recommendations to the council concerning the affairs of the б cit<u>y.</u> 7 11. Submit to the council and make available to the 8 public a complete report on finances and administrative 9 activities of the city as of the end of each fiscal year. 10 12. Sign contracts on behalf of the city to the extent 11 authorized by the council. 12 13. Perform other such duties as are specified in this charter or as may be directed by the council. 13 (3) CITY ATTORNEY; QUALIFICATIONS, RESIDENCY, POWERS 14 AND DUTIES. -- The city attorney shall be the chief legal 15 officer of the city. The city attorney may either be retained 16 17 in-house or be retained part time under contract. 18 (a) Qualifications.--The city attorney shall be a 19 member in good standing of The Florida Bar. 20 (b) Residency.--There shall be no residency 21 requirement for the city attorney, unless otherwise adopted by 22 ordinance. 23 (c) Powers and duties.--The city attorney: 24 1. Shall serve as chief legal advisor to the city 25 commission, the city manager, and all city departments, 26 offices, city advisory boards, and agencies. 27 2. If in-house, shall appoint, suspend, or remove such 28 assistant attorneys as may be required. If city attorney 29 services are contracted, the city manager shall appoint, 30 suspend, or remove any in-house assistant attorneys as may be 31 required. The remainder of the staff of the office of the city 13

1 attorney shall be employees of the city, appointed, suspended, or removed under the regular personnel policies and procedures 2 3 of the city. 4 3. Or his or her designee shall attend all city 5 council meetings unless excused by the city council, and shall б perform such professional duties as may be required by law or 7 by the council in furtherance of the law. 8 4. Shall prepare an annual budget for the operation of the office of the city attorney and shall submit this budget 9 10 to the city manager for inclusion in the annual city budget, 11 in accordance with uniform city procedures. Section 7. Budget and appropriations .--12 (1) FISCAL YEAR.--The city fiscal year shall begin on 13 14 October 1 of each year and end on September 30 of the 15 succeeding year. (2) BUDGET ADOPTION. -- The council shall by resolution 16 adopt a budget on or before the 30th day of September of each 17 year. A resolution adopting the annual <u>budget shall constitute</u> 18 19 appropriation of the amounts specified therein as expenditures 20 from funds indicated. (3) APPROPRIATION AMENDMENTS DURING THE FISCAL YEAR; 21 SUPPLEMENTAL APPROPRIATIONS; REDUCTION OF APPROPRIATIONS; 22 TRANSFER OF APPROPRIATIONS; LIMITATIONS; EFFECTIVE DATE .--23 24 (a) Supplemental appropriations.--If, during the fiscal year, revenues in excess of those estimated in the 25 budget are available for appropriation, the council may by 26 27 resolution make supplemental appropriations for the year in an 28 amount not to exceed such excess. 29 (b) Reduction of appropriations.--If, at any time 30 during the fiscal year, it appears probable to the city 31 manager that the revenues available will be insufficient to

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1 meet the amount appropriated, he or she shall so report to the council without delay, indicating the estimated amount of the 2 3 deficit, any remedial action to be taken, and recommendations as to any other steps that should be taken. The council shall 4 5 then take such further action as it deems necessary to prevent б any deficit and, for that purpose, the council may by 7 resolution reduce one or more appropriations accordingly. 8 (c) Transfer of appropriations. -- At any time during the fiscal year, the city manager may transfer all or part of 9 10 any unencumbered appropriation balance within a department, 11 office, or agency of the city to other programs within the same department, office, or agency. Further, upon written 12 request of the city manager, the council may transfer part or 13 all of any unencumbered appropriation balance from one 14 department, office, or agency to another. 15 (d) Limitations; effective date. -- No appropriation for 16 17 debt service may be reduced or transferred, no appropriation may be reduced below any amount required by law to be 18 19 appropriated, and no appropriation may be reduced by more than the amount of the unencumbered balance thereof. The 20 21 supplemental and emergency appropriations and reduction or 22 transfer of appropriations authorized by this section may be made effective immediately upon adoption. 23 24 Section 8. Elections.--(1) ELECTORS.--Any person who is a resident of the 25 city, who has qualified as an elector of this state, and who 26 27 registers in the manner prescribed by law shall be an elector 28 of the city. 29 (2) NONPARTISAN ELECTIONS.--All elections for city 30 elective office shall be conducted on a nonpartisan basis without any designation of political party affiliation. 31

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1	(3) QUALIFYING FOR OFFICE Any person who wishes to
2	become a candidate for a city elective office shall qualify
3	with the city clerk no sooner than 45 calendar days nor later
4	than 35 calendar days prior to the second Tuesday in September
5	of each odd-numbered year. In addition, candidates shall
6	qualify as provided in paragraph (1)(b) of section 5.
7	(4) SCHEDULE FOR REGULAR ELECTIONS AND PRIMARIESThe
8	regular city election shall be the first Tuesday after the
9	first Monday in November of each odd-numbered year. Such city
10	elections shall be general city elections. If there are more
11	than two candidates who qualify for any office, a primary city
12	election shall be held on the first Tuesday after the first
13	Monday in September.
14	(a) An election to fill a vacant council seat, as
15	outlined in paragraph (7)(e) of section 5, when there is more
16	than half of the term remaining shall be held during the next
17	regularly scheduled election. Such election shall be for the
18	remaining 2 years of the original term.
19	(b) An election to fill a vacant council seat, as
20	outlined in paragraph (7)(e) of section 5, when there is less
21	than half of the term remaining shall be filled at the next
22	regularly scheduled election. Such election shall be for a
23	<u>4-year term.</u>
24	(5) SCHEDULE FOR SPECIAL ELECTIONS
25	(a) A special election for a vacant position of mayor,
26	as outlined in paragraph (7)(e) of section 5, shall be called
27	within 30 days, and the city council shall by resolution fix
28	the time for holding of such election. Such special election
29	for mayor shall be for the remainder of the vacant term.
30	(b) All other special municipal elections shall be
31	held in the same manner as regular elections and the city
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1 council shall by resolution fix the time for holding of such 2 elections. 3 (6) DETERMINATION OF ELECTION TO OFFICE. --If only one candidate qualifies for an office, 4 (a) 5 that candidate shall be deemed to be elected and shall not be б placed on either the general or the primary ballot. 7 If two or more candidates qualify for an office, (b) 8 the names of those candidates shall be placed on the ballot at the primary election. If any candidate for such office 9 10 receives a majority of the votes cast in the primary election 11 for the office, he or she shall be deemed to be elected. (c) If no single candidate for an office receives a 12 majority of the votes cast in the city primary election for 13 that office, the two candidates for the office receiving the 14 highest vote in the primary city election shall run again in 15 the regular city election. Further: 16 17 1. In any primary election in which there is a tie for first place, the name of each such candidate shall be placed 18 19 on the city's general election ballot. 2. In any primary election in which there is a tie for 20 second place and the candidate placing first did not receive a 21 majority of the votes cast for such office, the name of the 22 candidate placing first and the name of each candidate tying 23 24 for second shall be placed on the city's general election ballot. 25 (d) The candidate receiving the highest number of 26 votes cast for the office in the city's general election shall 27 28 be elected to such office. If the vote at the general city 29 election results in a tie, the outcome shall be determined by 30 lot as follows: 31

1	1. At the first regularly scheduled council meeting
2	after the election, the Supervisor of Elections of Brevard
3	County shall toss a coin. Applying the alphabetic order rule,
4	each candidate shall call the coin.
5	2. The candidate whose call first matches the coin
6	toss shall be declared the winner.
7	(7) CITY CANVASSING BOARDFor purposes of certifying
8	absentee ballots and election results, the city clerk and a
9	representative from the city designated by the council shall
10	be known as the canvassing board. At the close of the polls of
11	any city election, the canvassing board shall ensure that the
12	absentee ballots are delivered to the Brevard County
13	Supervisor of Elections and shall meet at the county election
14	headquarters and proceed to certify the ballots and open them
15	in the presence of a representative of the supervisor of
16	elections' office. In addition, after final election results
17	are certified by the Brevard County Supervisor of Elections,
18	the canvassing board shall immediately report the results back
19	to a meeting of the city council held for the purpose of final
20	certification and filing with the city clerk as required by
21	law.
22	Section 9. Land description
23	(1) CITY BOUNDARIESThe initial corporate boundaries
24	shall be as hereinafter described. At any time after
25	incorporation, boundaries may be changed in accordance with
26	general laws regarding annexation without amendments to the
27	charter.
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29	Description:
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1	A parcel of land lying in Sections 13, 14, 15,
2	16, 17, 18, 19, 20, 21, 22 ,23, 24, 25, 26, 27,
3	28, 29, and 30, Township 23, Range 35 east; and
4	Sections 18, 19, and 30, Township 23, Range 36
5	east; and a portion of Sections 13, 24, and 25,
б	Township 23, Range 34 east, Brevard County,
7	Florida, and being more fully described as
8	follows:
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10	Begin at the northeast corner of Section 14,
11	Township 23, Range 35 east; thence westerly
12	along the north line of said Section 14, a
13	distance of 5,280 feet, more or less, to the
14	northwest corner of Section 14, Township 23,
15	Range 35 east; thence westerly along the north
16	line of said Section 14, a distance of 5,280
17	feet, more or less, to the northwest corner of
18	Section 15, Township 23, Range 35 east; thence
19	westerly, along the north line of said Section
20	15, a distance of 5,280 feet, more or less, to
21	the northwest corner of Section 16, Township
22	23, Range 35 east; thence westerly along the
23	north line of said Section 16, a distance of
24	5,280 feet, more or less, to the northwest
25	corner of Section 17, Township 23, Range 35
26	east; thence westerly along the north line of
27	said Section 17, a distance of 5,280 feet, more
28	or less, to the northwest corner of Section 18,
29	Township 23, Range 35 east; thence westerly
30	along the north line of said Section 18, a
31	distance of 1,848 feet, more or less, to the

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1	east shore line of St. John's River ; thence
2	southerly, along the east shore line of the St.
3	John's River, a distance of 16,896 feet, more
4	or less, to the northwest corner of Section 24,
5	Township 23, Range 34 east; thence southerly,
6	along the west line of said Section 24, a
7	distance of 3,168 feet, more or less, to the
8	northwest corner of Section 25, Township 23,
9	Range 34 east; thence southerly along the west
10	line of said Section 25 a distance of 5,280
11	feet, more or less, to the southwest corner of
12	Section 25, Township 23, Range 34 east; thence
13	easterly along the south line of said Section
14	25, a distance of 5,280 feet, more or less, to
15	the southeast corner of Section 25, Township
16	23, Range 34 east; thence southerly along the
17	east line of said Section 25, a distance of 528
18	feet, more or less, to the southwest corner of
19	Section 30, Township 23, Range 35 east; thence
20	easterly along the south line of said Section
21	30, a distance of 5,280 feet, more or less, to
22	the southeast corner of Section 30, Township
23	23, Range 35 east; thence easterly along the
24	south line of said Section 30, a distance of
25	5,280 feet, more or less, to the southeast
26	corner of Section 29, Township 23, Range 35
27	east; thence easterly along the south line of
28	said Section 29, a distance of 5,280 feet, more
29	or less, to the southeast corner of Section 28,
30	Township 23, Range 35 east; thence easterly
31	along the south line of said Section 28, a

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1	distance of 5,280 feet, more or less, to the
2	southeast corner of Section 27, Township 23,
3	Range 35 east; thence easterly along the south
4	line of said Section 27, a distance of 5,280
5	feet, more or less, to the southeast corner of
6	Section 26, Township 23, Range 35 east; thence
7	easterly along the south line of said Section
8	26, a distance of 5,280 feet, more or less, to
9	the southeast corner of Section 25, Township
10	23, Range 35 east; thence easterly along the
11	south line of said Section 25, a distance of
12	3,300 feet, more or less, to the west shore
13	line of the Indian River; thence northwesterly
14	along the west shore line of Indian River to
15	the northeast corner of Section Section 13,
16	Township 23, Range 35 east; thence westerly
17	along the north line of said Section 13, a
18	distance of 4,224 feet, more or less, to the
19	Point-of-Beginning, less and except the
20	following; Tracts 145-160 inclusive, number 2
21	of series of two maps, Cocoa-Indian River
22	Properties as recorded in Plat Book 5, Page 7,
23	Public Records of Brevard County, Florida.
24	
25	Section 10. <u>General provisions</u>
26	(1) CHARTER AMENDMENTThis charter may be amended in
27	accordance with the provisions of the Municipal Home Rule
28	Powers Act, chapter 166, Florida Statutes, as the same may be
29	amended from time to time, or as may otherwise be provided by
30	general law. The form, content, and certification of any
31	petition to amend shall be established by ordinance.
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1 (2) CHARTER REVIEW; SCHEDULE, CHARTER REVIEW 2 COMMITTEE.--3 (a) Schedule.--The charter shall be reviewed no later than 10 years after the creation of the City of Port St. John 4 5 on December 31, 2002, and thereafter it may be reviewed every б 10 years. 7 (b) Charter review committee.--A five-member charter 8 review committee shall be appointed. Each council member shall 9 appoint one member at large and the mayor shall appoint one 10 member at large. The Port St. John City Council shall fund 11 this committee. The charter review committee shall be appointed at least 1 year before the next scheduled general 12 election and complete its work and present any recommendations 13 for change no later than 60 days before the general election. 14 The Port St. John City Council shall hold a minimum of two 15 public hearings on the proposed changes to the charter prior 16 to placing the proposed changes on the scheduled general 17 election ballot. 18 19 (3) INITIATIVE AND REFERENDUM. -- Notwithstanding the requirements of section 165.061(1)(e)2., Florida Statutes, to 20 21 the contrary, a minimum of at least 10 percent of the qualified electorate of the city shall be required in order to 22 constitute sufficient participation among the electorate to 23 24 have the power to petition the council to propose an ordinance or to require reconsideration of an adopted ordinance or to 25 propose an amendment to this charter. If the council fails to 26 27 adopt such ordinance or amendment so proposed or to repeal such adopted ordinance, without any change in substance, then 28 29 the council shall place the proposed ordinance or amendment or the repeal of the adopted ordinance on the ballot at the next 30 general election. Ordinances establishing taxes or fees 31

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1 authorized by general law or the State Constitution shall be exempt from any initiative and referendum. 2 3 (4) STANDARDS OF CONDUCT.--All elected officials and 4 employees of the city shall be subject to the standards of 5 conduct for public officers and employees set by general law. б In addition, the city council may by ordinance establish a code of ethics for officials and employees of the city, which 7 8 may be supplemental to general law, but in no case may such an ordinance diminish the provisions of general law. 9 10 Section 11. Severability.--If any provision of this 11 act, or the application thereof to any person or circumstance, is held invalid, the invalidity shall not affect other 12 provisions or applications of this act which can be given 13 effect without the invalid provision or application, and to 14 this end the provisions of this act are declared severable. 15 Section 12. Transition schedule .--16 17 (1) REFERENDUM.--The referendum election called for by this act shall be held on Tuesday, November 5, 2002, at which 18 19 time the following question shall be placed upon the ballot: 20 SHALL CHAPTER 2002-\_\_\_\_, LAWS OF FLORIDA, 21 22 CREATING THE CITY OF PORT ST. JOHN AND PROVIDING ITS CHARTER BE APPROVED? 23 24 In the event this question is answered affirmatively by a 25 majority of voters voting in the referendum, the provisions of 26 27 this charter shall take effect as provided herein. 28 (2) CREATION AND ESTABLISHMENT OF CITY.--For the 29 purpose of compliance with Florida Statutes relating to 30 assessment and collection of ad valorem taxes, and for the 31

1 purpose of subsection (2) of section 10, the city is hereby created and established effective December 31, 2002. 2 3 (3) INITIAL ELECTION OF COUNCIL MEMBERS; DATES, QUALIFYING PERIOD, CERTIFICATION OF ELECTION RESULTS, 4 5 INDUCTION INTO OFFICE.-б (a) Dates.--Following the adoption of this charter in 7 accordance with subsection (1), the Brevard County Commission 8 shall call a special election for the election of the six city 9 council members and the mayor to be held on February 4, 2003. 10 Any necessary primary election shall be held on January 15, 11 2003. (b) Qualifying period.--Between 8:30 a.m. on December 12 2, 2002, and 2 p.m. on December 6, 2002, any individual who 13 wishes to run for one of the six initial seats on the council 14 or for the office of mayor shall qualify as a candidate with 15 the Brevard County Supervisor of Elections in accordance with 16 17 the provisions of general law and paragraph (1)(b) of section 5 of this charter, except that for this initial election, the 18 19 following provisions supersede paragraph (1)(b) of section 5: 1. For any of the six council seats, the number of 20 qualifying signatures required on a qualifying petition shall 21 be 1 percent of the qualified electors, or, if the candidate 22 wishes to qualify by fee, that fee shall be \$120. 23 24 2. For the seat of mayor, the number of qualifying 25 signatures required on a qualifying petition shall be 300, or, if the candidate wishes to qualify by fee, that fee shall be 26 27 \$180. (c) Certification of election results.--For the 28 29 initial election, the Brevard County Commission shall appoint 30 a canvassing board which shall certify the results of the 31 election.

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1 (d) Induction into office.--Those candidates who are elected on February 4, 2003, or at the primary election on 2 3 January 15, 2003, following the same manner as outlined in subsection (6) of section 8, shall take office at the initial 4 5 city council meeting, which shall be held at 7 p.m. on б February 5, 2003, at the Port St. John Community Center, 6650 7 Corto Road, Port St. John, Florida. 8 TRANSITION SERVICES AND COMPENSATION. --(4) It is the intent of this section that the county 9 (a) shall provide and be compensated for the provision of services 10 11 to the City of Port St. John as budgeted for in the fiscal year 2002-2003 Brevard County Budget for the remainder of the 12 budget year. The level of services to be provided will be 13 consistent with the level upon which the fiscal year 2002-2003 14 expense budget was predicated and in accordance with adopted 15 16 revenues. 17 (b) It is also the intent of this section that, if the 18 referendum of November 2002 passes, the county shall make no 19 changes to the fiscal year 2002-2003 draft budget which would affect the future City of Port St. John, either positively or 20 negatively, unless a special budget hearing is held for the 21 22 citizens of the future City of Port St. John to discuss such 23 changes. 24 (c) In addition, services which the county shall 25 provide under the terms of this agreement shall include all services now provided to the Port St. John area as adopted by 26 27 the Brevard County Commission prior to the City of Port St. John becoming operational on December 31, 2002. Compensation 28 29 to Brevard County for services provided shall include all 30 revenues which, although accruing to the city, would have 31

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1 accrued to the county as budgeted for provision of services prior to the incorporation of the city. 2 3 (d) It is the responsibility of the city to adopt appropriate ordinances, resolutions, or agreements as required 4 5 to ensure the continued collection of budgeted revenues with б which to fund services beginning February 28, 2003. 7 (e) Any revenues adopted or received by the City of 8 Port St. John upon which delivery of services was not predicated within the Brevard County Commission's fiscal year 9 10 2002-2003 adopted budget shall accrue to the City of Port St. 11 John. (5) FIRST-YEAR EXPENSES. -- The city council, in order 12 to provide additional moneys needed for the expenses and 13 support of the city, shall have the power to borrow money 14 necessary for the operation of city government until such time 15 as a budget is adopted and revenues are raised in accordance 16 with the provisions of this charter. 17 18 TRANSITIONAL ORDINANCES AND RESOLUTIONS. -- The city (6) 19 council shall adopt ordinances and resolutions required to effect the transition. Ordinances adopted within 60 days after 20 21 the first council meeting shall be passed as emergency ordinances. These transitional ordinances shall be effective 22 for no longer than 90 days after adoption and thereafter may 23 be readopted, renewed, or otherwise continued only in the 24 25 manner normally prescribed for ordinances. 26 TRANSITIONAL COMPREHENSIVE PLAN AND LAND (7) 27 DEVELOPMENT REGULATION .--(a) Until such time as the city shall adopt a 28 29 comprehensive plan, the applicable provisions of the 30 Comprehensive Plan for Brevard County, Florida, as the same 31 exists on the day the city commences corporate existence,

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1 shall remain in effect as the city's transitional comprehensive plan. All planning functions, duties, and 2 3 authority shall thereafter be vested in the City Council of Port St. John, which shall be deemed the local planning agency 4 5 until the council establishes a separate local planning б agency. 7 (b) All powers and duties of the Brevard County 8 Planning and Land Development Regulations Council, any boards 9 of adjustment and appeals created pursuant to statutory trade 10 codes, the Port St. John Special District Governing Board, and 11 the Brevard County Commission, as set forth in these transitional zoning and land use regulations, shall be vested 12 in the City Council of Port St. John until such time as the 13 city council delegates all or a portion thereof to another 14 entity. General law prohibits the adoption of zoning 15 ordinances as emergency ordinances. 16 17 (c) Subsequent to the commencement of the city's corporate existence, no amendment of the comprehensive plan or 18 19 land development regulations enacted by the Brevard County Commission shall be deemed an amendment to the city's 20 transitional comprehensive plan or land development 21 regulations or shall take effect within the city's corporate 22 limits unless approved by the council. 23 24 (8) SHARED REVENUES. -- The City of Port St. John shall be entitled to participate in all shared revenue programs of 25 26 the state effective on the first day of the month occurring 27 after the first meeting of the council. The provisions of section 218.23(1), Florida Statutes, shall be waived for the 28 purpose of eligibility to receive revenue sharing funds from 29 30 the date of incorporation through the state fiscal year 31 2004-2005. The provisions of section 218.26(3), Florida

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Statutes, shall be waived for fiscal year 2002-2003 and 1 apportionment factors for the municipalities and counties 2 3 shall be recalculated pursuant to section 218.245, Florida 4 Statutes, upon the date of incorporation. Initial population 5 and future population estimates for calculating eligibility б for shared revenues shall be determined by the University of 7 Central Florida Bureau of Economic and Business Research. 8 Should the bureau be unable to provide an appropriate population estimate, the Brevard County Planning Department 9 10 shall provide an appropriate estimate. 11 (9) LOCAL OPTION GAS TAX REVENUES. -- Notwithstanding the requirements of section 336.025, Florida Statutes, to the 12 contrary, the City of Port St. John shall be entitled to 13 14 receive local option gas tax revenues beginning January 1, 2003, in accord with an interlocal agreement, until such time 15 that the city becomes eligible for local option gas tax 16 17 revenue distribution by the Florida Department of Revenue, if executed prior to June 1, 2003. Any distributions due to the 18 19 city prior to July 31, 2003, shall be in accord with section 336.025(4)(b)1. or 2., Florida Statutes, whichever is 20 determined to be applicable. 21 Section 13. This act shall take effect as provided 22 herein only upon its approval by a majority vote of those 23 24 qualified electors residing within the proposed corporate 25 limits of the proposed City of Port St. John, as described in subsection (1) of section 9, voting in a referendum election 26 to be called by the Brevard County Commission and to be held 27 in accordance with subsection (1) of section 12 and the 28 29 provisions of general law relating to elections currently in force, except this section shall take effect upon becoming a 30 31 law.