An act relating to Collier County; to extinguish, because of nonuse, certain perimeter and bisecting easements within the Golden Gate Estates subdivisions; exempting public easements, under certain circumstances; providing that all of such easements shall be extinguished and be void as of midnight, December 31, 1999, except to the extent that an easement, on or before December 31, 1999, is in actual use as a road, for drainage, or for utility facilities, and a proper notice of claim to the easement is recorded in the official records of Collier County, not later than December 31, 1999; providing that this act shall not modify any effect chapter 712, Florida Statutes, may have over easements; providing that this special act shall be published in a newspaper of general circulation prior to July 1, 1997, and prior to July 1 for the next 3 years; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. (1) This act does not apply to any public easement, including any public right-of-way. This act applies to all perimeter easements and to all bisecting easements, except those necessary to retain legal access to the nearest public road right-of-way, in each of the Golden Gate Estates subdivisions, which easements were reserved, dedicated, conveyed, or otherwise created by the Gulf American

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Corporation, the Central Bank and Trust Company, the Gulf
   American Corporation Properties, Inc., or the Avatar
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   Properties, Inc. Most, if not all, of these perimeter
   easements are 30 feet wide. Most, if not all, of these
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   bisecting easements are 60 feet wide. Most, if not all, of
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   these easements were "reserved" by one or more of the
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   above-listed entities between 1961 and 1969, and include all
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   of the easements that are referred to in that "release"
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   recorded in O.R. Book 1059, Page 631, or referred to in that
   "release" recorded in O.R. Book 1082, Page 326, Official
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   Records of Collier County.
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          (2) All such perimeter easements and all such
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   bisecting easements, except those necessary to retain legal
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   access to the nearest public road right-of-way, shall be
   extinguished and be void as of midnight, December 31, 1999,
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   except to the extent that an easement in actual use is claimed
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   as follows: A notice of claim of right to the easement, as
   described in s. 712.06, Florida Statutes, must be recorded in
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   the official records of Collier County, not later than
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   December 31, 1999. Each such claim shall be limited to that
   length of the easement in actual use as a road, for drainage,
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   or as a location of one or more utility facilities. The
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   notice must describe the boundaries of the easement that is
   actually being used. A valid notice shall be claimed only by
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   an owner of the fee of any lot or other parcel of land over
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   which any part of the easement in actual use exists, or by an
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   owner of any drainage facilities or any utility facilities
   then located within the respective easement area. A separate
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   notice of claim must be recorded for each claimed easement.
           Section 2. This act does not modify any effect that
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   chapter 712, Florida Statutes, could have over any of these
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    easements, including possible extinguishment wholly
    independent of this law.
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           Section 3. A copy of this law shall be published prior
    to July 1, 1997, and prior to July 1 for the next 3 years by
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    the Collier County Administrator and in a newspaper of general
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    circulation within the Golden Gate Estates subdivision areas.
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           Section 4. This act shall take effect upon becoming a
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    law.
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