Florida Senate - 1999 (NP)

By Senator Jones

	40-1669-99	See	HB
1	A bill to be entitled		
2	An act relating to Monroe County; creating the		
3	City of Marathon; providing legislative intent;		
4	providing municipal boundaries and municipal		
5	powers; providing a council-manager form of		
6	government; providing for election of a city		
7	council; providing for membership,		
8	qualifications, terms, powers, and duties of		
9	its members, including the mayor; providing for		
10	a vice mayor; providing for payment of		
11	expenses; providing general powers and duties;		
12	providing circumstances resulting in vacancy in		
13	office; providing grounds for forfeiture and		
14	suspension; providing for filling of vacancies;		
15	providing for meetings; providing for keeping		
16	of records; providing for adoption,		
17	distribution, and recording of technical codes;		
18	providing a limitation upon employment of		
19	council members; providing that certain		
20	interference with city employees shall		
21	constitute malfeasance in office; providing		
22	penalties; establishing the fiscal year;		
23	providing for adoption of annual budget and		
24	appropriation; providing for appropriations		
25	amendments; providing limitations; providing		
26	for appointment of charter officers, including		
27	a city manager and city attorney; providing for		
28	removal, compensation, and filling of		
29	vacancies; providing qualifications, powers,		
30	and duties; providing for nonpartisan elections		
31	and for matters relative thereto; providing for		
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1	recall; providing for initiatives and
2	referenda; providing the city a transition
3	schedule and procedures for first election;
4	providing for first-year expenses; providing
5	for adoption of transitional ordinances,
6	resolutions, comprehensive plan, and local
7	development regulations; providing for
8	accelerated entitlement to state shared
9	revenues; providing for gas tax revenue;
10	providing for transition agreement between
11	Monroe County and the City of Marathon;
12	providing land descriptions of the city;
13	providing for future amendments of the charter;
14	providing for standards of conduct in office;
15	providing for severability; providing for a
16	referendum approval; providing effective dates.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Short titleThis act, together with any
21	future amendments thereto, shall be known and may be cited as
22	the "City of Marathon Charter," hereinafter referred to as
23	"the charter."
24	Section 2. Legislative intentThe Legislature finds
25	and declares that:
26	(1) The greater Marathon area in Monroe County
27	includes a compact and contiguous community of approximately
28	12,000 residents susceptible to urban services, and
29	constitutes a community amenable to separate municipal
30	government.
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1	(2) It is in the best interests of the public health,
2	safety, and welfare of the residents of the Marathon area to
3	form a separate municipality for the Marathon area with all
4	the powers and authority necessary to provide adequate and
5	efficient municipal services to its residents.
6	(3) It is intended that this charter and the
7	incorporation of the Marathon area shall serve to preserve and
8	protect the distinctive characteristics of the individual
9	communities within the boundaries of the City of Marathon.
10	Section 3. Incorporation of municipality; corporate
11	limitsThere is hereby created, effective November 30, 1999,
12	in Monroe County, a new municipality to be known as the City
13	of Marathon, which shall have a council-manager form of
14	government. The corporate boundaries of the City of Marathon,
15	hereinafter referred to as "the city," shall be as described
16	in section 10.
17	Section 4. Municipal powersThe city shall be a body
18	corporate and politic and shall have all the powers of a
19	municipality under the State Constitution and laws of the
20	State of Florida, as fully and completely as though such
21	powers were specifically enumerated in this charter, unless
22	otherwise prohibited by or contrary to the provisions of this
23	charter. The city shall have all governmental, corporate, and
24	proprietary powers necessary to enable it to conduct municipal
25	government, perform municipal functions, and render municipal
26	services, and may exercise any power for municipal services
27	unless expressly prohibited by law. The powers of the city
28	shall be liberally construed in favor of the city.
29	Section 5. <u>City council</u>
30	(1) CITY COUNCIL; COMPOSITION; QUALIFICATIONS OF
31	COUNCIL MEMBERS

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1 (a) There shall be a five-member city council, 2 consisting of council members each elected from and 3 representing the city at large. There shall be five separate council seats to be 4 (b) 5 designated as Seat 1, Seat 2, Seat 3, Seat 4, and Seat 5. б Candidates must qualify for council elections by seat, and 7 council members elected to those seats shall hold Seats 1 8 through 5, respectively. 9 (c) To qualify for office: 10 1. Each candidate for the office of city council shall 11 be a registered voter in the State of Florida and a resident 12 of the city. 2. At the time of qualification, each candidate for a 13 council seat shall reside within the boundaries of the city 14 15 and, if elected, shall maintain such residency throughout his or her term of office. For the initial election, following the 16 referendum approving the creating of the city, candidates for 17 office shall qualify as provided in paragraph (2) of section 18 19 9. Thereafter, candidates shall qualify as provided in paragraph (3) of section 8. 20 21 TERM OF OFFICE. -- The term of office for council (2) members shall be 2 years. Each council member shall remain in 22 office until a successor is elected and assumes the duties of 23 24 the position, except as otherwise provided herein. No council 25 member shall serve more than three consecutive terms of office. 26 27 THE MAYOR; POWERS AND DUTIES. --(3) The city council, at its first regular meeting 28 (a) 29 after the fourth Tuesday of each February, shall elect from 30 its membership a mayor and a vice mayor who shall serve at the 31 pleasure of the city council and who shall have the same

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1 legislative powers and duties as any other council member, except as provided in paragraph (b). 2 3 (b) In addition to carrying out the regular duties under paragraph (a), the mayor shall preside at the meetings 4 5 of the council and shall be recognized as the head of city government for service of process, ceremonial matters, and the б 7 signature or execution of ordinances, contracts, deeds, bonds, 8 and other instruments and documents. The mayor shall have no administrative duties other than those necessary to accomplish 9 these actions, or such other actions as may be authorized by 10 11 the city council, consistent with general or special law. THE VICE MAYOR. -- The vice mayor shall serve as 12 (4) acting mayor during the absence or disability of the mayor. In 13 the absence of the mayor and the vice mayor, the remaining 14 council members shall select a council member to serve as 15 16 acting mayor. 17 (5) COMPENSATION AND EXPENSES. -- City council members shall not be compensated, but shall be entitled to receive 18 reimbursement in accordance with Florida Statutes for 19 20 authorized travel and per diem expenses incurred in the performance of their official duties. The city council, by not 21 less than four affirmative votes, may elect to provide for 22 compensation by ordinance. However, no such ordinance 23 24 establishing compensation shall take effect until the date of 25 commencement of the terms of council members selected at the next regular election which follows the adoption of said 26 27 ordinance. 28 (6) GENERAL POWERS AND DUTIES OF COUNCIL.--Except as 29 otherwise prescribed herein or provided by law, legislative 30 and police powers of the city shall be vested in the council. 31 The council shall provide for the exercise of its powers and 5

1 for the performance of all duties and obligations imposed on 2 the city by law. 3 (7) VACANCIES; FORFEITURE OF OFFICE; SUSPENSION; 4 FILLING OF VACANCIES. --5 (a) Vacancies.--A vacancy in the office of a council member shall occur upon the death of the incumbent, removal б 7 from office as authorized by law, resignation, appointment to 8 other public office which creates dual office holding, judicially determined incompetency, or forfeiture of office as 9 10 described in paragraph (b). 11 (b) Forfeiture of office.--A council member shall forfeit his or her office upon determination by the council, 12 acting as a body, at a duly noticed public meeting that he or 13 14 she: 1. Lacks at any time, or fails to maintain during his 15 or her term of office, any qualification for the office 16 17 prescribed by this charter or otherwise required by law; Is convicted of a felony, or enters a plea of 18 2. 19 guilty or nolo contendere to a crime punishable as a felony, even if adjudication is withheld; 20 3. Is convicted of a first degree misdemeanor arising 21 directly out of his or her official conduct or duties, or 22 enters a plea of guilty or nolo contendere thereto, even if 23 24 adjudication of guilt has been withheld; 25 4. Is found to have violated any standard of conduct or code of ethics established by law for public officials and 26 27 has been suspended from office by the Governor, unless 28 subsequently reinstated as provided by law; or 29 Is absent from three consecutive regular council 5. 30 meetings without justifiable reason, or for any other reason established in this charter. 31

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1	(c) Suspension from officeA council member shall be
2	suspended from office upon return of an indictment or issuance
3	of any information charging the council member with any crime
4	which is punishable as a felony or with any crime arising out
5	of his or her official duties which is punishable as a first
6	degree misdemeanor. Pursuant thereto:
7	1. During the period of suspension, the council member
8	shall not perform any official act, duty, or function, or
9	receive any pay, allowance, emolument, or privilege of office.
10	2. If the council member is subsequently found not
11	guilty of the charge, or if the charge is otherwise dismissed,
12	reduced, or altered in such a manner that suspension would no
13	longer be required as provided herein, the suspension shall be
14	lifted and the council member shall be entitled to receive
15	full back pay and such other emoluments or allowances as he or
16	she would have been entitled to had the suspension not
17	occurred.
18	(d) Filling of vacancies
19	1. If a vacancy occurs in the office of mayor, the
20	vice mayor shall serve as mayor until a new mayor is elected
21	as provided in paragraph (3)(a) and assumes the duties of his
22	<u>or her office.</u>
23	2. If any vacancy occurs in the office of any council
24	member and the remainder of the unexpired term is less than 81
25	days, the remaining council members shall, within 30 days
26	following the occurrence of such vacancy, by majority vote,
27	appoint a person to fill the vacancy for the remainder of the
28	unexpired term. If, however, the remainder of the unexpired
29	term is 81 days or more, the remaining council members shall,
30	within 30 days following the occurrence of such vacancy, by
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1 majority vote, appoint a person to fill the vacancy until the next regularly scheduled city election. 2 3 3. Any person appointed to fill a vacant seat on the council shall be required to meet the qualifications of the 4 5 seat to which he or she is appointed. (8) CITY COUNCIL MEETINGS. -- The council shall conduct б 7 regular meetings at such times and places as the council shall 8 prescribe by resolution. Such meetings shall be public meetings within the meaning of s. 286.011, Florida Statutes, 9 10 and shall be subject to notice and other requirements of law 11 applicable to public meetings. Pursuant thereto: (a) Special meetings may be held at the call of the 12 mayor or, in his or her absence, at the call of the vice 13 mayor. Special meetings may also be called upon the request of 14 a majority of the council members. Unless of an emergency 15 nature, the person or persons calling such a meeting shall 16 17 provide not less than 72 hours' prior notice of the meeting to 18 the public. 19 (b) Elected or reelected council members shall be inducted into office at the first regularly scheduled meeting 20 21 following certification of their election. 22 (c) A majority of the council shall constitute a quorum. No action of the council shall be valid unless adopted 23 24 by an affirmative vote of the majority of the council members in attendance, unless otherwise provided by law. All actions 25 of the city council shall be by ordinance, resolution, or 26 27 motion. 28 (9) CITY RECORDS. -- The council shall, in a properly 29 indexed book kept for the purpose, provide for the 30 authentication and recording in full of all minutes of 31 meetings, and all ordinances and resolutions adopted by the 8

1 council, and the same shall at all times be a public record. The council shall further maintain a current codification of 2 3 all ordinances. Such codification shall be printed and shall be made available for distribution to the public on a 4 5 continuing basis. All ordinances or resolutions of the council б shall be signed by the mayor, or vice mayor in the absence or 7 disability of the mayor, or by the acting mayor in the absence 8 or disability of both the mayor and the vice mayor, and 9 attested to by the city clerk. 10 (10) ADOPTION OF CODES. -- The council may adopt any 11 standard code of technical regulations by reference thereto in an adopting ordinance and may amend the code in the adopting 12 ordinance or later amendatory ordinance. The procedures and 13 requirements governing such an adoption ordinance shall be 14 prescribed for ordinances generally, except that: 15 (a) Requirements regarding distributing and filing of 16 17 copies of the ordinance shall not be construed to require distribution and filing of copies of the adopted code of 18 19 technical regulations, except as provided in paragraph (b). (b) A copy of each adopted code of technical 20 21 regulations, as well as of the adoptive ordinance, shall be authenticated and recorded by the city clerk. 22 23 (11) LIMITATION OF EMPLOYMENT OF COUNCIL MEMBERS. -- No 24 council member shall be in the employment of the city while in office, nor shall any former council member be employed by the 25 city until after the expiration of 1 year from the time of 26 27 leaving office. 28 (12) NONINTERFERENCE BY CITY COUNCIL.--Except for the 29 purposes of inquiry and information, the council and its 30 members, including committees thereof, are expressly 31 prohibited from interfering with the performance of the duties 9

1 of any employee of the city government who is under the direct or indirect supervision of the city manager or city attorney. 2 3 Such action shall be malfeasance within the meaning of s. 112.51, Florida Statutes, and shall be punishable as provided 4 5 in s. 112.317, Florida Statutes. б Section 6. Budget and appropriations .--7 FISCAL YEAR.--The city shall have a fiscal year (1)8 which shall begin on October 1 of each year and end on 9 September 30 of the succeeding year. 10 (2) BUDGET ADOPTION. -- The council shall by resolution 11 adopt a budget on the 30th day of September of each year, following a minimum of two public hearings on the proposed 12 budget. A resolution adopting the annual budget shall 13 constitute appropriation of the amounts specified therein as 14 expenditures from funds indicated. 15 APPROPRIATION AMENDMENTS DURING THE FISCAL YEAR. --16 (3) 17 (a) Supplemental appropriations.--If, during the fiscal year, revenues in excess of those estimated in the 18 19 budget are available for appropriation, the council by resolution may make supplemental appropriations for the year 20 in an amount not to exceed such excess. 21 Reduction of appropriations.--If, at any time 22 (b) during the fiscal year, it appears probable to the city 23 24 manager that the revenues available will be insufficient to 25 meet the amount appropriated, the city manager shall report same to the council without delay, indicating the estimated 26 27 amount of the deficit, any remedial action taken, and 28 recommendations as to any other steps that should be taken. 29 The council shall then take such further action as it deems 30 necessary to prevent or minimize any deficit and, for that 31

1 purpose, the council may by resolution reduce one or more appropriations accordingly. 2 3 (c) Limitations; effective date. -- No appropriation for debt service may be reduced or transferred, and no 4 5 appropriation may be reduced below any amount required by law б to be appropriated, or by more than the unencumbered balance 7 thereof. Other provisions of law to the contrary 8 notwithstanding, the supplemental and emergency appropriations 9 and reduction or transfer of appropriations authorized by this 10 section may be made effective immediately upon adoption. 11 Section 7. Charter officers.--(1) DESIGNATION.--The city manager and the city 12 attorney are redesignated as charter officers, except that the 13 14 office of the city attorney may be contracted to an attorney or law firm. 15 (2) APPOINTMENT; REMOVAL; COMPENSATION; FILLING OF 16 17 VACANCIES. --The charter officers shall be appointed by a 18 (a) 19 majority vote of the full council and shall serve at the pleasure of the council. 20 21 (b) The charter officers shall be removed from office only by a majority vote of the full council. Upon demand by a 22 charter officer, a public hearing shall be held prior to such 23 24 removal. 25 (c) The compensation of the charter officers shall be 26 fixed by the city council. 27 The city council shall begin the process to fill a (d) vacancy in a charter office within 90 days after the vacancy. 28 29 An acting city manager or an acting city attorney may be 30 appointed by the council during a vacancy in such charter office. 31

1 (e) A charter officer shall not be a candidate for 2 city council while holding his or her charter officer 3 position. 4 (3) CITY MANAGER. -- The city manager shall be the chief 5 administrative officer of the city. (a) Qualifications.--The city manager shall be б 7 selected on the basis of experience, expertise, and management 8 ability as it pertains to running municipal government. 9 (b) Powers and duties.--The city manager shall: 10 1. As the chief administrative officer of the city, 11 direct and supervise the administration of all departments, offices, and agencies of the city, except the offices of city 12 attorney, and except as otherwise provided by this charter or 13 14 by law. 2. Appoint, suspend, or remove any employee of the 15 city or appointive administrative officer provided for by or 16 17 under this charter, except the office of city attorney, and except as may otherwise be provided by law, this charter, or 18 19 personnel rules adopted pursuant to the charter. The city manager may authorize any administrative officer who is 20 21 subject to his or her direction and supervision to exercise 22 these powers with respect to subordinates in that officer's department, office, or agency. 23 24 3. Ensure that all laws, provisions of this charter, 25 and acts of the council are faithfully executed. 26 Prepare and submit the annual budget and capital 4. 27 program to the council in the form prescribed by ordinance. 5. Attend meetings of the city council. 28 29 Draw and sign vouchers upon depositories as 6. 30 provided by ordinance, and keep or cause to be kept a true and 31 accurate account of same.

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1	7. Sign all licenses issued by the city, and issue
2	receipts for all moneys paid to the city, and deposit said
3	moneys in the proper depositories on the first banking day
4	after receipt. The city manager may delegate the
5	responsibilities of this subparagraph to an appropriate city
6	employee who shall be bonded.
7	8. Provide administrative services in support of the
8	office duties of the mayor and the council.
9	9. Keep the council advised as to the financial
10	condition and future needs of the city and make
11	recommendations to the council concerning the affairs of the
12	city.
13	10. Submit to the city, and make available to the
14	public, a complete report on finances and administrative
15	activities of the city as of the end of the fiscal year.
16	11. Sign contracts on behalf of the city to the extent
17	authorized by ordinance.
18	12. Perform such other duties as are specified in this
19	charter or as may be required by the council.
20	(4) CITY ATTORNEY The city attorney shall be the
21	chief legal officer of the city.
22	(a) QualificationsThe city attorney shall be a
23	member of The Florida Bar in good standing.
24	(b) Powers and dutiesThe city attorney:
25	1. Shall serve as chief legal advisor to the city
26	council, the charter officers, and all city departments,
27	offices, and agencies.
28	2. May hire such assistants as may be required, when
29	approved by the city council.
30	3. Shall attend city council meetings unless excused
31	by the city council, and shall perform such professional
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1 duties as may be required by law or by the council in 2 furtherance of the law. 3 4. Shall prepare an annual budget for the operation of the office of the city attorney and shall submit this budget 4 5 to the city manager for inclusion in the annual city budget, б in accordance with uniform city procedures. 7 Section 8. Elections. --8 (1) ELECTORS.--Any person who is a resident of the 9 city, who has qualified as an elector of this state and who 10 registers in the manner prescribed by law, shall be an elector 11 of the city. (2) NONPARTISAN ELECTIONS.--All elections for the city 12 council members shall be conducted on a nonpartisan basis 13 without any designation of political party affiliation. 14 (3) QUALIFYING FOR OFFICE. -- Any resident of the city 15 who wishes to become a candidate for a city elective office 16 17 shall qualify with the city clerk no sooner than noon on the 18 last Tuesday in December nor later than noon on the second 19 Tuesday in January of the year in which the election is to be 20 held. 21 (4) SCHEDULE FOR GENERAL ELECTIONS AND RUNOFFS.--The regular city election shall be the second Tuesday in February 22 of each election year. Such city elections shall be general 23 24 city elections. In the event no candidate for an office 25 receives a majority of the votes cast for said office, then a runoff election shall be held on the fourth Tuesday in 26 27 February. 28 SCHEDULE FOR OTHER ELECTIONS. --(5) 29 An election to fill the remainder of an unexpired (a) 30 term shall be held as provided in subsection (4). 31

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1	(b) Special municipal elections shall be held in the
2	same manner as regular elections, except that the city
3	council, by ordinance, shall fix the time for holding of such
4	elections.
5	(6) DETERMINATION OF ELECTION TO OFFICEIf only one
6	candidate qualifies for an office, said candidate shall be
7	deemed to be elected. If two or more candidates qualify for an
8	office, the names of those candidates shall be placed on the
9	ballot at the general election. If no candidate for an office
10	receives a majority of the votes cast for said office, then
11	the two candidates for the office receiving the highest vote
12	in the general election shall run again in the runoff
13	election, provided that:
14	(a) If more than two candidates for an office receive
15	an equal and highest number of votes, the name of such
16	candidates shall be placed on the runoff election ballot.
17	(b) In any contest in which there is a tie for second
18	place, the name of the candidate placing first and the name of
19	each candidate tying for second shall be placed upon the
20	runoff election ballot. The candidate receiving the highest
21	number of votes cast for the office in the runoff election
22	shall be elected to such office. If the vote at the runoff
23	election results in a tie, the outcome shall be determined by
24	lot.
25	(7) CITY CANVASSING BOARDThe city canvassing board
26	shall be composed of those members of the city council who are
27	not candidates for reelection and the city clerk, who shall
28	act as chairperson. At the close of the polls of any city
29	election, or as soon thereafter as practicable, the canvassing
30	board shall meet at a time and place designated by the
31	chairperson and shall proceed to publicly canvass the vote as
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1 shown by the returns then on file in the office of the city clerk, and then shall publicly canvass the absentee elector 2 3 ballots. The canvassing board shall prepare and sign a certificate containing the total number of votes cast for each 4 5 candidate or other measure voted upon. The certificate shall б be placed on file with the city clerk. 7 RECALL OF CITY COUNCIL MEMBERS. -- Any member of the (8) 8 city council may be removed from office by the electors of the 9 city following the procedures for recall established by 10 general law. 11 (9) INITIATIVE AND REFERENDUM.--(a) Power to initiate and reconsider ordinances.--12 Initiative.--The electors of the city shall have 13 1. 14 the power to propose ordinances to the city council and, if the city council fails to adopt an ordinance so proposed 15 without any change in substance, to adopt or reject it at a 16 17 city election, provided that such power shall not extend to the annual budget or capital program or any ordinance 18 19 appropriating money, levying taxes, or setting salaries of 20 city officers or employees. 2. Referendum.--21 The city council shall have the power, by 22 a. resolution, to call for a referendum vote by the electors of 23 24 the city at any time, provided that the purpose of such referendum is presented to the city at a public hearing at 25 least 60 days prior to the adoption of said resolution. Any 26 27 resolution call for a referendum vote of the electors of the city must be passed by an affirmative vote of not less than 28 29 four members of the council. 30 The electors of the city shall have the power to b. 31 require reconsideration by the city council of any adopted

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1 ordinance and, if the city council fails to repeal an ordinance so reconsidered, to approve or reject it at a city 2 3 election, provided that such power shall not extend to the annual budget or capital program or any ordinance 4 5 appropriating money, levying taxes, or setting salaries of б city officers or employees. 7 Notwithstanding anything in sub-subparagraph 2.b. с. 8 to the contrary, the referendum power shall extend to any ordinance levying ad valorem taxes, provided that the 9 10 ordinance increases the total city tax rate above 5 mills and 11 that all petitions with respect to the referendum are filed within 30 days after the date of adoption of the ordinance. 12 Commencement of proceedings. -- Any 10 electors may 13 (b) commence initiative or referendum proceedings by filing with 14 the city clerk an affidavit stating that they shall constitute 15 the petitioner's committee and be responsible for circulating 16 the petition and filing it in proper form, stating their names 17 and addresses and specifying the address to which all notices 18 19 to the committee are to be sent, and setting out in full the proposed initiative ordinance or citing the ordinance sought 20 to be reconsidered. Promptly after the affidavit of the 21 petitioner's committee is filed, the city clerk may, at the 22 committee's request, issue the appropriate petition blanks to 23 24 the petitioner's committee at the committee's expense. 25 (c) Petitions.--Initiative and referendum petitions must be signed 26 1. 27 by electors of the city equal in number to at least 10 percent 28 of the total number of electors registered to vote in the last 29 regular city election. 30 2. All papers of a petition shall be assembled as one 31 instrument of filing. Each signature shall be executed in ink

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2 person signing. Petitions shall contain or have attached thereto throughout their circulation the full test of the ordinance proposed or sought to be reconsidered. 5 <u>3. Each paper of a petition shall have attached to it,</u> when filed, an affidavit executed by the circulator thereof stating that he or she personally circulated the paper, the number of signatures thereon, that all signatures were affixed in his or her presence, that he or she believes them to be the genuine signatures of the persons whose names they purport to be, and that each signer had an opportunity before signing to reconsidered.
 4 ordinance proposed or sought to be reconsidered. 5 3. Each paper of a petition shall have attached to it, 6 when filed, an affidavit executed by the circulator thereof 7 stating that he or she personally circulated the paper, the 8 number of signatures thereon, that all signatures were affixed 9 in his or her presence, that he or she believes them to be the 10 genuine signatures of the persons whose names they purport to 11 be, and that each signer had an opportunity before signing to 12 read the full text of the ordinance proposed or sought to be
 3. Each paper of a petition shall have attached to it, when filed, an affidavit executed by the circulator thereof stating that he or she personally circulated the paper, the number of signatures thereon, that all signatures were affixed in his or her presence, that he or she believes them to be the genuine signatures of the persons whose names they purport to be, and that each signer had an opportunity before signing to read the full text of the ordinance proposed or sought to be
6 when filed, an affidavit executed by the circulator thereof 7 stating that he or she personally circulated the paper, the 8 number of signatures thereon, that all signatures were affixed 9 in his or her presence, that he or she believes them to be the 10 genuine signatures of the persons whose names they purport to 11 be, and that each signer had an opportunity before signing to 12 read the full text of the ordinance proposed or sought to be
7 stating that he or she personally circulated the paper, the 8 number of signatures thereon, that all signatures were affixed 9 in his or her presence, that he or she believes them to be the 10 genuine signatures of the persons whose names they purport to 11 be, and that each signer had an opportunity before signing to 12 read the full text of the ordinance proposed or sought to be
8 number of signatures thereon, that all signatures were affixed 9 in his or her presence, that he or she believes them to be the 10 genuine signatures of the persons whose names they purport to 11 be, and that each signer had an opportunity before signing to 12 read the full text of the ordinance proposed or sought to be
9 in his or her presence, that he or she believes them to be the genuine signatures of the persons whose names they purport to be, and that each signer had an opportunity before signing to read the full text of the ordinance proposed or sought to be
10 genuine signatures of the persons whose names they purport to 11 be, and that each signer had an opportunity before signing to 12 read the full text of the ordinance proposed or sought to be
11 be, and that each signer had an opportunity before signing to 12 read the full text of the ordinance proposed or sought to be
12 read the full text of the ordinance proposed or sought to be
13 <u>reconsidered.</u>
14 <u>4. Except as otherwise provided in sub-subparagraph</u>
15 (a)2.b., all initiative and referendum petitions must be filed
16 within 60 days after the date on which proceedings with
17 respect to such initiative or referendum are commenced, and
18 all requirements of the process, including, but not limited
19 to, the submission of the signatures required, must be
20 completed no later than 90 days following the date of filing
21 said initiative or referendum petition.
22 (d) Procedure for filing
23 <u>1. Within 20 days after an initiative petition or a</u>
24 referendum petition is filed, the city clerk shall complete a
25 <u>certificate as to its sufficiency</u> , specifying, if it is
26 insufficient, the particulars wherein it is defective, and
27 shall promptly send a copy of the certificate to the
28 petitioner's committee by registered mail. Grounds for
29 insufficiency are only those specifics in subparagraph (c)3.
30 that are not met. A petition certified insufficient for lack
31 of the required number of valid signatures may be amended once

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1	if the petitioner's committee files a notice of intent to
2	amend it with the designated official within 2 business days
3	after receiving the copy of the certificate and files a
4	supplementary petition upon additional papers within 10 days
5	after receiving the copy of such certificate. Such
6	supplementary petition shall comply with original petition
7	requirements and, within 5 days after it is filed, the city
8	clerk shall complete a certificate as to the sufficiency of
9	the petition as amended and promptly send a copy of such
10	certificate to the petitioner's committee by registered mail.
11	If a petition or an amended petition is certified sufficient,
12	or if a petition or amended petition is certified insufficient
13	and the petitioner's committee does not elect to amend or
14	request the city council review under subparagraph 2. within
15	the time required, the city clerk shall promptly present a
16	certificate to the city council and such certificate shall
17	then be a final determination as to the sufficiency of the
18	petition.
19	2. The city council reviewIf a petition has been
20	certified insufficient and the petitioner's committee does not
21	file notice of intent to amend it or if an amended petition
22	has been certified insufficient, the committee may, within 2
23	business days after receiving the copy of such certificate,
24	file a request that it be reviewed by the city council. The
25	city council shall review the certificate at its next meeting
26	following the city council's filing of such request and
27	approve or disapprove it, and determination shall then be
28	final as to the sufficiency of the petition.
29	(e) Action on petitions
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	1. Action by city councilWhen an initiative or

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1 council shall promptly consider the proposed initiative ordinance, or reconsider the referendum ordinance by voting 2 3 its repeal. The repeal of an ordinance relating to the levy of ad valorem taxes shall be by ordinance. If the city council 4 5 fails to adopt a proposed initiative ordinance without any б change in substance within 45 days or fails to repeal the 7 referendum ordinance within 30 days or, in the case of a 8 referendum authorized pursuant to sub-subparagraph (a)2.c., within 5 days after the date on which the petition is 9 determined to be sufficient, it shall submit the proposed 10 11 initiative or referendum ordinance to the electors of the city. If the city council fails to act on a proposed 12 initiative ordinance or a referendum ordinance within the time 13 period specified, the city council shall be deemed to have 14 failed to adopt the proposed initiative ordinance, or failed 15 to repeal the referendum ordinance on the last day that the 16 17 city council was authorized to act on such matter. Submission to electors.--The vote of the city on a 18 2. 19 proposed initiative or referendum ordinance shall be held not less than 30 or more than 60 days from the date the city 20 21 council acted or was deemed to have acted pursuant to subparagraph 1., that the petition was determined sufficient. 22 If no regular election is to be held within the period 23 described in this paragraph, the city council shall provide 24 for a special election, except that the city council may, in 25 its discretion, provide for a special election at an earlier 26 date within the described period. Copies of the proposed 27 initiative or referendum ordinance shall be made available at 28 29 the polls. 30 3. Withdrawal of petitions. -- An initiative or 31 referendum petition may be withdrawn at any time prior to the

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1 15th day preceding the day scheduled for a vote of the city by filing with the city clerk a request for withdrawal signed by 2 3 at least eight members of the petitioner's committee. Upon the filing of such request, the petition shall have no further 4 force or effect and all proceedings thereon shall be 5 б terminated. 7 (f) Results of election.--8 1. If a majority of the qualified electors voting on a proposed initiative ordinance vote in its favor, it shall be 9 10 considered adopted upon certification of the election results. 11 If conflicting ordinances are approved at the same election, the one receiving the greatest number of affirmative votes 12 shall prevail to the extent of such conflict. 13 2. If a majority of the qualified electors voting on a 14 referendum ordinance vote against it, it shall be considered 15 repealed upon certification of the election results. 16 17 Section 9. Transition schedule.--(1) REFERENDUM.--The referendum election called for by 18 19 this act shall be held on November 2, 1999, at which time the following question shall be placed upon the ballot: "SHALL 20 CHAPTER 99-____, LAWS OF FLORIDA, CREATING THE CITY OF MARATHON 21 AND PROVIDING ITS CHARTER BE APPROVED? YES/NO." In the event 22 this question is answered affirmatively by a majority of 23 voters voting in the referendum, the provisions of this 24 25 charter shall take effect as provided in section 13. INITIAL ELECTION OF COUNCIL MEMBERS.--26 (2) 27 (a) Dates.--Following the adoption of this charter in accordance with subsection (1), the Monroe County Commission 28 shall call a special election for the election of the five 29 30 city council members to be held on February 8, 2000. In the 31 event no candidate for an office receives a majority of the

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1 votes cast for said office, then a runoff election shall be held on February 22, 2000. 2 3 (b) Qualifying period.--Between noon on December 20, 1999, and noon on January 11, 2000, any individual who wishes 4 5 to run for one of the five initial seats on the council shall б qualify as a candidate with the Monroe County Supervisor of 7 Elections in accordance with the provisions of this charter 8 and general law. 9 (c) Certification of election results.--For the 10 initial election, the Monroe County Commission shall appoint a 11 canvassing board which shall certify the results of the 12 election. (d) Induction into office.--Those candidates who are 13 elected on February 8, 2000, and February 22, 2000, shall take 14 office at the initial city council meeting, which shall be 15 held at 7 p.m., on February 24, 2000, at the Marathon Public 16 17 Library. (e) Initial terms of office.--In order to provide for 18 19 staggering terms of office, the initial term of office for those three council candidates receiving the highest number of 20 votes in the initial election shall be 2 years, and for the 21 remaining elected candidates, the initial term of office shall 22 23 be 1 year. 24 (3) CREATION AND ESTABLISHMENT OF CITY.--For the purpose of compliance with s. 200.066, Florida Statutes, 25 relating to assessment and collection of ad valorem taxes, the 26 27 city is hereby created and established effective November 30, 1999. Notwithstanding anything to the contrary contained 28 29 herein, the city, although created and established as of 30 November 30, 1999, shall not be operational until February 24, 31 2000.

1	(4) FIRST-YEAR EXPENSESThe city council, in order
2	to provide moneys for the expenses and support of the city,
3	shall have the power to borrow money necessary for the
4	operation of city government until such time as a budget is
5	adopted and revenues are raised in accordance with the
6	provisions of this charter.
7	(5) TRANSITIONAL ORDINANCES AND RESOLUTIONSThe city
8	council shall adopt ordinances and resolutions required to
9	effect the transition. Ordinances adopted within 60 days after
10	the first council meeting may be passed as emergency
11	ordinances. These transitional ordinances, passed as emergency
12	ordinances, shall be effective for no longer than 90 days
13	after adoption, and thereafter may be readopted, renewed, or
14	otherwise continued only in the manner normally prescribed for
15	ordinances.
16	(6) TRANSITIONAL COMPREHENSIVE PLAN AND LAND
17	DEVELOPMENT REGULATIONS
18	(a) Until such time as the city adopts a comprehensive
19	plan, the applicable provisions of the Comprehensive Plan of
20	Monroe County, as the same exists on the day the city
21	commences corporate existence, shall remain in effect as the
22	city's transitional comprehensive plan. However, all planning
23	functions, duties, and authority shall thereafter be vested in
24	the City Council of Marathon which shall be deemed the local
25	planning agency until and unless the council establishes a
26	separate local planning agency. Prior to the adoption of a
27	city comprehensive master plan, any amendment to any zoning as
28	established in the current county land use plan shall only be
29	by an ordinance adopted by the affirmative vote of not less
30	than four members of the council. Any increase in the
31	residential density or intensity, as established in the
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1 current county land use plan which is adopted by the city shall only be by an ordinance adopted by the affirmative vote 2 3 of not less than four members of the council. 4 (b) All powers and duties of the planning commission, 5 zoning authority, any boards of adjustment, and the County б Commission of Monroe County, as set forth in these 7 transitional zoning and land use regulations, shall be vested 8 in the City Council of Marathon until such time as the city council delegates all or a portion thereof to another entity. 9 10 (c) Subsequent to the commencement of the city's 11 corporate existence, no amendment of the comprehensive plan or land development regulations enacted by the Monroe County 12 Commission shall be deemed as an amendment of the city's 13 transitional comprehensive plan or land development 14 regulations or otherwise take effect within the city's 15 corporate limits unless approved by the city council. 16 17 (7) STATE SHARED REVENUES. -- The City of Marathon shall 18 be entitled to participate in all shared revenue programs of 19 the State of Florida effective immediately on the date of incorporation. The provisions of s. 218.23(1), Florida 20 Statutes, shall be waived for the purpose of eligibility to 21 receive revenue sharing funds from the date of incorporation 22 through the state fiscal year 1999-2000. Section 218.26(3), 23 24 Florida Statutes, is waived for the state fiscal year 25 1999-2000, and the apportionment factors for the municipalities and counties shall be recalculated pursuant to 26 27 s. 218.245, Florida Statutes. Initial population estimates for calculating eligibility for shared revenues shall be 28 29 determined by the University of Florida Bureau of Economic and 30 Business Research. Should the bureau be unable to provide an 31

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1 appropriate population estimate, the Monroe County Planning Division estimate shall be utilized. 2 3 (8) GAS TAX REVENUES. -- Notwithstanding the requirements of s. 336.025, Florida Statutes, to the contrary, 4 5 the City of Marathon shall be entitled to receive local option б gas tax revenues beginning October 1, 1999. 7 Section 10. Land description. -- The corporate 8 boundaries of the city shall be as follows: from the East end 9 of the Seven Mile Bridge (approximately Mile Marker 47) to the West end of the Tom's Harbor Bridge (approximately Mile Marker 10 11 60), including, but not limited to, the entire islands of Knight Key; Hog Key; Vaca Key; Stirrup Key; Boot Key; Crawl 12 Key; East Sister's Island; West Sister's Island; Fat Deer Key; 13 Long Point Key; Deer Key; Little Deer Key; Little Crawl Key; 14 Grassy Key; the unincorporated areas of Monroe County commonly 15 known as Marathon and Coco Plum; all land filled in between 16 17 the islands, including all islands connected by U.S. 1, Overseas Highway and roadways connecting thereto; and all 18 19 adjacent islands not connected by roadways within the boundaries of Monroe County between Mile Marker 47 and Mile 20 21 Marker 60, specifically excluding all areas within the boundaries of the City of Key Colony Beach, all of the above 22 being within the boundaries of Monroe County, Florida. 23 24 Section 11. General provisions. --(1) CHARTER AMENDMENTS. -- This charter may be amended 25 26 in accordance with the provisions for charter amendments as 27 specified in the Municipal Home Rule Powers Act, chapter 166, Florida Statutes, as the same may be amended from time to 28 29 time, or its successor, 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) STANDARDS OF CONDUCTAll elected officials and
2	employees of the city shall be subject to the standards of
3	conduct for public officers and employees set by general law.
4	In addition, the city council shall, no later than 6 months
5	from the effective date of incorporation, establish by
6	ordinance a code of ethics for officials and employees of the
7	city which may be supplemental to general law, but in no case
8	may such an ordinance diminish the provisions of general law.
9	The intent of this provision of the charter is to require more
10	stringent standards than those provided under general law.
11	Section 12. If any provision of this act, or the
12	application thereof to any person or circumstance, is held
13	invalid, the invalidity shall not affect other provisions or
14	applications of this act which can be given effect within the
15	invalid provision or application, and to this end the
16	provisions of this act are declared severable.
17	Section 13. This act shall take effect only upon its
18	approval by a majority vote of those qualified electors
19	residing within the proposed corporate limits of the proposed
20	City of Marathon, as described in section 10, voting in a
21	referendum election to be called by the Monroe County
22	Commission and to be held on November 2, 1999, in accordance
23	with the provisions of law relating to elections currently in
24	force, except this section shall take effect upon becoming a
25	law.
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