1	A bill to be entitled
2	An act relating to Monroe County; creating the
3	Village of Key Largo; providing legislative
4	findings and intent; providing municipal
5	boundaries and municipal powers; providing a
6	council-manager form of government; providing
7	for election of a village council; providing
8	for membership, qualifications, terms, powers,
9	and duties of its members, including the mayor;
10	providing for a vice mayor; providing for
11	compensation and expenses; providing general
12	powers and duties; providing circumstances
13	resulting in vacancy in office; providing
14	grounds for forfeiture and suspension;
15	providing for filling of vacancies; providing
16	for meetings; providing for keeping of records;
17	providing for adoption, distribution, and
18	recording of technical codes; providing a
19	limitation upon employment of council members;
20	providing that certain interference with
21	village employees shall constitute malfeasance
22	in office; establishing the fiscal year;
23	providing for adoption of annual budget and
24	appropriation; providing amendments for
25	supplemental, reduction, and transfer of
26	appropriations; providing limitations;
27	providing for appointment of charter officers,
28	including a village manager and village
29	attorney; providing for removal, compensation,
30	and filling of vacancies; providing
31	qualifications, powers, and duties; providing
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1	for nonpartisan elections and for matters
2	relative thereto; providing for recall;
3	providing for initiatives and referenda;
4	providing the village a transitional schedule
5	and procedures for first election; providing
6	for first-year expenses; providing for adoption
7	of transitional ordinances, resolutions,
8	comprehensive plan, and local development
9	regulations; providing for solid waste
10	disposal; providing for accelerated entitlement
11	to state-shared revenues; providing for gas tax
12	revenue; providing for a transition agreement
13	between Monroe County and the Village of Key
14	Largo; providing land descriptions of the
15	village; providing for future amendments of the
16	charter; providing for standards of conduct in
17	office; providing for the Village of Key Largo
18	to receive infrastructure surtax revenues;
19	providing for severability; providing for a
20	referendum; providing effective dates.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. The Legislature finds and declares that the
25	Key Largo area in Monroe County includes a compact and
26	contiguous community of approximately 13,189 residents
27	susceptible to urban services and constitutes a community
28	amenable to separate municipal government and that it is in
29	the best interests of the public health, safety, and welfare
30	of the residents of the Key Largo area to form a separate
31	municipality for the Key Largo area with all the powers and
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1	authority necessary to provide adequate and efficient
2	municipal services to its residents.
3	ARTICLE I
4	CORPORATE EXISTENCE; FORM OF
5	GOVERNMENT; BOUNDARIES; POWERS
б	Section 1.01 Corporate existencePursuant to the
7	State Constitution, there is hereby created in Monroe County,
8	hereafter referred to as the "county," a municipal corporation
9	known as the Village of Key Largo, hereafter referred to as
10	the "village." The corporate existence of the village shall
11	commence upon the adoption of this charter.
12	Section 1.02 Form of governmentThe village shall
13	have a council-manager form of government.
14	Section 1.03 Corporate boundariesThe corporate
15	boundaries of the village are as follows:
16	
17	Northern boundary
18	
19	The center line of Loquat Drive will be the
20	northern boundary of the proposed Village of
21	Key Largo, Loquat Drive starting at the eastern
22	shoreline, and running westward to the Lake
23	Surprise shoreline, just east of highway U.S.
24	1, from there the eastern boundary will follow
25	the shoreline, which more or less parallels
26	highway U.S. 1, to the Miami-Dade-Monroe County
27	line. The Miami-Dade-Monroe County line at this
28	point is referred to as Manatee Creek. The
29	Manatee Creek Miami-Dade-Monroe County line
30	will be the northern boundary of the proposed
31	Village Of Key Largo, at approximately mile
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1	marker 112.5 U.S. 1. From there the westerly
2	boundary will follow the shoreline on the
3	southwest side U.S. 1 southward. These
4	boundaries will include the properties on
5	either side of the Jewfish Bridge. It will also
6	include those properties at mile marker 112.5,
7	U.S. 1. It will include all properties on
8	Morris Avenue and Hazel Street located in the
9	Cross Key area at mile marker 112.5 U.S. 1.
10	Mainland Monroe County is not in the village
11	boundaries.
12	
13	Southern boundary
14	
15	North side of Dove Ave on the Oceanside of US 1
16	and the north side of Sunset Gardens Rd on the
17	bayside of US 1. Located near the Red Cross
18	Building and Mile Marker 94, on US 1 highway.
19	See Maps for detail.
20	
21	East and west boundaries
22	
23	The east (southeast) boundary shall be bound by
24	the shoreline of the Atlantic Ocean. The west
25	(northwest) boundary shall be bound by the
26	shoreline of Florida Bay.
27	
28	Section 1.04 Village powersThe village shall be a
29	body corporate and politic and shall have all the powers of a
30	municipality under the State Constitution and laws of Florida,
31	as fully and completely as though such powers were
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1	specifically enumerated in this charter, unless otherwise
2	prohibited by or contrary to the provisions of this charter.
3	The village shall have all governmental, corporate, and
4	proprietary powers necessary to enable it to conduct municipal
5	government, perform municipal functions, and render municipal
б	services, and may exercise any power for municipal services
7	unless expressly prohibited by law. Through the adoption of
8	this charter, it is the intent of the electors of the village
9	that the municipal government established herein have the
10	broadest exercise of home rule powers permitted under the
11	State Constitution and laws of the state.
12	ARTICLE II
13	CITIZENS' BILL OF RIGHTS
14	Section 2.01 Purpose and rightsThis government has
15	been created to protect the governed, not the governing. In
16	order to provide the public with full and accurate
17	information, to promote efficient administration management,
18	to make government more accountable, and to ensure to all
19	persons fair and equitable treatment, the following rights are
20	guaranteed:
21	(1) Convenient accessEvery person has the right to
22	transact village business with a minimum of personal
23	inconvenience. It is the duty of the mayor, the village
24	council, and the village manager to provide, within budget
25	limitations, reasonably convenient times and places for
26	registration and voting, for required inspections, and for
27	transacting business with the village.
28	(2) Truth in governmentNo municipal official or
29	employee shall knowingly furnish false information on any
30	public matter, or knowingly omit significant facts when giving
31	requested information to members of the public.
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1	(3) Public recordsAll audits, reports, minutes,
2	documents, and other public records of the village and its
3	boards, agencies, departments, and authorities shall be open
4	for inspection at reasonable times and places convenient to
5	the public.
6	(4) Minutes and ordinance registerThe village clerk
7	shall maintain and make available for public inspection an
8	ordinance register separate from the minutes showing the votes
9	of each member on all ordinances and resolutions listed by
10	descriptive title. Written minutes of all meetings and the
11	ordinance register shall be available for public inspection
12	not later than 30 days after the conclusion of the meeting.
13	(5) Right to be heardInsofar as the orderly conduct
14	of public business permits, any interested person has the
15	right to appear before the village council or any village
16	agency, board, or department for the presentation, adjustment,
17	or determination of an issue, request, or controversy within
18	the jurisdiction of the village. Matters shall be scheduled
19	for the convenience of the public. The village council shall
20	adopt agenda procedure and schedule hearings in a manner that
21	will enhance the opportunity for public participation. Nothing
22	herein shall prohibit any governmental entity or agency from
23	imposing reasonable time limits and procedures for the
24	presentation of a matter.
25	(6) Right to noticePersons entitled to notice of a
26	village hearing shall be timely informed as to the time,
27	place, and nature of the hearing and the legal authority
28	pursuant to which the hearing is to be held. Failure by an
29	individual to receive such notice shall not constitute
30	mandatory grounds for canceling the hearing or rendering
31	invalid any determination made at such hearing. Copies of
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1	proposed ordinances or resolutions shall be made available at
2	a reasonable time prior to the hearing, unless the matter
3	involves an emergency ordinance or resolution.
4	(7) No unreasonable postponementsNo matter, once
5	having been placed on a formal agenda by the village, shall be
6	postponed to another day except for good cause shown in the
7	opinion of the mayor, village council, board, or agency
8	conducting such meeting, and then only on condition that the
9	affected person shall, upon written request, receive mailed
10	notice of the new date of any postponed meeting. Failure by an
11	individual to receive such notice shall not constitute
12	mandatory grounds for canceling the hearing or rendering
13	invalid any determination made at such hearing.
14	(8) Right to public hearingUpon a timely written
15	request from any interested party, and after presentation of
16	the facts to and approval by the council, a public hearing
17	shall be held by any village agency, board, department, or
18	authority upon any significant policy decision to be issued by
19	it which is not subject to subsequent administrative or
20	legislative review and hearing. This provision shall not apply
21	to the law department of the village or to any body whose
22	duties and responsibilities are solely advisory. At any zoning
23	or other hearing in which review is exclusively by certiorari,
24	a party or his or her counsel shall be entitled to present his
25	or her case or defense by oral or documentary evidence, to
26	submit rebuttal evidence, and to conduct such
27	cross-examination as may be required for a full and true
28	disclosure of the facts. The decision of such agency, board,
29	department, or authority must be based upon the facts in the
30	record. Procedural rules establishing reasonable time and
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other limitations may be promulgated and amended from time to 1 2 time. 3 (9) Notice of action and reasons.--Prompt notice shall 4 be given of the denial in whole or in part of a request of an interested person made in connection with any village 5 6 administrative decision or proceeding when the decision is 7 reserved at the conclusion of the hearing. The notice shall be 8 accompanied by a statement of the grounds for denial. 9 (10) Manager's and attorney's reports.--The village manager and the village attorney shall periodically make a 10 public status report on all major matters pending or concluded 11 12 within the manager's or attorney's respective areas of 13 concern. 14 (11) Budgeting.--In addition to any budget required by 15 state statute, the village manager at the direction of the 16 mayor shall prepare a budget showing the cost of each 17 department for each budget year. Prior to the village 18 council's first public hearing on the proposed budget as 19 required by state law, the village manager shall make public a 20 budget summary setting forth the proposed cost of each 21 individual department and reflecting the personnel for each department, the purposes therefor, the estimated millage cost 22 23 of each department, and the amount of any contingency and carryover funds for each department. 24 25 (12) Quarterly budget comparisons. -- The village 26 manager shall make public a quarterly report showing the 27 actual expenditures during the quarter just ended against 28 one-quarter of the proposed annual expenditures set forth in 29 the budget. Such report shall also reflect the same cumulative 30 information for any portion of the fiscal year that has 31 elapsed. 8

1	(13) Representation of publicThe mayor shall
2	endeavor to designate one or more individuals to represent the
3	village at all proceedings before county, state, and federal
4	regulatory bodies which significantly affect the village and
5	its residents.
6	Section 2.02 Enumeration of citizens' rightsThe
7	citizens' rights enumerated in section 2.01 vest large and
8	pervasive powers in the citizenry of the Village of Key Largo.
9	Such power necessarily carries with it responsibility of equal
10	magnitude for the successful operation of government in the
11	village. The orderly, efficient, and fair operation of
12	government requires the intelligent participation of
13	individual citizens exercising their rights with dignity and
14	restraint so as to avoid any sweeping acceleration in the cost
15	of government because of the exercise of individual
16	prerogatives, and further requires that individual citizens
17	grant respect for the dignity of public office.
18	Section 2.03 Remedies for violationsIn any suit by
19	a citizen alleging a violation of this bill of rights filed in
20	a state court of competent jurisdiction, the plaintiff, if
21	successful, shall be entitled to recover costs as fixed by the
22	court. Any public official or employee who is found by the
23	court to have willfully violated this bill of rights shall
24	forthwith forfeit his or her office or employment.
25	Section 2.04 Construction All provisions of this
26	bill of rights shall be construed to be supplementary to and
27	not in conflict with the general laws of Florida. If any part
28	of this bill of rights is declared invalid, it shall not
29	affect the validity of the remaining provisions.
30	ARTICLE III
31	VILLAGE COUNCIL; MAYOR
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1	Section 3.01 Council structureThere shall be a
2	five-member village council consisting of council members,
3	hereafter referred to as "councilors," each elected from and
4	representing the village at large. There shall be five
5	separate council seats to be designated as Seat 1, Seat 2,
б	Seat 3, Seat 4, and Seat 5. Candidates must qualify for
7	council elections by seat, and the council members elected to
8	those seats shall hold Seats 1 through 5, respectively. At the
9	time of qualification, each candidate for a council seat shall
10	reside within the boundaries of the village and, if elected,
11	shall maintain such residency throughout his or her term of
12	office.
13	Section 3.02 Term of officeThe term of office for
14	council members shall be 2 years. Each council member shall
15	remain in office until a successor is elected and assumes the
16	duties of the position, except as otherwise provided herein.
17	Section 3.03 Mayor
18	(1) The village council, at the first meeting after
19	the election of council members and the swearing into office
20	of said council members, shall elect, by recorded vote, a
21	mayor and a vice mayor from council members. The mayor and
22	vice mayor shall be elected on an annual term thereafter.
23	(2) The mayor shall preside at meetings of the
24	council, shall be a voting member of the council, and may
25	create and appoint subcommittees of the council. The mayor
26	shall be recognized as head of village government for all
27	ceremonial purposes and purposes of military law, for service
28	of process, and for execution of duly authorized contracts,
29	deeds, and other documents, and as the village official
30	designated to represent the village in all dealings with other
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governmental entities. The mayor shall annually present a 1 2 state-of-the-village message. 3 Section 3.04 Vice mayor. -- The vice mayor shall serve as acting mayor during the absence or disability of the mayor 4 5 and shall have all the powers, authority, duties, and 6 responsibilities of the mayor during such absence or 7 disability. In the absence of the mayor and the vice mayor, 8 the remaining council members shall select a council member to 9 serve as acting mayor. Section 3.05 General powers and duties of the 10 council.--Except as otherwise prescribed herein or provided by 11 12 law, legislative and police powers of the village shall be vested in the council. The council shall provide for the 13 14 exercise of its powers and for the performance of all duties 15 and obligations imposed on the village by law. Section 3.06 Vacancies. -- A vacancy in the office of a 16 17 council member shall occur upon the death of the incumbent, 18 removal from office as authorized by law, resignation, 19 appointment to other public office which creates dual office 20 holding, judicially determined incompetence, or forfeiture of 21 office as described in herein. Section 3.07 Forfeiture of office.--A council member 22 23 shall forfeit his or her office upon determination by the council, acting as a body, at a duly noticed public meeting 24 25 that he or she: 26 (1) Lacks at any time, or fails to maintain during his or her term of office, any qualification for the office 27 28 prescribed by this charter or otherwise required by law; 29 (2) Is convicted of a felony, or enters a plea of 30 guilty or nolo contendere to a crime punishable as a felony, 31 even if adjudication is withheld; 11

1	(3) Is convicted of a first degree misdemeanor arising
2	directly out of his or her official conduct or duties, or
3	enters a plea of guilty or nolo contendere thereto, even if
4	adjudication of guilt has been withheld; or
5	(4) Is found to have violated any standard of conduct
б	or code of ethics established by law for public officials and
7	has been suspended from office by the Governor, unless
8	subsequently reinstated as provided by law.
9	(a) During the period of suspension, the council
10	member shall not perform any official act, duty, or function,
11	or receive any pay, allowance, emolument, or privilege of
12	office.
13	(b) If the council member is subsequently found not
14	guilty of the charge, or if the charge is otherwise dismissed,
15	reduced, or altered in such a manner that suspension would no
16	longer be required as provided herein, the suspension shall be
17	lifted and the council member shall be entitled to receive
18	full back pay and such other emoluments or allowances to which
19	he or she would have been entitled had the suspension not
20	occurred.
21	Section 3.08 Filling of vacancies
22	(1) If a vacancy occurs in the office of mayor, the
23	vice mayor shall serve as mayor until a new mayor is elected
24	as provided herein and assumes all the duties of the mayor's
25	office.
26	(2) If a vacancy occurs in the office of any council
27	member and the remainder of the unexpired term is less than 1
28	year, the remaining council members shall, within 30 days
29	following the occurrence of such vacancy, appoint a person to
30	fill the vacancy for the remainder of the unexpired term. If,
31	however, the remainder of the unexpired term exceeds 1 year,
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the remaining council members shall, within 30 days following 1 the occurrence of such vacancy, call for an election. 2 3 (3) Any person appointed to fill a vacant seat on the 4 council shall be required to meet the qualifications of the 5 seat to which he or she is appointed. 6 Section 3.09 Council meetings.--7 The council shall conduct regular meetings at such (1) 8 times and places as the council shall prescribe by resolution. 9 Such meetings shall be public meetings within the meaning of section 286.011, Florida Statutes, and shall be subject to 10 notice and other requirements of law applicable to public 11 12 meetings. 13 (2) Elected or reelected council members shall be 14 inducted into office at the first regularly scheduled meeting 15 following certification of their election. (3) A majority of the council shall constitute a 16 17 quorum. No action of the council shall be valid unless adopted by an affirmative vote of the majority of the council members 18 19 in attendance, unless otherwise provided by law. 20 (4) All actions of the village council shall be by ordinance, resolution, or motion. 21 Section 3.10 Compensation for councilors.--Councilors 22 23 shall receive compensation in the amount of \$3,600 per fiscal year. The councilors shall also receive reimbursement in 24 25 accordance with applicable law, or as may be otherwise 26 provided by ordinance, for authorized travel and per diem expenses incurred in the performance of their official duties. 27 28 Section 3.11 Prohibitions.--29 (1) Appointments and removals; 30 noninterference. -- Except for the purposes of inquiry and information, the council and its members, including committees 31 13

1	thereof, are expressly prohibited from interfering with the
2	performance of the duties of any employee of the city
3	government who is under the direct or indirect supervision of
4	the city manager; nor shall the council or any of its members
5	in any manner dictate the appointment or removal of any
6	village administrative officer or employee whom the manager or
7	any of his or her subordinates are empowered to appoint. Such
8	action shall be malfeasance within the meaning of section
9	112.51, Florida Statutes, and shall be punishable as provided
10	in section 112.317, Florida Statutes. However, the council may
11	express its views and fully and freely discuss with the
12	manager anything pertaining to appointment and removal of such
13	officer or employee.
14	(2) Interference with administrationExcept for the
15	purpose of inquiries and investigations made in good faith,
16	the council or its members shall deal with village officers
17	and employees who are subject to the direction and supervision
18	of the manager solely through the manager, and neither the
19	council nor its members shall give orders to any such officer
20	or employee, either publicly or privately. It is the express
21	intent of this charter that recommendations for improvement in
22	village government operations by individual councilors be made
23	solely to and through the manager. Councilors may discuss with
24	the manager any matter of village business; however, no
25	individual councilor shall give orders to the manager.
26	(3) Holding other officeNo elected village official
27	shall hold any appointive village office or employment while
28	in office. No former elected village official shall hold any
29	compensated, appointive village office or employment until 1
30	year after the expiration of his or her term, or until 1 year
31	after ceasing to be a village official.
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1	ARTICLE IV
2	ADMINISTRATIVE DUTIES
3	Section 4.01 AuthenticationThe mayor or the clerk
4	shall authenticate by his or her signature all ordinances and
5	resolutions adopted by the council. In addition, when charter
б	amendments have been approved by the electors, the mayor and
7	the clerk shall authenticate by their signatures the charter
8	amendment, such authentication to reflect the approval of the
9	charter amendment by the electorate.
10	Section 4.02 RecordingThe clerk shall keep properly
11	indexed books in which shall be recorded, in full, all
12	ordinances and resolutions enacted or passed by the council.
13	Ordinances shall, at the direction of the council, be
14	periodically codified. The clerk shall also maintain the
15	village charter in current form as to all amendments.
16	Section 4.03 PrintingThe council shall, by
17	ordinance, establish procedures for making all resolutions,
18	ordinances, technical codes adopted by reference, and this
19	charter available for public inspection and for purchase at a
20	reasonable price.
21	ARTICLE V
22	VILLAGE MANAGER; APPOINTMENT;
23	REMOVAL; COMPENSATION; POWERS AND DUTIES
24	Section 5.01 AppointmentThere shall be a village
25	manager, hereafter referred to as the "manager," who shall be
26	the chief administrative officer of the village. The manager
27	shall be responsible to the council for the administration of
28	all village affairs. The council shall appoint the manager for
29	an indefinite term.
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1	Section 5.02 Removal The council may remove the
2	manager at any time, as provided for herein, or as per
3	contract.
4	Section 5.03 CompensationThe compensation and
5	benefits of the manager shall be fixed by the council.
б	Section 5.04 Powers and dutiesThe village manager
7	shall:
8	(1) Be responsible for the hiring, supervision, and
9	removal of all village employees.
10	(2) Direct and supervise the administration of all
11	departments and offices, but not village boards or agencies,
12	unless so directed by the council from time to time.
13	(3) Attend all council meetings and have the right to
14	take part in discussion, but not the right to vote.
15	(4) Ensure that all laws, provisions of this charter,
16	and acts of the council, subject to enforcement and
17	administration by him or her or by officers subject to his or
18	her direction and supervision, are faithfully executed.
19	(5) Prepare and submit to the council a proposed
20	annual budget and capital program.
21	(6) Submit to the council and make available to the
22	public an annual report on the finances and administrative
23	activities of the village as of the end of each fiscal year.
24	(7) Prepare such other reports as the council may
25	require concerning the operations of village departments,
26	offices, boards, and agencies.
27	(8) Keep the council fully advised as to the financial
28	condition and future needs of the village and make such
29	recommendations to the council concerning the affairs of the
30	village as he or she deems to be in the best interests of the
31	village.
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1	(9) Execute contracts, deeds, and other documents on
2	behalf of the village as authorized by the council.
3	(10) Perform such other duties as are specified in
4	this charter or as may be required by the council.
5	Section 5.05 Absence or disability of village
б	managerThe manager may designate, by letter filed with the
7	village clerk, a qualified administrative officer of the
8	village to perform his or her duties during his or her
9	temporary absence or disability. In the event of failure of
10	the manager to make such designation, or should the person so
11	designated by the village manager be unsatisfactory to the
12	council, the council may by resolution appoint an officer of
13	the village to perform the duties of the manager until he or
14	she returns or his or her disability ceases.
15	Section 5.06 Bond of village manager/village
16	clerkThe village council may provide by ordinance for the
17	village manager/village clerk to furnish a fidelity bond to be
18	approved by the council and in such amount as the council may
19	fix. The premium of the bond shall be paid by the village.
20	Section 5.07 Village clerkThe village manager shall
21	appoint a village clerk, referred to as the "clerk." The clerk
22	shall give notice of council meetings to its members and the
23	public, shall keep minutes of its proceedings, and shall
24	perform such other duties as the council or manager may
25	prescribe from time to time. The clerk shall report to the
26	village manager.
27	Section 5.08 Removal proceduresThe village manager,
28	as a council appointee, may be suspended with pay pending
29	removal by a resolution approved by the majority of the total
30	membership of the village council which shall set forth the
31	reasons for suspension and proposed removal. A copy of such
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resolution shall be served immediately upon the village 1 manager. The village manager shall have 15 days in which to 2 3 reply thereto in writing and, upon request, shall be afforded 4 a public hearing, which shall occur not earlier than 10 days 5 or later than 15 days after such hearing is requested. After 6 the public hearing, if one is requested, and after full 7 consideration, the village council by a majority vote of its 8 total membership may adopt a final resolution of removal. The 9 village manager shall continue to receive full compensation until the effective date of a final resolution of removal. 10 Section 5.09 Village attorney. -- The council may from 11 12 time to time appoint an individual attorney or a law firm to act as the village attorney under such terms, conditions, and 13 14 compensation as are consistent with this charter and as may be 15 established by the council from time to time. The village attorney shall report to the council. The village attorney may 16 17 be removed by the council at any time. 18 ARTICLE VI 19 FINANCIAL PROCEDURES 20 Section 6.01 Tax levy and assessments.--The village shall have the right to levy, assess, and collect all such 21 taxes and assessments as are permitted by law, including, 22 23 without limitation, ad valorem, excise, franchise, or privilege taxes and taxes on services and utilities. 24 Section 6.02 Borrowing. -- The village shall incur no 25 26 debt unless approved by four councilors and provided the 27 council has first received and reviewed a feasibility study from the manager and chief financial officer of the village 28 29 concluding that sufficient revenues are available to repay the 30 indebtedness and that the funds are being borrowed for a valid 31 18

public purpose and subject to part II of chapter 166, Florida 1 2 Statutes. 3 Section 6.03 Fiscal year. -- The village shall have a 4 fiscal year which shall begin on October 1 of each year and 5 end on September 30 of the succeeding year. 6 Section 6.04 Balanced budget.--Each annual budget 7 adopted by the council shall be a balanced budget. 8 (1) Budget adoption. -- The council shall by ordinance 9 adopt the annual budget on or before the last day of September of each year. If the council fails to adopt the annual budget 10 by this date, the council may by resolution direct that the 11 12 amounts appropriated for current operations for the then-ending fiscal year be deemed appropriate for the ensuing 13 14 fiscal year for a period of 15 days, renewable by resolution 15 every 15 days, with all items in it prorated accordingly, until such time as the council adopts an annual budget for the 16 17 ensuing fiscal year. An ordinance adopting an annual budget shall constitute appropriations of the amounts specified 18 19 therein. 20 (2) Specific appropriation.--The budget shall be 21 specific as to the nature of each category of appropriations. 22 Reasonable appropriations may be made for contingencies, but 23 only within defined spending categories. Section 6.05 Budget amendments.--24 25 (1) Supplemental appropriations.--If, during the fiscal year, revenues in excess of those estimated in the 26 27 budget are available for appropriation, the council by 28 resolution may make supplemental appropriations for the year 29 in an amount not to exceed such excess. 30 (2) Reduction of appropriations.--If, at any time during the fiscal year, it appears probable to the village 31 19

manager that the revenues available will be insufficient to 1 2 meet the amount appropriated, the village manager shall so 3 report to the council without delay, indicating the estimated 4 amount of the deficit, any remedial action taken, and 5 recommendations as to any other steps that should be taken. 6 The council shall then take such further action as it deems 7 necessary to prevent or minimize any deficit and, for that 8 purpose, the council may by resolution reduce one or more 9 appropriations accordingly. 10 ARTICLE VII 11 ELECTIONS 12 Section 7.01 Village electors. -- Any person who is a 13 resident of the village, who has qualified as an elector of 14 this state, and who registers in the manner prescribed by law 15 shall be an elector of the village. 16 Section 7.02 Nonpartisan elections.--All elections for 17 the village council members shall be conducted on a 18 nonpartisan basis without any designation of political party 19 affiliation. 20 Section 7.03 Qualifying for office. -- Any resident of the village who wishes to become a candidate for a village 21 22 elective office shall qualify with the village clerk no sooner 23 than noon on the last Tuesday in January or later than noon on the second Tuesday in February of the year in which the 24 25 election is to be held. 26 Section 7.04 Limitations on lengths of service. -- No 27 person shall serve as mayor for more than two consecutive 28 annual terms. No person may serve on the council for more than 29 two consecutive terms. Section 7.05 Election schedule. -- The regular village 30 31 election shall be the second Tuesday in March of each election 20

1	year. Such village elections shall be general village
2	elections.
3	Section 7.06 Special electionsSpecial village
4	elections shall be held in the same manner as regular
5	elections, except that the village council, by ordinance,
б	shall fix the time for holding of such elections.
7	Section 7.07 Determination of election to officeIf
8	only one candidate qualifies for an office, said candidate
9	shall be deemed to be elected. If two or more candidates
10	qualify for an office, the names of those candidates shall be
11	placed on the ballot at the general election. The candidate
12	receiving the highest number of votes cast for the office in
13	the runoff election shall be elected to such office. If the
14	vote at the runoff election results in a tie, the outcome
15	shall be determined by lot.
16	Section 7.08 Village canvassing boardThe village
17	canvassing board shall be composed of those members of the
18	village council who are not candidates for reelection and the
19	village clerk, who shall act as chairperson. If all council
20	members are seeking reelection, the village council shall
21	appoint three village electors, who with the village clerk
22	shall constitute the canvassing board. At the close of the
23	polls of any village election, or as soon thereafter as
24	practicable, the canvassing board shall meet at a time and
25	place designated by the chairperson and shall proceed to
26	publicly canvass the vote as shown by the returns then on file
27	in the office of the village clerk and then shall publicly
28	canvass the absentee elector ballots. The canvassing board
29	shall prepare and sign a certificate containing the total
30	number of votes cast for each candidate or other measure voted
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upon. The certificate shall be placed on file with the village 1 2 clerk. 3 Section 7.09 Recall. -- Any member of the village 4 council can be removed from office by the electors of the village, following the procedures for recall established by 5 6 general law. 7 Section 7.10 Commencement of terms.--The term of 8 office of any elected official shall commence following the 9 election for such elected office as provided by ordinance of the village. 10 11 ARTICLE VIII 12 INITIATIVE AND REFERENDUM 13 Section 8.01 Council initiative.--The village council 14 shall have the power, by resolution, to call for a referendum vote by the electors of the village at any time, provided that 15 the purpose of such referendum is presented to the village at 16 17 a public hearing at least 60 days prior to the adoption of said resolution. Any resolution calling for a referendum vote 18 19 of the electors of the village must be passed by the 20 affirmative vote of not less than four members of the council. 21 Section 8.02 Power to initiate and reconsider 22 ordinances.--23 (1) Initiative.--The electors of the village shall have power to propose ordinances to the council and, if the 24 25 council fails to adopt an ordinance so proposed without any 26 change in substance, to adopt or reject it at a village 27 election, provided that such power shall not extend to the annual budget or capital program or any ordinance 28 appropriating money, levying taxes, or setting salaries of 29 30 village officers or employees. 31 2.2

1	(2) ReferendumThe electors of the village shall
2	have power to require reconsideration by the council of any
3	adopted ordinance and, if the council fails to repeal an
4	ordinance so reconsidered, to approve or reject it at a
5	village election, provided that such power shall not extend to
6	the annual budget or capital program or any ordinance
7	appropriating money, levying taxes, or setting salaries of
8	village officers or employees.
9	(3) Commencement of proceedingsA minimum of 10
10	electors may commence initiative or referendum proceedings by
11	filing with the clerk or other official designated by the
12	council an affidavit stating they will constitute the
13	petitioners' committee and be responsible for circulating the
14	petition and filing it in proper form, stating their names and
15	addresses and specifying the address to which all notices to
16	the committee are to be sent, and setting out in full the
17	proposed initiative ordinance or citing the ordinance sought
18	to be reconsidered. Promptly after the affidavit of the
19	petitioners' committee is filed, the clerk may, at the
20	committee's request, issue the appropriate petition blanks to
21	the petitioners' committee at the committee's expense.
22	Petitioners' proposed ordinance shall be approved as to legal
23	sufficiency by the village attorney prior to circulation.
24	Section 8.03 Petitions
25	(1) Number of signaturesInitiative and referendum
26	petitions must be signed by electors of the village equal in
27	number to at least 10 percent of the total number of electors
28	registered to vote at the last regular village election.
29	(2) Form and contentAll papers of a petition shall
30	be assembled as one instrument of filing. Each signature shall
31	be executed in ink and shall be followed by the printed name
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1	and address of the person signing. Petitions shall contain or
2	have attached thereto throughout their circulation the full
3	text of the ordinance proposed or sought to be reconsidered.
4	(3) Affidavit of circulatorEach paper of a petition
5	shall have attached to it when filed an affidavit executed by
6	the circulator thereof stating that he or she personally
7	circulated the paper, the number of signatures thereon, that
8	all the signatures were affixed in his or her presence, that
9	he or she believes them to be the genuine signatures of the
10	persons whose names they purport to be, and that each signer
11	had an opportunity before signing to read the full text of the
12	ordinance proposed or sought to be reconsidered.
13	(4) Filing deadlineAll initiative and referendum
14	petitions must be filed within 60 days after the date on which
15	proceedings with respect to such initiative or referendum are
16	commenced.
17	Section 8.04 Procedure for filing
18	(1) Certificate of clerk; amendmentWithin 20 days
19	after an initiative petition is filed or within 5 days after a
20	referendum petition is filed, the clerk shall complete a
21	certificate as to its sufficiency, hereafter referred to as
22	the "certificate." If the petition is insufficient, the
23	certificate shall specify the particulars of the deficiency. A
24	copy of the certificate shall be promptly sent to the
25	petitioners' committee by registered mail. Grounds for
26	insufficiency are only those specified in section 8.03. A
27	petition certified insufficient for lack of the required
28	number of valid signatures may be amended once if the
29	petitioners' committee files a notice of intention to amend it
30	with the clerk or other official designated by the council
31	within 2 business days after receiving the copy of the
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1	certificate and files a supplementary petition upon additional
2	papers within 10 days after receiving the copy of the
3	certificate. Such supplementary petition shall comply with the
4	requirements of section 8.03. Within 5 days after a
5	supplementary petition is filed, the clerk or other official
6	designated by the council shall complete a certificate as to
7	the sufficiency of the petition as amended and promptly send a
8	copy of such certificate to the petitioners' committee by
9	registered mail as in the case of an original petition. If a
10	petition or amended petition is certified sufficient, or if a
11	petition or amended petition is certified insufficient and the
12	petitioners' committee does not elect to amend or request
13	council review under subsection (2) within the time required,
14	the clerk or other official designated by the council shall
15	promptly present the certificate to the council and such
16	certificate shall then be a final determination as to the
17	sufficiency of the petition.
18	(2) Council reviewIf a petition has been certified
19	insufficient and the petitioners' committee does not file
20	notice of intention to amend it or if an amended petition has
21	been certified insufficient, the committee may, within two
22	business days after receiving the copy of such certificate,
23	file a request that it be reviewed by the council. The council
24	shall review the certificate at its next meeting following the
25	filing of such request and approve or disapprove it, and the
26	council's determination shall then be a final determination as
27	to the sufficiency of the petition.
28	Section 8.05 Action on petitions
29	(1) Action by councilWhen an initiative or
30	referendum petition has been finally determined sufficient,
31	the council shall promptly consider the proposed initiative
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1	ordinance or reconsider the referred ordinance by voting its
2	repeal, all in the manner provided in this article. If the
3	council fails to adopt a proposed initiative ordinance without
4	any change in substance within 45 days or fails to repeal the
5	referred ordinance within 30 days, it shall submit the
6	proposed or referred ordinance to the electors of the village.
7	If the council fails to act on a proposed initiative ordinance
8	or a referred ordinance within the specified time period, the
9	council shall be deemed to have failed to adopt the proposed
10	initiative ordinance or to repeal the referred ordinance on
11	the last day that the council was authorized to act on such
12	matter.
13	(2) Submission to electorsThe vote of the village on
14	a proposed or referred ordinance shall be held not less than
15	30 days or more than 60 days from the date the council acted
16	or was deemed to have acted pursuant to subsection (1). If no
17	regular election is to be held within the period prescribed in
18	this subsection, the council shall provide for a special
19	election, except that the council may, in its discretion,
20	provide for a special election at an earlier date within the
21	prescribed time period. Copies of the proposed or referred
22	ordinance shall be made available at the polls.
23	(3) Withdrawal of petitionsAn initiative or
24	referendum petition may be withdrawn at any time prior to the
25	15th day preceding the day scheduled for a vote of the village
26	by filing with the clerk or other official designated by the
27	council a request for withdrawal signed by at least
28	eight-tenths of the members of the petitioners' committee.
29	Upon the filing of such request, the petition shall have no
30	further force or effect and all proceedings thereon shall be
31	terminated.
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1	Section 8.06 Results of election
2	(1) InitiativeIf a majority of the qualified
3	electors voting on a proposed initiative ordinance vote in its
4	favor, it shall be considered adopted upon certification of
5	the election results. If conflicting ordinances are approved
6	at the same election, the one receiving the greatest number of
7	affirmative votes shall prevail to the extent of such
8	conflict.
9	(2) ReferendumIf a majority of the qualified
10	electors voting on a referred ordinance vote for repeal, it
11	shall be considered repealed upon certification of the
12	election results.
13	ARTICLE IX
14	CHARTER AMENDMENTS
15	Section 9.01 By ordinanceThe council may, by
16	ordinance, propose amendments to this charter and, upon
17	passage of the initiating ordinance, shall submit the proposed
18	amendment to a vote of the electors at the next general
19	election held within the village or at a special election
20	called for such purpose.
21	Section 9.02 By petitionThe electors of the village
22	may propose amendments to this charter by petition. Each
23	petition proposing amendments to this charter shall be
24	commenced, filed, certified as to its sufficiency, and
25	withdrawn in the same manner, in the same form, and with the
26	same number of petitioning electors as an ordinance proposed
27	by initiative.
28	Section 9.03 Submission to electorsUpon
29	certification of the sufficiency of a petition, the council
30	shall submit the proposed amendment to a vote of the electors
31	at a general election or special election to be held not less
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1	than 60 days or more than 120 days from the date on which the
2	petition was certified or at a special election called for
3	such purpose.
4	Section 9.04 Results of electionIf a majority of
5	the qualified electors voting on a proposed amendment vote for
6	its adoption, the amendment shall be considered adopted upon
7	certification of the election results. If conflicting
8	amendments are adopted at the same election, the one receiving
9	the greatest number of affirmative votes shall prevail to the
10	extent of such conflict.
11	ARTICLE X
12	GENERAL PROVISIONS
13	Section 10.01 SeverabilityIf any section or part of
14	this section of the charter shall be held invalid by a court
15	of competent jurisdiction, such holding shall not affect the
16	remainder of this charter or the context in which such section
17	or part of section so held invalid may appear, except to the
18	extent that an entire section or a part of a section may be
19	inseparably connected in meaning and effect with the section
20	or part of the section to which such holding shall directly
21	apply.
22	Section 10.02 Conflicts of interest; ethical
23	standardsAll councilors, officials, and employees of the
24	village shall be subject to the standards of conduct for
25	public officers and employees set by federal, state, county,
26	or other applicable law. The village council may adopt
27	additional standards of conduct and code of ethics
28	requirements that are not inconsistent with federal, state,
29	county, or other applicable law.
30	Section 10.03 Village personnel systemAll new
31	employments, appointments, and promotions of village officers
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1	and employees shall be made pursuant to personnel procedures
2	to be established by the manager from time to time.
3	Section 10.04 Charitable contributionsThe village
4	shall not make any charitable contribution to any person or
5	entity, except such contributions as have been approved by all
6	councilors.
7	Section 10.05 Charter revisionAt its first regular
8	meeting in December of every 5th year after the adoption of
9	this charter, commencing with December 2005, the council shall
10	appoint a charter revision council consisting of five persons,
11	one of whom shall be a member of the council serving a second
12	consecutive term as councilor, one of whom shall have served
13	as a member of the previous charter council, and three of whom
14	shall be electors of the village. If there are no councilors
15	serving a second consecutive term, the council shall appoint
16	one councilor to the revision council. If a former charter
17	council member is not available to serve, four electors of the
18	village, rather than three, shall be appointed. The mayor
19	shall not be eligible for appointment to the revision council.
20	The revision council shall commence its proceedings within 45
21	days after appointment by the council. If the revision council
22	determines that a revision is needed, including, but not
23	limited to, a change in the boundaries or numbers of
24	residential areas, it shall draft such amendments to this
25	charter as it deems appropriate and submit the same to the
26	council not later than the 90th day after its appointment by
27	the council. The council shall, not less than 30 days or more
28	than 60 days after submission of the proposed amendments to
29	the council, submit them to the electors of the village in
30	accordance with the provisions of Articles VII and VIII.
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1	Section 10.06 Variation of pronounsAll pronouns and
2	any variation thereof used in this charter shall refer to
3	masculine, feminine, neutral, singular, or plural as the
4	identity of the person or persons shall require and are not
5	intended to describe, interpret, define, or limit the scope,
6	extent, or intent of this charter.
7	Section 10.07 No discriminationThe village shall
8	not adopt any measure or policy or otherwise discriminate
9	against any person due to race, religion, color, national
10	origin, physical or mental disability, creed, sexual
11	preference, or sex.
12	Section 10.08 Deferred compensation;
13	pensionsContributions to pension and other deferred
14	compensation plans or arrangements for village employees may
15	be made under such terms and conditions as the council may
16	establish from time to time in accordance with sound actuarial
17	principles.
18	Section 10.09 Calendar dayFor the purposes of this
19	charter, a day shall mean a calendar day.
20	ARTICLE XI
21	TRANSITION PROVISIONS
22	Section 11.01 Referendum electionThe referendum
23	election called for by this act shall be held November 2,
24	1999, at which time the following question shall be placed
25	upon the ballot:
26	SHALL CHAPTER , LAWS OF FLORIDA, CREATING
27	THE VILLAGE OF KEY LARGO AND PROVIDING ITS
28	CHARTER BE APPROVED?
29	<u>– NO</u>
30	- YES
31	
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1	In the event this question is answered affirmatively by a
2	majority of voters voting in the referendum, the provisions of
3	this charter shall take effect as provided in section 1.01.
4	Section 11.02 Initial election of village council
5	(1) DatesFollowing the adoption of this charter in
6	accordance with section 11.01, the Monroe County Commission
7	shall call a special election for the election of the five
8	village council members to be held January 4, 2000.
9	(2) Qualifying periodBetween noon on November 10,
10	1999, and noon on November 24, 1999, any individual who wishes
11	to run for one of the five initial seats on the council shall
12	qualify as a candidate with the Monroe County Supervisor of
13	Elections in accordance with the provisions of this charter
14	and general law.
15	(3) Certification of election resultsFor the
16	initial election, the Monroe County Commission shall appoint a
17	canvassing board which shall certify the results of the
18	election.
19	(4) Induction into officeThose candidates who are
20	elected on January 4, 2000, shall take office at the initial
21	village council meeting, which shall be held at 7 p.m., on
22	January 6, 2000, at the Key Largo Public Library.
23	(5) Initial terms of officeIn order to provide for
24	staggering terms of office, the initial term of office for
25	those three council candidates receiving the highest number of
26	votes in the initial election shall be 2 years, 2 months,
27	commencing January 4, 2000, and ending with the general
28	election March 5, 2002, unless otherwise reelected. Each of
29	the remaining elected candidates shall serve a term of 1 year,
30	2 months, commencing January 4, 2000, and ending with the
31	general election March 6, 2001, unless otherwise reelected.
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1	(6) Creation and establishment of the Village of Key
2	LargoFor the purpose of compliance with section 200.066,
3	Florida Statutes, relating to assessment and collection of ad
4	valorem taxes, the village is hereby created and established
5	effective November 2, 1999. However, notwithstanding anything
6	to the contrary contained herein, the village, although
7	created and established as of November 2, 1999, shall not be
8	operational until January 4, 2000.
9	Section 11.03 First-year expensesThe village
10	council, in order to provide moneys for the expenses and
11	support of the village, shall have the power to borrow money
12	necessary for the operation of village government until such
13	time as a budget is adopted and revenues are raised in
14	accordance with the provisions of this charter.
15	Section 11.04 Transitional ordinances and
16	resolutionsThe village council shall adopt ordinances and
17	resolutions required to effect the transition. Ordinances
18	adopted within 60 days after the first council meeting may be
19	passed as emergency ordinances. These transitional ordinances,
20	passed as emergency ordinances, shall be effective for no
21	longer than 90 days after adoption, and thereafter may be
22	readopted, renewed, or otherwise continued only in the manner
23	normally prescribed for ordinances.
24	Section 11.05 Transitional comprehensive plan and land
25	development regulations
26	(1) Until such time as the village adopts a
27	comprehensive plan, the applicable provisions of the
28	Comprehensive Plan of Monroe County, as the same exists on the
29	day the village commences corporate existence, shall remain in
30	effect as the village transitional comprehensive plan.
31	However, all planning functions, duties, and authority shall
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thereafter be vested in the village council of the Village of 1 2 Key Largo which shall be deemed the local planning agency 3 until and unless the council establishes a separate local 4 planning agency. Prior to the adoption of a village 5 comprehensive master plan, any amendment to any zoning as 6 established in the current county land use plan shall only be 7 by an ordinance adopted by the affirmative vote of not less 8 than four members of the council. Any increase in the 9 residential density or intensity, as established in the current county land use plan, which is adopted by the village 10 shall only be by an ordinance adopted by the affirmative vote 11 12 of not less than four members of the council. (2) All powers and duties of the planning commission, 13 14 zoning authority, any boards of adjustment, and the County Commission of Monroe County, as set forth in these 15 transitional zoning and land use regulations, shall be vested 16 17 in the village council of the Village of Key Largo until such time as the village council delegates all or a portion thereof 18 19 to another entity. 20 (3) The village council may, by ordinance adopted by the affirmative vote of not less than four members of the 21 council, enter into a transition agreement between Monroe 22 23 County and the Village of Key Largo. Section 11.06 Solid waste.--In accordance with section 24 403.706(1), Florida Statutes, the board of county 25 26 commissioners shall have the responsibility to transport 27 municipal solid waste to a solid waste disposal facility of the county or to operate a solid waste facility. The 28 29 municipality must, through September 30, 2002, deliver the solid waste collected within the municipality to either a 30 31 county solid waste transfer station or a county solid waste 33

1	disposal facility, as determined by the board. For the
2	remainder of the term of the county's solid waste haulout
3	contract, the board and the municipality shall negotiate for
4	the delivery of the solid waste collected within the
5	municipality by interlocal agreement. The parties shall
6	negotiate in good faith and with primary consideration given
7	to the minimum waste generation guarantees set forth in the
8	county's solid waste haulout contract. However, in no event
9	may the board charge the municipality a tipping fee in excess
10	of the tipping fee established annually and charged to other
11	municipalities and persons delivering solid waste to the
12	county transfer stations or county solid waste disposal
13	facility.
14	ARTICLE XII
15	SHARED REVENUES
16	Section 12.01 State-shared revenuesThe Village of
17	Key Largo shall be entitled to participate in all shared
18	revenue programs of the State of Florida effective immediately
19	on the date of incorporation. The provisions of section
20	218.23(1), Florida Statutes, shall be waived for the purpose
21	of eligibility to receive revenue sharing funds from the date
22	of incorporation through the state Fiscal Year 2001-2002. The
23	millage levied by the Monroe County Mosquito Control District,
24	independent special district as that term is defined in
25	chapter 189, Florida Statutes, which includes the area within
26	the corporate limits of the village, may be used for the
27	purposes of satisfying the provisions of section 218.23(1),
28	Florida Statutes. Section 218.26(3), Florida Statutes, shall
29	be waived through the state Fiscal Year 2001-2002, and the
30	apportionment factors for the municipalities and counties
31	shall be recalculated pursuant to section 218.245, Florida
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1	Statutes. Initial population estimates for calculating	
2	eligibility for shared revenues shall be determined by the	
3	University of Florida Bureau of Economic and Business	
4	Research. Should the bureau be unable to provide an	
5	appropriate population estimate, the Monroe County Planning	
6	Division estimate shall be utilized.	
7	Section 12.02 Gas tax revenuesNotwithstanding the	
8	requirements of section 336.025, Florida Statutes, to the	
9	contrary, the Village of Key Largo shall be entitled to	
10	receive local option gas tax revenues beginning on July 1,	
11	2000.	
12	Section 12.03 Infrastructure surtax revenuesThe	
13	Village of Key Largo shall be entitled to receive	
14	infrastructure surtax revenues beginning on July 1, 2000.	
15	Section 2. This act shall take effect only upon its	
16	approval by a majority vote of those qualified electors	
17	residing within the proposed corporate limits of the proposed	
18	Village of Key Largo voting in a referendum election to be	
19	called by the Monroe County Commission and to be held November	
20	2, 1999, in accordance with the provisions of law relating to	
21	elections currently in force, except that this section shall	
22	take effect upon becoming a law.	
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