# ENROLLED 2000 Legislature

## HB 865, First Engrossed

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2	An act relating to the Golden Gate Fire Control
3	and Rescue District, Collier County; providing
4	for codification of special laws regarding
5	special districts; providing that the district
6	is an independent special district; providing
7	legislative intent; providing for applicability
8	of chapters 191 and 189, F.S., and other
9	general laws; providing a district charter;
10	providing boundaries; providing for a district
11	board; providing authority of the board;
12	providing for staff; providing duties and
13	powers of the board; providing for elections to
14	the board; providing salary of board members;
15	providing for removal of board members;
16	providing for revenue raising; providing for
17	increasing millage; providing for taxation;
18	providing findings; providing for capital
19	improvement impact fees; providing
20	severability; providing for liberal
21	construction; providing that this act shall
22	take precedence over any conflicting law to the
23	extent of such conflict; reenacting, amending,
24	repealing, and codifying chapters 67-1240,
25	79-443, 82-284, 84-413, 85-403, 87-498, 88-508,
26	88-512, 88-519, 89-451, 90-435, and 91-363,
27	Laws of Florida; providing an effective date.
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29	Be It Enacted by the Legislature of the State of Florida:
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1	Section 1. IntentPursuant to sections 189.429 and									
2	191.015, Florida Statutes, this act constitutes the									
3	codification of all special acts relating to the Golden Gate									
4	Fire Control and Rescue District. It is the intent of the									
5	Legislature in enacting this law to provide a single,									
6	comprehensive special act charter for the district, including									
7	all current legislative authority granted to the district by									
8	its several legislative enactments, and to conform the charter									
9	to chapter 191, Florida Statutes, the Independent Special Fire									
10	control District Act, and other provisions of general law.									
11	Section 2. CodificationChapters 67-1240, 79-443,									
12	82-284, 84-413, 85-403, 87-498, 88-508, 88-512, 88-519,									
13	89-451, 90-435, and 91-363, Laws of Florida, relating to the									
14	Golden Gate Fire Control and Rescue District, are codified,									
15	reenacted, amended, and repealed as herein provided.									
16	Section 3. CharterThe charter for the Golden Gate									
17	Fire Control and Rescue District is re-recreated and reenacted									
18	to read:									
19	ARTICLE I									
20	Preamble									
21	Section 1.01 This act establishes a charter for the									
22	Golden Gate Fire Control and Rescue District, which district									
23	was created by chapter 82-284, Laws of Florida. The district									
24	shall be deemed created by said chapter for all purposes.									
25	Section 1.02 This act supersedes and repeals all									
26	previous special acts relating to the Golden Gate Fire Control									
27	and Rescue District and sets forth within this charter those									
28	matters, as applicable, which are covered by such previous									
29	special acts. Amendments to this district charter may be made									
30	only by special act of the Legislature. This act shall be									
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construed so as to preserve to the district all powers 1 2 previously granted. 3 Section 1.03 The district is organized and exists for 4 all purposes set forth in this act and chapters 189 and 191, Florida Statutes, as they may be amended from time to time. 5 6 All provisions of chapters 189 and 191, Florida Statutes, and 7 all power and authority granted thereunder are hereby 8 applicable to the Golden Gate Fire Control and Rescue 9 District. 10 ARTICLE II Name of district 11 12 Section 2.01 The name of the district shall be: Golden Gate Fire Control and Rescue District. 13 14 Section 2.02 The district shall be an independent 15 special district of the State of Florida and a body corporate 16 and politic. 17 ARTICLE III 18 Boundaries of the district 19 Section 3.01 The district shall include the following 20 described lands: 21 Township 48 South, Range 26 East, Sections 25, 22 23 26, 27, 28, 33, 34, 35, 36. 24 25 Township 48 South, Range 27 East, Sections 29, 26 30, 31, 32. 27 28 Township 49 South, Range 26 East, Sections 1, 29 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 16, 17, 20, 30 21, 22, 23, 24, 25, 26, 27, 28, 33, 34, 35, 36. 31 3 CODING: Words stricken are deletions; words underlined are additions.

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Township 49 South, Range 27 East, Sections 1, 1 2 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 3 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, <u>28, 29, 30, 3</u>1, 32, 33, 34, 35, 36. 4 5 6 Township 49 South, Range 28 East, Sections 4, 7 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, 28, 29, 8 30, 31, 32, 33. 9 10 Township 50 South, Range 26 East, Sections 2, 3, 4, 9, 10, 11, 14, 15, 16. 11 12 13 Section 3.02 In the event that any area, tract, or 14 parcel of land within the boundaries of the district shall hereafter become annexed to a municipality, such area, tract, 15 or parcel of land shall be regarded as removed from the 16 17 district as of the next January 1 following such annexation for the purpose of the levy of general ad valorem taxes by the 18 19 district. On and after the effective date of annexation, the 20 district shall be relieved of providing fire service to the 21 annexed area. The municipality and the district may reach an agreement to determine what portion, if any, of the existing 22 23 indebtedness or property of the district shall be assumed by the municipality of which the annexed territory will become a 24 part, the fair value of such indebtedness or property, and the 25 26 manner of transfer and financing. Nothing herein shall relieve the property annexed from the payment of general obligation 27 28 debt service incurred by the district before annexation. 29 ARTICLE IV 30 Powers of the district 31 4

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1	Section 4.01 The district board of commissioners shall									
2	have the authority and responsibility for and on behalf of the									
3	people residing, visiting, or passing through the district to									
4	establish, equip, operate, and maintain a fire department and									
5	rescue service, including, but not limited to, providing fire									
6	hydrants or other types of water supply, buildings for housing									
7	fire equipment and personnel, training facilities for fire and									
8	rescue, and other buildings deemed necessary by the district									
9	board to provide adequate protection from unwanted fire and to									
10	carry out rescue operations. The district board shall have the									
11	authority to accept gifts or donations of equipment or money									
12	for use by the district. The district board shall have the									
13	authority to purchase, lease, sell, exchange, or otherwise									
14	acquire and dispose of property intended for use by the									
15	district and to borrow money, issue bonds, and enter into term									
16	indebtedness, provided reputable institutions or companies are									
17	used and provided all agreements are within the laws of the									
18	State of Florida. In addition, the district board shall have									
19	the authority to extend its services beyond the district									
20	boundaries, provided it is in cooperation with another									
21	governmental entity, whether federal, state, county, or									
22	municipal.									
23	Section 4.02 The district board shall have the									
24	authority to provide a paid staff to carry out its									
25	responsibilities. This staff shall serve at the pleasure of									
26	the district board. The district board shall also have the									
27	authority to promulgate rules and regulations related to fire									
28	prevention and life safety, and to take whatever steps									
29	necessary to enforce these rules and regulations. These rules									
30	and regulations shall have the same force and effect as law 10									
31	days after copies thereof, executed by the district board									
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president and secretary, have been posted in at least three 1 2 public places. 3 Section 4.03 The duties and powers of the board of 4 commissioners shall be as set forth in this act and chapter 5 191, Florida Statutes, as they may be amended from time to 6 time. 7 ARTICLE V 8 Governing board 9 Section 5.01 Pursuant to chapter 98-489, Laws of Florida, and as previously approved by referendum vote of the 10 qualified electors of the district, the district shall be 11 12 governed by a district board consisting of three commissioners 13 who are residents of the district. 14 Section 5.02 In accordance with section 191.005, 15 Florida Statutes, the board shall be elected in nonpartisan elections by the electors of the district. Except as provided 16 17 in this act and in chapter 191, Florida Statutes, such elections shall be held at the time and in the manner 18 19 prescribed by law for holding general elections in accordance 20 with section 189.405(2)(a) and (3), Florida Statutes, and each member shall be elected for a term of 4 years and serve until 21 the member's successor assumes office. Candidates for the 22 23 board shall qualify with the Collier County Supervisor of Elections. Each candidate for a seat on the board shall 24 designate, at the time the candidate qualifies, the seat on 25 26 the board for which the candidate is qualifying. The cost of such elections shall be paid from funds of the district. 27 28 Section 5.03 It shall be considered a conflict of 29 interest and unlawful for board members to enter into any type 30 of agreement with the district which will bring about 31 personal, monetary, or other gain, or to individually 6

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interfere with the day-to-day operations of the district 1 2 staff. 3 Section 5.04 In accordance with section 191.005, 4 Florida Statutes, members of the board may each be paid, from 5 the funds of the district, a salary or honorarium for his or 6 her services in an amount not to exceed \$500 per month for 7 each member. In addition, members may be reimbursed for travel 8 and per diem expenses as provided in section 112.061, Florida 9 Statutes. Section 5.05 The district board shall remove any 10 member who has three consecutive, unexcused absences from 11 12 regularly scheduled meetings. The board shall adopt policies by resolution defining excused and unexcused absences. 13 14 ARTICLE VI 15 Finances Section 6.01 The powers, functions, and duties of the 16 17 district regarding ad valorem taxation, bond issuance, other revenue-raising capabilities, budget preparation and approval, 18 19 liens and foreclosure of liens, use of tax deeds and tax 20 certificates as appropriate for non-ad valorem assessments, and contractual agreements, and the methods for financing the 21 district and for collecting non-ad valorem assessments, fees, 22 23 or service charges, shall be as set forth in this act, in chapters 170, 189, 191, and 197, Florida Statutes, and in any 24 applicable general or special law as they may be amended from 25 26 time to time. 27 Section 6.02 The district board shall annually make an itemized estimate of the amount of money required to carry out 28 29 the provisions of this act for the next fiscal year, which 30 shall be from October 1 to and including the next succeeding September 30, which estimate shall show for what purpose the 31 7

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moneys are required and the amount necessary to be raised by 1 2 taxation within the district. Section 6.03 The total millage for the district shall 3 4 not exceed 1 mill in any one fiscal year. However, the total millage may be increased pursuant to section 191.009, Florida 5 6 Statutes, after such increase has been approved by referendum. 7 Section 6.04 Taxes herein provided for shall be 8 assessed and collected in the same manner as provided for the 9 assessment and collection of county taxes and subject to the same commission and fees for assessing and collecting as for 10 the assessment and collection of county taxes. 11 12 Section 6.05 All warrants for the payment of labor, 13 equipment, materials, and other allowable expenses incurred by 14 the district board in carrying out the provisions of this act 15 shall be payable on accounts and vouchers approved by the 16 district board. 17 Section 6.06 It is the responsibility of the district board to provide adequate bonding to protect the assets of the 18 19 district. The district may issue general obligation bonds, 20 assessment bonds, revenue bonds, notes, bond anticipation notes, or other evidences of indebtedness in accordance with 21 section 191.012, Florida Statutes. 22 Section 6.07 The district board shall allow for the 23 collection of impact fees for capital improvement on new 24 construction within the district. 25 (1)(a) It is hereby found and determined that Collier 26 County is located in one of the fastest growing areas in the 27 nation. New construction and resulting population growth is 28 29 placing a strain upon the capabilities of the district to continue to provide the high level of professional fire 30 31 8

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protection and related emergency services for which the 1 residents of the district pay and which they deserve. 2 3 (b) It is readily apparent that additional equipment 4 and facilities will be needed to meet the expanded commercial 5 and residential growth within the district, at a cost beyond 6 that which can be provided from current and anticipated ad 7 valorem tax revenues assessed, collected, and received by the 8 district. 9 (c) It is hereby declared that the cost of new facilities and equipment for fire protection and related 10 emergency services shall be borne by new users of the 11 12 district's services to the extent that new construction 13 requires new facilities and equipment, but only to that 14 extent. (d) It is therefore the legislative intent of this 15 section to transfer to the new user of the district's fire 16 17 protection and related emergency services a fair share of the costs that new users impose on the district for new 18 19 facilities. 20 (e) It is hereby declared that the amounts of impact fees for capital improvement provided for in this section are 21 just, reasonable, and equitable. 22 23 (2) No person shall issue or obtain a building permit for new residential dwelling units or new commercial or 24 industrial structures within the district, or issue or obtain 25 26 construction plan approval for new mobile home developments located within the district, until the developer thereof shall 27 have paid the applicable impact fee for capital improvement to 28 29 the district hereinafter set forth. 30 (3) Impact fees for capital improvement to be assessed and collected hereunder shall be as follows, unless revised 31 9

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pursuant to the provisions of section 191.009(4), Florida 1 2 Statutes: 3 (a) Each new residential dwelling unit: \$0.15 per 4 square foot of living area. New commercial or industrial structures: \$0.30 per 5 (b) 6 square foot of usable area. 7 (c) New mobile home developments: \$0.15 per square 8 foot of permitted living area. 9 "Living area" shall be defined as that area of any structure 10 that is covered by a roof. "Permitted living area" means 25 11 12 percent of the area covered by the individual lots. 13 (4) For the purpose of this section, each unit of any 14 multifamily structure, whether it be a duplex, triplex, 15 cooperative apartment, or condominium or similar type structure shall be considered and constitute a residential 16 17 dwelling unit. 18 (5) For purposes of this section, motels, hotels, 19 shopping centers, churches, nursing homes, hospitals, 20 congregate living facilities (when not part of an actual residence), schools, fraternal lodges, veterans' lodges, or 21 22 similar type structures shall be considered commercial 23 structures. (6) Impact fees for capital improvement collected by 24 the district pursuant to this section shall be kept and 25 26 maintained as a separate fund from other revenues of the district and shall be used exclusively for the acquisition, 27 purchase, or construction of new facilities and equipment, or 28 29 portions thereof, required to provide fire protection and 30 related emergency services to new construction. 31 10

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"New facilities and equipment" means land, buildings, and 1 capital equipment, including, but not limited to, such fire 2 3 and emergency vehicles and communications equipment as may, 4 from time to time, be deemed necessary by the district to provide fire protection and related emergency services to the 5 6 areas of new construction. 7 (7) The impact fees for capital improvement collected 8 hereunder shall not be used for the acquisition, purchase, or 9 construction of facilities or equipment which must be obtained in any event to meet the needs of the district, regardless of 10 growth within the district. 11 (8) The district board shall maintain adequate records 12 to ensure that impact fees for capital improvement collected 13 14 hereunder are expended only for permissible new facilities or 15 equipment. (9) The impact fee for capital improvement called for 16 17 in this section may be reduced by 50 percent if the owner of the permitted structure will install fire sprinklers in 18 19 accordance with NFPA Pamphlet 13, unless such fire sprinklers 20 are mandated or required to be installed by any local, state, or federal law, rule, ordinance, statute, or fire code. 21 22 ARTICLE VII 23 Miscellaneous Section 7.01 All contracts, obligations, rules, 24 resolutions, or policies of any nature existing on the date of 25 26 enactment of this act shall remain in full force and effect, and this act shall in no way affect the validity of such 27 contracts, obligations, rules, resolutions, or policies. 28 29 Section 7.02 This act shall not affect the terms of 30 office of the present district board, nor shall it affect the 31 11 CODING: Words stricken are deletions; words underlined are additions.

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terms and conditions of employment of any employees of the 1 2 district. 3 Section 7.03 Requirements for financial disclosure, 4 meeting notices, reporting, public records maintenance, and 5 planning shall be as set forth in this act and in chapters 6 189, 191, and 286, Florida Statutes, as they may be amended 7 from time to time. Section 4. Repeal of prior special acts.--Chapter 8 9 67-1240, Laws of Florida; subsection (3) of section 2 of chapter 79-443, Laws of Florida; chapter 82-284, Laws of 10 Florida; chapter 84-413, Laws of Florida; chapter 85-403, Laws 11 12 of Florida; chapter 87-498, Laws of Florida; chapter 88-508, Laws of Florida; chapter 88-512, Laws of Florida; section 2 of 13 14 chapter 88-519, Laws of Florida; chapter 89-451, Laws of Florida; chapter 90-435, Laws of Florida; and chapter 91-363, 15 Laws of Florida, are repealed 10 days after the effective date 16 17 of this act. Section 5. Severability.--It is declared to be the 18 intent of the Legislature that if any section, subsection, 19 20 sentence, clause, phrase, or portion of this act is for any reason held invalid or unconstitutional by a court of 21 competent jurisdiction, such portion shall be deemed a 22 23 separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining 24 25 portions hereof. 26 Section 6. Liberal construction. -- The provisions of 27 this act shall be liberally construed in order to effectively carry out the purposes of this act in the interest of the 28 29 public health, welfare, and safety of the citizens served by the district. 30 31 12

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2	any j	prov	ision	of t	his	act w	ith th	ne pro	visions	of a	any (	other	
3	act,	the	provi	isior	ns o	f this	act s	shall	control	to t	the e	extent	of
4	such	cont	flict.	<u>.</u>									
5		Se	ectior	n 8.	Th	is act	shal	l take	effect	upor	ı be	coming	a
6	law.												
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