An act relating to Okaloosa County; creating and establishing an independent special district in said county to be known as the North Okaloosa Fire District; creating a charter; describing the district; prescribing its powers; providing for a board of fire commissioners; providing for compensation; requiring a bond; providing for terms of office and for filling vacancies in office; providing for meetings, minutes of meetings, and public access; providing for financial matters; authorizing non-ad valorem assessments; authorizing the district to accept gifts and donations; providing the district's fiscal year; providing for collection of taxes; providing limits and guidelines for indebtedness of the district; prescribing authorized uses of district funds; providing a penalty; ratifying actions previously taken; providing for a district expansion and merger; providing severability; providing for a referendum; providing an effective date.

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

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Section 1. Pursuant to section 191.015, Florida
Statutes, this act constitutes the codification of all
ordinances relating to the North Okaloosa Fire District. It is
the intent of the Legislature in enacting this act to provide
a single comprehensive special act charter for the district,

as follows:

including all current legislative enactments and any
additional authority granted by this act.
Section 2. The North Okaloosa Fire District is created

Section 1. Creation; boundaries.--Upon this act
becoming a law, all of the following lands lying in Okaloosa
County shall be incorporated as an independent special fire
control district, which shall be a public municipal
corporation for the public benefit, with perpetual existence,
to be known as the North Okaloosa Fire District, in which case
it may sue and be sued, lease, own, possess, and convey real
and personal property, by purchase or gift or otherwise, in

order to carry out the purposes of this act. The lands so

incorporated shall include the following:

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Beginning at the Northeast corner of Section 12, Township North, Range 23 West, thence West along Section lines to the Northwest corner of Section 7, Township 4 North, Range 23 West, and the channel of the Yellow River, thence Southerly along the channel of the Yellow River to the North Section line of Section 2, Township 3 North, Range 24 West, thence run West along Section lines to the intersection of Old River Road, thence run South along Old River Road to the intersection of Griffith Cemetery Road, thence southwesterly along Griffith Cemetery Road for 1 mile to intersection of the North branch of Three Mile Branch, thence Southerly along Three Mile Branch to Mill Creek, thence southerly along

	1
1	South branch of Mill Creek to Garrett Mill
2	Road, thence West along Garrett Mill Road for
3	approximately 3/8 miles to the intersection of
4	Highway 4, continue North along Highway 4 for
5	approximately 3/8 miles to the intersection of
6	Keyser Mill Road, thence Southwest along Keyser
7	Mill Road to Baggett Creek and the Northwest
8	corner of Section 20, Township North, Range 24
9	West, thence South along Section lines to the
10	Southwest corner of Section 29, Township 3
11	North, Range 24 West, thence East along Section
12	lines to the channel of the Yellow River,
13	thence Southerly along the channel of the
14	Yellow River to the intersection of the
15	boundary with Eglin Air Force Base, thence run
16	14 East along Eglin Air Force Base boundary, to
17	the Southwest corner of Section 11, Township 2
18	North, Range 24 West, thence run North along
19	Section line to the channel of the Shoal River,
20	thence Easterly along the channel of the Shoal
21	River to the intersection of the North Section
22	line of Section 12, Township 2 North, Range 24
23	West, thence run East along Section line to the
24	channel of the Shoal River, thence Southerly
25	and Easterly along the channel of the Shoal
26	River to the intersection of the boundary of
27	Eglin Air Force Base, thence run Easterly along
28	the boundary line of Eglin Air Force Base to
29	the Southeast corner of Section 1, Township 2
30	North, Range 23 West, thence run North along
31	Section lines to the North right-of-way

along sa	aid North right-of-way boundary of
Intersta	ate 10 to the channel of the Shoal
River, t	thence Easterly and Northerly along
channel	of Shoal River to the East Section line
of Sect	ion 1, Township 3 North, Range 23 West,
thence a	along Section lines to the Point of
Beginniı	ng, less and except the City Limits of
the Town	n of Crestview, Okaloosa County,
Florida	. Also described as all of the
followi	ng property less and except the City
Limits o	of the Town of Crestview, Okaloosa
County,	Florida, All of Sections 7, 8, 9, 10,
11, 12,	13, 14, 15, 16, 17, 18, 19, 20, 21, 22,
23, 24,	25, 26, 27, 28, 29, 30, 31, 32, 33, 34,
35, 36,	in Township 4 North, Range 23 West; All
of Sect	ions 12, 13, 24, 25, 35, 36, in Township
4 North	, Range 24 West; All of Sections 2, 3,
4, 5, 6	, 7, 8, 9, 10, 11, 15, 16, 18, 19, 20 <u>,</u>
21, 23,	27, 28, 29, 30, 31, 32, 33, 34, 35, 36,
and that	t portion of Sections 1, 12, 13, 14, 23
West of	the Shoal River and that portion of
section	26 that is both West of the Shoal River
and Sout	th of Interstate 10, in Township 3
North, I	Range 23 West; All of Sections 1, 2, 10,
11, 12,	13, 14, 15, 20, 21, 22, 23, 24, 25, 26,
27, 28,	29, 34, 35, 36, all of Section 3 except
that por	rtion that is both West of Old River
Road and	d North of Griffith Cemetery Road, that
portion	of Section 4 both East of Griffith
	y Road, and South of Buck Ward Road,

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that portion of Section 5 South of Buck Ward
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2
           Road and East of North branch of Three Mile
           Branch, that portion of Section 9 East of Three
3
4
           Mile Branch and South of Mill Creek, and that
5
           portion of Section 17 both East of Keyser Mill
           Road and South of Garrett Mill Road, that
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7
           portion of Section 33 East of the Yellow River,
           in Township 3 North, Range 24 West; all of
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9
           Sections 1, 2, 3, 4, 5, 6, and that portion of
           section 7 North of the Shoal River, in Township
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           2 North, Range 23 West; All of Sections 1, 2,
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12
           3, 10, and those portions of Sections 4 and 9
           East of the Yellow River, and that portion of
13
14
           Section 11 North of the Shoal River, in
           Township 2 North, Range 24 West.
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17
   Any federal lands or lands located within the described
   boundaries of the City of Crestview are excluded from the
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19
    district. If any portion of the district is annexed into a
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    municipality or becomes part of another fire district, the
   North Okaloosa Fire District shall be entitled to receive all
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    revenues, including non-ad valorem assessments and impact fees
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    generated from that property in the calendar year of
    annexation, i.e., January 1 through December 31.
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           Section 2. District; powers. -- The district is an
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    independent special fire control district under chapter 191,
    Florida Statutes. The provisions of that chapter, specifically
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    including sections 191.006 and 191.008, Florida Statutes,
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    prescribing general and special powers, apply to the district,
    but if any provision of that chapter conflicts with this act,
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31
    the provisions of this act control.
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1	Section 3. Board of Fire Commissioners The business			
2	and affairs of the district shall be conducted and			
3	administered by a board of five commissioners. Each member of			
4	the board must, at the time of qualifying for and during the			
5	term of office, be an elector of Okaloosa County, a resident			
6	of the district, and, if elected from a geographic area, a			
7	resident of that geographic area. The board shall elect from			
8	its number a chair, vice chair, and secretary-treasurer			
9	annually in October. Such officers shall have the duties			
10	usually pertaining to like officers. Members of the board			
11	shall receive a stipend of \$250 a month, and are entitled to			
12	reimbursement for expenses incurred in the conduct of their			
13	official duties. Each member of the board, before entering			
14	upon the duties of that office, shall execute to the Governor			
15	for the benefit of the district a good and sufficient bond in			
16	the sum of \$1,000, conditioned to faithfully perform the			
17	duties of that office and to account for all funds of the			
18	district which come into his or her hands. The premium of the			
19	bond shall be paid from funds of the district. Special notice			
20	of any meeting at which the board will consider a salary			
21	change for a board member shall be published at least once, at			
22	least 14 days prior to the meeting, in a newspaper of general			
23	circulation in Okaloosa County. Separate compensation for the			
24	board member serving as treasurer may be authorized by like			
25	vote, so long as total compensation for the board member does			
26	not exceed \$500 per month. Members may be reimbursed for			
27	travel and per diem expense as provided in section 112.061,			
28	Florida Statutes.			
29	Section 4. Fire commissioners; terms of office;			
30	vacanciesEach fire commissioner shall serve a term of 4			
31	years and shall be eligible for reelection. Each commissioner			

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shall continue to hold office until the expiration of the term
    to which he or she was elected. The North Okaloosa Fire
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3
    District shall be divided into four separate geographic areas.
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    One commissioner, who must reside in the geographic area,
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    shall be elected from each geographic area by a vote of all
6
    electors residing in the North Okaloosa Fire District and
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    voting in the general election. One commissioner, who must
8
    reside in the North Okaloosa Fire District geographic area and
9
    may reside in any geographic area within the district, shall
   be elected by a vote of all electors residing in the North
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    Okaloosa Fire District and voting in the general election. The
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12
   boundaries of the four separate geographic areas shall be set
    by the fire commissioners based on geographic and population
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14
    criteria, with due consideration given to the location of the
    district fire stations and precinct lines. If an office
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   becomes vacant, the vacancy shall be filled by appointment by
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    the remaining members of the board for the unexpired portion
    of the term. A person appointed to fill a vacancy must meet
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19
    the same qualifications as candidates for election. The Board
20
    of Fire Commissioners shall be the sole, exclusive, and final
    arbitrator of the right of an individual to serve as fire
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22
    commissioner.
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           Section 5. Meetings; minutes. -- A record shall be kept
    of all meetings of the board. In any meeting, the concurrence
24
    of a majority of the members of the board is necessary for any
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26
    action by the board. Meetings of the board and minutes of
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    meetings are open to the public in conformance with section
    286.011, Florida Statutes, or its successors.
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           Section 6. Financial matters. -- The board may levy a
    non-ad valorem assessment on taxable property within the
30
    district. The initial schedule shall be as follows: $10 for 5
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or less acres of vacant land; an additional $2 per acre for
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    each acre or portion thereof up to a maximum of $70 for 35
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    acres or more; $75 for a single-family residence; $94 for
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    special commercial property; $188 for all other commercial
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    property; and $250 for trailer parks from 2 to 9 units and an
 6
    additional $200 for each 10 trailers or portion thereof. These
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    amounts may be increased as provided by statute or by 3
    percent per annum, whichever provides greater revenue to the
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 9
    district. If the rate increase is to be greater than the
    amount provided in the statute, the increase must be approved
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    by a unanimous vote of the board. The non-ad valorem
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    assessment authorized by this section shall become a lien on
    the property so assessed until paid. If the assessment lien
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14
    becomes delinquent, it shall be subject to the same penalties,
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    charges, and fees for enforcement and collection as county
    non-ad valorem assessments and shall be enforced and collected
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17
    as provided by law, including attorney fees. The district's
    non-ad valorem assessments shall be a first lien superior in
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19
    dignity to all other liens except liens for county ad valorem
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    taxes. The board may accept gifts and donations and may carry
    on community projects for fundraising purposes. The fiscal
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    year of the district shall run from October 1 until September
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    30 of the following year.
           Section 7. Taxes; collection. -- The Board of Fire
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    Commissioners shall notify the Okaloosa County Property
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26
    Appraiser annually of assessments that the board has imposed
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    on each parcel of property within the district, and the
    property appraiser shall include these taxes in the notice of
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    proposed property taxes and adopted non-ad valorem assessments
    for the properties within the district.
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Section 8. Indebtedness. -- The Board of Fire 1 2 Commissioners may borrow money for the purposes of the 3 district. The total principal and interest that may be 4 outstanding may not exceed 50 percent of the total assessment 5 roll. The board may pledge collections on such roll and may 6 give tax anticipation notes, which shall be the sole security 7 for such loans. Neither the district nor any commissioner 8 shall be personally liable for such a loan or any part 9 thereof. If there is a pledge of collections on the district assessment roll, it is the duty of the board, upon collection 10 of the roll so pledged, to apply the first proceeds thereof to 11 12 the payment of principal and interest on the loan for which the assessment was pledged. Except as provided herein, the 13 14 board may not create indebtedness or incur obligations for any sum that it is unable to pay out of district funds then in its 15 16 possession. 17 Section 9. Use of funds. -- Funds of the district may not be used for any purpose other than for the administration 18 19 of the affairs and business of the district; for the 20 construction, care, maintenance, upkeep, operations, and purchase of standard firefighting equipment, which must meet 21 the requirements of the underwriters' association; for 22 23 construction and maintenance of fire stations, installation of fire hydrants, and payment of public utilities, such as 24 electricity and water; for the salary of one or more 25 firefighters; and for such other expenses as the board 26 27 determines to be in the best interest of the district. Section 10. Penalty. -- Any person who violates any 28 29 provision of this act or any rule adopted pursuant to this act 30 commits a misdemeanor of the second degree, punishable as 31

provided in section 775.082 or section 775.083, Florida 2 Statutes. Section 11. Ratification of prior acts. -- All acts of 3 4 the Board of Fire Commissioners of the North Okaloosa Fire 5 District which were taken before the effective date of this 6 act are ratified and confirmed. 7 Section 12. District expansion and merger.--8 The boundaries of the district may be modified, 9 extended, or enlarged upon approval or ratification by the Legislature, except that any tract of land, regardless of size 10 or number of parcels, may be annexed by contract or agreement 11 12 between the district and all property owners thereof. Such property owners shall first file a petition with the Board of 13 14 Fire Commissioners of the district stating their intention 15 that such land be annexed, describing the boundaries thereof, and requesting a public hearing. It shall be the duty of the 16 17 board to set a date for a hearing of such petition and to publish a notice of hearing once a week for 2 consecutive 18 19 weeks in some newspaper published or circulated in the 20 district and in the area proposed to be annexed, the first notice of which shall appear at least 14 days prior to the 21 hearing. The notice shall state in general terms the matters 22 23 contained in the petition but must specifically state the lands to be annexed. On the date set for the hearing, the 24 board may hear any evidence from the property owners who filed 25 26 such petition and shall hear from all persons in opposition thereto. Upon a finding that the annexation of such property 27 is in the best interest of the development of the district, 28 29 the board may, by resolution duly passed, declare its intention to annex such tract of land to the district 30 31 according to the terms and conditions of the petition. Thirty

days after the approval of the resolution by the board and the petitioners, the tract of land shall be annexed to the district.

(2) The merger of the district with all or portions of other independent special districts or dependent fire control districts is effective only upon ratification by the Legislature. The district may not, solely by reason of a merger with another governmental entity, increase ad valorem taxes on property within the original limits of the district beyond the maximum established by the district's enabling legislation, unless approved by the electors of the district by referendum.

Section 3. <u>In the event any section or provision of this act is determined to be invalid or unenforceable, such determination shall not affect the validity of or enforceability of each other section and provision of this act.</u>

Section 4. <u>In the event of a conflict of the provisions of this act with the provisions of any other act the provisions of this act shall control to the extent of such conflict.</u>

Section 5. This act shall take effect only upon its approval by a majority vote of those qualified electors of the district voting in a referendum election to be called by the Board of Fire Commissioners of the North Okaloosa Fire District and to be held within 2 years after the date this section becomes a law, in accordance with the provisions of law relating to elections currently in force, except that this section shall take effect upon becoming a law.