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A bill to be entitled

2 An act relating to the City of Southport, Bay County; creating the City of Southport; providing a charter; 3 providing legislative intent; providing for a commission-4 5 manager form of government; providing municipal powers; providing boundaries; providing for a city commission and 6 its composition and qualifications; providing terms of 7 office, powers, and duties of commissioners; providing for 8 9 a mayor and vice mayor and their powers and duties; 10 providing for compensation and expenses of the commission; providing for vacancies, forfeiture of office, and filling 11 of vacancies; providing for commission meetings; providing 12 for a city manager and city attorney and their 13 qualifications, powers, and duties; providing for 14 elections; providing for elections to be held at large 15 until the commission creates voting districts; providing 16 for municipal services; providing for charter amendment 17 and review; providing for standards of conduct; providing 18 severability; providing a transition schedule, including 19 initial elections; providing for state shared revenue; 20 providing for gas tax revenues; requiring a referendum; 21 providing an effective date. 22 23 24 Be It Enacted by the Legislature of the State of Florida: 25 Section 1. Charter; creation. -- This act shall be known and 26 27 may be cited as the "City of Southport Charter" ("charter"), and

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28	the City of Southport ("city") is hereby created and
29	established.
30	Section 2. Legislative intentThe Legislature hereby
31	finds and declares that:
32	(1) The Southport area of Bay County includes a compact
33	and contiguous urban community amenable to separate municipal
34	government.
35	(2) It is in the best interests of the public health,
36	safety, and welfare of the citizens of this community to form a
37	separate municipality for the Southport area with all powers and
38	authority necessary to provide efficient and adequate municipal
39	services to its residents.
40	Section 3. Powers
41	(1) CREATIONThe city shall have a commission-manager
42	form of government.
43	(2) MUNICIPAL POWERSThe city shall be a body corporate
44	and politic and shall have all the powers of a municipality
45	under the State Constitution and laws of the state, as fully and
46	completely as though such powers were specifically enumerated in
47	this charter, unless otherwise prohibited by or contrary to the
48	provisions of this charter. The city shall have all
49	governmental, corporate, and proprietary powers necessary to
50	enable it to conduct municipal government, perform municipal
51	functions, and render municipal services and may exercise any
52	power for municipal purposes unless expressly prohibited by law.
53	The powers of this city shall be liberally construed in favor of
54	this city.

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55 Section 4. Corporate limits. -- The following areas shall 56 constitute the corporate limits of the City of Southport: 57 58 BEGIN AT THE INTERSECTION OF THE NORTH LINE OF SECTION 59 17, TOWNSHIP 2 SOUTH, RANGE 14 WEST, BAY COUNTY, 60 FLORIDA WITH THE WEST RIGHT OF WAY LINE OF STATE ROAD 61 NO. 77. THENCE EAST ALONG THE NORTH LINE OF SECTIONS 17, 16, AND 15 TO THE NORTHEAST CORNER OF SECTION 15, 62 TOWNSHIP 2 SOUTH, RANGE 14 WEST, THENCE NORTH ALONG 63 64 THE WEST LINE OF SECTION 11, TOWNSHIP 2 SOUTH, RANGE 14 WEST TO THE NORTHWEST CORNER OF SAID SECTION 11. 65 THENCE EAST ALONG THE NORTH LINE OF SECTIONS 11 AND 66 12, TOWNSHIP 2 SOUTH, RANGE 14 WEST AND THE NORTH LINE 67 68 OF SECTION 7, TOWNSHIP 2 SOUTH, RANGE 13 WEST TO THE 69 CENTER OF CEDAR CREEK. THENCE SOUTHERLY ALONG THE 70 CENTER OF CEDAR CREEK AND DEER POINT LAKE TO THE 71 MIDPOINT OF DEER POINT LAKE DAM, THENCE SOUTHWESTERLY 72 ALONG THE CENTER OF NORTH BAY TO THE SOUTHERLY PROJECTION OF THE EAST LINE OF SECTION 4, TOWNSHIP 3 73 74 SOUTH, RANGE 14 WEST, THENCE NORTH ALONG SAID EAST 75 LINE TO THE SOUTHEAST CORNER OF SECTION 33, TOWNSHIP 2 76 SOUTH, RANGE 14 WEST, THENCE WEST ALONG THE SOUTH LINE 77 OF SAID SECTION 33 TO THE SOUTHERLY PROJECTION OF A 78 LINE PARALLEL WITH AND 202.50 FEET EAST OF THE WEST 79 LINE OF LOT 97, ST. ANDREWS BAY PECAN & FIG GROVES 80 COMPANY'S SUBDIVISION, THENCE NORTH PARALLEL WITH SAID 81 WEST LINE OF LOT 97 TO A LINE PARALLEL WITH AND 175 82 FEET SOUTH OF THE NORTH LINE OF SAID LOT 97, THENCE

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83 EAST PARALLEL WITH SAID NORTH LINE OF LOT 97 FOR 455 84 FEET, MORE OR LESS, TO THE EAST LINE OF SAID LOT 97, 85 THENCE NORTH 175 FEET TO THE NORTHEAST CORNER OF SAID 86 LOT 97, THENCE WEST 647.5 FEET, MORE OR LESS, TO THE 87 NORTHEAST CORNER OF LOT 98, SAID SUBDIVISION, THENCE WEST ALONG THE NORTH LINE OF SAID LOT 98 AND THE 88 89 WESTERLY PROJECTION THEREOF TO THE NORTHEAST CORNER OF LOT 99, SAID SUBDIVISION, THENCE NORTH ALONG THE EAST 90 LINE OF LOT 94, SAID SUBDIVISION TO THE NORTHEAST 91 92 CORNER OF SAID LOT 94, THENCE WEST ALONG THE NORTH 93 LINE OF SAID LOT 94 TO THE EAST LINE OF THE "LANGLEY" TRACT, SAID PLAT OF ST. ANDREWS BAY PECAN & FIG GROVES 94 95 COMPANY'S SUBDIVISION, THENCE NORTH ALONG THE EAST LINE OF THE "LANGLEY" TRACT FOR 3.8 FEET TO THE NORTH 96 97 LINE OF THE 15 FOOT STRIP DESCRIBED IN OFFICIAL RECORDS BOOK 1104, PAGE 666 OF THE PUBLIC RECORDS OF 98 99 BAY COUNTY, FLORIDA, THENCE WEST FOR 15 FEET, THENCE 100 SOUTH FOR 90 FEET, THENCE WEST ALONG THE NORTH LINE OF 101 THE PARCEL DESCRIBED IN OFFICIAL RECORDS BOOK 1104, 102 PAGE 666 TO THE EDGE OF NORTH BAY, THENCE 103 SOUTHWESTERLY ALONG THE RIPARIAN RIGHTS LINE OF SAID 104 PARCEL TO THE CENTER OF NORTH BAY, THENCE WESTERLY 105 ALONG THE CENTER OF NORTH BAY TO THE SOUTHERLY 106 PROJECTION OF THE WEST LINE OF THE EAST HALF OF THE 107 EAST HALF OF SECTION 31, TOWNSHIP 2 SOUTH, RANGE 14 108 WEST, THENCE NORTH ALONG SAID WEST LINE OF THE EAST 109 HALF OF THE EAST HALF OF SAID SECTION 31 AND THE 110 SOUTHERLY PROJECTION THEREOF TO THE NORTH LINE OF SAID

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111 SECTION 31, THENCE NORTH ALONG THE WEST LINE OF THE 112 EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 30, 113 TOWNSHIP 2 SOUTH, RANGE 14 WEST TO THE NORTHWEST 114 CORNER OF SAID EAST HALF OF THE SOUTHEAST QUARTER, 115 THENCE EAST ALONG THE NORTH LINE OF SAID EAST HALF OF 116 THE SOUTHEAST QUARTER TO THE WEST LINE OF SECTION 29, 117 TOWNSHIP 2 SOUTH, RANGE 14 WEST, THENCE SOUTH ALONG SAID WEST LINE OF SECTION 29 TO THE NORTHWEST CORNER 118 119 OF THE SOUTH HALF OF THE SOUTHWEST QUARTER OF SAID 120 SECTION 29, THENCE EAST ALONG THE NORTH LINE OF SAID 121 SOUTH HALF OF THE SOUTHWEST QUARTER TO THE NORTHEAST 122 CORNER OF SAID SOUTH HALF OF THE SOUTHWEST QUARTER, 123 THENCE NORTH ALONG THE WEST LINE OF THE EAST HALF OF 124 SAID SECTION 29 TO THE NORTHWEST CORNER OF THE 125 NORTHEAST QUARTER OF SAID SECTION 29, THENCE EAST 126 ALONG THE NORTH LINE OF SAID SECTION 29 TO THE 127 NORTHEAST CORNER OF SAID SECTION 29, THENCE NORTH 128 ALONG THE WEST LINE OF SECTION 21, TOWNSHIP 2 SOUTH, 129 RANGE 14 WEST TO THE NORTHWEST CORNER OF THE SOUTH 130 HALF OF THE SOUTH HALF OF SAID SECTION 21, THENCE EAST 131 ALONG THE NORTH LINE OF SAID SOUTH HALF OF THE SOUTH 132 HALF TO THE INTERSECTION OF THE WEST RIGHT OF WAY LINE 133 OF STATE ROAD NO. 77 WITH THE NORTH LINE OF SAID SOUTH 134 HALF OF THE SOUTH HALF OF SECTION 21, THENCE 135 NORTHWESTERLY ALONG SAID WEST RIGHT OF WAY LINE TO THE 136 POINT OF BEGINNING. 137

138 Section 5. <u>City commission.--</u>

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COMPOSITION; QUALIFICATIONS FOR OFFICE. --139 (1) 140 (a) Composition. -- There shall be a five-member city 141 commission, consisting of a mayor and four commissioners, all 142 elected from the Southport area at large. For purposes of proper 143 interpretation of this charter, unless the context otherwise requires, the term "commissioner" shall include the mayor. 144 (b) Qualifications for office.--145 1. Each candidate for the office of city commissioner 146 147 shall be a qualified elector of this city. 2. At the time of qualification, each candidate for a seat 148 149 on the commission shall reside within the boundaries of the city of Southport and shall remain a resident of the city for the 150 151 length of his or her term. 152 3. For the initial election of commissioners and mayor and 153 for each election thereafter, each individual seeking to qualify 154 as a candidate for a seat on the commission shall submit a 155 petition or application supporting his or her candidacy to the 156 city manager (or, for the initial election, to the Supervisor of 157 Elections of Bay County) containing the signatures of 1 percent 158 of the electors residing within the boundaries of the City of 159 Southport at large or payment of the required fee according to 160 the Florida Election Code and declaring which seat he or she is 161 endeavoring to obtain. TERMS OF OFFICE. -- The term of office for each 162 (2) 163 commissioner shall be 4 years. In order to provide for 164 staggering of terms, the initial terms of office for seats one 165 and three and the mayor's seat shall be for 2 years each.

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166 POWERS AND DUTIES OF COMMISSION .-- Except as otherwise (3) prescribed herein or provided by law, legislative and police 167 168 powers of the city shall be vested in the commission. 169 (4) MAYOR. --170 Powers.--There shall be a mayor who shall be elected (a) at large and who shall have the same legislative powers and 171 duties as any of the other commissioners, except as herein 172 173 provided. 174 (b) Duties.--The mayor shall preside at the meetings of 175 the commission, be recognized as the head of city government for ceremonial matters, and sign and execute ordinances, contracts, 176 deeds, bonds, and other instruments and documents. The mayor 177 178 shall have no administrative duties other than those necessary 179 to accomplish these actions, or such other actions as may be 180 authorized by city commission, consistent with general or 181 special law. 182 (5) VICE MAYOR.--183 (a) Election.--There shall be a vice mayor elected annually by the commission from among the commissioners. Such 184 185 election shall take place at the first meeting after each 186 regular city general election. 187 Powers and duties. -- The vice mayor shall have the same (b) 188 legislative powers and duties as any other commissioner, except 189 that he or she shall serve as acting mayor during the absence or 190 disability of the mayor and, during such period, shall have the same duties as provided for in paragraph (4)(b). In the absence 191 192 of the mayor and vice mayor, the remaining commissioners shall 193 elect a commissioner to serve as acting mayor.

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194 (6) COMPENSATION AND EXPENSES. --195 (a) Compensation.--The mayor and commissioners shall serve 196 without compensation for the first 3 months in office. The commission may determine an annual salary for commissioners or 197 198 the mayor, but no ordinance increasing such salaries shall become effective until the date of commencement of the terms of 199 200 the commissioners elected at the next regular election, except 201 for an increase voted after the initial election; said salary 202 increase during the initial term will become effective 91 days 203 after the commissioners take office unless a later date is 204 established. Expenses.--The commission may provide for 205 (b) reimbursement of actual expenses incurred by members while 206 207 performing their official duties. 208 VACANCIES; FORFEITURE OF OFFICE; FILLING OF (7) 209 VACANCIES. --210 (a) Vacancies. -- A vacancy in the office of a commissioner 211 shall occur upon the incumbent's death, removal from office as authorized by law, resignation, appointment to other public 212 213 office which creates dual officeholding, judicially determined 214 incompetence, or forfeiture of office as herein described. Forfeiture of office.--A commissioner shall forfeit 215 (b) 216 his or her office if he or she: Is determined by the commission, acting as a body, to 217 1. 218 lack at any time or fail to maintain during his or her term of office any qualification for the office as prescribed by this 219 220 charter or otherwise required by law;

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221	2. Is convicted of a felony or enters a plea of guilty or
222	nolo contendere to a crime punishable as a felony, even if
223	adjudication of guilt has been withheld;
224	3. Is found by the commission, acting as a body, to have
225	violated any standard of conduct or code of ethics established
226	by law for public officials and has been suspended from office
227	by the Governor, unless subsequently reinstated as provided by
228	law; or
229	4. Is absent from three consecutive regular commission
230	meetings without being excused by the commission.
231	(c) Filling of vacancies
232	1. If a vacancy occurs in the office of mayor, the vice
233	mayor shall serve as mayor until a new mayor is elected at the
234	next regularly scheduled city election and assumes the duties of
235	his or her office. The commission shall fill the commissioner's
236	seat temporarily vacated by the vice mayor by appointment as
237	herein provided.
238	2. If a vacancy occurs in the office of any commissioner
239	other than mayor and the remainder of the unexpired term is less
240	than 2 years, the remaining commissioners shall, within 30 days
241	following the occurrence of such vacancy, by majority vote,
242	appoint a person to fill the vacancy for the remainder of the
243	unexpired term. If the remainder of the unexpired term exceeds 2
244	years, the remaining commissioners shall, within 30 days
245	following the occurrence of such vacancy, by majority vote,
246	appoint a person to fill the vacancy until the next regularly
247	scheduled city election.

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248 Any person appointed to fill a vacancy on the 3. 249 commission is required to meet the qualifications of the seat to 250 which he or she is appointed, except the petition requirement. 251 Extraordinary vacancies. -- In the event that all (d) 252 members of the council are removed by death, disability, law, or forfeiture of office, the Governor shall appoint an interim 253 commission that shall call a special election to be held 60 to 254 255 90 days after the interim commission's appointment. Such 256 election shall be held in the same manner as the initial 257 election under this charter. 258 Section 6. City commission meetings.--The commission shall meet regularly at least once a month at such times and places as 259 260 the commission may prescribe. Such meetings shall be public 261 meetings and shall be subject to notice and other requirements 262 of law applicable to public meetings. 263 The first meeting following a general city election at (1)264 which elected or reelected commissioners are inducted into 265 office shall be held on the first Monday following such 266 election. 267 (2) A majority of the commission shall constitute a 268 quorum. No action of the commission shall be valid unless adopted by an affirmative vote of a majority of the 269 270 commissioners in attendance, unless otherwise provided by law or stated herein. All actions of the city commission shall be by 271 ordinance, resolution, or motion. 272 273 (3) Special meetings may be held at the call of the mayor 274 or, in his or her absence, the vice mayor. Special meetings may 275 also be called upon the request of a majority of the

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276 commissioners. The city manager shall provide no less than 12 hours' notice of the meeting to the public, when practical. 277 278 Section 7. Designated charter officers .--279 (1) DESIGNATED CHARTER OFFICERS.--The initial designated 280 charter officer shall be the city manager. Other charter officers may be appointed by majority vote of the commission. 281 (a) 282 Appointment.--The charter officers shall be appointed 283 by a majority vote of the full commission and shall serve at the 284 pleasure of the commission. 285 (b) Removal.--The charter officers shall be removed from 286 office by a majority vote of the full commission. If the vote is not unanimous, the charter officer may, within 7 days after the 287 dismissal motion by the commission, submit to the mayor a 288 289 written request for reconsideration. Any action taken by the 290 commission at the reconsideration hearing shall be final. 291 Compensation. -- The compensation of the charter (C) 292 officers shall be fixed by the city commission. 293 (d) Filling of vacancies.--The city commission shall begin 294 the process to fill a vacancy in the charter office of the city 295 manager or the city attorney within 90 days after the vacancy 296 occurs. An acting city manager or acting city attorney may be 297 appointed by the city commission during a vacancy in office. 298 Candidate for city office.--No charter officer shall (e) 299 be a candidate for any elected office while holding his or her 300 charter office position. (2) CITY MANAGER. -- The city manager shall be the chief 301 302 administrative officer of the city and shall serve at the 303 direction and discretion of the city commission.

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304 (a) Qualifications.--The city manager shall be selected on 305 the basis of qualifications the commissioners deem appropriate, including, but not limited to, experience, expertise, and 306 management ability as they pertain to running municipal 307 308 government. 309 (b) Powers and duties.--The city manager shall: 1. Attend all meetings of the city commission. 310 2. Be responsible to the commission for the administration 311 312 of all city affairs placed in his or her charge by majority vote 313 of the commission or under this charter. 314 (3) CITY ATTORNEY.--The commission members may contract 315 with a city attorney. (a) Qualifications.--The city attorney shall be a member 316 317 in good standing of The Florida Bar. Powers and duties. -- The city attorney or his or her 318 (b) 319 designee, who shall be a lawyer and a member in good standing of 320 The Florida Bar, shall: 1. Attend all city commission meetings unless excused by 321 the city commission. 322 323 2. Perform such professional duties as may be required by 324 law or by the commission in furtherance of the law. 325 3. Be the chief legal officer of the city and serve as 326 chief legal advisor to the commission, the city manager, and all city departments, offices, city advisory boards, and agencies. 327 328 Section 8. Elections.--329 ELECTORS. -- Any person who is a resident of the city, (1) 330 who has qualified as an elector of the state, and who registers

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331 in the manner prescribed by law shall be an elector of this 332 city. 333 NONPARTISAN ELECTIONS. -- All elections for the office (2) 334 of mayor or other city commissioners shall be conducted on a 335 nonpartisan basis without any designation of political party 336 affiliation. QUALIFICATIONS. -- Candidates for the office of city 337 (3) commission member or mayor shall qualify for office by filing a 338 339 written notice of candidacy with the designated official at such 340 time and in such manner as may be prescribed by the Florida 341 Election Code and as otherwise provided in this charter. PROCEDURE FOR REGULAR ELECTIONS AND RUNOFF 342 (4) 343 ELECTIONS.--344 The regular election of the city commission members (a) 345 and mayor shall be held on the third Tuesday after the third 346 Monday in April in each even-numbered year when the 4-year term 347 for each respective seat has expired, in the manner provided for by this charter. Runoff elections, if necessary, shall be held 348 on the third Tuesday after the third Monday in May in the same 349 350 year. No later than noon Friday, 3 weeks before the election 351 (b) 352 for office, any individual who wishes to run for one of the five 353 initial seats on the commission shall qualify as a candidate 354 with the Bay County Supervisor of Elections in accordance with 355 the provisions of this charter and general law. Each candidate 356 must specify for which of the seats he or she desires to 357 campaign and serve.

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358 (c)1. The Bay County Commission shall appoint a canvassing board of three members who are not candidates, which shall 359 360 certify the results of the election. At least one citizen from the area or municipality of Southport shall be appointed to 361 362 serve on the canvassing board. After the initial election, the city commissioners 363 2. 364 shall decide how results are certified by ordinance. 365 If two or more persons qualify for a seat and none 3. 366 receive a majority of the votes cast for that seat, the two candidates receiving the highest number of votes shall face each 367 368 other in a runoff election. The person receiving the highest number of votes at said runoff election shall be elected. The 369 370 canvass of returns for said runoff election shall be the same as 371 for a general election. 372 In the event of a tie vote for any seat, the names of (d) 373 the candidates who tied shall be placed in a box and one name 374 shall be drawn by a member of the canvassing board. The 375 candidate whose name is drawn from the box shall be the winning 376 candidate. 377 The result of the voting, when ascertained, shall be (e) certified by a return in duplicate, signed by two of the members 378 379 of the canvassing board. One copy shall be delivered to the city 380 attorney and the other copy shall be delivered to the city 381 manager. Both returns are to be delivered to the city commission at a meeting to be held at noon on the day following 382 383 certification of the election results. At such meeting, the city 384 commission shall convey the return and announce the results of 385 the election on the official record.

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386	(5) INDUCTION INTO OFFICE
387	(a) Those candidates who are elected shall be inducted
388	into office and take office at a meeting held at the regular
389	meeting place of the commission no more than 30 days after the
390	final election requirements are determined to be in compliance.
391	(b) Initial elections shall be held after the referendum
392	for incorporation as stated in section 12.
393	(6) RECALL OF CITY COMMISSIONERS Any member of the city
394	commission may be removed from office by the electors of the
395	city following the procedures of recall established in general
396	law.
397	(7) DISTRICT BOUNDARIES
398	(a) Elections shall be held at large until such time as
399	the commissioners pass an ordinance providing for voting
400	districts.
401	(b) In the event that the commissioners pass an ordinance
402	providing for voting districts, such districts shall come up for
403	review every 5 years after the first election they are in use,
404	unless an earlier review is determined necessary by the
405	supervisor of elections and the commission.
406	Section 9. Southport area municipal servicesAfter the
407	first general election, the city commissioners may authorize the
408	city manager to enter into contracts for municipal services on
409	behalf of the City of Southport. Before a city manager is hired,
410	the mayor is authorized to enter into contracts for services on
411	behalf of the city.
412	Section 10. General provisions

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413 CHARTER AMENDMENT .-- This charter may be amended in (1) accordance with the provisions of the Municipal Home Rule Powers 414 415 Act, chapter 166, Florida Statutes, or as may otherwise be provided by general law. The form, content, and certification of 416 417 any petition to amend the charter shall be established by ordinance. 418 (2) CHARTER REVIEW. -- The standards for charter review 419 420 shall be established by ordinance. 421 (3) INITIATIVE AND REFERENDUM. -- At least 25 percent of the 422 qualified electorate of the city shall have the power to 423 petition to propose an ordinance or to require reconsideration of an adopted ordinance, and if the commission fails to adopt 424 425 such ordinance so proposed or to repeal such adopted ordinance 426 without any change in substance, then the commission shall place 427 the proposed ordinance or the repeal of the adopted ordinance on 428 the ballot at the next general election. 429 (4)STANDARDS OF CONDUCT. -- All elected officials and 430 employees of the city shall be subject to the standards of conduct for public officials and employees set by general law. 431 432 In addition, the city commission may by ordinance establish a 433 code of ethics for officials and employees of the city which may 434 be supplemental to the general law, but in no case may such an 435 ordinance diminish the provisions of general law. Severability.--If any provision of this act or 436 Section 11. 437 the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or 438 439 applications of this act which can be given effect without the

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440 invalid provision or application, and to this end the provisions of this act are declared severable. 441 442 Section 12. Transition schedule. --443 (1) REFERENDUM.--The referendum election called for the purposes of this act shall be held no later than 90 days from 444 the date of legislative approval of this act, unless there is 445 established a different municipal election date, in which case 446 447 the election shall be on the date so established. At such time, 448 the issue of whether to incorporate the City of Southport shall be placed upon the ballot. In the event the electorate votes 449 450 affirmatively by a majority of electors voting in the referendum 451 to incorporate and establish the City of Southport, the 452 provisions of this charter shall take effect as provided herein. 453 (2) CREATION AND ESTABLISHMENT OF CITY.--For the purpose 454 of compliance with general law, relating to assessment and 455 collection of ad valorem taxes, the City of Southport is hereby 456 created and established effective the date this charter becomes 457 law. 458 INITIAL ELECTION OF COMMISSIONERS; DATES, QUALIFYING (3) 459 PERIOD, CERTIFICATION OF ELECTION RESULTS; INDUCTION INTO 460 OFFICE.--(a) Following the adoption of this charter in accordance 461 462 with section 13, the Bay County Commission shall call a special election of a mayor and the other four city commissioners to be 463 held as soon as possible but no more than 90 days after an 464 affirmative vote to incorporate by referendum at the convenience 465 466 of the supervisor of elections. Any necessary runoff elections 467 shall be held as soon as possible but no sooner than 14 days and

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468 no more than 60 days after the special election at the 469 convenience of the supervisor of elections. 470 (b) No later than noon Friday, 3 weeks before the election of commissioners, any individual who wishes to run for one of 471 472 the five initial seats on the commission shall qualify as a candidate with the Bay County Supervisor of Elections in 473 474 accordance with the provisions of this charter and general law. Each candidate must specify for which of the seats he or she 475 476 desires to campaign and serve. 477 (c)1. The Bay County Commission shall appoint a canvassing 478 board of three members who are not candidates which shall certify the results of the election. At least one citizen from 479 the area or municipality of Southport shall be appointed to 480 481 serve on the canvassing board. 482 After the initial election, the city commissioners 2. 483 shall decide how results are certified by ordinance. 484 If two or more persons qualify for a seat and none 3. 485 receives a majority of the votes cast for that seat, the two candidates receiving the highest number of votes shall face each 486 487 other in a runoff election. The person receiving the highest 488 number of votes at said runoff election shall be elected. The canvass of returns for said runoff election shall be the same as 489 490 for a general election. 491 In the event of a tie vote for any seat, the names of 4. 492 the candidates who tied shall be placed in a box and one name 493 shall be drawn by a member of the canvassing board. The 494 candidate whose name is drawn from the box shall be the winning 495 candidate.

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496 INDUCTION INTO OFFICE. -- Those candidates who are (4) 497 elected shall be inducted into office and take office at the 498 initial city commission meeting, which shall be held no more than 30 days after the final election requirements are 499 500 determined to be in compliance at the Southport Community 501 Center, located at 7334 Franklin Street, Southport, Florida. 502 (5) TRANSITION SERVICES AND COMPENSATION. -- It is intended 503 that Bay County provide and be compensated for the provision of 504 services for the City of Southport as budgeted for in the fiscal 505 year 2006-2007 Bay County Budget as far as the revenue will provide. The level of services to be provided will be consistent 506 with the level upon which the fiscal year 2006-2007 expense 507 508 budget was predicted and in accordance with adopted revenue. It 509 is the responsibility of the city to adopt appropriate 510 ordinances, resolutions, or agreements as required to ensure the 511 continued collection of budgeted revenues with which to fund 512 services beginning January 1, 2007. Any revenues adopted or 513 received by the City of Southport upon which delivery of 514 services was not predicted within the county's fiscal year 2006-515 2007 adopted budget shall accrue to the City of Southport. 516 Services that the county shall provide under the terms of this 517 agreement include all services provided to the Southport 518 municipal district as adopted by the Bay County Commission prior to the City of Southport becoming operational. 519 520 (6) FIRST-YEAR EXPENSES. -- The commission, in order to 521 provide moneys for the expenses and support of this city, shall 522 have the power to borrow money necessary for the operation of 523 city government until such time as a budget is adopted and

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524 revenues are raised in accordance with the provisions of this 525 charter. (7) 526 TRANSITIONAL ORDINANCES AND RESOLUTIONS .-- The city commission shall adopt ordinances and resolutions required to 527 528 effect the transition. Ordinances adopted within 60 days after the first commission meeting shall be passed as emergency 529 ordinances. These transitional ordinances shall be effective for 530 no longer than 90 days after adoption and thereafter may be 531 532 readopted, renewed, or otherwise continued only in the manner 533 normally prescribed for ordinances. 534 (8) TRANSITIONAL COMPREHENSIVE PLAN AND LAND DEVELOPMENT 535 **REGULATION.--**Until such time as the city adopts a comprehensive 536 (a) 537 plan, the applicable provisions of the Comprehensive Plan of Bay 538 County, as the same exists on the day the city commences 539 corporate existence, shall remain in effect as the city's 540 transitional comprehensive plan. However, all planning 541 functions, duties, and authority shall thereafter be vested in the City Commission of Southport, which shall be deemed the 542 543 local planning agency until the commission establishes a 544 separate local planning agency. All powers and duties of the Bay County Planning and 545 (b) 546 Land Development Regulations Commission, any boards of 547 adjustment and appeals created pursuant to statutory trade 548 codes, and the Bay County Commission, as set forth in these 549 traditional zoning and land use regulations, shall be vested in 550 the City Commission of Southport until such time as the city 551 commission delegates all or a portion hereof to another entity.

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552	(c) Subsequent to the commencement of the city's corporate
553	existence, no amendment of the city's land development
554	regulations enacted by the Bay County Commission shall be deemed
555	as an amendment of the city's transitional comprehensive plan or
556	land development regulations or shall otherwise take effect
557	within the city's corporate limits unless approved by the city
558	commission.
559	(9) STATE-SHARED REVENUES; CITY PARTICIPATION IN STATE-
560	SHARED REVENUES PROGRAMSThe City of Southport shall be
561	entitled to participate in the state-shared revenues programs
562	effective immediately on the date of incorporation. The
563	provisions of section 218.23, Florida Statutes, shall be waived
564	for the purpose of eligibility to receive revenue sharing funds
565	from the date of incorporation through the state fiscal year
566	2006-2007. Initial population estimates for calculating
567	eligibility for shared revenues shall be determined by the
568	University of Florida Bureau of Economic and Business Research.
569	Should the bureau be unable to provide an appropriate population
570	estimate, the Bay County Planning Department shall provide an
571	appropriate estimate.
572	(10) GAS TAX REVENUES
573	(a) Notwithstanding the requirements of section 336.025,
574	Florida Statutes, to the contrary, the City of Southport shall
575	be entitled to receive a local option gas tax revenue beginning
576	January 1, 2007.
577	(b) The gas tax distribution shall be made in accordance
578	with section 336.025(4)(b)2., Florida Statutes, and in
579	accordance with Bay County's previous year's lane mile
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CODING: Words stricken are deletions; words underlined are additions.

580 <u>expenditures multiplied by the number of miles of roads within</u> 581 the boundaries of Southport.

582 Section 13. This act shall take effect only upon its 583 approval by a majority vote of those qualified electors residing 584 within the proposed corporate limits of the proposed City of 585 Southport voting in a referendum election to be called by the 586 Bay County Commission and to be held in accordance with the 587 provisions of law currently in force, except that this section 588 shall take effect upon becoming a law.

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CODING: Words stricken are deletions; words underlined are additions.