1	ORDINANCE NO.
2 3 4 5 6 7 8 9 10	An ordinance of the City of Gainesville, Florida; proposing an amendment to the Charter Laws of the City of Gainesville to create and empower a Board of directors of Gainesville Regional Utility; providing for submission of the charter amendment to the voters for approval or disapproval at the municipal election; approving the question to be placed on the ballot; providing that this charter amendment shall become effective if approved by the voters; providing directions to the codifier; providing directions to the clerk of the commission; providing a severability clause; providing a repealing clause; and providing an immediate effective date.
11 12	WHEREAS, the City Commission has duly considered the charter amendment and by
13	passage of this ordinance indicates its desire to approve the charter amendment as set forth herein,
14	subject to approval of the electorate at a municipal election; and
15	WHEREAS, the City Commission desires to amend the Charter Laws of the City of
16	Gainesville, Florida, pursuant to the procedures provided by law; and
17	WHEREAS, notice was given as required by law that the text of the Code of Ordinances
18	of the City of Gainesville, Florida, be amended; and
19	WHEREAS, at least ten (10) days' notice has been given once by publication in a
20	newspaper of general circulation notifying the public of this proposed ordinance and of public
21	hearings in the City Hall Auditorium located on the first floor of City Hall in the City of
22	Gainesville; and
23	WHEREAS, public hearings were held pursuant to the notice described above at which
24	hearings the parties in interest and all others had an opportunity to be and were, in fact, heard.
25	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE
26	CITY OF GAINESVILLE, FLORIDA:

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1	Section 1. The following proposed amendment to Chapter 90-394, Laws of Florida, 1990, as
2	amended, otherwise known as the Charter Laws of the City of Gainesville, Florida, is approved for
3	submission to the electors of the City of Gainesville, Florida, for approval or disapproval at the
4	municipal election set for:
5	PROPOSED AMENDMENT
6	Section 2. Section 1.03 of the Charter Laws is amended as set forth below. Except as
7	amended herein, the remainder of Section 1.03 remains in full force and effect.
8	1.03. – Construction.
9 10	(1) The powers of the city shall be construed liberally in favor of the city, limited only by the State Constitution, general law, and specific limitations contained in this aet charter.
11 12 13 14	(2) If any provision of this act <u>charter</u> or the application thereof to any person or circumstance is held invalid by a court of competent jurisdiction, the invalidity shall not affect other provisions or applications of the <u>act charter</u> which can be given effect without the invalid provision or application, and to this end the provisions of this <u>act charter</u> are declared severable.
15 16	(3) All powers and authority granted by this act-charter are supplemental and additional to all other statutory and constitutional authority.
17	(4) For purposes of this act-charter, the term:
18	(a) "City" means the City of Gainesville.
19	(b) "Commission" means the city commission as established in Article II.
20	(c) "State" means the State of Florida.
21 22	(d) "Board of Directors" means the Board of Directors of Gainesville Regional Utilities as established in Article IV.
23	
24	Section 3. Section 3.06 of the Charter Laws is deleted in its entirety.
25	3.96 General manager for utilities.

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(1) Appointment; administrative head of municipal utilities; qualifications; terms. The 1 2 commission shall appoint a general manager for utilities ("general manager") who shall be responsible to the commission. The general manager shall be responsible for the efficient 3 administration of the Utility System. The general manager for utilities shall serve at the will 4 of the commission. 5 6 (2) Powers and duties generally. The general manager: 7 (a) Shall be responsible for and have exclusive management jurisdiction and control over operating and financial affairs of the Utility System including, but not limited to, the 8 9 planning, development, production, purchase, sale, exchange, interchange, transmission and distribution of all electricity; the planning, development, purchase, sale, exchange, 10 interchange, transmission and distribution of all natural gas; the planning, development, 11 supply, treatment, transmission, distribution and sale of all potable water; and the 12 planning, development, collection, treatment, disposal and billing of all wastewater now 13 or hereafter provided by the city; 14 (b) Shall submit to the commission for its consideration a yearly budget for the operation of 15 the Utility System; 16 (c) Shall be the purchasing agent for all equipment, materials, supplies and services 17 necessary for operating and maintaining the Utility System subject to policies 18 promulgated by the commission; 19 20 (d) Shall propose ordinances to designate the job titles of subordinates that are to be considered directors of department; 21 (e) Shall appoint and, except as otherwise provided in this charter, remove all directors of 22 departments at will; 23 (f) Shall recommend to the commission all measures necessary and expedient for the 24 proper governance and management of the Utility System; 25 26 (g) Shall keep the commission fully advised as to the management, governance and needs of the Utility System; 27 (h) Shall perform all other duties prescribed by law, this charter, ordinance, or direction of 28 29 the commission. 30 31 Section 4. A new Section 4.04 is hereby created and added to the Charter Laws.

32 <u>4.04. – Board of Directors of Gainesville Regional Utilities.</u>

(1) Creation. The Board of Directors of Gainesville Regional Utility is hereby created and
 made a part of the government of the City of Gainesville, Florida. The Board of Directors
 of Gainesville Regional Utility shall be responsible for and have exclusive jurisdiction over
 the governance of GRU, subject to the requirements of this charter. The board shall operate
 as a separate unit of city government, and except as otherwise provided in this charter, the
 board shall be free from the jurisdiction, direction, and control of the city commission.

1 2 (2) Definitions.

3	<u>(a)</u>	Customer means the natural person or legal entity that has a utility services account in
4		his/her/its name and is responsible for payment for utility services at that specific
5		location.
6		
7	<u>(b)</u>	Gainesville Regional Utilities or GRU means the city-owned utility system providing
8		electric, gas, telecommunications, water, and wastewater services to customers.
9		
10	<u>(c)</u>	General manager of utilities means the chief executive officer of the utility responsible
11		for utility management as more particularly described in this article.
12		
13	<u>(d)</u>	Transition period means the time between the appointment of the board members and the
14		time the board has an opportunity to evaluate and act on items under its authority.
15		
16	<u>(e)</u>	Board of Directors or board means the Board of Directors of the Gainesville Regional
17		Utilities created by this article.
18		
19	<u>(f)</u>	Utility governance means the making and administering of the utility's course of action.
20		Governance decisions are those decisions designed to influence and guide management's
21		decisions, actions and other matters of the utility. The board shall make those
22		governance decisions pursuant to the requirements of this article.
23		
24	(g)	Utility management means the directing, supervising or carrying on of utility business
25		affairs in a manner as directed by the board. The responsibility for utility management is
26		more specifically described in this article.
27		
28	<u>(3)</u> Me	embership, terms, officers, suspension and removal.
29	(a)	Membership. The board shall have seven members appointed by majority vote of the city
30		commission.
31		
32		1. All board members shall reside within the GRU electric service territory and receive
33		GRU electric utility service.
34		
35		2. The membership shall be comprised of individuals with subject matter expertise and
36		qualifications that the commission deems relevant and beneficial to GRU as more
37		specifically identified by ordinance adopted by the city commission.
38		
39		3. At all times, a minimum of one board member must be a resident of the
40		unincorporated area of Alachua County or another municipality in Alachua County.
41		The board will annually review the ratio of GRU electric meters installed outside of
42		the city limits to the total number of GRU electric meters installed in GRU's service
43		territory and report that ratio to the city commission. In the event the ratio exceeds 40

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1 2 3 4	percent, at the next board member vacancy or term expiration, the city commission will appoint a second board member who is a resident of the unincorporated area of Alachua County or another municipality in Alachua County.
5 6 7	4. No person who holds any other public office or who is an employee of the city or who has a current business relationship with GRU other than as a consumer may be appointed as a board member.
8 9 10 11	5. Until January 1, 2020, no current or previously elected officer or official of the city or county having held office after January 1, 2000, may be appointed as a board member.
12 13	<u>(b)</u> <i>Term.</i>
14	
15	1. Each board member shall be appointed to a four-year term, provided however that for
16	the first seven appointees, three will serve an initial term of two years and four will
17	serve an initial term of four years. The city commission will designate which of its
18	initial appointees will serve the two year terms.
19	
20	2. Board members may be reappointed for consecutive terms and may hold office after
21	expiration of their term until a successor has been appointed and qualified. Board
22	members may serve no more than three consecutive terms.
23	
24	3. When a position becomes vacant before the end of the term, the city commission shall
25	appoint a substitute board member to fill the vacancy for the duration of the vacated
26	term.
27	
28	(c) Officers. The members of the board shall annually elect a chair and vice-chair from
29	among their membership.
30	(d) Removed from board Any board member may be removed or symponded from office by
31 32	(d) <u>Removal from board</u> . Any board member may be removed or suspended from office by the city commission for malfeasance, misfeasance or nonfeasance in office, or upon
33	conviction of a felony or if the board member no longer holds the minimum
34	gualifications for the position. The city commission shall adopt by ordinance, rules of
35	procedure for removal or suspension of a board member.
36	procedure for removal or suspension of a board memoer.
37	(4) Power and duties of the board. The Board of Directors of Gainesville Regional Utilities
38	shall have the legislative power and exclusive jurisdiction over the governance of GRU, except
39	as limited by this Charter. The board in the operation of the utility services, both inside and
40	outside the city limits, shall have the following powers and duties:
41	(a) Provide safe, reliable utility services to customers within the service territory at fair, just
42	and reasonable rates, including a return on the city's investment, all as more particularly
43	described in this article.
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(b) Comply with all applicable federal, state and local statutes, ordinances, and codes.
 (c) Acquire, purchase, hire, construct, extend, maintain, own, operate, or lease local public utilities, including: electric, gas, telecommunications, water, and wastewater collection services; wastewater facilities, works for supplying water, wastewater, gas, electric, and telecommunications services; water, electric, telecommunication and gas production, transmission, and distribution systems; sanitary sewage facilities; and wastewater transmission and disposal facilities. In the event the board determines it is necessary or appropriate for it to provide, operate or maintain any other utility system or function other than electric, water, wastewater, gas, or telecommunications, the board shall by resolution identify such additional utility service or services or function or functions to the city commission. Upon the adoption and approval of this resolution by the board and the city commission, voting as separate entities, the board with respect to the specified system or systems, shall be vested with all powers set forth in this article or general law that would apply to such specified utility system or systems.

- (d) Subject to Section 4(j), supply water, electricity, gas, and wastewater service for domestic
 and other purposes to individuals, businesses, or corporations inside and outside of the
 city, and to charge and collect reasonable rates, prices and compensation therefor,
 including the costs for any part thereof for extension of said services as determined by the
 board, and upon such terms as may be imposed by the board, and the board may charge a
 different rate but not a lesser rate for customers outside the city limits than to customers
 within the corporate limits of the city.
- (e) To transfer, sell, finance, lease or otherwise provide services or products, or by-products, 26 27 developed or used by GRU incident to the exercise of the powers conferred by this section, including but not limited to, energy performance contracting, water, wastewater, 28 telecommunications, and natural gas (and any other utility service hereafter provided by 29 30 GRU) contracting, power marketing services, the testing and maintenance of customerowned facilities such as transformers, capacitors, lighting, HVAC systems, water cooling 31 32 and heating systems, energy management systems, etc.; the temporary leasing of GRU 33 facilities such as oil storage tanks; the supply of steam or other thermal energy; the 34 provision of specially conditioned power on the premises of customers and the provision of services or products to build, transfer, lease, finance, operate or sell cogeneration 35 36 facilities, small power production facilities, specially conditioned power, energy conservation, energy efficiency and dispersed generation to other electric utilities both 37 within and without the state or to any wholesale or retail customers of GRU, upon such 38 39 terms and conditions as the board shall, by resolution, fix and determine; and to transfer, sell, finance, lease or otherwise provide services, products or by-products developed or 40 used by GRU incident to the exercise of the powers conferred by this section, in the 41 delivery of water, wastewater, and natural gas services, including but not limited to the 42 financing, testing, maintenance and operation of customer owned facilities used in water, 43 44 wastewater and natural gas functions; provided, however, that GRU will not enter into any activity pursuant to this section in addition to those activities listed herein without 45

1	first without first obtaining approval of such activities by the city commission no less
2	than 30 days before the commencement of such activity. Nothing in this article shall
3	authorize or be construed to authorize GRU or the board to transfer any function or
4	operation to the utilities system by sale, lease or otherwise to any other utility, public or
5	private without approval by referendum of the voters.
6	
7	(f) Enter into agreements with other municipalities either within or outside Alachua County,
8	or with governmental units or private utility companies, for selling or buying utility
9	services; sell any surplus of water, electricity, gas to persons, firms, and corporations,
10	public or private, on such terms and conditions as the board considers prudent.
11	
12	(g) Except as set forth in paragraph (c) above, exercise all powers and authority of the city to
13	acquire by purchase, gift, lease-purchase, or otherwise, real or personal property for use
14	in providing utility services.
15	
16	(h) Enter upon any land or water for the purpose of making surveys and may exercise the
17	right of eminent domain on behalf of the city for utility services whenever public
18	necessity or convenience requires, and may exercise that power inside and outside the
19	city limits in the manner provided by law.
20	
21	(i) Acquire, build, construct, erect, extend, enlarge, improve, furnish, equip, and operate as a
22	separate bulk power supply utility or system, electric generating plants, transmission
23	lines, interconnections, and substations for generating, transmitting, distributing, and
24	exchanging electric power and energy both within and outside the limits of the city.
25	
26	(j) To fix, pledge to establish or establish, levy, regulate, impose and collect rates,
27	assessments, fees and charges for the use or benefit of the utilities system and to alter and
28	amend same from time to time, which rates, assessments, fees and charges shall result in
29	GRU receiving or possessing an amount which, together with accumulated balances from
30	prior years available therefore is not less than is required to operate and maintain a self-
31	liquidating or self-sustaining utility system. When establishing or altering rates,
32	assessments, fees or charges for retail service (proposed changes), the board shall first
33	give notice of and hold a public hearing in the city. The notice shall be published not less
34	than one (1) week in advance in at least one (1) newspaper of general circulation in the
35	city. Said notice shall be at least one-fourth page in size, inviting the public to be present
36	and heard.
37	
38	The city commission may adopt an ordinance allowing the city commission to veto rates
39	upon a super-majority vote. If the commission adopts such an ordinance, the ordinance
40	must establish a rolled back rate that is no less than the prior year's rates.
41	
42	The city and other public bodies shall be required to pay for any utility services provided
43	by GRU upon the same basis as other users.
44	
45	(k) Adopt such rules and regulations regarding the management and operation of, or the sale

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1	or use of any utility service provided by GRU from the utility system.
2 3	(1) Impose sanctions to enforce compliance with any rule or regulation which the board may
4	adopt in the management and operation of, or the sale or use of any utility service
5	provided by GRU from the utilities system including, without limitation, electricity,
6	water, wastewater, gas, and telecommunications services.
7 8	(m) I los the amound even under or along any read railroad highway street sidewalls
° 9	(m)Use the ground, over, under or along any road, railroad, highway, street, sidewalk, thoroughfare, alley, waterway, or other public way, in the operations of the utilities but
10	shall, in all cases and subject to the applicable general regulations of the city, cause the
11	surface of the public way to be restored to its usual condition.
12	
13	(n) Upon approval of both the city commission and the board, the city commission will issue
14	and sell revenue bonds or certificates in such amounts as shall be deemed necessary to
15	finance all or part of the costs of acquisition, construction, repairs, replacements,
16 17	improvements, additions and extensions of the utilities and equipment required therefor. All of such revenue bonds or certificates issued by the city commission shall be
18	obligations of the City of Gainesville. The board shall have no power to pledge the full
19	faith and credit of the city and nothing set forth herein shall be so construed. No
20	referendum or freeholders' election shall be required as a condition precedent to the
21	issuance of such revenue bonds or certificates.
22	
23	(o) Borrow money for periods not to exceed two (2) years and may issue negotiable notes,
24 25	payable from the revenues of the utilities or a division thereof, as evidence of the loans. The action of the board may be by resolutions which may be adopted at the same
25	meetings at which introduced and shall take effect immediately upon adoption and public
27	sale shall not be required.
28	
29	Alternate language suggested by GRU's Chief Financial Officer:
30	
31	(n) Upon approval of both the city commission and the board, the city commission may
32 33	borrow money, issue negotiable notes, payable from the revenues of the utilities or a division thereof as evidence of the loans, issue and sell revenue bonds or certificates in
33 34	such amounts as shall be deemed necessary to finance all or part of the costs of
35	acquisition, construction, repairs, replacements, improvements, additions and extensions
36	of the utilities and equipment required therefor. All of such revenue bonds or certificates
37	issued by the city commission shall be obligations of the City of Gainesville. The board
38	shall have no power to pledge the full faith and credit of the city and nothing set forth
39	herein shall be so construed. No referendum or freeholders' election shall be required as
40	a condition precedent to the issuance of such revenue bonds or certificates.
41 42	(o) Enter into short term lease agreements for vehicles or small equipment, not to exceed a
42 43	<u>cumulative total of \$3,000,000.00.</u>
44	
45	(p) Authorize reasonable expenditures to promote the use of the utility services and to
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1 2	acquaint and educate the public with the operations, programs, and planned expansions of the utilities.
3	
4 5 6 7 8 9	(q) Invest idle funds in banks or savings institutions when qualified as city depositories, provided such investments are secured by direct obligations of the United States Treasury, or may invest idle funds in direct obligations of the United States Treasury. The board may also invest such idle funds in investments secured by indirect obligations of the United States of America.
10 11	Alternate language suggested by GRU's Chief Financial Officer:
12	(q) Invest funds in accordance with the bond indentures and current investment policy.
13 14 15 16	(r) Make annual payment to the city commission in accordance with the provisions of this article.
17 18 19 20 21 22 23	(s) to adopt and use a corporate seal, to apply for, hold and own patents and copyrights, to sell or license patents, copyrights, patented or copyrighted materials to other public or private entities to sue and be sued, implead and be impleaded, complain and defend in all courts, Prices or fees for such sales or licensing may be based upon market considerations. GRU may designate how proceeds from such sales or licensing shall be used. Prices or fees for such sales of copyrighted data processing software, as defined in section 119.083, Florida Statutes, shall be established pursuant to said statute.
24 25 26	(t) To enter into all contracts, leases, and agreements in the name of the city in furtherance of this article.
27 28 29 30	(u) To allocate costs between the electric, water, wastewater, gas, telecommunications and any other utility system operated now or in the future by GRU on an accrual basis.
31 32 33	(v) employ and fix the compensation of the general manager for utilities, who shall manage the affairs of the utilities as set forth in this article under the supervision of the board.
34 35 36 37	(w) To do all acts and deeds necessary, convenient or desirable, incidental to the exercise and performance of the powers and duties granted to the board in this charter.
38 39 40	(5) Fiscal and budgetary functions.
41 42 43 44	(a) The board shall, in addition to the reports and accounting it may otherwise be required by law to make, promptly after the close of the fiscal year, furnish the city commission its annual report which shall include the following statements as of the end of the preceding fiscal year: A balance sheet showing the financial condition of the utilities and each appeared as parents as practical according to generally according to general to generally according to general to ge
45	separate division, prepared as nearly as practical according to generally accepted public

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

1	impact GRU's financial position for the utility systems, the commission shall promptly
2	consider enacting such changes to this section as may be negotiated by the board and the
3	commission to mitigate such adverse impact.
4 5	The GFT shall be paid from any system or combination of systems (electric, gas, water,
6	wastewater or telecommunications) from which the board feels is in the best interest of
7	GRU.
8	
9	
10	This sum The GFT shall be paid on or before sixty days after approval and acceptance of
11 12	the audit for such fiscal year by the city commission.
12 13	Alternate language suggested by GRU's chief Financial Officer:
14	miernale language saggested by enters entry i manetar entrett.
15	(e) As a return on the City's investment in the utility system, GRU will annually compensate
16	Gainesville's general revenue fund based on and in accordance with the bond indentures.
17	
18	(6) City commission authority. The city commission retains the following authority:
19 20	(a) To appoint, suspend, and remove members of the board of directors as specified in
21	Section 3.
22	
23	(b) To adopt by ordinance, the qualifications required of board members; the payment for
24	training expenses and for reimbursement of travel and out-of-pocket expenses for training
25	and professional meetings associated with board duties the attendance requirements of
26 27	board members; and the procedures for suspension and removal of board members, as specified in Section 3.
27	specified in Section 5.
29	(c) To borrow money and issue bonds for GRU as specified in Section 4(n).
30	
31	(d) To approve, upon request of board, the provision, operation, or maintenance of other
32	utility systems or functions as specified in Section 4(c).
33	(a) To authorize additional income are during activities not accurided for in Section $A(a)$
34 35	(e) To authorize additional income producing activities not provided for in Section 4(e).
36	(f) To receive annual payments from GRU as specified in Sections 4(r) and 5(e).
37	
38	(g) To review the annual reports of the board as specified in Section 5(a).
39	
40	(h) To annually audit the utilities' funds and accounts as specified by Section 5(a).
41	(i) To any all provident the still to budget as specified by Section 5(b)
42 43	(i) To annually review the utility budget as specified by Section 5(b).
43 44	(i) To establish personnel policies and benefits and Equal Opportunity policies as specified
45	in Section 8; and in Article V of the Charter.

1 2 3 4 5	(k) To adopt an ordinance authorizing the city commission to disapprove proposed changes to fees, charges, and rates, by five sevenths (5/7) vote of the commission, as set forth in Section 4(j).
6 7	(1) To cause the internal auditor to audit GRU accounts.
8 9	(7) General manager for utilities.
10 11 12 13 14	(a) The board shall appoint a general manager for utilities ("general manager") who, as a charter officer, shall be the chief executive officer of GRU. The general manager shall be responsible for the efficient administration of Gainesville Regional Utilities. The general manager shall be responsible to the board. The general manager for utilities shall serve at the will of the board. The general manager for utilities shall serve at the will of the board.
15	(b) Powers and duties generally. The general manager:
16 17 18 19 20 21 22 23	1. Shall be responsible for and have exclusive management control over operating and financial affairs of GRU including, but not limited to, the planning, development, production, purchase, sale, exchange, interchange, transmission and distribution of all electricity; the planning, development, purchase, sale, exchange, interchange, transmission and distribution of all natural gas; the planning, development, supply, treatment, transmission, distribution and sale of all potable water; and the planning, development, collection, treatment, disposal and billing of all wastewater now or hereafter provided by the city;
24 25	2. Shall submit to the board for its consideration a yearly budget for the operation of <u>GRU</u> ;
26 27 28	3. Shall be the purchasing agent for all equipment, materials, supplies and services necessary for operating and maintaining GRU subject to policies promulgated by the board;
29 30	4. Shall propose to the board the job titles of subordinates that are to be considered directors of department;
31 32	5. Shall appoint and, except as otherwise provided in this charter, remove all directors of departments at will;
33 34	6. Shall recommend to the board all measures necessary and expedient for the proper governance and management of GRU;
35	7. Shall keep the board fully advised as to the management and needs of GRU;
36 37	8. Shall perform all other duties prescribed by law, this charter, or direction of the board, and

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1 2 3 4 5 6 7 8	9. Is vested with authority to administer the assigned duties of his offices including the employment and removal of all subordinate employees of his offices. The general manager must make all appointments based on merit and fitness alone and, except as otherwise provided in this section, may remove nonprobationary personnel only for cause, obsolescence of position, budgetary restriction, or for other legitimate reasons. The general manager may purchase and contract for supplies, materials, equipment, and services required to perform his assigned duties under procedures and limitations prescribed by the board.
9	(c) Interference with general manager.
10	
11 12	Neither the board, city commission, board member, city commissioner, mayor nor board
12	chair, may dictate the appointment of any person to office or employment by the general manager nor in any manner interfere with the independence of the general manager in the
14	performance of his duties. Except for the purpose of an inquiry, the commission, board
15	and each of the members thereof, including the mayor or board chairman, must deal with
16 17	employees of GRU solely through the general manger, and neither the commission,
18	board, nor any member thereof, may give orders to any subordinates of the general manager either publicly or privately. Any commissioner or board member who violates
19	this section is guilty of a misdemeanor of the second degree, punishable as provided in
20	Florida Statutes.
21 22	(8) Employees, legal services, auditing services.
23	(a) To maximize efficiencies, reduce costs, and provide consistency among city employees,
24	GRU may/shall utilize the city's human resources, risk management, city attorney,
24 25	<u>GRU may/shall</u> utilize the city's human resources, risk management, city attorney, internal auditor, and Equal Opportunity Officer. By mutual agreement of the board and
24 25 26	<u>GRU may/shall</u> utilize the city's human resources, risk management, city attorney, internal auditor, and Equal Opportunity Officer. By mutual agreement of the board and the city additional services may be provided from one party to the other but only on a
24 25	<u>GRU may/shall</u> utilize the city's human resources, risk management, city attorney, internal auditor, and Equal Opportunity Officer. By mutual agreement of the board and
24 25 26 27 28 29	 <u>GRU may/shall utilize the city's human resources, risk management, city attorney, internal auditor, and Equal Opportunity Officer. By mutual agreement of the board and the city additional services may be provided from one party to the other but only on a cost-accounted basis.</u> (b) All current and future employees of GRU shall be employees of the city, whose pay and
24 25 26 27 28 29 30	 <u>GRU may/shall</u> utilize the city's human resources, risk management, city attorney, internal auditor, and Equal Opportunity Officer. By mutual agreement of the board and the city additional services may be provided from one party to the other but only on a cost-accounted basis. (b) All current and future employees of GRU shall be employees of the city, whose pay and benefits shall be an operating expense of GRU. All employees of GRU shall continue
24 25 26 27 28 29 30 31	 <u>GRU may/shall</u> utilize the city's human resources, risk management, city attorney, internal auditor, and Equal Opportunity Officer. By mutual agreement of the board and the city additional services may be provided from one party to the other but only on a cost-accounted basis. (b) All current and future employees of GRU shall be employees of the city, whose pay and benefits shall be an operating expense of GRU. All employees of GRU shall continue without loss of right or benefits as city employees. As city employees, all rights and
24 25 26 27 28 29 30	 <u>GRU may/shall</u> utilize the city's human resources, risk management, city attorney, internal auditor, and Equal Opportunity Officer. By mutual agreement of the board and the city additional services may be provided from one party to the other but only on a cost-accounted basis. (b) All current and future employees of GRU shall be employees of the city, whose pay and benefits shall be an operating expense of GRU. All employees of GRU shall continue
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1	<u>counsel.</u>
2	
3	(d) The board and GRU may/shall use the internal auditing services of the city on a cost-
4	accounted basis except in those cases when the city auditor determines that the internal
5	auditing staff cannot or should not provide auditing services. The board shall appropriate
6	the funds necessary to meet the obligations for outside auditors.
7	
8	(e) The board and GRU may/shall use the services and follow the policies established by the
9	city's Equal Opportunity Officer.
10	any b Light Opportunity officer
11	(9) Pre-existing obligations. The board shall have the same rights, obligations and remedies
12	under pre-existing contracts and obligations as the city commission does. The board may
13	sue and be sued on behalf of the City pursuant to those pre-existing obligations.
14	sue and be sued on benan of the only pursuant to mose pre existing bongations.
15	(10) Transitional period. All ordinances currently in effect regarding utility services shall be
16	repealed by the city commission and re-adopted by the board by resolution. The resolution
17	shall remain in effect until the board takes action to modify or repeal the resolution, or
18	other actions.
19	<u>other</u> actions.
20	Section 5. Section 5.04 of the Charter is hereby amended as follows.
21	Section 5. Section 5.04 of the charter is hereby amended as follows.
22	5.04. Disposal of utilities.
23	5.04. Disposal of utilities.
24	The commission or board of directors, may not in any manner, dispose of or agree to dispose of
25	the city's electrical or water production or distribution facilities or any part thereof so as to
26	materially reduce the capacity of the city to produce or distribute electrical energy or water,
27	unless the commission does so by ordinance with the prior approval of a majority vote of the
28	qualified electors of the city voting at an election for the purpose of approving the ordinance.
29	quanties electors of the enty toting at an election for the purpose of approving the oraniance.
30	
31	Section 6. The following ballot title and question is approved for submission to the
JI	Section of the following ballot the and question is approved for submission to the
32	electors of the City of Gainesville, Florida, for approval or rejection at the municipal election set
33	for
34	CITY OF GAINESVILLE CHARTER AMENDMENT
35	Should the City's Charter be amended to remove governing authority over
36	Gainesville Regional Utilities from the elected City Commission and place such
7 7	authority in a bound of directory out sinted by the Oits Osymptotics of
37	authority in a board of directors appointed by the City Commission?

14

1 2 3				
4	Section 7. The amendment to the Charter Laws set out in Section 2 through Section 6 of			
5	this ordinance is approved for submission to the electors of the City of Gainesville, Florida, for			
6	approval or rejection at the municipal election to be held on			
7	Section 8. In the event that the charter amendment proposed by Section 2 through Section			
8	6 of this ordinance is approved by affirmative vote of a majority of votes cast by the electors of the			
9	City of Gainesville, Florida at the municipal election, then: 1) the codifier			
10	directed to incorporate the amendments stated in Section 2 through Section 6 of this ordinance in			
11	the Charter Laws of the City of Gainesville; and 2) the Clerk of the Commission is directed to file			
12	a true copy of this ordinance with the Florida Department of State and 3) City Commission is			
13	directed to take all action necessary to effectuate the Charter Amendments within 120 days			
14	Section 9. If any word, phrase, clause, paragraph, section or provision of this ordinance			
15	or the application hereof to any person or circumstance is held invalid or unconstitutional, such			
16	finding shall not affect the other provisions or applications of this ordinance that can be given			
17	effect without the invalid or unconstitutional provision or application, and to this end the			
18	provisions of this ordinance are declared severable.			
19	Section 10. All ordinances or parts of ordinances in conflict herewith are to the extent of			
20	such conflict hereby repealed.			
21	Section 11. This ordinance shall become effective immediately upon adoption.			
22	However, the charter amendment shall become effective			
23				
24	PASSED AND ADOPTED this day of, 2015. 15			
	CODE: Words stricken are deletions; words underlined are additions.			

1				
2				
3				
4		EDWARD	B. BRADDY	
5		MAYOR		
6				
7				
8	Attest:	Approved as to form and legality:		
9				
10				
11				
12	KURT M. LANNON	NICOLLE M. SHALLEY		
13	CLERK OF THE COMMISSION	CITY ATTORNEY		
14				
15	This ordinance passed on first reading this	_day of	, 2015.	
16				
17	This ordinance passed on second reading this _	day of	, 2015.	