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1	A bill to be entitled
2	An act relating to the City of Gainesville, Alachua
3	County; amending chapter 12760, Laws of Florida
4	(1927), as amended by chapter 90-394, Laws of Florida,
5	relating to the City's charter; repealing section 3.06
6	of the charter, relating to the general manager for
7	utilities of Gainesville Regional Utilities; creating
8	the Gainesville Regional Utilities Authority and
9	establishing it as the governing board of Gainesville
10	Regional Utilities; providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Section 3.06 of Article III of section 1 of
15	chapter 90-394, Laws of Florida, is repealed.
16	Section 2. Article VII is added to chapter 12760, Laws of
17	Florida (1927), as amended by chapter 90-394, Laws of Florida,
18	to read:
19	ARTICLE VII
20	GAINESVILLE REGIONAL UTILITIES AUTHORITY
21	7.01 Establishment
22	There is created a regional utilities authority to be known
23	as the "Gainesville Regional Utilities Authority" ("Authority").
24	Gainesville Regional Utilities shall be governed by the
25	authority upon installation of the authority's members pursuant
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26	to this article. The authority shall operate as a unit of city
27	government and, except as otherwise provided in this article,
28	shall be free from direction and control of the Gainesville City
29	Commission. The authority is created for the express purpose of
30	managing, operating, controlling, and otherwise having broad
31	authority with respect to the utilities owned by the City of
32	<u>Gainesville.</u>
33	7.02 Definitions
34	For the purposes of this article, unless otherwise
35	designated, or the context otherwise requires, the following
36	terms have the following meanings:
37	(1) "Authority" means the Gainesville Regional Utilities
38	Authority created in this article.
39	(2) "City" means the City of Gainesville.
40	(3) "City Commission" means the Gainesville City
41	Commission.
42	(4) "County" means Alachua County.
43	(5) "Customer" means a person or entity that makes
44	application for and is supplied with service by GRU for its
45	ultimate use.
46	(6) "Flow of Funds" means the sum of required debt
47	service, necessary operations and management expenses, a
48	reasonable contribution to a utility plan improvement fund,
49	identified SLA related losses, and any other lawful purpose as
50	provided in bond covenants.

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51	(7) "Government Services Contribution (GSC)" means the
52	portion of revenues generated from rates, fees, assessments, and
53	charges for the provision of utility services by the utility
54	system which is annually transferred by the Authority to the
55	City for use in funding or financing its general government
56	municipal functions.
57	(8) "GRU" means Gainesville Regional Utilities.
58	(9) "Member" means a member of the Authority.
59	(10) "Net Revenues" means the gross revenues less fuel
60	revenues.
61	(11) "Service-Level Agreement (SLA)" means a contract
62	entered into by the Authority that establishes a set of
63	deliverables that one party has agreed to provide another.
64	(12) "Utilities" means the electric utility system, water
65	utility system, wastewater utility system, reuse water utility
66	system, natural gas utility system, communications utility
67	system, and such other utility systems as may be acquired by GRU
68	in the future.
69	7.03 Powers and duties
70	(1) The Authority shall have the following powers and
71	duties, in addition to the powers and duties otherwise conferred
72	by this article:
73	(a) To manage, operate, and control the utilities, and to
74	do all things necessary to effectuate an orderly transition of
75	the management, operation, and control of the utilities from the

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76	City to the Authority, consistent with this article;
77	(b) To establish and amend the rates, fees, assessments,
78	charges, rules, regulations, and policies governing the sale and
79	use of services provided through the utilities;
80	(c) To acquire real or personal property and to construct
81	such projects as necessary to operate, maintain, enlarge,
82	extend, preserve, and promote the utility systems in a manner
83	that will ensure the economic, responsible, safe, and efficient
84	provision of utility services, provided that title to all such
85	property is vested in the City.
86	(d) To exercise the power of eminent domain pursuant to
87	chapter 166, Florida Statutes, and to use utility funds to
88	appropriate or acquire property, excluding federal or state
89	property, for the purpose of obtaining, constructing, and
90	maintaining utility facilities, provided that title to all such
91	property is vested in the City.
92	(e) To authorize the issuance of revenue bonds and other
93	evidences of indebtedness of the City, secured by the revenues
94	and other pledged funds and accounts of the utility system,
95	pursuant to Florida law. Upon resolution of the Authority
96	establishing the authorized form, terms, and purpose of such
97	bonds, for the purpose of financing or refinancing utility
98	system projects, and to exercise all powers in connection with
99	the authorization of the issuance, and sale of such bonds by the
100	City as conferred upon municipalities by part II of chapter 166,
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101	Florida Statutes, other applicable state laws, and section 103
102	of the Internal Revenue Code of 1986. Such bonds may be
103	validated in accordance with chapter 75, Florida Statutes. The
104	Authority may not authorize the issuance of general obligation
105	bonds. Such bonds and other forms of indebtedness of the City
106	shall be executed and attested by the officers, employees, or
107	agents of the City, including the chief executive
108	officer/general manager or chief financial officer of the
109	utility system, the Authority has so designed as agents of the
110	City. The Authority may enter into hedging agreements or options
111	for the purpose of moderating interest rates on existing and
112	proposed indebtedness or price fluctuations of fuel or other
113	commodities, including agreements for the future delivery
114	thereof, or any combinations thereof.
115	(f) To dispose of utility system assets only to the extent
116	and under the conditions that the City Commission may dispose of
117	such assets pursuant to section 5.04 of Article V.
118	(g) To prepare and submit to the City Commission, at least
119	3 months before the start of the City's fiscal year, an annual
120	budget for all Authority and GRU operations, including the
121	amount of any transfer to the City. The term of the budget shall
122	coincide with the City's fiscal year. The amount of any transfer
123	is subject to the limitations specified in section 7.11.
124	(h) To appoint and remove a chief executive
125	officer/general manager as provided in this article.
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126 To recommend, by resolution to the City Commission, (i) 127 the acquisition and operation of a utility system not owned or 128 operated by GRU as of the date of transfer of governing 129 authority to the Authority. 130 7.04 Authority members.-131 There shall be five members of the Authority appointed (1) 132 by the Governor. Each member shall be a person of recognized 133 ability and good business judgment as identified by the Governor 134 who is expected to perform his or her official duties in the 135 best interests of GRU and its customers. Appointments shall be 136 made as follows: 137 (a) One member shall be a residential customer with substantial knowledge of GRU, its operations, and its history. 138 139 (b) One member shall be a private, nongovernment customer 140 consuming at least 10,000 kilowatt hours per month of electric 141 usage during each of the previous 12 months. This member may be 142 the owner or representative of the customer. 143 (C) Three members shall be competent and knowledgeable in 144 one or more specific fields substantially related to the duties and functions of the Authority, including, but not limited to, 145 law, economics, accounting, engineering, finance, or energy. 146 147 (2) All members of the Authority shall: 148 (a) Maintain primary residence within the electric service 149 territory of GRU's electric utility system. 150 (b) Receive GRU electric utility system service at all

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151 times during the term of appointment. 152 Not have been convicted of a felony as defined by (C) 153 general law. 154 (d) Be a qualified elector of the City, except that a 155 minimum of one member must be a resident of the unincorporated 156 area of the county or a municipality in the county other than 157 the City of Gainesville. 158 (3) The composition of the Authority shall be adjusted 159 upon expiration of any member's term, or upon any Authority 160 vacancy, to reflect the ratio of total electric meters serving 161 GRU electric customers outside the City's jurisdictional 162 boundaries to total electric meters serving all GRU electric 163 customers. For example, upon expiration of a member's term or 164 upon an Authority vacancy, if the ratio of total electric meters 165 serving customers outside the City boundaries to total electric 166 meters serving all electric customers reaches 40 percent, the 167 Governor must appoint a second member from outside the City 168 boundaries to serve the next term that would otherwise be served 169 by a qualified elector of the City. Conversely, upon expiration 170 of any member's term or upon any Authority vacancy, if the ratio subsequently falls below 40 percent, the Governor must appoint a 171 qualified elector of the City to serve the next term that 172 173 otherwise would have been served by a resident from outside the 174 City boundaries. 175 7.05 Member nominations and terms.-

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176	(1) The Governor shall issue a public notice soliciting
177	citizen nominations for Authority members within 120 days of the
178	effective date of this article. The nomination solicitation
179	period shall remain open for at least 30 days after the date of
180	the public notice.
181	(2) The Governor shall appoint initial members to the
182	Authority from among the nominees within 60 days after the close
183	of the nomination solicitation period. The initial terms of
184	office for the five members shall commence at 12 a.m. on October
185	1, 2023. The terms of the initial appointments shall be as
186	follows: one member shall be designated to serve until 12 a.m.
187	on October 1, 2024; one member shall be designated to serve
188	until 12 a.m. on October 1, 2025; one member shall be designated
189	to serve until 12 a.m. on October 1, 2026; and two members shall
190	be designated to serve until 12 a.m. on October 1, 2027.
191	(3) The Governor shall have a citizen nomination
192	solicitation period for at least 30 days and appoint members for
193	subsequent terms from among the nominees. Members appointed for
194	subsequent terms shall be appointed for 4-year terms commencing
195	at 12 a.m. on October 1 of the year in which they are appointed.
196	If a member is appointed to complete an unexpired term, the
197	member's term shall commence at the time of appointment and
198	shall continue through the remainder of the unexpired term.
199	(4) The Governor shall fill any vacancy for the unexpired
200	portion of a term within 60 days after the vacancy occurs if the
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201	remainder of the term exceeds 90 days.
202	7.06 Member compensation
203	Beginning October 1, 2023, necessary expenses of members
204	incurred in carrying out and conducting the business of the
205	Authority shall be paid in accordance with Authority policy and
206	procedures, subject to the approval of a majority of the members
207	of the Authority. No supplemental benefits shall be provided for
208	a member position.
209	7.07 Authority; oath; organization; and meeting
210	(1) The Authority shall initially meet at the chambers of
211	the City Commission at 6 p.m. on Wednesday, October 4, 2023.
212	(2) Before taking office for any term, each member shall
213	be given an oath or affirmation by the Mayor or his or her
214	designee similar to the oath or affirmation required of a member
215	of the City Commission.
216	(3) The first official action of the Authority shall be
217	election of a chairperson and a vice chairperson from among its
218	membership.
219	(4) The Authority shall meet at least once each month,
220	except in case of unforeseen circumstances. All meetings of the
221	Authority shall be noticed and open to the public, and minutes
222	shall be kept as required by law, except that meetings related
223	to settlement of then existing litigation may be held as allowed
224	by law.
225	(5) The GRU general manager or his or her designee shall
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226	be responsible for making arrangements for and providing
227	adequate notice for the initial meeting of the Authority.
228	7.08 Removal and suspension of members
229	(1) A member may be removed or suspended from office by
230	the Governor in accordance with s. 112.501, Florida Statutes. In
231	addition to the grounds for removal set forth therein, a member
232	may be removed by the Governor for failure to maintain the
233	qualifications specified in section 7.04.
234	(2) The Authority may recommend to the Governor that a
235	member be removed or suspended from office if it finds, by vote
236	of at least three members, a reasonable basis for removal or
237	suspension on one or more of the grounds set forth in s.
238	112.501, Florida Statutes, or for failure to maintain the
239	qualifications specified in section 7.04. The Authority shall
240	give reasonable notice of any proceeding in which such action is
241	proposed and must provide the member against whom such action is
242	proposed a written statement of the basis for the proposed
243	action and an opportunity to be heard. The member against whom
244	such action is proposed may not participate in the Authority's
245	debate or vote on the matter.
246	7.09 Management and personnel
247	(1) A chief executive officer/general manager (CEO/GM)
248	shall direct and administer all utility functions, subject to
249	the rules and resolutions of the Authority. The CEO/GM shall
250	serve at the pleasure of the Authority. Appointment or removal
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251	of the CEO/GM shall be by majority vote of the Authority. Until
252	such time as the Authority appoints a CEO/GM, the sitting
253	general manager of GRU shall serve as the CEO/GM. A sitting
254	member of the Authority may not be selected as the CEO/GM.
255	(2) All officers and employees of the City who serve under
256	the supervision and direction of the sitting general manager of
257	GRU shall serve under the CEO/GM. The CEO/GM shall have the
258	exclusive authority to hire, transfer, promote, discipline, or
259	terminate employees under his or her supervision and direction.
260	(3) The Authority shall fix the salary of the CEO/GM, and
261	the CEO/GM shall fix the salaries of all other employees who
262	serve under his or her direction consistent with the annual
263	budget approved by the Authority. The sitting general manager of
264	GRU, as well as all officers and employees of the City who, by
265	virtue of this article, become subject to the supervision and
266	direction of the CEO/GM, shall continue without any loss of
267	rights or benefits as employees under the pension plans and
268	civil service merit system of the City existing as of the
269	creation of the Authority.
270	7.10 General provisions
271	(1) The City and the Authority shall perform all acts
272	necessary and proper to effectuate an orderly transition of the
273	governance, operation, management, and control of all utility
274	systems, properties, and assets held in the possession of GRU as
275	of January 1, 2023, to the Authority, including, but not limited

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276	to, the creation of such instruments as are necessary for the
277	Authority to function in accordance with this article.
278	Notwithstanding the reorganization of the governance structure
279	of the management of the utility system as provided in this
280	section, the utility system shall continue to be operated as a
281	single enterprise and there shall be no change to the ownership
282	of the utility system.
283	(2) All City ordinances, policies, rates, fees,
284	assessments, charges, rules, regulations, and budgets related to
285	operation of the utilities shall remain in effect until such
286	time as the Authority, pursuant to the powers granted in this
287	article, modifies any such item. In the event that any City
288	charter provision, ordinance, resolution, decree, or any part
289	thereof conflicts with the provisions of this article, the
290	provisions of this article shall govern. This subsection is not
291	intended to and shall not interfere with existing contractual
292	arrangements between the City and county, regardless of whether
293	such arrangements are reflected in charter provisions,
294	ordinances, resolutions, decrees, or any part thereof.
295	(3) All rights, responsibilities, claims, and actions
296	involving GRU as of the transfer to the Authority shall
297	continue, except as may be modified by the Authority under the
298	powers granted by this article and consistent with law.
299	(4) No franchise, right-of-way, license, permit or usage
300	fee or tax may be levied by the City upon the Authority or the
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301	utilities unless allowed by general law.
302	(5) Any utility advisory board created by the City
303	Commission shall have no role with respect to the Authority.
304	(6) No member of the Authority shall be individually
305	responsible for Authority debts or liabilities.
306	(7) The Authority shall develop an ethics policy and a
307	code of business conduct that shall be reviewed at least
308	biennially.
309	(8) In order to provide for the transitional
310	administrative needs and orderly compliance with the provisions
311	of this act, the chairperson of the Authority or his or her
312	designee is authorized to execute documents required for the
313	transition.
314	7.11 Limitation on Government Services Contribution
315	(1) Maximum Cap on GSC. For any fiscal year, the GSC may
316	not exceed aggregate utility system net revenues less flow of
317	funds.
318	(2) Debt Service and Avoidance. Any remaining funds,
319	after deductions for flow of funds and GSC, shall be dedicated
320	to additional debt service or utilized as equity in future
321	capital projects.
322	7.12 Limitation on Utility Directives. The Authority, and
323	the CEO/GM, in making all policy and operational decisions over
324	the affairs of the Utility System as contemplated under the
325	provisions of this act, shall consider only pecuniary factors
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326	and utility industry best practices standards, which do not
327	include consideration of the furtherance of social, political,
328	or ideological interests. Appropriate pecuniary factors and
329	utility industry best practices are those which solely further
330	the fiscal and financial benefit of the Utility System and
331	customers. This provision does not prohibit the establishment
332	and application of rate structures based on utility usage.
333	Section 3. This act shall take effect July 1, 2023.

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