By Senator Campbell

32-2602-04 See CS/HB 1485

1	A bill to be entitled
2	An act relating to Broward County; providing
3	for extending the corporate limits of the City
4	of Fort Lauderdale or the City of Oakland Park;
5	providing for annexation of the unincorporated
6	area known as North Andrews Gardens; providing
7	for an election; providing for an effective
8	date of annexation; providing for an interlocal
9	agreement; providing for a continuation of
10	certain Broward County regulations; providing
11	for the transfer of public roads and
12	rights-of-way; providing an effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. No later than July 1, 2004, the governing
17	bodies for the City of Fort Lauderdale and for the City of
18	Oakland Park, after having considered the effects of
19	annexation on the residents of both the North Andrews Gardens
20	area, as hereinafter described, and on the respective
21	municipality, shall inform the Broward County Legislative
22	Delegation and the Broward County Board of County
23	Commissioners of their desire to appear on the ballot as
24	provided for in this act.
25	Section 2. If at least one of the municipalities
26	specified in section 1 informs the Broward County Legislative
27	Delegation and the Broward County Board of County
28	Commissioners that it desires to appear on the ballot, the
29	Broward County Board of County Commissioners shall schedule an
30	election on August 31, 2004, at the cost of Broward County, in
31	accordance with the provisions of law relating to elections

1	currently in force in Broward County. The subject of such
2	election shall be the annexation of the North Andrews Gardens
3	Area. Only registered voters residing in the North Andrews
4	Gardens Area as described in this act may vote in such
5	election. On the ballot provided for in this section shall
6	appear the name of each municipality which shall have informed
7	the Broward County Legislative Delegation and the Broward
8	County Board of County Commissioners that it desires to appear
9	on the ballot as provided for in section 1. The voters
10	residing in the North Andrews Gardens Area shall, by majority
11	vote of the voters participating in the election, choose one
12	municipality for annexation. In the event only one
13	municipality shall have informed the Broward County
14	Legislative Delegation and the Broward County Board of County
15	Commissioners that it desires to appear on the ballot as
16	provided for in section 1, the voters residing in the North
17	Andrews Garden Area shall, by majority vote of the voters
18	participating in the election, choose whether to join that
19	municipality on September 15, 2005, or September 15, 2006. A
20	mail ballot shall not be used in this election. However,
21	voters may vote by absentee ballot as provided by law.
22	Section 3. Legal description of the North Andrews
23	Gardens area:
24	
25	That portion of Sections 10, 11 and 15 Township
26	49 South, Range 42 East, Broward County,
27	Florida, described as follows:
28	
29	Begin at a point at the South right-of-way line
30	of East Commercial Boulevard and the West
31	right-of-way line of N.E. 6 Avenue, said point

1	being on the municipal boundary of the City of
2	Oakland Park, as established by Chapter 79-519,
3	Laws of Florida;
4	
5	Thence continuing along said municipal boundary
6	the following 12 courses:
7	
8	Thence Southerly along the West right-of-way
9	line of N.E. 6 Avenue to a point 100.19 feet
10	South of the South right-of-way line of N.E. 46
11	Street;
12	
13	Thence Westerly along the North line of
14	SEMINOLE WAREHOUSE PLAT ADDITION, Plat Book 39,
15	Page 32, Broward County Records, for 305.80
16	<u>feet;</u>
17	
18	Thence Southerly along the West line of said
19	SEMINOLE WAREHOUSE PLAT ADDITION, and SEMINOLE
20	WAREHOUSE PLAT, Plat Book 38, Page 8, of the
21	Broward County Records, to a point 75 feet
22	North of the North right-of-way line of N.E. 44
23	Street;
24	
25	Thence West parallel with the North
26	right-of-way line of N.E. 44 Street to a point
27	on the West right-of-way line of N.E. 5 Avenue;
28	
29	Thence North along the West right-of-way line
30	of N.E. 5 Avenue to a point being 100 feet
31	

1	North of the North right-of-way line of N.E. 44
2	Street;
3	
4	Thence West along a line parallel with and 100
5	feet North of the North right-of-way line of
6	N.E. 44 Street, to the N.W. corner of Lot 46,
7	Block 9, NORTH ANDREWS GARDENS SECOND ADDITION,
8	Plat Book 31, Page 39, Broward County Records;
9	
10	Thence Northerly to the N.E. corner of Lot 11,
11	Block 8, of said NORTH ANDREWS GARDENS SECOND
12	ADDITION;
13	
14	Thence Westerly along the North line of said
15	Lot 11, Block 8, to the East right-of-way line
16	of N.E. 1 Terrace;
17	
18	Thence Northerly along said East right-of-way
19	line to the North right-of-way line of N.E. 45
20	Street;
21	
22	Thence Westerly along said North right-of-way
23	line to the West right-of-way line of N.W. 3
24	<u>Avenue;</u>
25	
26	Thence Southerly to a point 110 feet South of
27	the South right-of-way line of N.W. 45 Street;
28	
29	Thence Westerly to the Easterly right-of-way
30	line of Interstate 95, said point being on the
31	municipal boundary of the City of Oakland Park,

1	as established by Chapter 83-476, Laws of
2	Florida;
3	
4	Thence Northerly along said Easterly
5	right-of-way line and said municipal boundary
6	to a point on the South line of Parcel A,
7	STILES-BENTON PLAT, according to the plat
8	thereof, as recorded in Plat Book 155, Page 34,
9	of the Public Records of Broward County,
10	Florida, said point being on the municipal
11	boundary of the City of Fort Lauderdale, as
12	established by Ordinance No. C-94-41;
13	
14	Thence East, South, East and Northeast along
15	the Southerly line of said Parcel A to a point
16	on the Easterly right-of-way line of Interstate
17	95, said point being on the municipal boundary
18	of the City of Oakland Park, as established by
19	the aforesaid Chapter 83-476, Laws of Florida;
20	
21	Thence along said Easterly right-of-way line
22	and said municipal boundary to the West line of
23	the HARRAH PLAT, according to the plat thereof,
24	as recorded in Plat Book 100, Page 25, of the
25	Public Records of Broward County, Florida, said
26	point being on the municipal boundary of the
27	City of Fort Lauderdale, as established by
28	Ordinance No. C-94-16;
29	
30	Thence Southerly, along the West limits of said
31	HARRAH PLAT and said municipal boundary, for a

1	distance of 299.15 feet to the Southwest corner
2	of said HARRAH PLAT;
3	
4	Thence Easterly, along the South line of said
5	HARRAH PLAT and said municipal boundary, for a
6	distance of 633.25 feet to the West
7	right-of-way line of Northeast 9 Avenue, said
8	point being on the municipal boundary of the
9	City of Oakland Park, as established by
10	Chapter 75-452, Laws of Florida;
11	
12	Thence along said municipal boundary the
13	following 5 courses:
14	
15	Thence Southerly, along said West right of way
16	line, to a point 100 feet North of the North
17	right-of-way line of Northeast 58 Court;
18	
19	Thence Easterly for a distance of 400 feet;
20	
21	Thence Southerly to the North right-of-way line
22	of Northeast 58 Street;
23	
24	Thence Westerly to the West right-of-way line
25	of Northeast 9 Avenue;
26	
27	Thence Southerly, along said West right of way
28	line, to the North right-of-way line of
29	Northeast 56 Street, said point being on the
30	municipal boundary of the City of Oakland Park,
31	as established by Ordinance No. 562;

1	
2	Thence Westerly, along said North right of way
3	line and said municipal boundary, to the West
4	right-of-way line of Northeast 6 Avenue;
5	
6	Thence Southerly, along said West right of way
7	line and said municipal boundary, to the POINT
8	OF BEGINNING.
9	
10	Section 4. Upon a majority of the registered voters
11	residing in the North Andrews Gardens area voting for
12	annexation into the City of Fort Lauderdale or the City of
13	Oakland Park, the North Andrews Gardens area described in
14	section 3 shall be deemed a part of said municipality on
15	September 15, 2005, pursuant to section 171.062, Florida
16	Statutes, except as provided for in this act.
17	Section 5. An interlocal agreement shall be developed
18	between the governing bodies of Broward County and the
19	annexing municipality and executed prior to the effective date
20	of the annexation. The agreement shall address infrastructure
21	improvement projects and include a financially feasible plan
22	for transitioning county services, buildings, infrastructure,
23	waterways, and employees.
24	Section 6. <u>Upon annexation into the municipality, the</u>
25	following shall govern the areas described in section 3:
26	(1) The present land use designations and zoning
27	districts provided for under the Broward County Comprehensive
28	Plan and Code of Ordinances of Broward County shall remain the
29	law governing the North Andrews Gardens area, notwithstanding
30	the fact that the North Andrews Gardens area is now a part of
31	a municipality.

1	(2) Any change of zoning districts or land use
2	designations may only be accomplished by enactment of the vote
3	of the majority of the full governing body of the municipality
4	plus one.
5	(3) Notwithstanding subsections (1) and (2), any use,
6	building, or structure that is legally in existence at the
7	time that the North Andrews Gardens area becomes a part of the
8	municipality shall not be made a prohibited use by the
9	municipality, on the property of said use, for as long as the
10	use shall continue, and not be voluntarily abandoned.
11	Section 7. Subsequent to the effective date of this
12	act, no change in land use designation or zoning shall be
13	effective within the limits of the lands subject to annexation
14	herein until the North Andrews Gardens area has been annexed
15	into the municipality; no annexation within the North Andrews
16	Gardens area by any municipality shall occur during the time
17	period between the effective date of this act and the
18	effective date of the annexation.
19	Section 8. Any resident in the area to be annexed by
20	this act into the City of Fort Lauderdale or the City of
21	Oakland Park shall be deemed to have met any residency
22	requirements for candidacy for any municipal office.
23	Section 9. Nothing in this chapter shall be construed
24	to affect or abrogate the rights of parties to any contracts,
25	whether the same be between Broward County and a third party
26	or between nongovernmental entities, which contracts are in
27	effect prior to the effective date of the annexation.
28	Section 10. All public roads and the public
29	rights-of-way associated therewith, on the Broward County Road
30	System, lying within the limits of the lands subject to
31	annexation herein, as described in section 3, are transferred

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from Broward County jurisdiction to the jurisdiction of the
 2
    annexing municipality, except for Andrews Avenue. All rights,
    title, interests, and responsibilities for any transferred
 3
    roads, including, but not limited to, the ownership,
 4
    operation, maintenance, planning, design, and construction of
 5
    said roads and to the rights-of-way associated therewith,
 6
 7
    shall transfer from Broward County jurisdiction and ownership
 8
    to the jurisdiction and ownership of the annexing municipality
 9
    upon the effective date of the annexation.
10
           Section 11. This act shall take effect upon becoming a
11
    law.
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