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A bill to be entitled

2 An act relating to local government boundaries; amending ss. 7.06 and 7.50, F.S.; extending and enlarging the 3 boundaries of Broward County to include certain lands in 4 Palm Beach County; decreasing the boundaries of Palm Beach 5 County; extending and enlarging the corporate boundaries 6 7 of the City of Parkland in Broward County to annex specified unincorporated lands; providing for continuation 8 9 of certain land use regulations; providing for transfer of roads and rights-of-way; providing for county and 10 municipal powers; providing for continuation of contracts; 11 superseding chapters 96-542 and 99-447, Laws of Florida, 12 relating to annexation of unincorporated areas into 13 municipalities; providing for payment or apportionment of 14 public debt; providing for severability; providing a 15 16 contingent effective date.

18 Be It Enacted by the Legislature of the State of Florida: 19

20 Section 1. Section 7.06, Florida Statutes, is amended to 21 read:

Broward County. -- The boundary lines of Broward County 22 7.06 are as follows: Beginning on the east boundary of the State of 23 Florida at a point where the south boundary of township forty-24 seven south of range forty-three east, produced easterly, would 25 26 intersect the same; thence westerly on said township boundary to its intersection with the axis or center line of Hillsborough 27 State Drainage Canal, as at present located and constructed; 28 Page 1 of 10

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2007 thence westerly along the center line of said canal to its intersection with the range section line dividing ranges forty

and sections twenty-six and thirty-five of township forty-seven 31 south, of range forty one east; thence westerly on the said 32 section line dividing sections twenty-six, thirty-five and other 33 34 sections to the northwest corner of said section thirty-one of 35 township forty seven south of range forty-one, east; thence 36 south on the range line dividing ranges forty and forty-one 37 east, of township forty-seven south, to the northeast corner of section twenty-five of township forty-seven, south, of range 38 forty east, a distance of one hundred and six feet, more or 39 less; thence due west on the north boundaries of the sections 40 numbered from twenty-five to thirty, inclusive, of townships 41 forty-seven south, of ranges thirty-seven to forty east, 42 inclusive, as the same have been surveyed, or may hereafter be 43 44 surveyed, by the authority of the Board of Trustees of the Internal Improvement Trust Fund, to the northwest corner of 45 section thirty of township forty-seven south, of range thirty-46 47 seven east; thence continuing due west to the range line between ranges thirty-four and thirty-five east; thence southerly on the 48 49 range line dividing ranges thirty-four and thirty-five east, to 50 the southwest corner of township fifty-one south, of range thirty-five east; thence east following the south line of 51 52 township fifty-one south, across ranges thirty-five, thirty-six, thirty-seven, thirty-eight, thirty-nine and forty, to the 53 southwest corner of township fifty-one south of range forty-one 54 east; thence north on the range line dividing ranges forty and 55 forty-one to the northwest corner of section thirty-one of 56 Page 2 of 10

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57 township fifty-one south, of range forty-one east; thence east 58 on the north boundary of section thirty-one and other sections to the waters of the Atlantic Ocean; thence easterly to the 59 eastern boundary of the State of Florida; thence northerly along 60 said eastern boundary to the point of beginning. In addition, 61 the boundary lines of Broward County include the following: 62 63 Begin at the northwest corner of section thirty-five, township fifty-one south, range forty-two east, Dade County, Florida; 64 65 thence, southerly following the west line of section thirtyfive, township fifty-one south, range forty-two east to the 66 67 intersection with a line which is two hundred and thirty feet south of and parallel to the north line of section thirty-five, 68 township fifty-one south, range forty-two east; thence, easterly 69 70 following the line which is two hundred and thirty feet south of and parallel to the north line of section thirty-five, township 71 72 fifty-one south, range forty-two east, to the intersection with 73 the west boundary line of the Town of Golden Beach; thence, 74 northerly following the west boundary line of the Town of Golden 75 Beach to the intersection with the north line of section thirtyfive, township fifty-one south, range forty-two east; thence, 76 77 westerly following the north line of section thirty-five, 78 township fifty-one south, range forty-two east to the point of 79 beginning.

80 Section 2. Section 7.50, Florida Statutes, is amended to 81 read:

7.50 Palm Beach County.--The boundary lines of Palm Beach
County are as follows: Beginning on the east boundary of Florida
at a point where the south boundary of township forty-seven
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south, of range forty-three east, produced easterly would 85 86 intersect the same; thence westerly on said township line to its intersection with the axis or center line of the Hillsborough 87 State Drainage Canal as at present located and constructed; 88 89 thence westerly along the center line of said canal to its intersection with the range section line dividing ranges forty 90 91 and sections twenty six and thirty five of township forty seven 92 south, range forty-one east; thence westerly on the section line 93 dividing said sections twenty six and thirty five and other 94 sections to the northwest corner of section thirty-one, of township forty-seven south, range forty-one east; thence south 95 on the range line dividing ranges forty and forty-one, township 96 forty-seven south, to the northeast corner of section twenty-97 five of township forty-seven south, range forty east, a distance 98 99 of one hundred six feet more or less; thence due west on the 100 north boundary of the sections numbered from twenty-five to thirty, inclusive, of townships forty-seven south, ranges 101 thirty-seven to forty east, inclusive, as the same have been 102 103 surveyed or may hereafter be surveyed by the authority of the Board of Trustees of the Internal Improvement Trust Fund, to the 104 105 northwest corner of section thirty, township forty-seven south, range thirty-seven east; thence continuing due west to the range 106 107 line between ranges thirty-four and thirty-five east, and the east boundary of Hendry County; thence north on said range line, 108 concurrent with the east boundary of Hendry County, to the south 109 110 shore of Lake Okeechobee; thence continuing north on said range line to the northeast corner of section thirty-six, township 111 forty south, range thirty-four east; thence easterly parallel to 112 Page 4 of 10

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113 and one mile north from the township line dividing townships 114 forty and forty-one south to where the south boundary of section 115 twenty-six, township forty south, range thirty-seven east 116 intersects the normal water level on the boundary of Lake 117 Okeechobee; thence east on the south boundary line of said section twenty-six and other sections across ranges thirty-118 119 seven, thirty-eight and thirty-nine, forty, forty-one and fortytwo east, to the east line of section twenty-eight, township 120 121 forty south, range forty-two east; thence north on said east section line to the north line of said section twenty-eight; 122 123 thence east on the section line between sections twenty-two and twenty-seven of township forty south, range forty-two east, and 124 other sections to the waters of the Atlantic Ocean; thence 125 126 easterly to the eastern boundary of Florida; thence southward along the coast, including the waters of the Atlantic Ocean 127 128 within the jurisdiction of the State of Florida, to the place of 129 beginning. Section 3. The present corporate limits of the City of 130 131 Parkland, Broward County, are hereby extended and enlarged to

132 <u>include, in addition to the territory presently within its</u>
133 corporate limits, the area particularly described as follows:

135(1) That portion of the east one-half of section136twenty-nine, township forty-seven south, range forty-137one east, Palm Beach County, Florida, lying south and138west of the Hillsborough State Drainage Canal; less139and except the east eighty-five feet thereof; also140less and except the west sixty-five feet thereof; also

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141 less and except road right-of-way for State Road No. 142 827. 143 144 Also described as that portion of lots two through 145 eight and twenty-five through thirty-two, Florida 146 Fruit Lands Company, section twenty-nine, township forty-seven south, range forty-one east, according to 147 the plat thereof, as recorded in plat book one, page 148 149 one hundred and two, Public Records Palm Beach County, 150 Florida, lying south and west of the Hillsborough 151 State Drainage Canal; less and except the east eightyfive feet thereof; also less and except the west 152 153 sixty-five feet thereof; also less and except road 154 right-of-way for State Road No. 827. 155 156 Said lands lying in Palm Beach County, Florida, 157 containing 11,722,792.53 square feet (269.1183 acres) 158 more or less. 159 160 (2) All of that part of section twenty-eight, 161 township forty-seven south, range forty-one east, lying south of the southerly right-of-way line of the 162 Hillsborough State Drainage Canal, said right-of-way 163 164 being one hundred and thirty feet southerly of the 165 centerline of the Hillsborough State Drainage Canal, 166 less the following portion, beginning at the southwest 167 corner of said section twenty-eight, thence on an azimuth of 358° 44' 45", along the west line of said 168

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169	section twenty-eight, a distance of 4309.08 feet to a
170	point on the southerly right-of-way line of the
171	Hillsborough State Drainage Canal; thence on an
172	azimuth of 107° 59' 34", along said right-of-way line,
173	a distance of 31.78 feet; thence on an azimuth of 178°
174	44' 45", along a line parallel with and 30.00 feet
175	east of as measured at right angles to the said west
176	line of section twenty-eight, a distance of 3529.06
177	feet; thence on an azimuth of 89° 36' 40", along a
178	line parallel with and 769.87 feet north of as
179	measured at right angles to the south line of said
180	section twenty-eight, a distance of 1387.00 feet;
181	thence on an azimuth of 178° 44' 45", along a line
182	parallel with and 1416.84 feet east of as measured at
183	right angles to the said west line of section twenty-
184	eight, a distance of 769.96 feet to a point on the
185	south line of said section twenty-eight; thence on an
186	azimuth of 269° 36'40" along the south line of said
187	section twenty-eight, a distance of 1417.00 feet to
188	the point of beginning.
189	
190	Said lands situate, lying and being in Palm Beach
191	County, Florida.
192	Section 4. All land use and zoning designations applicable
193	to the lands subject to this act shall continue in effect until
194	changed by the entity or entities with jurisdiction over those
195	lands subsequent to the effective date of this act. All
196	development orders, permits, and licenses in existence on the
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197 effective date of this act shall remain in effect and be permitted to continue in accordance with their terms, 198 199 notwithstanding that the lands formerly in Palm Beach County are 200 now a part of Broward County. 201 Section 5. All public roads and the public rights-of-way associated therewith, lying within the lands transferred from 202 203 Palm Beach County to Broward County by this act, are transferred 204 from Palm Beach County's jurisdiction to the jurisdiction of 205 Broward County, except that those public roads and rights-of-way within the lands annexed by the City of Parkland will be 206 207 transferred to the jurisdiction of that municipality. Section 6. On the effective date of this act, Broward 208 209 County shall be responsible for and embodied with all powers 210 granted pursuant to the State Constitution, Florida Statutes, and Broward County Charter over the territory transferred to 211 Broward County under s. 7.06, Florida Statutes, as amended by 212 213 this act. 214 Section 7. On the effective date of this act, the City of 215 Parkland shall be responsible for and embodied with all municipal powers granted in chapter 166, Florida Statutes, and 216 217 as otherwise provided by law, over territory annexed, as 218 described in section 3. 219 Section 8. Nothing in this act shall be construed to 220 affect or abroqate the rights of parties to any contracts, which contracts are in effect prior to the effective date of this act. 221 Section 9. For the purpose of this act, the procedures set 222 forth in chapters 96-542 and 99-447, Laws of Florida, are hereby 223 superseded. 224

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Section 10. <u>Palm Beach County and Broward County shall be</u> responsible for the public debt relating to the transferred property as required by s. 1, Art. VIII of the State <u>Constitution. These counties shall execute an interlocal</u> agreement no later than September 30, 2007, agreeing to the payment or apportionment of any such debt.

Section 11. <u>The provisions of this act shall be severable</u>, and if any provision is held invalid by a court of competent jurisdiction, the decision of the court shall not affect the validity of the remaining provisions except to the extent that an entire section or part of a section may be inseparably connected in meaning and effect with the section or part of a section to which such holding directly applies.

238 Section 12. This act shall take effect upon the latter of 239 the date a final order is issued by the Department of Community 240 Affairs, finding the Comprehensive Plan Map Amendment transmitted by Palm Beach County titled University Drive & 241 242 Riverside Drive TIM & 2020 Map Amendment (DCA No. 07-01) to be 243 in compliance with s. 163.3184, Florida Statutes, or the date a final order is issued by the Administration Commission finding 244 245 the amendment to be in compliance with s. 163.3184, Florida 246 Statutes, or the date on which the roadway rights-of-way 247 designated in this act are abandoned by Palm Beach County and all appeal periods relating to such abandonment have expired or, 248 if an appeal is filed, a final order confirming the abandonment 249 is issued by a court of competent jurisdiction. The publication 250 by the Department of Community Affairs of a notice of intent to 251 find Palm Beach County Comprehensive Plan Map Amendment No. 07-252 Page 9 of 10

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01 in compliance with s. 163.3184, Florida Statutes, shall be deemed to be a final order if no timely petition is filed challenging the amendment.

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