

	LEGISLATIVE ACTION	
Senate	•	House
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Floor: WD/2R	•	
04/22/2019 05:30 PM	•	
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Senator Lee moved the following:

Senate Amendment (with title amendment)

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Delete lines 221 - 268

4 and insert:

> 10. Within 1 year after the department advertises for bids for construction of an interchange within a corridor, local governments that have the interchange within their jurisdictions shall review the applicable task force report and their local comprehensive plans adopted under chapter 163 to determine if the area in and around the interchange contains appropriate land uses and natural resource protections. To facilitate this review

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process, the department shall notify affected local governments of any advertisement for bids for such interchange construction projects.

- (4) (a) Project construction in any corridor identified in subsection (2) is not eligible for funding until submission of the final report of the corridor task force for that corridor required in subsection (3) and completion of 30 percent of the design phase of any project within a corridor identified in subsection (2), except for project phases that are under construction or for which project alignment has been determined.
- (b) Subject to the economic and environmental feasibility statement requirements of s. 338.223, projects may be funded through turnpike revenue bonds or right-of-way and bridge construction bonds or financing by the Florida Department of Transportation Financing Corporation; by advances from the State Transportation Trust Fund; with funds obtained through the creation of public-private partnerships; or any combination thereof. The department also may accept donations of land for use as transportation rights-of-way or to secure or use transportation rights-of-way for such projects in accordance with s. 337.25. To the extent legally available, any toll revenues from the turnpike system not required for payment of principal, interest, reserves, or other required deposits for bonds; costs of operations and maintenance; other contractual obligations; or system improvement project costs must be used to repay advances received from the State Transportation Trust Fund.
- (c) 1. Projects undertaken under this section are subject to the department's delegated responsibilities under s. 334.044(34)

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- 41 for environmental review, consultation, or other action required 42 under any federal environmental law applicable to review or 43 approval of such projects. For projects that do not receive 44 federal aid or projects that do not require federal action, the 45 department must perform a project evaluation that considers the 46 following:
 - a. Project purpose and need;
 - b. An alternatives analysis;
 - c. Existing conditions of the project area and potential impacts or enhancements the project may have on social, economic, cultural, natural, and connectivity issues and resources;
 - d. Anticipated permits identified during the project development and environmental study;
 - e. Opportunities for stakeholder and regulatory agency coordination; and
 - f. Public and agency comments and coordination.
 - 2. At a minimum, for projects constructed under this section, decisions on matters such as corridor configuration, project alignment, and interchange locations must be determined in accordance with applicable department rules, policies, and procedures.
 - 3. To the maximum extent feasible, corridor configuration, project alignment, and interchange locations shall be designed so that project rights-of-way are not located within conservation lands acquired under the Preservation 2000 Act as established in s. 259.101, the Florida Forever program as established in s. 259.105, primary springs protection zones, and farmland preservation areas designated within local



comprehensive plans adopted under chapter 163.

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======= T I T L E A M E N D M E N T =========

And the title is amended as follows:

Delete lines 32 - 47

and insert:

Legislature by a specified date; requiring certain local governments, within a specified period, to review the applicable task force report and their local comprehensive plans to determine if the area in and around the interchange contains appropriate land uses and natural resource protections; requiring the department to notify affected local governments of any advertisement for bids for such interchange construction projects; providing specified requirements that must be met before project construction in any identified corridor is eligible for funding; providing exceptions to such requirements; authorizing sources of funding for the projects; authorizing the department to accept certain donations of land for the projects; requiring that certain toll revenues from the turnpike system be used to repay advances received from the State Transportation Trust Fund; providing requirements for the department relating to certain delegated responsibilities; requiring the department to perform a specified project evaluation on certain projects; requiring that certain decisions on projects be determined in accordance with applicable department



99	rules, policies, and procedures; providing design
100	requirements for corridor configuration, project
101	alignment, and interchange locations; authorizing the