Florida House of Representatives - 2001

By Representatives Hart, Murman, Byrd, Bennett, Romeo, Peterman, Joyner, Henriquez, Wallace, Bilirakis, Littlefield and Alexander

1	A bill to be entitled
2	An act relating to Hillsborough County;
3	compiling, codifying, and revising chapter
4	83-423, Laws of Florida, as amended, relating
5	to the Public Transportation Commission;
6	removing gender-specific references; providing
7	legislative intent; protecting the rights of
8	commission employees; creating the commission;
9	providing the commission is an independent
10	special district; prohibiting discriminatory
11	practices; providing for, amending, and adding
12	definitions; providing for the composition of
13	the commission and its procedures; providing
14	for, amending, and adding mandatory and
15	discretionary powers, including the addition of
16	civil penalties and an automatic lien under
17	certain circumstances; providing for commission
18	staff; providing for and amending an
19	application for certificate process, including
20	establishing public convenience and necessity
21	and procedures for resubmission upon denial;
22	providing for a public vehicle driver's license
23	and adding that a person convicted of being a
24	sexual offender or sexual predator may be
25	denied such licensure and that any such
26	licensure must be revoked upon conviction as a
27	sexual offender or sexual predator; providing
28	penalties; adding provisions relating to
29	citations, administrative hearings in
30	connection with citations, and appeals
31	procedures; adding procedures relating to
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1	variances and waivers and an appeals procedure;
2	providing for county responsibility in funding
3	the commission; adding a provision relating to
4	recodification; adding a limited savings clause
5	for rules of the commission; providing for
6	dissolution; providing a severance clause;
7	repealing chapters 83-423, 87-496, 88-493,
8	95-490, and 2000-441, Laws of Florida, relating
9	to the public transportation commission;
10	providing a savings clause; providing an
11	effective date.
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Intent
16	(1) It is the intent of the Legislature that this act
17	supersede chapter 83-423, Laws of Florida, and acts amendatory
18	thereto, which provide for the Hillsborough County Public
19	Transportation Commission and that it be deemed a compilation
20	of previously existing legislation relating to the Public
21	Transportation Commission. Said compilation is also a reviser,
22	deleting provisions which have expired, have had their effect,
23	have served their purpose, or have been impliedly repealed or
24	superseded; replacing incorrect cross references and
25	citations; correcting grammatical, typographic, and like
26	errors; removing inconsistencies, redundancies, and
27	unnecessary repetition; and improving clarity and facilitating
28	correct interpretation. This act also includes standard
29	business practices of the district not previously enumerated,
30	powers enumerated in a single section, a recodification
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clause, and a savings clause. The act also contains 1 2 substantive revisions. (2) This act shall not be construed as impairing or 3 4 infringing upon any rights, privileges, or benefits enjoyed by 5 any employee of the commission who is so employed on the б effective date of this act. 7 Section 2. Creation; purpose; exclusive jurisdiction; 8 discrimination.--9 (1) The Hillsborough County Public Transportation 10 Commission is created. Its purpose is to regulate the 11 operation of public vehicles upon the public highways of 12 Hillsborough County and its municipalities. The commission has 13 exclusive jurisdiction in the exercise of the authority 14 provided by this act, and no other public entity within the 15 county may require a person to pay a fee for the privileges 16 granted by this act and any rules adopted in accordance with 17 this act. Nothing in this act shall be construed so as to limit or affect the provisions of chapter 205, Florida 18 19 Statutes. 20 (2) The commission is an independent special district. Except as otherwise provided by this act, the commission must 21 22 comply with all applicable provisions of chapter 189, Florida 23 Statutes, and any other general law relating to special 24 districts. The fiscal year of the district shall commence 25 October 1 of each year. 26 (3) The commission may not, because of race, color, 27 sex, religion, national origin, age, handicap, or marital 28 status of any individual refuse to hire or employ or discharge 29 from employment such individual or otherwise discriminate against such individual with respect to compensation, hire, 30 tenure, term, conditions, or privileges of employment. The 31 3

commission shall include, to the greatest extent possible, 1 2 persons who represent gender, racial, ethnic, cultural, and 3 socioeconomic diversity in its employment and contracting 4 practices and in the appointment of members to the Public 5 Transportation Commission advisory council created pursuant to 6 this act and any rules adopted in accordance with this act. 7 (4) The commission in the adoption of rules and the 8 commission and commission staff in the application of and in 9 the performance of their duties under this act and any rules adopted in accordance with this act are prohibited from 10 11 discriminating against any person or group of persons on the 12 basis of race, color, religion, sex, national origin, age, 13 handicap, or marital status. The commission is expressly 14 prohibited from establishing zones, rates, fares, or charges based on any socioeconomic profile. 15 Section 3. Definitions.--As used in this act: 16 (1) "Basic life support ambulance" means any privately 17 or publicly owned vehicle, except those operated by any 18 19 municipality, that is designed, constructed, reconstructed, 20 maintained, equipped, or operated for and is used for or intended to be used for transportation of sick or injured 21 22 persons requiring or likely to require medical attention during transport by qualified persons through the use of 23 techniques such as patient assessment, cardiopulmonary 24 resuscitation, splinting, obstetrical assistance, bandaging, 25 26 administration of oxygen, application of medical anti-shock 27 trousers, administration of a subcutaneous injection using a 28 premeasured autoinjector of epinephrine to a person suffering an analyphylactic reaction, and other techniques described in 29 the Emergency Medical Technician Basic Training Course 30 Curriculum of the United States Department of Transportation 31

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or the Florida Department of Health and the requirements of 1 2 chapter 401, Florida Statutes. (2) "Benefits" means benefits offered by the 3 4 commission, which include a retirement plan and life and 5 health insurance plans and may include cafeteria-style options 6 and making available to employees one or more deferred income 7 plans. 8 (3) "Board" means the Hillsborough County Board of 9 County Commissioners. 10 (4) "Capacity" means the maximum seating provided in a motor vehicle at the time of original manufacture. 11 12 (5) "Certificate" means the written authority granted 13 by the commission by its order to operate one or more public 14 vehicles in the county and its municipalities. 15 (6) "Citation" means a written notice, issued by the 16 director, any interim director, or an inspector, that the 17 director, any interim director, or inspector has reasonable cause to believe that the person has violated this act or the 18 19 rules adopted in accordance with this act. The citation must 20 contain: 1. The date and time of issuance. 21 22 2. The name and address of the person. 3. The date and time the violation was committed. 23 24 4. The facts constituting reasonable cause. The section of the act or rule violated. 25 5. 26 6. The name and authority of the director, any interim 27 director, or inspector. 28 7. The procedure and time limits for the person to 29 observe to contest the citation or to appear before the 30 commission. 31

8. The applicable civil penalties that could be 1 2 imposed if the person elects to contest the citation. 3 9. The applicable civil penalty if the person elects 4 not to contest the citation and the procedure for satisfying 5 said civil penalty. 6 10. A conspicuous statement that if the person fails 7 to contest the citation within the time allowed, the person 8 shall be deemed to have waived his or her right to contest the 9 citation and that, in such case, the applicable civil penalty indicated in paragraph 9. will apply. 10 11 (7) "Classifications" means arrangement into 12 sub-groups or sub-categories within each type of service. 13 (8) "Commission" means the Hillsborough County Public 14 Transportation Commission. 15 (9) "Contingency fund" means those moneys held by the 16 district to pay a debt that is not currently fixed but may become so in the future with the occurrence of some uncertain 17 event, which moneys may be carried forward from one year to 18 19 the next. 20 (10) "County" means Hillsborough County, Florida. (11) "District" means the Hillsborough County Public 21 22 Transportation Commission. 23 (12) "For hire" means any motor vehicle in the county 24 transporting persons for compensation. (13) "Handicab" means a vehicle designed, constructed, 25 26 reconstructed, or operated for the transportation of a person with non-emergency conditions where no medical assistance is 27 28 needed or anticipated; or for a person who is unable to comfortably use a standard means of conveyance; or a person 29 who cannot enter, occupy or exit a vehicle without extensive 30 assistance; or where specialized equipment is used for 31

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wheelchair or stretcher service; and where the 1 2 chauffeur/driver serves as both a chauffeur/driver and attendant to assist in door-to-door or bed-to-bed service. 3 4 (14) "Hearing officer" means a person designated by 5 the commission to perform the duties prescribed by this act 6 and any rules adopted in accordance with this act who is 7 licensed and in good standing with The Florida Bar and who has 8 demonstrated experience of at least 5 years in administrative 9 law in this state. 10 (15) "Inspector" means a person who is employed and trained by the commission and is supervised by its director or 11 12 any interim director to provide day-to-day routine enforcement 13 of this act and any rules adopted in accordance with this act. 14 (16) "Liability insurance" means insurance against 15 legal liability for the death, injury, or disability of any 16 human being, or for damage to property, with provision for 17 medical, hospital, and surgical benefits to the injured 18 person. 19 (17) "Limousine" means any motor vehicle for hire not 20 equipped with a taximeter, with a capacity for 15 passengers or less, including the driver. 21 (18) "Municipality" means a municipality created 22 23 pursuant to general or special law authorized or reorganized 24 pursuant to s. 2 or s. 6, Art. VIII of the State Constitution. (19) "Parties" means the applicant and any person 25 26 permitted to intervene during the application for certificate 27 process in accordance with this act and any rules adopted in 28 accordance with this act. 29 (20) "Permit" means a license issued by the commission to allow the operation of a particular public vehicle for 30 which a certificate has been issued. 31

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1 (21) "Person" means an individual, firm, public or 2 private corporation, partnership or limited partnership 3 company, or joint venture. 4 (22) "Public highway" means any of the public streets, 5 boulevards, avenues, drives, or alleys within the county and 6 its municipalities. 7 (23) "Public transportation" means any public vehicle 8 under the jurisdiction of the commission. 9 (24) "Public vehicle" means a taxicab, van, limousine, 10 handicab, basic life support ambulance, and wrecker. (25) "Public vehicle driver's license" means a written 11 12 document issued by the commission for a driver of a public 13 vehicle, which is the property of the commission and is 14 non-transferable to any other driver. 15 (26) "Repeated violations" means two or more 16 violations that present an imminent danger to the health, safety, and welfare of the traveling public. 17 (27) "Revenues" means moneys acquired through fees for 18 19 services provided, any moneys that are appropriated to the 20 district by the county and any of its municipalities as provided by this act, or moneys from any other source and 21 22 interest income thereon. 23 (28) "Rule" means the same as the term when used in 24 describing administrative procedures required of any agency within the executive branch of state government which has been 25 granted statutory rulemaking authority. 26 27 (29) "Surplus funds" means revenues of the district, 28 less the contingency funds, which funds may be carried forward 29 from one fiscal year to the next. 30 (30) "Taxicab" means any motor-driven vehicle, equipped with a taximeter, with a capacity for 9 or less 31

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passengers, including the driver, for the transportation of 1 for hire passengers, which operates within Hillsborough 2 County, but does not include sight-seeing cars or buses, 3 streetcars, or motor buses operated pursuant to franchise. 4 5 (31) "Taximeter" means any internally mounted device б that records and indicates a rate of fare measured by distance 7 traveled, time traveled, waiting time, or extra passengers 8 which has been inspected and sealed by the Florida Department 9 of Agriculture and Consumer Services and which has been calibrated to the approved rates promulgated by the 10 commission. 11 12 (32) "Type of service" means taxicab or van or 13 limousine or handicab or basic life support ambulance or 14 wrecker. 15 (33) "Van" means any motor-driven vehicle with a capacity of 10 to 15 passengers, including the driver, for the 16 transportation of for hire passengers, which operates within 17 the county but does not include sight-seeing cars and buses, 18 19 streetcars, motor buses operated pursuant to franchise or 20 courtesy vans, and limousines not for hire. (34) "Wrecker" means any privately owned motor driven 21 vehicle used in the recovery, towing, or removal of wrecked, 22 disabled, stolen, and abandoned motor vehicles and contracted 23 24 for use by, through, or for any unit of local, county, or 25 state government, and not authorized to transport passengers 26 for hire. 27 Section 4. Commission composition; procedures.--28 (1) The commission shall consist of 7 members, 29 including 3 members from the board appointed by the board; 2 30 members from the City Council of the City of Tampa appointed 31 by the council; 1 member from the City Commission of the City 9

of Plant City appointed by the city commission; and 1 member 1 2 from the City Council of the City of Temple Terrace appointed by the council. Each governing body shall also appoint an 3 alternate member to the commission who shall serve during the 4 5 absence of any regular member. Each member shall serve without б compensation, and the term of the office shall be for a period 7 of 2 years. However, if a member of the commission shall, for 8 any reason, discontinue service on the governing body which 9 made the appointment, that body shall appoint another of its members to serve on the commission. 10 11 (2) The members shall elect a chair from its 12 membership who shall serve a two-year term. A majority of the 13 members constitute a quorum. Each member is entitled to one vote each. No action of the commission is binding unless taken 14 at a meeting at which a majority of the members present cast 15 16 their vote in favor thereof. 17 Section 5. Commission powers, mandatory and 18 discretionary.--19 (1) The commission shall: 20 (a) Regulate and supervise the operation of public 21 vehicles upon the public highways and in all other matters 22 affecting the relationship between such operation and the 23 traveling public. 24 (b) Adopt rules in conformance with chapter 120, Florida Statutes, the Administrative Procedure Act. 25 26 (c) Meet monthly unless modified in advance at a 27 regularly scheduled meeting of the Commission and hold public 28 hearings and other meetings, each of which must be open to the 29 public and in accordance with general law. 30 (d) Record and make minutes of its proceedings. 31

1 (e) Make copies of its records upon request in 2 accordance with general law except those which may be exempt 3 pursuant to general law. 4 (f) Publish any notices which it is required to make 5 in the county in some newspaper as defined in chapter 50, б Florida Statutes. 7 (g) Perform the duties required by this act and any 8 rules adopted in accordance with this act relating to the 9 application for and approval, modification, or rejection of 10 certificates, permits, and public vehicle drivers' licenses. (h) Provide for a safety and mechanical inspection of 11 12 any vehicle which has been previously used prior to granting a 13 permit for operation as a public vehicle and for periodic safety and mechanical inspection of any public vehicle for 14 15 which a permit has been issued. (i) Determine whether public convenience and necessity 16 require the operation of a public vehicle proposed in an 17 application for a certificate or a permit. 18 19 (j) Fix or approve taxicab zones, rates, fares, and 20 charges. 21 (k) With regard to taxicabs, adopt rules for determining and changing color scheme, insignia, and cruise 22 23 light design. (1) Require that each certificate holder for the 24 operation of one or more taxicabs install a taximeter in each 25 26 taxicab for which a permit is issued. 27 (m) Adopt rules for safety and equipment requirements 28 for taxicabs, limousine, vans, handicabs, and basic life 29 support ambulances and for voice communications equipment for 30 all public vehicles. 31

(n) Investigate the facts stated in an application for 1 2 a public vehicle driver's license and other relevant data, making the investigative file available during the normal 3 business hours of the commission to the applicant or his or 4 5 her agent upon request. 6 (o) Prescribe by rule the size and manner of the 7 photographs to be submitted by each applicant for a public 8 vehicle driver's license. 9 (p) In accordance with the Hillsborough County Civil Service Act, approve, amend, or reject a salary schedule for 10 the classified employees it funds by the date of adoption of 11 12 its annual budget. 13 (2) The commission has the power to: 14 (a) Conduct the business of the district and receive 15 and expend funds on its behalf. 16 (b) Sue and be sued. (c) Maintain a minimum of \$1 million liability 17 insurance coverage and any other insurance coverage the 18 19 commission may find necessary. 20 (d) Be responsible for its budget, including: 1. No later than November 30 annually, preparation of 21 22 a financial statement of revenue and expenditures during the 23 prior fiscal year and a balance sheet as of the close of the 24 prior fiscal year. 25 2. Preparation and adoption by July 1 annually of an 26 itemized budget, including projected revenues sufficient to meet the requirements of the district without an appropriation 27 28 of other public moneys but which may include such an appropriation as provided by this act, and expenditures for 29 the next fiscal year which reflect anticipated revenues to be 30 collected by the commission for the next fiscal year. 31

1	(e) By rule, establish a fee schedule to include
2	annual fees for certificates, permits, and public vehicle
3	driver's licenses and charge fees as necessary to recover
4	costs for the services rendered pursuant to this act and any
5	rules adopted in accordance with this act.
6	(f) Establish accounting systems and procedures
7	designed to fulfill the requirements of generally accepted
8	governmental accounting principles and practices and good
9	internal control in keeping with generally accepted accounting
10	forms, accounts, records, methods, and practices relating to
11	special districts.
12	(g) Designate a depository that is qualified as a
13	public depository pursuant to section 280.04, Florida
14	Statutes, and establish an account to which the revenues of
15	the district are to be deposited and from which expenditures
16	for the routine business expenses of the district and
17	transfers to and from contingency and surplus fund accounts
18	may be made.
19	(h) Establish, maintain, invest, and expend surplus
20	and contingency funds of the district in accordance with
21	general law relating to financial matters pertaining to
22	political subdivisions and with section 215.44(1), Florida
23	Statutes.
24	(i) Establish written bylaws for its internal
25	governance, including the signatures required for the
26	expenditure of funds from any of its authorized accounts.
27	(j) Enter into contracts, interlocal agreements, and
28	other written documents necessary to conducting the business
29	of the district.
30	(k) Contract for and conduct performance audits.
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1 (1) Appoint, discipline, and terminate a director by a 2 vote of not less than an affirmative vote of 5 members and fix 3 his or her salary. 4 (m) Appoint and terminate an interim director in the 5 event of a vacancy in the director's position who shall 6 perform the duties of the director until a successor has been 7 appointed or the director returns and fix a salary for same. 8 (n) Employ, discipline, and terminate one or more 9 inspectors to enforce the provisions of this act and any rules adopted in accordance with this act and other support 10 11 personnel as are necessary to conduct its business. 12 (o) Provide a benefits plan to its employees and 13 require up to 100 percent contribution to cover the cost of 14 any employee benefit offered and for which an employee has an 15 option to participate except as otherwise provided by general 16 law. (p) Authorize any of its members or its employees to 17 attend conferences and travel on behalf of the district and 18 19 reimburse costs for such conferences and travel and per diem 20 expenses in accordance with general law. (q) Employ, discipline, and terminate, or contract for 21 22 the provision of, such qualified professional personnel as 23 attorneys and accountants as are necessary to conduct its 24 business. (r) Buy, sell, lease as lessor or lessee, and receive 25 gifts of real and personal property. 26 27 (s) Designate and compensate hearing officers for the 28 purposes of this act and any rules adopted in accordance with 29 this act. (t) By rule, establish a standard for the payment of 30 the costs associated with the use of a hearing officer by the 31 14

applicant and any certificate holder or holders who have 1 2 voluntarily intervened in a public hearing of the type for 3 which the public hearing is to be or was conducted. 4 (u) Create a Public Transportation Commission advisory 5 council that includes representatives of the Tampa Bay 6 Convention and Visitors Bureau, the Greater Tampa Chamber of 7 Commerce, and other civic associations, particularly those in 8 traditionally underserved areas of the county and its 9 municipalities, and seek the recommendation of that council as a prerequisite to changing any rule that limits the number of 10 11 taxicabs permitted to operate within the county. 12 (v) By rule, establish a cap on the number of taxicab 13 permits which may be issued based on the population of the 14 county as determined from the most current edition of the "University of Florida, Population Division, Bureau of 15 16 Economic Business Research." (w) Develop and issue a citation which may be served 17 upon the authority of the commission, the director, or any 18 19 interim director and served by the director, any interim 20 director, or any of the inspectors to any person against whom the commission has reasonable cause to believe that the person 21 22 has violated this act or the rules adopted in accordance with 23 this act. 24 (x) Adopt procedural rules for and convene administrative hearings to abate, correct, or assess civil 25 26 penalties for a violation for which a citation has been 27 issued. 28 (y) Adopt rules assessing civil penalties for 29 violations for which a citation has been issued in accordance with the provisions of this act and the rules adopted in 30 accordance with this act. The civil penalties which may be 31

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assessed by rule are suspension or revocation of, or 1 2 restrictions upon, a certificate, permit, or public vehicle driver's license, judgment against the person for an amount up 3 4 to \$500, or any combination of the above. The assessment of 5 any monetary civil penalty on the violator shall, if unpaid, б constitute a lien against the assets of the violator. 7 (z) Delegate by rule any administrative hearings 8 relating to citations to be held by the director, interim 9 director, or hearing officer except as may be prohibited by 10 this act. 11 (aa) Through any of its inspectors obtain from the 12 state attorney a warrant or capias for violation of this act 13 and any rules adopted in accordance with this act. 14 (bb) Obtain the assistance of any local law 15 enforcement agency within the appropriate jurisdiction in the 16 enforcement of this act as provided in this act. 17 (cc) Require the filing of forms and reports and submission of additional information and documents as may be 18 19 required by this act and any rules adopted in accordance with 20 this act by applicants for and holders of certificates, permits, or public vehicle drivers' licenses issued by the 21 22 commission. 23 (dd) Refuse to issue or renew and suspend or revoke a 24 certificate, permit, or public vehicle driver's license. 25 (ee) Request and receive criminal history record 26 information for the purpose of screening applicants for 27 certificates and public vehicle driver's licenses and pay a 28 fee for any such record. (ff) Establish by rule criteria for requiring an 29 additional health certificate for any applicant for a public 30 vehicle driver's license. 31

(gg) Require additional insurance coverage and 1 2 limitations by rule for certificate holders which coverages 3 may not be less than those required by general law or by this 4 act. 5 (hh) Require each certificate holder to post rates and 6 other advisory statements in the passenger compartment of each 7 permitted vehicle. 8 (ii) Make classifications within each type of service, 9 and fix or approve zones, rates, fares, and charges for each 10 such classification. (jj) Fix or approve zones, rates, fares, and charges 11 12 for public vehicles other than taxicabs. 13 (kk) Issue, or authorize its director, or any interim 14 director, to issue, for good cause and without the necessity 15 of notice or public hearing, temporary permits to existing 16 certificate holders provided that such temporary permits shall be issued for a period of time not to exceed 7 days. Upon 17 showing of good cause, temporary permits may be reissued, but 18 shall not be reissued more than 4 successive seven-day periods 19 20 without commission approval. Issuance of a temporary permit pursuant to the provisions of this section shall not in any 21 22 way be construed as a commitment to issue a permanent permit. No action taken by the commission, or by the director or any 23 24 interim director if so authorized, shall be construed to estop 25 the commission from subsequently denying an application for a 26 permanent permit. 27 (11) At any regular or special meeting, establish 28 immediately, on a temporary basis, any emergency rule 29 necessary to address any matter within the jurisdiction of the commission which could seriously and adversely affect the 30 health, safety, and welfare of the traveling public if not 31 17

immediately addressed by the commission. Any such emergency 1 2 rule shall take effect upon passage by the commission but 3 shall not remain in effect beyond the next meeting of the 4 commission unless renewed by the commission at that time. Any 5 emergency rule established pursuant to this section may be 6 adopted as a permanent rule in conformance with the 7 rule-making authority prescribed by this act. 8 (mm) Grant variances and waivers in accordance with 9 the Florida Administrative Procedure Act after having adopted implementing rules establishing procedures for granting or 10 denying petitions for variances and waivers and having 11 12 published notice as provided by this act of a petition for a 13 variance or waiver. 14 (nn) Provide by rule the minimum requirements for a 15 drug free workplace program and require that each person 16 possessing a certificate or applying for a certificate to operate a public vehicle implement a drug free workplace 17 program which includes those minimum requirements. 18 19 (oo) Perform any other acts reasonable and necessary 20 to implement and enforce the provisions of this act and any rules adopted in accordance with this act. 21 22 Section 6. Commission staff.--(1) The commission may employ a director who shall, as 23 24 a minimum, hold a bachelor's degree in public administration, management, criminal justice, or a related field and have 5 25 26 years of executive or management experience. 27 (2) The office of the commission director is vacant if 28 the incumbent is by death, illness, or other casualty unable 29 to perform the duties of his or her office; resigns; or is removed by the commission. 30 31

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(3) The director, any interim director, and each 1 inspector have the power to enforce the provisions of this act 2 and any rules adopted in accordance with this act. 3 4 Section 7. Application for certificate .--5 (1) It is unlawful for any person to engage in the б business of operating a public vehicle on the public highways 7 of the county unless that person has complied with the 8 provisions of this act and any rules adopted in accordance 9 with this act. 10 (2) Any person desiring to engage in the business of operating any public vehicle in the county must first acquire 11 12 a certificate from the commission and must first make written 13 application to the commission on a form provided by the 14 commission for that purpose. Upon receipt of such application, 15 the commission shall investigate the facts stated in the application and fix a date, time, and place for a public 16 hearing on the application. Wrecker applications are 17 specifically excluded from the public hearing requirement of 18 19 this section. Not less than 20 days before the public hearing, 20 the commission shall provide notice of the date, time, and place of such public hearing, to each current certificate 21 holder and notice that the pending application is available 22 for inspection and copying at the office of the commission. 23 24 Any certificate holder possessing a certificate to operate the same type of service being applied for by the applicant and 25 26 any certificate holder who can demonstrate financial interest 27 may intervene in the public hearing process by filing a notice 28 of intervention not later than five business days prior to the date of the public hearing and in such form and manner as 29 required by the commission. 30 31

(a) Such public hearings may be held by the commission 1 as a whole, by a committee made up of its members appointed by 2 the commission for that purpose, or by a hearing officer as 3 4 further provided by this act and any rules adopted in 5 accordance with this act. The committee or hearing officer 6 shall report findings and recommendations to the commission 7 for approval, disapproval, or modification. The commission may 8 conduct such further hearings and make such additional investigations as it deems necessary before taking final 9 action. If the person applying for such certificate is not 10 operating vehicles in the county at the time this act becomes 11 12 law, or if such application is for a certificate to operate 13 additional vehicles under a certificate previously issued, the commission shall determine, by the hearings and investigations 14 15 whether or not public convenience and necessity will be 16 promoted by the additional proposed service, and if the commission determines that public convenience and necessity 17 will not be promoted by such additional proposed service, then 18 19 a certificate shall not be granted. If the commission finds 20 that public convenience and necessity requires such additional proposed service, then the certificate shall be granted, 21 22 subject to the limitations imposed in other sections of this act and any rules adopted in accordance with this act. 23 24 (b) The applicant has the burden of establishing whether public convenience and necessity require the operation 25 26 of public vehicles proposed in the application. 27 (c) In making a determination of public convenience 28 and necessity, the commission must consider: 29 1. The adequacy of existing service and other forms of transportation for passengers. 30 31

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1	2. The probable permanence and quality of the service
2	offered by the applicant.
3	3. The character of service proposed by the applicant
4	as demonstrated by the proposed use of any two-way voice
5	communications, the proposed use of terminals and private and
6	public hack stands, the time of day and night when service is
7	to be offered, and the proposed number and character of
8	vehicles.
9	4. The financial status, character, and responsibility
10	of the applicant as demonstrated by the applicant's ability to
11	provide, maintain, and operate the number of vehicles proposed
12	to be operated in accordance with the type of service proposed
13	in the application, the applicant's criminal and traffic
14	record, and the applicant's credit record if any.
15	5. The experience of the applicant in the operation as
16	an owner or manager or as a driver for the type of service
17	proposed.
18	6. Any other facts or circumstances that would
19	indicate whether the proposed service is in the public
20	interest.
21	(4)(a) The commission, committee, or hearing officer
22	may require the parties to submit their statements of the
23	facts and memoranda on the issues of law; may compel
24	attendance of witnesses and production of evidence; may
25	administer oaths and take testimony; may reasonably limit the
26	scope of cross-examination to relevant matters raised on
27	direct examination of a witness; shall consider all the
28	evidence properly adduced at the hearing; and shall generally
29	conduct the hearing in a manner that affords all parties
30	administrative due process.
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(b) Following a hearing conducted by a committee or 1 2 hearing officer, the committee or hearing officer shall file a 3 written report and recommendations with the commission, and the commission shall provide notice to the applicant and any 4 5 person who may have intervened in the hearing that the report 6 and recommendations are available for inspection and copying 7 at the office of the commission. The parties in the public 8 hearing may file written exceptions to the report and 9 recommendations at the office of the commission not less than 5 business days before the public hearing before the 10 commission on the application. The commission shall take final 11 12 action affirming, reversing, or modifying the recommendations. 13 It is further provided, however, that if an exception or 14 exceptions have been timely filed and the commission determines that new facts have been offered which were not 15 16 available at the time of the hearing before the committee or hearing officer, the commission may remand the report and 17 recommendations, along with the exception or exceptions, to 18 19 the committee or hearing officer and set the date, time, and 20 place of another public hearing, with proper notice to the parties of such supplementary public hearing. Thereafter, the 21 committee or hearing officer shall file a supplemental report 22 with the commission for its final action affirming, reversing, 23 24 or modifying the recommendations. 25 (c) Any accepted application for a certificate which 26 is denied by the commission shall not be resubmitted for 27 review and consideration until a minimum of 12 months has 28 elapsed, measured from the date the application was denied. An application is deemed a resubmittal if: 29 30 31

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1. The application proposed for resubmittal seeks a 1 2 certificate authorizing the same type of service as the previously denied application; and 3 4 2. The application proposed for resubmittal is filed by the same applicant as the previously denied application. 5 6 The term "same applicant" means the applicant on the 7 previously denied application, its parent corporation or 8 corporations, or any subsidiary, affiliate, successor, or 9 assignee. 10 (d) Any person aggrieved by the final administrative decision may seek judicial review in accordance with the 11 12 Florida Administrative Procedure Act. 13 (5) Except for wrecker operators, certificate holders 14 may contract with individual operators holding licensure as 15 prescribed herein for the operation of its public vehicles, 16 provided any such contractor is responsible for the operation and performance of any such subcontractor in accordance with 17 this act and any rules adopted in accordance with this act. 18 19 Section 8. Public vehicle driver's license .--20 (1) A person operating a public vehicle in the county or any of its municipalities must have a public vehicle 21 driver's license and a driver's license issued by the State of 22 23 Florida valid for the type of public vehicle for which a 24 public vehicle driver's license is sought. Application for the public vehicle driver's license shall be under oath on forms 25 26 prescribed by the commission and shall: 27 (a) Be made in person to the agent prescribed by the 28 commission. 29 (b) Provide general information on forms supplied by the commission including: 30 31 Pertinent personal data. 1.

1	2. Physical condition.
2	3. Traffic record for 3 years previous to the
3	application, including pleas of nolo contendere, convictions,
4	and forfeitures of collateral and excluding parking citations.
5	4. Criminal record, including pleas of nolo
6	contendere, convictions, or forfeitures of collateral.
7	5. Experience in driving motor vehicles and public
8	vehicles.
9	6. Provide a set of his or her fingerprints made by a
10	qualified fingerprint technician.
11	7. Three (3) recent photographs of himself or herself,
12	of a size and manner prescribed by the commission.
13	8. A health certificate form. As a result of the
14	statements made by the applicant on the health certificate
15	form, the applicant may be required to submit an additional
16	health certificate completed and signed by a physician
17	licensed in accordance with chapter 458 or chapter 469,
18	Florida Statutes, when criteria established by rule of the
19	commission has been met for such additional health
20	certificate.
21	(2) The Florida Department of Law Enforcement and
22	other law enforcement agencies are authorized to provide
23	criminal history record information to the commission for this
24	purpose and may assess a fee for same.
25	(3) The commission may refuse to issue a public
26	vehicle driver's license to an applicant for:
27	(a) Repeated violations of the motor vehicle laws.
28	(b) Conviction of any offense involving commission of
29	a felony, a sex offense including conviction as a sexual
30	offender as defined in section 944.606(1), Florida Statutes,
31	or has been found to be a sexual predator as provided in
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section 775.21(40), Florida Statutes, soliciting for 1 2 prostitution, an alcohol or narcotics offense, drunkenness, violation of the gambling laws, or a crime involving moral 3 4 turpitude. (4) The commission shall not issue a public vehicle 5 б driver's license to any applicant who: 7 (a) Is on parole or probation for a felony; 8 (b) Is covered by diplomatic immunity; 9 (c) Has less than six (6) months' driving experience; (d) Does not hold a driver's license issued by the 10 11 State of Florida valid for the type of public vehicle for 12 which a public vehicle driver's license is sought; 13 (e) Is on parole or probation for a misdemeanor. 14 (5) Each public vehicle driver's license: 15 (a) Must be on a form prescribed by the commission and 16 include a recent photograph of the license holder. (b) Shall be valid for 1 year and may be renewed 17 annually for 1 additional year when the commission finds no 18 19 criminal or traffic violations during the period of the 20 expiring license. If the investigation reveals such violations, the license shall not be valid for more than 60 21 22 days. 23 (c) Must be surrendered to the commission when a 24 driver's license issued by the State of Florida has been suspended, revoked, expired, or is otherwise invalid. 25 26 (d) Must be shown, upon demand, to any law enforcement 27 officer and must be conspicuously displayed, except wreckers, 28 in a frame and in plain view of passengers during the 29 operation of a public vehicle. (e) Must be renewed by making application for renewal 30 between 30 and 60 days prior to its expiration date. 31

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1 (6) Surrender, suspension, second revocation of public 2 vehicle driver's license: (a) The commission may suspend for not less than one 3 4 and not more than 30 days or revoke any public vehicle 5 driver's license for any of the following reasons: 6 1. Repeated violations of the motor vehicle laws. 7 2. Conviction of reckless driving. 8 3. Failure to report any accident in which the 9 licensee is involved as required by law. 10 4. Driving any vehicle known to the driver not to be 11 in good order and repair. 12 5. Knowingly make a false statement of material and 13 relevant facts on an application for a public vehicle driver's 14 license. 15 6. Conviction of or plea of nolo contendere to an offense involving alcohol, gambling, or moral turpitude. 16 (b) The public vehicle driver's license is revoked and 17 shall be immediately surrendered upon conviction or a plea of 18 19 nolo contendere to any offense involving: 20 1. Commission of a felony. 2. A sex offense, including conviction as a sexual 21 offender as defined in section 944.606(1), Florida Statutes, 22 23 or has been found to be a sexual predator as provided in 24 section 775.21(40), Florida Statutes. 25 3. Soliciting for or engaging in prostitution. 26 4. Narcotics. 27 5. An offense for which the penalty includes 28 revocation of state motor vehicle operator's license. 29 Section 9. Additional safety and equipment requirements and prohibitions. 30 31

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Taxicabs may not be equipped with devices which 1 (1) 2 may be manipulated in such a way as to shield the occupants or 3 driver from observation or obstruct the view through the rear window. Public vehicles must be equipped with approved safety 4 5 non-shatterable glass in the windshield, and windows, interior 6 and exterior, must be kept in a clean condition. The interiors 7 of public vehicles must be kept in a sanitary condition and be 8 swept and dusted daily. At least once weekly the interior of 9 each public vehicle, with the exception of wreckers, must be cleaned thoroughly with suitable antiseptic solution. Taxicab, 10 van, handicab, and basic life support ambulance interiors must 11 12 be of a leather or similar non-absorbent washable material. 13 Each public vehicle must be of good substantial appearance and be constructed and maintained as to provide for the safety of 14 the public and satisfactory operation at a minimum noise and 15 16 vibration. Each public vehicle must be structurally sound as to all its parts, must not have broken or cracked fenders or 17 glass, and must be painted to give reasonable protection to 18 all painted surfaces from structural deterioration. 19 20 (2) All marks or identification of each public vehicle shall be permanent and clearly legible at all times. 21 22 (3) No handicab may carry emergency equipment except a fire extinguisher, may not use the term "ambulance" or 23 24 'ambulatory service," and may not make representations that any medical service is available. 25 26 (4) Taxicabs, handicabs, basic life support 27 ambulances, and wreckers must be equipped to provide two-way 28 voice communications. No public vehicle may carry or use 29 scanner or monitor type radios. Section 10. Enforcement. -- The commission and law 30 enforcement agencies operating within the county are 31 27

responsible for the enforcement of this act and any rules 1 2 adopted in accordance with this act. Commission inspectors may call upon any law enforcement officer within an appropriate 3 jurisdiction to assist in the enforcement of this act and any 4 5 rules adopted in accordance with this act. The commission may, 6 through any of its inspectors obtain from the state attorney a 7 warrant or capias for violation of this act or any rule 8 adopted under this act. Section 11. Violation of act; penalty.--9 (1) In addition to any other civil penalties contained 10 11 elsewhere in this act, any person who violates or fails to 12 comply with or who procures, aids, or abets in the violation 13 of any provision of this act or any rules adopted in 14 accordance with this act is guilty of a criminal offense and 15 misdemeanor in accordance with section 775.08, Florida 16 Statutes, and is punishable as provided by law. 17 (2) Any person who operates a public vehicle upon the public highways without a certificate, permit, or public 18 19 vehicle driver's license as provided by this act and any rules 20 adopted in accordance with this act, or who operates a public vehicle using a canceled certificate, or who violates any of 21 22 the provisions of this act or any rules adopted in accordance with this act may be enjoined by the courts of this state from 23 24 any such violation. 25 Section 12. Citations; administrative hearings; 26 persons aggrieved. 27 (1)(a) Whenever evidence has been obtained or received 28 establishing reasonable cause that a violation of this act or 29 rules adopted in accordance with this act is occurring or has occurred, the commission or director or any interim director 30 31

may issue a citation and serve the alleged violator by 1 2 personal service or certified mail. 3 (b) The commission and, if authority has been 4 delegated the director, interim director or hearing officer, 5 may convene administrative hearings to abate, correct or б assess civil penalties for a violation for which a citation 7 has been served. 8 (c) Failure to request an administrative hearing by 9 service of notice of appeal within 20 days after service of a citation shall constitute a waiver thereof, and any such 10 11 unappealed citation shall become a final administrative 12 decision of the commission by operation of law. 13 (2) Any person aggrieved by an action of commission staff, including the director, any interim director, an 14 15 inspector, or a hearing officer may appeal to the commission 16 for an administrative hearing by filing within 20 days after the date of the action, a written notice of appeal which shall 17 concisely identify the matter contested and the reasons or 18 19 grounds therefore. Any notice of appeal shall be filed at the 20 business office of the commission, and an administrative hearing shall be held solely before the commission and in 21 22 accordance with rules adopted by the commission for that 23 purpose. 24 (3) Any person aggrieved by a final administrative decision of the commission or, when delegated, the director, 25 26 interim director, or hearing officer, may seek judicial review 27 in accordance with the Florida Administrative Procedure Act. 28 Section 13. Variance and waiver .--(1) A variance and waiver may only be granted at a 29 public meeting upon affirmative vote of 5 members of the 30 31 commission. Notice of the petition and notice of the

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disposition of the petition for variance or waiver need not be 1 2 provided to the Department of State. A copy of the petition 3 and the order granting or denying the petition for variance and waiver need not be filed with the Joint Administrative 4 5 Procedures Committee. The commission need not file reports 6 with the Governor, President of the Senate, and Speaker of the 7 House of Representatives regarding the type and disposition of 8 each petition for variance and waiver. The commission's 9 decision to grant or deny the petition for variance and waiver is not subject to sections 120.569 and 120.57, Florida 10 Statutes. 11 12 (2) Any person aggrieved by a commission decision to 13 grant or deny a petition for a variance and waiver may seek 14 judicial review in accordance with the Florida Administrative 15 Procedure Act. Section 14. County responsibility.--The commission and 16 the board shall execute an interlocal agreement that must 17 include the appropriation of a sum of money to the commission 18 19 to be negotiated and paid by the board to the commission for a 20 period of 3 years beginning October 1, 2000. Section 15. Recodification.--Prior to July 1, 2011, 21 22 and prior to July 1 every 10 years thereafter or as may otherwise be required by the Legislature or the Hillsborough 23 24 County Legislative Delegation, the Hillsborough Delegation shall review this act and all acts that amend this act for the 25 26 purpose of determining whether there is a need for 27 consolidating, compiling, revising, and recodifying such acts. 28 If it is determined there is such a need, the delegation may 29 require the commission to prepare such legislation as may be necessary for that purpose. 30 31

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1	Section 16. Savings clause for rulesThe rules of
2	the commission in effect on the effective date of this act
3	shall remain in effect for a period not to exceed one year
4	from that date to permit the commission sufficient time to
5	revise or repeal its rules in conformance with this act.
6	Section 17. DissolutionThe district may be
7	dissolved in accordance with the provisions of section
8	189.4042, Florida Statutes.
9	Section 18. Severance clauseIf any provision of
10	this act or its application is held invalid, it is the
11	legislative intent that the invalidity shall not affect other
12	provisions or applications of the act which can be given
13	effect without the invalid provision or application, and to
14	this end the provisions of this act are declared severable.
15	Section 19. <u>Chapters 83-423, 87-496, 88-493, 95-490,</u>
16	and 2000-441, Laws of Florida, are repealed. Such repeal does
17	not affect the prosecution of any cause of action that accrued
18	before the effective date of the repeal and does not affect
19	actions of the Commission prior to the effective date of the
20	repeal.
21	Section 20. This act shall take effect upon becoming a
22	law.
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