HOUSE AMENDMENT 720-134AXD-02 Bill No. CS/HB 1213, 1st Eng. Amendment No. ____ (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 Representative(s) Kyle offered the following: 11 12 13 Amendment (with title amendment) On page 62, between lines 13 and 14, 14 15 16 insert: 17 Section 41. Section 334.30, Florida Statutes, is amended to read: 18 19 334.30 Public-private Private transportation 20 facilities.--The Legislature hereby finds and declares that there is a public need for rapid construction of safe and 21 22 efficient transportation facilities for the purpose of travel within the state, and that it is in the public's interest to 23 24 provide for public-private partnership agreements to 25 effectuate the construction of additional safe, convenient, and economical transportation facilities. 26 (1) The department may receive or solicit proposals 27 28 and, with legislative approval by a separate bill for each 29 facility, enter into agreements with private entities, or 30 consortia thereof, for the building, operation, ownership, or 31 financing of transportation facilities. The department is 1 File original & 9 copies hbd0005 03/19/02 09:04 am 01213-0073-142677

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authorized to adopt rules to implement this section and shall 1 2 by rule establish an application fee for the submission of 3 proposals under this section. The fee must be sufficient to 4 pay the costs of evaluating the proposals. The department may 5 engage the services of private consultants to assist in the 6 evaluation. Before seeking legislative approval, the 7 department must determine that the proposed project: 8 (a) Is in the public's best interest. + (b) Would not require state funds to be used unless 9 10 there is an overriding state interest; however, the department 11 may use state resources for a transportation facility project 12 that is on the State Highway System or that provides for 13 increased mobility on the state's transportation system.and 14 (c) Would have adequate safequards in place to ensure 15 that no additional costs or service disruptions would be 16 realized by the traveling public and citizens of the state in 17 the event of default or cancellation of the agreement by the 18 department. 19 The department shall ensure that all reasonable costs to the 20 21 state related to transportation facilities that are not part 22 of the State Highway System are borne by the public-private entity. The department shall also ensure that all reasonable 23 24 costs to the state, and substantially affected local 25 governments, and utilities, related to the private transportation facility, are borne by the public-private 26 27 private entity for transportation facilities that are owned by 28 private entities. 29 The use of funds from the State Transportation (2) 30 Trust Fund is limited to advancing projects already programmed in the adopted 5-year work program or to no more than a 31 2

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statewide total of \$50 million in capital costs for all 1 projects not programmed in the adopted 5-year work program. 2 3 (3) The department may request proposals for 4 public-private transportation projects or, if the department receives an unsolicited proposal, shall publish a notice in 5 6 the Florida Administrative Weekly and a newspaper of general 7 circulation at least once a week for 2 weeks, stating that the department has received the proposal and will accept, for 60 8 days after the initial date of publication, other proposals 9 10 for the same project purpose. A copy of the notice must be mailed to each local government in the affected area. After 11 12 the public notification period has expired, the department 13 shall then rank the proposals in order of preference. In ranking the proposals, the department may consider, but is not 14 15 limited to considering, professional qualifications, general business terms, innovative engineering or cost-reduction 16 17 terms, finance plans, and the need for state funds to deliver 18 the proposal. The department shall negotiate with the top-ranked proposer in good faith, and if the department is 19 not satisfied with the results of said negotiations, the 20 department may, at its sole discretion, terminate negotiations 21 with said proposer. If these negotiations are unsuccessful, 22 the department may go to the second and lower-ranked firms in 23 order using this same procedure. If only one proposal is 24 25 received, the department may negotiate in good faith, and if the department is not satisfied with the results of said 26 27 negotiations, the department may, at its sole discretion, terminate negotiations with the said proposers. 28 29 Notwithstanding any other provision of this subsection, the 30 department may, at its sole discretion, reject all proposals at any point in the process up to completion of a contract 31 3

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with the proposer. 1 2 (4) The department shall not commit funds in excess of 3 the limitation in subsection (2) without specific project 4 approval by the Legislature. 5 (5) (5) (2) Agreements entered into pursuant to this 6 section may authorize the private entity to impose tolls or 7 fares for the use of the facility. However, the amount and 8 use of toll or fare revenues may be regulated by the 9 department to avoid unreasonable costs to users of the 10 facility. 11 (6)(3) Each private transportation facility 12 constructed pursuant to this section shall comply with all requirements of federal, state, and local laws; state, 13 regional, and local comprehensive plans; department rules, 14 15 policies, procedures, and standards for transportation facilities; and any other conditions which the department 16 17 determines to be in the public's best interest. (7) (4) The department may exercise any power possessed 18 by it, including eminent domain, with respect to the 19 20 development and construction of state transportation projects to facilitate the development and construction of 21 22 transportation projects pursuant to this section. For public-private facilities located on the State Highway System, 23 24 the department may pay all or part of the cost of operating and maintaining the facility. For facilities not located on 25 the State Highway System, the department may provide services 26 27 to the private entity and agreements for maintenance, law enforcement, and other services entered into pursuant to this 28 section shall provide for full reimbursement for services 29 30 rendered. (8)(5) Except as herein provided, the provisions of 31

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1 this section are not intended to amend existing laws by
2 granting additional powers to, or further restricting, local
3 governmental entities from regulating and entering into
4 cooperative arrangements with the private sector for the
5 planning, construction, and operation of transportation
6 facilities.

7 (9) The department shall have the authority to create 8 or assist in the creation of tax-exempt, public-purpose 9 Internal Revenue Service Ruling 63-20 corporations as provided 10 for under the Internal Revenue Code. Any bonds issued by the 11 63-20 corporation shall be payable solely from and secured by 12 a lien upon and pledge of the revenues received by the 63-20 13 corporation. Any bonds issued by the 63-20 corporation shall not be or constitute a general indebtedness of the State of 14 15 Florida, any department or agency thereof, or any political subdivision thereof within the meaning of any constitutional 16 17 or statutory provision or limitation. The full faith and 18 credit of the State of Florida shall not be pledged to the payment of the principal of or interest on the bonds issued by 19 the 63-20 corporation. No owner of any of the bonds shall ever 20 have the right to require or compel the exercise of the taxing 21 22 power of the State of Florida or any department or agency of the state for payment thereof, and the bonds shall not 23 24 constitute a lien upon any property owned by the State of 25 Florida or any department or agency of the state. Bonds issued by the 63-20 corporation shall be rated investment grade by a 26 27 nationally recognized credit rating agency. Nothing in this subsection is intended to prohibit credit enhancement of such 28 bonds, whether provided by private or governmental sources 29 30 other than sources backed by the taxing power of the State of Florida. Nothing in this subsection is intended to prohibit 31 5

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the pledging of additional funds or revenues from private 1 sources to secure such bonds. Internal Revenue Service Ruling 2 63-20 corporations may receive State Transportation Trust Fund 3 4 grants and loans from the department. The department shall be 5 empowered to enter into public-private partnership agreements with Internal Revenue Service Ruling 63-20 corporations for б 7 projects under this section but shall not agree to expend any 8 funds not appropriated for this purpose. The provisions of s. 9 339.135(6) shall apply to such agreements. 10 (10) The department may lend funds from the Toll Facilities Revolving Trust Fund, as outlined in s. 338.251, to 11 12 Internal Revenue Service Ruling 63-20 corporations that 13 construct projects containing toll facilities approved under this section. To be eligible, the Internal Revenue Service 14 15 Ruling 63-20 corporation must meet the provisions of s. 338.251 and must either provide an indication from a 16 17 nationally recognized rating agency that the senior bonds of 18 the 63-20 corporation will be investment grade or must provide credit support, such as a letter of credit or other means 19 acceptable to the department, to ensure that the loans will be 20 fully repaid as required by law. The state's liability for 21 22 debt of a facility shall be limited to the amount approved for that specific facility in the department's 5-year work program 23 24 adopted pursuant to s. 339.135. (11)(6) Notwithstanding s. 341.327, a fixed-guideway 25 transportation system authorized by the department to be 26 27 wholly or partially within the department's right-of-way pursuant to a lease granted under s. 337.251 may operate at 28 29 any safe speed. 30 Section 42. Paragraph (m) of subsection (2) of section 348.0004, Florida Statutes, is repealed. 31 6

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Section 43. Subsection (9) is added to section 1 2 348.0004, Florida Statutes, to read: 3 348.0004 Purposes and powers.--4 (9) The Legislature hereby finds and declares that 5 there is a public need for rapid construction of safe and 6 efficient transportation facilities for the purpose of travel 7 within the state and that it is in the public's interest to provide for public-private partnership agreements to 8 effectuate the construction of additional safe, convenient, 9 10 and economical transportation facilities. 11 (a) An expressway authority in any county as defined 12 in s. 125.011(1) may receive or solicit proposals and enter 13 into agreements with private entities, or consortia thereof, for the building, operation, ownership, or financing or 14 15 extensions or other improvements to existing expressway authority transportation facilities or new transportation 16 17 facilities that are within the jurisdiction of such an 18 expressway authority. Such an expressway authority is authorized to adopt rules to implement this subsection and 19 shall by rule establish an application fee for the submission 20 of unsolicited proposals under this subsection. The fee must 21 be sufficient to pay the costs of evaluating the proposals. 22 Such an expressway authority may engage the services of 23 private consultants to assist in the evaluation. Before 24 25 approval, such an expressway authority must determine that the proposed project: 26 27 1. Is in the public's best interest. 2. Would have adequate safeguards in place to ensure 28 29 that no additional costs or service disruptions would be 30 realized by the traveling public and citizens of the state in the event of default by the private entity or consortium or 31 7 File original & 9 copies 03/19/02

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cancellation of the agreement by such expressway authority. 1 2 (b) Such an expressway authority may request proposals 3 for public-private transportation projects or, if such an 4 expressway authority receives an unsolicited proposal that it has an interest in evaluating, it shall publish a notice in 5 the Florida Administrative Weekly and a newspaper of general 6 7 circulation in the county in which such expressway authority is located at least once a week for 2 weeks stating that such 8 expressway authority has received the proposal and will 9 10 accept, for 60 days after the initial date of publication, 11 other proposals for the same project purpose. A copy of the 12 notice must be mailed to each local government in the affected 13 areas. After the public notification period has expired, the expressway authority shall then rank the proposals in order of 14 15 preference. In ranking the proposals, the expressway authority may consider, but is not limited to considering, professional 16 17 qualifications, general business terms, innovative engineering 18 or cost-reduction terms, finance plans, and the need for state funds to deliver the proposal. The expressway authority shall 19 negotiate with the top-ranked proposer in good faith, and if 20 the expressway authority is not satisfied with the results of 21 said negotiations, the expressway authority may, at its sole 22 discretion, terminate negotiations with said proposer. If 23 24 these negotiations are unsuccessful, the expressway authority 25 may go to the second and lower-ranked firms in order using this same procedure. If only one proposal is received, the 26 27 expressway authority may negotiate in good faith, and if the expressway authority is not satisfied with the results of said 28 29 negotiations, the expressway authority may, at its sole discretion, terminate negotiations with the said proposers. 30 Notwithstanding any other provision of this paragraph, the 31 8

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expressway authority may, at its sole discretion, reject all 1 2 proposals at any point in the process up to completion of a 3 contract with the proposer. 4 (c) Agreements entered into pursuant to this 5 subsection may authorize the private entity to impose tolls or 6 fares for the use of the facility. However, the amount and 7 use of toll or fare revenues may be regulated by such an expressway authority to avoid unreasonable costs to users of 8 9 the facility. 10 (d) Each transportation facility constructed pursuant to this subsection shall comply with all requirements of 11 12 federal, state, and local laws; state, regional, and local 13 comprehensive plans; such expressway authority's rules, policies, procedures, and standards for transportation 14 15 facilities; and any other conditions such expressway authority determines to be in the public's best interest. 16 17 (e) Such an expressway authority may exercise any power possessed by it, including eminent domain, with respect 18 to the development and construction of transportation projects 19 to facilitate the development and construction of 20 transportation projects pursuant to this subsection. Such an 21 expressway authority may pay all or part of the cost of 22 operating and maintaining the facility or may provide services 23 24 to the private entity for which it shall be entitled to 25 receive full or partial reimbursement for services rendered. (f) Except as herein provided, the provisions of this 26 27 subsection are not intended to amend existing laws by further expanding or further restricting the authority of local 28 29 governmental entities to regulate and enter into cooperative 30 arrangements with the private sector for the planning, construction, and operation of transportation facilities. 31 9

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1 (g) Such an expressway authority shall have the	
2 <u>authority to create or assist in the creation of tax-exem</u>	pt,
3 public-purpose Internal Revenue Service Ruling 63-20	
4 corporations as provided for under the Internal Revenue C	ode.
5 Any bonds issued by the 63-20 corporation shall be payabl	e
6 solely from and secured by a lien upon and pledge of the	
7 revenues received by the 63-20 corporation. Any bonds iss	ued
8 by the 63-20 corporation shall not be or constitute a gen	eral
9 indebtedness of the State of Florida, any department or a	gency
10 thereof, or any political subdivision thereof within the	
11 meaning of any constitutional or statutory provision or	
12 limitation. The full faith and credit of the State of Flo	rida
13 shall not be pledged to the payment of the principal of o	r
14 interest on the bonds issued by the 63-20 corporation. No	
15 owner of any of the bonds shall ever have the right to re	quire
16 or compel the exercise of the taxing power of the State o	<u>f</u>
17 Florida or any department or agency of the state for paym	ent
18 thereof, and the bonds shall not constitute a lien upon a	ny
19 property owned by the State of Florida or any department	or
20 agency of the state. Bonds issued by the 63-20 corporatio	n
21 shall be rated investment grade by a nationally recognize	<u>d</u>
22 credit rating agency. Nothing in this paragraph is intend	ed to
23 prohibit credit enhancement of such bonds, whether provid	ed by
24 private or governmental sources other than sources backed	by
25 the taxing power of the State of Florida. Nothing in this	
26 paragraph is intended to prohibit the pledging of additio	nal
27 funds or revenues from private sources to secure such bon	ds.
28 Such an expressway authority shall be empowered to enter	into
29 public-private partnership agreements with Internal Reven	ue
30 Service Ruling 63-20 corporations for projects under this	
31 subsection.	

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1	(h) Such an expressway authority or Internal Revenue
2	Service Ruling 63-20 corporation created under this subsection
3	shall be entitled to apply for grants and loans from the
4	department for projects under this subsection, subject to the
5	same eligibility criteria and other terms and conditions as
6	would apply to projects of such an expressway authority
7	undertaken without private participation.
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10	========= TITLE AMENDMENT==========
11	And the title is amended as follows:
12	On page 6, line 9, after the semicolon,
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14	insert:
15	amending s. 334.30, F.S.; providing for
16	public-private transportation facilities;
17	eliminating the requirement that the
18	Legislature approve such facilities; providing
19	requirements for the use of funds from the
20	State Transportation Trust Fund; providing
21	requirements with respect to proposals;
22	providing for a selection process; providing
23	for specific project approval by the
24	Legislature for certain projects; authorizing
25	the Department of Transportation to create
26	certain corporations; authorizing such
27	corporations to issue bonds; authorizing the
28	department to lend certain funds to such
29	corporations; authorizing the department to
30	adopt rules; repealing s. 348.0004(2)(m), F.S.,
31	relating to private entity proposals for
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1	transportation projects; amending s. 348.0004,
2	F.S.; establishing a process enabling certain
3	expressway authorities to participate in
4	public-private partnerships to build, operate,
5	own, or finance certain transportation
6	facilities; specifying the expressway
7	authority's role in such projects and providing
8	rulemaking authority; providing for a selection
9	process; providing for the assessment of tolls;
10	providing for creation of certain tax-exempt,
11	public-purpose corporations; authorizing such
12	corporations to issue bonds;
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