Amendment No. (for drafter's use only)
CHAMBER ACTION
<u>Senate</u> <u>House</u>
· ·
Representative(s) Zapata offered the following:
Amendment to Senate Amendment (400706) (with title
amendment)
On page 56, line 10,
insert:
Section 15. Paragraph (d) of subsection (2) of section
348.0003, Florida Statutes, is amended to read:
348.0003 Expressway authority; formation; membership
(2) The governing body of an authority shall consist of
not fewer than five nor more than nine voting members. The
district secretary of the affected department district shall
serve as a nonvoting member of the governing body of each
authority located within the district. Each member of the
-
authority located within the district. Each member of the governing body must at all times during his or her term of

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16 office be a permanent resident of the county which he or she is 17 appointed to represent.

Notwithstanding any provision to the contrary in this 18 (d) subsection, in any county as defined in s. 125.011(1), the 19 20 governing body of an authority shall consist of up to 7 $\frac{13}{13}$ 21 members, and the following provisions of this paragraph shall 22 apply specifically to such authority. Except for the district 23 secretary of the department, the members must be residents of 24 the county. Two Seven voting members shall be county 25 commissioners appointed by the chair of the governing body of the county. One voting member shall be a mayor of a municipality 26 27 within the county and shall be appointed by the Miami-Dade County League of Cities. Two At the discretion of the governing 28 29 body of the county, up to two of the members appointed by the 30 governing body of the county may be elected officials residing 31 in the county. Five voting members of the authority shall be 32 appointed by the Governor. One member shall be the district 33 secretary of the department serving in the district that 34 contains such county and shall be an ex officio, voting member of the authority. One member shall be the chair of the Miami-35 Dade legislative delegation, or another member of the delegation 36 37 appointed by the chair, and shall be an ex officio, nonvoting 38 member of the authority. This member shall be an ex officio 39 voting member of the authority. If the governing board of an 40 authority includes any member originally appointed by the 41 governing body of the county as a nonvoting member, when the term of such member expires, that member shall be replaced by a 42 43 member appointed by the Governor until the governing body of the

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44 authority is composed of seven members appointed by the 45 governing body of the county and five members appointed by the 46 Governor. The qualifications, terms of office, and obligations 47 and rights of members of the authority shall be determined by 48 resolution or ordinance of the governing body of the county in a 49 manner that is consistent with subsections (3) and (4).

50Section 16. Paragraph (f) of subsection (2) of section51348.0004, Florida Statutes, is amended to read:

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348.0004 Purposes and powers.--

(2) Each authority may exercise all powers necessary, appurtenant, convenient, or incidental to the carrying out of its purposes, including, but not limited to, the following rights and powers:

57 (f)1. To fix, alter, charge, establish, and collect tolls, 58 rates, fees, rentals, and other charges for the services and 59 facilities system, which tolls, rates, fees, rentals, and other 60 charges must always be sufficient to comply with any covenants 61 made with the holders of any bonds issued pursuant to the Florida Expressway Authority Act. However, such right and power 62 63 may be assigned or delegated by the authority to the department. 64 Notwithstanding s. 338.165 or any other provision of law to the 65 contrary, in any county as defined in s. 125.011(1), to the 66 extent surplus revenues exist, they may be used for purposes 67 enumerated in subsection (7), provided the expenditures are 68 consistent with the metropolitan planning organization's adopted 69 long-range plan. Notwithstanding any other provision of law to 70 the contrary, but subject to any contractual requirements 71 contained in documents securing any outstanding indebtedness

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72 payable from tolls, in any county as defined in s. 125.011(1), 73 the board of county commissioners may, by ordinance adopted on or before September 30, 1999, alter or abolish existing tolls 74 75 and currently approved increases thereto if the board provides a 76 local source of funding to the county expressway system for 77 transportation in an amount sufficient to replace revenues 78 necessary to meet bond obligations secured by such tolls and 79 increases.

80 2. Prior to raising tolls or establishing any new point of toll collection by either cash payment or electronic toll 81 collection, an expressway authority in any county as defined in 82 s. 125.011(1) shall provide, where applicable, the county 83 commission, city commission, and metropolitan planning 84 85 organization in the affected area with written justification for the proposed toll increase or new toll collection point. Each 86 87 local governmental entity and metropolitan planning organization shall agenda the justification issue at its next available 88 89 public meeting and shall have 30 days after the date of that 90 meeting to request a public hearing on the proposed toll increase or new toll collection point. Copies of the written 91 92 justification must also be provided to each member of the 93 Legislature who represents a district affected by the proposed 94 toll increase or new collection point, and the copies must be 95 provided at the same time as the information is submitted to the 96 local governmental entity. Within 60 days after receiving a 97 public hearing request from a local governmental entity or metropolitan planning organization, the expressway authority 98 99 shall hold at least two public hearings in the area to be

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100	affected by its proposal. The public hearings shall be
101	advertised in a newspaper of general circulation, as defined in
102	s. 97.021(16), in the affected county. Notice of the public
103	hearing must be provided to each member of the Legislature who
104	represents a district affected by the proposed toll increase or
105	new collection point. During the public hearings, the expressway
106	authority shall, at a minimum, present an in-depth cost-benefit
107	analysis of the proposed toll increase, present an in-depth
108	description of the transportation projects to be funded, and
109	document all questions, suggestions, or other comments offered
110	by the public. No toll increase shall become effective and no
111	new point of toll collections shall become operational until 90
112	days after the last public hearing as required by this paragraph
113	is held. The provisions of this subsection shall not apply to
114	any change in the toll rate for the use of any portion of the
115	expressway system of an authority or any new project undertaken
116	by the authority that has been approved by the authority prior
117	to January 1, 2005.
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120	======================================
121	On page 60, line(s) 30,
122	remove: All of said line,
123	
124	and insert:
125	include an implementation plan; creating s. 322.073, F.S.;
126	providing for the Department of Highway Safety and Motor
127	Vehicles to issue driver licenses to certain foreign
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128 nationals who frequently visit the state; providing for 129 expiration and renewal of the license; requiring submission of certain information to receive the license; 130 authorizing the department to adopt rules; creating s. 131 322.075, F.S.; providing for the department to issue 132 driving permits to certain foreign nationals who entered 133 134 the country under specified circumstances; providing 135 eligibility criteria; requiring the department to conduct 136 criminal history records checks; providing requirements for the permits; providing for period of validity; 137 138 restricting validity to use in the state; providing for renewal; prohibiting certain use and providing penalties 139 therefor; providing for seizure and cancellation of the 140 141 permit under certain circumstances; providing for fees; 142 authorizing the department to adopt rules; amending s. 143 348.0003, F.S.; changing the membership of expressway authority governing boards in certain counties; amending 144 145 s. 348.0004, F.S.; requiring notification to certain local 146 governmental entities and metropolitan planning 147 organizations by certain expressway authorities proposing a toll increase or a new point of toll collection; 148 149 providing procedures for public notice and hearing prior 150 to implementation; providing for application; providing an

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