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A bill to be entitled

2 An act relating to transportation; amending s. 20.23, 3 F.S.; creating the Florida Statewide Passenger Rail 4 Commission to monitor passenger rail systems and 5 associated operations, advise the Department of 6 Transportation concerning a statewide system of passenger 7 rail service, evaluate passenger rail policies, and 8 provide advice and recommendations to the Legislature on 9 passenger rail operations in the state; providing for 10 membership and organization of the commission; authorizing reimbursement for travel and other expenses of members; 11 prohibiting the commission and its members from taking 12 13 part in operations of the department or a monitored 14 authority; assigning the commission to the Office of the 15 Secretary of the department for administrative purposes; 16 providing that expenses of the commission shall be 17 approved by the secretary; directing the department to 18 provide administrative support and services to the 19 commission; providing for a rail enterprise in the 20 department to be headed by an executive director and 21 headquartered in Leon County; providing that the executive 22 director shall be appointed by the Secretary of 23 Transportation; directing the secretary to assign to the 24 executive director the responsibility for funding, 25 developing, and operating high-speed and passenger rail systems under specified provisions and coordinating 26 27 publicly funded passenger rail operations; exempting the 28 enterprise from department policies, procedures, and

Page 1 of 49

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29 standards; providing exceptions; amending s. 201.15, F.S.; 30 revising allocation of certain moneys in the State 31 Transportation Trust Fund by increasing the percentage to 32 be allocated for purposes of the Small County Outreach Program and providing for an annual allocation to the 33 34 Florida Rail Enterprise; amending s. 339.135, F.S.; 35 providing a funding source for allocations to the South 36 Florida Regional Transportation Authority under specified 37 provisions; amending s. 343.58, F.S., relating to the 38 South Florida Regional Transportation Authority; providing that funds dedicated by county governments may be used for 39 certain purposes; providing for allocation of funds from 40 the State Transportation Trust Fund to the authority; 41 42 providing for cessation of the allocation under certain 43 circumstances; amending s. 341.301, F.S.; revising the 44 definition of "railroad" or "rail system" to include a high-speed rail system and providing definitions for 45 purposes of provisions for rail programs; amending s. 46 47 341.302, F.S.; revising duties and responsibilities of the 48 department to develop and implement a rail program; 49 authorizing the department's rail system plan to include 50 regional components for certain purposes; revising 51 requirements for the plan to be updated; requiring a plan 52 status report to the Legislature; directing the department 53 to work with local communities to address impacts of 54 passenger rail implementation, finalize alternative routes 55 for through freight rail traffic in Central Florida, and 56 provide technical assistance to a coalition of

### Page 2 of 49

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municipalities and counties in Central Florida for development of a regional rail system plan; providing parameters within which the department may by contract indemnify against loss a freight rail operator from whom it has acquired interest in a rail corridor; authorizing the department to purchase liability insurance including coverage for the department, any freight rail operator, commuter rail service providers, governmental entities, or any ancillary development and establish a self-insurance retention fund; limiting the amount of the insurance and self-insurance retention fund; providing that the insureds must make payments for the coverage; providing that the insurance may provide coverage for all damages and be maintained to provide a fund to cover liabilities arising from rail corridor ownership and operations; authorizing the department to incur certain marketing expenses relating to rail corridor acquisition, ownership, construction, and operation; providing that indemnification by contract, the purchase of insurance, or establishment of a self-insurance retention fund does not waive sovereign immunity or increase liability limits provided under specified provisions; providing that specified provisions apply to the purchase of insurance; providing that specified provisions relating to rail service apply to other governmental entities under contract with the department or designated by the department; providing for application of specified provisions to procurement contracts for the construction,

Page 3 of 49

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85 operation, maintenance, and management of a rail corridor 86 by the department, a governmental entity under contract 87 with the department, or a governmental entity designated 88 by the department; authorizing the department to complete 89 an escrowed closing on the Central Florida Rail Corridor 90 acquisition if Federal Transit Administration full-funding 91 grant agreement approval is obtained for the proposed 92 Central Florida Commuter Rail Transit Project Initial 93 Operating Segment; amending s. 341.303, F.S.; revising 94 provisions for distribution of rail funds; removing 95 provisions for funding service development projects; authorizing the department to fund net operating costs of 96 97 eligible intercity or commuter rail systems for a certain 98 time period; authorizing the department, through the 99 Florida Rail Enterprise, to use specified funds to fund 100 certain costs of passenger rail capital improvement 101 projects, passenger rail planning and development, the 102 high-speed rail system, and projects necessary to identify 103 or address anticipated impacts of increased freight rail 104 traffic due to implementing passenger rail systems; 105 providing that the enterprise shall be a single budget 106 entity; providing that the enterprise's budget include all 107 passenger rail funding and be submitted to the Legislature 108 along with the department's budget; directing the Governor 109 to certify forward unexpended funds of the enterprise; 110 providing for use of unencumbered funds certified forward; 111 amending s. 341.8201, F.S.; revising a short title; providing that specified provisions may be cited as the 112 Page 4 of 49

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"Florida Rail Enterprise Act"; amending s. 341.8203, F.S.; providing definitions for purposes of such act; amending s. 341.822, F.S.; providing powers and duties of the enterprise in addition to the powers and duties of the department; authorizing the enterprise to plan, construct, maintain, repair, operate, and promote a high-speed rail system, to acquire corridors, and to coordinate the development and operation of publicly funded passenger rail systems; providing intent; authorizing the enterprise to cooperate, coordinate, partner, and contract with other entities to accomplish its purposes; authorizing the enterprise to employ certain procurement methods; authorizing the executive director to employ staff; providing that such staff are exempt from specified Career Service System provisions; providing for construction; providing that provisions for powers of the enterprise supersede other laws that are inconsistent; requiring rail enterprise projects or improvements to be developed in accordance with the Florida Transportation Plan and the department's work program; creating s. 341.8225, F.S.; providing that only the department may acquire, construct, maintain, or operate the high-speed rail system; providing for an exception with legislative authorization; authorizing local governmental entities to negotiate with the department for the design, right-of-way acquisition, and construction of components of the system; amending s. 341.836, F.S.; providing for the enterprise to undertake associated developments for certain purposes; amending s.

Page 5 of 49

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141	341.838, F.S.; authorizing the enterprise to establish and
142	collect fares, rates, and other charges for services
143	provided by the system; authorizing the enterprise to
144	contract with other entities; directing the enterprise to
145	review the fares, rates, and other charges annually;
146	providing for use of moneys collected; providing that such
147	fares, rates, and other charges are not subject to
148	supervision or regulation by other entities; amending s.
149	341.839, F.S.; providing for construction of provisions
150	granting powers to the enterprise; removing provisions
151	relating to the Florida High-Speed Rail Authority;
152	repealing ss. 341.8202, 341.821, 341.823, 341.824,
153	341.827, 341.828, 341.829, 341.830, 341.831, 341.832,
154	341.833, 341.834, 341.835, 341.837, and 341.841, F.S.,
155	relating to the Florida High-Speed Rail Authority,
156	legislative findings and intent, criteria for assessment
157	and recommendations, technical, scientific, or other
158	assistance, service areas, segment designation,
159	permitting, conflict prevention, mitigation, and
160	resolution, procurement, prequalification, request for
161	qualifications, request for proposals, award of contract,
162	acquisition of property, rights-of-way, and disposal of
163	land, payment of expenses, and reports and audits;
164	amending s. 110.205, F.S.; conforming cross-references;
165	providing effective dates.
166	
167	Be It Enacted by the Legislature of the State of Florida:
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# Page 6 of 49

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169 Section 1. Paragraph (b) of subsection (2) and present 170 subsection (4) of section 20.23, Florida Statutes, are amended, 171 present subsections (3) through (6) are renumbered as 172 subsections (4) through (7), respectively, and a new subsection 173 (3) is added to that section, to read:

174 20.23 Department of Transportation.—There is created a 175 Department of Transportation which shall be a decentralized 176 agency.

177

(2)

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(b) The commission shall have the primary functions to:

Recommend major transportation policies for the
 Governor's approval, and assure that approved policies and any
 revisions thereto are properly executed.

182 2. Periodically review the status of the state 183 transportation system including highway, transit, rail, seaport, 184 intermodal development, and aviation components of the system 185 and recommend improvements therein to the Governor and the 186 Legislature.

187 3. Perform an in-depth evaluation of the annual department budget request, the Florida Transportation Plan, and the 188 189 tentative work program for compliance with all applicable laws 190 and established departmental policies. Except as specifically 191 provided in s. 339.135(4)(c)2., (d), and (f), the commission may not consider individual construction projects, but shall 192 consider methods of accomplishing the goals of the department in 193 the most effective, efficient, and businesslike manner. 194

4. Monitor the financial status of the department on a
regular basis to assure that the department is managing revenue

Page 7 of 49

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197 and bond proceeds responsibly and in accordance with law and 198 established policy.

199 5. Monitor on at least a quarterly basis, the efficiency, 200 productivity, and management of the department, using 201 performance and production standards developed by the commission 202 pursuant to s. 334.045.

6. Perform an in-depth evaluation of the factors causing disruption of project schedules in the adopted work program and recommend to the Legislature and the Governor methods to eliminate or reduce the disruptive effects of these factors.

207 7. Recommend to the Governor and the Legislature improvements to the department's organization in order to 208 209 streamline and optimize the efficiency of the department. In 210 reviewing the department's organization, the commission shall determine if the current district organizational structure is 211 212 responsive to Florida's changing economic and demographic 213 development patterns. The initial report by the commission must 214 be delivered to the Governor and Legislature by December 15, 215 2000, and each year thereafter, as appropriate. The commission 216 may retain such experts as are reasonably necessary to 217 effectuate this subparagraph, and the department shall pay the 218 expenses of such experts.

8. Monitor the efficiency, productivity, and management of the authorities created under chapters 343, 348, and 349, including any authority formed using the provisions of part I of chapter 348 <u>and any authority formed under chapter 343 which is</u> <u>not monitored under subsection (3)</u>. The commission shall also conduct periodic reviews of each authority's operations and

Page 8 of 49

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FLORIDA HOUSE OF REPRESENTATIV	E S
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budget, acquisition of property, management of revenue and bond

proceeds, and compliance with applicable laws and generally

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227 accepted accounting principles. 228 (3) There is created the Florida Statewide Passenger Rail 229 Commission. 230 (a)1. The commission shall consist of nine voting members 231 appointed as follows: 232 a. Three members shall be appointed by the Governor, one 233 of whom must have a background in the area of environmental 2.34 concerns, one of whom must have a legislative background, and 235 one of whom must have a general business background. 236 Three members shall be appointed by the President of b. 237 the Senate, one of whom must have a background in civil 238 engineering, one of whom must have a background in 239 transportation construction, and one of whom must have a general 240 business background. 241 c. Three members shall be appointed by the Speaker of the 242 House of Representatives, one of whom must have a legal 243 background, one of whom must have a background in financial 244 matters, and one of whom must have a general business 245 background. 246 2. The initial term of each member appointed by the Governor shall be for 4 years. The initial term of each member 247 appointed by the President of the Senate shall be for 3 years. 248 The initial term of each member appointed by the Speaker of the 249 250 House of Representatives shall be for 2 years. Succeeding terms 251 for all members shall be for 4 years. 252 3. A vacancy occurring during a term shall be filled by Page 9 of 49 CODING: Words stricken are deletions; words underlined are additions.

253 the respective appointing authority in the same manner as the 254 original appointment and only for the balance of the unexpired 255 term. An appointment to fill a vacancy shall be made within 60 256 days after the occurrence of the vacancy.

257 The commission shall elect one of its members as chair 4. 258 of the commission. The chair shall hold office at the will of 259 the commission. Five members of the commission shall constitute 260 a quorum, and the vote of five members shall be necessary for 261 any action taken by the commission. The commission may meet upon 262 the constitution of a quorum. A vacancy in the commission does 263 not impair the right of a quorum to exercise all rights and 264 perform all duties of the commission.

265 <u>5. The members of the commission are not entitled to</u> 266 <u>compensation but are entitled to reimbursement for travel and</u> 267 other necessary expenses as provided in s. 112.061.

268 (b) The commission shall have the primary functions of: 269 1. Monitoring the efficiency, productivity, and management 270 of all publicly funded passenger rail systems in the state, 271 including, but not limited to, any authority created under 272 chapter 343, chapter 349, or chapter 163 if the authority 273 receives public funds for the provision of passenger rail 274 service. The commission shall advise each monitored authority of 275 its findings and recommendations. The commission shall also 276 conduct periodic reviews of each monitored authority's passenger 277 rail and associated transit operations and budget, acquisition 278 of property, management of revenue and bond proceeds, and 279 compliance with applicable laws and generally accepted 280 accounting principles. The commission may seek the assistance of

Page 10 of 49

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281	the Auditor General in conducting such reviews and shall report
282	the findings of such reviews to the Legislature. This paragraph
283	does not preclude the Florida Transportation Commission from
284	conducting its performance and work program monitoring
285	responsibilities.
286	2. Advising the department on policies and strategies used
287	in planning, designing, building, operating, financing, and
288	maintaining a coordinated statewide system of passenger rail
289	services.
290	3. Evaluating passenger rail policies and providing advice
291	and recommendations to the Legislature on passenger rail
292	operations in the state.
293	(c) The commission or a member of the commission may not
294	enter into the day-to-day operation of the department or a
295	monitored authority and is specifically prohibited from taking
296	part in:
297	1. The awarding of contracts.
298	2. The selection of a consultant or contractor or the
299	prequalification of any individual consultant or contractor.
300	However, the commission may recommend to the secretary standards
301	and policies governing the procedure for selection and
302	prequalification of consultants and contractors.
303	3. The selection of a route for a specific project.
304	4. The specific location of a transportation facility.
305	5. The acquisition of rights-of-way.
306	6. The employment, promotion, demotion, suspension,
307	transfer, or discharge of any department personnel.
308	7. The granting, denial, suspension, or revocation of any



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309 license or permit issued by the department. 310 (d) The commission is assigned to the Office of the 311 Secretary of the Department of Transportation for administrative 312 and fiscal accountability purposes, but it shall otherwise 313 function independently of the control and direction of the 314 department except that reasonable expenses of the commission 315 shall be subject to approval by the Secretary of Transportation. 316 The department shall provide administrative support and service 317 to the commission. 318 The operations of the department shall be (5)<del>(4)</del>(a) 319 organized into seven districts, each headed by a district 320 secretary, and a turnpike enterprise and a rail enterprise, each 321 enterprise headed by an executive director. The district 322 secretaries and the turnpike executive directors director shall 323 be registered professional engineers in accordance with the 324 provisions of chapter 471 or, in lieu of professional engineer 325 registration, a district secretary or turnpike executive 326 director may hold an advanced degree in an appropriate related 327 discipline, such as a Master of Business Administration. The 328 headquarters of the districts shall be located in Polk, 329 Columbia, Washington, Broward, Volusia, Miami-Dade, and 330 Hillsborough Counties. The headquarters of the turnpike 331 enterprise shall be located in Orange County. The headquarters 332 of the rail enterprise shall be located in Leon County. In order to provide for efficient operations and to expedite the 333

334 decisionmaking process, the department shall provide for maximum 335 decentralization to the districts.

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(b) Each district secretary may appoint up to three Page 12 of 49

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337 district directors or, until July 1, 2005, each district 338 secretary may appoint up to four district directors. These 339 positions are exempt from part II of chapter 110.

340 (c) Within each district, offices shall be established for
341 managing major functional responsibilities of the department.
342 The heads of these offices shall be exempt from part II of
343 chapter 110.

(d) The district director for the Fort Myers Urban Office
of the Department of Transportation is responsible for
developing the 5-year Transportation Plan for Charlotte,
Collier, DeSoto, Glades, Hendry, and Lee Counties. The Fort
Myers Urban Office also is responsible for providing policy,
direction, local government coordination, and planning for those
counties.

(e)1. The responsibility for the turnpike system shall be delegated by the secretary to the executive director of the turnpike enterprise, who shall serve at the pleasure of the secretary. The executive director shall report directly to the secretary, and the turnpike enterprise shall operate pursuant to ss. 338.22-338.241.

357 2. To facilitate the most efficient and effective 358 management of the turnpike enterprise, including the use of best 359 business practices employed by the private sector, the turnpike enterprise, except as provided in s. 287.055, shall be exempt 360 from departmental policies, procedures, and standards, subject 361 to the secretary having the authority to apply any such 362 363 policies, procedures, and standards to the turnpike enterprise from time to time as deemed appropriate. 364

### Page 13 of 49

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365	(f)1. The responsibility for developing and operating the
366	high-speed and passenger rail systems established in chapter
367	341, directing funding for passenger rail systems under s.
368	341.303, and coordinating publicly funded passenger rail
369	operations in the state, including freight rail interoperability
370	issues, shall be delegated by the secretary to the executive
371	director of the rail enterprise, who shall serve at the pleasure
372	of the secretary. The executive director shall report directly
373	to the secretary, and the rail enterprise shall operate pursuant
374	to ss. 341.8201-341.842.
375	2. To facilitate the most efficient and effective
376	management of the rail enterprise, including the use of best
377	business practices employed by the private sector, the rail
378	enterprise, except as provided in s. 287.055, shall be exempt
379	from departmental policies, procedures, and standards, subject
380	to the secretary having the authority to apply any such
381	policies, procedures, and standards to the rail enterprise from
382	time to time as deemed appropriate.
383	Section 2. Paragraph (c) of subsection (1) of section
384	201.15, Florida Statutes, as amended by chapters 2009-21 and
385	2009-68, Laws of Florida, is amended to read:
386	201.15 Distribution of taxes collected.—All taxes
387	collected under this chapter are subject to the service charge
388	imposed in s. 215.20(1). Prior to distribution under this
389	section, the Department of Revenue shall deduct amounts
390	necessary to pay the costs of the collection and enforcement of
391	the tax levied by this chapter. Such costs and the service
392	charge may not be levied against any portion of taxes pledged to
I	Page 14 of 49

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393 debt service on bonds to the extent that the costs and service 394 charge are required to pay any amounts relating to the bonds. 395 After distributions are made pursuant to subsection (1), all of the costs of the collection and enforcement of the tax levied by 396 397 this chapter and the service charge shall be available and 398 transferred to the extent necessary to pay debt service and any 399 other amounts payable with respect to bonds authorized before 400 January 1, 2010, secured by revenues distributed pursuant to 401 subsection (1). All taxes remaining after deduction of costs and the service charge shall be distributed as follows: 402 403 Sixty-three and thirty-one hundredths percent of the (1)404 remaining taxes shall be used for the following purposes: 405 After the required payments under paragraphs (a) and (C) 406 (b), the remainder shall be paid into the State Treasury to the 407 credit of: 408 1. The State Transportation Trust Fund in the Department 409 of Transportation in the amount of the lesser of 38.2 percent of 410 the remainder or \$541.75 million in each fiscal year, to be used 411 for the following specified purposes, notwithstanding any other 412 law to the contrary: 413 For the purposes of capital funding for the New Starts a. 414 Transit Program, authorized by Title 49, U.S.C. s. 5309 and specified in s. 341.051, 10 percent of these funds; 415 For the purposes of the Small County Outreach Program 416 b. specified in s. 339.2818, 5 percent of these funds. Effective 417 July 1, 2014, the percentage allocated under this sub-418 419 subparagraph shall be increased to 10 percent; 420 c. For the purposes of the Strategic Intermodal System Page 15 of 49

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421 specified in ss. 339.61, 339.62, 339.63, and 339.64, 75 percent 422 of these funds after allocating for the New Starts Transit 423 Program described in sub-subparagraph a. and the Small County 424 Outreach Program described in sub-subparagraph b.; and

425 For the purposes of the Transportation Regional d. 426 Incentive Program specified in s. 339.2819, 25 percent of these 427 funds after allocating for the New Starts Transit Program 428 described in sub-subparagraph a. and the Small County Outreach 429 Program described in sub-subparagraph b. Effective July 1, 2014, 430 the first \$60 million of the funds allocated pursuant to this 431 sub-subparagraph shall be allocated annually to the Florida Rail 432 Enterprise for the purposes established in s. 341.303(5).

433 2. The Grants and Donations Trust Fund in the Department 434 of Community Affairs in the amount of the lesser of .23 percent 435 of the remainder or \$3.25 million in each fiscal year, with 92 436 percent to be used to fund technical assistance to local 437 governments and school boards on the requirements and 438 implementation of this act and the remaining amount to be used 439 to fund the Century Commission established in s. 163.3247.

3. The Ecosystem Management and Restoration Trust Fund in the amount of the lesser of 2.12 percent of the remainder or \$30 million in each fiscal year, to be used for the preservation and repair of the state's beaches as provided in ss. 161.091-161.212.

445 4. General Inspection Trust Fund in the amount of the
446 lesser of .02 percent of the remainder or \$300,000 in each
447 fiscal year to be used to fund oyster management and restoration
448 programs as provided in s. 379.362(3).

### Page 16 of 49

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450 Moneys distributed pursuant to this paragraph may not be pledged 451 for debt service unless such pledge is approved by referendum of 452 the voters.

453 Section 3. Paragraph (a) of subsection (4) of section 454 339.135, Florida Statutes, is amended to read:

339.135 Work program; legislative budget request;
definitions; preparation, adoption, execution, and amendment.-

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(4) FUNDING AND DEVELOPING A TENTATIVE WORK PROGRAM.-

458 To assure that no district or county is penalized (a)1. 459 for local efforts to improve the State Highway System, the 460 department shall, for the purpose of developing a tentative work 461 program, allocate funds for new construction to the districts, 462 except for the turnpike enterprise, based on equal parts of 463 population and motor fuel tax collections. Funds for 464 resurfacing, bridge repair and rehabilitation, bridge fender 465 system construction or repair, public transit projects except 466 public transit block grants as provided in s. 341.052, and other 467 programs with quantitative needs assessments shall be allocated based on the results of these assessments. The department may 468 469 not transfer any funds allocated to a district under this 470 paragraph to any other district except as provided in subsection 471 (7). Funds for public transit block grants shall be allocated to 472 the districts pursuant to s. 341.052. Funds for the intercity 473 bus program provided for under s. 5311(f) of the federal 474 nonurbanized area formula program shall be administered and allocated directly to eligible bus carriers as defined in s. 475 341.031(12) at the state level rather than the district. In 476

### Page 17 of 49

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477 order to provide state funding to support the intercity bus 478 program provided for under provisions of the federal 5311(f) 479 program, the department shall allocate an amount equal to the 480 federal share of the 5311(f) program from amounts calculated 481 pursuant to s. 206.46(3).

2. 482 Notwithstanding the provisions of subparagraph 1., the 483 department shall allocate at least 50 percent of any new 484 discretionary highway capacity funds to the Florida Strategic 485 Intermodal System created pursuant to s. 339.61. Any remaining 486 new discretionary highway capacity funds shall be allocated to 487 the districts for new construction as provided in subparagraph 488 1. For the purposes of this subparagraph, the term "new discretionary highway capacity funds" means any funds available 489 490 to the department above the prior year funding level for 491 capacity improvements, which the department has the discretion 492 to allocate to highway projects.

3. Notwithstanding subparagraph 1. and ss. 206.46(3), 334.044(26), and 339.2819(3), and for the 2009-2010 fiscal year only, the department shall reduce work program levels to balance the finance plan to the revised funding levels resulting from any reduction in the 2009-2010 General Appropriations Act. This subparagraph expires July 1, 2010.

499 4. For the 2009-2010 fiscal year only, prior to any 500 project or phase thereof being deferred, the department's cash 501 balances shall be as provided in paragraph (6) (b), and the 502 reductions in subparagraph 3. shall be made to financial 503 projects not programmed for contract letting as identified with 504 a work program contract class code 8 and the box code RV. These

## Page 18 of 49

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hb0001b-00

505 reductions shall not negatively impact safety or maintenance or 506 project contingency percentage levels as of April 21, 2009. This 507 subparagraph expires July 1, 2010. 508 5. Notwithstanding subparagraphs 1. and 2. and ss. 509 206.46(3) and 334.044(26), and for fiscal years 2009-2010 510 through 2013-2014 only, the department shall annually allocate 511 up to \$15 million of the first proceeds of the increased 512 revenues estimated by the November 2009 Revenue Estimating Conference to be deposited into the State Transportation Trust 513 514 Fund to provide for the portion of the transfer of funds 515 included in s. 343.58(4)(a)1.a. or s. 343.58(4)(a)2.a., 516 whichever is applicable. The transfer of funds included in s. 517 343.58(4) may not negatively impact projects included in fiscal 518 years 2009-2010 through 2013-2014 of the work program as of July 1, 2009, as amended pursuant to subsection (7). This 519 520 subparagraph expires July 1, 2014. 521 Section 4. Section 343.58, Florida Statutes, is amended to 522 read: 523 343.58 County funding for the South Florida Regional 524 Transportation Authority.-Each county served by the South Florida Regional 525 (1)526 Transportation Authority must dedicate and transfer not less 527 than \$2.67 million to the authority annually. The recurring 528 annual \$2.67 million must be dedicated by the governing body of 529 each county before October 31 of each fiscal year. These funds may be used for capital, operations, and maintenance. 530 At least \$45 million of a state-authorized, local 531 (2)532 option recurring funding source available to Broward, Miami-

Page 19 of 49

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533 Dade, and Palm Beach counties is directed to the authority to 534 fund its capital, operating, and maintenance expenses. The 535 funding source shall be dedicated to the authority only if 536 Broward, Miami-Dade, and Palm Beach counties impose the local 537 option funding source.

(3) In addition, each county shall continue to annually
fund the operations of the South Florida Regional Transportation
Authority in an amount not less than \$1.565 million. Revenue
raised pursuant to this subsection shall also be considered a
dedicated funding source.

543 <u>(4) Notwithstanding any other provision of law to the</u> 544 <u>contrary and effective July 1, 2010, the department shall</u> 545 <u>transfer annually from the State Transportation Trust Fund to</u> 546 <u>the South Florida Regional Transportation Authority the amounts</u> 547 <u>specified in subparagraph (a)1. or subparagraph (a)2.</u>

548 (a)1. If the authority becomes responsible for maintaining 549 and dispatching the South Florida Rail Corridor:

550a. \$15 million from the State Transportation Trust Fund to551the South Florida Regional Transportation Authority for552operations, maintenance, and dispatch; and

b. An amount no less than the work program commitments
equal to \$27.1 million for fiscal year 2010-2011, as of July 1,
2009, for operating assistance to the authority and corridor

556 <u>track maintenance and contract maintenance for the South Florida</u> 557 Rail Corridor.

5582. If the authority does not become responsible for559maintaining and dispatching the South Florida Rail Corridor:

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Page 20 of 49

a. \$13.3 million from the State Transportation Trust Fund

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hb0001b-00

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561	to the South Florida Regional Transportation Authority for
562	operations; and
563	b. An amount no less than the work program commitments
564	equal to \$17.3 million for fiscal year 2010-2011, as of July 1,
565	2009, for operating assistance to the authority.
566	(b) Funding required by this subsection may not be
567	provided from the funds dedicated to the Florida Rail Enterprise
568	under s. 201.15(1)(c)1.d.
569	(5)(4) The current funding obligations under subsections
570	(1) <u>,</u> and (3) <u>,</u> and (4) shall cease upon commencement of the
571	collection of funding from the funding source under subsection
572	(2). If the funding under subsection (2) is discontinued for any
573	reason, the funding obligations under subsections (1) and (3)
574	shall resume when collection from the funding source under
575	subsection (2) ceases. Payment by the counties shall be on a pro
576	rata basis the first year following cessation of the funding
577	under subsection (2). The authority shall refund a pro rata
578	share of the payments for the current fiscal year made pursuant
579	to the current funding obligations under subsections (1) and (3)
580	as soon as reasonably practicable after it begins to receive
581	funds under subsection (2). If, by December 31, 2015, the South
582	Florida Regional Transportation Authority has not received
583	federal matching funds based upon the dedication of funds under
584	subsection (1), subsection (1) shall be repealed.
585	Section 5. Section 341.301, Florida Statutes, is amended
586	to read:
587	341.301 Definitions; <u>ss. 341.302-341.303</u> <del>ss. 341.302 and</del>
588	<del>341.303</del> .—As used in <u>ss. 341.302-341.303</u> <del>ss. 341.302 and 341.303</del> ,
I	Page 21 of 49

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589 the term: 590 "Ancillary development" includes any lessee or (1) 591 licensee of the department, including other governmental 592 entities, vendors, retailers, restaurateurs, or contract service 593 providers, within a department-owned rail corridor, except for 594 providers of commuter rail service, intercity rail passenger 595 service, or freight rail service. The term includes air and 596 subsurface rights, services that provide a local area network 597 for devices for transmitting data over wireless networks, and 598 advertising. 599 (2) (1) "Branch line continuance project" means a project 600 that involves branch line rehabilitation, new connecting track, rail banking, and other similar types of projects, including 601 those specifically identified in the federal Railroad 602 603 Revitalization and Regulatory Reform Act of 1976, and subsequent 604 amendments to that act. (3) "Commuter rail passenger" or "passengers" means all 605 606 persons, ticketed or unticketed, using the commuter rail service 607 on a department-owned rail corridor: 608 On board trains, locomotives, rail cars, or rail (a) 609 equipment employed in commuter rail service or entraining 610 thereon and detraining therefrom; 611 (b) On or about the rail corridor for any purpose related 612 to the commuter rail service, including parking, inquiring about commuter rail service, or purchasing tickets therefor, and 613 coming to, waiting for, leaving from, or observing trains, 614 615 locomotives, rail cars, or rail equipment; or 616 (c) Meeting, assisting, or in the company of any person



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617 described in paragraph (a) or paragraph (b). 618 (4) "Commuter rail service" means the transportation of 619 commuter rail passengers and other passengers by rail pursuant 620 to a rail program provided by the department or any other 621 governmental entity. (5) "Governmental entity" or "entities" has the same 622 623 meaning as provided in s. 11.45, including a "public agency" as defined in s. 163.01. 624 625 (6) (2) "Intercity rail transportation system" means the 626 network of railroad facilities used or available for interstate 627 and intrastate passenger and freight operations by railroads, 628 whether or not on a schedule or whether or not restricted. (7) "Limited covered accident" means a collision directly 629 630 between the trains, locomotives, rail cars, or rail equipment of 631 the department and the freight rail operator only, where the 632 collision is caused by or arising from the willful misconduct of 633 the freight rail operator or its subsidiaries, agents, 634 licensees, employees, officers, or directors or where punitive 635 damages or exemplary damages are awarded due to the conduct of 636 the freight rail operator or its subsidiaries, agents, 637 licensees, employees, officers, or directors. 638 "Rail corridor" means a linear contiguous strip of (8) 639 real property that is used for rail service. The term includes 640 the corridor and structures essential to railroad operations, including the land, structures, improvements, rights-of-way, 641 easements, rail lines, rail beds, guideway structures, switches, 642 yards, parking facilities, power relays, switching houses, rail 643 644 stations, any ancillary development, and any other facilities or

## Page 23 of 49

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645 equipment used for the purposes of construction, operation, or 646 maintenance of a railroad that provides rail service. 647 "Rail corridor invitee" means all persons who are on (9) 648 or about a department-owned rail corridor: 649 (a) For any purpose related to any ancillary development 650 thereon; or 651 Meeting, assisting, or in the company of any person (b) 652 described in paragraph (a). (10) (3) "Rail programs" means those programs administered 653 654 by the state or other governmental entities which involve 655 projects affecting the movement of people or goods by rail lines 656 that have been or will be constructed to serve freight or passenger markets within a city or between cities. 657 658 (11) (4) "Rail service development project" means a project 659 undertaken by a public agency to determine whether a new or 660 innovative technique or measure can be utilized to improve or 661 expand rail service. The duration of the project funding shall 662 be limited according to the type of project and in no case shall 663 exceed 3 years. Rail service development projects include those 664 projects and other actions undertaken to enhance railroad 665 operating efficiency or increased rail service, including 666 measures that result in improved speed profiles, operations, or 667 technological applications that lead to reductions in operating costs and increases in productivity or service. 668 669 (12) (5) "Railroad" or "rail system" means any common 670 carrier fixed-guideway transportation system such as the conventional steel rail-supported, steel-wheeled system as well 671

672 as the high-speed rail system defined in s. 341.8203. The term

## Page 24 of 49

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673	does not include a high-speed rail line developed by the
674	Department of Transportation pursuant to ss. 341.8201-341.842.
675	<u>(13)</u> "Railroad capital improvement project" means a
676	project identified by the rail component of the Florida
677	Transportation Plan, which project involves the leasing,
678	acquisition, design, construction, reconstruction, or
679	improvement to the existing intercity rail transportation system
680	or future segments thereof, including such items as locomotives
681	and other rolling stock, tracks, terminals, and rights-of-way
682	for the continuance or expansion of rail service as necessary to
683	ensure the continued effectiveness of the state's rail
684	facilities and systems in meeting mobility and industrial
685	development needs.
686	(14) "Railroad operations" means the use of the rail
687	corridor to conduct commuter rail service, intercity rail
688	passenger service, or freight rail service.
689	(15) (7) "Train" means any locomotive engine that is
690	powered by diesel fuel, electricity, or other means, with or
691	without cars coupled thereto, and operated upon a railroad track
692	or any other form of fixed guideway, except that the term does
693	not include a light rail vehicle such as a streetcar or people
694	mover.
695	Section 6. Section 341.302, Florida Statutes, is amended
696	to read:
697	341.302 Rail program <u>;</u> duties and responsibilities of the
698	departmentThe department, in conjunction with other
699	governmental <u>entities, including the rail enterprise</u> <del>units</del> and
700	the private sector, shall develop and implement a rail program
	Page 25 of 49

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of statewide application designed to ensure the proper maintenance, safety, revitalization, and expansion of the rail system to assure its continued and increased availability to respond to statewide mobility needs. Within the resources provided pursuant to chapter 216, and as authorized under <u>federal law Title 49 C.F.R. part 212</u>, the department shall:

(1) Provide the overall leadership, coordination, and financial and technical assistance necessary to assure the effective responses of the state's rail system to current and anticipated mobility needs.

(2) Promote and facilitate the implementation of advanced rail systems, including high-speed rail and magnetic levitation systems.

714 (3) Develop and periodically update the rail system plan,
715 on the basis of an analysis of statewide transportation needs.

716 (a) The plan may contain detailed regional components, consistent with regional transportation plans, as needed to 717 718 ensure connectivity within the state's regions, and it shall be 719 consistent with the Florida Transportation Plan developed 720 pursuant to s. 339.155. The rail system plan shall include an 721 identification of priorities, programs, and funding levels 722 required to meet statewide and regional needs. The rail system 723 plan shall be developed in a manner that will assure the maximum use of existing facilities and the optimum integration and 724 725 coordination of the various modes of transportation, public and private, in the most cost-effective manner possible. The rail 726 727 system plan shall be updated no later than January 1, 2011, and 728 at least every 5 2 years thereafter, and include plans for both

## Page 26 of 49

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729 passenger rail service and freight rail service, accompanied by 730 a report to the Legislature regarding the status of the plan. 731 In recognition of the department's role in the (b) 732 enhancement of the state's rail system to improve freight and 733 passenger mobility, the department shall: 734 1. Work closely with all affected communities along an 735 impacted freight rail corridor to identify and address 736 anticipated impacts associated with an increase in freight rail 737 traffic due to implementation of passenger rail. 738 2. In coordination with the affected local governments and CSX Transportation, Inc., finalize all viable alternatives from 739 740 the department's Rail Traffic Evaluation Study to identify and 741 develop an alternative route for through freight rail traffic 742 moving through Central Florida, including the counties of Polk 743 and Hillsborough, which would address, to the extent practicable, the effects of commuter rail. 744 745 3. Provide technical assistance to a coalition of local 746 governments in Central Florida, including the counties of 747 Brevard, Citrus, Hernando, Hillsborough, Lake, Marion, Orange, 748 Osceola, Pasco, Pinellas, Polk, Manatee, Sarasota, Seminole, 749 Sumter, and Volusia, and the municipalities within those 750 counties, to develop a regional rail system plan that addresses 751 passenger and freight opportunities in the region, is consistent with the Florida Rail System Plan, and incorporates appropriate 752 753 elements of the Tampa Bay Area Regional Authority Master Plan, 754 the Metroplan Orlando Regional Transit System Concept Plan, 755 including the SunRail project, and the Florida Department of 756 Transportation Alternate Rail Traffic Evaluation.

Page 27 of 49

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757 (4) As part of the work program of the department,
758 formulate a specific program of projects and financing to
759 respond to identified railroad needs.

760 (5) Provide technical and financial assistance to units of
 761 local government to address identified rail transportation
 762 needs.

(6) Secure and administer federal grants, loans, and
apportionments for rail projects within this state when
necessary to further the statewide program.

(7) Develop and administer state standards concerning the safety and performance of rail systems, hazardous material handling, and operations. Such standards shall be developed jointly with representatives of affected rail systems, with full consideration given to nationwide industry norms, and shall define the minimum acceptable standards for safety and performance.

773 (8) Conduct, at a minimum, inspections of track and 774 rolling stock; train signals and related equipment; hazardous 775 materials transportation, including the loading, unloading, and 776 labeling of hazardous materials at shippers', receivers', and 777 transfer points; and train operating practices to determine 778 adherence to state and federal standards. Department personnel 779 may enforce any safety regulation issued under the Federal Government's preemptive authority over interstate commerce. 780

(9) Assess penalties, in accordance with the applicable
federal regulations, for the failure to adhere to the state
standards.

784

(10) Administer rail operating and construction programs, Page 28 of 49

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785 which programs shall include the regulation of maximum train 786 operating speeds, the opening and closing of public grade 787 crossings, the construction and rehabilitation of public grade 788 crossings, and the installation of traffic control devices at 789 public grade crossings, the administering of the programs by the 790 department including participation in the cost of the programs.

(11) Coordinate and facilitate the relocation of railroads
from congested urban areas to nonurban areas when relocation has
been determined feasible and desirable from the standpoint of
safety, operational efficiency, and economics.

(12) Implement a program of branch line continuance
projects when an analysis of the industrial and economic
potential of the line indicates that public involvement is
required to preserve essential rail service and facilities.

799

(13) Provide new rail service and equipment when:

800 (a) Pursuant to the transportation planning process, a801 public need has been determined to exist;

(b) The cost of providing such service does not exceed the
sum of revenues from fares charged to users, services purchased
by other public agencies, local fund participation, and specific
legislative appropriation for this purpose; and

806 (c) Service cannot be reasonably provided by other807 governmental or privately owned rail systems.

808

809 The department may own, lease, and otherwise encumber

810 facilities, equipment, and appurtenances thereto, as necessary

811 to provide new rail services; or the department may provide such

812 service by contracts with privately owned service providers.

## Page 29 of 49

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813 (14) Furnish required emergency rail transportation 814 service if no other private or public rail transportation 815 operation is available to supply the required service and such 816 service is clearly in the best interest of the people in the 817 communities being served. Such emergency service may be 818 furnished through contractual arrangement, actual operation of 819 state-owned equipment and facilities, or any other means determined appropriate by the secretary. 820

(15) Assist in the development and implementation of
 marketing programs for rail services and of information systems
 directed toward assisting rail systems users.

(16) Conduct research into innovative or potentially
effective rail technologies and methods and maintain expertise
in state-of-the-art rail developments.

827 <u>(17) In conjunction with the acquisition, ownership,</u> 828 <u>construction, operation, maintenance, and management of a rail</u> 829 <u>corridor, have the authority to:</u>

830 Assume the obligation by contract to forever protect, (a) 831 defend, indemnify, and hold harmless the freight rail operator, 832 or its successors, from whom the department has acquired a real 833 property interest in the rail corridor, and that freight rail 834 operator's officers, agents, and employees, from and against any 835 liability, cost, and expense, including, but not limited to, 836 commuter rail passengers and rail corridor invitees in the rail 837 corridor, regardless of whether the loss, damage, destruction, 838 injury, or death giving rise to any such liability, cost, or 839 expense is caused in whole or in part, and to whatever nature or 840 degree, by the fault, failure, negligence, misconduct,

### Page 30 of 49

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841	nonfeasance, or misfeasance of such freight rail operator, its
842	successors, or its officers, agents, and employees, or any other
843	person or persons whomsoever, provided that such assumption of
844	liability of the department by contract shall not in any
845	instance exceed the following parameters of allocation of risk:
846	1. The department may be solely responsible for any loss,
847	injury, or damage to commuter rail passengers, or rail corridor
848	invitees, or trespassers, regardless of circumstances or cause,
849	subject to subparagraphs 2., 3., 4., 5., and 6.
850	2. In the event of a limited covered accident, the
851	authority of the department to protect, defend and indemnify the
852	freight operator for all liability, cost and expense, including
853	punitive or exemplary damages, in excess of the deductible or
854	self-insurance retention fund established under paragraph (b)
855	and actually in force at the time of the limited covered
856	accident exists only if the freight operator agrees, with
857	respect to the limited covered accident, to protect, defend, and
858	indemnify the department for the amount of the deductible or
859	self-insurance retention fund established under paragraph (b)
860	and actually in force at the time of the limited covered
861	accident.
862	3. When only one train is involved in an incident, the
863	department may be solely responsible for any loss, injury, or
864	damage if the train is a department train or other train
865	pursuant to subparagraph 4., but only if when an incident occurs
866	with only a freight train involved, including incidents with
867	trespassers or at grade crossings, the freight rail operator is
868	solely responsible for any loss, injury, or damage, except for
I	Page 31 of 49

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869	commuter rail passengers and rail corridor invitees.
870	4. For the purposes of this subsection, any train involved
871	in an incident that is neither the department's train nor the
872	freight rail operator's train, hereinafter referred to in this
873	subsection as an "other train," may be treated as a department
874	train, solely for purposes of any allocation of liability
875	between the department and the freight rail operator only, but
876	only if the department and the freight rail operator share
877	responsibility equally as to third parties outside the rail
878	corridor who incur loss, injury, or damage as a result of any
879	incident involving both a department train and a freight rail
880	operator train, and the allocation as between the department and
881	the freight rail operator, regardless of whether the other train
882	is treated as a department train, shall remain one-half each as
883	to third parties outside the rail corridor who incur loss,
884	injury, or damage as a result of the incident. The involvement
885	of any other train shall not alter the sharing of equal
886	responsibility as to third parties outside the rail corridor who
887	incur loss, injury, or damage as a result of the incident.
888	5. When more than one train is involved in an incident:
889	a. If only a department train and freight rail operator's
890	train, or only an other train as described in subparagraph 4.
891	and a freight rail operator's train, are involved in an
892	incident, the department may be responsible for its property and
893	all of its people, all commuter rail passengers, rail corridor
894	invitees, but only if the freight rail operator is responsible
895	for its property and all of its people, and the department and
896	the freight rail operator each share one-half responsibility as
I	Page 32 of 10

Page 32 of 49

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897	to trespassers or third parties outside the rail corridor who
898	incur loss, injury, or damage as a result of the incident.
899	b. If a department train, a freight rail operator train,
900	and any other train are involved in an incident, the allocation
901	of liability between the department and the freight rail
902	operator, regardless of whether the other train is treated as a
903	department train, shall remain one-half each as to third parties
904	outside the rail corridor who incur loss, injury, or damage as a
905	result of the incident; the involvement of any other train shall
906	not alter the sharing of equal responsibility as to third
907	parties outside the rail corridor who incur loss, injury, or
908	damage as a result of the incident; and, if the owner, operator,
909	or insurer of the other train makes any payment to injured third
910	parties outside the rail corridor who incur loss, injury, or
911	damage as a result of the incident, the allocation of credit
912	between the department and the freight rail operator as to such
913	payment shall not in any case reduce the freight rail operator's
914	third-party-sharing allocation of one-half under this paragraph
915	to less than one-third of the total third party liability.
916	6. Any such contractual duty to protect, defend,
917	indemnify, and hold harmless such a freight rail operator shall
918	expressly include a specific cap on the amount of the
919	contractual duty, which amount shall not exceed \$200 million
920	without prior legislative approval, and the department to
921	purchase liability insurance and establish a self-insurance
922	retention fund in the amount of the specific cap established
923	under this subparagraph, provided that:
924	a. No such contractual duty shall in any case be effective
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Page 33 of 49

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925	nor otherwise extend the department's liability in scope and
926	effect beyond the contractual liability insurance and self-
927	insurance retention fund required pursuant to this paragraph;
928	and
929	b. The freight rail operator's compensation to the
930	department for future use of the department's rail corridor
931	shall include a monetary contribution to the cost of such
932	liability coverage for the sole benefit of the freight rail
933	operator.
934	(b) Purchase liability insurance, which amount shall not
935	exceed \$200 million, and establish a self-insurance retention
936	fund for the purpose of paying the deductible limit established
937	in the insurance policies it may obtain, including coverage for
938	the department, any freight rail operator as described in
939	paragraph (a), commuter rail service providers, governmental
940	entities, or any ancillary development, which self-insurance
941	retention fund or deductible shall not exceed \$10 million. The
942	insureds shall pay a reasonable monetary contribution to the
943	cost of such liability coverage for the sole benefit of the
944	insured. Such insurance and self-insurance retention fund may
945	provide coverage for all damages, including, but not limited to,
946	compensatory, special, and exemplary, and be maintained to
947	provide an adequate fund to cover claims and liabilities for
948	loss, injury, or damage arising out of or connected with the
949	ownership, operation, maintenance, and management of a rail
950	corridor.
951	(c) Incur expenses for the purchase of advertisements,
952	marketing, and promotional items.

Page 34 of 49

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953	
954	Neither the assumption by contract to protect, defend,
955	indemnify, and hold harmless; the purchase of insurance; nor the
956	establishment of a self-insurance retention fund shall be deemed
957	to be a waiver of any defense of sovereign immunity for torts
958	nor deemed to increase the limits of the department's or the
959	governmental entity's liability for torts as provided in s.
960	768.28. The requirements of s. 287.022(1) shall not apply to the
961	purchase of any insurance under this subsection. The provisions
962	of this subsection shall apply and inure fully as to any other
963	governmental entity providing commuter rail service and
964	constructing, operating, maintaining, or managing a rail
965	corridor on publicly owned right-of-way under contract by the
966	governmental entity with the department or a governmental entity
967	designated by the department. Notwithstanding any law to the
968	contrary, procurement for the construction, operation,
969	maintenance, and management of any rail corridor described in
970	this subsection, whether by the department, a governmental
971	entity under contract with the department, or a governmental
972	entity designated by the department, shall be pursuant to s.
973	287.057 and shall include, but not be limited to, criteria for
974	the consideration of qualifications, technical aspects of the
975	proposal, and price. Further, any such contract for design-build
976	shall be procured pursuant to the criteria in s. 337.11(7).
977	(18) <del>(17)</del> Exercise such other functions, powers, and duties
978	in connection with the rail system plan as are necessary to
979	develop a safe, efficient, and effective statewide
980	transportation system.
I	Page 25 of 40

# Page 35 of 49

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981 Section 7. The Department of Transportation may complete 982 an escrowed closing on the pending Central Florida Rail Corridor 983 acquisition; however, the drawdown of such escrowed closing 984 shall not occur unless and until final Federal Transit 985 Administration full-funding grant agreement approval is obtained 986 for the proposed Central Florida Commuter Rail Transit Project 987 Initial Operating Segment. 988 Section 8. Effective July 1, 2010, subsection (4) of 989 section 341.303, Florida Statutes, is amended, and subsections 990 (5) and (6) are added to that section, to read: 991 341.303 Funding authorization and appropriations; 992 eligibility and participation.-993 (4) FUND PARTICIPATION; OPERATING COSTS SERVICE 994 DEVELOPMENT. -995 The department is authorized to fund up to 100  $\frac{50}{50}$ (a) 996 percent of the net operating costs of any eligible intercity or 997 commuter rail system for up to 7 years, beginning from the open-998 to-service date service development project that is local in 999 scope, not to exceed the local match. 1000 (b) The department is authorized to fund up to 100 percent 1001 of the net operating costs of any eligible intercity or commuter 1002 rail service development project that is statewide in scope or 1003 involves more than one county if no other governmental unit of 1004 appropriate jurisdiction exists. For commuter rail service, 1005 after the 5th year of operation, the department's participation is limited to a maximum of 50 percent of the net operating costs 1006 1007 of the service. 1008 Each such local or statewide service development Page 36 of 49

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2009 1009 project shall be identified in the appropriation request of the 1010 department in a manner that defines project objectives, the 1011 assigned operational and financial responsibilities, the timeframe required to develop the service, and the criteria by 1012 1013 which the success of the project can be judged. 1014 (d) Any service development project funded under 1015 section shall continue to be eligible for such funds only <del>if the</del> project reaches a systemwide operating ratio of 25 percent or 1016 1017 more during the 5th year. (b) (c) The term "net operating costs" means all operating 1018 1019 costs of the project less any federal funds, fares, or other 1020 sources of income to the project. 1021 FUND PARTICIPATION; FLORIDA RAIL ENTERPRISE.-(5) 1022 The department, through the Florida Rail Enterprise, (a) is authorized to use funds provided under s. 201.15(1)(c)1.d. to 1023 1024 fund up to 50 percent of the nonfederal share of the costs of 1025 any eligible passenger rail capital improvement project. 1026 The department, through the Florida Rail Enterprise, (b) 1027 is authorized to use funds provided under s. 201.15(1)(c)1.d. to 1028 fund up to 100 percent of planning and development costs related 1029 to the provision of a passenger rail system, including, but not 1030 limited to, preliminary engineering, revenue studies, 1031 environmental impact studies, financial advisory services, 1032 engineering design, and other appropriate professional services. 1033 The department, through the Florida Rail Enterprise, (C) is authorized to use funds provided under s. 201.15(1)(c)1.d. to 1034 1035 fund the high-speed rail system. 1036 The department, through the Florida Rail Enterprise, (d)

Page 37 of 49

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1037 is authorized to use funds provided under s. 201.15(1)(c)1.d. to 1038 fund projects necessary to identify or address anticipated 1039 impacts of increased freight rail traffic resulting from the 1040 implementation of passenger rail systems as provided in s. 1041 341.302(3)(b). 1042 FLORIDA RAIL ENTERPRISE; BUDGET.-(6) 1043 The Florida Rail Enterprise shall be a single budget (a) 1044 entity and shall develop a budget pursuant to chapter 216. The 1045 enterprise's budget shall be submitted to the Legislature along 1046 with the department's budget. All passenger rail funding by the 1047 department shall be included in this budget entity. 1048 (b) Notwithstanding the provisions of s. 216.301 to the 1049 contrary and in accordance with s. 216.351, the Executive Office 1050 of the Governor shall, on July 1 of each year, certify forward all unexpended funds appropriated or provided pursuant to this 1051 section for the enterprise. Of the unexpended funds certified 1052 1053 forward, any unencumbered amounts shall be carried forward. Such 1054 funds carried forward shall not exceed 5 percent of the original 1055 approved operating budget of the enterprise pursuant to s. 1056 216.181(1). Funds carried forward pursuant to this section may 1057 be used for any lawful purpose, including, but not limited to, 1058 promotional and market activities, technology, and training. Any 1059 certified-forward funds remaining undisbursed on September 30 of 1060 each year shall be carried forward. 1061 Section 9. Section 341.8201, Florida Statutes, is amended 1062 to read: Short title.-Sections 341.8201-341.842 may be 1063 341.8201 1064 cited as the "Florida High-Speed Rail Enterprise Authority Act." Page 38 of 49

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1065 Section 10. Section 341.8202, Florida Statutes, is 1066 repealed. Section 11. Section 341.8203, Florida Statutes, is amended 1067 1068 to read: 341.8203 Definitions.-As used in ss. 341.8201-341.842 this 1069 1070 act, unless the context clearly indicates otherwise, the term: 1071 (1)"Associated development" means property, equipment, buildings, or other related ancillary facilities which are 1072 built, installed, used, or established to provide financing, 1073 1074 funding, or revenues for the planning, building, managing, and 1075 operation of a high-speed rail system and which are associated 1076 with or part of the rail stations. The term includes air and 1077 subsurface rights, services that provide local area network 1078 devices for transmitting data over wireless networks, property, 1079 including air rights, necessary for joint development, such as 1080 parking facilities, retail establishments, restaurants, hotels, 1081 offices, advertising, or other commercial, civic, residential, or support facilities, and may also include property necessary 1082 1083 to protect or preserve the rail station area by reducing urban 1084 blight or traffic congestion or property necessary to accomplish 1085 any of the purposes set forth in this subsection which are 1086 reasonably anticipated or necessary. 1087 (2)"Enterprise" means the Florida Rail Enterprise. "Authority" means the Florida High-Speed Rail Authority and its 1088 agents. However, for purposes of s. 341.840, the term does not 1089 1090 include any agent of the authority except as provided in that 1091 section. 1092

(3) "Central Florida" means the counties of Lake, Page 39 of 49

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1093 Seminole, Orange, Osceola, Citrus, Sumter, Volusia, Brevard, 1094 Hernando, Pasco, Hillsborough, Pinellas, and Polk. (4) "DBOM contract" means the document and all concomitant 1095 1096 rights approved by the authority providing the selected person 1097 entity the exclusive right to design, build, operate, and 1098 maintain a high-speed rail system. 1099 "DBOM & F contract" means the document and all (5)1100 concomitant rights approved by the authority providing the 1101 selected person or entity the exclusive right to design, build, 1102 operate, maintain, and finance a high-speed rail system. 1103 (3) (6) "High-speed rail system" means any high-speed fixed guideway system for transporting people or goods, which system 1104 1105 is, by definition of the United States Department of 1106 Transportation, reasonably expected to reach speeds of at least 1107 110 capable of operating at speeds in excess of 120 miles per 1108 hour, including, but not limited to, a monorail system, dual 1109 track rail system, suspended rail system, magnetic levitation system, pneumatic repulsion system, or other system approved by 1110 1111 the enterprise authority. The term includes a corridor, associated intermodal connectors, and structures essential to 1112 1113 the operation of the line, including the land, structures, improvements, rights-of-way, easements, rail lines, rail beds, 1114 guideway structures, switches, yards, parking facilities, power 1115 1116 relays, switching houses, and rail stations and also includes 1117 facilities or equipment used exclusively for the purposes of design, construction, operation, maintenance, or the financing 1118 1119 of the high-speed rail system. (4) (7) "Joint development" means the planning, managing,

1120

Page 40 of 49

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financing, or constructing of projects adjacent to, functionally related to, or otherwise related to a high-speed rail system pursuant to agreements between any person, firm, corporation, association, organization, agency, or other entity, public or private.

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(8) "Northeast Florida" means the counties of Nassau, Duval, Clay, St. Johns, Putnam, Alachua, Marion, and Flagler.

1128 (9) "Northwest Florida" means the counties of Escambia,
1129 Santa Rosa, Okaloosa, Walton, Holmes, Washington, Jackson,
1130 Gadsden, Bay, Calhoun, Liberty, Gulf, Franklin, Leon, Jefferson,
1131 Madison, Wakulla, Taylor, Hamilton, Suwannee, Columbia, Baker,
1132 Union, Lafayette, Gilchrist, Dixie, Bradford, and Levy.

1133 (5) (10) "Rail station," "station," or "high-speed rail 1134 station" means any structure or transportation facility that is 1135 part of a high-speed rail system designed to accommodate the 1136 movement of passengers from one mode of transportation to 1137 another at which passengers board or disembark from 1138 transportation conveyances and transfer from one mode of 1139 transportation to another.

1140 <u>(6)</u> (11) "Selected person or entity" means the person or 1141 entity to whom the <u>enterprise</u> authority awards a contract under 1142 s. 341.834 to establish a high-speed rail system pursuant to <u>ss.</u> 1143 <u>341.8201-341.842</u> this act.

1144 (12) "Southeast Florida" means the counties of Broward, 1145 Monroe, Miami-Dade, Indian River, St. Lucie, Martin, Okeechobee, 1146 and Palm Beach.

1147 (13) "Southwest Florida" means the counties of Manatee, 1148 Hardee, DeSoto, Sarasota, Highlands, Charlotte, Glades, Lee, Page 41 of 49

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1149	Hendry, and Collier.
1150	(14) "Urban areas" means Central Florida, Northeast
1151	Florida, Northwest Florida, Southeast Florida, and Southwest
1152	Florida.
1153	Section 12. Section 341.821, Florida Statutes, is
1154	repealed.
1155	Section 13. Section 341.822, Florida Statutes, is amended
1156	to read:
1157	341.822 Powers and duties
1158	(1) The <u>enterprise</u> authority created and established by
1159	this act shall locate, plan, design, finance, construct,
1160	maintain, own, operate, administer, and manage the high-speed
1161	rail system in the state.
1162	(2) (a) In addition to the powers granted to the
1163	department, the enterprise has full authority to exercise all
1164	powers granted to it under this chapter. Powers shall include,
1165	but are not limited to, the ability to plan, construct,
1166	maintain, repair, and operate a high-speed rail system, to
1167	acquire corridors, and to coordinate the development and
1168	operation of publicly funded passenger rail systems in the
1169	state. The authority may exercise all powers granted to
1170	corporations under the Florida Business Corporation Act, chapter
1171	607, except the authority may only incur debt in accordance with
1172	levels authorized by the Legislature.
1173	(b) It is the express intention of ss. 341.8201-341.842
1174	that the enterprise be authorized to plan, develop, own,
1175	purchase, lease, or otherwise acquire, demolish, construct,
1176	improve, relocate, equip, repair, maintain, operate, and manage

# Page 42 of 49

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1177	the high-speed rail system; to expend funds to publicize,
1178	advertise, and promote the advantages of using the high-speed
1179	rail system and its facilities; and to cooperate, coordinate,
1180	partner, and contract with other entities, public and private,
1181	to accomplish these purposes.
1182	
1183	body politic and corporate.
1184	(3) (4) The enterprise shall have the authority to employ
1185	procurement methods available to the department under chapters
1186	255, 287, 334, and 337, or otherwise in accordance with law. The
1187	enterprise may also solicit proposals and, with legislative
1188	approval as evidenced by approval of the project in the
1189	department's work program, enter into agreements with private
1190	entities, or consortia thereof, for the building, operation,
1191	ownership, or financing of the high-speed rail system authority
1192	is authorized to seek and obtain federal matching funds or any
1193	other funds to fulfill the requirements of this act either
1194	directly or through the Department of Transportation.
1195	<u>(4)</u> The <del>authority may employ an</del> executive director <u>of</u>
1196	the enterprise shall appoint staff, who shall be exempt from
1197	part II of chapter 110 as it may require and shall determine the
1198	qualifications and fix the compensation. The authority may
1199	delegate to one or more of its agents or employees such of its
1200	power as it deems necessary to carry out the purposes of this
1201	act, subject always to the supervision and control of the
1202	authority.
1203	(5) The powers conferred upon the enterprise under ss.
1204	341.8201-341.842 shall be in addition and supplemental to the
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	HB 1B 2009
1205	existing powers of the department, and these powers shall not be
1206	construed as repealing any provision of any other law, general
1207	or local, but shall supersede such other laws that are
1208	inconsistent with the exercise of the powers provided under ss.
1209	341.8201-341.842 and provide a complete method for the exercise
1210	of such powers granted.
1211	(6) Any proposed rail enterprise project or improvement
1212	shall be developed in accordance with the Florida Transportation
1213	Plan and the work program under s. 339.135.
1214	Section 14. Section 341.8225, Florida Statutes, is created
1215	to read:
1216	341.8225 Department of Transportation sole governmental
1217	entity to acquire, construct, or operate high-speed rail
1218	projects; exception
1219	(1) No governmental entity other than the department may
1220	acquire, construct, maintain, or operate the high-speed rail
1221	system except upon specific authorization of the Legislature.
1222	(2) Local governmental entities, as defined in s.
1223	334.03(14), may negotiate with the department for the design,
1224	right-of-way acquisition, and construction of any component of
1225	the high-speed rail system within areas of their respective
1226	jurisdictions or within counties with which they have interlocal
1227	agreements.
1228	Section 15. <u>Sections 341.823</u> , 341.824, 341.827, 341.828,
1229	341.829, 341.830, 341.831, 341.832, 341.833, 341.834, and
1230	341.835, Florida Statutes, are repealed.
1231	Section 16. Section 341.836, Florida Statutes, is amended
1232	to read:

# Page 44 of 49

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341.836 Associated development.-

1234 (1)The enterprise authority, alone or as part of a joint 1235 development, may undertake development of associated 1236 developments to be a source of revenue for the establishment, 1237 construction, operation, or maintenance of the high-speed rail 1238 system. Such associated developments must be associated with a 1239 rail station and have pedestrian ingress to and egress from the rail station; be consistent, to the extent feasible, with 1240 1241 applicable local government comprehensive plans and local land 1242 development regulations; and otherwise be in compliance with ss. 1243 341.8201-341.842 the provisions of this act.

(2) <u>Sections 341.8201-341.842 do</u> This act does not prohibit the <u>enterprise</u> authority, the selected person or entity, or a party to a joint venture with the <u>enterprise</u> authority or its selected person or entity from obtaining approval, pursuant to any other law, for any associated development that is reasonably related to the high-speed rail system.

1251 Section 17. <u>Section 341.837</u>, Florida Statutes, is 1252 repealed.

1253 Section 18. Section 341.838, Florida Statutes, is amended 1254 to read:

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341.838 Fares, rates, rents, fees, and charges.-

(1) The <u>enterprise may establish</u> authority is authorized
to fix, revise, charge, and collect <u>fares</u>, rates, rents, fees,
charges, and revenues for the use of and for the services
furnished, or to be furnished, by the system and to contract
with any person, partnership, association, corporation, or other

#### Page 45 of 49

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1261 body, public or private, in respect thereof. Such fares, rates, 1262 rents, fees, and charges shall be reviewed annually by the 1263 enterprise authority and may be adjusted as set forth in the 1264 contract setting such fares, rates, rents, fees, or charges. The 1265 funds collected pursuant to this section hereunder shall, with any other funds available, be used to pay the cost of all 1266 1267 administrative expenses of the authority, and the cost of designing, building, operating, financing, and maintaining the 1268 1269 system and each and every portion thereof, to the extent that 1270 the payment of such cost has not otherwise been adequately 1271 provided for.

1272 (2) <u>Fares</u>, rates, rents, fees, and charges <u>established</u>
1273 fixed, revised, charged, and collected <u>by the enterprise</u>
1274 pursuant to this section shall not be subject to supervision or
1275 regulation by any <u>other</u> department, commission, board, body,
1276 bureau, or agency of this state other than the <u>enterprise</u>
1277 authority.

1278 Section 19. Section 341.839, Florida Statutes, is amended 1279 to read:

1280 341.839 Alternate means.-Sections 341.8201-341.842 The 1281 foregoing sections of this act shall be deemed to provide an 1282 additional and alternative method for accomplishing the purposes 1283 authorized therein $_{\tau}$  and are shall be regarded as supplemental 1284 and additional to powers conferred by other laws. Except as otherwise expressly provided in ss. 341.8201-341.842 this act, 1285 1286 none of the powers granted to the enterprise authority under ss. 341.8201-341.842 are the provisions of this act shall be subject 1287 1288 to the supervision or require the approval or consent of any

Page 46 of 49

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hb0001b-00

1289 municipality or political subdivision or any commission, board, 1290 body, bureau, or official.

1291Section 20.Section 341.841, Florida Statutes, is1292repealed.

1293 Section 21. Paragraphs (j) and (m) of subsection (2) of 1294 section 110.205, Florida Statutes, are amended to read:

1295

110.205 Career service; exemptions.-

1296 (2) EXEMPT POSITIONS.—The exempt positions that are not1297 covered by this part include the following:

1298 The appointed secretaries and the State Surgeon (j) 1299 General, assistant secretaries, deputy secretaries, and deputy 1300 assistant secretaries of all departments; the executive 1301 directors, assistant executive directors, deputy executive 1302 directors, and deputy assistant executive directors of all 1303 departments; the directors of all divisions and those positions 1304 determined by the department to have managerial responsibilities 1305 comparable to such positions, which positions include, but are 1306 not limited to, program directors, assistant program directors, 1307 district administrators, deputy district administrators, the Director of Central Operations Services of the Department of 1308 1309 Children and Family Services, the State Transportation 1310 Development Administrator, State Public Transportation and Modal 1311 Administrator, district secretaries, district directors of 1312 transportation development, transportation operations, 1313 transportation support, and the managers of the offices 1314 specified in s. 20.23(4) (b), of the Department of 1315 Transportation. Unless otherwise fixed by law, the department 1316 shall set the salary and benefits of these positions in

#### Page 47 of 49

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1317 accordance with the rules of the Senior Management Service; and 1318 the county health department directors and county health 1319 department administrators of the Department of Health.

(m) All assistant division director, deputy division director, and bureau chief positions in any department, and those positions determined by the department to have managerial responsibilities comparable to such positions, which positions include, but are not limited to:

1325 1. Positions in the Department of Health and the 1326 Department of Children and Family Services that are assigned 1327 primary duties of serving as the superintendent or assistant 1328 superintendent of an institution.

1329 2. Positions in the Department of Corrections that are 1330 assigned primary duties of serving as the warden, assistant 1331 warden, colonel, or major of an institution or that are assigned 1332 primary duties of serving as the circuit administrator or deputy 1333 circuit administrator.

3. Positions in the Department of Transportation that are assigned primary duties of serving as regional toll managers and managers of offices, as defined in s. 20.23(4)(3)(b) and (5)(4)(c), and captains and majors of the Office of Motor Carrier Compliance.

1339 4. Positions in the Department of Environmental Protection
1340 that are assigned the duty of an Environmental Administrator or
1341 program administrator.

1342 5. Positions in the Department of Health that are assigned
1343 the duties of Environmental Administrator, Assistant County
1344 Health Department Director, and County Health Department

## Page 48 of 49

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1345 Financial Administrator.

1347 Unless otherwise fixed by law, the department shall set the 1348 salary and benefits of the positions listed in this paragraph in 1349 accordance with the rules established for the Selected Exempt 1350 Service.

Section 22. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

Page 49 of 49

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