HB 37

2011

1	A bill to be entitled
2	An act relating to transportation funding; amending s.
3	206.46, F.S.; increasing the percentage of state revenues
4	deposited into the State Transportation Trust Fund to be
5	committed by the Department of Transportation for public
6	transportation projects; directing a portion of those
7	revenues to be used for public transit pursuant to
8	specified provisions; providing an effective date.
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10	Be It Enacted by the Legislature of the State of Florida:
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12	Section 1. Section 206.46, Florida Statutes, is amended to
13	read:
14	206.46 State Transportation Trust Fund
15	(1) All moneys in the State Transportation Trust Fund,
16	which is hereby created, shall be used for transportation
17	purposes, as provided by law, under the direction of the
18	Department of Transportation, which department may from time to
19	time make requisition on the Chief Financial Officer for such
20	funds. Moneys from such fund shall be drawn by the Chief
21	Financial Officer by warrant upon the State Treasury pursuant to
22	vouchers and shall be paid in like manner as other state
23	warrants are paid out of the appropriated fund against which the
24	warrants are drawn. All sums of money necessary to provide for
25	the payment of the warrants by the Chief Financial Officer drawn
26	upon such fund are appropriated annually out of the fund for the
27	purpose of making such payments from time to time.
28	(2) Notwithstanding any other provisions of law, from the
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29 revenues deposited into the State Transportation Trust Fund a 30 maximum of 7 percent in each fiscal year shall be transferred 31 into the Right-of-Way Acquisition and Bridge Construction Trust 32 Fund created in s. 215.605, as needed to meet the requirements 33 of the documents authorizing the bonds issued or proposed to be 34 issued under ss. 215.605 and 337.276 or at a minimum amount 35 sufficient to pay for the debt service coverage requirements of outstanding bonds. Notwithstanding the 7 percent annual transfer 36 authorized in this subsection, the annual amount transferred 37 38 under this subsection shall not exceed an amount necessary to 39 provide the required debt service coverage levels for a maximum 40 debt service not to exceed \$275 million. Such transfer shall be 41 payable primarily from the motor and diesel fuel taxes 42 transferred to the State Transportation Trust Fund from the Fuel Tax Collection Trust Fund. 43

(3) (a) Each fiscal year, a minimum of 25 15 percent of all
state revenues deposited into the State Transportation Trust
Fund shall be committed annually by the <u>Department of</u>
<u>Transportation</u> department for public transportation projects in
accordance with chapter 311, ss. 332.003-332.007, chapter 341,
and chapter 343.

50 (b) Each fiscal year, a minimum of 28 percent of all state 51 revenues deposited into the State Transportation Trust Fund 52 pursuant to paragraph (a), which are committed annually by the 53 Department of Transportation for public transportation projects, 54 shall be specifically committed to public transit in accordance 55 with chapter 341. 56 (4) The Department of Transportation department may

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57 authorize the investment of the earnings accrued and collected 58 upon the investment of the minimum balance of funds required to 59 be maintained in the State Transportation Trust Fund pursuant to 60 s. 339.135(6)(b).

(5) Notwithstanding any other provision of law, the 61 62 Department of Transportation department may covenant to pay all 63 or any part of the costs of operation and maintenance of any 64 existing or future department-owned toll facility or system 65 directly from moneys in the State Transportation Trust Fund 66 which will be reimbursed from turnpike revenues after the payment of debt service and other bond resolution accounts as 67 needed to protect the integrity of the toll facility or system. 68 69 If such reimbursement is determined to adversely impact the toll 70 facility or system, the reimbursement obligation shall become a 71 debt payable to the State Transportation Trust Fund to be 72 reimbursed over an agreed-upon period of time. The Department of Transportation department shall take into account projections of 73 74 operation and maintenance reimbursements in the financing of the 75 tentative and adopted work programs. The state does hereby 76 covenant that it will not repeal or impair or amend this section 77 in any manner that will materially and adversely affect the 78 rights of bondholders so long as bonds authorized pursuant to 79 the provisions of this subsection are outstanding.

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Section 2. This act shall take effect July 1, 2011.

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