FOR CONSIDERATION By the Committee on Transportation

596-00730A-12 20127022

A bill to be entitled

An act relating to designation of transportation facilities; amending s. 334.071, F.S.; limiting the designation of transportation facilities to facilities of the State Highway System; requiring that a natural person must have significantly contributed to the state or community in order to warrant legislative recognition; providing criteria for designating a transportation facility; providing a limitation for the expenditure of funds for costs relating to a designation; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 334.071, Florida Statutes, is amended to read:

334.071 Legislative designation of transportation facilities.—

- (1) Designation of a transportation facility contained in an act of the Legislature is for honorary or memorial purposes or to distinguish a particular facility, and unless specifically provided for, does shall not be construed to require any action by a local government or private party regarding the changing of any street signs, mailing address, or 911 emergency telephone number system listing. Such designations are limited to transportation facilities on the State Highway System.
- (2) A transportation facility may not be designated in honor of a natural person unless that natural person's contribution to the state or community has been of such

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significance as to warrant legislative recognition.

(3) The erection of markers may not violate sign spacing requirements of the Manual on Uniform Traffic Control Devices adopted pursuant to s. 316.0745, limit or obscure the visibility of an official traffic control device, or generate a distraction for a driver.

(4) (2) The effect of such designations requires shall only be construed to require the placement of markers by the department only at the termini or intersections specified for each highway segment or bridge designated, and authorizes as authority for the department to place other markers as appropriate for the transportation facility being designated. The department shall expend funds solely for the costs associated with fabrication and installation of markers, including routine maintenance and replacement costs.

(5) (3) Erection of markers is shall be contingent on the appropriate city or county commission passing a resolution in support of the particular honorary designation. If the bridge or road segment being designated is located in more than one city or county, resolutions supporting the designation must be passed by each affected local government prior to the erection of the markers.

Section 2. This act shall take effect July 1, 2012.