HOUSE AMENDMENT

Bill No. CS/CS/HB 311 (2014)

	Amendment No.						
	CHAMBER ACTION						
	Senate House						
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1	Representative Gonzalez offered the following:						
2							
3	Amendment (with title amendment)						
4	Between lines 73 and 74, insert:						
5	Section 1. Paragraph (e) of subsection (2) of section						
6	348.0004, Florida Statutes, is amended to read:						
7	348.0004 Purposes and powers						
8	(2) Each authority may exercise all powers necessary,						
9	appurtenant, convenient, or incidental to the carrying out of						
10	its purposes, including, but not limited to, the following						
11	rights and powers:						
12							
	(e) To fix, alter, charge, establish, and collect tolls,						
13	rates, fees, rentals, and other charges for the services and						
14	facilities system, which tolls, rates, fees, rentals, and other						
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15 charges must always be sufficient to comply with any covenants 16 made with the holders of any bonds issued pursuant to the 17 Florida Expressway Authority Act. However, such right and power may be assigned or delegated by the authority to the department. 18 19 Notwithstanding any other provision of law, but subject to any 20 contractual requirements contained in documents securing any 21 indebtedness outstanding on July 1, 2014, which is payable from 22 tolls, in any county as defined in s. 125.011(1), any authority 23 toll increase must first be approved by resolution adopted by a 24 super majority vote, consisting of one vote greater than a 25 majority, of the governing board of the county. Notwithstanding 26 s. 338.165 or any other provision of law to the contrary, in any 27 county as defined in s. 125.011(1), to the extent surplus 28 revenues exist, they may be used for purposes enumerated in 29 subsection (7), provided the expenditures are consistent with 30 the metropolitan planning organization's adopted long-range 31 plan. Notwithstanding any other provision of law to the contrary, but subject to any contractual requirements contained 32 in documents securing any outstanding indebtedness payable from 33 34 tolls, in any county as defined in s. 125.011(1), the board of 35 county commissioners may, by ordinance adopted on or before September 30, 1999, alter or abolish existing tolls and 36 37 currently approved increases thereto if the board provides a 38 local source of funding to the county expressway system for 39 transportation in an amount sufficient to replace revenues

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40 necessary to meet bond obligations secured by such tolls and 41 increases.

## TITLE AMENDMENT

45	Remove	lines	2-3	and	insert:
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An act relating to expressway authorities; amending s.

47 348.0004, F.S.; requiring approval by the governing

board of the county for a toll increase by an

49 expressway authority in specified counties; amending

50 ss. 348.751 and

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