HOUSE AMENDMENT

Bill No. CS/CS/SB 1024, 1st Eng. (2015)

Amendment No.

CHAMBER ACTION

Senate

House

Representative Grant offered the following:

## Amendment (with title amendment)

Remove lines 32-61 and insert:

5 (3) (a) The governing body of the authority shall consist 6 of nine members. The chairs of the boards of the county 7 commissions of Seminole, Lake, and Osceola Counties shall each 8 appoint one member from its respective county, who must may be a 9 commission member or chair or a county mayor. The Mayor of 10 Orange County shall appoint a member from the Orange County Commission. The Governor shall appoint three citizen members, 11 12 each of whom must be a citizen of either Orange County, Seminole 13 County, Lake County, or Osceola County. The eighth member must be the Mayor of Orange County and. The ninth member must be the 14

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15 Mayor of the City of Orlando shall also serve as members. The 16 executive director of the Florida Turnpike Enterprise shall 17 serve as a nonvoting advisor to the governing body of the authority. Each member appointed by the Governor shall serve for 18 4 years, with the member's term ending December 31 of his or her 19 20 last year of service. Each county-appointed member shall serve 21 for 2 years. The terms of standing board members expire June 20, 22 2014. Each appointed member shall hold office until his or her successor has been appointed and has qualified. A vacancy 23 24 occurring during a term must be filled only for the balance of 25 the unexpired term. Each appointed member of the authority shall 26 be a person of outstanding reputation for integrity, 27 responsibility, and business ability, but, except as provided in 28 this subsection, a person who is an officer or employee of a 29 municipality or county may not be an appointed member of the 30 authority. Any member of the authority is eligible for 31 reappointment. 32 (b) Notwithstanding paragraph (a), in any county that regulates transportation network companies, the Governor shall 33 34 appoint a citizen member in lieu of the elected official from 35 the county. As used in this section, the term "transportation 36 network company" means an entity granted a permit by the 37 Department of Highway Safety and Motor Vehicles which is authorized to operate in this state using a digital network or 38

39 software application service to connect passengers to

40 transportation services provided by drivers. A transportation

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41 <u>network company does not own, control, operate, or ma</u>	inage
42 drivers, and is not a taxicab association or for-hire	vehicle
43 owner. The term "transportation network company" does	not
44 <u>include an individual, corporation, partnership, sole</u>	<u>}</u>
45 proprietorship, or other entity arranging nonemergence	y medical
46 transportation for individuals qualified for Medicaid	lor
47 Medicare pursuant to a contract with the state or a m	anaged care
48 <u>organization</u> .	
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51 TITLE AMENDMENT	
52 Remove lines 8-11 and insert:	
authority; specifying that the terms of members	
54 appointed by the Governor end on a specified dat	.e;
55 providing that the Governor shall appoint certai	.n
56 members from counties that regulate transportati	on
57 network companies; defining the term "transporta	tion
58 network company"; removing the requirement that	the
59 authority	
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