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1	A bill to be entitled
2	An act relating to the Tampa Bay Area Regional Transit
3	Authority; amending s. 339.175, F.S.; creating the
4	Tampa Bay Area Regional Transit Authority Metropolitan
5	Planning Organization Chairs Coordinating Committee to
6	replace the Tampa Bay Area Regional Transportation
7	Authority Metropolitan Planning Organization Chairs
8	Coordinating Committee; providing that the Tampa Bay
9	Area Regional Transit Authority Metropolitan Planning
10	Organization Chairs Coordinating Committee is created
11	within the Tampa Bay Area Regional Transit Authority;
12	amending s. 343.90, F.S.; revising the short title to
13	"Tampa Bay Area Regional Transit Authority Act";
14	amending s. 343.91, F.S.; revising the definition of
15	the term "authority" to mean the Tampa Bay Area
16	Regional Transit Authority and to include only
17	Hernando, Hillsborough, Manatee, Pasco, and Pinellas
18	Counties and any other contiguous county that is party
19	to an agreement of participation; revising the
20	definition of the term "commuter rail"; amending s.
21	343.92, F.S.; creating the Tampa Bay Area Regional
22	Transit Authority to replace the Tampa Bay Area
23	Regional Transportation Authority; decreasing voting
24	membership on the governing board of the authority;
25	requiring the members to be appointed within a
26	specified period; revising appointment and term
27	requirements of such membership; revising requirements
28	for filling vacancies on the board; requiring the
29	Governor to appoint an initial chair of the board from

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30	one of the four members appointed by the Governor;
31	providing that seven members of the board constitute a
32	quorum; providing that the vote of seven members is
33	necessary for any action to be taken by the authority;
34	requiring the board to evaluate the abolishment,
35	continuance, modification, or establishment of
36	specified committees, beginning on a specified date;
37	requiring the board to submit its recommendations for
38	abolishment, continuance, modification, or
39	establishment of the committees to the Legislature
40	before a specified time; deleting requirements related
41	to the establishment of a Transit Management
42	Committee, a Citizens Advisory Committee, and
43	technical advisory committees; conforming provisions
44	to changes made by the act; amending s. 343.922, F.S.;
45	revising the express purposes of the authority to
46	include planning, implementing, and operating mobility
47	improvements and expansions of certain multimodal
48	transportation options, producing a certain regional
49	transit development plan, and serving as the recipient
50	of certain federal funds under certain circumstances;
51	directing the authority to provide to the Legislature
52	a plan to produce the regional transit development
53	plan by a specified date; providing requirements for
54	the regional transit development plan; requiring the
55	authority to develop and adopt a regional transit
56	development plan, rather than a transportation master
57	plan; deleting obsolete provisions; conforming
58	provisions to changes made by the act; providing that
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59	an action by the authority regarding state funding of
60	commuter rail, heavy rail transit, or light rail
61	transit, or any combination thereof, requires approval
62	by a majority vote of each M.P.O. serving the county
63	or counties where such rail transit investment will be
64	made, and the approval by an act of the Legislature;
65	prohibiting the authority from engaging in certain
66	advocacy that seeks to approve the funding of commuter
67	rail, heavy rail transit, or light rail transit, or
68	any combination thereof, subject to specified
69	requirements; requiring the authority to conduct a
70	feasibility study, through an independent third party,
71	for any project of commuter rail, heavy rail transit,
72	or light rail transit, or any combination thereof,
73	before proceeding with the development of the project
74	and before any related contracts are issued; requiring
75	the feasibility study to be submitted to the Governor,
76	the Legislature, and the board of county commissioners
77	of specified counties; amending ss. 343.94, 343.947,
78	343.95, 343.975, and 343.976, F.S.; conforming
79	provisions to changes made by the act; providing an
80	effective date.
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82	Be It Enacted by the Legislature of the State of Florida:
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84	Section 1. Paragraph (i) of subsection (6) of section
85	339.175, Florida Statutes, is amended to read:
86	339.175 Metropolitan planning organization
87	(6) POWERS, DUTIES, AND RESPONSIBILITIESThe powers,
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88 privileges, and authority of an M.P.O. are those specified in 89 this section or incorporated in an interlocal agreement authorized under s. 163.01. Each M.P.O. shall perform all acts 90 91 required by federal or state laws or rules, now and subsequently 92 applicable, which are necessary to qualify for federal aid. It is the intent of this section that each M.P.O. shall be involved 93 94 in the planning and programming of transportation facilities, 95 including, but not limited to, airports, intercity and high-96 speed rail lines, seaports, and intermodal facilities, to the 97 extent permitted by state or federal law.

98 (i) The Tampa Bay Area Regional Transit Transportation 99 Authority Metropolitan Planning Organization Chairs Coordinating 100 Committee is created within the Tampa Bay Area Regional Transit 101 Transportation Authority, composed of the M.P.O.'s serving 102 Citrus, Hernando, Hillsborough, Manatee, Pasco, Pinellas, Polk, 103 and Sarasota Counties. The authority shall provide 104 administrative support and direction to the committee. The 105 committee must, at a minimum:

106 1. Coordinate transportation projects deemed to be 107 regionally significant by the committee.

108 2. Review the impact of regionally significant land use 109 decisions on the region.

3. Review all proposed regionally significant transportation projects in the respective transportation improvement programs which affect more than one of the M.P.O.'s represented on the committee.

4. Institute a conflict resolution process to address any conflict that may arise in the planning and programming of such regionally significant projects.

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117	Section 2. Section 343.90, Florida Statutes, is amended to
118	read:
119	343.90 Short titleThis part may be cited as the "Tampa
120	Bay Area Regional <u>Transit</u> Transportation Authority Act."
121	Section 3. Paragraphs (a) and (e) of subsection (1) of
122	section 343.91, Florida Statutes, are amended to read:
123	343.91 Definitions
124	(1) As used in this part, the term:
125	(a) "Authority" means the Tampa Bay Area Regional <u>Transit</u>
126	Transportation Authority, the body politic and corporate and
127	agency of the state created by this part, covering the seven-
128	county area comprised of Citrus, Hernando, Hillsborough,
129	<u>Manatee,</u> Pasco, <u>and</u> Pinellas , Manatee, and Sarasota Counties <u>and</u>
130	any other contiguous county that is party to an agreement of
131	participation.
132	(e)1. "Commuter rail" means a complete system of tracks,
133	guideways, stations, and rolling stock necessary to effectuate
134	medium-distance to long-distance passenger rail service to,
135	from, or within the municipalities within the authority's
136	designated seven-county region.
137	2. "Heavy rail transit" means a complete rail system
138	operating on an electric railway with the capacity for a heavy
139	volume of traffic, characterized by high-speed and rapid-
140	acceleration passenger rail cars operating singly or in multicar
141	trains on fixed rails in separate rights-of-way from which all
142	other vehicular and pedestrian traffic are excluded. "Heavy rail
143	transit" includes metro, subway, elevated, rapid transit, and
144	rapid rail systems.
145	3. "Light rail transit" means a complete system of tracks,

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146 overhead catenaries, stations, and platforms with lightweight 147 passenger rail cars operating singly or in short, multicar 148 trains on fixed rails in rights-of-way that are not separated 149 from other traffic for much of the way. 150 Section 4. Section 343.92, Florida Statutes, is amended to 151 read: 152 343.92 Tampa Bay Area Regional Transit Transportation 153 Authority.-154 (1) There is created and established a body politic and 155 corporate, an agency of the state, to be known as the Tampa Bay Area Regional Transit Transportation Authority. 156 157 (2) The governing board of the authority shall consist of 158 13 15 voting members appointed no later than 45 days after the 159 creation of the authority. 160 (a) The secretary of the department shall appoint two 161 advisors to the board who must be the district secretary for 162 each of the department districts within the designated seven-163 county area of the authority. 164 (b) The 13 $\frac{15}{15}$ voting members of the board shall be as 165 follows: 166 1. The county commissions of Citrus, Hernando, 167 Hillsborough, Manatee, Pasco, and Pinellas, Manatee, and 168 Sarasota Counties shall each appoint one county commissioner 169 elected official to the board. Members appointed under this 170 subparagraph shall serve 2-year terms with not more than three 171 consecutive terms being served by any person. If a member under this subparagraph leaves elected office, a vacancy exists on the 172 173 board to be filled as provided in this subparagraph within 90 174 days subparagraph.

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175 2. The Tampa Bay Area Regional Transportation Authority 176 (TBARTA) Metropolitan Planning Organization Chairs Coordinating 177 Committee shall appoint one member to the board who must be a 178 chair of one of the six metropolitan planning organizations in 179 the region. The member appointed under this subparagraph shall 180 serve a 2-year term with not more than three consecutive terms 181 being served by any person. 2.3.a. Two members of the board shall be the mayor, or the 182 183 mayor's designee, of the largest municipality within the service 184 area of each of the following independent transit agencies or 185 their legislatively created successor agencies: Pinellas 186 Suncoast Transit Authority and Hillsborough Area Regional 187 Transit Authority. The largest municipality is that municipality with the largest population as determined by the most recent 188 United States Decennial Census. 189 190 b. Should a mayor choose not to serve, his or her designee must be an elected official selected by the mayor from that 191 largest municipality's city council or city commission. A mayor 192 193 or his or her designee shall serve a 2-year term with not more 194 than three consecutive terms being served by any person. 195 c. A designee's term ends if the mayor leaves office for

195 any reason. If a designee leaves elected office on the city 196 council or commission, a vacancy exists on the board to be 198 filled by the mayor of that municipality as provided in sub-199 subparagraph a.

200 <u>3. The following independent transit agencies or their</u> 201 <u>legislatively created successor agencies shall each appoint from</u> 202 <u>the membership of their governing bodies one member to the</u> 203 <u>board: Pinellas Suncoast Transit Authority and Hillsborough Area</u>

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204	Regional Transit Authority. Each member appointed under this
205	subparagraph shall serve a 2-year term with not more than three
206	consecutive terms being served by any person. If a member no
207	longer meets the transit authority's criteria for appointment, a
208	vacancy exists on the board, which must be filled as provided in
209	this subparagraph within 90 days.
210	d. A mayor who has served three consecutive terms on the
211	board must designate an elected official from that largest
212	municipality's city council or city commission to serve on the
213	board for at least one term.
214	4.a. One membership on the board shall rotate every 2 years
215	between the mayor, or his or her designee, of the largest
216	municipality within Manatee County and the mayor, or his or her
217	designee, of the largest municipality within Sarasota County.
218	The mayor, or his or her designee, from the largest municipality
219	within Manatee County shall serve the first 2-year term. The
220	largest municipality is that municipality with the largest
221	population as determined by the most recent United States
222	Decennial Census.
223	b. Should a mayor choose not to serve, his or her designee
224	must be an elected official selected by the mayor from that
225	municipality's city council or city commission.
226	4.5. The Governor shall appoint to the board four members
227	from the regional four business <u>community</u> representatives , each
228	of whom must reside in one of the seven counties governed by the
229	authority and, none of whom may not be an elected official
230	officials, and at least one but not more than two of whom shall
231	represent counties within the federally designated Tampa Bay
232	Transportation Management Area. Of the members initially

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233 <u>appointed under this subparagraph, one shall serve a 1-year</u> 234 <u>term, two shall serve 2-year terms, and one shall serve a term</u> 235 <u>as the initial chair as provided in subsection (5). Thereafter,</u> 236 <u>a member Members appointed under this subparagraph</u> by the 237 <u>Governor shall serve a 2-year term</u> 3-year terms with not more 238 than <u>three two</u> consecutive terms being served by any person.

239 (c) Appointments may be staggered to avoid mass turnover at 240 the end of any 2-year or 4-year period. A vacancy during a term 241 shall be filled by the respective appointing authority within 90 242 days in the same manner as the original appointment and only for 243 the remainder of the unexpired term.

(3) The members of the board shall serve without compensation but shall be entitled to receive from the authority reimbursement for travel expenses and per diem actually incurred in connection with the business of the authority as provided in s. 112.061.

(4) Members of the board shall comply with the applicable financial disclosure requirements of ss. 112.3145, 112.3148, and 112.3149.

252 (5) The Governor shall appoint one of the four members 253 appointed under subparagraph (2) (b) 4. as the initial chair from 254 among the full membership of the board immediately upon their 255 appointment. In no case may those appointments be made any later 256 than 45 days following the creation of the authority. The 257 initial chair shall serve will hold this position for a minimum 258 term of 2 years. The board shall elect a vice chair and 259 secretary-treasurer from among its members who shall serve a 260 minimum term of 1 year and shall establish the duties and powers of those positions during its inaugural meeting. During its 261

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262	inaugural meeting, the board <u>shall</u> $rak{will}$ also establish its rules
263	of conduct and meeting procedures.
264	(6) At the end of the initial chair's term, the board shall
265	elect a chair from among <u>the</u> its members. The chair shall hold
266	office at the will of the board. In that election, the board
267	shall also elect a vice chair and secretary-treasurer.
268	(7) The first meeting of the authority shall be held no
269	later than 60 days after the creation of the authority.
270	(8) <u>Seven</u> Eight members of the board shall constitute a
271	quorum, and the vote of <u>seven</u> eight members is necessary for any
272	action to be taken by the authority. The authority may meet upon
273	the constitution of a quorum. A vacancy does not impair the
274	right of a quorum of the board to exercise all rights and the
275	ability to perform all duties of the authority.
276	(9) <u>Beginning July 1, 2017,</u> the board <u>must evaluate the</u>
277	abolishment, continuance, modification, or establishment of may
278	establish committees for the following committees areas:
279	(a) Planning <u>committee</u> .
280	(b) Policy <u>committee</u> .
281	(c) Finance <u>committee</u> .
282	(d) Citizens advisory committee.
283	(e) Tampa Bay Area Regional Transit Authority Metropolitan
284	Planning Organization Chairs Coordinating Committee.
285	(f) Transit management committee.
286	(g) Technical advisory committee.
287	
288	The board must submit its recommendations for abolishment,
289	continuance, modification, or establishment of the committees to
290	the President of the Senate and the Speaker of the House of

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291 <u>Representatives before the beginning of the 2018 Regular</u>292 Session.

293 (10) The authority may employ an executive director, an 294 executive secretary, its own legal counsel and legal staff, 295 technical experts, engineers, and such employees, permanent or 296 temporary, as it may require. The authority shall determine the 297 qualifications and fix the compensation of such persons, firms, 298 or corporations and may employ a fiscal agent or agents; 299 however, the authority shall solicit sealed proposals from at least three persons, firms, or corporations for the performance 300 301 of any services as fiscal agents. The authority may, except for 302 duties specified in chapter 120, delegate its power to one or 303 more of its agents or employees to carry out the purposes of 304 this part, subject always to the supervision and control of the 305 authority.

306 (11) (a) The authority shall establish a Transit Management 307 Committee comprised of the executive directors or general 308 managers, or their designees, of each of the existing transit 309 providers and bay area commuter services.

310 (b) The authority shall establish a Citizens Advisory 311 Committee comprised of appointed citizen committee members from 312 each county and transit provider in the region, not to exceed 16 313 members.

314 (c) The authority may establish technical advisory 315 committees to provide guidance and advice on regional 316 transportation issues. The authority shall establish the size, 317 composition, and focus of any technical advisory committee 318 created.

(11) (d) Persons appointed to a committee shall serve

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320	without compensation but may be entitled to per diem or travel
321	expenses as provided in s. 112.061.
322	Section 5. Subsection (1), paragraph (a) of subsection (2),
323	subsection (3), subsection (4), and paragraph (g) of subsection
324	(5) of section 343.922, Florida Statutes, are amended, and
325	subsections (9) and (10) are added to that section, to read:
326	343.922 Powers and duties
327	(1) The express purposes of the authority are to:
328	(a) Plan, implement, and operate improve mobility
329	<u>improvements</u> and <u>expansions of</u> expand multimodal transportation
330	options for passengers and freight throughout the <u>designated</u>
331	seven-county Tampa Bay region.
332	(b) Produce a regional transit development plan,
333	integrating the transit development plans of participant
334	counties, to include a prioritization of regionally significant
335	transit projects and facilities.
336	1. The authority shall provide to the President of the
337	Senate and the Speaker of the House of Representatives, on or
338	before the beginning of the 2018 Regular Session, a plan to
339	produce the regional transit development plan.
340	2. The regional transit development plan prepared by the
341	authority must adhere to guidance and regulations set forth by
342	the department or any successor agency, including, but not
343	limited to:
344	a. Public involvement;
345	b. Collection and analysis of socioeconomic data;
346	c. Performance evaluation of existing services;
347	d. Service design and ridership forecasting; and
348	e. Financial planning.

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349 (c) Serve, with the consent of the Governor or his or her designee, as the recipient of federal funds supporting an 351 intercounty project or an intracounty capital project that 352 represents a phase of an intercounty project that exists in a 353 single county within the designated region.

354 (2)(a) The authority has the right to plan, develop, 355 finance, construct, own, purchase, operate, maintain, relocate, 356 equip, repair, and manage those public transportation projects, 357 such as express bus services; bus rapid transit services; light rail, commuter rail, heavy rail, or other transit services; 358 359 ferry services; transit stations; park-and-ride lots; transit-360 oriented development nodes; or feeder roads, reliever roads, 361 connector roads, bypasses, or appurtenant facilities, that are 362 intended to address critical transportation needs or concerns in the Tampa Bay region as identified by the authority by July 1, 363 364 2009. These projects may also include all necessary approaches, 365 roads, bridges, and avenues of access that are desirable and 366 proper with the concurrence of the department, as applicable, if 367 the project is to be part of the State Highway System.

368 (3) (a) No later than July 1, 2009, The authority shall 369 develop and adopt a regional transit development transportation 370 master plan that provides a vision for a regionally integrated 371 multimodal transportation system. The goals and objectives of 372 the master plan are to identify areas of the Tampa Bay region 373 where multimodal mobility, traffic safety, freight mobility, and 374 efficient emergency evacuation alternatives need to be improved; 375 identify areas of the region where multimodal transportation 376 systems would be most beneficial to enhance mobility and 377 economic development; develop methods of building partnerships

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378 with local governments, existing transit providers, expressway 379 authorities, seaports, airports, and other local, state, and 380 federal entities; develop methods of building partnerships with 381 CSX Corporation and CSX Transportation, Inc., to craft mutually 382 beneficial solutions to achieve the authority's objectives, and 383 with other private sector business community entities that may 384 further the authority's mission, and engage the public in 385 support of regional multimodal transportation improvements. The 386 master plan shall identify and may prioritize projects that will 387 accomplish these goals and objectives, including, without 388 limitation, the creation of express bus and bus rapid transit 389 services, light rail, commuter rail, and heavy rail transit 390 services, ferry services, freight services, and any other 391 multimodal transportation system projects that address critical transportation needs or concerns, pursuant to subsection (2); 392 393 and identify the costs of the proposed projects and revenue 394 sources that could be used to pay those costs. In developing the 395 master plan, the authority shall review and coordinate with the 396 future land use, capital improvements, and traffic circulation 397 elements of its member local governments' comprehensive plans 398 and the plans, programs, and schedules of other units of 399 government having transit or transportation authority within 400 whose jurisdictions the projects or improvements will be located to define and resolve potential inconsistencies between such 401 402 plans and the authority's developing master plan. By July 1, 403 2008, the authority, working with its member local governments, 404 shall adopt a mandatory conflict resolution process that 405 addresses consistency conflicts between the authority's regional transportation master plan and local government comprehensive 406

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407	plans.
408	(b) The authority shall consult with the department to
409	further the goals and objectives of the Strategic Regional
410	Transit Needs Assessment completed by the department.
411	(c) Before the adoption of the <u>regional transit development</u>
412	master plan, the authority shall hold at least one public
413	meeting in each of the seven counties within the designated
414	region. At least one public hearing must be held before the
415	authority's board.
416	(d) After its adoption, the regional transit development
417	master plan shall be updated every 5 years before July 1.
418	(e) The authority shall present the original <u>regional</u>
419	transit development master plan and updates to the governing
420	bodies of the counties within the <u>designated</u> seven-county
421	region, to the TBARTA Metropolitan Planning Organization Chairs
422	Coordinating Committee, and to the legislative delegation
423	members representing those counties within 90 days after
424	adoption.
425	(f) The authority shall coordinate plans and projects with
426	the TBARTA Metropolitan Planning Organization Chairs
427	Coordinating Committee, to the extent practicable, and
428	participate in the regional M.P.O. planning process to ensure
429	regional comprehension of the authority's mission, goals, and
430	objectives.
431	(g) The authority shall provide administrative support and
432	direction to the TBARTA Metropolitan Planning Organization
433	Chairs Coordinating Committee as provided in s. 339.175(6)(i).
434	(4) The authority may undertake projects or other

435 improvements in the <u>regional transit development</u> master plan in

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436 phases as particular projects or segments become feasible, as 437 determined by the authority. The authority shall coordinate 438 project planning, development, and implementation with the 439 applicable local governments. The authority's projects that are 440 transportation oriented must be consistent to the maximum extent feasible with the adopted local government comprehensive plans 441 442 at the time such projects are funded for construction. Authority 443 projects that are not transportation oriented and meet the definition of development pursuant to s. 380.04 must be 444 445 consistent with the local comprehensive plans. In carrying out its purposes and powers, the authority may request funding and 446 447 technical assistance from the department and appropriate federal 448 and local agencies, including, but not limited to, state infrastructure bank loans. 449

(5) The authority is granted and may exercise all powers necessary, appurtenant, convenient, or incidental to the carrying out of the aforesaid purposes, including, but not limited to, the following rights and powers:

454 (q) To borrow money and to make and issue negotiable notes, 455 bonds, refunding bonds, and other evidences of indebtedness or 456 obligations, either in temporary or definitive form, hereinafter 457 in this chapter sometimes called "revenue bonds" of the 458 authority, for the purpose of financing all or part of the 459 mobility improvements within the Tampa Bay region, as well as the appurtenant facilities, including all approaches, streets, 460 461 roads, bridges, and avenues of access authorized by this part, 462 the bonds to mature not exceeding 40 years after the date of the issuance thereof, and to secure the payment of such bonds or any 463 part thereof by a pledge of any or all of its revenues, rates, 464

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465 fees, rentals, or other charges. 466 (9) (a) An action by the authority regarding state funding 467 of commuter rail, heavy rail transit, or light rail transit, as 468 defined in s. 343.91, or any combination thereof, requires 469 approval by a majority vote of each M.P.O. serving the county or 470 counties where such rail transit investment will be made, and 471 the approval by an act of the Legislature. 472 (b) Subject to the requirements of s. 106.113, the 473 authority may not engage in any advocacy regarding a referendum, 474 ordinance, legislation, or proposal under consideration by any 475 governmental entity or the Legislature which seeks to approve 476 the funding of commuter rail, heavy rail transit, or light rail 477 transit, as defined in s. 343.91, or any combination thereof. 478 (10) The authority must conduct a feasibility study, 479 through an independent third party, for any project of commuter 480 rail, heavy rail transit, or light rail transit, as defined in 481 s. 343.91, or any combination thereof, before proceeding with 482 the development of the project and before any related contract 483 is issued. The feasibility study shall be submitted, upon 484 completion, to the Governor, the President of the Senate, the 485 Speaker of the House of <u>Representatives</u>, and the board of county 486 commissioners of Hernando, Hillsborough, Manatee, Pasco, and 487 Pinellas Counties. Section 6. Subsection (1) of section 343.94, Florida 488 489 Statutes, is amended to read: 490 343.94 Bond financing authority.-491 (1) Pursuant to s. 11(f), Art. VII of the State 492 Constitution, the Legislature approves bond financing by the Tampa Bay Area Regional Transit Transportation Authority for 493

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494 construction of or improvements to commuter rail systems, 495 transit systems, ferry systems, highways, bridges, toll 496 collection facilities, interchanges to the system, and any other 497 transportation facility appurtenant, necessary, or incidental to 498 the system. Subject to terms and conditions of applicable 499 revenue bond resolutions and covenants, such costs may be 500 financed in whole or in part by revenue bonds issued pursuant to 501 paragraph (2)(a) or paragraph (2)(b), whether currently issued 502 or issued in the future or by a combination of such bonds.

503 Section 7. Section 343.947, Florida Statutes, is amended to 504 read:

505 343.947 Department may be appointed agent of authority for 506 construction.-The department may be appointed by the authority 507 as its agent for the purpose of constructing and completing transportation projects, and improvements and extensions 508 509 thereto, in the authority's regional transit development master 510 plan. In such event, the authority shall provide the department 511 with complete copies of all documents, agreements, resolutions, 512 contracts, and instruments relating thereto; shall request the 513 department to do such construction work, including the planning, surveying, and actual construction of the completion, 514 515 extensions, and improvements to the system; and shall transfer 516 to the credit of an account of the department in the treasury of 517 the state the necessary funds therefor. The department shall proceed with such construction and use the funds for such 518 519 purpose in the same manner that it is now authorized to use the 520 funds otherwise provided by law for its use in construction of 521 commuter rail systems, transit systems, ferry systems, roads, 522 bridges, and related transportation facilities.

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523 Section 8. Subsections (1) and (3) of section 343.95, 524 Florida Statutes, are amended to read: 525 343.95 Acquisition of lands and property.-526 (1) For the purposes of this part, the authority may 527 acquire private or public property and property rights, 528 including rights of access, air, view, and light, by gift, 529 devise, purchase, or condemnation by eminent domain proceedings, 530 as the authority may deem necessary for any purpose of this part, including, but not limited to, any lands reasonably 531 532 necessary for securing applicable permits, areas necessary for 533 management of access, borrow pits, drainage ditches, water 534 retention areas, rest areas, replacement access for landowners 535 whose access is impaired due to the construction of a facility, and replacement rights-of-way for relocated rail and utility 536 facilities; for existing, proposed, or anticipated 537 538 transportation facilities within the seven-county Tampa Bay 539 region designated identified by the authority; or for the 540 purposes of screening, relocation, removal, or disposal of 541 junkyards and scrap metal processing facilities. The authority 542 may condemn any material and property necessary for such 543 purposes.

544 (3) When the authority acquires property for a 545 transportation facility within the designated seven-county Tampa Bay region, the authority is not subject to any liability 546 imposed by chapter 376 or chapter 403 for preexisting soil or 547 548 groundwater contamination due solely to its ownership. This 549 subsection does not affect the rights or liabilities of any past 550 or future owners of the acquired property, nor does it affect the liability of any governmental entity for the results of its 551

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actions which create or exacerbate a pollution source. The authority and the Department of Environmental Protection may enter into interagency agreements for the performance, funding, and reimbursement of the investigative and remedial acts necessary for property acquired by the authority.

557 Section 9. Subsections (1) and (3) of section 343.975, 558 Florida Statutes, are amended to read:

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343.975 Complete and additional statutory authority.-

560 (1) The powers conferred by this part are supplemental to the existing powers of the board and the department. This part 561 562 does not repeal any of the provisions of any other law, general, 563 special, or local, but supplements such other laws in the 564 exercise of the powers provided in this part and provides a 565 complete method for the exercise of the powers granted in this 566 part. The projects planned and constructed by the Tampa Bay Area 567 Regional Transit Transportation Authority shall comply with all 568 applicable federal, state, and local laws. The extension and 569 improvement of the system, and the issuance of bonds hereunder 570 to finance all or part of the cost thereof, may be accomplished 571 upon compliance with the provisions of this part without regard 572 to or necessity for compliance with the provisions, limitations, 573 or restrictions contained in any other general, special, or 574 local law, including, but not limited to, s. 215.821. An 575 approval of any bonds issued under this part by the qualified 576 electors or qualified electors who are freeholders in the state 577 or in any other political subdivision of the state is not 578 required for the issuance of such bonds pursuant to this part.

579 (3) This part does not preclude the department from580 acquiring, holding, constructing, improving, maintaining,

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581	operating, or owning tolled or nontolled facilities funded and
582	constructed from nonauthority sources that are part of the State
583	Highway System within the geographical boundaries of the Tampa
584	Bay Area Regional <u>Transit</u> Transportation Authority.
585	Section 10. Section 343.976, Florida Statutes, is amended
586	to read:
587	343.976 Effect on local government actionThis act does
588	not prohibit any local government that is a member of the Tampa
589	Bay Area Regional <u>Transit</u> Transportation Authority from
590	participating in or creating any other transit authority,
591	regional transportation authority, or expressway authority.
592	Section 11. This act shall take effect July 1, 2017.

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