1	A bill to be entitled						
2	An act relating to expressway authority revenue;						
3	amending s. 348.0004, F.S.; requiring an authority to						
4	provide a rebate for certain tolls paid using an						
5	electronic toll collection system; requiring transfer						
6	of a certain amount of surplus revenues from an						
7	authority to a county for certain projects; requiring						
8	approval by the board of county commissioners of the						
9	expenditure of transferred funds; authorizing projects						
10	to be implemented through partnership or contract;						
11	authorizing transferred funds to be considered a local						
12	match for federal or state funds; requiring a report						
13	to the Legislature; providing an effective date.						
14							
15	Be It Enacted by the Legislature of the State of Florida:						
16							
17	Section 1. Subsections (6) through (9) of section						
18	348.0004, Florida Statutes, are renumbered as subsections (7)						
19	through (10), respectively, paragraph (e) of subsection (2) is						
20	amended, and new subsections (6) and (11) are added to that						
21	section, to read:						
22	348.0004 Purposes and powers						
23	(2) Each authority may exercise all powers necessary,						
24	appurtenant, convenient, or incidental to the carrying out of						
25	its purposes, including, but not limited to, the following						
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26 rights and powers:

27 To fix, alter, charge, establish, and collect tolls, (e) 28 rates, fees, rentals, and other charges for the services and 29 facilities system, which tolls, rates, fees, rentals, and other 30 charges must always be sufficient to comply with any covenants 31 made with the holders of any bonds issued pursuant to the 32 Florida Expressway Authority Act. However, such right and power 33 may be assigned or delegated by the authority to the department. 34 Notwithstanding s. 338.165 or any other provision of law to the 35 contrary, in any county as defined in s. 125.011(1), to the extent surplus revenues exist, they may be used for purposes 36 enumerated in subsection (8) (7), provided the expenditures are 37 38 consistent with the metropolitan planning organization's adopted 39 long-range plan. Notwithstanding any other provision of law to the contrary, but subject to any contractual requirements 40 contained in documents securing any outstanding indebtedness 41 42 payable from tolls, in any county as defined in s. 125.011(1), 43 the board of county commissioners may, by ordinance adopted on 44 or before September 30, 1999, alter or abolish existing tolls 45 and currently approved increases thereto if the board provides a 46 local source of funding to the county expressway system for transportation in an amount sufficient to replace revenues 47 48 necessary to meet bond obligations secured by such tolls and 49 increases.

50

(6) An authority in any county as defined in s. 125.011(1)

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51	shall provide to each person who pays a toll on an authority
52	transportation facility using an electronic toll collection
53	system a rebate of 3 percent of such toll.
54	(11) Notwithstanding any other provision of the Florida
55	Expressway Authority Act, no less than 20 percent of the annual
56	surplus revenues as defined in s. 348.0002 of an authority in
57	any county as defined in s. 125.011(1) shall be transferred to
58	the county in which the authority operates on an annual basis
59	within 45 days after the conclusion of the authority's fiscal
60	year. Such transferred funds shall be used solely to finance,
61	design, acquire right-of-way for, pay project delivery costs
62	for, and construct new, or make improvements or extensions to
63	existing, public transportation facilities, transit facilities,
64	intermodal facilities, or multimodal corridors owned, acquired,
65	or operated by the county. The board of county commissioners of
66	the county shall approve any expenditure of transferred funds by
67	a majority vote of the commissioners present at a meeting of the
68	board. Projects may be implemented through a public-private
69	partnership or a design-build contract. Transferred funds may be
70	considered as a local match for any available federal or state
71	funds for such projects. By December 1, 2017, and December 1 of
72	each year thereafter, the county shall submit a report to the
73	President of the Senate and the Speaker of the House of
74	Representatives which includes a description of each project
75	funded or to be funded and the proposed budget, proposed funding
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76	6 partners, and	completion of	date for ea	ch such	projec	ct.	
77	7 Section 2	2. This act	shall take	effect	July 1	L, 2017.	
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