A bill to be entitled 1 2 An act relating to the Department of Transportation; 3 amending ss. 311.07 and 311.09, F.S.; revising the 4 minimum amount of funds that the department must 5 request for the Florida Seaport Transportation and 6 Economic Development Program; amending s. 316.003, 7 F.S.; defining the term "port-of-entry" for purposes of the Florida Uniform Traffic Control Law; amending 8 9 s. 316.545, F.S.; providing fines for certain 10 commercial motor vehicles that obtain a specified temporary registration permit; amending s. 334.044, 11 12 F.S.; authorizing the department to assume certain 13 responsibilities of the United States Department of 14 Transportation with respect to highway projects within 15 the state; authorizing the department to enter into certain agreements related to the federal surface 16 transportation project delivery program under 17 specified federal law; authorizing the department to 18 19 adopt rules and relevant federal environmental 20 standards; providing a limited waiver of sovereign 21 immunity to civil suit in federal court; amending s. 2.2 334.30, F.S.; revising requirements for the development and approval of a proposal to finance or 23 refinance a transportation project; authorizing the 24 25 Division of Bond Finance of the State Board of 26 Administration to make certain recommendations to the

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Governor; creating s. 337.027, F.S., relating to
highway project contracts; authorizing the department
to establish a program that would assist small
businesses; defining the term "small business";
authorizing the department to adopt rules; amending s.
338.165, F.S.; removing certain facilities from a list
of facilities whose toll revenues may be used to
secure bonds; amending s. 338.231, F.S., relating to
the turnpike system; revising the length of time that
a prepaid toll account must be inactive before
reverting to unclaimed property; creating s. 339.0809,
F.S.; establishing the Florida Department of
Transportation Financing Corporation; providing for a
board of directors; providing for membership and
organization; providing powers and duties of the
corporation; authorizing the corporation to borrow
money; providing for effect of dissolution with
respect to property owned by the corporation; amending
s. 339.135, F.S.; revising requirements for amendments
to the department's adopted work program to be
submitted to the Legislative Budget Commission;
providing an effective date.
Be It Enacted by the Legislature of the State of Florida:
Section 1. Subsection (2) of section 311.07, Florida

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Statutes, is amended to read:

- 311.07 Florida seaport transportation and economic development funding.—
- (2) A minimum of \$25 \$15 million per year shall be made available from the State Transportation Trust Fund to fund the Florida Seaport Transportation and Economic Development Program. The Florida Seaport Transportation and Economic Development Council created in s. 311.09 shall develop guidelines for project funding. Council staff, the Department of Transportation, and the Department of Economic Opportunity shall work in cooperation to review projects and allocate funds in accordance with the schedule required for the Department of Transportation to include these projects in the tentative work program developed pursuant to s. 339.135(4).
- Section 2. Subsection (9) of section 311.09, Florida Statutes, is amended to read:
- 311.09 Florida Seaport Transportation and Economic Development Council.—
- (9) The Department of Transportation shall include <u>at</u>

  <u>least \$25</u> no less than \$15 million per year in its annual

  legislative budget request for the Florida Seaport

  Transportation and Economic Development Program funded under s.

  311.07. Such budget shall include funding for projects approved by the council which have been determined by each agency to be consistent. The department shall include the specific approved Florida Seaport Transportation and Economic Development Program

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projects to be funded under s. 311.07 during the ensuing fiscal year in the tentative work program developed pursuant to s. 339.135(4). The total amount of funding to be allocated to Florida Seaport Transportation and Economic Development Program projects under s. 311.07 during the successive 4 fiscal years shall also be included in the tentative work program developed pursuant to s. 339.135(4). The council may submit to the department a list of approved projects that could be made production-ready within the next 2 years. The list shall be submitted by the department as part of the needs and project list prepared pursuant to s. 339.135(2)(b). However, the department shall, upon written request of the Florida Seaport Transportation and Economic Development Council, submit work program amendments pursuant to s. 339.135(7) to the Governor within 10 days after the later of the date the request is received by the department or the effective date of the amendment, termination, or closure of the applicable funding agreement between the department and the affected seaport, as required to release the funds from the existing commitment. Notwithstanding s. 339.135(7)(c), any work program amendment to transfer prior year funds from one approved seaport project to another seaport project is subject to the procedures in s. 339.135(7)(d). Notwithstanding any provision of law to the contrary, the department may transfer unexpended budget between the seaport projects as identified in the approved work program amendments.

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Section 3. Subsection (94) is added to section 316.003, Florida Statutes, to read:

316.003 Definitions.—The following words and phrases, when used in this chapter, shall have the meanings respectively ascribed to them in this section, except where the context otherwise requires:

- of commercial motor vehicles are allowed to purchase temporary registration permits necessary to operate lawfully within the state. The locations and the designated routes to such locations shall be determined by the Department of Transportation.
- Section 4. Paragraph (b) of subsection (2) of section 316.545, Florida Statutes, is amended to read:
- 316.545 Weight and load unlawful; special fuel and motor fuel tax enforcement; inspection; penalty; review.—

120 (2)

(b) The officer or inspector shall inspect the license plate or registration certificate of the commercial vehicle, as defined in s. 316.003(66), to determine if its gross weight is in compliance with the declared gross vehicle weight. If its gross weight exceeds the declared weight, the penalty shall be 5 cents per pound on the difference between such weights. In those cases when the commercial vehicle, as defined in s. 316.003(66), is being operated over the highways of the state with an expired registration or with no registration from this or any other jurisdiction or is not registered under the applicable

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131 provisions of chapter 320, the penalty herein shall apply on the basis of 5 cents per pound on that scaled weight which exceeds 132 133 35,000 pounds on laden truck tractor-semitrailer combinations or tandem trailer truck combinations, 10,000 pounds on laden 134 135 straight trucks or straight truck-trailer combinations, or 136 10,000 pounds on any unladen commercial motor vehicle. A driver 137 of a commercial motor vehicle entering the state at a designated port-of-entry location, as defined in s. 316.003, or operating 138 139 on designated routes to a port-of-entry location, who obtains a 140 temporary registration permit shall be assessed a penalty 141 limited to the difference between its gross weight and the 142 declared gross vehicle weight at 5 cents per pound. If the license plate or registration has not been expired for more than 143 144 90 days, the penalty imposed under this paragraph may not exceed 145 \$1,000. In the case of special mobile equipment as defined in s. 146 316.003(48), which qualifies for the license tax provided for in 147 s. 320.08(5)(b), being operated on the highways of the state with an expired registration or otherwise not properly 148 registered under the applicable provisions of chapter 320, a 149 150 penalty of \$75 shall apply in addition to any other penalty 151 which may apply in accordance with this chapter. A vehicle found 152 in violation of this section may be detained until the owner or 153 operator produces evidence that the vehicle has been properly 154 registered. Any costs incurred by the retention of the vehicle 155 shall be the sole responsibility of the owner. A person who has 156 been assessed a penalty pursuant to this paragraph for failure

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to have a valid vehicle registration certificate pursuant to the provisions of chapter 320 is not subject to the delinquent fee authorized in s. 320.07 if such person obtains a valid registration certificate within 10 working days after such penalty was assessed.

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Section 5. Subsection (34) is added to section 334.044, Florida Statutes, to read:

334.044 <u>Powers and duties of the</u> department; <del>powers and duties.</del>—The department shall have the following general powers and duties:

(34) To assume the responsibilities of the United States Department of Transportation with respect to highway projects within the state under the National Environmental Policy Act of 1969, 42 U.S.C. ss. 4321 et seq., and with respect to related responsibilities for environmental review, consultation, or other action required under any federal environmental law pertaining to review or approval of a highway project within the state. The department may assume responsibilities under 23 U.S.C. s. 327 and enter into one or more agreements, including memoranda of understanding, with the United States Secretary of Transportation related to the federal surface transportation project delivery program for the delivery of highway projects, as provided by 23 U.S.C. s. 327. The department may adopt rules to implement this subsection and may adopt relevant federal environmental standards as the standards for this state for a program described in this subsection. Sovereign immunity from

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183 civil suit in federal court is waived consistent with 23 U.S.C. 184 s. 327 and limited to the compliance, discharge, or enforcement 185 of a responsibility assumed by the department under this 186 subsection. 187 Section 6. Subsection (13) is added to section 334.30, 188 Florida Statutes, to read: 189 334.30 Public-private transportation facilities.—The 190 Legislature finds and declares that there is a public need for 191 the rapid construction of safe and efficient transportation 192 facilities for the purpose of traveling within the state, and 193 that it is in the public's interest to provide for the 194 construction of additional safe, convenient, and economical 195 transportation facilities. 196 (13) In connection with a proposal to finance or refinance 197 a transportation facility pursuant to this section, the 198 department shall consult with the Division of Bond Finance of 199 the State Board of Administration. The department shall provide 200 the division with the information necessary to provide timely 201 consultation and recommendations. The Division of Bond Finance 202 may make an independent recommendation to the Executive Office 203 of the Governor. 204 Section 7. Section 337.027, Florida Statutes, is created 205 to read:

(1) The department may establish a program for highway

337.027 Authority to implement a business development

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CODING: Words stricken are deletions; words underlined are additions.

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program.-

projects which would assist small businesses. The purpose of this program is to increase competition, lower prices, and provide increased support to meet the department's future work program. The program may include, but is not limited to, setting aside contracts, providing preference points for the use of small businesses, providing special assistance in bidding and contract completion, waiving bond requirements, and implementing other strategies that would increase competition.

- (2) For purposes of this section, the term "small business" means a business with yearly average gross receipts of less than \$15 million for road and bridge contracts and less than \$6.5 million for professional and nonprofessional services contracts. A business' average gross receipts is determined by averaging its annual gross receipts over the last 3 years, including the receipts of any affiliate as defined in s.

  337.165.
- (3) The department may adopt rules to implement this section.
- Section 8. Subsection (4) of section 338.165, Florida Statutes, is amended to read:
  - 338.165 Continuation of tolls.—

(4) Notwithstanding any other law to the contrary, pursuant to s. 11, Art. VII of the State Constitution, and subject to the requirements of subsection (2), the Department of Transportation may request the Division of Bond Finance to issue bonds secured by toll revenues collected on the Alligator Alley,

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the Sunshine Skyway Bridge, the Beeline-East Expressway, the Navarre Bridge, and the Pinellas Bayway to fund transportation projects located within the county or counties in which the project is located and contained in the adopted work program of the department.

Section 9. Paragraph (c) of subsection (3) of section 338.231, Florida Statutes, is amended to read:

338.231 Turnpike tolls, fixing; pledge of tolls and other revenues.—The department shall at all times fix, adjust, charge, and collect such tolls and amounts for the use of the turnpike system as are required in order to provide a fund sufficient with other revenues of the turnpike system to pay the cost of maintaining, improving, repairing, and operating such turnpike system; to pay the principal of and interest on all bonds issued to finance or refinance any portion of the turnpike system as the same become due and payable; and to create reserves for all such purposes.

(3)

(c) Notwithstanding any other provision of law to the contrary, any prepaid toll account of any kind which has remained inactive for  $\underline{10}$  3 years shall be presumed unclaimed and its disposition shall be handled by the Department of Financial Services in accordance with all applicable provisions of chapter 717 relating to the disposition of unclaimed property, and the prepaid toll account shall be closed by the department.

Section 10. Section 339.0809, Florida Statutes, is created

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261 to read:

339.0809 Florida Department of Transportation Financing Corporation.—

- (1) The Florida Department of Transportation Financing

  Corporation is created as a nonprofit corporation for the

  purpose of financing or refinancing projects for the department
  as provided in subsection (4).
- Corporation shall be governed by a board of directors consisting of the director of the Office of Policy and Budget within the Executive Office of the Governor, the director of the Division of Bond Finance, and the Secretary of Transportation. The director of the Division of Bond Finance shall be the chief executive officer of the corporation and shall direct and supervise the administrative affairs of the corporation and shall control, direct, and supervise the operation of the corporation. The corporation shall have such other officers as may be determined by the board of directors.
- (3) The Florida Department of Transportation Financing
  Corporation shall have all the powers of a corporate body under
  the laws of the state to the extent not inconsistent with or
  restricted by this section, including, but not limited to, the
  power to:
  - (a) Adopt, amend, and repeal bylaws.
  - (b) Sue and be sued.
- (c) Adopt and use a common seal.

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(d) Acquire, purchase, hold, lease, and convey such real and personal property as may be proper or expedient to carry out the purposes of the corporation and this section and to sell, lease, or otherwise dispose of such property.

- (e) Elect or appoint and employ such other officers, agents, and employees as the corporation deems advisable to operate and manage the affairs of the corporation, which officers, agents, and employees may be officers or employees of the department and the state agencies represented on the board of directors of the corporation.
- (f) Borrow money and issue notes, bonds, certificates of indebtedness, or other obligations or evidences of indebtedness necessary to finance or refinance projects as provided in subsection (4).
- (g) Make and execute any and all contracts, trust agreements, and other instruments and agreements necessary or convenient to accomplish the purposes of the corporation and this section.
- (h) Select, retain, and employ professionals, contractors, or agents, which may include the Division of Bond Finance, as necessary or convenient to enable or assist the corporation in carrying out the purposes of the corporation and this section.
- (i) Take any action necessary or convenient to carry out the purposes of the corporation and this section and the powers provided in this section.
  - (4) The Florida Department of Transportation Financing

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313	Corporation may enter into one or more service contracts with
314	the department to provide services to the department in
315	connection with projects approved in the department's work
316	program, which approval specifically provides that the
317	department may enter into a service contract for the project
318	pursuant to this section. The department may enter into one or
319	more such service contracts with the corporation and provide for
320	payments under such contracts, subject to annual appropriation
321	by the Legislature. The proceeds from such service contracts may
322	be used for the corporation's administrative costs and expenses
323	after payments under subsection (5). Each service contract may
324	have a term of up to 35 years. In compliance with s. 287.0641
325	and other applicable law, the obligations of the department
326	under such service contracts do not constitute a general
327	obligation of the state or a pledge of the full faith and credit
328	or taxing power of the state, and such obligations are not an
329	obligation of the State Board of Administration or entities for
330	which it invests funds, other than the department as provided in
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	this section, but are payable solely from amounts available in
332	this section, but are payable solely from amounts available in the State Transportation Trust Fund, subject to annual
332 333	
	the State Transportation Trust Fund, subject to annual
333	the State Transportation Trust Fund, subject to annual appropriation. In compliance with this subsection and s.
333 334	the State Transportation Trust Fund, subject to annual appropriation. In compliance with this subsection and s. 287.0582, the service contract must expressly include the
<ul><li>333</li><li>334</li><li>335</li></ul>	the State Transportation Trust Fund, subject to annual appropriation. In compliance with this subsection and s. 287.0582, the service contract must expressly include the following statement: "The State of Florida's performance and

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Corporation may issue and incur notes, bonds, certificates of indebtedness, and other obligations or evidences of indebtedness payable from and secured by amounts payable to the corporation by the department under a service contract entered into under subsection (4) for the purpose of financing or refinancing projects approved as provided in subsection (4). The duration of any such note, bond, certificate of indebtedness, or other obligation or evidence of indebtedness may not exceed 30 annual maturities. The corporation may select its financing team and issue its obligations through competitive bidding or negotiated contracts, whichever is most cost-effective. Indebtedness of the corporation does not constitute a debt or obligation of the state or a pledge of the full faith and credit or taxing power of the state but is payable from and secured by payments made by the department under the service contract.

- (6) The fulfillment of the purposes of the Florida

  Department of Transportation Financing Corporation promotes the health, safety, and general welfare of the people of the state and serves as essential governmental functions and a paramount public purpose.
- (7) The Florida Department of Transportation Financing
  Corporation is exempt from taxation and assessments on its
  income, property, and assets or revenues acquired, received, or
  used in the furtherance of the purposes provided in this
  chapter. The obligations of the corporation incurred under
  subsection (5) and the interest and income on such obligations

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and all security agreements, letters of credit, liquidity
facilities, or other obligations or instruments arising out of,
entered into in connection with, or given to secure payment of
such obligations are exempt from taxation; however, such
exemption does not apply to any tax imposed under chapter 220 on
the interest, income, or profits on debt obligations owned by
corporations.

- Corporation may validate obligations to be incurred under subsection (5) and the validity and enforceability of any service contracts providing for payments pledged to the payment of such obligations by proceedings under chapter 75. The validation complaint may be filed only in the circuit court of the Second Judicial Circuit in and for Leon County. The notice required to be published by s. 75.06 must be published in Leon County, and the complaint and order of the circuit court may be served only on the State Attorney for the Second Judicial Circuit. Sections 75.04(2) and 75.06(2) do not apply to a complaint for validation filed under this subsection.
- (9) The Florida Department of Transportation Financing
  Corporation is not a special district for purposes of chapter
  189 or a unit of local government for purposes of part III of
  chapter 218. Chapters 120 and 215, except the limitation on the
  interest rates provided by s. 215.84, which applies to
  obligations of the corporation issued pursuant to this section,
  and part I of chapter 287, except ss. 287.0582 and 287.0641, do

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not apply to this section, the corporation, the service contracts entered into pursuant to this section, or debt obligations issued by the corporation as contemplated in this section.

- (10) The benefits and earnings of the Florida Department of Transportation Financing Corporation may not inure to the benefit of any private person.
- (11) Upon dissolution of the Florida Department of Transportation Financing Corporation, title to all property owned by the corporation shall revert to the state.
- Corporation may contract with the State Board of Administration to serve as a trustee with respect to debt obligations issued by the corporation as contemplated by this section; to hold, administer, and invest proceeds of such debt obligations and other funds of the corporation; and to perform other services required by the corporation. The State Board of Administration may perform such services and may contract with others to provide all or a part of such services and to recover its and such other costs and expenses thereof.
- (13) The department may enter into a service contract in conjunction with the issuance of debt obligations as provided in this section which provides for periodic payments for debt service or other amounts payable with respect to debt obligations, plus any administrative expenses of the Florida Department of Transportation Financing Corporation.

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Section 11. Paragraph (g) of subsection (7) of section 339.135, Florida Statutes, is amended, and paragraph (h) is added to that subsection, to read:

339.135 Work program; legislative budget request; definitions; preparation, adoption, execution, and amendment.—

(7) AMENDMENT OF THE ADOPTED WORK PROGRAM.-

- transfer of fixed capital outlay appropriations between categories within the department or the increase of an appropriation category is subject to the approval of the Legislative Budget Commission. If a meeting of the Legislative Budget Commission cannot be held within 30 days of the department submitting an amendment to the Legislative Budget Commission, then the chair and vice chair of the Legislative Budget Commission may authorize such amendment to be approved pursuant to the provisions of s. 216.177.
- (h) Any work program amendment that also adds a new project, or phase thereof, to the adopted work program in excess of \$3 million is subject to approval by the Legislative Budget Commission. Any work program amendment submitted under this paragraph must include, as supplemental information, a list of projects, or phases thereof, in the current 5-year adopted work program which are eligible for the funds within the appropriation category being used for the proposed amendment. The department shall provide a narrative with the rationale for not advancing an existing project, or phase thereof, in lieu of

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143	the proposed amendment.				<u>.</u>						
144		Section	12.	This	act	shall	take	effect	Julv	1.	2016.

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