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By Representatives Ross, Dockery, Ritter, Greenstein, Murman, Negron, Gottlieb, Argenziano, Clarke, Holloway, Cusack, Attkisson, Bowen, Smith, Sobel, Garcia, Lee, Flanagan, Lacasa and Farkas

A bill to be entitled An act relating to high-speed rail transportation; creating the "Florida High-Speed Rail Authority Act"; creating s. 341.8201, F.S.; providing a short title; creating s. 341.8202, F.S.; providing legislative findings, policy, purpose, and intent with respect to the development, design, financing, construction, and operation of a high-speed rail system in the state; creating s. 341.8203, F.S.; providing definitions; amending s. 341.821, F.S., relating to the creation of the Florida High-Speed Rail Authority; removing obsolete provisions; providing that the authority is created as an enterprise; amending s. 341.822, F.S.; revising and providing additional powers and duties of the authority; amending s. 341.823, F.S.; revising the criteria for assessment and recommendations with respect to the establishment of the high-speed rail system; amending s. 341.824, F.S.; specifying types of technical, scientific, or other assistance to be provided by the Department of Community Affairs and the Department of Environmental Protection; creating s. 341.825, F.S.; providing for sole and exclusive determination of need for the high-speed rail system established pursuant to the act; creating s. 341.826, F.S.; providing that the power of the authority to establish high-speed rail systems

in the state is exclusive; creating s. 341.827, 1 2 F.S.; providing for determination of service 3 areas and the order of system segment 4 construction; creating s. 341.828, F.S.; 5 authorizing the authority to select a route alignment for the system and to utilize 6 7 existing permitting processes in such selection 8 process; providing sole responsibility to the authority for the adoption of final alignment; 9 creating s. 341.829, F.S.; requiring the 10 11 authority, in conjunction with the Executive 12 Office of the Governor, the Department of 13 Community Affairs, and the Department of 14 Environmental Protection, to develop and 15 implement a process to mitigate and resolve 16 conflicts between the system and growth management requirements and environmental 17 standards; providing time limits for the filing 18 of and response to specified complaints; 19 20 creating s. 341.830, F.S.; authorizing the authority to employ specified procurement 21 22 methods; providing for the adoption of rules; authorizing the authority to procure 23 24 commodities and services for the designing, 25 building, financing, maintenance, operation, 26 and implementation of a high-speed rail system; creating s. 341.831, F.S.; authorizing the 27 28 authority to prequalify interested persons or 29 entities prior to seeking proposals for the design, construction, operation, maintenance, 30 31 and financing of the high-speed rail system;

providing for the establishment of qualifying 1 2 criteria; creating s. 341.832, F.S.; 3 authorizing the authority to develop and 4 execute a request for qualifications process; 5 creating s. 341.833, F.S.; authorizing the 6 authority to develop and execute a request for 7 proposals process to seek a person or entity to 8 design, build, operate, maintain, and finance a high-speed rail system; creating s. 341.834, 9 F.S.; providing that the award of a contract by 10 11 the authority is the sole authority for the 12 person or entity selected to establish a 13 high-speed rail system; providing for award of 14 a conditional contract; providing contract 15 requirements; prohibiting transfer of system 16 property without written approval; creating s. 341.835, F.S.; authorizing the authority to 17 purchase, lease, exchange, or acquire land, 18 property, or buildings necessary to secure or 19 20 utilize rights-of-way for high-speed rail 21 system facilities; providing the authority with 22 the power of eminent domain; providing that the authority is not subject to specified 23 24 liability; authorizing the authority and the 25 Department of Environmental Protection to enter 26 into certain interlocal agreements; requiring 27 the Department of Transportation to grant 28 specified easements; creating s. 341.836, F.S.; 29 authorizing the authority to undertake the development of associated developments; 30 31 providing requirements of associated

developments; creating s. 341.837, F.S.; 1 2 providing for payment of expenses incurred in 3 carrying out the act; creating s. 341.838, 4 F.S.; authorizing the authority to fix, revise, 5 charge, collect, and adjust rates, rents, fees, 6 charges, and revenues, and to enter into 7 contracts; providing for annual review by the 8 authority of rates, rents, fees, and charges; providing for uses of revenues; creating s. 9 341.839, F.S.; providing that the act is 10 supplemental and additional to powers conferred 11 12 by other laws; exempting powers of the 13 authority from specified supervision, 14 regulation, approval, or consent; creating s. 15 341.840, F.S.; providing tax exemptions for 16 property acquired or used by the authority or specified income; creating s. 341.841, F.S.; 17 requiring the authority to prepare and submit a 18 report; providing for an annual audit; creating 19 20 s. 341.842, F.S.; providing construction of the act; creating s. 341.843, F.S.; providing that 21 inconsistent provisions of other laws are 22 superseded; amending s. 288.109, F.S.; removing 23 24 a cross reference; amending s. 334.30, F.S.; 25 removing a cross reference; amending s. 26 337.251, F.S.; removing a cross reference; 27 amending s. 341.501, F.S.; providing that 28 specified actions do not apply to the Florida 29 High-Speed Rail Authority Act; providing an appropriation from funds designated for the 30 31 Transportation Outreach Program to the Florida

High-Speed Rail Authority to assist in the 1 2 implementation of the act; providing a 3 contingent appropriation; repealing s. 4 341.3201, F.S., relating to the short title for ss. 341.3201-341.386, F.S., the "Florida 5 6 High-Speed Rail Transportation Act"; repealing 7 s. 341.321, F.S., relating to legislative 8 findings, policy, purpose, and intent with respect to the development of a high-speed rail 9 10 transportation system connecting the major 11 urban areas of the state; repealing s. 341.322, 12 F.S., relating to definitions of terms; 13 repealing s. 341.325, F.S., relating to special 14 powers and duties of the Department of 15 Transportation; repealing s. 341.327, F.S., 16 which provides that the Florida High-Speed Rail Transportation Act is the sole and exclusive 17 determination of need for any high-speed rail 18 transportation system established under the 19 20 act, thereby preempting specified determinations of need; repealing s. 341.329, 21 22 F.S., relating to the issuance of bonds to finance a high-speed rail transportation 23 24 system; repealing s. 341.331, F.S., relating to 25 designation of the areas of the state to be 26 served by the high-speed rail transportation 27 system and designation of termini; repealing s. 28 341.332, F.S., relating to the award of 29 franchises by the Department of Transportation to establish a high-speed rail transportation 30 31 system; repealing s. 341.3331, F.S., relating

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to request for proposals; repealing s. 341.3332, F.S., relating to notice of issuance of request for proposals; repealing s. 341.3333, F.S., relating to requirements with respect to an application for franchise, and confidentiality of the application and portions of the application relating to trade secrets; repealing s. 341.3334, F.S., relating to the departmental review process of application for franchise; repealing s. 341.3335, F.S., relating to interagency coordination of franchise application review; repealing s. 341.3336, F.S., relating to public meetings on franchise applications; repealing s. 341.3337, F.S., relating to determination and award of franchise; repealing s. 341.3338, F.S., relating to effect of franchise; repealing s. 341.3339, F.S., relating to postfranchise agreements; repealing s. 341.334, F.S., relating to the powers and duties of the Department of Transportation with respect to the act; repealing s. 341.335, F.S., relating to the powers and duties of the Florida Land and Water Adjudicatory Commission sitting as the board; repealing s. 341.336, F.S., relating to the powers and duties of the Department of Environmental Protection, the Department of Community Affairs, and other affected agencies; repealing s. 341.3365, F.S., relating to certification procedures; repealing s. 341.342, F.S., relating to agreements concerning

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contents of certification application and supporting documentation; repealing s. 341.343, F.S., relating to review of certification applications; repealing s. 341.344, F.S., relating to the establishment, composition, organization, and duties of the Citizens' Planning and Environmental Advisory Committee; repealing s. 341.345, F.S., relating to alternate corridors or transit station locations; repealing s. 341.346, F.S., relating to the powers and duties of an administrative law judge appointed to conduct hearings under the act; repealing s. 341.3465, F.S., relating to alteration of time limitations specified by the act; repealing s. 341.347, F.S., relating to required combined public meetings and land use and zoning hearings to be conducted by local governments; repealing s. 341.348, F.S., relating to reports and studies required of various agencies by the act; repealing s. 341.351, F.S., relating to publication and contents of notice of certification application and proceedings; repealing s. 341.352, F.S., relating to certification hearings; repealing s. 341.353, F.S., relating to final disposition of certification applications; repealing s. 341.363, F.S., relating to the effect of certification; repealing s. 341.364, F.S., relating to a franchisee's right to appeal to the Florida Land and Water Adjudicatory Commission under specified circumstances;

repealing s. 341.365, F.S., relating to 1 2 associated development; repealing s. 341.366, 3 F.S., relating to recording of notice of 4 certified corridor route; repealing s. 341.368, 5 F.S., relating to modification of certification or franchise; repealing s. 341.369, F.S., 6 7 relating to fees imposed by the department and 8 the disposition of such fees; repealing s. 9 341.371, F.S., relating to revocation or suspension of franchise or certification; 10 repealing s. 341.372, F.S., relating to 11 12 imposition by the department of specified 13 administrative fines in lieu of revocation or 14 suspension of franchise; repealing s. 341.375, 15 F.S., relating to the required participation by women, minorities, and economically 16 disadvantaged individuals in all phases of the 17 design, construction, maintenance, and 18 operation of a high-speed rail transportation 19 20 system developed under the act, and required plans for compliance by franchisees; repealing 21 22 s. 341.381, F.S., relating to applicability of the act; repealing s. 341.382, F.S., relating 23 24 to laws and regulations superseded by the act; 25 repealing s. 341.383, F.S., relating to the 26 authority of local governments to assess 27 specified fees; repealing s. 341.386, F.S., 28 relating to the admissibility of the award of a 29 franchise and of a certification under the act in eminent domain proceedings; providing 30 31 effective dates.

Be It Enacted by the Legislature of the State of Florida: 1 2 3 Section 1. Section 341.8201, Florida Statutes, is 4 created to read: 5 341.8201 Short title.--Sections 341.8201-341.852 may 6 be cited as the "Florida High-Speed Rail Authority Act." 7 Section 2. Section 341.8202, Florida Statutes, is 8 created to read: 9 341.8202 Legislative findings, policy, purpose, and 10 intent.--11 (1) The intent of this act is to implement the purpose 12 of s. 19, Art. X of the State Constitution, which directs the 13 State of Florida to develop, design, finance, construct, and operate a high-speed monorail, fixed guideway, or magnetic 14 levitation system, capable of speeds in excess of 120 miles 15 16 per hour, linking Florida's five largest urban areas, as 17 defined in this act, with construction beginning no later than November 1, 2003. Further, this act promotes the various 18 growth management and environmental protection laws enacted by 19 20 the Legislature and encourages and enhances the establishment of a high-speed rail system. The Legislature further finds 21 22 that: (a) The implementation of a high-speed rail system in 23 the state will result in overall social and environmental 24 25 benefits, improvements in ambient air quality, better 26 protection of water quality, greater preservation of wildlife 27 habitat, less use of open space, and enhanced conservation of 28 natural resources and energy. (b) A high-speed rail system, when developed in 29 conjunction with sound land use planning, becomes an integral 30 part in achieving growth management goals and encourages the

use of public transportation to augment and implement land use and growth management goals and objectives.

- (c) Development and utilization of a properly designed, constructed, and financed high-speed rail system and associated development can act as a catalyst for economic growth and development, mitigate unduly long and traffic-congested commutes for day-to-day commuters, create new employment opportunities, serve as a positive growth management system for building a better and more environmentally secure state, and serve a paramount public purpose by promoting the health, safety, and welfare of the citizens of the state.
- (d) Transportation benefits of a high-speed rail system include improved travel times and more reliable travel, which will increase productivity and energy efficiency in the state.
  - (2) The Legislature further finds that:
- (a) Access to timely and efficient modes of passenger transportation is necessary for travelers, visitors, and day-to-day commuters, to the quality of life in the state, and to the economy of the state.
- (b) Technological advances in the state's transportation system can significantly and positively affect the ability of the state to attract and provide efficient services for domestic and international tourists and therefore increase revenue of the state.
- (c) The geography of the state is suitable for the construction and efficient operation of a high-speed rail system.
- 30 (d) The public use of the high-speed rail system must
  31 be encouraged and assured in order to achieve the public

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30 31 purpose and objectives set forth in this act. In order to encourage the public use of the high-speed rail system and to protect the public investment in the system, it is necessary to provide an environment surrounding each high-speed rail station which will allow the development of associated development for the purpose of creating revenue in support of and for the high-speed rail system, enhance the safe movement of pedestrians and traffic into and out of the area, ensure the personal safety of high-speed rail system and related facility users and their personal property while the users are in the area of each station, and eliminate all conditions in the vicinity which constitute economic and social impediments and barriers to the use of the high-speed rail system and associated development.

(e) Areas surrounding certain proposed high-speed rail stations can, as a result of existing conditions, crime, and traffic congestion, pose a serious threat to the use of the high-speed rail system, reduce revenue from users, discourage pedestrian and traffic ingress and egress, retard sound growth and development, impair public investment, and consume an excessive amount of public revenues in the employment of police and other forms of public protection to adequately safeguard the high-speed rail system and its users. Such areas may require redevelopment, acquisition, clearance, or disposition, or joint public and private development to provide parking facilities, retail establishments, restaurants, hotels, or office facilities associated with or ancillary to the high-speed rail system and rail stations and to otherwise provide for an environment that will encourage the use of, and safeguard, the system.

- (f) The powers conferred by this act are for public uses and purposes as established by s. 19, Art. X of the State Constitution for which public funds may be expended and the power of eminent domain may be exercised, and the necessity in the public interest for the provisions herein enacted is hereby declared as a matter of legislative determination to implement the intent of s. 19, Art. X of the State Constitution.
- (g) Urban and social benefits include revitalization of economically depressed areas, the redirection of growth in a carefully and comprehensively planned manner, and the creation of numerous employment opportunities within inner-city areas.
- (h) The provisions contained in this act are a declaration of legislative intent that the state pursue the development of a high-speed rail system to help solve transportation problems and eliminate their negative effect on the citizens of this state, and therefore serves a public purpose.
- (i) Joint development is a necessary planning, financing, management, operation, and construction mechanism to ensure the continued future development of an efficient and economically viable high-speed rail system in this state.
- (3) It is the intent of the Legislature to authorize the authority to implement innovative mechanisms required to effect the joint public-private venture approach to planning, locating, permitting, managing, financing, constructing, operating, and maintaining a high-speed rail system for the state, including providing incentives for revenue generation, operation, construction, and management by the private sector.

1 Section 3. Section 341.8203, Florida Statutes, is 2 created to read: 3 341.8203 Definitions.--As used in this act, unless the 4 context clearly indicates otherwise, the term: 5 (1) "Associated development" means property, 6 equipment, buildings, or other ancillary facilities which are 7 built, installed, or established to provide financing, 8 funding, or revenues for the planning, building, managing, and 9 operation of a high-speed rail system and which are associated with or part of the rail stations. The term includes property, 10 11 including air rights, necessary for joint development, such as 12 parking facilities, retail establishments, restaurants, 13 hotels, offices, or other commercial, civic, residential, or 14 support facilities, and may also include property necessary to 15 protect or preserve the rail station area by reducing urban 16 blight or traffic congestion or property necessary to 17 accomplish any of the purposes set forth in this subsection 18 which are reasonably anticipated or necessary. 19 "Authority" means the Florida High-Speed Rail (2) 20 Authority and its agents. "Central Florida" means the counties of Lake, 21 22 Seminole, Orange, Osceola, Citrus, Sumter, Volusia, Brevard, Hernando, Pasco, Hillsborough, Pinellas, and Polk. 23 24 (4) "DBOM contract" means the document and all 25 concomitant rights approved by the authority providing the 26 selected person or entity the exclusive right to design, 27 build, operate, and maintain a high-speed rail system. 28 "DBOM & F contract" means the document and all 29 concomitant rights approved by the authority providing the selected person or entity the exclusive right to design, 30

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30 31 build, operate, maintain, and finance a high-speed rail
system.

- (6) "High-speed rail system" means any high-speed fixed guideway system for transporting people or goods, which system is capable of operating at speeds in excess of 120 miles per hour, including, but not limited to, a monorail system, dual track rail system, suspended rail system, magnetic levitation system, pneumatic repulsion system, or other system approved by the authority. The term includes a corridor and structures essential to the operation of the line, including the land, structures, improvements, rights-of-way, easements, rail lines, rail beds, guideway structures, stations, platforms, switches, yards, parking facilities, power relays, switching houses, rail stations, associated development, and any other facilities or equipment used or useful for the purposes of high-speed rail system design, construction, operation, maintenance, or the financing of the high-speed rail system.
- (7) "Joint development" means the planning, managing, financing, or constructing of projects adjacent to, functionally related to, or otherwise related to a high-speed rail system pursuant to agreements between any person, firm, corporation, association, organization, agency, or other entity, public or private.
- (8) "Northeast Florida" means the counties of Nassau, Duval, Clay, St. Johns, Putnam, Alachua, Marion, and Flagler.
- (9) "Northwest Florida" means the counties of
  Escambia, Santa Rosa, Okaloosa, Walton, Holmes, Washington,
  Jackson, Gadsden, Bay, Calhoun, Liberty, Gulf, Franklin, Leon,
  Jefferson, Madison, Wakulla, Taylor, Hamilton, Suwannee,

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amended to read:

2 and Levy. 3 (10) "Rail station," "station," or "high-speed rail 4 station" means any structure or transportation facility that 5 is part of a high-speed rail system designed to accommodate 6 the movement of passengers from one mode of transportation to 7 another at which passengers board or disembark from 8 transportation conveyances and transfer from one mode of 9 transportation to another. 10 (11) "Selected person or entity" means the person or 11 entity to whom the authority awards a contract under s. 12 341.834 to establish a high-speed rail system pursuant to this 13 act. 14 (12) "Southeast Florida" means the counties of 15 Broward, Monroe, Miami-Dade, Indian River, St. Lucie, Martin, 16 Okeechobee, and Palm Beach. (13) "Southwest Florida" means the counties of 17 Manatee, Hardee, DeSoto, Sarasota, Highlands, Charlotte, 18 19 Glades, Lee, Hendry, and Collier. 20 "Urban areas" means Central Florida, Northeast Florida, Northwest Florida, Southeast Florida, and Southwest 21 22 Florida. 23 Section 4. Section 341.821, Florida Statutes, is

Columbia, Baker, Union, Lafayette, Gilchrist, Dixie, Bradford,

341.821 Florida High-Speed Rail Authority.--

- (1) There is created and established a body politic and corporate, an agency of the state, to be known as the "Florida High-Speed Rail Authority," hereinafter referred to as the "authority."
- 30 (2)(a) The governing board of the authority shall consist of nine voting members appointed as follows:

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- Three members shall be appointed by the Governor, one of whom must have a background in the area of environmental concerns, one of whom must have a legislative background, and one of whom must have a general business background.
- 2. Three members shall be appointed by the President of the Senate, one of whom must have a background in civil engineering, one of whom must have a background in transportation construction, and one of whom must have a general business background.
- Three members shall be appointed by the Speaker of the House of Representatives, one of whom must have a legal background, one of whom must have a background in financial matters, and one of whom must have a general business background.
- (b) The appointed members shall not be subject to confirmation by the Senate. The initial term of each member appointed by the Governor shall be for 4 years. The initial term of each member appointed by the President of the Senate shall be for 3 years. The initial term of each member appointed by the Speaker of the House of Representatives shall be for 2 years. Succeeding terms for all members shall be for terms of 4 years. Initial appointments must be made within 30 days after the effective date of this act.
- (c) A vacancy occurring during a term shall be filled by the respective appointing authority in the same manner as the original appointment and only for the balance of the unexpired term. An appointment to fill a vacancy shall be made within 60 days after the occurrence of the vacancy.
- (d) The Secretary of Transportation shall be a 31 nonvoting ex officio member of the board.

- (e) The board shall elect one of its members as chair of the authority. The chair shall hold office at the will of the board. Five members of the board shall constitute a quorum, and the vote of five members shall be necessary for any action taken by the authority. The authority may meet upon the constitution of a quorum. No vacancy in the authority shall impair the right of a quorum of the board to exercise all rights and perform all duties of the authority.
- (f) The members of the board shall not be entitled to compensation but shall be entitled to receive their travel and other necessary expenses as provided in s. 112.061.
- (3) Notwithstanding any other law to the contrary, it shall not be or constitute a conflict of interest for a person having a background specified in this section to serve as a member of the authority. However, in each official decision to which this act is applicable, such member's firm or related entity may not have a financial or economic interest nor shall the authority contract with or conduct any business with a member or such member's firm or directly related business entity.
- (4) The authority shall be assigned to the Department of Transportation for administrative purposes. The authority shall be a separate budget entity. The Department of Transportation shall provide administrative support and service to the authority to the extent requested by the chair of the authority. The authority shall not be subject to control, supervision, or direction by the Department of Transportation in any manner, including, but not limited to, personnel, purchasing, transactions involving real or personal property, and budgetary matters.

amended to read:

management, including the use of best management practices employed by the private sector, the authority is created as an enterprise and given the responsibility and authority that provides it with the autonomy and flexibility to enable it to more easily pursue innovations, as well as best practices in management, finance, organization, and operations. The creation of the authority as an enterprise is intended to improve cost-effectiveness and timeliness of project delivery, increase revenues, enhance the financial capability of the high-speed rail system, and improve the quality of service to its patrons, while continuing to protect the public and private investment in the system.

341.822 Powers and duties.--

(1) The authority created and established by this act shall <a href="locate">locate</a>, plan, <a href="design">design</a>, finance</a>, construct</a>, maintain</a>, own</a>, <a href="maintain">operate</a>, administer</a>, and manage the <a href="preliminary engineering">preliminary engineering</a> and <a href="preliminary environmental assessment of the intrastate">preliminary environmental assessment of the intrastate</a> high-speed rail system in the state</a>. <a href="https://precipiering.com/hereinafter referred to as "intrastate high-speed rail."</a>

Section 5. Section 341.822, Florida Statutes, is

- (2) The authority may exercise all powers granted to corporations under the Florida Business Corporation Act, chapter 607, except the authority may only not incur debt in accordance with the provisions of this act.
- (3) The authority shall have perpetual succession as a body politic and corporate.
- (4) The authority is authorized to seek  $\underline{and\ obtain}$  federal matching funds or any other funds to fulfill the

requirements of this act <u>either directly or through the</u>
Department of Transportation.

- permanent or temporary, as it may require and shall determine the qualifications and fix the compensation. The authority may delegate to one or more of its agents or employees such of its power as it deems necessary to carry out the purposes of this act, subject always to the supervision and control of the authority.
- (6) The authority may exercise all powers necessary, appurtenant, convenient, or incidental to carrying out the purposes enumerated in subsection (1), including, but not limited to, the rights and powers to:
- (a) Enforce collection of rates, fees, and charges, and to establish and enforce fines and penalties for any violation of rules.
- (b) Advertise and promote high-speed rail systems, associated development, and activities of the authority.
- (c) Accept funds, donations, or contributions of lands, buildings, or other real or personal property from other governmental sources, and accept private donations.
- (d) Purchase, by directly contracting with local, national, or international insurance companies, liability insurance that the authority is contractually and legally obligated to provide, notwithstanding the requirements of s. 287.022(1).
- (e) Sell name rights for high-speed rail stations and other related facilities owned by the authority to corporate or individual sponsors.
- 30 (f) Adopt rules pursuant to ss. 120.536(1) and 120.54
  31 as necessary to carry out the purposes of this act.

# (7) The authority may:

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- (a) Make and execute agreements, leases, as lessee or as lessor, contracts, deeds, and other instruments necessary or convenient in the exercise of the powers and functions of the authority under this act, including contracts with persons, firms, corporations, federal and state agencies, and other authorities authorized to enter into contracts and otherwise cooperate with the authority to facilitate the construction, leasing, or sale of the system;
- (b) Engage in sale-leaseback, lease-purchase, lease-leaseback, design-build, design build operate and maintain (DBOM), design build operate maintain and finance (DBOM & F), or other undertakings, and provide for the sale of certificates of participation incident thereto; and
- (c) Enter into interlocal agreements in the manner provided in s. 163.01.
- (8) It is the express intent of this act that the authority be authorized, pursuant to provisions of this act, to plan, develop, own, purchase, lease, or otherwise acquire, demolish, construct, improve, relocate, equip, repair, maintain, operate, and manage a high-speed rail system and associated development, and to establish and determine such policies as may be necessary for the best interests of the operation and promotion of a high-speed rail system.

Section 6. Section 341.823, Florida Statutes, is amended to read:

341.823 Criteria for assessment and recommendations.--

(1) The following criteria shall apply to the establishment of the high-speed rail system in developing the preliminary engineering, preliminary environmental assessment, 31 and recommendations required by this act:

- (a) The system shall be capable of traveling speeds in excess of 120 miles per hour consisting of dedicated rails or guideways separated from motor vehicle traffic;
- (b) The initial segments of the system will be developed and operated between  $\underline{\text{the}}$  St. Petersburg  $\underline{\text{area}}$ ,  $\underline{\text{the}}$  Tampa  $\underline{\text{area}}$ , and  $\underline{\text{the}}$  Orlando  $\underline{\text{area}}$ , with future service to  $\underline{\text{the}}$  Miami area;
- (c) The authority is to develop a <u>program model</u> that uses, to the maximum extent feasible, nongovernmental sources of funding for the design, construction, <u>maintenance</u>, and operation, and financing of the system;
- (2) The authority shall  $\underline{\text{establish requirements}}$   $\underline{\text{make}}$   $\underline{\text{recommendations}}$  concerning:
- (a) The format and types of information that must be included in a financial or business plan for the high-speed rail system, and the authority may develop that financial or business plan;
- (b) The preferred routes between the cities <u>and urban</u>

  <u>areas</u> designated <u>in accordance with s. 341.8203</u> in paragraph

  (1)(b);
- (c) The preferred locations for the stations in the
  cities and urban areas designated in accordance with s.
  341.8203 in paragraph (1)(b);
- (d) The preferred locomotion technology to be employed from constitutional choices of monorail, fixed guideway, or magnetic levitation; and
- (e) Any changes that may be needed in state statutes or federal laws which would make the proposed system eligible for available federal funding; and
- 30 <u>(e)(f)</u> Any other issues the authority deems relevant to the development of a high-speed rail system.

| 1  | (3) When preparing the operating plan, the authority      |
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| 2  | shall include:  |
| 3  | (a) The frequency of service between the cities           |
| 4  | designated in paragraph (1)(b);                           |
| 5  | (b) The proposed fare structure for passenger and         |
| 6  | freight service;  |
| 7  | (c) Proposed trip times, system capacity, passenger       |
| 8  | accommodations, and amenities;                            |
| 9  | (d) Methods to ensure compliance with applicable          |
| 10 | environmental standards and regulations;                  |
| 11 | (e) A marketing plan, including strategies that can be    |
| 12 | employed to enhance the utilization of the system;        |
| 13 | (f) A detailed planning-level ridership study;            |
| 14 | (g) Consideration of nonfare revenues that may be         |
| 15 | <del>derived from:</del>                                  |
| 16 | 1. The sale of development rights at the stations;        |
| 17 | 2. License, franchise, and lease fees;                    |
| 18 | 3. Sale of advertising space on the trains or in the      |
| 19 | stations; and   |
| 20 | 4. Any other potential sources deemed appropriate.        |
| 21 | (h) An estimate of the total cost of the entire           |
| 22 | system, including, but not limited to, the costs to:      |
| 23 | 1. Design and build the stations and monorail, fixed      |
| 24 | guideway, or magnetic levitation system;                  |
| 25 | 2. Acquire any necessary rights-of-way;                   |
| 26 | 3. Purchase or lease rolling stock and other equipment    |
| 27 | necessary to build, operate, and maintain the system.     |
| 28 | (i) An estimate of the annual operating and               |
| 29 | maintenance costs for the system and all other associated |
| 30 | <del>expenses.</del>                                      |
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(j) An estimate of the value of assets the state or its political subdivisions may provide as in-kind contributions for the system, including rights-of-way, engineering studies performed for previous high-speed rail initiatives, land for rail stations and necessary maintenance facilities, and any expenses that may be incurred by the state or its political subdivisions to accommodate the installation of the system.

(k) An estimate of the funding required per year from state funds for the next 30 years for operating the preferred routes between the cities designated in paragraph (1)(b).

Whenever applicable and appropriate, the authority will base estimates of projected costs, expenses, and revenues on documented expenditures or experience derived from similar projects.

Section 7. Section 341.824, Florida Statutes, is amended to read:

341.824 Technical, scientific, or other assistance.--

- (1) The Florida Transportation Commission, the Department of Community Affairs, and the Department of Environmental Protection shall, at the authority's request, provide technical, scientific, or other assistance.
- (2) The Department of Community Affairs shall, if requested, provide assistance to local governments in analyzing the land use and comprehensive planning aspects of the high-speed rail system. The Department of Community Affairs shall assist the authority with the resolution of any conflicts between the system and adopted local comprehensive plans.

The Department of Environmental Protection shall, 1 2 if requested, provide assistance to local governments and other permitting agencies in analyzing the environmental 3 4 aspects of the high-speed rail system. The Department of 5 Environmental Protection shall assist the authority and the 6 contractor in expediting the approval of the necessary 7 environmental permits for the system. 8 Section 8. Section 341.825, Florida Statutes, is 9 created to read: 10 341.825 Preemption; sole and exclusive determination 11 of need for the high-speed rail transportation system. -- Upon 12 the adoption of s. 19, Art. X of the State Constitution and 13 the legislative findings set forth in this act, the State of 14 Florida preempts by this act any question, issue, or determination that the high-speed rail system is needed or is 15 in the public interest. The Legislature expressly mandates, 16 on these bases, the need for high-speed rail transportation in 17 order to effect the public purposes of s. 19, Art. X of the 18 19 State Constitution and this act is the sole and exclusive 20 determination of need for any high-speed rail system established pursuant to this act, thereby preempting the 21 22 determination of need and the necessity of assessing or weighing need with the impacts of any high-speed rail system. 23 24 Section 9. Section 341.826, Florida Statutes, is 25 created to read: 26 341.826 Exclusivity. -- The authority shall have the 27 exclusive power to establish high-speed rail systems in the 28 State of Florida and no high-speed rail system may be 29 authorized, financed, constructed, or operated other than pursuant to the provisions of this act. 30 31

1 Section 10. Section 341.827, Florida Statutes, is 2 created to read: 3 341.827 Service areas; segment designation.--4 (1) The authority shall determine in which order the 5 service areas, as designated by the Legislature, will be 6 served by the high-speed rail system. 7 (2) The authority, in conjunction with the local 8 government having jurisdiction over the affected area, shall 9 designate stations to serve the designated service areas. 10 (3) The authority shall plan and develop the 11 high-speed rail system so that construction proceeds as 12 follows: 13 (a) The initial segments of the system shall be 14 developed and operated between the St. Petersburg area, the 15 Tampa area, the Lakeland/Winter Haven area, and the Orlando 16 area, with future service to the Miami area. 17 (b) Construction of subsequent segments of the high-speed rail system shall connect the metropolitan areas of 18 19 Port Canaveral/Cocoa Beach, Ft. Pierce, West Palm Beach, Ft. 20 Lauderdale, Daytona Beach, St. Augustine, Jacksonville, Ft. Myers/Naples, Sarasota/Bradenton, Gainesville/Ocala, 21 22 Tallahassee, and Pensacola. 23 (c) Selection of segments of the high-speed rail system to be constructed subsequent to the initial segments of 24 25 the system shall be prioritized by the authority, giving 26 consideration to the demand for service, financial 27 participation by local governments, financial participation by 28 the private sector, and the available financial resources of 29 the authority. Section 11. Section 341.828, Florida Statutes, is 30

31 | created to read:

## 341.828 Route alignment selection.--

- alignment for the high-speed rail system and, for the purposes of permitting, may utilize one or more permitting processes provided for in statute, including, but not limited to, the metropolitan planning organization long-range transportation planning process as defined in s. 339.175 (6) and (7), in conjunction with the Department of Transportation's work program process as defined in s. 339.135, or any permitting process now in effect or that may be in effect at the time of permitting and will provide the most timely and cost-effective permitting process.
- (2) The authority shall work in cooperation with metropolitan planning organizations in areas where the high-speed rail system will be located. The metropolitan planning organizations shall cooperate with the authority and include the high-speed rail system alignment within their adopted long-range transportation plans and transportation improvement programs for the purposes of providing public information, consistency with the plans, and receipt of federal and state funds by the authority to support the high-speed rail system.
- (3) For purposes of selecting a route alignment, the authority may use the project development and environment study process, including the efficient transportation decisionmaking system process as adopted by the Department of Transportation. The authority has the sole responsibility to adopt the final alignment for the high-speed rail system. The high-speed rail system is considered to be a compelling state interest and, as such, the authority's decision on the system alignment is final.

Section 12. Section 341.829, Florida Statutes, is created to read:

341.829 Conflict prevention, mitigation, and resolution.--

- (1) The authority, in conjunction with the Executive Office of the Governor, the Department of Community Affairs, and the Department of Environmental Protection, shall develop and implement, within 180 days after the effective date of this act, a process to prevent, mitigate, and resolve, to the maximum extent feasible, any conflicts or potential conflicts of a high-speed rail system with growth management requirements and environmental standards.
- (2) Any person who disagrees with the final alignment decision of the authority must file a complaint with the authority within 20 days after the authority's final adoption of the alignment.
- (3) The authority must respond to any timely filed complaint within 60 days after the complaint is filed with the authority.

Section 13. Section 341.830, Florida Statutes, is created to read:

#### 341.830 Procurement.--

- (1) The authority may employ procurement methods under chapters 255, 287, and 337 and under any rule adopted under such chapters. To enhance the effective and efficient operation of the authority, and to enhance the ability of the authority to use best business practices, the authority may, pursuant to ss. 120.536(1) and 120.54, adopt rules for and employ procurement methods available to the private sector.
- (2) The authority is authorized to procure commodities and the services of a qualified person or entity to design,

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build, finance, operate, maintain, and implement a high-speed rail system, including the use of a DBOM or DBOM & F method using a request for proposal, a request for qualifications, or an invitation to negotiate.

Section 14. Section 341.831, Florida Statutes, is created to read:

## 341.831 Prequalification.--

- entities prior to seeking proposals for the design, construction, operation, maintenance, and financing of the high-speed rail system. The authority may establish qualifying criteria that may include, but not be limited to, experience, financial resources, organization and personnel, equipment, past record or history of the person or entity, ability to finance or issue bonds, and ability to post a construction or performance bond.
- (2) The authority may establish the qualifying criteria in a request for qualification without adopting the qualifying criteria as rules.

Section 15. Section 341.832, Florida Statutes, is created to read:

#### 341.832 Request for qualifications.--

- (1) The authority is authorized to develop and execute a request for qualifications process to seek a person or entity to design, build, operate, maintain, and finance a high-speed rail system. The authority may issue multiple requests for qualifications. The authority shall develop criteria for selection of a person or entity that shall be included in any request for qualifications.
- (2) The authority may issue a request forqualifications without adopting a rule.

Section 16. Section 341.833, Florida Statutes, is created to read:

341.833 Request for proposals.--

- (1) The authority is authorized to develop and execute a request for proposals process to seek a person or entity to design, build, operate, maintain, and finance a high-speed rail system. The authority may issue multiple requests for proposals. The authority shall develop criteria for selection of a person or entity that shall be included in any request for proposals.
- (2) In the request for proposals, the authority shall specify the minimum period of time for the contract duration. A person or entity may propose a longer period of time for the contract and provide justification of the need for an extended contract period. If the authority extends the time period for the contract, such time period shall be extended for all persons or entities if so requested.

Section 17. Section 341.834, Florida Statutes, is created to read:

341.834 Award of a contract; exclusive rights.--

- (1) The award of a contract by the authority to a person or entity is the sole authority for the person or entity to establish a high-speed rail system in this state, including rail stations and associated development.
- (2) The authority may award a contract subject to such terms and conditions, including, but not limited to, compliance with any applicable permitting requirements, and any other terms and conditions the authority considers appropriate.
- 30 (3) The contract shall authorize the contractor to provide service between stations as established by the

contract. The contractor shall coordinate its facilities and 1 2 services with passenger rail providers, commuter rail 3 authorities, and public transit providers to provide access to 4 and from the high-speed rail system. 5 (4) The contractor shall not convey, lease, or 6 otherwise transfer any high-speed rail system property, any 7 interest in such property, or any improvement constructed upon 8 such property without written approval of the authority. 9 Section 18. Section 341.835, Florida Statutes, is 10 created to read: 11 341.835 Acquisition of property; eminent domain; 12 rights-of-way; disposal of land.--13 (1) The authority may purchase, lease, exchange, or 14 otherwise acquire any land, property interests, or buildings 15 or other improvements, including personal property within such buildings or on such lands, necessary to secure or utilize 16 rights-of-way for existing, proposed, or anticipated 17 high-speed rail system facilities. 18 19 (2) The power of eminent domain is vested in the 20 authority to condemn all necessary lands and property, including rights of access, air, view, and light, whether 21 public or private, for the purpose of securing and utilizing 22 rights-of-way for a high-speed rail system, including, but not 23 24 limited to, any lands reasonably necessary for securing applicable permits, areas necessary for management of access, 25 26 borrow pits, drainage ditches, water retention areas, rail 27 stations, and related or ancillary facilities for the purposes 28 stated in this act, replacement access for landowners whose

access is impaired due to the construction of a system, and

replacement rights-of-way for relocated rail and utility

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maintenance, and operation of an existing, proposed, or anticipated high-speed rail system and associated development or related or ancillary facilities.

- (3) The authority is specifically authorized to exercise its eminent domain powers under both chapter 73 and chapter 74.
- (4) The authority may exercise the power of eminent domain to obtain title to real property necessary to accomplish the purposes of this act, or the authority may request the Department of Transportation to exercise the power of eminent domain to obtain title to such real property.
- (5) Title to any property acquired in the name of the authority shall be administered by the authority under such terms and conditions as the authority may require.
- high-speed rail system, or any related or ancillary
  facilities, by the exercise of eminent domain authority or by
  purchase or donation, it is not subject to any liability
  imposed by chapter 376 or chapter 403 for preexisting soil or
  groundwater contamination due solely to its ownership. This
  section does not affect the rights or liabilities of any past
  or future owners of the acquired property, nor does it affect
  the liability of any governmental entity for the results of
  its 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.
- (7) In acquiring property or property rights for any high-speed rail system or related or ancillary facilities, the authority may acquire an entire lot, block, or tract of land

if the interests of the public will be best served by such acquisition, even though the entire lot, block, or tract is not immediately needed for the right-of-way proper or for the specific related or ancillary facilities.

- (8) The authority, by resolution, may dispose of any interest in property acquired pursuant to this section on terms and conditions the authority deems appropriate.
- (9) The authority and its employees and agents shall have the right to enter upon properties which may be determined to be necessary for the construction, reconstruction, relocation, maintenance, and operation of a proposed high-speed rail system and associated development and related or ancillary facilities as described in subsection (1) for the purposes of surveying and soil and environmental testing.
- easements, consistent with applicable federal and state laws, within state-owned transportation facility rights-of-way to the authority for a high-speed rail system. Said easements shall be conveyed to the authority without compensation to the department, provided, however, that the department may impose such terms and conditions on the easement as are necessary to protect the interests of bondholders for any outstanding bonds issued for the right-of-way. The term of any such easement shall be at least for the same length of time as the term for a contract for operation and maintenance of the high-speed rail system within the right-of-way or for the term of any bonds or other financing instruments issued for the high-speed rail system within the easement, whichever is longer.

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(11) The authority is authorized to accept donations of real property from public or private entities for the purposes of implementing a high-speed rail system. Section 19. Section 341.836, Florida Statutes, is

created to read:

341.836 Associated development.--

- (1) The authority, alone or as part of a joint development, may undertake development of associated developments to be a source of revenue for the establishment, construction, operation, or maintenance of the high-speed rail system. Such associated developments must be associated with a rail station and have pedestrian ingress to and egress from the rail station; be consistent, to the extent feasible, with applicable local government comprehensive plans and local land development regulations; and otherwise be in compliance with the provisions of this act.
- (2) This act does not prohibit the authority, the selected person or entity, or a party to a joint venture with the authority or its selected person or entity from obtaining approval, pursuant to any other law, for any associated development that is reasonably related to the high-speed rail system.

Section 20. Section 341.837, Florida Statutes, is created to read:

341.837 Payment of expenses.--All expenses incurred in carrying out the provisions of this act shall be payable solely from funds provided under the authority of this act, or from other legally available sources, and no liability or obligation shall be incurred by the authority, the board, or its members hereunder beyond the extent to which moneys have 31 been provided.

1 Section 21. Section 341.838, Florida Statutes, is 2 created to read: 3 341.838 Rates, rents, fees, and charges.--4 (1) The authority is authorized to fix, revise, 5 charge, and collect rates, rents, fees, charges, and revenues 6 for the use of and for the services furnished, or to be 7 furnished, by the system and to contract with any person, 8 partnership, association, corporation, or other body, public 9 or private, in respect thereof. Such rates, rents, fees, and charges shall be reviewed annually by the authority and may be 10 11 adjusted as set forth in the contract setting such rates, 12 rents, fees, or charges. The funds collected hereunder shall, 13 with any other funds available, be used to pay the cost of all 14 administrative expenses of the authority, and the cost of designing, building, operating, and maintaining the system and 15 16 each and every portion thereof, to the extent that the payment 17 of such cost has not otherwise been adequately provided for. (2) Rates, rents, fees, and charges fixed, revised, 18 19 charged, and collected pursuant to this section shall not be 20 subject to supervision or regulation by any department, commission, board, body, bureau, or agency of this state other 21 22 than the authority. Section 22. Section 341.839, Florida Statutes, is 23 24 created to read: 341.839 Alternate means. -- The foregoing sections of 25 26 this act shall be deemed to provide an additional and 27 alternative method for accomplishing the purposes authorized 28 therein, and shall be regarded as supplemental and additional to powers conferred by other laws. Except as otherwise 29 expressly provided in this act, none of the powers granted to 30 the authority under the provisions of this act shall be

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subject to the supervision or regulation or require the
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    approval or consent of any municipality or political
    subdivision or any commission, board, body, bureau, official,
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    or agency thereof or of the state.
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           Section 23. Section 341.840, Florida Statutes, is
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   created to read:
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           341.840 Tax exemption. -- The exercise of the powers
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    granted by this act will be in all respects for the benefit of
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    the people of this state, for the increase of their commerce,
    welfare, and prosperity, and for the improvement of their
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   health and living conditions, and as the design, building,
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    operation, maintenance, and financing of a system by the
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    authority or its agent or the owner or lessee thereof, as
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   herein authorized, constitutes the performance of an essential
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   public function, neither the authority, its agent, nor the
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    owner of such system shall be required to pay any taxes or
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   assessments upon or in respect to the system or any property
    acquired or used by the authority, its agent, or such owner
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    under the provisions of this act or upon the income therefrom,
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    any security therefor, their transfer, and the income
    therefrom, including any profit made on the sale thereof,
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    shall at all times be free from taxation of every kind by the
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    state, the counties, and the municipalities and other
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   political subdivisions in the state.
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           Section 24. Section 341.841, Florida Statutes, is
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    created to read:
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           341.841 Report; audit.--The authority shall prepare an
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    annual report of its actions, findings, and recommendations
    and submit the report to the Governor, the President of the
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    Senate, and the Speaker of the House of Representatives on or
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   before January 1. Not less than annually, the authority shall
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provide for an audit by certified public accountants of its books and accounts, the cost of which shall be paid from funds available to the authority pursuant to this act.

Section 25. Section 341.842, Florida Statutes, is created to read:

341.842 Liberal construction. -- This act, being necessary for the welfare of the state and its inhabitants, shall be liberally construed to effect the purposes hereof.

Section 26. Section 341.843, Florida Statutes, is created to read:

341.843 Provisions of act controlling.--To the extent that the provisions of this act are inconsistent with the provisions of any general statute or special act or parts thereof, the provisions of this act shall be deemed controlling.

Section 27. Subsection (10) of section 288.109, Florida Statutes, is amended to read:

288.109 One-Stop Permitting System. --

(10) Notwithstanding any other provision of law or administrative rule to the contrary, the fee imposed by a state agency or water management district for issuing a development permit shall be waived for a 6-month period beginning on the date the state agency or water management district begins accepting development permit applications over the Internet and the applicant submits the development permit to the agency or district using the One-Stop Permitting System. The 6-month fee waiver shall not apply to development permit fees assessed by the Electrical Power Plant Siting Act, ss. 403.501-403.519; the Transmission Line Siting Act, ss. 403.52-403.5365; the statewide Multi-purpose Hazardous Waste 31 | Facility Siting Act, ss. 403.78-403.7893; and the Natural Gas

Pipeline Siting Act, ss. 403.9401-403.9425; and the High Speed Rail Transportation Siting Act, ss. 341.3201-341.386.

Section 28. Subsection (6) of section 334.30, Florida Statutes, is amended to read:

334.30 Private transportation facilities.--The Legislature hereby finds and declares that there is a public need for rapid construction of safe and efficient transportation facilities for the purpose of travel within the state, and that it is in the public's interest to provide for the construction of additional safe, convenient, and economical transportation facilities.

(6) Notwithstanding s. 341.327, A fixed-guideway transportation system authorized by the department to be wholly or partially within the department's right-of-way pursuant to a lease granted under s. 337.251 may operate at any safe speed.

Section 29. Subsection (9) of section 337.251, Florida Statutes, is amended to read:

337.251 Lease of property for joint public-private development and areas above or below department property.--

(9) Notwithstanding s. 341.327, A fixed-guideway transportation system authorized by the department to be wholly or partially within the department's right-of-way pursuant to a lease granted under this section may operate at any safe speed.

Section 30. Section 341.501, Florida Statutes, is amended to read:

341.501 High-technology transportation systems; joint project agreement or assistance.—Notwithstanding any other provision of law, the Department of Transportation may enter into a joint project agreement with, or otherwise assist,

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private or public entities, or consortia thereof, to
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    facilitate the research, development, and demonstration of
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   high-technology transportation systems, including, but not
    limited to, systems using magnetic levitation technology. The
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   provisions of the Florida High-Speed Rail Transportation Act,
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   ss. 341.3201-341.386, do not apply to actions taken under this
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   section, and The department may, subject to s. 339.135,
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   provide funds to match any available federal aid for
    effectuating the research, development, and demonstration of
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   high-technology transportation systems.
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           Section 31. (1) There is appropriated from funds
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   within the State Transportation Trust Fund designated for the
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   Transportation Outreach Program (TOP) by s. 339.137, Florida
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    Statutes, to the Florida High-Speed Rail Authority the sum of
   $4.5 million for fiscal year 2002-2003 to assist in the
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    implementation of this act. In the event that s. 339.137,
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   Florida Statutes, is repealed, the sum of $4.5 million for
    fiscal year 2002-2003 is appropriated from funds within the
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    State Transportation Trust Fund committed by the Department of
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    Transportation for public transportation projects in
    accordance with chapter 341, Florida Statutes, as provided in
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    s. 206.46(3), Florida Statutes, to the Florida High-Speed Rail
    Authority for the purposes set forth in this section.
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          (2) This section shall take effect July 1, 2002.
           Section 32. Sections 341.3201, 341.321, 341.322,
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    341.325, 341.327, 341.329, 341.331, 341.332, 341.3331,
    341.3332, 341.3333, 341.3334, 341.333<u>5, 341.3336, 341.3337,</u>
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    341.3338, 341.3339, 341.334, 341.335, 341.336, 341.3365,
    341.342, 341.343, 341.344, 341.345, 341.346, 341.3465,
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    341.347, 341.348, 341.351, 341.352, 341.353, 341.363, 341.364,
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   341.365, 341.366, 341.368, 341.369, 341.371, 341.372, 341.375,
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341.381, 341.382, 341.383, and 341.386, Florida Statutes, are
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    repealed.
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           Section 33. Except as otherwise provided herein, this
    act shall take effect upon becoming a law.
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#### HOUSE SUMMARY

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Creates the "Florida High-Speed Rail Authority Act." Provides legislative findings, policy, purpose, and intent with respect to the development, financing, construction, and operation of a high-speed rail system.

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Revises and provides additional powers and duties of the authority. Revises the criteria for assessment and recommendations with respect to the establishment of the high-speed rail system. Specifies types of technical, scientific, or other assistance to be provided by the Department of Community Affairs and the Department of Environmental Protection. Provides for sole and exclusive determination of need for the high-speed rail system established pursuant to the act. Provides that the power of the authority to establish high-speed rail systems in the state is exclusive. Provides for determination of service areas and the order of system determination of service areas and the order of system segment construction. Authorizes the authority to select a route alignment for the system and to utilize existing permitting processes in such selection process. Provides sole responsibility to the authority for the adoption of final alignment. Requires the authority, in conjunction with the Executive Office of the Governor, the Department of Community Affairs, and the Department of Environmental Protection, to develop and implement a process to mitigate and resolve conflicts between the system and growth management requirements and environmental standards. Provides time limits for the filing of and growth management requirements and environmental standards. Provides time limits for the filing of and response to specified complaints. Authorizes the authority to employ specified procurement methods. Provides for the adoption of rules. Authorizes the authority to procure commodities and services for the designing, building, financing, maintenance, operation, and implementation of a high-speed rail system. Authorizes the authority to prequalify interested persons or entities prior to seeking proposals for the design, construction, operation, maintenance, and financing of the high-speed rail system. Provides for the establishment of qualifying criteria. Authorizes the authority to develop and execute a request for authority to develop and execute a request for qualifications process. Authorizes the authority to qualifications process. Authorizes the authority to develop and execute a request for proposals process to seek a person or entity to design, build, operate, maintain, and finance a high-speed rail system. Provides that the award of a contract by the authority is the sole authority for the person or entity selected to establish a high-speed rail system. Provides for award of a conditional contract. Provides contract requirements. Prohibits transfer of system property without written approval. Authorizes the authority to purchase, lease, exchange, or acquire land, property, or buildings necessary to secure or utilize rights-of-way for high-speed rail system facilities. Provides the high-speed rail system facilities. Provides the authority with the power of eminent domain. Provides that the authority is not subject to specified liability. Authorizes the authority and the Department of 40

Environmental Protection to enter into certain interlocal agreements. Requires the Department of Transportation to grant specified easements. Authorizes the authority to undertake the development of associated developments. Provides requirements of associated developments. Provides for payment of expenses incurred in carrying out the act. Authorizes the authority to fix, revise, charge, collect, and adjust rates, rents, fees, charges, and revenues, and to enter into contracts. Provides for annual review by the authority of rates, rents, fees, and charges. Exempts powers of the authority from specified supervision, regulation, approval, or consent. Provides tax exemptions for property acquired or used by the authority or specified income. Requires the authority to prepare and submit a report. Provides for an annual audit. Appropriates \$4.5 million for the Florida High-Speed Rail Authority for fiscal year 2002-2003 from funds designated for the Transportation Outreach Program. Provides for a contingent appropriation in the event of the repeal of the program. Repeals ss. 341.3201-341.386, F.S., the "Florida High-Speed Rail Transportation Act."