Bill No. CS for SB 480

	CHAMBER ACTION
	Senate ·
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11	Senator Sebesta moved the following substitute for amendment
12	to amendment (614654):
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14	Senate Amendment (with title amendment)
15	On page 4, between lines 1 and 2,
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17	insert:
18	Section 4. Section 341.822, Florida Statutes, is
19	amended to read:
20	341.822 Powers and duties
21	(1) The authority created and established by this act
22	shall plan, administer, and manage the preliminary engineering
23	and preliminary environmental assessment of the intrastate
24	high-speed rail system in the state, hereinafter referred to
25	as "intrastate high-speed rail." The authority may seek
26	competitive proposals for the design, building, operations and
27	maintenance of the intrastate high-speed rail system; however,
28	the authority may not enter into a contract without
29	legislative approval.
30	(2) The authority may exercise all powers granted to
31	corporations under the Florida Business Corporation Act,

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chapter 607, except the authority may not incur debt.

- (3) The authority shall have perpetual succession as a body politic and corporate.
- (4) The authority is authorized to seek and obtain federal matching funds or any other funds to fulfill the requirements of this act, either directly or through the Department of Transportation.
- (5) The authority may employ an executive director, 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) Advertise and promote high-speed rail systems, associated development, and activities of the authority.
- (b) Accept funds, donations, or contributions of lands, buildings, or other real or personal property from other governmental sources, and accept private donations.
- (c) 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).
- (d) Accept proposals that sell the name rights for high-speed rail systems and other related facilities to 31 | corporate or individual sponsors.

1	(f) Adopt rules pursuant to ss. 120.536(1) and 120.54
2	as necessary to carry out the purposes of this act.
3	(7) Enter into interlocal agreements in the manner
4	provided in s. 163.01.
5	(8) The authority shall develop or execute an
6	investment-grade ridership study by competitive proposal.
7	(9) It is the express intent of this act that the
8	authority be authorized, pursuant to provisions of this act,
9	to plan and develop a high-speed rail system and associated
10	development, and to establish and determine such policies as
11	may be necessary for the best interests of the operation and
12	promotion of a high-speed rail system.
13	Section 5. Section 341.823, Florida Statutes, is
14	amended to read:
15	341.823 Criteria for assessment and recommendations
16	(1) The following criteria shall apply $to the$
17	establishment of the high-speed rail system in developing the
18	preliminary engineering, preliminary environmental assessment,
19	and recommendations required by this act:
20	(a) The system shall be capable of traveling speeds in
21	excess of 120 miles per hour consisting of dedicated rails or
22	guideways separated from motor vehicle traffic;
23	(b) The initial segments of the system will be
24	developed and operated between the St. Petersburg area, the
25	Tampa $\underline{\text{area}}$, and $\underline{\text{the}}$ Orlando $\underline{\text{area}}$, with future service to $\underline{\text{the}}$
26	Miami <u>area</u> ;
27	(c) The authority is to develop a $\underline{ t program}$ $\underline{ t model}$ that
28	uses, to the maximum extent feasible, nongovernmental sources
29	of funding for the design, construction, maintenance, and

(2) The authority shall $establish\ requirements\ make$

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operation, and financing of the system;

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1	recommendations concerning:
2	(a) The format and types of information that must be
3	included in a financial or business plan for the high-speed
4	rail system, and the authority may develop that financial or
5	business plan;
6	(b) The preferred routes between the cities and urban
7	<pre>areas designated in paragraph (1)(b);</pre>
8	(c) The preferred locations for the stations in the
9	cities and urban areas designated in paragraph (1)(b);
L O	(d) The preferred locomotion technology to be employed
1	from constitutional choices of monorail, fixed guideway, or
L2	magnetic levitation; and
L3	(e) Any changes that may be needed in state statutes
L4	or federal laws which would make the proposed system eligible
L5	for available federal funding; and
L6	$\underline{\text{(e)}}$ Any other issues the authority deems relevant
L7	to the development of a high-speed rail system.
L8	(3) When preparing the operating plan, the authority
L9	shall include:
20	(a) The frequency of service between the cities
21	designated in paragraph (1)(b);
22	(b) The proposed fare structure for passenger and
23	freight service;
24	(c) Proposed trip times, system capacity, passenger
25	accommodations, and amenities;
26	(d) Methods to ensure compliance with applicable
27	environmental standards and regulations;
28	(e) A marketing plan, including strategies that can be
29	employed to enhance the utilization of the system;
30	<pre>(a)(f) A detailed planning-level ridership study;</pre>
31	(g) Consideration of nonfare revenues that may be

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1	derived from:
2	1. The sale of development rights at the stations;
3	2. License, franchise, and lease fees;
4	3. Sale of advertising space on the trains or in the
5	stations; and
6	4. Any other potential sources deemed appropriate.
7	(h) An estimate of the total cost of the entire
8	system, including, but not limited to, the costs to:
9	1. Design and build the stations and monorail, fixed
10	guideway, or magnetic levitation system;
11	2. Acquire any necessary rights-of-way;
12	3. Purchase or lease rolling stock and other equipment
13	necessary to build, operate, and maintain the system.
14	(i) An estimate of the annual operating and
15	maintenance costs for the system and all other associated
16	expenses.
17	$\frac{(b)}{(j)}$ An estimate of the value of assets the state or
18	its political subdivisions may provide as in-kind
19	contributions for the system, including rights-of-way,
20	engineering studies performed for previous high-speed rail
21	initiatives, land for rail stations and necessary maintenance
22	facilities, and any expenses that may be incurred by the state
23	or its political subdivisions to accommodate the installation
24	of the system.
25	(k) An estimate of the funding required per year from
26	state funds for the next 30 years for operating the preferred
27	routes between the cities designated in paragraph (1)(b).
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29	Whenever applicable and appropriate, the authority will base
30	estimates of projected costs, expenses, and revenues on
31	documented expenditures or experience derived from similar

1	projects.
2	Section 6. Section 341.824, Florida Statutes, is
3	amended to read:
4	341.824 Technical, scientific, or other assistance
5	$\overline{(1)}$ The Florida Transportation Commission, the
6	Department of Community Affairs, and the Department of
7	Environmental Protection shall, at the authority's request,
8	provide technical, scientific, or other assistance.
9	(2) The Department of Community Affairs shall, if
10	requested, provide assistance to local governments in
11	analyzing the land use and comprehensive planning aspects of
12	the high-speed rail system. The Department of Community
13	Affairs shall assist the authority with the resolution of any
14	conflicts between the system and adopted local comprehensive
15	plans.
16	(3) The Department of Environmental Protection shall,
17	if requested, provide assistance to local governments and
18	other permitting agencies in analyzing the environmental
19	aspects of the high-speed rail system. The Department of
20	Environmental Protection shall assist the authority and the
21	contractor in expediting the approval of the necessary
22	environmental permits for the system.
23	Section 7. Section 341.827, Florida Statutes, is
24	created to read:
25	341.827 Service areas; segment designation
26	(1) The authority shall determine in which order the
27	service areas, as designated by the Legislature, will be
28	served by the high-speed rail system.
29	(2) The authority, in conjunction with the local
30	government having jurisdiction over the affected area, shall

31 designate stations to serve the designated service areas.

the Miami area.

- (3) The authority shall plan and develop the high-speed rail system so that construction proceeds as follows:

 (a) Phase I of the system shall be developed and operated between the St. Petersburg area, the Tampa area, the Lakeland area, and the Orlando area. Phase II of the system shall be developed and operated between the Orlando area and
- (b) Selection of segments of the high-speed rail system to be constructed subsequent to the initial segments of the system shall be prioritized by the authority, giving consideration to the demand for service, financial participation by local governments, financial participation by the private sector, and the available financial resources of the authority.
- (4) 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.

Section 8. Section 341.831, Florida Statutes, is created to read:

341.831 Prequalification.--

(1) The authority may prequalify interested persons or entities prior to seeking proposals for the design, construction, operation, maintenance, and financing of the

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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 9. 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 for qualifications without adopting a rule.

Section 10. 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. However, the authority may not enter into a contract without legislative approval. The authority may issue multiple requests for proposals. The authority shall develop 31 criteria for selection of a person or entity that shall be

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1	included in any request for proposals.
2	(2) In the request for proposals, the authority shall
3	specify the minimum period of time for the contract duration.
4	A person or entity may propose a longer period of time for the
5	contract and provide justification of the need for an extended
6	contract period. If the authority extends the time period for
7	the contract, such time period shall be extended for all
8	persons or entities if so requested.
9	(3) The responses to the request for proposals must
10	include:
11	(a) The frequency of service between the urban areas
12	designated in s. 341.823(1)(b);
13	(b) The proposed fare structure for passenger and
14	freight service;
15	(c) Proposed trip times, system capacity, passenger
16	accommodations, and amenities;
17	(d) Methods to ensure compliance with applicable
18	environmental standards and regulations;
19	(e) A marketing plan, including strategies that can be
20	employed to enhance the use of the system;
21	(f) Consideration of nonfare revenues that may be
22	derived from:
23	1. The sale of development rights at the stations;
24	2. License, franchise, and lease fees;
25	3. Sale of advertising space on the trains or in the
26	stations; and
27	4. Any other potential sources considered appropriate.
28	(g) An estimate of the total cost of the entire
29	system, including, but not limited to, the costs to:
30	1. Design and build the stations and monorail, fixed
31	guideway, or magnetic levitation system;

2. Acquire any necessary rights-of-way; 1 2 3. Purchase or lease rolling stock and other equipment 3 necessary to build, operate, and maintain the system. 4 (h) An estimate of the annual operating and 5 maintenance costs for the system and all other associated 6 expenses. 7 (i) An estimate of the contributions required per year from federal, state, and other political subdivisions for the 8 next 30 years for operating the preferred routes between the 9 10 cities and urban areas designated in s. 341.823(1)(b). Section 11. Section 341.836, Florida Statutes, is 11 12 created to read: 341.836 Associated development.--The authority, alone 13 or as part of a joint development, may study the development 14 15 of associated developments to be a source of revenue for the establishment, construction, operation, or maintenance of the 16 17 high-speed rail system. Such associated developments must be associated with a rail station and have pedestrian ingress to 18 and egress from the rail station; be consistent, to the extent 19 feasible, with applicable local government comprehensive plans 20 21 and local land development regulations; and otherwise be in compliance with the provisions of this act. 22 Section 12. Section 341.837, Florida Statutes, is 23 24 created to read: 341.837 Payment of expenses. -- All expenses incurred in 25 26 carrying out the provisions of this act shall be payable 27 solely from funds provided under the authority of this act, or 28 from other legally available sources, and no liability or

obligation shall be incurred by the authority, the board, or

its members beyond the extent to which moneys have been

provided.

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           Section 13. Section 341.839, Florida Statutes, is
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   created to read:
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           341.839 Alternate means.--The foregoing sections of
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    this act shall be deemed to provide an additional and
    alternative method for accomplishing the purposes authorized
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    therein, and shall be regarded as supplemental and additional
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    to powers conferred by other laws.
           Section 14. Section 341.843, Florida Statutes, is
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    created to read:
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           341.843 Provisions of act controlling.--To the extent
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   that the provisions of this act are inconsistent with the
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   provisions of any general statute or special act or parts
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    thereof, the provisions of this act shall be deemed
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   controlling.
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    (Redesignate subsequent sections.)
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   ======== T I T L E A M E N D M E N T =========
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   And the title is amended as follows:
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          On page 4, line 21, after the second semicolon
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    insert:
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           amending s. 341.822, F.S.; revising and
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          providing additional powers and duties of the
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           authority; amending s. 341.823, F.S.; revising
           the criteria for assessment and recommendations
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           with respect to the establishment of the
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          high-speed rail system; amending s. 341.824,
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           F.S.; specifying types of technical,
           scientific, or other assistance to be provided
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by the Department of Community Affairs and the Department of Environmental Protection; creating s. 341.827, F.S.; providing for determination of service areas and the order of system segment construction; requiring cooperation with metropolitan planning organizations; creating s. 341.831, F.S.; authorizing 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; providing for the establishment of qualifying criteria; creating s. 341.832, F.S.; authorizing the authority to develop and execute a request for qualifications process; creating s. 341.833, F.S.; authorizing 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; creating s. 341.836, F.S.; authorizing the authority to study the development of associated developments; providing requirements of associated developments; creating s. 341.837, F.S.; providing for payment of expenses incurred in carrying out the act; creating s. 341.839, F.S.; providing that the act is supplemental and additional to powers conferred by other laws; creating s. 341.843, F.S.; providing that inconsistent provisions of other laws are superseded;