By the Committee on Transportation; and Senator Simmons

596-00985-14 2014230c1 1 A bill to be entitled 2 An act relating to the Orlando-Orange County 3 Expressway Authority; amending ss. 348.751 and 4 348.752, F.S.; renaming the Orlando-Orange County 5 Expressway System as the "Central Florida Expressway 6 System"; revising definitions; making technical 7 changes; amending s. 348.753, F.S.; creating the 8 Central Florida Expressway Authority; providing for 9 the transfer of governance and control, legal rights 10 and powers, responsibilities, terms, and obligations 11 to the authority; providing conditions for the 12 transfer; revising the composition of the governing 13 body of the authority; providing for appointment of officers of the authority and for the expiration of 14 15 terms of standing board members; revising quorum and voting requirements; conforming terminology and making 16 17 technical changes; amending s. 348.754, F.S.; 18 providing that the area served by the authority is 19 within the geopolitical boundaries of Orange, 20 Seminole, Lake, and Osceola Counties; requiring the 21 authority to have prior consent from the Secretary of 22 the Department of Transportation to construct an 23 extension, addition, or improvement to the expressway 24 system in Lake County; extending, to 99 years from 40 25 years, the term of a lease-purchase agreement; limiting the authority's authority to enter into a 2.6 27 lease-purchase agreement; limiting the use of certain 28 toll-revenues; providing exceptions; removing the 29 requirement that the route of a project must be

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30	approved by a municipality before the right-of-way can
31	be acquired; requiring that the authority encourage
32	the inclusion of local-, small-, minority-, and women-
33	owned businesses in its procurement and contracting
34	opportunities; removing the authority and criteria for
35	an authority to waive payment and performance bonds
36	for certain public works projects that are awarded
37	pursuant to an economic development program;
38	conforming terminology and making technical changes;
39	amending ss. 348.7543, 348.7544, 348.7545, 348.7546,
40	348.7547, 348.755, and 348.756, F.S.; conforming
41	terminology and making technical changes; amending s.
42	348.757, F.S.; providing that upon termination of the
43	lease-purchase agreement of the former Orlando-Orange
44	County Expressway System, title in fee simple to the
45	former system shall be transferred to the state;
46	conforming terminology and making technical changes;
47	amending ss. 348.758, 348.759, 348.760, 348.761,
48	348.765, and 369.317, F.S.; conforming terminology and
49	making technical changes; amending s. 369.324, F.S.;
50	revising the membership of the Wekiva River Basin
51	Commission; conforming terminology; providing criteria
52	for the transfer of the Osceola County Expressway
53	System to the Central Florida Expressway Authority;
54	providing for the repeal of part V of ch. 348, F.S.,
55	when the Osceola County Expressway System is
56	transferred to the Central Florida Expressway
57	Authority; requiring the Central Florida Expressway
58	Authority to reimburse other governmental entities for

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59	obligations related to the Osceola County Expressway
60	System; providing for reimbursement after payment of
61	other obligations; providing an effective date.
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63	Be It Enacted by the Legislature of the State of Florida:
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65	Section 1. Section 348.751, Florida Statutes, is amended to
66	read:
67	348.751 Short title.—This part <del>shall be known and</del> may be
68	cited as the " <u>Central Florida</u> <del>Orlando-Orange County</del> Expressway
69	Authority Law."
70	Section 2. Section 348.752, Florida Statutes, is amended to
71	read:
72	348.752 Definitions.— <u>As used in this part</u> <del>The following</del>
73	terms, whenever used or referred to in this law, shall have the
74	following meanings, except in those instances where the context
75	clearly indicates otherwise:
76	(1) The term "agency of the state" means and includes the
77	state and any department of, or corporation, agency, or
78	instrumentality <del>heretofore or hereafter</del> created, designated, or
79	established by, the state.
80	(2) The term "authority" means the body politic and
81	corporate, and agency of the state created by this part.
82	(3) The term "bonds" means <del>and includes</del> the notes, bonds,
83	refunding bonds, or other evidences of indebtedness or
84	obligations, in either temporary or definitive form, which the
85	authority is authorized to issue pursuant to this part.
86	(4) The term "Central Florida Expressway Authority" means
87	the body politic and corporate, and agency of the state created

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596-00985-14 2014230c1 88 by this part. 89 (5) The term "Central Florida Expressway System" means any expressway and appurtenant facilities, including all approaches, 90 91 roads, bridges, and avenues for the expressway and any rapid 92 transit, trams, or fixed guideways located within the right-of-93 way of an expressway. 94 (4) The term "city" means the City of Orlando. (5) The term "county" means the County of Orange. 95 (6) The term "department" means the Department of 96 97 Transportation existing under chapters 334-339. 98 (7) The term "expressway" has the same meaning is the same 99 as limited access expressway. (8) The term "federal agency" means and includes the United 100 101 States, the President of the United States, and any department 102 of, or corporation, agency, or instrumentality heretofore or 103 hereafter created, designated, or established by, the United 104 States. 105 (9) The term "lease-purchase agreement" means the lease-106 purchase agreements that which the authority is authorized 107 pursuant to this part to enter into with the Department of 108 Transportation pursuant to this part. 109 (10) The term "limited access expressway" means a street or 110 highway specifically especially designed for through traffic, 111 and over, from, or to which, a no person does not shall have the right of easement, use, or access except in accordance with the 112 113 rules of and regulations promulgated and established by the authority governing its use for the use of such facility. Such 114 115 highways or streets may be parkways that do not allow traffic 116 by, from which trucks, buses, and other commercial vehicles

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596-00985-14 2014230c1 117 shall be excluded, or they may be freeways open to use by all 118 customary forms of street and highway traffic. (11) The term "members" means the governing body of the 119 120 authority, and the term "member" means an individual who serves 121 on the one of the individuals constituting such governing body 122 of the authority. 123 (12) The term "Orange County gasoline tax funds" means all 124 the revenue derived from the 80-percent surplus gasoline tax 125 funds accruing in each year to the Department of Transportation 126 for use in Orange County under the provisions of s. 9, Art. XII 127 of the State Constitution, after deducting deduction only of any amounts of said gasoline tax funds previously heretofore pledged 128 129 by the department or the county for outstanding obligations. 130 (13) The term "Orlando-Orange County Expressway System" 131 means any and all expressways and appurtenant facilities 132 thereto, including, but not limited to, all approaches, roads, 133 bridges, and avenues of access for said expressway or 134 expressways. 135 (13) (14) The term "State Board of Administration" means the 136 body corporate existing under the provisions of s. 4, Art. IV of 137 the State Constitution, or any successor thereto. 138 (14) The term "transportation facilities" means and includes the mobile and fixed assets, and the associated real or 139 personal property or rights, used in the transportation of 140 141 persons or property by any means of conveyance, and all 142 appurtenances, such as, but not limited to, highways; limited or 143 controlled access lanes, avenues of access, and facilities; 144 vehicles; fixed guideway facilities, including maintenance 145 facilities; and administrative and other office space for the

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exercise by the authority of the powers and obligations granted
in this part.
(15) Words importing singular number include the plural
number in each case and vice versa, and words importing persons
include firms and corporations.
Section 3. Section 348.753, Florida Statutes, is amended to
read:
348.753 <u>Central Florida</u> <del>Orlando-Orange County</del> Expressway
Authority
(1) There is <del>hereby</del> created and established a body politic
and corporate, an agency of the state, to be known as the
Central Florida Orlando-Orange County Expressway Authority $_{\cdot  au}$
hereinafter referred to as "authority."
(2)(a) Effective July 1, 2015, the Central Florida
Expressway Authority shall assume the governance and control of
the Orlando-Orange County Expressway Authority System, including
its assets, personnel, contracts, obligations, liabilities,
facilities, and tangible and intangible property. Any rights in
such property, and other legal rights of the authority, are
transferred to the Central Florida Expressway Authority. The
Central Florida Expressway Authority shall succeed to and assume
the powers, responsibilities, and obligations of the Orlando-
Orange County Expressway Authority on July 1, 2015.
(b) The transfer pursuant to this subsection is subject to
the terms and covenants provided for the protection of the
holders of the Orlando-Orange County Expressway Authority bonds
in the lease-purchase agreement and the resolutions adopted in
connection with the issuance of the bonds. Further, the transfer
does not impair the terms of the contract between the Orlando-

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175	Orange County Expressway Authority and the bondholders, does not
176	act to the detriment of the bondholders, and does not diminish
177	the security for the bonds. After the transfer, the Central
178	Florida Expressway Authority shall operate and maintain the
179	expressway system and any other facilities of the Orlando-Orange
180	County Expressway Authority in accordance with the terms,
181	conditions, and covenants contained in the bond resolutions and
182	lease-purchase agreement securing the bonds of the authority.
183	The Central Florida Expressway Authority shall collect toll
184	revenues and apply them to the payment of debt service as
185	provided in the bond resolution securing the bonds, and shall
186	expressly assume all obligations relating to the bonds to ensure
187	that the transfer will have no adverse impact on the security
188	for the bonds. The transfer does not make the obligation to pay
189	the principal and interest on the bonds a general liability of
190	the Central Florida Expressway Authority or pledge additional
191	expressway system revenues to payment of the bonds. Revenues
192	that are generated by the expressway system and other facilities
193	of the Central Florida Expressway Authority which were pledged
194	by the Orlando-Orange County Expressway Authority to payment of
195	the bonds will remain subject to the pledge for the benefit of
196	the bondholders. The transfer does not modify or eliminate any
197	prior obligation of the department to pay certain costs of the
198	expressway system from sources other than revenues of the
199	expressway system.
200	(3)(2) The governing body of the authority shall consist of
201	$\underline{11}$ five members. The chairs of the boards of the county
202	commissions of Seminole, Lake, and Osceola Counties shall each
203	appoint one member, who may be a commission member or chair. The

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204	Governor shall appoint six citizen members. Of the Governor's
205	<u>appointments, two</u> <del>Three</del> members <u>must</u> <del>shall</del> be citizens of Orange
206	County, one member each must be a citizen of Seminole, Lake, and
207	Osceola Counties, and one member may be a citizen of any of the
208	identified counties who shall be appointed by the Governor. The
209	10th <del>fourth</del> member must <del>shall</del> be <del>, ex officio,</del> the Mayor of <del>chair</del>
210	of the County Commissioners of Orange County. The 11th member
211	must be the Mayor of the City of Orlando. The executive director
212	of Florida Turnpike Enterprise shall serve as a nonvoting
213	advisor to the governing body of the authority, and the fifth
214	member shall be, ex officio, the district secretary of the
215	Department of Transportation serving in the district that
216	contains Orange County. The term of Each appointed member
217	<u>appointed by the Governor</u> shall <u>serve</u> <del>be</del> for 4 years. <u>Each</u>
218	county-appointed member shall serve for 2 years. The terms of
219	standing board members expire on July 1, 2015. Each appointed
220	member shall hold office until his or her successor has been
221	appointed and has qualified. A vacancy occurring during a term
222	must shall be filled only for the balance of the unexpired term.
223	Each appointed member of the authority shall be a person of
224	outstanding reputation for integrity, responsibility, and
225	business ability, but, except as provided in this subsection, a
226	<del>no</del> person who is an officer or employee of <u>a municipality or</u> <del>any</del>
227	<del>city or of Orange</del> county <u>may not</u> in any other capacity shall be
228	an appointed member of the authority. Any member of the
229	authority <u>is</u> <del>shall be</del> eligible for reappointment.
230	(4)-(3) (a) The authority shall elect one of its members as

 $\frac{(4)(3)}{(3)}$  (a) The authority shall elect one of its members as chair of the authority. The authority shall also elect <u>one of</u> its members as vice chair, one of its members as a secretary,

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and <u>one of its members as</u> a treasurer who may or may not be members of the authority. The chair, <u>vice chair</u>, secretary, and treasurer shall hold such offices at the will of the authority.

treasurer shall hold such offices at the will of the authority. Six Three members of the authority shall constitute a quorum, and the vote of six three members is shall be necessary for any action taken by the authority. <u>A No</u> vacancy in the authority <u>does not shall</u> impair the right of a quorum of the authority to exercise all of the rights and perform all of the duties of the authority.

(b) Upon the effective date of his or her appointment, or
as soon thereafter as practicable, each appointed member of the
authority shall enter upon his or her duties.

245 (5) (4) (a) The authority may employ an executive secretary, 246 an executive director, its own counsel and legal staff, 247 technical experts, and the such engineers, and such employees 248 that, permanent or temporary, as it requires. The authority may 249 require and may determine the qualifications and fix the 250 compensation of such persons, firms, or corporations, and may 251 employ a fiscal agent or agents; , provided, however, that the 252 authority shall solicit sealed proposals from at least three 253 persons, firms, or corporations for the performance of any 254 services as fiscal agents. The authority may delegate to one or 255 more of its agents or employees the such of its power as it 256 deems shall deem necessary to carry out the purposes of this 257 part, subject always to the supervision and control of the 258 authority. Members of the authority may be removed from their 259 office by the Governor for misconduct, malfeasance, misfeasance, or nonfeasance in office. 260

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(b) Members of the authority are shall be entitled to

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262 receive from the authority their travel and other necessary 263 expenses incurred in connection with the business of the 264 authority as provided in s. 112.061, but may not they shall draw 265 no salaries or other compensation. 266 Section 4. Section 348.754, Florida Statutes, is amended to 267 read: 268 348.754 Purposes and powers.-269 (1) (a) The authority created and established under by the 270 provisions of this part is hereby granted and has shall have the 271 right to acquire, hold, construct, improve, maintain, operate, 272 own, and lease in the capacity of lessor $_{\overline{r}}$  the Central Florida 273 Orlando-Orange County Expressway System, hereinafter referred to 274 as "system." Except as otherwise specifically provided by law, including paragraph (2)(n), the area served by the authority 275 276 shall be within the geographical boundaries of Orange, Seminole, 277 Lake, and Osceola Counties. 278 (b) It is the express intention of this part that said

279 authority, In the construction of the Central Florida said 280 Orlando-Orange County Expressway System, the authority may shall 281 be authorized to construct any extensions, additions, or 282 improvements to the said system or appurtenant facilities, 283 including all necessary approaches, roads, bridges, and avenues 284 of access, rapid transit, trams, fixed guideways, thoroughfares, 285 and boulevards with any such changes, modifications, or 286 revisions of the said project which are as shall be deemed 287 desirable and proper.

288 (c) Notwithstanding any other provision of this section to 289 the contrary, to ensure the continued financial feasibility of 290 the portion of the Wekiva Parkway to be constructed by the

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291	department, the authority may not, without the prior consent of
292	the secretary of the department, construct any extensions,
293	additions, or improvements to the expressway system in Lake
294	County.
295	(2) The authority <del>is hereby granted, and shall have and</del> may
296	exercise all powers necessary, appurtenant, convenient <u>,</u> or
297	incidental to the <u>implementation</u> <del>carrying out</del> of the <u>stated</u>
298	aforesaid purposes, including, but <u>not</u> without being limited to,
299	the following rights and powers:
300	(a) To sue and be sued, implead and be impleaded, complain
301	and defend in all courts.
302	(b) To adopt, use <u>,</u> and alter at will a corporate seal.
303	(c) To acquire by donation or otherwise, purchase, hold,
304	lease as lessee, and use any franchise <u>or any</u> $_{ au}$ property, real,
305	personal <u>,</u> <del>or</del> mixed, <u>or</u> tangible or intangible, or any options
306	thereof in its own name or in conjunction with others, or
307	interest <u>in those options</u> <del>therein</del> , necessary or desirable <u>to</u>
308	<u>carry</u> for carrying out the purposes of the authority, and to
309	sell, lease as lessor, transfer <u>,</u> and dispose of any property or
310	interest in the property therein at any time acquired by it.
311	(d) To enter into and make leases for terms not exceeding
312	99 years, as <del>either</del> lessee or lessor, in order to carry out the
313	right to lease as <u>specified</u> <del>set forth</del> in this part.
314	(e) To enter into and make lease-purchase agreements with
315	the department for terms not exceeding $\underline{99}$ 40 years, or until any
316	bonds secured by a pledge of rentals pursuant to the agreement
317	thereunder, and any refundings pursuant to the agreement
318	thereof, are fully paid as to both principal and interest,
319	whichever is longer. The authority is a party to a lease-
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320	purchase agreement between the department and the authority
321	dated December 23, 1985, as supplemented by a first supplement
322	to the lease-purchase agreement dated November 25, 1986, and a
323	second supplement to the lease-purchase agreement dated October
324	27, 1988. The authority may not enter into other lease-purchase
325	agreements with the department and may not amend the existing
326	agreement in a manner that expands or increases the department's
327	obligations unless the department determines that the agreement
328	or amendment is necessary to permit the refunding of bonds
329	issued before July 1, 2013.
330	(f) To fix, alter, charge, establish <u>,</u> and collect rates,
331	fees, rentals, and other charges for the services and facilities
332	of the <u>Central Florida</u> <del>Orlando-Orange County</del> Expressway System $_{m{ au}}$
333	which <u>must</u> <del>rates, fees, rentals and other charges shall</del> always
334	be sufficient to comply with any covenants made with the holders
335	of any bonds issued pursuant to this part; provided, however,
336	<del>that</del> such right and power may be assigned or delegated $_{m  au}$ by the
337	authority $_{m{ au}}$ to the department. <u>Toll revenues attributable to an</u>
338	increase in the toll rates charged on or after July 1, 2015, for
339	the use of a facility or portion of a facility may not be used
340	to construct or expand a different facility unless a two-thirds
341	majority of the members of the authority votes to approve such
342	use. This requirement does not apply if, and to the extent that:
343	1. Application of the requirement would violate any
344	covenant established in a resolution or trust indenture under
345	which bonds were issued by the Orlando-Orange County Expressway
346	Authority on or before July 1, 2015; or
347	2. Application of the requirement would cause the authority
348	to be unable to meet its obligations under the terms of the

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596-00985-14 2014230c1 378 the holders thereof. Provided, However, that no portion of the 379 Orange County gasoline tax funds may shall be pledged for the 380 construction of any project for which a toll is to be charged 381 unless the anticipated toll is tolls are reasonably estimated by 382 the board of county commissioners, at the date of its resolution pledging the said funds, to be sufficient to cover the principal 383 384 and interest of such obligations during the period when the said 385 pledge of funds is shall be in effect. The bonds issued under 386 this paragraph must mature not more than 40 years after their 387 issue date.

388 1. The authority shall reimburse Orange County for any sums 389 expended from <u>the</u> said gasoline tax funds used for the payment 390 of such obligations. Any gasoline tax funds so disbursed <u>must</u> 391 shall be repaid when the authority deems it practicable, 392 together with interest at the highest rate applicable to any 393 obligations of the authority.

394 2. If, pursuant to this section, In the event the authority 395 funds shall determine to fund or refunds refund any bonds previously theretofore issued by the said authority  $_{ au}$  or the by 396 397 said commission before the bonds mature as aforesaid prior to 398 the maturity thereof, the proceeds of such funding or refunding 399 must bonds shall, pending the prior redemption of these the 400 bonds to be funded or refunded, be invested in direct obligations of the United States, and it is the express 401 intention of this part that such outstanding bonds may be funded 402 403 or refunded by the issuance of bonds pursuant to this part.

404 (h) To make contracts of every name and nature, including,
405 but not limited to, partnerships providing for participation in
406 ownership and revenues, and to execute all instruments necessary

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596-00985-14 2014230c1 407 or convenient for conducting the carrying on of its business. 408 (i) Notwithstanding paragraphs (a)-(h), Without limitation 409 of the foregoing, to borrow money and accept grants from, and to 410 enter into contracts, leases, or other transactions with any 411 federal agency, the state, any agency of the state, the County 412 of Orange, the City of Orlando, or with any other public body of 413 the state. 414 (j) To have the power of eminent domain, including the procedural powers granted under both chapters 73 and 74. 415 (k) To pledge, hypothecate, or otherwise encumber all or 416 417 any part of the revenues, rates, fees, rentals, or other charges 418 or receipts of the authority, including all or any portion of 419 the Orange County gasoline tax funds received by the authority 420 pursuant to the terms of any lease-purchase agreement between the authority and the department, as security for all or any of 421 422 the obligations of the authority. 423 (1) To enter into partnership and other agreements 424 respecting ownership and revenue participation in order to 425 facilitate financing and constructing the Western Beltway, or 426 portions thereof. 427 (m) To do everything all acts and things necessary or 428 convenient for the conduct of its business and the general 429 welfare of the authority, in order to comply with carry out the 430 powers granted to it by this part or any other law. 431 (n) With the consent of the county within whose 432 jurisdiction the following activities occur, the authority shall 433 have the right to construct, operate, and maintain roads, 434 bridges, avenues of access, transportation facilities,

thoroughfares, and boulevards outside the jurisdictional

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obligations be deemed to be obligations of the state or of any political subdivision or agency thereof, <u>nor may nor shall</u> the state or any political subdivision or agency thereof, except the authority, be liable for the payment of the principal of or interest on such obligations.

451 (4) Anything in this part to the contrary notwithstanding, 452 acquisition of right-of-way for a project of the authority which 453 is within the boundaries of any municipality in Orange County 454 shall not be begun unless and until the route of said project 455 within said municipality has been given prior approval by the 456 governing body of said municipality.

457 <u>(4)(5)</u> The authority <u>has</u> shall have no power other than by 458 consent of <u>an affected</u> <del>Orange</del> county or any affected city, to 459 enter into any agreement which would legally prohibit the 460 construction of <u>a</u> <del>any</del> road by <u>the respective county or city</u> 461 <del>Orange County or by any city within Orange County</del>.

462 (5) The authority shall encourage the inclusion of local-,
 463 small-, minority-, and women-owned businesses in its procurement
 464 and contracting opportunities.

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465	(6) <del>(a)</del> The authority may, within the right-of-way of the
466	expressway system, finance or refinance the planning, design,
467	acquisition, construction, extension, rehabilitation, equipping,
468	preservation, maintenance, or improvement of an intermodal
469	facility or facilities, a multimodal corridor or corridors, or
470	any programs or projects that will improve the levels of service
471	on the expressway system Notwithstanding s. 255.05, the Orlando-
472	Orange County Expressway Authority may waive payment and
473	performance bonds on construction contracts for the construction
474	of a public building, for the prosecution and completion of a
475	public work, or for repairs on a public building or public work
476	that has a cost of \$500,000 or less and when the project is
477	awarded pursuant to an economic development program for the
478	encouragement of local small businesses that has been adopted by
479	the governing body of the Orlando-Orange County Expressway
480	Authority pursuant to a resolution or policy.
481	(b) The authority's adopted criteria for participation in
482	the economic development program for local small businesses
483	requires that a participant:
484	1. Be an independent business.
485	2. Be principally domiciled in the Orange County Standard
486	Metropolitan Statistical Area.
487	3. Employ 25 or fewer full-time employees.
488	4. Have gross annual sales averaging \$3 million or less
489	over the immediately preceding 3 calendar years with regard to
490	any construction element of the program.
491	5. Be accepted as a participant in the Orlando-Orange
492	County Expressway Authority's microcontracts program or such
493	other small business program as may be hereinafter enacted by
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494	the Orlando-Orange County Expressway Authority.
495	6. Participate in an educational curriculum or technical
496	assistance program for business development that will assist the
497	small business in becoming eligible for bonding.
498	(c) The authority's adopted procedures for waiving payment
499	and performance bonds on projects with values not less than
500	\$200,000 and not exceeding \$500,000 shall provide that payment
501	and performance bonds may only be waived on projects that have
502	been set aside to be competitively bid on by participants in an
503	economic development program for local small businesses. The
504	authority's executive director or his or her designee shall
505	determine whether specific construction projects are suitable
506	for:
507	1. Bidding under the authority's microcontracts program by
508	registered local small businesses; and
509	2. Waiver of the payment and performance bond.
510	
511	The decision of the authority's executive director or deputy
512	executive director to waive the payment and performance bond
513	shall be based upon his or her investigation and conclusion that
514	there exists sufficient competition so that the authority
515	receives a fair price and does not undertake any unusual risk
516	with respect to such project.
517	(d) For any contract for which a payment and performance
518	bond has been waived pursuant to the authority set forth in this
519	section, the Orlando-Orange County Expressway Authority shall
520	pay all persons defined in s. 713.01 who furnish labor,
521	services, or materials for the prosecution of the work provided
522	for in the contract to the same extent and upon the same

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536 six projects for which the payment and performance bond was 537 waived by the authority pursuant to paragraph (a) shall be 538 incligible to bid on additional projects for which the payment 539 and performance bond is to be waived. The local small business 540 may continue to participate in other elements of the economic 541 development program for local small businesses as long as it is 542 eligible.

543 (f) The authority shall conduct bond eligibility training
544 for businesses qualifying for bond waiver under this subsection
545 to encourage and promote bond eligibility for such businesses.

546 (g) The authority shall prepare a biennial report on the 547 activities undertaken pursuant to this subsection to be 548 submitted to the Orange County legislative delegation. The 549 initial report shall be due December 31, 2010.

550 Section 5. Section 348.7543, Florida Statutes, is amended 551 to read:

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552 348.7543 Improvements, bond financing authority for .-553 Pursuant to s. 11(f), Art. VII of the State Constitution, the 554 Legislature hereby approves for bond financing by the Central 555 Florida Orlando-Orange County Expressway Authority improvements 556 to toll collection facilities, interchanges to the legislatively 557 approved expressway system, and any other facility appurtenant, 558 necessary, or incidental to the approved system. Subject to 559 terms and conditions of applicable revenue bond resolutions and 560 covenants, such costs may be financed in whole or in part by 561 revenue bonds issued pursuant to s. 348.755(1)(a) or (b) whether 562 currently issued or issued in the future, or by a combination of 563 such bonds.

564 Section 6. Section 348.7544, Florida Statutes, is amended 565 to read:

566 348.7544 Northwest Beltway Part A, construction authorized; financing.-Notwithstanding s. 338.2275, the Central Florida 567 568 Orlando-Orange County Expressway Authority may is hereby 569 authorized to construct, finance, operate, own, and maintain 570 that portion of the Western Beltway known as the Northwest 571 Beltway Part A, extending from Florida's Turnpike near Ocoee 572 north to U.S. 441 near Apopka, as part of the authority's 20-573 year capital projects plan. This project may be financed with 574 any funds available to the authority for such purpose or revenue 575 bonds issued by the Division of Bond Finance of the State Board 576 of Administration on behalf of the authority pursuant to s. 11, 577 Art. VII of the State Constitution and the State Bond Act, ss. 578 215.57-215.83.

579 Section 7. Section 348.7545, Florida Statutes, is amended 580 to read:

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609

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596-00985-14 2014230c1 581 348.7545 Western Beltway Part C, construction authorized; 582 financing.-Notwithstanding s. 338.2275, the Central Florida 583 Orlando-Orange County Expressway Authority may is authorized to 584 exercise its condemnation powers, construct, finance, operate, 585 own, and maintain that portion of the Western Beltway known as 586 the Western Beltway Part C, extending from Florida's Turnpike 587 near Ocoee in Orange County southerly through Orange and Osceola 588 Counties to an interchange with I-4 near the Osceola-Polk County 589 line, as part of the authority's 20-year capital projects plan. 590 This project may be financed with any funds available to the 591 authority for such purpose or revenue bonds issued by the 592 Division of Bond Finance of the State Board of Administration on 593 behalf of the authority pursuant to s. 11, Art. VII of the State 594 Constitution and the State Bond Act, ss. 215.57-215.83. This 595 project may be refinanced with bonds issued by the authority 596 pursuant to s. 348.755(1)(d). 597 Section 8. Section 348.7546, Florida Statutes, is amended 598 to read: 599 348.7546 Wekiva Parkway, construction authorized; 600 financing.-601 (1) The Central Florida Orlando-Orange County Expressway 602 Authority may is authorized to exercise its condemnation powers 603 and to construct, finance, operate, own, and maintain those 604 portions of the Wekiva Parkway which are identified by agreement between the authority and the department and which are included 605 606 as part of the authority's long-range capital improvement plan. 607 The "Wekiva Parkway" means any limited access highway or 608 expressway constructed between State Road 429 and Interstate 4

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specifically incorporating the corridor alignment recommended by

596-00985-14 2014230c1 610 Recommendation 2 of the Wekiva River Basin Area Task Force final 611 report dated January 15, 2003, and the recommendations of the SR 612 429 Working Group which were adopted January 16, 2004. This 613 project may be financed with any funds available to the 614 authority for such purpose or revenue bonds issued by the 615 authority under s. 11, Art. VII of the State Constitution and s. 616 348.755(1)(b). This section does not invalidate the exercise by 617 the authority of its condemnation powers or the acquisition of any property for the Wekiva Parkway before July 1, 2012. 618 619 (2) Notwithstanding any other provision of law to the 620 contrary, in order to ensure that funds are available to the 621 department for its portion of the Wekiva Parkway, beginning July 622 1, 2012, the authority shall repay the expenditures by the department for costs of operation and maintenance of the Central 623 624 Florida Orlando-Orange County Expressway System in accordance 625 with the terms of the memorandum of understanding between the 626 authority and the department as ratified by the authority board 627 on February 22, 2012, which requires the authority to pay the department \$10 million on July 1, 2012, and \$20 million on each 628 629 successive July 1 until the department has been fully reimbursed 630 for all costs of the Central Florida Orlando-Orange County 631 Expressway System which were paid, advanced, or reimbursed to 632 the authority by the department, with a final payment in the 633 amount of the balance remaining. Notwithstanding any other law to the contrary, the funds paid to the department pursuant to 634 635 this subsection must shall be allocated by the department for 636 construction of the Wekiva Parkway. 637

637 (3) The department's obligation to construct its portions638 of the Wekiva Parkway is contingent upon the timely payment by

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596-00985-14 2014230c1 639 the authority of the annual payments required of the authority 640 and receipt of all required environmental permits and approvals by the Federal Government. 641 642 Section 9. Section 348.7547, Florida Statutes, is amended 643 to read: 644 348.7547 Maitland Boulevard Extension and Northwest Beltway 645 Part A Realignment construction authorized; financing.-646 Notwithstanding s. 338.2275, the Central Florida Orlando-Orange 647 County Expressway Authority may is hereby authorized to exercise 648 its condemnation powers, construct, finance, operate, own, and 649 maintain the portion of State Road 414 known as the Maitland 650 Boulevard Extension and the realigned portion of the Northwest 651 Beltway Part A as part of the authority's long-range capital 652 improvement plan. The Maitland Boulevard Extension extends will 653 extend from the current terminus of State Road 414 at U.S. 441 654 west to State Road 429 in west Orange County. The realigned 655 portion of the Northwest Beltway Part A runs will run from the 656 point at or near where the Maitland Boulevard Extension connects 657 will connect with State Road 429 and proceeds will proceed to 658 the west and then north resulting in the northern terminus of 659 State Road 429 moving farther west before reconnecting with U.S. 660 441. However, under no circumstances may shall the realignment 661 of the Northwest Beltway Part A conflict with or contradict with 662 the alignment of the Wekiva Parkway as defined in s. 348.7546. 663 This project may be financed with any funds available to the 664 authority for such purpose or revenue bonds issued by the 665 authority under s. 11, Art. VII of the State Constitution and s. 348.755(1)(b). 666 667 Section 10. Subsections (2) and (3) of section 348.755,

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596-00985-14 2014230c1 668 Florida Statutes, are amended to read: 669 348.755 Bonds of the authority.-670 (2) Any such resolution that authorizes or resolutions 671 authorizing any bonds issued under this section hereunder may 672 contain provisions that must which shall be part of the contract 673 with the holders of such bonds, relating as to: 674 (a) The pledging of all or any part of the revenues, rates, 675 fees, rentals, (including all or any portion of the Orange 676 County gasoline tax funds received by the authority pursuant to 677 the terms of any lease-purchase agreement between the authority 678 and the department, or any part thereof +, or other charges or 679 receipts of the authority, derived by the authority, from the 680 Central Florida Orlando-Orange County Expressway System. 681 (b) The completion, improvement, operation, extension,

682 maintenance, repair, lease or lease-purchase agreement of <u>the</u> 683 said system, and the duties of the authority and others, 684 including the department, with reference thereto.

(c) Limitations on the purposes to which the proceeds of
the bonds, then or thereafter to be issued, or of any loan or
grant by the United States or the state may be applied.

(d) The fixing, charging, establishing, and collecting of
rates, fees, rentals, or other charges for use of the services
and facilities of the <u>Central Florida</u> <del>Orlando-Orange County</del>
Expressway System or any part thereof.

(e) The setting aside of reserves or sinking funds or
repair and replacement funds and the regulation and disposition
thereof.

695 696 (f) Limitations on the issuance of additional bonds.

(g) The terms and provisions of any lease-purchase

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697 agreement, deed of trust or indenture securing the bonds, or 698 under which the same may be issued. 699 (h) Any other or additional agreements with the holders of 700 the bonds which the authority may deem desirable and proper. (3) The authority may employ fiscal agents as provided by 701 702 this part or the State Board of Administration of Florida may 703 upon request of the authority act as fiscal agent for the 704 authority in the issuance of any bonds that which may be issued 705 pursuant to this part, and the State Board of Administration may upon request of the authority take over the management, control, 706 707 administration, custody, and payment of any or all debt services 708 or funds or assets now or hereafter available for any bonds 709 issued pursuant to this part. The authority may enter into any 710 deeds of trust, indentures or other agreements with its fiscal 711 agent, or with any bank or trust company within or without the 712 state, as security for such bonds, and may, under such 713 agreements, sign and pledge all or any of the revenues, rates, 714 fees, rentals or other charges or receipts of the authority, 715 including all or any portion of the Orange County gasoline tax 716 funds received by the authority pursuant to the terms of any 717 lease-purchase agreement between the authority and the 718 department, thereunder. Such deed of trust, indenture, or other 719 agreement may contain such provisions as are customary in such 720 instruments, or, as the authority may authorize, including but 721 without limitation, provisions as to:

(a) The completion, improvement, operation, extension,
maintenance, repair, and lease of, or lease-purchase agreement
relating to the <u>Central Florida</u> <del>Orlando-Orange County</del> Expressway
System, and the duties of the authority and others including the

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596-00985-14 2014230c1 726 department, with reference thereto. 727 (b) The application of funds and the safeguarding of funds 728 on hand or on deposit. 729 (c) The rights and remedies of the trustee and the holders 730 of the bonds. 731 (d) The terms and provisions of the bonds or the 732 resolutions authorizing the issuance of same. 733 Section 11. Subsections (3) and (4) of section 348.756, 734 Florida Statutes, are amended to read: 735 348.756 Remedies of the bondholders.-736 (3) When a Any trustee is when appointed pursuant to 737 subsection (1) as aforesaid, or is acting under a deed of trust, 738 indenture, or other agreement, and whether or not all bonds have 739 been declared due and payable, the trustee is shall be entitled 740 as of right to the appointment of a receiver, who may enter upon 741 and take possession of the Central Florida Orlando-Orange County Expressway System or the facilities or any part of the system or 742 743 facilities or parts thereof, the rates, fees, rentals, or other 744 revenues, charges, or receipts that from which are, or may be, 745 applicable to the payment of the bonds so in default, and 746 subject to and in compliance with the provisions of any lease-747 purchase agreement between the authority and the department 748 operate and maintain the same, for and on behalf of and in the 749 name of, the authority, the department, and the bondholders, and 750 collect and receive all rates, fees, rentals, and other charges 751 or receipts or revenues arising therefrom in the same manner as 752 the authority or the department might do, and shall deposit all 753 such moneys in a separate account and apply the same in such 754 manner as the court directs shall direct. In any suit, action,

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

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596-00985-14 2014230c1 755 or proceeding by the trustee, the fees, counsel fees, and 756 expenses of the trustee, and the said receiver, if any, and all costs and disbursements allowed by the court must shall be a 757 758 first charge on any rates, fees, rentals, or other charges, 759 revenues, or receipts, derived from the Central Florida Orlando-760 Orange County Expressway System, or the facilities or services 761 or any part of the system or facilities or parts thereof, 762 including payments under any such lease-purchase agreement as 763 aforesaid which said rates, fees, rentals, or other charges, 764 revenues, or receipts shall or may be applicable to the payment 765 of the bonds that are so in default. The Such trustee has shall, 766 in addition to the foregoing, have and possess all of the powers 767 necessary or appropriate for the exercise of any functions 768 specifically set forth in this section herein or incident to the 769 representation of the bondholders in the enforcement and 770 protection of their rights.

771 (4) Nothing in This section or any other section of this 772 part does not shall authorize any receiver appointed pursuant 773 hereto for the purpose, subject to and in compliance with the 774 provisions of any lease-purchase agreement between the authority 775 and the department, of operating and maintaining the Central 776 Florida Orlando-Orange County Expressway System or any 777 facilities or part of the system or facilities or parts thereof, 778 to sell, assign, mortgage, or otherwise dispose of any of the 779 assets of whatever kind and character belonging to the 780 authority. It is the intention of this part to limit The powers 781 of the such receiver, subject to and in compliance with the 782 provisions of any lease-purchase agreement between the authority 783 and the department, are limited to the operation and maintenance

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596-00985-14 2014230c1 784 of the Central Florida Orlando-Orange County Expressway System, 785 or any facility, or part or parts thereof, as the court may 786 direct, in the name and for and on behalf of the authority, the 787 department, and the bondholders, and no holder of bonds on the 788 authority nor any trustee, has shall ever have the right in any 789 suit, action, or proceeding at law or in equity, to compel a 790 receiver, nor may shall any receiver be authorized or any court 791 be empowered to direct the receiver to sell, assign, mortgage, 792 or otherwise dispose of any assets of whatever kind or character 793 belonging to the authority.

794 Section 12. Subsections (1) through (7) of section 348.757,795 Florida Statutes, are amended to read:

796

348.757 Lease-purchase agreement.-

(1) In order to effectuate the purposes of this part and as
authorized by this part, The authority may enter into a leasepurchase agreement with the department relating to and covering
the former Orlando-Orange County Expressway System.

801 (2) The Such lease-purchase agreement must shall provide 802 for the leasing of the former Orlando-Orange County Expressway 803 System, by the authority, as lessor, to the department, as 804 lessee, must shall prescribe the term of such lease and the 805 rentals to be paid thereunder, and must shall provide that upon 806 the completion of the faithful performance thereunder and the 807 termination of the such lease-purchase agreement, title in fee 808 simple absolute to the former Orlando-Orange County Expressway 809 System as then constituted shall be transferred in accordance 810 with law by the authority, to the state and the authority shall 811 deliver to the department such deeds and conveyances as shall be 812 necessary or convenient to vest title in fee simple absolute in

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813 the state. 814 (3) The Such lease-purchase agreement may include such other provisions, agreements, and covenants that as the 815 authority and the department deem advisable or required, 816 817 including, but not limited to, provisions as to the bonds to be 818 issued under, and for the purposes of, this part, the 819 completion, extension, improvement, operation, and maintenance 820 of the former Orlando-Orange County Expressway System and the expenses and the cost of operation of the said authority, the 821 822 charging and collection of tolls, rates, fees, and other charges for the use of the services and facilities of the system 823 824 thereof, the application of federal or state grants or aid that 825 which may be made or given to assist the authority in the 826 completion, extension, improvement, operation, and maintenance of the former Orlando-Orange County Orlando Expressway System, 827 828 which the authority is hereby authorized to accept and apply to 829 such purposes, the enforcement of payment and collection of 830 rentals and any other terms, provisions, or covenants necessary, 831 incidental, or appurtenant to the making of and full performance 832 under the such lease-purchase agreement. 833 (4) The department as lessee under the such lease-purchase

834 agreement, may is hereby authorized to pay as rentals under the 835 agreement thereunder any rates, fees, charges, funds, moneys, 836 receipts, or income accruing to the department from the operation of the former Orlando-Orange County Expressway System 837 838 and the Orange County gasoline tax funds and may also pay as 839 rentals any appropriations received by the department pursuant 840 to any act of the Legislature of the state heretofore or 841 hereafter enacted; provided, however, this part or the that

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596-00985-14 2014230c1 842 nothing herein nor in such lease-purchase agreement is not 843 intended to and does not nor shall this part or such lease-844 purchase agreement require the making or continuance of such 845 appropriations, and nor shall any holder of bonds issued 846 pursuant to this part does not ever have any right to compel the 847 making or continuance of such appropriations. 848 (5) A No pledge of the said Orange County gasoline tax 849 funds as rentals under a such lease-purchase agreement may not 850 shall be made without the consent of the County of Orange 851 evidenced by a resolution duly adopted by the board of county 852 commissioners of said county at a public hearing held pursuant 853 to due notice thereof published at least once a week for 3 854 consecutive weeks before the hearing in a newspaper of general 855 circulation in Orange County. The Said resolution, among other 856 things, must shall provide that any excess of the said pledged 857 gasoline tax funds which is not required for debt service or 858 reserves for the such debt service for any bonds issued by the 859 said authority shall be returned annually to the department for 860 distribution to Orange County as provided by law. Before making 861 any application for a such pledge of gasoline tax funds, the 862 authority shall present the plan of its proposed project to the 863 Orange County planning and zoning commission for its comments 864 and recommendations.

(6) <u>The</u> Said department <u>may</u> shall have power to covenant in any lease-purchase agreement that it will pay all or any part of the cost of the operation, maintenance, repair, renewal, and replacement of <u>the</u> said system, and any part of the cost of completing <u>the</u> said system to the extent that the proceeds of bonds issued <del>therefor</del> are insufficient, from sources other than

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871	the revenues derived from the operation of <u>the</u> said system and
872	<u>the</u> <del>said</del> Orange County gasoline tax funds. <u>The</u> <del>said</del> department
873	may also agree to make such other payments from any moneys
874	available to <u>the</u> <del>said</del> commission, <u>the</u> <del>said</del> county <u>,</u> or <u>the</u> <del>said</del>
875	city in connection with the construction or completion of <u>the</u>
876	<del>said</del> system as shall be deemed by <u>the</u> <del>said</del> department to be fair
877	and proper under any <del>such</del> covenants <del>heretofore or hereafter</del>
878	entered into.
879	(7) <u>The</u> <del>said</del> system <u>must</u> <del>shall</del> be a part of the state road
880	system and <u>the</u> <del>said</del> department <u>may</u> <del>is hereby authorized</del> , upon
881	the request of the authority, <del>to</del> expend out of any funds
882	available for the purpose <u>the</u> <del>such</del> moneys, and <del>to</del> use <del>such of</del>
883	its engineering and other forces, as may be necessary <del>and</del>
884	desirable in the judgment of said department, for the operation
885	of <u>the</u> said authority and for traffic surveys, borings, surveys,
886	preparation of plans and specifications, estimates of $cost_{\underline{\textit{\prime}}}$ and
887	other preliminary engineering and other studies; provided,
888	however, that the aggregate amount of moneys expended for <u>the</u>
889	<del>said</del> purposes by <u>the</u> <del>said</del> department <u>do</u> <del>shall</del> not exceed the sum
890	of \$375,000.
891	Section 13. Section 348.758, Florida Statutes, is amended
892	to read:
893	348.758 Appointment of department <u>as</u> may be appointed agent
894	of authority for constructionThe department may be appointed
895	by <u>the</u> <del>said</del> authority as its agent for the purpose of
896	constructing improvements and extensions to the <u>Central Florida</u>
897	<del>Orlando-Orange County</del> Expressway System and for <u>its</u> <del>the</del>
898	completion thereof. In such event, the authority shall provide
899	the department with complete copies of all documents,

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596-00985-14 2014230c1 900 agreements, resolutions, contracts, and instruments relating 901 thereto and shall request the department to do such construction 902 work, including the planning, surveying, and actual construction 903 of the completion, extensions, and improvements to the Central 904 Florida Orlando-Orange County Expressway System and shall 905 transfer to the credit of an account of the department in the 906 State Treasury of the state the necessary funds, therefor and 907 the department may shall thereupon be authorized, empowered and 908 directed to proceed with such construction and to use the said 909 funds for such purpose in the same manner that it is now 910 authorized to use the funds otherwise provided by law for the 911 its use in construction of roads and bridges. Section 14. Section 348.759, Florida Statutes, is amended 912 to read: 913 914 348.759 Acquisition of lands and property.-(1) For the purposes of this part, the Central Florida 915 916 Orlando-Orange County Expressway Authority may acquire private 917 or public property and property rights, including rights of

918 access, air, view, and light, by gift, devise, purchase, or 919 condemnation by eminent domain proceedings, as the authority 920 deems may deem necessary for any of the purposes of this part, 921 including, but not limited to, any lands reasonably necessary 922 for securing applicable permits, areas necessary for management 923 of access, borrow pits, drainage ditches, water retention areas, rest areas, replacement access for landowners whose access is 924 925 impaired due to the construction of a facility, and replacement 926 rights-of-way for relocated rail and utility facilities; for 927 existing, proposed, or anticipated transportation facilities on 928 the Central Florida Orlando-Orange County Expressway System or

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596-00985-14 2014230c1 929 in a transportation corridor designated by the authority; or for 930 the purposes of screening, relocation, removal, or disposal of 931 junkyards and scrap metal processing facilities. The authority 932 may shall also have the power to condemn any material and 933 property necessary for such purposes. 934 (2) The right of eminent domain herein conferred shall be 935 exercised by the authority shall exercise the right of eminent 936 domain in the manner provided by law. 937 (3) When the authority acquires property for a 938 transportation facility or in a transportation corridor, it is 939 not subject to any liability imposed by chapter 376 or chapter 940 403 for preexisting soil or groundwater contamination due solely 941 to its ownership. This section does not affect the rights or 942 liabilities of any past or future owners of the acquired 943 property and nor does not it affect the liability of any 944 governmental entity for the results of its actions which create 945 or exacerbate a pollution source. The authority and the 946 Department of Environmental Protection may enter into 947 interagency agreements for the performance, funding, and 948 reimbursement of the investigative and remedial acts necessary 949 for property acquired by the authority.

950 Section 15. Section 348.760, Florida Statutes, is amended 951 to read:

952 348.760 Cooperation with other units, boards, agencies, and 953 individuals.—<u>A</u> Express authority and power is hereby given and 954 granted any county, municipality, drainage district, road and 955 bridge district, school district or any other political 956 subdivision, board, commission, or individual in, or of, the 957 state may to make and enter into with the authority, contracts,

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596-00985-14 2014230c1 958 leases, conveyances, partnerships, or other agreements pursuant 959 to within the provisions and purposes of this part. The authority may is hereby expressly authorized to make and enter 960 961 into contracts, leases, conveyances, partnerships, and other 962 agreements with any political subdivision, agency, or 963 instrumentality of the state and any and all federal agencies, 964 corporations, and individuals, for the purpose of carrying out 965 the provisions of this part or with the consent of the Seminole 966 County Expressway Authority, for the purpose of carrying out and 967 implementing part VIII of this chapter.

968 Section 16. Section 348.761, Florida Statutes, is amended 969 to read:

970 348.761 Covenant of the state.-The state pledges does 971 hereby pledge to, and agrees, with any person, firm or 972 corporation, or federal or state agency subscribing to, or 973 acquiring the bonds to be issued by the authority for the 974 purposes of this part that the state will not limit or alter the 975 rights that are hereby vested in the authority and the 976 department until all issued bonds and interest at any time 977 issued, together with the interest thereon, are fully paid and 978 discharged insofar as the pledge same affects the rights of the 979 holders of bonds issued pursuant to this part hereunder. The 980 state does further pledge to, and agree, with the United States 981 that in the event any federal agency constructs or contributes 982 shall construct or contribute any funds for the completion, 983 extension, or improvement of the Central Florida Orlando-Orange 984 County Expressway System, or any part or portion of the system 985 thereof, the state will not alter or limit the rights and powers 986 of the authority and the department in any manner that which

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596-00985-14 2014230c1 987 would be inconsistent with the continued maintenance and 988 operation of the Central Florida Orlando-Orange County 989 Expressway System or the completion, extension, or improvement 990 of the system thereof, or that which would be inconsistent with 991 the due performance of any agreements between the authority and 992 any such federal agency, and the authority and the department 993 shall continue to have and may exercise all powers herein 994 granted in this part, so long as the powers are same shall be 995 necessary or desirable for the carrying out of the purposes of 996 this part and the purposes of the United States in the 997 completion, extension, or improvement of the Central Florida 998 Orlando-Orange County Expressway System, or any part of the 999 system or portion thereof.

1000 Section 17. Section 348.765, Florida Statutes, is amended 1001 to read:

1002

348.765 This part complete and additional authority.-

1003 (1) The powers conferred by this part are shall be in 1004 addition and supplemental to the existing powers of the said 1005 board and the department, and this part may shall not be 1006 construed as repealing any of the provisions, of any other law, 1007 general, special, or local, but to supersede such other laws in 1008 the exercise of the powers provided in this part, and to provide 1009 a complete method for the exercise of the powers granted in this 1010 part. The extension and improvement of the Central Florida said 1011 Orlando-Orange County Expressway System, and the issuance of 1012 bonds pursuant to this part hereunder to finance all or part of 1013 the cost of the system thereof, may be accomplished upon 1014 compliance with the provisions of this part without regard to or 1015 necessity for compliance with the provisions, limitations, or

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1016	restrictions contained in any other general, special, or local
1017	law, including, but not limited to, s. 215.821, and no approval
1018	of any bonds issued under this part by the qualified electors or
1019	qualified electors who are freeholders in the state or in <u>the</u>
1020	<del>said</del> County of Orange, or in <u>the</u> <del>said</del> City of Orlando, or in any
1021	other political subdivision of the state, <u>is</u> <del>shall be</del> required
1022	for the issuance of such bonds pursuant to this part.
1023	(2) This part <u>does</u> <del>shall</del> not <del>be deemed to</del> repeal, rescind,
1024	or modify any other law <del>or laws</del> relating to <u>the</u> <del>said</del> State Board
1025	of Administration, <u>the</u> <del>said</del> Department of Transportation, or the
1026	Division of Bond Finance of the State Board of Administration,
1027	but supersedes any shall be deemed to and shall supersede such
1028	<del>other</del> law <u>that is</u> <del>or laws as are</del> inconsistent with the
1029	provisions of this part, including, but not limited to, s.
1030	215.821.
1031	Section 18. Subsections (6) and (7) of section 369.317,
1032	Florida Statutes, are amended to read:
1033	369.317 Wekiva Parkway
1034	(6) The <u>Central Florida</u> <del>Orlando-Orange County</del> Expressway
1035	Authority is hereby granted the authority to act as a third-
1036	party acquisition agent, pursuant to s. 259.041 on behalf of the
1037	Board of Trustees or chapter 373 on behalf of the governing
1038	board of the St. Johns River Water Management District, for the
1039	acquisition of all necessary lands, property and all interests
1040	in property identified herein, including fee simple or less-
1041	than-fee simple interests. The lands subject to this authority
1042	are identified in paragraph 10.a., State of Florida, Office of
1043	the Governor, Executive Order 03-112 of July 1, 2003, and in
1044	Recommendation 16 of the Wekiva Basin Area Task Force created by

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1045	Executive Order 2002-259, such lands otherwise known as
1046	Neighborhood Lakes, a 1,587+/-acre parcel located in Orange and
1047	Lake Counties within Sections 27, 28, 33, and 34 of Township 19
1048	South, Range 28 East, and Sections 3, 4, 5, and 9 of Township 20
1049	South, Range 28 East; Seminole Woods/Swamp, a 5,353+/-acre
1050	parcel located in Lake County within Section 37, Township 19
1051	South, Range 28 East; New Garden Coal; a 1,605+/-acre parcel in
1052	Lake County within Sections 23, 25, 26, 35, and 36, Township 19
1053	South, Range 28 East; Pine Plantation, a 617+/-acre tract
1054	consisting of eight individual parcels within the Apopka City
1055	limits. The Department of Transportation, the Department of
1056	Environmental Protection, the St. Johns River Water Management
1057	District, and other land acquisition entities shall participate
1058	and cooperate in providing information and support to the third-
1059	party acquisition agent. The land acquisition process authorized
1060	by this paragraph shall begin no later than December 31, 2004.
1061	Acquisition of the properties identified as Neighborhood Lakes,
1062	Pine Plantation, and New Garden Coal, or approval as a
1063	mitigation bank shall be concluded no later than December 31,
1064	2010. Department of Transportation and <u>Central Florida</u> <del>Orlando-</del>
1065	<del>Orange County</del> Expressway Authority funds expended to purchase an
1066	interest in those lands identified in this subsection shall be
1067	eligible as environmental mitigation for road construction
1068	related impacts in the Wekiva Study Area. If any of the lands
1069	identified in this subsection are used as environmental
1070	mitigation for road-construction-related impacts incurred by the
1071	Department of Transportation or <u>Central Florida</u> <del>Orlando-Orange</del>
1072	County Expressway Authority, or for other impacts incurred by
1073	other entities, within the Wekiva Study Area or within the
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1074	Wekiva parkway alignment corridor, and if the mitigation offsets
1075	these impacts, the St. Johns River Water Management District and
1076	the Department of Environmental Protection shall consider the
1077	activity regulated under part IV of chapter 373 to meet the
1078	cumulative impact requirements of s. 373.414(8)(a).
1079	(a) Acquisition of the land described in this section is
1080	required to provide right-of-way for the Wekiva Parkway, a
1081	limited access roadway linking State Road 429 to Interstate 4,
1082	an essential component in meeting regional transportation needs
1083	to provide regional connectivity, improve safety, accommodate
1084	projected population and economic growth, and satisfy critical
1085	transportation requirements caused by increased traffic volume
1086	growth and travel demands.
1087	(b) Acquisition of the lands described in this section is
1088	also required to protect the surface water and groundwater
1089	resources of Lake, Orange, and Seminole counties, otherwise
1090	known as the Wekiva Study Area, including recharge within the
1091	springshed that provides for the Wekiva River system. Protection
1092	of this area is crucial to the long term viability of the Wekiva
1093	River and springs and the central Florida region's water supply.
1094	Acquisition of the lands described in this section is also
1095	necessary to alleviate pressure from growth and development
1096	affecting the surface and groundwater resources within the
1097	recharge area.
1000	

(c) Lands acquired pursuant to this section that are needed for transportation facilities for the Wekiva Parkway shall be determined not necessary for conservation purposes pursuant to ss. 253.034(6) and 373.089(5) and shall be transferred to or retained by the <u>Central Florida</u> Orlando-Orange County Expressway

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596-00985-142014230c11103Authority or the Department of Transportation upon reimbursement1104of the full purchase price and acquisition costs.1105(7) The Department of Transportation, the Department of1106Environmental Protection, the St. Johns River Water Management1107District, Central Florida Orlando-Orange County Expressway

1108 Authority, and other land acquisition entities shall cooperate 1109 and establish funding responsibilities and partnerships by agreement to the extent funds are available to the various 1110 1111 entities. Properties acquired with Florida Forever funds shall 1112 be in accordance with s. 259.041 or chapter 373. The Central 1113 Florida Orlando-Orange County Expressway Authority shall acquire land in accordance with this section of law to the extent funds 1114 1115 are available from the various funding partners, but shall not 1116 be required nor assumed to fund the land acquisition beyond the 1117 agreement and funding provided by the various land acquisition 1118 entities.

1119 Section 19. Subsection (1) of section 369.324, Florida 1120 Statutes, is amended to read:

1121

369.324 Wekiva River Basin Commission.-

1122 (1) The Wekiva River Basin Commission is created to monitor 1123 and ensure the implementation of the recommendations of the 1124 Wekiva River Basin Coordinating Committee for the Wekiva Study 1125 Area. The East Central Florida Regional Planning Council shall 1126 provide staff support to the commission with funding assistance 1127 from the Department of Economic Opportunity. The commission shall be comprised of a total of 18 19 members appointed by the 1128 Governor, 9 of whom shall be voting members and 9  $\frac{10}{10}$  shall be ad 1129 1130 hoc nonvoting members. The voting members shall include: 1131 (a) One member of each of the Boards of County

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1132	Commissioners for Lake, Orange, and Seminole Counties.
1133	(b) One municipal elected official to serve as a
1134	representative of the municipalities located within the Wekiva
1135	Study Area of Lake County.
1136	(c) One municipal elected official to serve as a
1137	representative of the municipalities located within the Wekiva
1138	Study Area of Orange County.
1139	(d) One municipal elected official to serve as a
1140	representative of the municipalities located within the Wekiva
1141	Study Area of Seminole County.
1142	(e) One citizen representing an environmental or
1143	conservation organization, one citizen representing a local
1144	property owner, a land developer, or an agricultural entity, and
1145	one at-large citizen who shall serve as chair of the council.
1146	(f) The ad hoc nonvoting members shall include one
1147	representative from each of the following entities:
1148	1. St. Johns River Management District.
1149	2. Department of Economic Opportunity.
1150	3. Department of Environmental Protection.
1151	4. Department of Health.
1152	5. Department of Agriculture and Consumer Services.
1153	6. Fish and Wildlife Conservation Commission.
1154	7. Department of Transportation.
1155	8. MetroPlan Orlando.
1156	9. <u>Central Florida</u> <del>Orlando-Orange County</del> Expressway
1157	Authority.
1158	10. Seminole County Expressway Authority.
1159	Section 20. (1) Effective upon the completion of
1160	construction of the Poinciana Parkway, a limited access facility

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1161	of approximately 9 miles in length in Osceola County with its
1162	northwestern terminus at the intersection of County Road 54 and
1163	US 17/US 92 and its southeastern terminus at the current
1164	intersection of Rhododendron and Cypress Parkway, described in
1165	the Osceola County Expressway Authority May 8, 2012, Master
1166	Plan, all powers, governance, and control of the Osceola County
1167	Expressway System, created pursuant to part V, chapter 348,
1168	Florida Statutes, is transferred to the Central Florida
1169	Expressway Authority, and the assets, liabilities, facilities,
1170	tangible and intangible property and any rights in the property,
1171	and any other legal rights of the Osceola County Expressway
1172	Authority are transferred to the Central Florida Expressway
1173	Authority. The effective date of such transfer shall be extended
1174	until completion of construction of such portions of the
1175	Southport Connector Expressway, the Northeast Connector
1176	Expressway, such portions of the Poinciana Parkway to connect to
1177	State Road 429, and the Osceola Parkway Extension, as each is
1178	described in the Osceola County Expressway Authority May 8,
1179	2012, Master Plan, which are included in any design contract
1180	executed by the Osceola County Expressway Authority before July
1181	1, 2020. Part V of chapter 348, Florida Statutes, consisting of
1182	ss. 348.9950-348.9961, is repealed on the same date that the
1183	Osceola County Expressway System is transferred to the Central
1184	<u>Florida Expressway Authority.</u>
1185	(2) The Central Florida Expressway Authority shall also
1186	reimburse any and all obligations of any other governmental
1187	entities with respect to the Osceola County Expressway System,
1188	including any obligations of Osceola County with respect to
1189	operations and maintenance of the Osceola County Expressway

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1190	System and any loan repayment obligations, including repayment
1191	obligations with respect to State Infrastructure Bank loans.
1192	Such reimbursement shall be made from revenues available for
1193	such purpose after payment of all amounts required:
1194	(a) Otherwise by law;
1195	(b) By the terms of any resolution authorizing the issuance
1196	of bonds by the authority, the Orlando-Orange County Expressway
1197	Authority, or the Osceola County Expressway Authority;
1198	(c) By the terms of any resolution under which bonds are
1199	issued by Osceola County for the purpose of constructing
1200	improvements to the Osceola County Expressway System; and
1201	(d) By the terms of the memorandum of understanding between
1202	the Orlando-Orange County Expressway Authority and the
1203	department as ratified by the board of the Orlando-Orange County
1204	Expressway Authority on February 22, 2012.
1205	Section 21. This act shall take effect July 1, 2015.

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