CS for SB 1276

By the Committee on Ethics and Elections; and Senator Flores

	582-03248-15 20151276c1
1	A bill to be entitled
2	An act relating to expressway authorities; amending s.
3	348.0003, F.S.; revising qualifications for membership
4	on the governing body of certain expressway
5	authorities; providing for termination from an
6	authority's governing body upon a finding of a
7	violation of specified ethical conduct provisions or
8	failure to comply with a notice of failure to comply
9	with financial disclosure requirements; providing an
10	effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Paragraph (d) of subsection (2) and paragraph
15	(a) of subsection (5) of section 348.0003, Florida Statutes, are
16	amended, and paragraph (1) is added to subsection (5) of that
17	section, to read:
18	348.0003 Expressway authority; formation; membership
19	(2) The governing body of an authority shall consist of not
20	fewer than five nor more than nine voting members. The district
21	secretary of the affected department district shall serve as a
22	nonvoting member of the governing body of each authority located
23	within the district. Each member of the governing body must at
24	all times during his or her term of office be a permanent
25	resident of the county which he or she is appointed to
26	represent.
27	(d) Notwithstanding any provision to the contrary in this
28	subsection, in any county as defined in s. 125.011(1), the
29	governing body of an authority shall consist of up to $9 \ 13$

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582-03248-15 20151276c1 30 members, and the following provisions of this paragraph shall 31 apply specifically to such authority. Except for the district 32 secretary of the department, the members must be residents of the county. Five Seven voting members shall be appointed by the 33 34 governing body of the county. At the discretion of the governing body of the county, up to two of the members appointed by the 35 36 governing body of the county may be elected officials residing 37 in the county. Three Five voting members of the authority shall be appointed by the Governor. One member shall be the district 38 39 secretary of the department serving in the district that 40 contains such county. This member shall be an ex officio voting member of the authority. If the governing body board of an 41 42 authority includes any member originally appointed by the 43 governing body of the county as a nonvoting member, when the 44 term of such member expires, that member shall be replaced by a member appointed by the Governor until the governing body of the 45 46 authority is composed of five seven members appointed by the 47 governing body of the county and three five members appointed by 48 the Governor. Except as provided in subsection (5), the 49 qualifications, terms of office, and obligations and rights of members of the authority shall be determined by resolution or 50 51 ordinance of the governing body of the county in a manner that 52 is consistent with subsections (3) and (4). 53 (5) In a county as defined in s. 125.011(1):

54 (a)<u>1.</u> A lobbyist, as defined in s. 112.3215, may not be
55 appointed or serve as a member of <u>the governing body of</u> an
56 authority.

57 <u>2. A person may not be appointed to or serve as a member of</u>
 58 <u>the governing body of an authority if that person currently</u>

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59	represents or has in the previous 4 years represented any client
60	for compensation before any state or municipal governmental
61	body, including any agency, quasi-governmental entity, or body
62	staffed by public employees, or entity that has its operations
63	paid for by public dollars.
64	3. A person may not be appointed to or serve as a member of
65	the governing body of an authority if that person currently
66	represents or has in the previous 4 years represented any person
67	or entity that is doing business, or in the previous 4 years has
68	done business, with any state or municipal governmental agency
69	or body.
70	(1) A finding of a violation of this subsection or chapter
71	112, or failure to comply within 90 days after receiving a
72	notice of failure to comply with financial disclosure
73	requirements, results in immediate termination from the
74	governing body of the authority.
75	Section 2. This act shall take effect upon becoming a law.

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