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COMMITTEE/SUBCOMMITTEE ACTION (Y/N) ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION FAILED TO ADOPT (Y/N) (Y/N) WITHDRAWN OTHER 1 Committee/Subcommittee hearing bill: Government Accountability 2 Committee 3 Representative Williamson offered the following: 4 5 Amendment (with title amendment) 6 Remove everything after the enacting clause and insert: 7 Section 1. Section 316.0898, Florida Statutes, is created 8 to read: 9 316.0898 Florida Smart City Challenge grant program.-10 (1) The Department of Transportation, in consultation with 11 the Department of Highway Safety and Motor Vehicles, shall, 12 subject to appropriation, develop the Florida Smart City Challenge grant program and shall establish grant award 13 requirements for municipalities or regions for the purpose of 14 receiving grant awards. Grant applicants must demonstrate and 15 16 document the adoption of emerging technologies and their impact 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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17	on the transportation system and must address at least the
18	following focus areas:
19	(a) Autonomous vehicles.
20	(b) Connected vehicles.
21	(c) Sensor-based infrastructure.
22	(d) Collecting and using data.
23	(e) Electric vehicles, including charging stations.
24	(f) Developing strategic models and partnerships.
25	(2) The goals of the grant program include, but are not
26	limited to:
27	(a) Identifying transportation challenges and identifying
28	how emerging technologies can address those challenges.
29	(b) Determining the emerging technologies and strategies
30	that have the potential to provide the most significant impacts.
31	(c) Encouraging municipalities to take significant steps
32	to integrate emerging technologies into their day-to-day
33	operations.
34	(d) Identifying the barriers to implementing the grant
35	program and communicating those barriers to the Legislature and
36	appropriate agencies and organizations.
37	(e) Leveraging the initial grant to attract additional
38	public and private investments.
39	(f) Increasing the state's competitiveness in the pursuit
40	of grants from the United States Department of Transportation,
41	the United States Department of Energy, and other federal
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42	agencies.
43	(g) Committing to the continued operation of programs
44	implemented in connection with the grant.
45	(h) Serving as a model for municipalities nationwide.
46	(i) Documenting the costs and impacts of the grant program
47	and lessons learned during implementation.
48	(j) Identifying solutions that will demonstrate local or
49	regional economic impact.
50	(3) The Department of Transportation shall develop
51	eligibility, application, and selection criteria for the program
52	grants and a plan for the promotion of the grant program to
53	municipalities or regions of this state as an opportunity to
54	compete for grant funding, including the award of grants to a
55	single recipient and secondary grants to specific projects of
56	merit within other applications. The Department of
57	Transportation may contract with a third party that demonstrates
58	knowledge and expertise in the focuses and goals of this section
59	to provide guidance in the development of the requirements of
60	this section.
61	(4) On or before January 1, 2018, the Department of
62	Transportation shall submit the grant program guidelines and
63	plans for promotion of the grant program to the Governor, the
64	President of the Senate, and the Speaker of the House of
65	Representatives.
66	(5) This section expires July 1, 2018.
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67 Section 2. Paragraphs (c) and (d) of subsection (3) of section 316.545, Florida Statutes, are redesignated as 68 69 paragraphs (d) and (e), respectively, and a new paragraph (c) is 70 added to that subsection to read: 71 316.545 Weight and load unlawful; special fuel and motor 72 fuel tax enforcement; inspection; penalty; review.-73 (3) 74 (c)1. For a vehicle fueled by natural gas, the fine is 75 calculated by reducing the actual gross vehicle weight by the 76 certified weight difference between the natural gas tank and 77 fueling system and a comparable diesel tank and fueling system. 78 Upon request by any weight inspector or law enforcement officer, 79 the vehicle operator must present written certification that 80 identifies the weight of the natural gas tank and fueling system 81 and the difference in weight of a comparable diesel tank and 82 fueling system. The written certification must originate from 83 the vehicle manufacturer or the installer of the natural gas 84 tank and fueling system. 85 2. The actual gross vehicle weight for vehicles fueled by 86 natural gas may not exceed 82,000 pounds, excluding the weight 87 allowed for idle-reduction technology under paragraph (b). 3. This paragraph does not apply to those vehicles 88 described in s. 316.535(6). 89 90 Section 3. Subsection (2) of section 335.074, Florida 91 Statutes, is amended to read: 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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92 335.074 Safety inspection of bridges.-At regular intervals as required by the Federal 93 (2) 94 Highway Administration not to exceed 2 years, each bridge on a public transportation facility shall be inspected for structural 95 96 soundness and safety for the passage of traffic on such bridge. 97 The thoroughness with which bridges are to be inspected shall 98 depend on such factors as age, traffic characteristics, state of 99 maintenance, and known deficiencies. The governmental entity responsible for having maintenance of responsibility for any 100 such bridge is shall be responsible for having inspections 101 performed and reports prepared in accordance with this section 102 103 the provisions contained herein. 104 Section 4. Paragraph (c) of subsection (6) of section 105 337.11, Florida Statutes, is amended to read: 106 337.11 Contracting authority of department; bids; 107 emergency repairs, supplemental agreements, and change orders; 108 combined design and construction contracts; progress payments; 109 records; requirements of vehicle registration.-110 (6) 111 When the department determines that it is in the best (C) 112 interest of the public for reasons of public concern, economy, 113 improved operations, or safety, and only when circumstances

114 dictate rapid completion of the work, the department may, up to 115 the amount of \$250,000 \$120,000, enter into contracts for 116 construction and maintenance without advertising and receiving 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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117 competitive bids. The department may enter into such contracts 118 only upon a determination that the work is necessary for one of 119 the following reasons:

To ensure timely completion of projects or avoidance of
 undue delay for other projects;

122 2. To accomplish minor repairs or construction and 123 maintenance activities for which time is of the essence and for 124 which significant cost savings would occur; or

125 3. To accomplish nonemergency work necessary to ensure 126 avoidance of adverse conditions that affect the safe and 127 efficient flow of traffic.

128

129 The department shall make a good faith effort to obtain two or 130 more quotes, if available, from qualified contractors before 131 entering into any contract. The department shall give 132 consideration to disadvantaged business enterprise 133 participation. However, when the work exists within the limits of an existing contract, the department shall make a good faith 134 135 effort to negotiate and enter into a contract with the prime 136 contractor on the existing contract.

137 Section 5. Paragraph (a) of subsection (1) of section138 337.401, Florida Statutes is amended to read:

139 337.401 Use of right-of-way for utilities subject to 140 regulation; permit; fees.-

141 (1)(a) The department and local governmental entities, 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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142 referred to in this section and in ss. 337.402, 337.403, and 337.404 as the "authority," that have jurisdiction and control 143 144 of public roads or publicly owned rail corridors are authorized 145 to prescribe and enforce reasonable rules or regulations with 146 reference to the placing and maintaining across, on, or within 147 the right-of-way limits of any road or publicly owned rail 148 corridors under their respective jurisdictions any electric 149 transmission, voice telephone, telegraph, data, or other communications services lines or wireless facilities; pole 150 lines; poles; railways; ditches; sewers; water, heat, or gas 151 152 mains; pipelines; fences; gasoline tanks and pumps; or other 153 structures referred to in this section and in ss. 337.402, 154 337.403, and 337.404 as the "utility." The department may enter 155 into a permit-delegation agreement with a governmental entity if 156 issuance of a permit is based on requirements that the 157 department finds will ensure the safety and integrity of 158 facilities of the Department of Transportation; however, the 159 permit-delegation agreement does not apply to facilities of 160 electric utilities as defined in s. 366.02(2).

Section 6. Subsection (5) is added to section 338.227,Florida Statutes, to read:

163

338.227 Turnpike revenue bonds.-

164 (5) Notwithstanding s. 215.82, bonds issued pursuant to 165 this section are not required to be validated pursuant to 166 chapter 75 but may be validated at the option of the Division of 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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167 Bond Finance. A complaint about such validation must be filed in 168 the circuit court of the county in which the seat of state 169 government is situated. The notice required to be published by 170 s. 75.06 must be published only in the county in which the 171 complaint is filed. The complaint and order of the circuit court 172 must be served only on the state attorney of the circuit in 173 which the action is pending. Section 7. Paragraph (e) of subsection (7) of section 174 339.135, Florida Statutes, is amended to read: 175 339.135 Work program; legislative budget request; 176 177 definitions; preparation, adoption, execution, and amendment.-178 (7)AMENDMENT OF THE ADOPTED WORK PROGRAM.-179 (e) Notwithstanding paragraphs (d), and (g), and (h) and 180 ss. 216.177(2) and 216.351, the secretary may request the 181 Executive Office of the Governor to amend the adopted work 182 program when an emergency exists, as defined in s. 252.34, and 183 the emergency relates to the repair or rehabilitation of any state transportation facility. The Executive Office of the 184 185 Governor may approve the amendment to the adopted work program 186 and amend that portion of the department's approved budget if a 187 delay incident to the notification requirements in paragraph (d) 188 would be detrimental to the interests of the state. However, the department shall immediately notify the parties specified in 189 paragraph (d) and provide such parties written justification for 190 191 the emergency action within 7 days after approval by the 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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Executive Office of the Governor of the amendment to the adopted work program and the department's budget. The adopted work program may not be amended under this subsection without certification by the comptroller of the department that there are sufficient funds available pursuant to the 36-month cash forecast and applicable statutes.

198 Section 8. Section 339.2405, Florida Statutes, is amended 199 to read:

339.2405 Florida highway beautification grants Council.-

201 The department shall There is created within the (1)202 Department of Transportation the Florida Highway Beautification 203 Council. It shall consist of seven members appointed by the 204 Governor. All appointed members must be residents of this state. 205 One member must be a licensed landscape architect, one member 206 must be a representative of the Florida Federation of Garden 207 Clubs, Inc., one member must be a representative of the Florida 208 Nurserymen and Growers Association, one member must be a 209 representative of the department as designated by the head of 210 the department, one member must be a representative of the 211 Department of Agriculture and Consumer Services, and two members 212 must be private citizens. The members of the council shall serve 213 at the pleasure of the Governor.

214 (2) Each chair shall be selected by the council members 215 and shall serve a 2-year term.

216 (3) The council shall meet no less than semiannually at 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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217 the call of the chair or, in the chair's absence or incapacity, at the call of the head of the department. Four members shall 218 219 constitute a quorum for the purpose of exercising all of the powers of the council. A vote of the majority of the members 220 221 present shall be sufficient for all actions of the council. 222 (4) The council members shall serve without pay but shall 223 be entitled to per diem and travel expenses pursuant to s. 224 112.061. 225 (5) A member of the council may not participate in any 226 discussion or decision to recommend grants to any qualified local government with which the member is associated as a member 227 228 of the governing body or as an employee or with which the member 229 has entered into a contractual arrangement. 230 (6) The council may prescribe, amend, and repeal bylaws 231 governing the manner in which the business of the council is 232 conducted. 233 (7) (a) The duties of the council shall be to: 2.34 (a) 1. Provide information to local governments and local 235 highway beautification councils regarding the state highway 236 beautification grants program. 237 (b) 2. Accept grant requests from local governments. 238 (c) 3. Review grant requests for compliance with department council rules. 239 (d) 4. Establish rules for evaluating and prioritizing the 240 grant requests. The rules must include, but are not limited to, 241 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM Page 10 of 22

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an examination of each grant's aesthetic value, costeffectiveness, level of local support, feasibility of installation and maintenance, and compliance with state and federal regulations. Rules adopted by the <u>department</u> council which it uses to evaluate grant applications must take into consideration the contributions made by the highway beautification project in preventing litter.

249 <u>(e)</u>5. Maintain a prioritized list of approved grant 250 requests. The list must include recommended funding levels for 251 each request and, if staged implementation is appropriate, 252 provide funding requirements for each stage shall be provided.

Assess the feasibility of planting and maintaining
indigenous wildflowers and plants, instead of sod groundcovers,
along the rights-of-way of state roads and highways. In making
such assessment, the council shall utilize data from other
states which include indigenous wildflower and plant species in
their highway vegetative management systems.

(b) The council may, at the request of the head of the
 department, review and make recommendations on any other highway
 beautification matters relating to the State Highway System.

262 (8) The head of the department shall provide from existing 263 personnel such staff support services to the council as are 264 necessary to enable the council to fulfill its duties and 265 responsibilities.

266 <u>(2)(9)</u> Local highway beautification councils may be 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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267 created by local governmental entities or by the Legislature.
268 <u>Before</u> Prior to being submitted to the <u>department</u> council, a
269 grant request must be approved by the local government or
270 governments of the area in which the project is located.

271 <u>(3)(10)</u> The head of the department, after receiving 272 recommendations from the council, shall award grants to local 273 governmental entities that have submitted grant requests for 274 beautification of roads on the State Highway System and which 275 requests are on the council's approved list. The grants shall be 276 awarded in the order they appear on the council's prioritized 277 list and in accordance with available funding.

278 (4) (11) State highway beautification grants may be 279 requested only for projects to beautify through landscaping 280 roads on the State Highway System. The grant request shall 281 identify all costs associated with the project, including 282 sprinkler systems, plant materials, equipment, and labor. A 283 grant shall provide for the costs of purchase and installation of a sprinkler system and \overline{r} the cost of plant materials and 284 285 fertilizer, and may provide for the costs for labor associated 286 with the installation of the plantings. Each local government 287 that receives a grant shall be responsible for any costs for 288 water, for the maintenance of the sprinkler system, for the maintenance of the landscaped areas in accordance with a 289 290 maintenance agreement with the department, and, except as 291 otherwise provided in the grant, for any costs for labor 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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associated with the installation of the plantings. The department may provide, by contract, services to maintain such landscaping at a level not to exceed the cost of routine maintenance of an equivalent unlandscaped area.

296 (12) The council shall annually submit to the head of the 297 Department of Transportation a proposal recommending the level 298 of grant funding.

299 Section 9. Section 343.52, Florida Statutes, is amended to 300 read:

301

343.52 Definitions.-As used in this part, the term:

302 <u>(1)(3)</u> "Area served" means Miami-Dade, Broward, and Palm 303 Beach Counties. However, this area may be expanded by mutual 304 consent of the authority and the board of county commissioners 305 of Monroe County. The authority may not expand into any 306 additional counties without the department's prior written 307 approval.

308 <u>(2)(1)</u> "Authority" means the South Florida Regional 309 Transportation Authority.

310 311 (3) (2) "Board" means the governing body of the authority.

(4) "Department" means the Department of Transportation.

312 <u>(5)(7)</u> "Feeder transit services" means a transit system 313 that transports passengers to or from stations within or across 314 counties.

315 (6) "Member" means the individuals constituting the board.
316 (7) (5) "Transit facilities" means property, avenues of
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317 access, equipment, or buildings built and installed in Miami-318 Dade, Broward, and Palm Beach Counties which are required to 319 support a transit system.

320 <u>(8) (4)</u> "Transit system" means a system used for the 321 transportation of people and goods by means of, without 322 limitation, a street railway, an elevated railway having a fixed 323 guideway, a commuter railroad, a subway, motor vehicles, or 324 motor buses, and includes a complete system of tracks, stations, 325 and rolling stock necessary to effectuate passenger service to 326 or from the surrounding regional municipalities.

327 Section 10. Paragraph (d) of subsection (2) of section 328 343.53, Florida Statutes, is amended to read:

329 343.53 South Florida Regional Transportation Authority.-

330 (2) The governing board of the authority shall consist of331 10 voting members, as follows:

(d) If the authority's service area is expanded pursuant
to s. <u>343.54(6)</u> 343.54(5), the county containing the new service
area shall have two members appointed to the board as follows:

335 1. The county commission of the county shall elect a 336 commissioner as that commission's representative on the board. 337 The commissioner must be a member of the county commission when 338 elected and for the full extent of his or her term.

339 2. The Governor shall appoint a citizen member to the 340 board who is not a member of the county commission but who is a 341 resident and a qualified elector of that county.

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342 Section 11. Subsections (4) and (5) of section 343.54, 343 Florida Statutes, are renumbered as subsections (5) and (6), 344 respectively, and a new subsection (4) is added to that section 345 to read:

346

343.54 Powers and duties.-

347 (4) Notwithstanding any other provision of this part, the 348 authority may not enter into, extend, or renew any contract or 349 other agreement that may be funded, in whole or in part, with 350 funds provided by the department without the prior review and 351 written approval by the department of the authority's proposed 352 expenditures.

353 Section 12. Paragraph (c) of subsection (4) of section 354 343.58, Florida Statutes, is amended to read:

355 343.58 County funding for the South Florida Regional
 356 Transportation Authority.-

(4) Notwithstanding any other provision of law to the
contrary and effective July 1, 2010, until as provided in
paragraph (d), the department shall transfer annually from the
State Transportation Trust Fund to the South Florida Regional
Transportation Authority the amounts specified in subparagraph
(a) 1. or subparagraph (a) 2.

363 (c)1. Funds provided to the authority by the department 364 under this subsection <u>constitute state financial assistance</u> 365 <u>provided to a nonstate entity to carry out a state project</u>

366 subject to ss. 215.97 and 215.971. The department shall provide

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367	the funds in accordance with the terms of a written agreement to
368	be entered into between the authority and the department, which
369	shall provide for department review, approval, and audit of
370	authority expenditure of such funds and shall include such other
371	provisions as are required by applicable law. The department is
372	specifically authorized to agree to advance the authority 25
373	percent of the total funds provided under this subsection for a
374	state fiscal year at the beginning of each state fiscal year,
375	with monthly payments over the fiscal year on a reimbursement
376	basis as supported by invoices and such additional documentation
377	and information as the department may reasonably require and a
378	reconciliation of the advance against remaining invoices in the
379	last quarter of the fiscal year may not be committed by the
380	authority without the approval of the department, which may not
381	be unreasonably withheld. At least 90 days before advertising
382	any procurement or renewing any existing contract that will rely
383	on state funds for payment, the authority shall notify the
384	department of the proposed procurement or renewal and the
385	proposed terms thereof. If the department, within 60 days after
386	receipt of notice, objects in writing to the proposed
387	procurement or renewal, specifying its reasons for objection,
388	the authority may not proceed with the proposed procurement or
389	renewal. Failure of the department to object in writing within
390	60 days after notice shall be deemed consent. This requirement
391	does not impair or cause the authority to cancel contracts that
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392	exist as of June 30, 2012.
393	2. To enable the department to evaluate the authority's
394	proposed uses of state funds, the authority shall annually
395	provide the department with its proposed budget for the
396	following authority fiscal year and shall promptly provide the
397	department with any additional documentation or information
398	required by the department for its evaluation of the proposed
399	uses of the state funds.
400	Section 13. On or before October 31, 2017, the Department
401	of Transportation shall submit to the Governor, the President of
402	the Senate, and the Speaker of the House of Representatives a
403	report providing a comprehensive review of the boundaries and
404	headquarters of each of the department's districts. Along with
405	its report, the department shall provide a study on the expenses
406	associated with creating an additional district with the
407	department's Fort Myers urban office as the district
408	headquarters.
409	Section 14. The Secretary of Transportation may enroll the
410	State of Florida in any federal pilot program or project for the
411	collection and study of data for the review of federal or state
412	roadway safety, infrastructure sustainability, congestion
413	mitigation, transportation system efficiency, autonomous vehicle
414	technology, or capacity challenges.
415	Section 15. Subsection (2) of section 215.82, Florida
416	Statutes, is amended to read:
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215.82 Validation; when required.-

Any bonds issued pursuant to this act which are 418 (2) 419 validated shall be validated in the manner provided by chapter 420 75. In actions to validate bonds to be issued in the name of the 421 State Board of Education under s. 9(a) and (d), Art. XII of the 422 State Constitution and bonds to be issued pursuant to chapter 423 259, the Land Conservation Program, the complaint shall be filed in the circuit court of the county where the seat of state 424 government is situated, the notice required to be published by 425 s. 75.06 shall be published only in the county where the 426 427 complaint is filed, and the complaint and order of the circuit 428 court shall be served only on the state attorney of the circuit 429 in which the action is pending. In any action to validate bonds 430 issued pursuant to s. 1010.62 or issued pursuant to s. 9(a)(1), 431 Art. XII of the State Constitution or issued pursuant to s. 432 215.605 or s. 338.227, the complaint shall be filed in the 433 circuit court of the county where the seat of state government is situated, the notice required to be published by s. 75.06 434 435 shall be published in a newspaper of general circulation in the 436 county where the complaint is filed and in two other newspapers 437 of general circulation in the state, and the complaint and order 438 of the circuit court shall be served only on the state attorney of the circuit in which the action is pending; provided, 439 440 however, that if publication of notice pursuant to this section 441 would require publication in more newspapers than would 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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442 publication pursuant to s. 75.06, such publication shall be made 443 pursuant to s. 75.06. 444 Section 16. This act shall take effect July 1, 2017. 445 446 447 448 TITLE AMENDMENT 449 Remove everything before the enacting clause and insert: 450 An act relating to the Department of Transportation; 451 creating s. 316.0898, F.S.; requiring the Department 452 of Transportation, in consultation with the Department 453 of Highway Safety and Motor Vehicles, to develop the 454 Florida Smart City Challenge grant program; specifying 455 requirements for grant program applicants; 456 establishing goals for the grant program; requiring 457 the Department of Transportation to develop specified 458 criteria for the program grants and a plan for 459 promotion of the grant program; authorizing the 460 Department of Transportation to contract with a third 461 party that demonstrates certain knowledge and 462 expertise for a specified purpose; requiring the 463 Department of Transportation to submit certain information regarding the grant program to the 464 Governor and the Legislature by a specified date; 465 466 providing for repeal; amending s. 316.545, F.S.; 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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467 providing for assessment and calculation of a fine for 468 unlawful weight and load of a vehicle fueled by 469 natural gas; requiring written certification of 470 certain weight information; providing gross vehicle 471 weight requirements; providing an exception amending s. 335.074, F.S.; requiring inspection of certain 472 473 bridges at intervals required by the Federal Highway Administration; amending s. 337.11, F.S.; revising the 474 475 amount for which the department may enter into certain 476 construction and maintenance contracts; amending s. 477 338.227, F.S.; providing requirements for the 478 validation of turnpike revenue bonds and related 479 complaints; amending s. 337.401, F.S.; authorizing the 480 Department of Transportation and certain local 481 governmental entities to prescribe and enforce 482 reasonable rules or regulations with reference to the 483 placing and maintaining across, on, or within the 484 right-of-way limits of any road or publicly owned rail 485 corridors under their respective jurisdictions any 486 voice or data communications services lines or 487 wireless facilities; amending s. 339.135, F.S.; 488 waiving requirements for approval of certain work program amendments by the Legislative Budget 489 Commission under certain conditions; amending s. 490 491 339.2405, F.S.; deleting provisions relating to the 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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492 Florida Highway Beautification Council; transferring 493 certain powers and duties of the council to the 494 department; amending s. 343.52, F.S.; defining the 495 term "department"; amending s. 343.53, F.S.; 496 conforming a cross-reference; amending s. 343.54, 497 F.S.; prohibiting the South Florida Regional 498 Transportation Authority from entering into certain 499 contracts or agreements without department approval of the authority's expenditures; amending s. 343.58, 500 501 F.S.; providing that certain funds provided to the 502 authority constitute state financial assistance; 503 requiring a written agreement for provision of such 504 funds; authorizing the department to advance a certain 505 amount of funds under certain circumstances; requiring 506 the department to submit to the Governor and 507 Legislature review of the boundaries and headquarters 508 of department districts and a study on the expenses associated with creating an additional district; 509 510 authorizing the Secretary of Transportation to enroll 511 the State of Florida in federal pilot programs or 512 projects for the collection and study of data for the 513 review of federal or state roadway safety, infrastructure sustainability, congestion mitigation, 514 515 transportation system efficiency, autonomous vehicle 516 technology, or capacity challenges; amending s. 440823 - HB 865 GAC - Strike-All Amendment (Williamson).docx Published On: 4/23/2017 7:28:39 PM

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517 215.82, F.S.; conforming provisions to changes made by

518 the act providing an effective date.

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