

Transportation & Economic Development Appropriations Subcommittee

Tuesday, April 1, 2014 8:30 AM - 10:30 AM Reed Hall (102 HOB)

ACTION PACKET

Will Weatherford Speaker Ed Hooper Chair

Committee Meeting Notice

HOUSE OF REPRESENTATIVES

Transportation & Economic Development Appropriations Subcommittee

Start Date and Time:	Tuesday, April 01, 2014 08:30 am
End Date and Time:	Tuesday, April 01, 2014 10:30 am
Location:	Reed Hall (102 HOB)
Duration:	2.00 hrs

Consideration of the following bill(s):

HB 65 Specialty License Plates/Fallen Law Enforcement Officers by Hooper CS/HB 225 Child Safety Devices in Motor Vehicles by Transportation & Highway Safety Subcommittee, Perry CS/HB 353 Expressway Authorities by Transportation & Highway Safety Subcommittee, Nuñez CS/HB 883 License Plates by Transportation & Highway Safety Subcommittee, Broxson CS/HB 1161 Department of Transportation by Transportation & Highway Safety Subcommittee, Goodson CS/HB 1181 Driver Licenses by Transportation & Highway Safety Subcommittee, Young CS/HB 1193 Off-Highway Vehicles by Transportation & Highway Safety Subcommittee, Hill CS/HB 1325 Parking Permits for Persons with Mobility Impairment by Transportation & Highway Safety Subcommittee, Zimmermann HB 7149 Transportation Facility Designations by Transportation & Highway Safety Subcommittee, Raschein

Pursuant to rule 7.12, the deadline for amendments to bills on the agenda by non-appointed members shall be 6:00 p.m., Monday, March 31, 2014.

By request of the chair, all committee members are asked to have amendments to bills on the agenda submitted to staff by 6:00 p.m., Monday, March 31, 2014.

NOTICE FINALIZED on 03/28/2014 16:06 by MRI

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

Summary:

Transportation & Economic Development Appropriations Subcommittee

Tuesday April 01, 2014 08:30 am

HB 65 Favorable	Yeas: 13 Nays: 0
CS/HB 225 Favorable	Yeas: 12 Nays: 0
CS/HB 353 Favorable With Committee Substitute Amendment 186113 Adopted Without Objection Strike All	Yeas: 11 Nays: 2
CS/HB 883 Favorable	Yeas: 12 Nays: 0
CS/HB 1161 Favorable Amendment 371995 Withdrawn Amendment 1	Yeas: 13 Nays: 0
CS/HB 1181 Favorable	Yeas: 12 Nays: 0
CS/HB 1193 Favorable	Yeas: 12 Nays: 0
CS/HB 1325 Favorable	Yeas: 12 Nays: 0
HB 7149 Favorable	Yeas: 12 Nays: 0

Committee meeting was reported out: Tuesday, April 01, 2014 11:31:53AM

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

Attendance:

	Present	Absent	Excused
Ed Hooper (Chair)	х		1
Bruce Antone	х		
Frank Artiles	X		
Reggie Fullwood	Х		
Tom Goodson	х		
Jeanette Nuñez	Х		
Jose Oliva	Х		
Kathleen Peters	х		
Elizabeth Porter	Х		
Lake Ray	Х		
David Richardson	X		
Hazelle Rogers	х		
Victor Torres, Jr.	X		
Totals:	13	0	0

Committee meeting was reported out: Tuesday, April 01, 2014 11:31:53AM

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

HB 65 : Specialty License Plates/Fallen Law Enforcement Officers

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	х				
Frank Artiles	х				
Reggie Fullwood	Х				
Tom Goodson	Х				
Jeanette Nuñez	X				
Jose Oliva	Х				
Kathleen Peters	Х				
Elizabeth Porter	X				
Lake Ray	Х				
David Richardson	Х				
Hazelle Rogers	X				
Victor Torres, Jr.	Х				
Ed Hooper (Chair)	Х				
	Total Yeas: 13	Total Nays: (D		

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

CS/HB 225 : Child Safety Devices in Motor Vehicles

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	Х				
Frank Artiles	Х				
Reggie Fullwood	Х				
Tom Goodson	Х				
Jeanette Nuñez	Х				
Jose Oliva	Х				
Kathleen Peters	Х				
Elizabeth Porter	Х				
Lake Ray				Х	
David Richardson	X				
Hazelle Rogers	Х				
Victor Torres, Jr.	X				
Ed Hooper (Chair)	Х				
	Total Yeas: 12	Total Nays: 0			

Appearances:

CS/HB 225

Bell, Doug (Lobbyist) - Waive In Support
Florida Chapter American Academy of Pediatrics
215 South Monroe,
Tallahassee Florida
Phone: 850-222-3533

CS/HB 225

MacFarland, Karen (Lobbyist) - Waive In Support AAA - The Auto Club Group 2457 Care Drive Tallahassee FL 32312 Phone: 850-766-1026

CS/HB 225

Bulger, Theresa (Lobbyist) - Waive In Support 253 Hayden Road Tallahassee FI 32308 Phone: 904-880-9063

CS/HB 225

Cullen, Mary-Lynn (Lobbyist) - Waive In Support Advocacy Institute for Children 1674 University Pky #296 Sarasota FL 34243 Phone: (941)928-0278

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

CS/HB 225 : Child Safety Devices in Motor Vehicles (continued)

Appearances: (continued)

CS/HB 225 Millican, Jim - Waive In Support Suncoast Safe Kids 4360-55 Ave N St Petersburg Florida 33714 Phone: 727-481-2852

Committee meeting was reported out: Tuesday, April 01, 2014 11:31:53AM

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

CS/HB 353 : Expressway Authorities

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	Х				
Frank Artiles	Х				
Reggie Fullwood	Х				
Tom Goodson	Х				
Jeanette Nuñez	Х				
Jose Oliva	Х				
Kathleen Peters	Х				
Elizabeth Porter	Х				
Lake Ray	Х				
David Richardson	Х				
Hazelle Rogers		Х			
Victor Torres, Jr.		Х			
Ed Hooper (Chair)	Х				
	Total Yeas: 11	Total Nays: 2	2		

CS/HB 353 Amendments

Amendment 186113

X Adopted Without Objection

Appearances:

CS/HB 353 Gomez, Fausto (Lobbyist) - Opponent Miami-Dade Expressway Authority 2350 Coral Way, #301 Miami FL 33145 Phone: (305)860-0780

CS/HB 353 McCarty, Jess (Lobbyist) - Opponent Miami-Dade County 111 NW 1st St Miami FL 33128 Phone: (305)979-7110

CS/HB 353

Glassman, Howard (Lobbyist) - Opponent Florida Metropolitan Planning Organization Advisory Council 605 Suwanee St MS 28B Tallahassee FL 32399-0450 Phone: (850)414-4062

Bill No. CS/HB 353 (2014)

Amendment No. 1 SA

COMMITTEE/SUBCOMMI	TTEE	ACTION	
ADOPTED		(Y/N)	
ADOPTED AS AMENDED		(Y/N)	11/1/2
ADOPTED W/O OBJECTION	¥	(Y/N)	
FAILED TO ADOPT	y	(Y/N)	Adapted w/ont
WITHDRAWN		(Y/N)	objection
OTHER			U

Committee/Subcommittee hearing bill: Transportation & Economic Development Appropriations Subcommittee

Representative Nuñez offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert:

Section 1. Section 348.0003, Florida Statutes, is amended to read:

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348.0003 Expressway authority; formation; membership.-

(1) Any county, or two or more contiguous counties located
within a single district of the department, may, by resolution
adopted by the board of county commissioners, form an expressway
authority, which shall be an agency of the state, pursuant to
the Florida Expressway Authority Act.

(2) The governing body of an authority shall consist of
 not fewer than five nor more than nine voting members. The
 district secretary of the affected department district shall

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18 serve as a nonvoting member of the governing body of each 19 authority located within the district. Each member of the 20 governing body must at all times during his or her term of 21 office be a permanent resident of the county which he or she is 22 appointed to represent.

(a) Two members of the authority shall be appointed for
terms of 4 years by the Governor, subject to confirmation by the
Senate. Such persons may not hold elective office during their
terms of office.

(b) For a single-county authority, the remaining members
shall be appointed by the board of county commissioners for
terms of 3 years.

30 (c) For a multicounty authority, the remaining members
31 shall be apportioned, based on the population of such counties,
32 among the counties within the authority. Each such member shall
33 be appointed by the applicable board of county commissioners for
34 a term of 3 years.

Notwithstanding any provision of to the contrary in 35 (d) this subsection, in any county as defined in s. 125.011(1), the 36 governing body of an authority shall consist of nine up to 13 37 members, and the following provisions of this paragraph shall 38 apply specifically to such authority. Except for the district 39 secretary of the department, the members must be residents of 40 the county. Four Seven voting members shall be appointed by the 41 governing body of the county. At the discretion of the governing 42 body of the county, up to two of the members appointed by the 43

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governing body of the county may be elected officials residing 44 in the county. Four Five voting members of the authority shall 45 be appointed by the Governor. One member shall be the district 46 47 secretary of the department serving in the district that contains such county. This member shall be an ex officio voting 48 member of the authority. If the governing board of an authority 49 includes any member originally appointed by the governing body 50 of the county as a nonvoting member, when the term of such 51 member expires, that member shall be replaced by a member 52 appointed by the Governor until the governing body of the 53 authority is composed of four seven members appointed by the 54 governing body of the county and four five members appointed by 55 56 the Governor. The qualifications, terms of office, and obligations and rights of members of the authority shall be 57 determined by resolution or ordinance of the governing body of 58 the county in a manner that is consistent with this paragraph, 59 paragraphs (e)-(i), and subsections (3)-(12) (3) and (4). 60 (e) A member of the authority appointed by the governing 61

62 board of the county or appointed by the Governor may not serve 63 as a member of any other transportation-related board,

64 <u>commission</u>, or organization while serving as a member of the 65 authority.

(f) A lobbyist, as defined in s. 112.3215, may not be
appointed or serve as a member of an authority.

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68	(g) A member of an authority may be removed from office by
69	the Governor for misconduct, malfeasance, misfeasance, or
70	nonfeasance in office.
71	(h) Members of an authority are entitled to receive from
72	the authority their travel and other necessary expenses incurred
73	in connection with the business of the authority as provided in
74	s. 112.061, but they may not draw salaries or other
75	compensation.
76	(i) Members of each expressway authority, transportation
77	authority, bridge authority, or toll authority, created pursuant
78	to this chapter, chapter 343, or any other general law, shall
79	comply with the applicable financial disclosure requirements of
80	s. 8, Art. II of the State Constitution. This paragraph does not
81	subject any statutorily created authority, other than an
82	expressway authority created under this part, to any other
83	requirement of this part except the requirement of this
84	paragraph.
85	(3)(a) The governing body of each authority shall elect
86	one of its members as its chair and shall elect a secretary and
87	a treasurer who need not be members of the authority. The chair,
88	secretary, and treasurer shall hold their offices at the will of
89	the authority. A simple majority of the governing body of the

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authority constitutes a quorum, and the vote of a majority of

those members present is necessary for the governing body to

take any action. A vacancy on an authority shall not impair the

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right of a quorum of the authority to exercise all of the rights 93 and perform all of the duties of the authority. 94

Upon the effective date of his or her appointment, or 95 (b) as soon thereafter as practicable, each appointed member of an 96 authority shall enter upon his or her duties. 97

(4) (a) An authority may employ an executive secretary, an 98 executive director, its own counsel and legal staff, technical 99 experts, and such engineers and employees, permanent or 100 temporary, as it may require and shall determine the 101 qualifications and fix the compensation of such persons, firms, 102 or corporations. An authority may employ a fiscal agent or 103 agents; however, the authority must solicit sealed proposals 104 105 from at least three persons, firms, or corporations for the performance of any services as fiscal agents. An authority may 106 107 delegate to one or more of its agents or employees such of its power as it deems necessary to carry out the purposes of the 108 Florida Expressway Authority Act, subject always to the 109 supervision and control of the authority. Members of an 110 authority may be removed from office by the Governor for 111 misconduct, malfeasance, misfeasance, or nonfeasance in office. 112

(b) Members of an authority are entitled to receive from 113 the authority their travel and other necessary expenses incurred 114 in connection with the business of the authority as provided in 115 s. 112.061, but they may not draw salaries or other 116 compensation. 117

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118 (c) Members of each expressway authority, transportation authority, bridge authority, or toll authority, created pursuant 119 to this chapter, chapter 343, or any other general law, shall 120 comply with the applicable financial disclosure requirements of 121 s. 8, Art. II of the State Constitution. This paragraph does not 122 subject any statutorily created authority, other than an 123 expressway authority created under this part, to any other 124 requirement of this part except the requirement of this 125 paragraph. 126

127 (5) A member or the executive director of an authority may 128 not:

(a) Personally represent another person or entity for
 compensation before the authority for a period of 2 years
 following vacation of his or her position.

(b) After retirement or termination, have an employment or 132 contractual relationship with a business entity other than an 133 agency, as defined in s. 112.312, in connection with a contract 134 in which the member or executive director personally and 135 substantially participated through decision, approval, 136 disapproval, recommendation, rendering of advice, or 137 investigation while he or she was a member or employee of the 138 authority. 139 The authority's general counsel shall serve as the (6) 140 authority's ethics officer. 141 (7) Authority board members, employees, and consultants 142 who hold positions that may influence authority decisions shall 143 186113 - h0353 Strike Nunez 1.docx

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refrain from engaging in any relationship that may adversely 144 affect their judgment in carrying out authority business. To 145 prevent such conflicts of interest and preserve the integrity 146 and transparency of the authority to the public, the following 147 disclosures must be made annually on a disclosure form: 148 (a) Any relationship that a board member, employee, or 149 consultant has which affords a current or future financial 150 benefit to such board member, employee, or consultant, or to a 151 relative or business associate of such board member, employee, 152 or consultant, and which a reasonable person would conclude has 153 the potential to create a prohibited conflict of interest. As 154 used in this subsection, the term "relative" has the same 155 meaning as provided in s. 112.312. 156 (b) Whether a relative of such board member, employee, or 157 consultant is a registered lobbyist, and, if so, the names of 158 such lobbyist's clients. Such names shall be provided in writing 159 to the ethics officer. 160 (c) Any and all interests in real property that such board 161 member, employee, or consultant has, or that a relative, 162 principal, client, or business associate of such board member, 163 employee, or consultant has, if such real property is located 164 within, or within a 1/2-mile radius of, any actual or 165 prospective authority roadway project. The executive director 166 shall provide a corridor map and a property ownership list 167 reflecting the ownership of all real property within the 168

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169	disclosure area, or an alignment map with a list of associated
170	owners, to all board members, employees, and consultants.
171	(8) The disclosure forms required under subsection (7)
172	must be reviewed by the ethics officer or, if a form is filed by
173	the general counsel, by the executive director.
174	(9) The conflict of interest process shall be outlined in
175	the authority's code of ethics.
176	(10) Authority employees and consultants are prohibited
177	from serving on the governing body of the authority while
178	employed by or under contract with the authority.
179	(11) The code of ethics policy shall be reviewed and
180	updated by the ethics officer and presented for board approval
181	at least once every 2 years.
182	(12) Employees shall be adequately informed and trained on
183	the code of ethics and shall continually participate in ongoing
184	ethics education.
185	(13) The requirements of subsections (5)-(12) are in
186	addition to the requirements that the members and the executive
187	director of the authority are required to follow under chapter
188	112.
189	(14) Violations of subsections (5), (7), and (10) are
190	punishable in accordance with s. 112.317.
191	Section 2. Paragraph (e) of subsection (2) of section
192	348.0004, Florida Statutes, is amended to read:
193	348.0004 Purposes and powers
194	(2) Each authority may exercise all powers necessary,
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appurtenant, convenient, or incidental to the carrying out of its purposes, including, but not limited to, the following rights and powers:

(e) To fix, alter, charge, establish, and collect tolls, 198 rates, fees, rentals, and other charges for the services and 199 facilities system, which tolls, rates, fees, rentals, and other 200 201 charges must always be sufficient to comply with any covenants made with the holders of any bonds issued pursuant to the 202 Florida Expressway Authority Act. However, such right and power 203 204 may be assigned or delegated by the authority to the department. Notwithstanding any other provision of law, but subject to any 205 206 contractual requirements contained in documents securing any indebtedness outstanding on July 1, 2014, that is payable from 207 tolls, in any county as defined in s. 125.011(1), any authority 208 toll increase must first be approved by resolution adopted by a 209 supermajority vote, consisting of one vote greater than a 210 majority, of the governing board of the county. Notwithstanding 211 s. 338.165 or any other provision of law to the contrary, in any 212 county as defined in s. 125.011(1), to the extent surplus 213 revenues exist, they may be used for purposes enumerated in 214 subsection (7), provided the expenditures are consistent with 215 the metropolitan planning organization's adopted long-range 216 217 plan. Notwithstanding any other provision of law to the contrary, but subject to any contractual requirements contained 218 219 in documents securing any outstanding indebtedness payable from tolls, in any county as defined in s. 125.011(1), the board of 220

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county commissioners may, by ordinance adopted on or before September 30, 1999, alter or abolish existing tolls and currently approved increases thereto if the board provides a local source of funding to the county expressway system for transportation in an amount sufficient to replace revenues necessary to meet bond obligations secured by such tolls and increases.

228 Section 3. Section 348.52, Florida Statutes, is amended to 229 read:

348.52 Tampa-Hillsborough County Expressway Authority.-

(1) There is hereby created and established a body politic
and corporate, an agency of the state, to be known as the
"Tampa-Hillsborough County Expressway Authority."

(2) The governing body of the authority shall consist of aboard of seven members.

(a) Four of the members shall be appointed by the Governor
subject to confirmation by the Senate at the next regular
session of the Legislature. Refusal or failure of the Senate to
confirm an appointment shall create a vacancy.

Each such member's term of office shall be for 4 years
 or until his or her successor shall have been appointed and
 qualified.

243 2. Vacancies occurring in the governing body for any such 244 members prior to the expiration of the affected term shall be 245 filled for the unexpired term.

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246 3. The Covernor shall have the authority to remove from 247 office any such member of the governing body in the manner and 248 for cause defined by the laws of this state.

249 <u>3.4.</u> Each such member, before entering upon his or her 250 official duties, shall take and subscribe to an oath before some 251 official authorized by law to administer oaths that he or she 252 will honestly, faithfully, and impartially perform the duties 253 devolving upon him or her in office as a member of the governing 254 body of the authority and that he or she will not neglect any 255 duties imposed upon him or her by this part.

(b) One member shall be the mayor, or the mayor's designate, who shall be the chair of the city council of the city in Hillsborough County having the largest population, according to the latest decennial census, who shall serve as a member ex officio.

(c) One member shall be a member of the Board of County
Commissioners of Hillsborough County, selected by such board,
who shall serve as a member ex officio.

(d) One member shall be the district secretary of the
Department of Transportation serving in the district that
contains Hillsborough County, who shall serve ex officio.

(e) A member of the authority appointed by the governing board of the county or appointed by the Governor may not serve as a member of any other transportation-related board, commission, or organization while serving as a member of the authority.

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(f) A lobbyist, as defined in s. 112.3215, may not be	
273 appointed or serve as a member of the authority.	
(g) A member of the authority may be removed from office	
275 by the Governor for misconduct, malfeasance, misfeasance, or	
276 nonfeasance in office.	
(h) Members of the authority are entitled to receive	
278 reimbursement from the authority for travel and other necessary	
279 expenses incurred in connection with the business of the	
280 authority as provided in s. 112.061 but may not draw salaries or	
281 other compensation.	
(3) The authority shall designate one of its members as	
283 chair. The members of the authority shall not be entitled to	
284 compensation but shall be entitled to receive their travel and	
285 other necessary expenses as provided in s. 112.061. A majority	
286 of the members of the authority shall constitute a quorum, and	
287 resolutions enacted or adopted by a vote of a majority of the	
288 members present and voting at any meeting shall become effective	
289 without publication or posting or any further action of the	
290 authority.	
291 (4) The authority may employ a secretary and executive	
292 director, its own counsel and legal staff, and such legal,	
293 financial, and other professional consultants, technical	
294 experts, engineers, and employees, permanent or temporary, as it	
295 may require and may determine the qualifications and fix the	
296 compensation of such persons, firms, or corporations. The	
297 authority may contract with the Division of Bond Finance of the	
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298 State Board of Administration for any financial services 299 authorized herein.

(5) The authority may delegate to one or more of its
officers or employees such of its powers as it shall deem
necessary to carry out the purposes of this part, subject always
to the supervision and control of the authority. Members of the
authority may be removed from their office by the Governor for
misconduct, malfeasance, misfeasance, and nonfeasance in office.

306 (6) A member or the executive director of the authority
307 may not:

308 (a) Personally represent another person or entity for
 309 compensation before the authority for a period of 2 years
 310 following vacation of his or her position.

(b) After retirement or termination, have an employment or 311 contractual relationship with a business entity other than an 312 agency, as defined in s. 112.312, in connection with a contract 313 in which the member or executive director personally and 314 substantially participated through decision, approval, 315 disapproval, recommendation, rendering of advice, or 316 investigation while he or she was a member or employee of the 317 authority. 318

319 (7) The authority's general counsel shall serve as the 320 authority's ethics officer.

321 (8) Authority board members, employees, and consultants
 322 who hold positions that may influence authority decisions shall
 323 refrain from engaging in any relationship that may adversely

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324 affect their judgment in carrying out authority business. To prevent such conflicts of interest and preserve the integrity 325 and transparency of the authority to the public, the following 326 disclosures must be made annually on a disclosure form: 327 (a) Any relationship a board member, employee, or 328 consultant has which affords a current or future financial 329 benefit to such board member, employee, or consultant, or to a 330 relative or business associate of such board member, employee, 331 332 or consultant, and which a reasonable person would conclude has the potential to create a prohibited conflict of interest. As 333 used in this subsection, the term "relative" has the same 334 meaning as provided in s. 112.312. 335 (b) Whether a relative of such board member, employee, or 336 consultant is a registered lobbyist, and, if so, the names of 337 such lobbyist's clients. Such names shall be provided in writing 338 339 to the ethics officer. (c) Any and all interests in real property that such board 340 member, employee, or consultant has, or that a relative, 341 principal, client, or business associate of such board member, 342 343 employee, or consultant has, if such real property is located within, or within a 1/2-mile radius of, any actual or 344 prospective authority roadway project. The executive director 345 shall provide a corridor map and a property ownership list 346 reflecting the ownership of all real property within the 347 disclosure area, or an alignment map with a list of associated 348 owners, to all board member, employees, and consultants. 349

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Amendment No. 1 SA The disclosure forms required under subsection (8) (9)must be reviewed by the ethics officer or, if a form is filed by the general counsel, by the executive director. (10)The conflict of interest process shall be outlined in the authority's code of ethics. (11) Authority employees and consultants are prohibited from serving on the governing body of the authority while employed by or under contract with the authority. (12)The code of ethics policy shall be reviewed and updated by the ethics officer and presented for board approval at least once every 2 years. (13) Employees shall be adequately informed and trained on the code of ethics and shall continually participate in ongoing ethics education. The requirements of subsections (6) - (13) are in (14)addition to the requirements that the members and the executive director of the authority are required to follow under chapter 112. (15) Violations of subsections (6), (8), and (11) are punishable in accordance with s. 112.317. Section 4. Section 348.753, Florida Statutes, is amended to read: 348.753 Orlando-Orange County Expressway Authority.-(1)There is hereby created and established a body politic and corporate, an agency of the state, to be known as the 186113 - h0353 Strike Nunez 1.docx Published On: 3/31/2014 6:37:54 PM

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Amendment No. 1 SA

Orlando-Orange County Expressway Authority, hereinafter referred 375 376 to as "authority."

The governing body of the authority shall consist 377 (2) (a) of five members. Three members shall be citizens of Orange 378 County, who shall be appointed by the Governor. The fourth 379 380 member shall be, ex officio, the chair of the County Commissioners of Orange County, and the fifth member shall be, 381 ex officio, the district secretary of the Department of 382 Transportation serving in the district that contains Orange 383 County. The term of each appointed member shall be for 4 years. 384 Each appointed member shall hold office until his or her 385 successor has been appointed and has qualified. A vacancy 386 occurring during a term shall be filled only for the balance of 387 the unexpired term. Each appointed member of the authority shall 388 be a person of outstanding reputation for integrity, 389 responsibility, and business ability, but no person who is an 390 officer or employee of any city or of Orange County in any other 391 capacity shall be an appointed member of the authority. Any 392 member of the authority shall be eligible for reappointment. 393

(b) A member of the authority appointed by the Governor 394 may not serve as a member of any other transportation-related 395 board, commission, or organization while serving as a member of 396 397 the authority.

398

(c) A lobbyist, as defined in s. 112.3215, may not be appointed or serve as a member of the authority. 399

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400	(d) A member of the authority may be removed from office
401	by the Governor for misconduct, malfeasance, misfeasance, or
402	nonfeasance in office.
403	(e) Members of the authority are entitled to receive
404	reimbursement from the authority for travel and other necessary
405	expenses incurred in connection with the business of the
406	authority as provided in s. 112.061, but may not draw salaries
407	or other compensation.
408	(3)(a) The authority shall elect one of its members as
409	chair of the authority. The authority shall also elect a
410	secretary and a treasurer who may or may not be members of the
411	authority. The chair, secretary, and treasurer shall hold such
412	offices at the will of the authority. Three members of the
413	authority shall constitute a quorum, and the vote of three
414	members shall be necessary for any action taken by the
415	authority. No vacancy in the authority shall impair the right of
416	a quorum of the authority to exercise all of the rights and
417	perform all of the duties of the authority.
418	(b) Upon the effective date of his or her appointment, or
419	as soon thereafter as practicable, each appointed member of the
420	authority shall enter upon his or her duties.
421	(4) (a) The authority may employ an executive secretary, an
422	executive director, its own counsel and legal staff, technical
423	experts, such engineers, and such employees, permanent or

424 425

qualifications and fix the compensation of such persons, firms,

temporary, as it may require and may determine the

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or corporations and may employ a fiscal agent or agents, 426 provided, however, that the authority shall solicit sealed 427 proposals from at least three persons, firms, or corporations 428 for the performance of any services as fiscal agents. The 429 authority may delegate to one or more of its agents or employees 430 such of its power as it shall deem necessary to carry out the 431 purposes of this part, subject always to the supervision and 432 control of the authority. Members of the authority may be 433 434 removed from their office by the Governor for misconduct, malfeasance, misfeasance, or nonfeasance in office. 435

(b) Members of the authority shall be entitled to receive
from the authority their travel and other necessary expenses
incurred in connection with the business of the authority as
provided in s. 112.061, but they shall draw no salaries or other
compensation.

441 (5) A member or the executive director of the authority 442 may not:

(a) Personally represent another person or entity for
 compensation before the authority for a period of 2 years
 following vacation of his or her position.

(b) After retirement or termination, have an employment or contractual relationship with a business entity other than an agency, as defined in s. 112.312, in connection with a contract in which the member or executive director personally and substantially participated through decision, approval, disapproval, recommendation, rendering of advice, or 186113 - h0353 Strike Nunez 1.docx

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452 investigation while he or she was a member or employee of the 453 authority.

454 (6) The authority's general counsel shall serve as the
 455 authority's ethics officer.

456 (7) Authority board members, employees, and consultants 457 who hold positions that may influence authority decisions shall 458 refrain from engaging in any relationship that may adversely 459 affect their judgment in carrying out authority business. To 460 prevent such conflicts of interest and preserve the integrity 461 and transparency of the authority to the public, the following 462 disclosures must be made annually on a disclosure form:

(a) Any relationship a board member, employee, or 463 consultant has which affords a current or future financial 464 benefit to such board member, employee, or consultant, or to a 465 466 relative or business associate of such board member, employee, or consultant, and which a reasonable person would conclude has 467 the potential to create a prohibited conflict of interest. As 468 used in this subsection, the term "relative" has the same 469 470 meaning as provided in s. 112.312.

471 (b) Whether a relative of such board member, employee, or 472 consultant is a registered lobbyist, and if so, the names of 473 such lobbyist's clients. Such names shall be provided in writing 474 to the ethics officer.

475 (c) Any and all interests in real property that such board
476 member, employee, on consultant has, or that a relative,
477 principal, client, or business associate of such board member,

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478	employee, or consultant has, if such real property is located
479	within, or within a 1/2-mile radius of, any actual or
480	prospective authority roadway project. The executive director
481	shall provide a corridor map and a property ownership list
482	reflecting the ownership of all real property within the
483	disclosure area, or an alignment map with a list of associated
484	owners, to all board member, employees, and consultants.
485	(8) The disclosure forms required under subsection (7)
486	must be reviewed by the ethics officer or, if a form is filed by
487	the general counsel, by the executive director.
488	(9) The conflict of interest process shall be outlined in
489	the authority's code of ethics.
490	(10) Authority employees and consultants are prohibited
491	from serving on the governing body of the authority while
492	employed by or under contract with the authority.
493	(11) The code of ethics policy shall be reviewed and
494	updated by the ethics officer and presented for board approval
495	at least once every 2 years.
496	(12) Employees shall be adequately informed and trained on
497	the code of ethics and shall continually participate in ongoing
498	ethics education.
499	(13) The requirements of subsections (5)-(12) are in
500	addition to the requirements that the members and the executive
501	director of the authority are required to follow under chapter
502	<u>112.</u>

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503 (14) Violations of subsections (5), (7), and (10) are 504 punishable in accordance with s. 112.317.

505 Section 5. Section 348.9952, Florida Statutes, is amended 506 to read:

507

348.9952 Osceola County Expressway Authority.-

508 (1) There is created a body politic and corporate, an
509 agency of the state, to be known as the Osceola County
510 Expressway Authority.

The governing body of the authority shall consist 511 (2) (a) of six members. Five members, at least one of whom must be a 512 member of a racial or ethnic minority group, must be residents 513 of Osceola County, three of whom shall be appointed by the 514 515 governing body of the county and two of whom shall be appointed by the Governor. The sixth member shall be the district 516 secretary of the department serving in the district that 517 includes Osceola County, who shall serve as an ex officio, 518 519 nonvoting member. The term of each appointed member shall be for 4 years, except that the first term of the initial members 520 appointed by the Governor shall be 2 years each. Each appointed 521 member shall hold office until his or her successor has been 522 appointed and has qualified. A vacancy occurring during a term 523 shall be filled only for the balance of the unexpired term. Each 524 appointed member of the authority shall be a person of 525 outstanding reputation for integrity, responsibility, and 526 business ability, but a person who is an officer or employee of 527 any municipality or of Osceola County in any other capacity may 528

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529 not be an appointed member of the authority. A member of the authority is eligible for reappointment. 530 531 (b) A member of the authority appointed by the governing board of the county or appointed by the Governor may not serve 532 as a member of any other transportation-related board, 533 commission, or organization while serving as a member of the 534 authority. 535 (c) A lobbyist, as defined in s. 112.3215, may not be 536 appointed or serve as a member of the authority. 537 (d) (b) Members of the authority may be removed from office 538 by the Governor for misconduct, malfeasance, misfeasance, or 539 540 nonfeasance in office. (e) Members of the authority are entitled to receive 541 reimbursement from the authority for travel and other necessary 542 expenses incurred in connection with the business of the 543 authority as provided in s. 112.061, but may not draw salaries 544 or other compensation. 545 The authority shall elect one of its members as (3) (a) 546 chair. The authority shall also elect a secretary and a 547 treasurer, who may be members of the authority. The chair, 548 secretary, and treasurer shall hold such offices at the will of 549 the authority. 550 Three members of the authority constitute a quorum, 551 (b) and the vote of three members is necessary for any action taken 552 by the authority. A vacancy in the authority does not impair the 553 186113 - h0353 Strike Nunez 1.docx

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right of a quorum of the authority to exercise all of the rights and perform all of the duties of the authority.

The authority may employ an executive secretary, an 556 (4) (a) executive director, its own counsel and legal staff, technical 557 experts, engineers, and other employees, permanent or temporary, 558 as it may require, and may determine the qualifications and fix 559 the compensation of such persons, firms, or corporations. 560 Additionally, the authority may employ a fiscal agent or agents. 561 However, the authority shall solicit sealed proposals from at 562 least three persons, firms, or corporations for the performance 563 of any services as fiscal agents. The authority may delegate to 564 one or more of its agents or employees such of its power as it 565 deems necessary to carry out the purposes of this part, subject 566 always to the supervision and control of the authority. 567

(b) Members of the authority are entitled to receive from the authority their travel and other necessary expenses incurred in connection with the business of the authority as provided in s. 112.061, but members shall not draw salaries or other compensation.

573 (b)(c) The department is not required to grant funds for 574 startup costs to the authority. However, the governing body of 575 the county may provide funds for such startup costs.

576 <u>(c) (d)</u> The authority shall cooperate with and participate 577 in any efforts to establish a regional expressway authority.

578 (d)(e) Notwithstanding any other provision of law, 579 including s. 339.175(3), the authority is not entitled to voting

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580	membership in a metropolitan planning organization in which
581	Osceola County, or any of the municipalities therein, are also
582	voting members.
583	(5) A member or the executive director of the authority
584	may not:
585	(a) Personally represent another person or entity for
586	compensation before the authority for a period of 2 years
587	following vacation of his or her position.
588	(b) After retirement or termination, have an employment or
589	contractual relationship with a business entity other than an
590	agency, as defined in s. 112.312, in connection with a contract
591	in which the member or executive director personally and
592	substantially participated through decision, approval,
593	disapproval, recommendation, rendering of advice, or
593 594	disapproval, recommendation, rendering of advice, or investigation while he or she was a member or employee of the
594	investigation while he or she was a member or employee of the
594 595	investigation while he or she was a member or employee of the authority.
594 595 596	investigation while he or she was a member or employee of the authority. (6) The authority's general counsel shall serve as the
594 595 596 597	investigation while he or she was a member or employee of the authority. (6) The authority's general counsel shall serve as the authority's ethics officer.
594 595 596 597 598	investigation while he or she was a member or employee of the authority. (6) The authority's general counsel shall serve as the authority's ethics officer. (7) Authority board members, employees, and consultants
594 595 596 597 598 599	investigation while he or she was a member or employee of the <u>authority.</u> <u>(6) The authority's general counsel shall serve as the</u> <u>authority's ethics officer.</u> <u>(7) Authority board members, employees, and consultants</u> <u>who hold positions that may influence authority decisions shall</u>
594 595 596 597 598 599 600	investigation while he or she was a member or employee of the <u>authority.</u> <u>(6) The authority's general counsel shall serve as the</u> <u>authority's ethics officer.</u> <u>(7) Authority board members, employees, and consultants</u> <u>who hold positions that may influence authority decisions shall</u> <u>refrain from engaging in any relationship that may adversely</u>
594 595 596 597 598 599 600 601	investigation while he or she was a member or employee of the <u>authority.</u> <u>(6) The authority's general counsel shall serve as the</u> <u>authority's ethics officer.</u> <u>(7) Authority board members, employees, and consultants</u> <u>who hold positions that may influence authority decisions shall</u> <u>refrain from engaging in any relationship that may adversely</u> <u>affect their judgment in carrying out authority business. To</u>
594 595 596 597 598 599 600 601 602	investigation while he or she was a member or employee of the <u>authority.</u> <u>(6) The authority's general counsel shall serve as the</u> <u>authority's ethics officer.</u> <u>(7) Authority board members, employees, and consultants</u> who hold positions that may influence authority decisions shall refrain from engaging in any relationship that may adversely affect their judgment in carrying out authority business. To prevent such conflicts of interest and preserve the integrity

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605	(a) Any relationship a board member, employee, or
606	consultant has which affords a current or future financial
607	benefit to such board member, employee, or consultant, or to a
608	relative or business associate of such board member, employee,
609	or consultant, and which a reasonable person would conclude has
610	the potential to create a prohibited conflict of interest. As
611	used in this subsection, the term "relative" has the same
612	meaning as provided in s. 112.312.
613	(b) Whether a relative of such board member, employee, or
614	consultant is a registered lobbyist, and, if so, the names of
615	such lobbyist's clients. Such names shall be provided in writing
616	to the ethics officer.
617	(c) Any and all interests in real property that such board
618	member, employee, or consultant has, or that a relative,
619	principal, client, or business associate of such board member,
620	employee, or consultant has, if such real property is located
621	within, or within a 1/2-mile radius of, any actual or
622	prospective authority roadway project. The executive director
623	shall provide a corridor map and a property ownership list
624	reflecting the ownership of all real property within the
625	disclosure area, or an alignment map with a list of associated
626	owners, to all board member, employees, and consultants.
627	(8) The disclosure forms required under subsection (7)
628	must be reviewed by the ethics officer or, if a form is filed by
629	the general counsel, by the executive director.

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630	(9) The conflict of interest process shall be outlined in
631	the authority's code of ethics.
632	(10) Authority employees and consultants are prohibited
633	from serving on the governing body of the authority while
634	employed by or under contract with the authority.
635	(11) The code of ethics policy shall be reviewed and
636	updated by the ethics officer and presented for board approval
637	at least once every 2 years.
638	(12) Employees shall be adequately informed and trained on
639	the code of ethics and shall continually participate in ongoing
640	ethics education.
641	(13) The requirements of subsections (5)-(12) are in
642	addition to the requirements that the members and the executive
643	director of the authority are required to follow under chapter
644	112.
645	(14) Violations of subsections (5), (7), and (10) are
646	punishable in accordance with s. 112.317
647	Section 6. This act shall take effect July 1, 2014.
648	
649	
650	
651	TITLE AMENDMENT
652	Remove everything before the enacting clause and insert:
653	A bill to be entitled
654	An act relating to expressway authorities; amending s.
655	348.0003, F.S.; revising provisions for membership of
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-	Published On: 3/31/2014 6:37:54 PM

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an expressway authority in specified counties; 656 prohibiting certain activities by authority board 657 658 members and executive directors during and after membership or employment; providing for an ethics 659 officer; requiring disclosure of certain relationships 660 and interest; prohibiting employees and consultants 661 from membership on a board; providing for a code of 662 ethics policy; providing for violations; amending s. 663 348.0004, F.S.; requiring approval by the governing 664 665 board of the county for a toll increase by an 666 expressway authority in specified counties; amending ss. 348.52, 348.753, and 348.9952, F.S., relating to 667 the Tampa-Hillsborough County Expressway Authority, 668 the Orlando-Orange County Expressway Authority and the 669 Osceola County Expressway Authority, respectively; 670 prohibiting certain activities by authority board 671 members and executive directors during and after 672 membership or employment; providing for an ethics 673 officer; requiring disclosure of certain relationships 674 675 and interest; prohibiting employees and consultants from membership on a board; providing for a code of 676 677 ethics policy; providing for violations; providing an effective date. 678

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COMMITTEE MEETING REPORT Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB) CS/HB 883 : License Plates

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	Х				
Frank Artiles	Х				
Reggie Fullwood	X				
Tom Goodson	Х				
Jeanette Nuñez	X				
Jose Oliva	X				
Kathleen Peters	X				
Elizabeth Porter	Х				
Lake Ray				Х	
David Richardson	X				
Hazelle Rogers	Х				
Victor Torres, Jr.	х				
Ed Hooper (Chair)	Х				
	Total Yeas: 12	Total Nays: 0			

Appearances:

CS/HB 883 Mortham, Sandra (Lobbyist) - Waive In Support FIADA 6675 Weeping Willow Way Tallahassee FL 32311 Phone: 850-251-2283

Committee meeting was reported out: Tuesday, April 01, 2014 11:31:53AM

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

CS/HB 1161 : Department of Transportation

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	Х				
Frank Artiles	X				14
Reggie Fullwood	Х				
Tom Goodson	Х				
Jeanette Nuñez	Х				
Jose Oliva	X				
Kathleen Peters	X	1.2			
Elizabeth Porter	Х				
Lake Ray	Х				
David Richardson	Х				
Hazelle Rogers	X				
Victor Torres, Jr.	Х				
Ed Hooper (Chair)	Х				
	Total Yeas: 13	Total Nays:	0		

CS/HB 1161 Amendments

Amendment 371995

X Withdrawn

Appearances:

CS/HB 1161 Adams, Gene - Waive In Support The Florida Outdoor Advertising Association 215 South Monroe Street, #200 Tallahassee Florida 32301

CS/HB 1161 Mannheimer, Douglas (Lobbyist) - Waive In Support Vanwagner 215 South Monroe Street, Ste 400 Tallahassee Florida 32301 Phone: (850)681-6810

CS/HB 1161 Jonson, William - Opponent Citizens for Scenic Florida 2694 Redford Court W Clearwater Florida 33761 Phone: 727-786-3075

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

CS/HB 1161 : Department of Transportation (continued)

Appearances: (continued)

CS/HB 1161 Jessee, Robert (State Employee) - Information Only FDOT 605 Suwannee Street Tallahassee Florida

Committee meeting was reported out: Tuesday, April 01, 2014 11:31:53AM

Bill No. CS/HB 1161 (2014)

Amendment No. 1

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION (Y/N) (Y/N) (Y/N) (Y/N) (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Transportation & Economic
2	Development Appropriations Subcommittee
3	Representative Goodson offered the following:
4	
5	Amendment (with title amendment)
6	Remove lines 122-188
7	
8	
9	
10	
11	TITLE AMENDMENT
12	Remove lines 3-10 and insert:
13	amending s. 373.618, F.S.;
14	
	 371995 - h1161 line 122 Goodson 1.docx
	Published On: 3/31/2014 5:52:34 PM
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COMMITTEE MEETING REPORT Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

CS/HB 1181 : Driver Licenses

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	х				
Frank Artiles	X				
Reggie Fullwood	Х				
Tom Goodson	Х				
Jeanette Nuñez	Х				
Jose Oliva	Х				
Kathleen Peters	Х				
Elizabeth Porter	Х				
Lake Ray				Х	
David Richardson	Х				
Hazelle Rogers	Х				
Victor Torres, Jr.	Х				01-01-00
Ed Hooper (Chair)	Х				
	Total Yeas: 12	Total Nays: 0			

Appearances:

CS/HB 1181 Bishop, Barney (Lobbyist) - Waive In Support Florida Smart Justice Alliance 204 S Monroe St Ste 201 Tallahassee FL 32301 Phone: 850-907-3436

CS/HB 1181 Dillinger, Bob (State Employee) - Waive In Support PD Assoc 14250 49 St North Clearwater FL 33762 Phone: 727-464-6865

Committee meeting was reported out: Tuesday, April 01, 2014 11:31:53AM

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

CS/HB 1193 : Off-Highway Vehicles

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	x				
Frank Artiles	Х				
Reggie Fullwood	x				
Tom Goodson	х				
Jeanette Nuñez	X				
Jose Oliva	X				
Kathleen Peters	Х				
Elizabeth Porter	X				
Lake Ray				х	
David Richardson	X				
Hazelle Rogers	Х				
Victor Torres, Jr.	Х				
Ed Hooper (Chair)	Х				
	Total Yeas: 12	Total Nays: 0			

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

CS/HB 1325 : Parking Permits for Persons with Mobility Impairment

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	Х				
Frank Artiles	X				
Reggie Fullwood	Х				
Tom Goodson	X				
Jeanette Nuñez	Х				
Jose Oliva	X				
Kathleen Peters	X				
Elizabeth Porter	Х				
Lake Ray				Х	
David Richardson	Х				
Hazelle Rogers	X				
Victor Torres, Jr.	Х				
Ed Hooper (Chair)	Х		10.00		
	Total Yeas: 12	Total Nays: 0			

Transportation & Economic Development Appropriations Subcommittee

4/1/2014 8:30:00AM

Location: Reed Hall (102 HOB)

HB 7149 : Transportation Facility Designations

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	Х				
Frank Artiles	х				
Reggie Fullwood	Х				
Tom Goodson	Х				
Jeanette Nuñez	Х				
Jose Oliva	Х				
Kathleen Peters	X				
Elizabeth Porter	х				
Lake Ray				Х	
David Richardson	Х				
Hazelle Rogers	х				
Victor Torres, Jr.	х				
Ed Hooper (Chair)	Х				
	Total Yeas: 12	Total Nays: 0)		

Appearances:

HB 7149

Borders, Bruce (General Public) - Proponent Standing United As Americans 21535 South 441 High Springs FL 32463 Phone: (386)454-0777

HB 7149

Prendergast, Mike (Lobbyist) (State Employee) - Waive In Support Department of Veterans' Affairs 11351 Ulmerton Road Largo FL Phone: 727-518-3202

Committee meeting was reported out: Tuesday, April 01, 2014 11:31:53AM