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1 A bill to be entitled 2 An act relating to expressway authorities; amending s. 3 348.0003, F.S.; revising provisions for membership of 4 an expressway authority in specified counties; 5 requiring members of each expressway authority, 6 transportation authority, bridge authority, or toll 7 authority to comply with specified financial 8 disclosure requirements; prohibiting certain 9 activities by authority board members and executive 10 directors during and after membership or employment; providing for violations; providing for an ethics 11 officer; requiring disclosure of certain relationships 12 and interest; prohibiting employees and consultants 13 from membership on a board; providing for a code of 14 ethics policy; amending s. 348.0004, F.S.; requiring 15 approval by the governing board of the county for a 16 17 toll increase by an expressway authority in specified counties; amending ss. 348.52, 348.753, and 348.9952, 18 19 F.S., relating to the Tampa-Hillsborough County 20 Expressway Authority, the Orlando-Orange County Expressway Authority and the Osceola County Expressway 21 22 Authority, respectively; prohibiting certain activities by authority board members and executive 23 24 directors during and after membership or employment; 25 providing for violations; providing for an ethics 26 officer; requiring disclosure of certain relationships Page 1 of 27

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27 and interest; prohibiting employees and consultants from membership on a board; providing for a code of 28 29 ethics policy; providing an effective date. 30 31 Be It Enacted by the Legislature of the State of Florida: 32 33 Section 1. Section 348.0003, Florida Statutes, is amended 34 to read: 35 348.0003 Expressway authority; formation; membership.-Any county, or two or more contiguous counties located 36 (1)within a single district of the department, may, by resolution 37 38 adopted by the board of county commissioners, form an expressway 39 authority, which shall be an agency of the state, pursuant to the Florida Expressway Authority Act. 40 The governing body of an authority shall consist of 41 (2)42 not fewer than five nor more than nine voting members. The 43 district secretary of the affected department district shall serve as a nonvoting member of the governing body of each 44 45 authority located within the district. Each member of the governing body must at all times during his or her term of 46 47 office be a permanent resident of the county which he or she is 48 appointed to represent. 49 Two members of the authority shall be appointed for (a) terms of 4 years by the Governor, subject to confirmation by the 50 51 Senate. Such persons may not hold elective office during their 52 terms of office.

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

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

Notwithstanding any provision of to the contrary in 61 (d) 62 this subsection, in any county as defined in s. 125.011(1), the governing body of an authority shall consist of nine up to 13 63 64 members, and the following provisions of this paragraph shall apply specifically to such authority. Except for the district 65 secretary of the department, the members must be residents of 66 67 the county. Four Seven voting members shall be appointed by the 68 governing body of the county. At the discretion of the governing body of the county, up to two of the members appointed by the 69 governing body of the county may be elected officials residing 70 71 in the county. Four Five voting members of the authority shall be appointed by the Governor. One member shall be the district 72 73 secretary of the department serving in the district that 74 contains such county. This member shall be an ex officio voting 75 member of the authority. If the governing board of an authority 76 includes any member originally appointed by the governing body 77 of the county as a nonvoting member, when the term of such 78 member expires, that member shall be replaced by a member

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79 appointed by the Governor until the governing body of the 80 authority is composed of four seven members appointed by the governing body of the county and four five members appointed by 81 82 the Governor. The qualifications, terms of office, and 83 obligations and rights of members of the authority shall be 84 determined by resolution or ordinance of the governing body of 85 the county in a manner that is consistent with this paragraph, 86 paragraphs (e)-(i), and subsections (3)-(12) (3) and (4). (e) A member of an authority appointed by the governing 87 88 board of the county or appointed by the Governor may not serve 89 as a member of any other transportation-related board, 90 commission, or organization while serving as a member of the 91 authority. 92 (f) A lobbyist, as defined in s. 112.3215, may not be 93 appointed or serve as a member of an authority. 94 (g) A member of an authority may be removed from office by the Governor for misconduct, malfeasance, misfeasance, or 95 96 nonfeasance in office. 97 (h) Members of an authority may receive reimbursement from 98 the authority for travel and other necessary expenses incurred in connection with the business of the authority as provided in 99 100 s. 112.061, but may not draw salaries or other compensation. (i) Members of each expressway authority, transportation 101 102 authority, bridge authority, or toll authority created pursuant 103 to this chapter, chapter 343, or any other general law shall 104 comply with the applicable financial disclosure requirements of

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105 <u>s. 8, Art. II of the State Constitution. This paragraph does not</u> 106 <u>subject any statutorily created authority, other than an</u> 107 <u>expressway authority created under this part, to any requirement</u> 108 of this part except this paragraph.

109 (3) (a) The governing body of each authority shall elect 110 one of its members as its chair and shall elect a secretary and a treasurer who need not be members of the authority. The chair, 111 112 secretary, and treasurer shall hold their offices at the will of 113 the authority. A simple majority of the governing body of the 114 authority constitutes a quorum, and the vote of a majority of those members present is necessary for the governing body to 115 116 take any action. A vacancy on an authority shall not impair the 117 right of a quorum of the authority to exercise all of the rights and perform all of the duties of the authority. 118

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

122 (4) (a) An authority may employ an executive secretary, an 123 executive director, its own counsel and legal staff, technical experts, and such engineers and employees, permanent or 124 125 temporary, as it may require and shall determine the 126 qualifications and fix the compensation of such persons, firms, or corporations. An authority may employ a fiscal agent or 127 agents; however, the authority must solicit sealed proposals 128 129 from at least three persons, firms, or corporations for the 130 performance of any services as fiscal agents. An authority may Page 5 of 27

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131 delegate to one or more of its agents or employees such of its 132 power as it deems necessary to carry out the purposes of the 133 Florida Expressway Authority Act, subject always to the 134 supervision and control of the authority. Members of an 135 authority may be removed from office by the Governor for 136 misconduct, malfeasance, misfeasance, or nonfeasance in office. 137 (b) Members of an authority are entitled to receive from 138 the authority their travel and other necessary expenses incurred 139 in connection with the business of the authority as provided in 140 s. 112.061, but they may not draw salaries or other 141 compensation. 142 (c) Members of each expressway authority, transportation authority, bridge authority, or toll authority, created pursuant 143 to this chapter, chapter 343, or any other general law, shall 144 145 comply with the applicable financial disclosure requirements of 146 s. 8, Art. II of the State Constitution. This paragraph does not 147 subject any statutorily created authority, other than an 148 expressway authority created under this part, to any other 149 requirement of this part except the requirement of this 150 paragraph. 151 (5) (a) A member or the executive director of an authority may not: 152 153 1. Within 2 years after vacating his or her position as a 154 board member or the executive director, personally represent 155 another person or entity for compensation before the authority;

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156 2. Within 2 years after vacating his or her position as a 157 board member or the executive director, have an employment or 158 contractual relationship with a business entity other than an 159 agency, as defined in s. 112.312, that was doing business with 160 the authority at any time during the person's membership on or 161 employment by the authority; or 162 3. After vacating his or her position as a board member or 163 the executive director, have an employment or contractual 164 relationship with a business entity other than an agency, as 165 defined in s. 112.312, in connection with a contract in which 166 the member or executive director personally and substantially 167 participated through decision, approval, disapproval, recommendation, rendering of advice, or investigation while he 168 169 or she was a member or employee of the authority. 170 (b) A violation of this subsection is punishable in accordance with s. 112.317. 171 172 An authority's general counsel shall serve as the (6) 173 authority's ethics officer. 174 (7) An authority board member, employee, or consultant who 175 holds a position that may influence authority decisions may not 176 engage in any relationship that may adversely affect his or her 177 judgment in carrying out authority business. The following 178 disclosures must be made annually on a disclosure form to 179 prevent such conflicts of interest and preserve the integrity 180 and transparency of the authority to the public:

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181 (a) Any relationship that a board member, employee, or 182 consultant has which affords a current or future financial 183 benefit to such board member, employee, or consultant, or to a 184 relative or business associate of such board member, employee, 185 or consultant, and which a reasonable person would conclude has 186 the potential to create a prohibited conflict of interest. 187 Whether a relative of such board member, employee, or (b) 188 consultant is a registered lobbyist and, if so, the names of such lobbyist's clients. Such names shall be provided in writing 189 190 to the ethics officer. 191 (c) All interests in real property that such board member, 192 employee, or consultant has, or that a relative, principal, 193 client, or business associate of such board member, employee, or 194 consultant has whenever such real property is located within, or 195 within a 1/2-mile radius of, any actual or prospective authority 196 roadway project. The executive director shall provide a corridor 197 map and a property ownership list reflecting the ownership of 198 all real property within the disclosure area, or an alignment 199 map with a list of associated owners, to all board members, 200 employees, and consultants. 201 (8) The disclosure forms filed as required under 202 subsection (7) must be reviewed by the ethics officer or, if a 203 form is filed by the general counsel, by the executive director. 204 The conflict of interest process shall be outlined in (9) 205 the authority's code of ethics.

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206 (10) Authority employees and consultants may not serve on 207 the governing body of the authority while employed by or under 208 contract with the authority. 209 The code of ethics policy shall be reviewed and (11)210 updated by the ethics officer and presented for board approval 211 at least once every 2 years. 212 (12) Employees shall be adequately informed and trained on 213 the code of ethics and shall continually participate in ongoing 214 ethics education. 215 Section 2. Paragraph (e) of subsection (2) of section 348.0004, Florida Statutes, is amended to read: 216 217 348.0004 Purposes and powers.-218 Each authority may exercise all powers necessary, (2)appurtenant, convenient, or incidental to the carrying out of 219 220 its purposes, including, but not limited to, the following 221 rights and powers: 222 To fix, alter, charge, establish, and collect tolls, (e) 223 rates, fees, rentals, and other charges for the services and 224 facilities system, which tolls, rates, fees, rentals, and other 225 charges must always be sufficient to comply with any covenants 226 made with the holders of any bonds issued pursuant to the 227 Florida Expressway Authority Act. However, such right and power 228 may be assigned or delegated by the authority to the department. 229 Notwithstanding any other provision of law, but subject to any 230 contractual requirements contained in documents securing any indebtedness outstanding on July 1, 2014, that is payable from 231 Page 9 of 27

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tolls, in any county as defined in s. 125.011(1), any authority 232 233 toll increase must first be approved by resolution adopted by a 234 supermajority vote, consisting of one vote greater than a 235 majority, of the governing board of the county. Notwithstanding 236 s. 338.165 or any other provision of law to the contrary, in any 237 county as defined in s. 125.011(1), to the extent surplus revenues exist, they may be used for purposes enumerated in 238 239 subsection (7), provided the expenditures are consistent with 240 the metropolitan planning organization's adopted long-range 241 plan. Notwithstanding any other provision of law to the contrary, but subject to any contractual requirements contained 242 243 in documents securing any outstanding indebtedness payable from 244 tolls, in any county as defined in s. 125.011(1), the board of county commissioners may, by ordinance adopted on or before 245 246 September 30, 1999, alter or abolish existing tolls and 247 currently approved increases thereto if the board provides a 248 local source of funding to the county expressway system for 249 transportation in an amount sufficient to replace revenues 250 necessary to meet bond obligations secured by such tolls and 251 increases.

252 Section 3. Section 348.52, Florida Statutes, is amended to 253 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."

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(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.

267 2. Vacancies occurring in the governing body for any such
268 members prior to the expiration of the affected term shall be
269 filled for the unexpired term.

270 3. The Governor shall have the authority to remove from
 271 office any such member of the governing body in the manner and
 272 for cause defined by the laws of this state.

273 <u>3.4.</u> Each such member, before entering upon his or her 274 official duties, shall take and subscribe to an oath before some 275 official authorized by law to administer oaths that he or she 276 will honestly, faithfully, and impartially perform the duties 277 devolving upon him or her in office as a member of the governing 278 body of the authority and that he or she will not neglect any 279 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

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284	member ex officio.	
285	(c) One member shall be a member of the Board of County	
286	Commissioners of Hillsborough County, selected by such board,	
287	who shall serve as a member ex officio.	
288	(d) One member shall be the district secretary of the	
289	Department of Transportation serving in the district that	
290	contains Hillsborough County, who shall serve ex officio.	
291	(e) A member of the authority appointed by the governing	
292	board of the county or appointed by the Governor may not serve	
293	as a member of any other transportation-related board,	
294	commission, or organization while serving as a member of the	
295	authority.	
296	(f) A lobbyist, as defined in s. 112.3215, may not be	
297	appointed or serve as a member of the authority.	
298	(g) A member of the authority may be removed from office	
299	by the Governor for misconduct, malfeasance, misfeasance, or	
300	nonfeasance in office.	
301	(h) Members of the authority may receive reimbursement	
302	from the authority for travel and other necessary expenses	
303	incurred in connection with the business of the authority as	
304	provided in s. 112.061, but may not draw salaries or other	
305	compensation.	
306	(3) The authority shall designate one of its members as	
307	chair. The members of the authority shall not be entitled to	
308	compensation but shall be entitled to receive their travel and	
309	other necessary expenses as provided in s. 112.061. A majority	
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of the members of the authority shall constitute a quorum, and resolutions enacted or adopted by a vote of a majority of the members present and voting at any meeting shall become effective without publication or posting or any further action of the authority.

315 The authority may employ a secretary and executive (4) director, its own counsel and legal staff, and such legal, 316 317 financial, and other professional consultants, technical experts, engineers, and employees, permanent or temporary, as it 318 319 may require and may determine the qualifications and fix the compensation of such persons, firms, or corporations. The 320 321 authority may contract with the Division of Bond Finance of the State Board of Administration for any financial services 322 323 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.

- 330 (6) (a) A member or the executive director of the authority
 331 <u>may not:</u>
- 332 <u>1. Within 2 years after vacating his or her position as a</u> 333 <u>board member or the executive director, personally represent</u> 334 another person or entity for compensation before the authority;

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335 2. Within 2 years after vacating his or her position as a 336 board member or the executive director, have an employment or 337 contractual relationship with a business entity other than an 338 agency, as defined in s. 112.312, that was doing business with 339 the authority at any time during the person's membership on or 340 employment by the authority; or 341 3. After vacating his or her position as a board member or the executive director, have an employment or contractual 342 343 relationship with a business entity other than an agency, as 344 defined in s. 112.312, in connection with a contract in which 345 the member or executive director personally and substantially 346 participated through decision, approval, disapproval, recommendation, rendering of advice, or investigation while he 347 348 or she was a member or employee of the authority. 349 (b) A violation of this subsection is punishable in 350 accordance with s. 112.317. 351 The authority's general counsel shall serve as the (7) 352 authority's ethics officer. 353 (8) An authority board member, employee, or consultant who 354 holds a position that may influence authority decisions may not 355 engage in any relationship that may adversely affect his or her 356 judgment in carrying out authority business. The following 357 disclosures must be made annually on a disclosure form to 358 prevent such conflicts of interest and preserve the integrity 359 and transparency of the authority to the public:

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360	(a) Any relationship a board member, employee, or
361	consultant has which affords a current or future financial
362	benefit to such board member, employee, or consultant, or to a
363	relative or business associate of such board member, employee,
364	or consultant, and which a reasonable person would conclude has
365	the potential to create a prohibited conflict of interest.
366	(b) Whether a relative of such board member, employee, or
367	consultant is a registered lobbyist and, if so, the names of
368	such lobbyist's clients. Such names shall be provided in writing
369	to the ethics officer.
370	(c) All interests in real property that such board member,
371	employee, or consultant has, or that a relative, principal,
372	client, or business associate of such board member, employee, or
373	consultant has whenever such real property is located within, or
374	within a 1/2-mile radius of, any actual or prospective authority
375	roadway project. The executive director shall provide a corridor
376	map and a property ownership list reflecting the ownership of
377	all real property within the disclosure area, or an alignment
378	map with a list of associated owners, to all board members,
379	employees, and consultants.
380	(9) The disclosure forms filed as required under
381	subsection (8) must be reviewed by the ethics officer or, if a
382	form is filed by the general counsel, by the executive director.
383	(10) The conflict of interest process shall be outlined in
384	the authority's code of ethics.

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385 (11) Authority employees and consultants may not serve on 386 the governing body of the authority while employed by or under 387 contract with the authority. 388 The code of ethics policy shall be reviewed and (12)389 updated by the ethics officer and presented for board approval 390 at least once every 2 years. 391 Employees shall be adequately informed and trained on (13) 392 the code of ethics and shall continually participate in ongoing 393 ethics education. 394 Section 4. Section 348.753, Florida Statutes, is amended 395 to read: 396 348.753 Orlando-Orange County Expressway Authority.-397 There is hereby created and established a body politic (1)and corporate, an agency of the state, to be known as the 398 399 Orlando-Orange County Expressway Authority, hereinafter referred to as "authority." 400 401 The governing body of the authority shall consist (2) (a) 402 of five members. Three members shall be citizens of Orange 403 County, who shall be appointed by the Governor. The fourth 404 member shall be, ex officio, the chair of the County 405 Commissioners of Orange County, and the fifth member shall be, 406 ex officio, the district secretary of the Department of 407 Transportation serving in the district that contains Orange County. The term of each appointed member shall be for 4 years. 408 409 Each appointed member shall hold office until his or her 410 successor has been appointed and has qualified. A vacancy Page 16 of 27

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411 occurring during a term shall be filled only for the balance of 412 the unexpired term. Each appointed member of the authority shall 413 be a person of outstanding reputation for integrity, 414 responsibility, and business ability, but no person who is an 415 officer or employee of any city or of Orange County in any other 416 capacity shall be an appointed member of the authority. Any 417 member of the authority shall be eligible for reappointment. 418 (b) A member of the authority appointed by the Governor may not serve as a member of any other transportation-related 419 420 board, commission, or organization while serving as a member of 421 the authority. 422 (c) A lobbyist, as defined in s. 112.3215, may not be 423 appointed or serve as a member of the authority. 424 A member of the authority may be removed from office (d) 425 by the Governor for misconduct, malfeasance, misfeasance, or 426 nonfeasance in office. 427 Members of the authority may receive reimbursement (e) 428 from the authority for travel and other necessary expenses 429 incurred in connection with the business of the authority as 430 provided in s. 112.061, but may not draw salaries or other 431 compensation.

(3) (a) The authority shall elect one of its members as
chair of the authority. The authority shall also elect a
secretary and a treasurer who may or may not be members of the
authority. The chair, secretary, and treasurer shall hold such
offices at the will of the authority. Three members of the

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437 authority shall constitute a quorum, and the vote of three 438 members shall be necessary for any action taken by the 439 authority. No vacancy in the authority shall impair the right of 440 a quorum of the authority to exercise all of the rights and 441 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.

445 (4) (a) The authority may employ an executive secretary, an 446 executive director, its own counsel and legal staff, technical experts, such engineers, and such employees, permanent or 447 448 temporary, as it may require and may determine the 449 qualifications and fix the compensation of such persons, firms, 450 or corporations and may employ a fiscal agent or agents, 451 provided, however, that the authority shall solicit sealed 452 proposals from at least three persons, firms, or corporations 453 for the performance of any services as fiscal agents. The 454 authority may delegate to one or more of its agents or employees 455 such of its power as it shall deem necessary to carry out the 456 purposes of this part, subject always to the supervision and 457 control of the authority. Members of the authority may be 458 removed from their office by the Governor for misconduct, malfeasance, misfeasance, or nonfeasance in office. 459 460 (b) Members of the authority shall be entitled to receive 461 from the authority their travel and other necessary expenses 462 incurred in connection with the business of the authority as Page 18 of 27

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488 (7) An authority board member, employee, or consultant who 489 holds a position that may influence authority decisions may not 490 engage in any relationship that may adversely affect his or her 491 judgment in carrying out authority business. The following 492 disclosures must be made annually on a disclosure form to 493 prevent such conflicts of interest and preserve the integrity 494 and transparency of the authority to the public: 495 (a) Any relationship a board member, employee, or 496 consultant has which affords a current or future financial 497 benefit to such board member, employee, or consultant, or to a 498 relative or business associate of such board member, employee, or consultant, and which a reasonable person would conclude has 499 500 the potential to create a prohibited conflict of interest. 501 Whether a relative of such board member, employee, or (b) 502 consultant is a registered lobbyist and, if so, the names of 503 such lobbyist's clients. Such names shall be provided in writing 504 to the ethics officer. 505 All interests in real property that such board member, (C) 506 employee, or consultant has, or that a relative, principal, 507 client, or business associate of such board member, employee, or 508 consultant has whenever such real property is located within, or 509 within a 1/2-mile radius of, any actual or prospective authority 510 roadway project. The executive director shall provide a corridor 511 map and a property ownership list reflecting the ownership of 512 all real property within the disclosure area, or an alignment

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513	map with a list of associated owners, to all board member,
514	employees, and consultants.
515	(8) The disclosure forms filed as required under
516	subsection (7) must be reviewed by the ethics officer or, if a
517	form is filed by the general counsel, by the executive director.
518	(9) The conflict of interest process shall be outlined in
519	the authority's code of ethics.
520	(10) Authority employees and consultants may not serve on
521	the governing body of the authority while employed by or under
522	contract with the authority.
523	(11) The code of ethics policy shall be reviewed and
524	updated by the ethics officer and presented for board approval
525	at least once every 2 years.
526	(12) Employees shall be adequately informed and trained on
527	the code of ethics and shall continually participate in ongoing
528	ethics education.
529	Section 5. Section 348.9952, Florida Statutes, is amended
530	to read:
531	348.9952 Osceola County Expressway Authority
532	(1) There is created a body politic and corporate, an
533	agency of the state, to be known as the Osceola County
534	Expressway Authority.
535	(2)(a) The governing body of the authority shall consist
536	of six members. Five members, at least one of whom must be a
537	member of a racial or ethnic minority group, must be residents
538	of Osceola County, three of whom shall be appointed by the
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539 governing body of the county and two of whom shall be appointed 540 by the Governor. The sixth member shall be the district 541 secretary of the department serving in the district that 542 includes Osceola County, who shall serve as an ex officio, 543 nonvoting member. The term of each appointed member shall be for 544 4 years, except that the first term of the initial members 545 appointed by the Governor shall be 2 years each. Each appointed 546 member shall hold office until his or her successor has been 547 appointed and has qualified. A vacancy occurring during a term 548 shall be filled only for the balance of the unexpired term. Each appointed member of the authority shall be a person of 549 550 outstanding reputation for integrity, responsibility, and 551 business ability, but a person who is an officer or employee of 552 any municipality or of Osceola County in any other capacity may 553 not be an appointed member of the authority. A member of the 554 authority is eligible for reappointment. 555

(b) 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.

560 (c) A lobbyist, as defined in s. 112.3215, may not be 561 appointed or serve as a member of the authority.

562 <u>(d) (b)</u> Members of the authority may be removed from office 563 by the Governor for misconduct, malfeasance, <u>misfeasance</u>, or 564 nonfeasance in office.

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(e) Members of the authority may receive reimbursement from the authority for travel and other necessary expenses incurred in connection with the business of the authority as provided in s. 112.061, but may not draw salaries or other compensation.

(3) (a) The authority shall elect one of its members as chair. The authority shall also elect a secretary and a treasurer, who may be members of the authority. The chair, secretary, and treasurer shall hold such offices at the will of the authority.

(b) Three members of the authority constitute a quorum, and the vote of three members is necessary for any action taken by the authority. A vacancy in the authority does not impair the right of a quorum of the authority to exercise all of the rights and perform all of the duties of the authority.

580 The authority may employ an executive secretary, an (4) (a) 581 executive director, its own counsel and legal staff, technical 582 experts, engineers, and other employees, permanent or temporary, 583 as it may require, and may determine the qualifications and fix 584 the compensation of such persons, firms, or corporations. 585 Additionally, the authority may employ a fiscal agent or agents. 586 However, the authority shall solicit sealed proposals from at 587 least three persons, firms, or corporations for the performance 588 of any services as fiscal agents. The authority may delegate to 589 one or more of its agents or employees such of its power as it 590 deems necessary to carry out the purposes of this part, subject

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591 always to the supervision and control of the authority. 592 (b) Members of the authority are entitled to receive from the authority their travel and other necessary expenses incurred 593 594 in connection with the business of the authority as provided in 595 s. 112.061, but members shall not draw salaries or other 596 compensation. 597 (b) (c) The department is not required to grant funds for 598 startup costs to the authority. However, the governing body of 599 the county may provide funds for such startup costs. 600 (c) (d) The authority shall cooperate with and participate in any efforts to establish a regional expressway authority. 601 602 (d) (e) Notwithstanding any other provision of law, including s. 339.175(3), the authority is not entitled to voting 603 604 membership in a metropolitan planning organization in which 605 Osceola County, or any of the municipalities therein, are also 606 voting members. 607 (5) (a) A member or the executive director of the authority 608 may not: 609 1. Within 2 years after vacating his or her position as a 610 board member or the executive director, personally represent 611 another person or entity for compensation before the authority; 612 Within 2 years after vacating his or her position as a 2. board member or the executive director, have an employment or 613 contractual relationship with a business entity other than an 614 615 agency, as defined in s. 112.312, that was doing business with

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616	the authority at any time during the person's membership on or
617	employment by the authority; or
618	3. After vacating his or her position as a board member or
619	the executive director, have an employment or contractual
620	relationship with a business entity other than an agency, as
621	defined in s. 112.312, in connection with a contract in which
622	the member or executive director personally and substantially
623	participated through decision, approval, disapproval,
624	recommendation, rendering of advice, or investigation while he
625	or she was a member or employee of the authority.
626	(b) A violation of this subsection is punishable in
627	accordance with s. 112.317.
628	(6) The authority's general counsel shall serve as the
629	authority's ethics officer.
630	(7) An authority board member, employee, or consultant who
631	holds a position that may influence authority decisions may not
632	engage in any relationship that may adversely affect his or her
633	judgment in carrying out authority business. The following
634	disclosures must be made annually on a disclosure form to
635	
	prevent such conflicts of interest and preserve the integrity
636	prevent such conflicts of interest and preserve the integrity and transparency of the authority to the public:
636	and transparency of the authority to the public:
636 637	and transparency of the authority to the public: (a) Any relationship a board member, employee, or
636 637 638	and transparency of the authority to the public: (a) Any relationship a board member, employee, or consultant has which affords a current or future financial

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641 or consultant, and which a reasonable person would conclude has 642 the potential to create a prohibited conflict of interest. 643 (b) Whether a relative of such board member, employee, or 644 consultant is a registered lobbyist and, if so, the names of 645 such lobbyist's clients. Such names shall be provided in writing 646 to the ethics officer. 647 Any and all interests in real property that such board (C) 648 member, employee, or consultant has, or that a relative, principal, client, or business associate of such board member, 649 650 employee, or consultant has whenever such real property is 651 located within, or within a 1/2-mile radius of, any actual or 652 prospective authority roadway project. The executive director 653 shall provide a corridor map and a property ownership list 654 reflecting the ownership of all real property within the 655 disclosure area, or an alignment map with a list of associated 656 owners, to all board member, employees, and consultants. 657 The disclosure forms filed as required under (8) 658 subsection (7) must be reviewed by the ethics officer or, if a 659 form is filed by the general counsel, by the executive director. 660 The conflict of interest process shall be outlined in (9) 661 the authority's code of ethics. 662 Authority employees and consultants may not serve on (10)663 the governing body of the authority while employed by or under 664 contract with the authority.

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665	(11) The code of ethics policy shall be reviewed and
666	updated by the ethics officer and presented for board approval
667	at least once every 2 years.
668	(12) Employees shall be adequately informed and trained on
669	the code of ethics and shall continually participate in ongoing
670	ethics education.
671	Section 6. This act shall take effect July 1, 2014.
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