#### GENERAL MEETING OF THE BOARD OF DIRECTORS OF THE CENTRAL TEXAS REGIONAL MOBILITY AUTHORITY

#### **RESOLUTION NO. 12-021**

#### AMENDING THE POLICY CODE RELATING TO PROCUREMENT POLICIES FOR THE USE OF A DESIGN-BUILD METHOD OR A COMPREHENSIVE DEVELOPMENT AGREEMENT TO DEVELOP A TRANSPORTATION PROJECT.

WHEREAS, the 82<sup>nd</sup> Texas Legislature enacted S.B. 1420 that, among other provisions, established the authority and required procedures for the Central Texas Regional Mobility Authority to use a design-build method or a comprehensive development agreement to develop and finance certain transportation projects; and

WHEREAS, by Resolution No. 12-016 adopted February 29, 2012, the Board of Directors adopted the Mobility Authority Policy Code ("Policy Code"); and

WHEREAS, the Executive Director recommends that the Board of Directors amend the Policy Code to incorporate and implement state law requirements that authorize procurement and use of a design-build contract and a comprehensive development agreement, as set forth in Attachment "A" to this resolution.

NOW THEREFORE, BE IT RESOLVED, that the Board of Directors hereby adopts the amendments to the Policy Code set forth in Attachment "A" to this resolution.

Adopted by the Board of Directors of the Central Texas Regional Mobility Authority on the 28th day of March, 2012.

Submitted and reviewed by:

Andrew Martin General Counsel for the Central Texas Regional Mobility Authority

Approved:

Ray A. Wilkerson Chairman, Board of Directors Resolution Number: <u>12-021</u> Date Passed: <u>3/28/2012</u>

## Exhibit A

Policy Code Amendments (on the following 18 pages)

Attachment "A" to Resolution 12-1 SECTION 1. Article 7, Chapter 4, Policy Code is amended to read as follows: 2 Article 7. DESIGN-BUILD CONTRACT; COMPREHENSIVE 3 **DEVELOPMENT AGREEMENT**S 4 Subchapter A.DESIGN-BUILD PROCUREMENT 5 6 401.300 Design-Build Contract for a Transportation Project 7 (a) The authority may use the design-build method to procure the design, construction, financing, expansion, extension, related capital maintenance, rehabilitation, alteration, or repair of a 8 9 transportation **project**. In using the design-build method and in entering into a contract for the services of a design-build contractor, the authority and the design-build contractor shall follow the 10 procedures and requirements of this subchapter. 11 12 (b) The authority may enter into not more than two design-build contracts in any fiscal year. (c) A design-build contract under this subchapter may not grant to a private entity: 13 14 (1) a leasehold interest in the transportation project; or (2) the right to operate or retain revenue from the operation of the transportation project. 15 401.301 Definitions 16 17 In this subchapter: (1) "Design-build contractor" means a partnership, corporation, or other legal entity or team that 18 includes an engineering firm and a construction contractor qualified to engage in the 19 20 construction of transportation projects in this state. (2) "Design-build method" means a project delivery method by which the authority contracts 21 with a single entity to provide both design and construction services for the construction, 22 rehabilitation, alteration, or repair of a transportation project. 23 24 401.302 **Procurement Process** 25 (a) The authority must solicit proposals for a design-build contract under this subchapter. 26 (b) The Professional Services Procurement Act, Chapter 2254, Government Code, does not apply 27 to a design-build contract.

1	401.303 Use of Engineer or Engineering Firm and Other Professional
2	Services
3 4 5	(a) The authority must select or designate an engineer or a qualified engineering firm that is independent of the design-build contractor to act as the authority's representative during the procurement of a design-build contract.
6	(b) The engineer representative selected or designated under this section may be:
7	(1) an engineer that is an employee of the authority;
8	(2) the authority's general engineering consultant, if any; or
9 LO	(3) a qualified engineer or engineering firm hired by the authority pursuant to the Professional Services Procurement Act, Chapter 2254, Government Code.
1	(c) The authority must provide or contract for, independently of the design build contractor, the following services as necessary for acceptance of the transportation project by the authority:
13	(1) inspection services;
.4	(2) construction materials engineering and testing; and
.5	(3) verification testing services.
L6 L7	(d) The authority shall ensure that the engineering services contracted for under this section are selected based on demonstrated competence and qualifications, in accordance with applicable law.
18	401.304 Requests for Qualifications
.9 20	(a) The authority must solicit proposals for a design-build contract by issuing a Request for Qualifications ("RFQ").
21 22	(b) The authority shall publish a notice advertising the issuance of the RFQ in the <i>Texas Register</i> and on the authority's website, and shall publish the RFQ on the authority's website.
23	(c) An RFQ issued under this subchapter shall include:
24	(1) information regarding the proposed project's location, scope, and limits;
25	(2) information regarding funding that may be available for the project and a description of the
26	financing to be requested from the design-build contractor, as applicable;
27 28	(3) criteria that will be used to evaluate the proposals, which must include a proposer's qualifications, experience, technical competence, and ability to develop the project;
29	(4) the relative weight given to the criteria; and

1 (5) the deadline by which proposals must be received by the authority.

#### 2 <u>401.305 Withdrawal of an RFQ</u>

3 The authority may withdraw an RFQ at any time.

#### 4 401.306 Evaluation of Responses to an RFQ

- 5 (a) If the authority receives only one responsive proposal to an RFQ, the authority shall terminate
  6 the procurement.
- 7 (b) The authority shall evaluate each qualifications statement received in response to an RFQ
  8 based on the criteria identified in the request.
- 9 (c) The authority may interview responding proposers.
- 10 (d) Based on the evaluation of qualifications statements and interviews, if any, the authority shall
- 11 qualify or short-list at least two, but no more than five, proposers to submit detailed proposals.

#### 12 401.307 Requests For Detailed Proposals

- (a) The authority shall issue a request for detailed proposals ("RFDP") to proposers qualified or
   short-listed under Section 401.306.
- 15 (b) Before issuing an RFDP under this section, the authority may issue a draft RFDP to the
- 16 proposers eligible under Subsection (a) for purposes of receiving their input.
- 17 (c) An RFDP must include:
- 18 (1) information on the overall project goals;
- 19 (2) the authority's cost estimates for the design-build portion of the work;
- 20 (3) materials specifications;
- 21 (4) special material requirements;
- 22 (5) a schematic design approximately 30 percent complete;
- 23 (6) known utilities, provided that the authority is not required to undertake an effort to locate
   24 utilities;
- 25 (7) quality assurance and quality control requirements;
- 26 (8) the location of relevant structures;
- 27 (9) notice of authority rules or goals relating to awarding contracts to disadvantaged businesses;

1	<u>(10)</u>	available geotechnical or other other information related to the project;
2	<u>(11)</u>	the status of any environmental review of the project;
3 4	<u>(12)</u>	detailed instructions for preparing the technical proposal required by Section 401.309, including a description of the form and level of completeness of drawings expected;
5 6 7	<u>(13)</u>	the relative weighting of the technical and cost proposals required by this section and the formula by which the proposals will be evaluated and ranked, provided that the formula shall allocate at least 70 percent of the weighting to the cost proposal;
8	<u>(14)</u>	the criteria and weighting for each element of the technical proposal;
9	<u>(15)</u>	the risks and costs that should be assumed by the design-build contractor, including
10		(A) all risks and costs associated with:
11		(i) scope changes and modifications, as requested by the authority;
12		(ii) unknown or differing site conditions;
13		(iii) environmental clearance and other regulatory permitting for the project; and
14		(iv) natural disasters and other force majeure events; and
15 16		(B) all costs associated with property acquisition, excluding costs associated with acquiring a temporary easement or work area associated with staging or construction for the project;
17 18	<u>(16)</u>	a general form of the design-build contract that the authority proposes if the terms of the contract may be modified as a result of negotiations prior to contract execution; and
19 20	<u>(17)</u>	the deadline established by Section 401.310 by which responses to the RFDP must be received.
21	<u>401.</u>	308 Alternative Technical Concepts
22 23	<u>(a)</u> in the	The authority may provide for the submission of alternative technical concepts by a proposer e response to the RFDP.
24 25 26		If the authority provides for the submission of alternative technical concepts, the authority prescribe the process for notifying a proposer whether the proposer's alternative technical epts are approved for inclusion in a technical proposal.
27	<u>401.</u>	
28	<u>(a)</u>	Each response submitted to an RFDP shall include a sealed technical proposal and a separate

29 <u>sealed cost proposal.</u>

- 1 (b) The technical proposal must address:
- 2 (1) the proposer's qualifications and demonstrated technical competence, provided that the
   3 proposer shall not be requested to resubmit any information that was submitted and evaluated
   4 pursuant to Section 401.304;
- 5 (2) the feasibility of developing the project as proposed, including identification of anticipated
  6 problems;
- 7 (3) the proposed solutions to anticipated problems;
- 8 (4) the ability of the proposer to meet schedules;
- 9 (5) the conceptual engineering design proposed; and
- 10 (6) any other information requested by the authority.
- 11 (c) The cost proposal must include:
- 12 (1) the cost of delivering the project;
- 13 (2) the estimated number of days required to complete the project; and
- 14 (3) any terms for financing for the project that the proposer plans to provide.

#### 15 401.310 Deadline for Response to RFDP

- 16 The authority shall establish a time, date, and location for submittal of a response to an RFDP,
- 17 which deadline shall be no later than the 180<sup>th</sup> day after the RFDP is issued to each proposer
- 18 qualified or short-listed under Section 401.306.

#### 19 401.311 Withdrawal of an RFDP

- 20 (a) The authority may withdraw a RFDP at any time prior to the submission deadline for detailed
- 21 proposals. In such event the authority shall have no liability to the entities chosen to submit detailed
- 22 proposals.
- 23 (b) If the authority provides for the submission of ATCs and/or VACs, the authority shall
- 24 establish a process for submission and review of ATCs and/or VACs prior to submission of a
- 25 <u>technical proposal. Only those ATCs and/or VACs approved by the authority may be included in an</u>
- 26 <u>entity's technical proposal. The authority shall notify a proposer whether its ATCs and/or VACs are</u>
- 27 approved for inclusion in the technical proposal.
- (c) The authority may conduct meetings with or interview proposers submitting a response to an
   RFDP.
- 30

## 1 401.312 Unapproved Changes to Team

- 2 The authority may reject as nonresponsive a proposal from a proposer qualified or short-listed
- 3 <u>under Section 401.306 that makes a significant change to the composition of the proposer's design-</u>
- 4 <u>build team as initially submitted if that change was not approved by the authority as provided in the</u>
- 5 <u>RFQ.</u>

## 6 401.313 Evaluation and Ranking of Responses to an RFDP

- 7 (a) The authority shall first open, evaluate, and score each responsive technical proposal
- 8 submitted on the basis of the criteria described in the RFDP and assign points on the basis of the
  9 weighting specified in the request for detailed proposals.
- 10 (b) After completing the scoring required by Subsection (a), the authority shall subsequently open,
- 11 evaluate, and score each cost proposal based on criteria set forth in the RFDP and assign points on
- 12 the basis of the weighting specified in the request for detailed proposals. The authority shall rank
- 13 the proposers in accordance with the formula provided in the request for detailed proposals.
- (c) The authority shall then rank the proposers in accordance with the formula provided in the
   RFDP.

## 16 401.314 Stipend for Unsuccessful Proposers

- 17 (a) Pursuant to the provisions of the RFDP, the authority shall pay an unsuccessful proposer that
- 18 submits a responsive proposal to the RFDP a stipend for work product contained in the proposal.
- 19 The stipend must be specified in the initial RFDP in an amount of at least two-tenths of one percent
- 20 of the contract amount, but may not exceed the value of the work product contained in the proposal
- 21 to the authority. In the event the authority determines that the value of the work product is less than
- 22 the stipend amount, the authority must provide the proposer with a detailed explanation of the
- 23 valuation, including the methodology and assumptions used in determining value.
- 24 (b) After payment of the stipend, the authority may make use of any work product contained in
- the unsuccessful proposal, including the techniques, methods, processes, and information contained
   in the proposal
- 26 <u>in the proposal.</u>
- 27 (c) The use by the authority of any design element contained in an unsuccessful proposal is at the
- 28 sole risk and discretion of the authority and does not confer liability on the recipient of the stipend
- 29 <u>under this section.</u>
- 30 (d) The authority may provide in the RFDP for the payment of a partial stipend in the event a
- 31 procurement is terminated prior to securing project financing and execution of a design-build
- 32 <u>contract.</u>
- 33

## 1 401.315 Contract Negotiations

2	(a) After ranking the proposers under Section 401.313, the authority shall first attempt to
3	negotiate a contract with the highest-ranked proposer.
4	(b) If the authority is unable to negotiate a satisfactory contract with the highest-ranked proposer,
5	the authority shall, formally and in writing, end all negotiations with that proposer and proceed to
6 7	negotiate with the next proposer in the order of the selection ranking until a contract is reached or negotiations with all ranked proposers end.
8	(c) If the authority has committed in the RFDP to paying a stipend to unsuccessful proposers in
9	accordance with Section 401.314, the authority may include in the negotiations alternative technical
10	concepts proposed by other proposers.
11 12 13	(d) The authority may establish a deadline for the completion of negotiations with a proposer for a design-build contract. If a design-build contract has not been executed by that deadline, the authority may terminate the negotiation under Subsection (b) or, at its discretion, may extend the
14 15 16	<ul> <li><u>deadline for negotiating a design-build contract with that proposer.</u></li> <li>(e) Notwithstanding the foregoing, the authority may terminate the procurement process at any time upon a determination that continuation of the process or development of a project through a</li> </ul>
17	design-build contract is not in the authority's best interest. If the procurement process is terminated
18	after the deadline for responses to the RFDP under Section 401.310, the authority shall have no
19	liability to any proposer other than paying the stipend in accordance with the terms of Section
20	<u>401.314.</u>
21	401.316 Performance and Payment Security
22	(a) The authority shall require a design-build contractor to provide:
23	(1) a performance and payment bond;
24	(2) an alternative form of security; or
25	(3) a combination of a performance and payment bond and alternative security.
26	(b) Except as provided by Subsection (c), a performance and payment bond, alternative form of
27	security, or combination of the forms of security shall be in an amount equal to the cost of
28	constructing or maintaining the project.
29 30	(c) If the authority determines that it is impracticable for a private entity to provide security in the amount described by Subsection (b), the authority shall set the amount of the security.
31 32	(d) A performance and payment bond is not required for the portion of a design-build contract that includes design services only.

1	
1	(e) The authority may require one or more of the following alternative forms of security:
2	(1) a cashier's check drawn on a financial entity specified by the authority;
3	(2) a United States bond or note;
4	(3) an irrevocable bank letter of credit drawn from a federal or Texas chartered bank; or
5	(4) any other form of security determined suitable by the authority.
6	Subchapter B. COMPREHENSIVE DEVELOPMENT AGREEMENTS
7	(1)401.350 401.053 Comprehensive Development Agreements Allowed.
8 9 10	(a) The authority may enter into a comprehensive development agreement (a "CDA") for a transportation project authorized by state law in accordance with requirements and procedures established by this subchapter.
11 12 13	(b) The authority may enter into a <del>comprehensive development agreement (CDA)</del> with a private entity <del>to construct, maintain, repair, operate, extend, or expand a transportation project. A CDA shall<u>that</u>, at a minimum<u>:</u></del>
14	(1), provide <u>s</u> for the design and construction of a transportation project; <del>, and</del>
15 16	(2) may also provide for the financing, acquisition, maintenance, or operation of a transportation project <u>; and</u>
17	(3) entitles the private entity to:
18	(A) a leasehold interest in the transportation project; or
19	(B) the right to operate or retain revenue from the operation of the transportation project.
20 21	(c) The authority may is also allowed to negotiate provisions relating to professional and consulting services provided in connection with a CDA.
22	401.351 Confidentiality of Negotiations for a CDA
23 24 25	(a) The authority shall use its best efforts to protect the confidentiality of information made confidential by Sections 370.307 and 371.052(d), Transportation Code, as established by state law and detailed in Subsection (b).
26 27 28 29	(b) The following information in the possession of the authority or its agents is confidential, is not subject to disclosure, inspection, or copying under Chapter 552, Government Code, and is not subject to disclosure, discovery, subpoena, or other means of legal compulsion for its release until a final contract for a proposed CDA project is entered into:

1	(1) all or part of a proposal submitted by a private entity for a CDA, except:
2 3	(A) information regarding the proposed transportation project's location, scope, and limits: and
4 5	(B) information regarding the proposing private entity's qualifications, experience, technical competence, and capability to develop the project;
6 7	(2) supplemental information or material submitted by a private entity in connection with a proposal submitted under this subchapter; and
8 9 10 11	(3) information created or collected by an authority or its agent during consideration of a proposal submitted under this subchapter, including without limitation financial forecasts and traffic and revenue reports prepared by or for the authority before the authority enters into a <u>CDA</u> .
12	(c) After the authority completes its final ranking of proposals under Section 401.358, the final
13	rankings of each proposal under each of the published criteria are not confidential.
14 15	(d) After the authority enters into a CDA, financial forecasts and traffic revenue reports prepared by or for the authority before it entered into the CDA are public information.
16	(a) <u>401.352</u> 401.054 Competitive Procurement Process <u>f</u> For <u>a</u> CDA <del>.</del>
17 18	(a) The authority may either accept consider an unsolicited proposals to enter into relating to a CDA or may solicit proposals for relating to a CDA in accordance with this articlesubchapter.
19 20 21	(b) The competitive bidding requirements for highway projects as specified under Chapter 223, Transportation Code, and Chapter 2254, the Texas Professional Services Procurement Act, Government Code, do not apply to a CDA.
22	(b)401.353 401.055 Filing an Unsolicited Proposals for a CDA.
23 24 25	(a) <u>The authority may accept An</u> unsolicited proposals for a project proposer to be developed through a CDA filed with the authority shall comply with the requirements and procedures established by this section.
26 27	(b)An unsolicited proposal <del>must be filed with <u>filed with</u> the authority <u>must include</u> <del>and be</del> accompanied by a \$20,000.00 non-refundable review fee <u>payable to the authority</u>.</del>
28	(c) -An unsolicited proposal must <u>also</u> include the following information:
29	(d)(1) the proposed transportation project location, scope, and limits;
30 31	(1)(2)_information regarding the proposing <u>private</u> entity's qualifications, experience, technical competence, and capability to develop the project;

- 1 (2)(3) a proposed financial plan for the proposed project that includes, at a minimum:
- 2 (<u>3)(A)</u>projected project costs<del>;, and</del>
- 3 (A)(B) proposed sources of funds; and
- 4 (4) the name and business address of each person and business entity with a substantial interest in
  5 the business entity that is the proposing private entity filing the unsolicited proposal, as the
  6 terms "business entity" and "substantial interest" are defined under Chapter 171, Government
  7 Code, and the name and business address of each consultant or subconsultant the private
  8 entity anticipates using if the private entity develops the proposed project
  9 member of, or proposed subconsultant for, the proposing entity or team who is also
  10 performing work, directly or as a subconsultant, for the authority.
- 11 (4)401.354 Review of an Unsolicited Proposal

12 (e)(a) An uUnsolicited proposals shall be reviewed by the <u>executive director</u>, who <u>authority staff</u>

13 and/or consultants. The staff/consultants may interview, and who may request additional

14 information from, the <u>proposer proposing private entity</u>. Based on <u>that its</u> review, the <u>executive</u>

15 <u>director staff will shall</u> make an initial recommendation to the board (or a designated committee

- 16 thereof) on as to whether the board authority should consider authorize further evaluation of the
- 17 unsolicited proposal.
- 18 (f) (b) If the <u>board</u> authority authorizes further evaluation of an unsolicited proposal, then the <u>board</u>
- 19 <u>shall direct the executive director to issue authority shall publish a request for qualifications (an</u>
- 20 RFQ) <u>under in accordance with the requirements of Section 401.355</u>. Evaluation of proposals
- 21 submitted in response to RFQs shall occur in accordance with the provisions of Section 401.057.

## 22 (<u>e)401.355</u> 401.056 Authority Solicitation of Requests for Qualifications-

- 23 (a) Under this subchapter, t<sup>T</sup>he authority may solicit proposals for a CDA to develop a
- 24 <u>transportation project or for competing proposals to an unsolicited proposal filed with the authority</u>
- 25 by issuing <u>ana</u> RFQ relating to <u>the a CDA-transportation</u> project.
- 26 (h)(b) -The authority shall publish a RFQ (or a notice <u>advertising the issuance of of availability of a</u>
   27 <u>the RFQ</u> in the *Texas Register* and <del>post it on the authority's website, and shall publish the RFQ on</del>
   28 the authority's website.
- 29 <del>(i)</del>
- 30 (j)(c) An RFQ issued by the authority under this section shall include the following information :
- 31  $(\underline{k})(\underline{1})$  a description of the project;
- 32 (2) the information a private entity must provide in response to the RFQ regarding:

2 develop the project; 3 (B) the private entity's proposed financial plan for the proposed project that includes, at a minimum: 4 5 (i) projected project costs; and (ii) proposed sources of funds; and 6 7 (1)(3) the criteria to be used by the authority to evaluate the proposals received in response to the 8 RFQ: 9  $\frac{(2)}{(4)}$  the relative weight given to the criteria; and 10 (3)(5) the deadline by which proposals must be received by the authority. 11 (1) A proposal submitted in response to <u>a an</u> RFQ issued under this article, or a competing proposal submitted in response to a RFQ issued under this section 401.055(c), must include, 12 at a minimum, the information required to be submitted under Subsection (c)(2), and, if the RFQ 13 solicits competing proposals to an unsolicited proposal filed under Section 401.353, the fee required 14 by Section 401.353(b).following: 15 (m) information regarding the proposer's qualifications, experience, technical competence, and 16 17 capability to develop the project; (n) a proposed financial plan for the proposed project that includes, at a minimum: 18 (o) projected project costs, and 19 (p) proposed sources of funds; 20 21 (q) such additional information that the authority requests within the RFQ; (r) the identity of any member of, or proposed subconsultant for, the proposing entity or team 22 who is also performing work, directly or as a subconsultant, for the authority; and 23 (s)(d) in the case of a competing proposal submitted in response to a RFQ published by the 24 authority after receipt of an unsolicited proposal, a \$20,000 non-refundable proposal review fee. 25 26  $(\oplus)$  The authority may withdraw the **a**-RFQ at any time, and may then publish a new RFQ for a 27 CDA in accordance with this section. (u)401.356 401.057 Evaluation of the Responses to a Request from 28 Qualifications. 29

(A) the private entity's qualifications, experience, technical competence, and capability to

1	(v)(a) The executive director authority shall review each responses received to an RFQ issued under
2	submitted in accordance with Section 401.057401.355 based on the criteria and relative weighting
3	established in described in the RFQ. The authority shall evaluate all proposals received, and shall
4	determine which proposers will qualify to submit detailed proposals in accordance with the
5	requirements of Section 401.058. The executive director authority may include an interview as part
6	of <u>the <del>its <u>review</u> <del>evaluation</del> process.</del></u>
7	(b) After completing the review, the executive director shall make a recommendation to the board
8	on whether the board should consider further evaluation of a CDA for the project.
9	(c) If the board decides to proceed with further evaluation of a CDA for the project, the board
10	shall direct the executive director to issue a request for detailed proposals (an "RFDP") under
11	Section 401.357 The authority must qualify at least two private entities to submit.
12	(d) If the authority has received and reviewed more than one proposal from a private entity under
13	Section 401.353, Section 401.355, or both, the board shall qualify at least two private entities to
14	respond to the RFDP issued under Section 401.357 detailed proposals in accordance with the
15	procedures under Section 401.058, unless the authority does not receive more than one (1) proposal
16	in response to a RFQ.
17	(w)(e) - If only one (1) private entity has filed a proposal with the authority under this subchapter,
18	responds to a RFQ (or no entity submits a response to a RFQ issued after receipt of an unsolicited
19	proposal) the board authority may request a response from the sole private entity to an RFDP issued
20	under Section 401.357a detailed proposal from, and may attempt to negotiate a CDA with, the sole
21	proposer.
22	(x)401.357 401.058 Requests for Detailed Proposals.
23	(a) Before issuing an RFDP, the authority may solicit input from all private entities qualified
23 24	
24	under Section 401.356 and from any other person.
25	(b) The authority shall issue an request for detailed proposals (RFDP) from to all private entities
26	proposers qualified under in accordance with Section 401.356-401.057. The authority shall mail or
27	hand deliver the a RFDP directly to the private entity. proposer's main address as designated in the
28	response to the RFQ, and such
29	(y)(c) The RFDP must contain the following information-:
20	(4) $(1 + 1) + $
30	(1) instructions for preparing the proposal and the items included therein;
31	(2) the criteria to which will be used by the authority to evaluate the detailed proposals, including
32	<u>factors related to:</u>
33	(A) oversight of the toll project;

I

I

- 1 (B) maintenance and operations costs of the toll project;
- 2 (C) the structure and rates of tolls;
- 3 (D) economic development impacts of the toll project;
- 4 (E) benefits and impacts of the toll project; and
- 5 (A)(F) any other factors the authority determines appropriate;
- 6  $(\underline{B})(\underline{3})$  the relative weight to be given to the criteria;
- 7 (4) a stipulated amount to be paid to unsuccessful proposers subject to Section 401.362, if any,
   8 including any terms and conditions relating to payment of the stipulated amount;
- 9 (2)(5) the general form of a CDA sought by the authority, including any matters relating to the CDA
   10 the authority considers advantageous to the authority; -and
- 11 (3)(6) the detailed proposals must be received by the authority.

(z)(d) An RFDP under this articlesubchapter may require the private entity proposers to provide
 additional information relating to the following:

- 14  $\frac{(aa)}{(1)}$  the private entity's proposer's qualifications and demonstrated technical competence;
- 15 (1)(2) the feasibility of developing the project as proposed;
- 16 (2)(3) detailed engineering or architectural designs;
- 17 (<u>3)(4)</u> the <u>private entity's proposer's</u> ability to meet schedules;
- 18 (4)(5) costing methodology; and
- any other information the authority considers relevant or necessary to fully assess the private
   <u>entity's proposalproject</u>.
- (5)(e) The RFDP may require a responding private entity to submit a sealed technical proposal and a
   separate, sealed cost proposal.
- 23 (bb)(<u>f</u>) The authority may withdraw a<u>n</u> RFDP at any time prior to the submission deadline for
- 24 detailed proposals. In such event the authority shall have no liability to <u>a private the entityies</u> chosen
- to submit <u>a</u> detailed proposals, except as may be specified in the RFDP regarding a stipulated
   amount offered under Subsection (c)(4) and Section 401.362.
- 27 (cc) In developing and preparing to issue a RFDP in accordance with Section 401.058, the
- 28 authority may solicit input from entities qualified under Section 401.057 or any other person.

(dd)(g) After the authority has issued ana RFDP under this sectionSection 401.058, the authority
 may solicit input from the proposers regarding alternative technical concepts.

#### 3 (ee)<u>401.358</u> <u>401.059</u> Evaluation and Ranking of Detailed CDA Proposals.

The authority shall evaluate and rank each detailed proposal received based on the criteria described
in the RFDP and shall identify the private entity proposer whose proposal offers the best value to
the authority. The authority may interview the private entities proposers as part of its evaluation
process.

#### 8 401.359 401.060 Post-Submissions Discussions.

9 (a) After the authority has evaluated and ranked the detailed proposals in accordance with Section

401.059401.358, the authority may enter into discussions with the private entity proposer whose
 proposal offers the apparent best value provided, that tThe discussions under this section shall must

- 12 be limited to
- 13 (1) -incorporation of aspects of other detailed proposals for the purpose of achieving the overall
   14 best value for the authority;
- (2) -clarifications and minor adjustments in scheduling, <u>designs, operating characteristics,</u> cash
   flow, <u>and similar items</u>; and
- 17 (ff)(3)-other matters that have arisen since the submission of the detailed proposal.

18 (gg)(b) If at any point in discussions under <u>S</u>subsection (a), it appears to the authority that the

19 highest-ranking proposal will not provide the authority with the overall best value, the authority

20 may end discussions with the highest-ranking private entity and enter into discussions with the

- 21 <u>private entity proposer</u> submitting the next-highest ranking proposal.
- 22 (hh)(c) If, after receipt of detailed proposals, the authority determines that development of a project

23 through a CDA is not in the best interest of the authority, or the authority determines for any other

24 reason that it does not desire to continue the procurement, t<u>T</u>he authority may withdraw a request

- 25 <u>issued under Section 401.357 at any time. The authority may then publish a new request for</u>
- 26 <u>competing proposals and qualifications under Section 401.355.terminate the process and, in such</u>
- 27 event, it shall not be required to negotiate a CDA with any of the proposers.

## 28 (ii)<u>401.360</u> <u>401.061</u> Negotiations for CDA<del>.</del>

29 (ii)(a) Subsequent to the discussions conducted pursuant to Section 401.060401.359 and provided

30 the authority has not terminated or withdrawn the procurement, the authority and the highest-

ranking proposer shall attempt to negotiate the specific terms of a CDA.

- 32 (<u>kk)(b)</u> The authority shall prescribe the general form of the CDA and may include any matter
- 33 therein considered advantageous to the authority.

1 ((h)(c) The authority may establish a deadline for the completion of negotiations for a CDA. If an
2 agreement has not been executed within that time, the authority may terminate the negotiations, or,

- 3 at its discretion, may extend the time for negotiating an agreement.
- 4 (mm)(d) In the event an agreement is not negotiated within the time specified by the
- 5 authority, or if the parties otherwise agree to cease negotiations, the authority may commence
- 6 negotiations with the second-ranked proposer or it may terminate the process of pursuing a CDA
- 7 for the project which is the subject of the procurement process.
- 8 (nn)—Notwithstanding the foregoing, the authority may terminate the procurement process,
- 9 including the negotiations for a CDA, at any time upon a determination that continuation of the
- 10 process or development of a project through a CDA is not in the authority's best interest. In such
- event, the authority shall have no liability to any proposer other than paying the stipend in
- 12 accordance with the terms of Section 401.362 if detailed proposals have been submitted to the
- 13 authority.
- 14 (<u>oo)(e)</u>

## 15 (pp) 401.062 CDA Projects with Private Equity Investment.

- (qq) If a project to be developed through a CDA involves an equity investment by the proposer,
   the terms to be negotiated by the authority and the proposer may include, but shall not be limited to:
- 18 (rr) methods to determine the applicable cost, profit, and project distribution between the
   19 proposer and the authority;
- 20 (1) reasonable methods to determine and clarify toll rates or user fees;
- 21 (2) acceptable safety and policing standards; and
- 22 (3) other applicable professional, consulting, construction, operational and maintenance
   23 standards, expenses and costs.
- 24 (ss) The authority may only enter into a CDA with private equity investment if the project which
- 25 is the subject of the CDA is identified in TxDOT's unified transportation program or is located on a
   26 transportation corridor identified in a statewide transportation plan.
- 27 (tt) The authority may not incur a financial obligation for a private entity that constructs,
- 28 maintains, or operates a transportation project. A CDA must include a provision authorizing the
- 29 authority to purchase the interest of a private equity investor in a transportation project.
- 30 (uu)<u>401.361</u> 401.063 Authority Property Subject to a CDA-
- 31 (a) A transportation project (excluding a public utility facility) that is the subject of a CDA is
   32 public property and belongs to the authority.

(vv)(b) provided that tThe authority may lease rights-of-ways, grant easements, issue franchises,
licenses, permits or any other lawful form of use to enable a private entity to construct, operate, and
maintain a transportation project, including supplemental facilities. At the termination of any such
agreement, the transportation project shall be returned to the authority in a state of maintenance
deemed adequate by the authority and at no additional cost to the authority.

# 6 (ww)<u>401.362</u> <u>401.064</u> Payment <u>by Authority f</u> or Submission of Detailed CDA 7 Proposals.

8 (xx)(a) The authority shall may pay an unsuccessful private entity proposer that submits a detailed 9 proposal in response to an RFDP issued under Section 401.357 a stipulated amount of the final 10 contract price for any costs incurred in preparing that detailed proposal. A stipulated Such amount 11 may not exceed the lesser of the amount identified in the RFDP or the value of any work product 12 contained in the proposal that can, as determined by the authority, be used by the authority in the 13 performance of its functions. The use Use by the authority of any design element contained in an unsuccessful detailed-proposal is at the sole risk and discretion of the authority and does not confer 14 liability on the recipient of the stipulated amount under this section. 15

- 16 (b) After payment of <u>a the stipulated amount under Subsection (a)</u>:
- (1) ,-the authority shall-owns the exclusive rights to, and may make use of; any work product
   contained in, the detailed proposal, including the technologies, techniques, methods,
   processes, and information contained in the project design; and
- 20 (yy)(2) In addition, the work product contained in the proposal becomes the property of the
   authority.
- 22 (1) 401.065 Confidentiality of Negotiations for CDAs.

(zz) The authority shall use its best efforts to protect the confidentiality of information generated
 and/or submitted in connection with the process for entering into a CDA to the extent permitted by
 Section 370.307, Transportation Code. The authority shall notify any proposer whose information is
 submitted in connection with the process for entering into a CDA is the subject of a Public

27 Information Act request received by the authority.

#### 28 401.001401.363 401.066 Performance and Payment Security.

29 (a) The authority shall require any private entity entering onto-into a CDA under this subchapter
30 to provide a performance and payment bond or an alternative form of security in an amount
31 sufficient to:

- 32 (<u>1</u>)\_\_-insure the proper performance of the agreement; and
- 33 <u>(2)</u>-protect:

- 1 (<u>A</u>) -the authority; and
- (B) -payment bond beneficiaries who have a direct contractual relationship with the private entity <u>and or a subcontractors</u> of the private entity <u>who to supply labor or materials</u>.
- 4 (b) -A performance and or payment bond or alternative form of security shall be in an amount
  5 equal to the cost of constructing or maintaining the project.

6 (a)(c), provided that if <u>If</u> the authority determines that it is impracticable for a private entity to
7 provide security in <u>the such amount described by Subsection (b)</u>, the authority shall set the amount
8 of the bonds or alternative form of security.

- 9 (b)(d) <u>A performance and payment or performance</u> bond or alternative form of security is not
- required for the portion of a CDA that includes only design or planning services, the performance
   of preliminary studies, or the acquisition of real property.
- 12 (c) An alternative form of security may not be utilized unless requested by the private entity

13 proposing to enter into a CDA. Such request shall include an explanation as to why an alternative

14 form of security is appropriate, the form of alternative security to be utilized, and the benefits and

15 protections provided to the authority through use of the requested form of alternative security. A

- 16 decision on whether to accept alternative forms of security, in whole or in part, shall be at the sole
- 17 discretion of the authority.

18 (d) A payment or performance bond or alternative form of security is not required for that

19 portion of a CDA that includes only design or planning services, the performance of preliminary

- 20 studies, or the acquisition of real property.
- (e) In no event may tThe amount of the payment security must not be less than the amount of
   the performance security.
- 23 (f) If the authority prescribes requirements for alternative forms of security, in addition to
- 24 <u>performance and payment bonds the authority may require the following a</u>Alternative forms of
   25 security\_-may be permitted or required in the following forms:
- 26 (g)(1) a cashier's check drawn on a financial entity specified by the authority;
- 27 (1)(2) a United  $-S_{tates} b_{B}$  ond or <u>n</u>Note;
- 28 (2)(3) an irrevocable bank letter of credit; or
- 29 (3)(4) any other form of security determined suitable by the authority.
- 30 401.364 Review by Attorney General

- (a) The authority may not enter into a CDA unless the Texas Attorney General reviews the
   proposed agreement and determines the CDA is legally sufficient, in accordance with Subchapter B,
- 3 <u>Chapter 371, Transportation Code.</u>
- 4 (b) The authority may require the private entity who intends to enter into a CDA with the
- 5 authority to pay the examination fee assessed by the attorney general for the legal sufficiency review
- 6 required by Section 371.051, Transportation Code.
- 7 SECTION 1. Section 401.002(a)(8), Article 1, Chapter 4, Policy Code is amended to
  8 read as follows:
- 9 (8) Comprehensive Development Agreement: An agreement <u>entered into and subject to the</u>
   10 requirements of Subchapter B, Article 7 of this chapter with a private entity that at a
   11 minimum provides for the design and construction of a transportation project and may also
- 12 provide for financing, acquisition, maintenance or operation of a transportation project.