

BILL ANALYSIS

Senate Research Center
82R7272 AJZ-F

S.B. 731
By: Nichols
Transportation & Homeland Security
2/28/2011
As Filed

AUTHOR'S / SPONSOR'S STATEMENT OF INTENT

The 80th Texas Legislature passed S.B. 792, which authorized counties and other entities to enter into comprehensive development agreements (CDAs) for the development of highway toll projects. As a condition imposed on the use of these CDAs, the legislature included a provision requiring toll project entities to obtain a "legal sufficiency review" from the Office of the Attorney General (OAG) prior to entering into a CDA for a new toll project.

The OAG received no additional appropriation to cover the fiscal costs associated with the passage of S.B. 792. These agreements typically comprise several volumes of contractual terms and detailed material relating to the proposed toll project agreement and the OAG has needed to dedicate some of its most senior attorneys to thoroughly review these agreements before issuing a determination that they are "legally sufficient."

Authorizing the OAG to charge an examination fee for the legal sufficiency review of CDAs is similar to the examination fee the OAG currently charges to review and approve debt obligations, credit agreements, and related public financing contracts under Chapter 1371 (Obligations for Certain Public Improvements), Government Code.

S.B. 731 would authorize the OAG to assess a nonrefundable examination fee from toll project entities for its legal sufficiency review of proposed CDAs. The fee would be due upon submission of a proposed CDA for review. If multiple CDAs are submitted for review, then an examination fee would be required for each separate agreement. The bill would also authorize local toll project entities to collect or recover the examination fee from the private participant in the CDA, thereby allowing local entities to place the financial costs of these reviews on the private participants with which they contract, and authorize the OAG to adopt rules setting the amount of the fee and establishing any other necessary procedures for the ongoing review of CDAs.

As proposed, S.B. 731 amends current law relating to the payment of an examination fee to the attorney general for the legal sufficiency review of a comprehensive development agreement.

RULEMAKING AUTHORITY

Rulemaking authority is expressly granted to the Office of Attorney General in SECTION 1 (Section 371.051, Transportation Code) of this bill.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 371.051, Transportation Code, as follows:

Sec. 371.051. New heading: ATTORNEY GENERAL REVIEW AND EXAMINATION FEE. (a) Creates this subsection from existing text. Makes no further changes.

(b) Requires a toll project entity to pay a nonrefundable examination fee to the attorney general (OAG) on submitting a proposed comprehensive development agreement for review.

(c) Requires the toll project entity to pay the examination fee under Subsection (b) for each proposed comprehensive development agreement if the entity submits multiple proposed comprehensive development agreements relating to the same toll project for review.

(d) Authorizes the toll project entity to collect or seek reimbursement of the examination fee under Subsection (b) from the private participant under the proposed comprehensive development agreement.

(e) Requires the OAG to set the amount of the examination fee required under Subsection (b), and authorizes the OAG to adopt rules necessary to implement this section.

SECTION 2. Makes application of this Act prospective.

SECTION 3. Effective date: upon passage or September 1, 2011.