Amend HB 300 on third reading as amended by Floor Amendment No. 134 by Phillips by striking Subsection (a) of Section 371.301, Transportation Code (page 1, lines 4-19 of the amendment), as renumbered and amended by the amendment and substituting:

- (a) Subject to Section 371.302 [223.202], a toll project entity [the department] may enter into a comprehensive development agreement with a private entity to design, develop, finance, construct, maintain, repair, operate, extend, or expand a:
  - (1) toll project;
- (2) [facility or a combination of facilities on the
  Trans=Texas Corridor];
- $\left[\frac{(3)}{3}\right]$  state highway improvement project that includes both tolled and nontolled lanes and may include nontolled appurtenant facilities;
- (3) [(4)] state highway improvement project in which the private entity has an interest in the project; [ex]
- (4)[(5)] state highway improvement project financed wholly or partly with the proceeds of private activity bonds, as defined by Section 141(a), Internal Revenue Code of 1986; or
- (5) for a regional mobility authority, a transportation project as defined by Section 370.003.