By: Nichols, et al.

S.B. No. 312

#### A BILL TO BE ENTITLED

1 AN ACT relating to the continuation and functions of the Texas Department 2 of Transportation; authorizing an increase in rates charged for the 3 use of state aircraft to provide for the acquisition of replacement 4 aircraft. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 7 SECTION 1. Section 21.069(a), Transportation Code, is amended to read as follows: 8 (a) The department [, in consultation with the State 9 10 Aircraft Pooling Board, shall establish a state airport in Central Texas that is open to the general public. 11 12 SECTION 2. Section 201.059, Transportation Code, is amended 13 to read as follows: Sec. 201.059. COMMISSION MEMBER TRAINING [ON DEPARTMENT AND 14 CERTAIN LAWS RELATING TO DEPARTMENT]. (a) 15 A [To be eligible to take office as a member of the commission, a] person who is 16 17 appointed to and qualifies for office as a member of the commission may not vote, deliberate, or be counted as a member in attendance at 18 a meeting of the commission until the person completes [must 19 complete at least one course of] a training program that complies 20 21 with this section. 22 (b) The training program must provide the person with

23 information [to the person] regarding:

24

(1) <u>the law governing department operations</u> [<del>this</del>

S.B. No. 312 1 subchapter]; the programs, functions, rules, and budget of 2 (2) [operated by] the department; 3 4 (3) the scope of and limitations on the rulemaking authority of the commission [role and functions of the department]; 5 6 (4) [the rules of the department with an emphasis on 7 the rules that relate to disciplinary and investigatory authority; [(5) the current budget for the department; 8 9 [(6)]the results of the most recent formal audit of 10 the department; (5) [(7)] the requirements of [the]: 11 laws relating to open meetings, public 12 (A) 13 information, administrative procedure, and disclosing conflicts of interest [law, Chapter 551, Government Code]; and 14 15 (B) other laws applicable to members of the 16 commission in performing their duties [open records law, Chapter 17 552, Government Code; and 18 [(C) administrative procedure law, Chapter 2001, 19 Government Code; [(8) the requirements of the conflict of interest laws 20 and other laws relating to public officials]; and 21 22 (6) [(9)] any applicable ethics policies adopted by the department [commission] or the Texas Ethics Commission. 23 A person appointed to the commission is entitled to 24 (C) 25 reimbursement, as provided by the General Appropriations Act, for the travel expenses incurred in attending the training program, 26 regardless of whether the attendance at the program occurs before 27

1 or after [as provided by the General Appropriations Act and as if] 2 the person qualifies for office [were a member of the commission]. The director shall create a training manual that 3 (d) 4 includes the information required by Subsection (b). The director shall distribute a copy of the training manual annually to each 5 member of the commission. On receipt of the training manual, each 6 7 member of the commission shall sign and submit to the director a statement acknowledging receipt of the training manual. 8

9 SECTION 3. Section 201.204, Transportation Code, is amended 10 to read as follows:

Sec. 201.204. SUNSET PROVISION. The Texas Department of Transportation is subject to Chapter 325, Government Code (Texas Sunset Act). Unless continued in existence as provided by that chapter, the department is abolished September 1, <u>2029</u> [<del>2017</del>].

15 SECTION 4. Sections 201.601(a-1) and (d), Transportation 16 Code, are amended to read as follows:

17

(a-1) The plan must:

18 (1) contain specific <u>and clearly defined</u> 19 <u>transportation system strategies</u>, long-term transportation goals 20 for the state and measurable targets for each goal<u>, and other</u> 21 <u>related performance measures</u>;

(2) identify priority corridors, projects, or areas of
the state that are of particular concern to the department in
meeting the goals established under Subdivision (1); and

(3) contain a participation plan specifying methods
for obtaining formal input on the goals and priorities identified
under this subsection from:

other state agencies; (A) (B) political subdivisions; (C) local transportation entities; and (D) the general public. In selecting transportation projects, the (d) [<del>The</del>] department shall consider the transportation system strategies, goals and measurable targets, and other related performance measures established under Subsection (a-1)(1) [in selecting transportation projects]. SECTION 5. Section 201.6013, Transportation Code, is amended to read as follows: Sec. 201.6013. LONG-TERM PLAN FOR STATEWIDE PASSENGER RAIL SYSTEM. (a) The department shall: (1) prepare [and update annually] a long-term plan for a statewide passenger rail system; and (2) update the plan at least once every five years. (b) Information contained in the plan must include: (1) a description of existing and proposed passenger rail systems; (2) information regarding the status of passenger rail systems under construction; (3) analysis of potential interconnectivity an difficulties; an analysis of short-term and long-term effects of (4) each proposed passenger rail system on state and local road connectivity, including effects on oversize or overweight vehicles and other commercial traffic;

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

S.B. No. 312

1 (5) an analysis of the effect of each proposed passenger rail system on statewide transportation planning, 2 including the effect on future state and local road construction 3 4 and road maintenance needs; 5 (6) ridership projections for proposed passenger rail projects; and 6 7 (7) [(5)] ridership statistics for existing passenger rail systems. 8 9 SECTION 6. Section 201.6015, Transportation Code, is 10 amended to read as follows: Sec. 201.6015. INTEGRATION OF PLANS AND POLICY EFFORTS. 11 In developing each of its transportation plans and policy efforts, the 12 13 department must: (1) clearly reference the statewide transportation 14 15 plan under Section 201.601; 16 (2) include in the plan or policy effort the 17 transportation system strategies, goals and measurable targets, 18 and other related performance measures established under Section 201.601(a-1)(1); and 19 (3) [and] specify how the plan or policy effort 20 supports [or otherwise relates to] the specific goals established 21 under Section 201.601(a-1)(1) [that section]. 22 SECTION 7. Section 201.806(a), Transportation Code, 23 is amended to read as follows: 24 25 (a) The department shall: (1) tabulate and analyze the vehicle accident reports 26 27 it receives; and

S.B. No. 312

S.B. No. 312 1 (2) annually or more frequently publish on the 2 department's Internet website statistical information derived from the accident reports as to the number, cause, and location of 3 4 highway accidents, including information regarding the number of: 5 accidents involving injury to, death of, or (A) property damage to a bicyclist or pedestrian; and 6 7 (B) fatalities caused by a bridge collapse, as defined by Section 550.081. 8 9 SECTION 8. Section 201.807, Transportation Code, is amended by amending Subsection (a) and adding Subsections (g) and (h) to 10 read as follows: 11 In this section, "department project" means a highway 12 (a) 13 project under the jurisdiction of the department, including a grouped rehabilitation and preventive maintenance project, that: 14 15 (1)is being developed or is under construction; and 16 (2) is identified in the district project portfolio [work program] required under Section 201.998. 17 (g) The department shall: 18 (1) conduct a comprehensive review of the project 19 20 information reporting system; (2) in conducting the review required by Subdivision 21 (1), incorporate feedback from internal and external users of the 22 system and advice from the department office responsible for public 23 24 involvement; and 25 (3) develop a plan for implementing any needed improvements to the system. 26 27 (h) The department shall conduct the review required by

1	Subsection (g)(1) on a regular basis, as specified by commission
2	<u>rule.</u>
3	SECTION 9. Subchapter J, Chapter 201, Transportation Code,
4	is amended by adding Section 201.8075 to read as follows:
5	Sec. 201.8075. STATEWIDE TRANSPORTATION PLAN DASHBOARD.
6	(a) In this section, "dashboard" means a web-based data
7	visualization tool that provides an analysis and visual
8	representation of key performance measures relevant to a particular
9	objective.
10	(b) The department shall develop and prominently display on
11	the department's Internet website a dashboard that clearly
12	communicates to the public:
13	(1) the transportation system strategies, goals and
14	measurable targets, and other related performance measures
15	established under Section 201.601(a-1)(1); and
16	(2) the department's progress, including trends over
17	time, in meeting the strategies, goals and targets, and other
18	related performance measures described by Subdivision (1).
19	(c) The dashboard must be in a format that is easy to
20	navigate.
21	(d) The department shall:
22	(1) regularly update the information displayed on the
23	dashboard; and
24	(2) publish on the department's Internet website the
25	methodology and data used to determine the department's progress
26	under Subsection (b)(2).
27	SECTION 10. Section 201.808, Transportation Code, is

amended by adding Subsection (i) to read as follows: 1 2 (i) The department shall: (1) conduct a comprehensive analysis regarding the 3 4 effect of funding allocations made to funding categories described by Section 201.991(b) and project selection decisions on 5 accomplishing the goals described in the statewide transportation 6 7 plan under Section 201.601; 8 (2) provide the analysis to metropolitan planning 9 organizations, the public, and each member of the commission for the purpose of informing deliberations on funding decisions for the 10 11 unified transportation program under Section 201.991; 12 (3) update the analysis as part of: 13 (A) the department's annual update to the unified transportation program under Section 201.992 and any other formal 14 update to that program; and 15 16 (B) the evaluation and report required by Section 17 201.809; 18 (4) promptly publish the analysis on the department's Internet website in its entirety and in summary form; and 19 20 (5) publish the methodology and data used to create the analysis on the department's Internet website and make the 21 methodology and data available to the metropolitan planning 22 organizations, the public, and the commission under Subdivision 23 24 (2). 25 SECTION 11. Section 201.809(a), Transportation Code, is amended to read as follows: 26 27 (a) The department annually shall evaluate and publish a

S.B. No. 312

1 report about the status of each transportation goal for this
2 state. The department shall also promptly publish the report on
3 the department's Internet website in summary form. The report must
4 include:

5 (1) information about the progress of each long-term 6 transportation goal that is identified by the statewide 7 transportation plan;

8 (2) the status of each project identified as a major9 priority;

10 (3) a summary of the number of statewide project 11 implementation benchmarks that have been completed; [and]

12 (4) information about the accuracy of previous13 department financial forecasts; and

14

(5) the analysis required by Section 201.808(i).

15 SECTION 12. Section 201.991, Transportation Code, is 16 amended by adding Subsections (b-1) and (e) and amending Subsection 17 (d) to read as follows:

18

(b-1) The commission by rule shall:

19 (1) adopt a policy comprehensively explaining the 20 department's approach to public involvement and transparency 21 related to the unified transportation program; and

22 (2) require the department to, at a minimum, make a 23 report on any change to the unified transportation program 24 available on the department's Internet website and provide the 25 report to the commission in a public meeting, regardless of any 26 rules adopted for public hearings and approvals.

27 (d) In developing the rules required by <u>Subsection (b)</u> [this

1 section], the commission shall collaborate with local 2 transportation entities. (e) In developing the policy required by Subsection 3 (b-1)(1), the commission shall collaborate with stakeholders. 4 SECTION 13. Section 201.992(b), Transportation Code, is 5 amended to read as follows: 6 7 (b) The annual update must include: the annual funding forecast required by Section 8 (1)9 201.993; 10 (2) the list of major transportation projects required 11 by Section 201.994(b); [and] (3) the category to which the project has been 12 assigned and the priority of the project in the category under 13 Section 201.995; and 14 15 (4) the analysis required by Section 201.808(i). SECTION 14. Sections 201.993(a) and (c), Transportation 16 Code, are amended to read as follows: 17 18 (a) The department annually shall: develop and publish on the department's Internet 19 (1)20 website a forecast of all funds the department expects to receive, including funds from this state and the federal government; and 21 22 (2) use that forecast to guide planning for the unified transportation program. 23 Not later than September 1 of each year, the department 24 (c) 25 shall prepare and publish on the department's Internet website a cash flow forecast for a period of 20 years. 26 SECTION 15. Section 201.995, Transportation Code, 27 is

is

amended by adding Subsection (d) to read as follows: 1 2 (d) In prioritizing and approving projects under Section 201.9991 that are included in the unified transportation program, 3 the commission must first evaluate projects on strategic need and 4 potential contribution toward meeting the transportation goals 5 established under Section 201.601(a-1)(1). After conducting that 6 7 initial evaluation, the commission may conduct a secondary evaluation based on other factors such as funding availability and 8 9 project readiness.

10 SECTION 16. Section 201.998, Transportation Code, amended to read as follows:

11

Sec. 201.998. <u>DISTRICT PROJECT PORTFOLIOS</u> [WORK PROGRAM]. 12 13 (a) Each department district shall develop a consistently formatted project portfolio [work program] based on the unified 14 15 transportation program covering a period of at least four years 16 that contains all projects that the district proposes to implement during that period. 17

18 (b) The department shall develop comprehensive performance measures for key steps in the project development process for 19 20 projects included in each district's project portfolio. The department shall use the performance measures developed under this 21 subsection to track and report whether each district is: 22

23 (1) developing an appropriate mix of projects; and (2) on track to meet letting targets that are 24 25 consistent with applicable department policy governing when a project should be bid on for a contract awarded by the department 26 27 [work program must contain:

1 [(1) information regarding the progress of projects designated as major transportation projects, according to project 2 implementation benchmarks and timelines established under Section 3 201.994; and 4 5 [(2) a summary of the progress on other district projects]. 6 7 (c) The department shall conduct a review of project development activities in each district's project portfolio on a 8 regular basis and use the review [use the work program] to [+ 9 [(1)] monitor and evaluate the performance of each 10 [the] district[; and 11 12 [(2) evaluate the performance of district employees]. In conducting the review required by Subsection (c), the 13 (d) [The] department shall, when appropriate, seek input from key 14 stakeholders such as local government project sponsors or 15 16 metropolitan planning organizations [publish the work program in appropriate media and on the department's Internet website]. 17 (e) The commission shall adopt rules as necessary to 18 administer this section. 19 (f) The commission shall adopt and regularly update rules: 20 (1) governing the overall planning, review, and 21 22 monitoring process created by this section; 23 (2) specifying how planning and project stakeholders can become involved in the process described by Subdivision (1); 24 25 and 26 (3) requiring the department to regularly report results under this section to the commission and the public and 27

S.B. No. 312

1 specifying the method for reporting those results.

# 2 (g) The commission shall consult a stakeholder group before 3 adopting or updating rules under Subsection (f).

4 SECTION 17. Section 201.9991(a), Transportation Code, is 5 amended to read as follows:

6 (a) The commission by rule shall prioritize and approve 7 projects included in the statewide transportation plan under 8 Section 201.601 or in the unified transportation program under 9 <u>Section 201.991</u> in order to provide financial assistance under this 10 chapter.

SECTION 18. Subchapter P, Chapter 201, Transportation Code, is amended by adding Section 201.9992 to read as follows:

13 <u>Sec. 201.9992. ROLES AND RESPONSIBILITIES OF DEPARTMENT AND</u>
14 <u>METROPOLITAN PLANNING ORGANIZATIONS. (a) The commission shall</u>
15 <u>adopt rules governing:</u>
16 <u>(1) the alignment of the department's state and</u>

17 <u>federal funding forecasts, including the annual funding forecast</u> 18 <u>required by Section 201.993</u>, with the funding forecasts of 19 <u>metropolitan planning organizations, including:</u>

20 (A) the funding forecasts used for long-term 21 planning as described in Sections 201.620 and 472.035; and

22 (B) the 10-year transportation plan required by 23 Section 201.9911;

24 <u>(2) the alignment of the statewide project</u> 25 <u>recommendation criteria developed by the department with the</u> 26 <u>project recommendation criteria developed by metropolitan planning</u> 27 <u>organizations that relate to statewide transportation goals</u>,

S.B. No. 312 particularly for major mobility projects using a mix of several 1 2 funding sources and selected by different entities; 3 (3) the department's timelines and review process for 4 the 10-year transportation plans required by Section 201.9911; 5 (4) the department's process for allowing metropolitan planning organizations direct access to the department's 6 7 information systems, software, and technical assistance for the 8 purpose of accomplishing statewide transportation goals; and (5) the department's process for collaborating with 9 metropolitan planning organizations to regularly evaluate the 10 11 availability, consistency, and quality of data and other information needed to fully develop a more performance-based 12 13 transportation planning and project selection system. (b) A rule adopted under Subsection (a)(3) must take into 14 consideration a metropolitan planning organization's other 15 deadlines and requirements in federal law. 16 (c) The commission shall consult a stakeholder group before 17 developing the rules required by Subsection (a). 18 SECTION 19. Subchapter B, Chapter 203, Transportation Code, 19 20 is amended by adding Section 203.023 to read as follows: 21 Sec. 203.023. SUBSTANTIAL CHANGE IN LAYOUT OR FUNCTION. The commission by rule shall require a hearing for projects that 22 23 substantially change the layout or function of a connecting roadway or an existing facility, including the addition of managed lanes, 24 high-occupancy vehicle lanes, bicycle lanes, bus lanes, and transit 25 26 lanes. 27 SECTION 20. Section 223.012, Transportation Code, is

amended to read as follows: 1 Sec. 223.012. CONTRACTOR PERFORMANCE. (a) The commission 2 [department] shall adopt rules to: 3 4 (1)establish a range of contract remedies to be included in all highway improvement contracts, including 5 enforceable corrective action plans and criteria for prohibiting 6 7 contractors with significant project completion delays from bidding on new projects, and develop a process and criteria for when 8 9 to apply each contract remedy; 10 (2) develop and implement a schedule for liquidated 11 damages that accurately reflects the costs associated with project completion delays, including administrative and travel delays; and 12 13 (3) develop a contractor performance evaluation process and an evaluation tool that: 14 15 (A) allows for the [(2)] review of contractor 16 bidding capacity to ensure that contractors meet each quality, safety, and timeliness standard established by the commission; and 17 18 (B) contains criteria for modifying a contractor's bidding capacity for competitively bid highway 19 20 improvement contracts when appropriate [(3) conduct a review to determine whether commission rules or state law should be changed 21 22 to realize significant cost and time savings on state highway 23 construction and maintenance projects]. 24 In developing the rules required by Subsection (a)(1), (b) 25 the commission must: 26 (1) consult with industry contractors; and 27 (2) consider contract remedies used by:

1	(A) other state agencies; and
2	(B) departments of transportation in other
3	states [Not later than December 1, 1998, the department shall file a
4	report with the governor, the lieutenant governor, and the speaker
5	of the house of representatives containing:
6	[ <del>(1) the results of the review conducted under</del>
7	Subsection (a)(3); and
8	[ <del>(2) recommendations on legislation the commission</del>
9	determines is necessary to realize significant cost and time
10	savings on state highway construction and maintenance].
11	(c) The rules adopted under Subsection (a)(2) must:
12	(1) include criteria for identifying projects that
13	have a significant impact on the traveling public; and
14	(2) require the department to calculate
15	project-specific liquidated damages for projects described by
16	Subdivision (1) that reflect the true cost of travel delays.
17	(d) In developing the evaluation tool required by
18	Subsection (a)(3), the commission must consult with industry
19	contractors.
20	(e) The rules adopted under Subsection (a)(3) must:
21	(1) provide for a process for contractors to appeal
22	the contractors' evaluations; and
23	(2) include criteria for the use of the evaluations by
24	the department to address contractor performance problems.
25	(f) Rules adopted under this section must require:
26	(1) contractual provisions providing for the
27	consideration of sufficient time; and

	S.D. NO. 312
1	(2) the department to consider any events outside a
2	contractor's control before assessing a penalty against the
3	contractor.
4	SECTION 21. Section 550.025(a), Transportation Code, is
5	amended to read as follows:
6	(a) The operator of a vehicle involved in an accident
7	resulting only in damage to a structure adjacent to a highway or a
8	fixture or landscaping legally on or adjacent to a highway shall:
9	(1) take reasonable steps to locate and notify the
10	owner or person in charge of the property of the accident and of the
11	operator's name and address and the registration number of the
12	vehicle the operator was driving; <u>and</u>
13	(2) if requested and available, show the operator's
14	driver's license to the owner or person in charge of the property[+
15	and
16	[ <del>(3) report the accident if required by Section</del>
17	<del>550.061</del> ].
18	SECTION 22. Effective September 1, 2019, Section
19	550.062(b), Transportation Code, is amended to read as follows:
20	(b) The report required by Subsection (a) must be filed
21	electronically with the department not later than the 10th day
22	after the date of the accident.
23	SECTION 23. Section 550.064(b), Transportation Code, is
24	amended to read as follows:
25	(b) An accident report form prepared by the department must:
26	(1) require sufficiently detailed information to
27	disclose the cause and conditions of and the persons and vehicles

involved in an accident if the form is for the report to be made by a
 person [involved in or] investigating the accident;

3 (2) include a way to designate and identify a peace 4 officer, firefighter, or emergency medical services employee who is 5 involved in an accident while driving a law enforcement vehicle, 6 fire department vehicle, or emergency medical services vehicle 7 while performing the person's duties;

8 (3) require a statement by a person described by9 Subdivision (2) as to the nature of the accident; and

10 (4) include a way to designate whether an individual 11 involved in an accident wants to be contacted by a person seeking to 12 obtain employment as a professional described by Section 38.01(12), 13 Penal Code.

SECTION 24. Section 550.065(a), Transportation Code, is amended to read as follows:

16 (a) This section applies only to the following information17 that is held by the department or another governmental entity:

18 (1) a written report of an accident required under:
 19 (A) Section [550.061,] 550.062;[7] or
 20 (B) former Section 550.061 or 601.004 before

21 <u>September 1, 2017</u>; or

22 (2) accident report information compiled under23 Section 201.806.

24 SECTION 25. Section 550.067(c), Transportation Code, is 25 amended to read as follows:

26 (c) A municipality by ordinance may require the person in27 charge of a garage or repair shop where a motor vehicle is brought

1 if the vehicle shows evidence of having been involved in an accident 2 <u>described by</u> [requiring a report to be filed under] Section 3 <u>550.062(a)</u> [550.061 or 550.062] or shows evidence of having been 4 struck by a bullet to report to a department of the municipality 5 within 24 hours after the garage or repair shop receives the motor 6 vehicle, giving the engine number, registration number, and the 7 name and address of the owner or operator of the vehicle.

8 SECTION 26. Section 550.068, Transportation Code, is 9 amended to read as follows:

Sec. 550.068. CHANGING ACCIDENT REPORT. (a) Except as provided by Subsection (b), a change in or a modification of a written report of a motor vehicle accident prepared by a peace officer [or the operator of a vehicle involved in an accident] that alters a material fact in the report may be made only by the peace officer [or person] who prepared the report.

16 (b) A change in or a modification of the written report of 17 the accident may be made by a person other than the peace officer 18 [or the operator of the vehicle] if:

19 (1) the change is made by a written supplement to the20 report; and

(2) the written supplement clearly indicates the nameof the person who originated the change.

23 SECTION 27. Section 601.005, Transportation Code, is 24 amended to read as follows:

Sec. 601.005. EVIDENCE IN CIVIL SUIT. <u>A</u> [On the filing of a report under Section 601.004, a] person at a trial for damages may not refer to or offer as evidence of the negligence or due care of a

1 party:

2 (1) an action taken by the department under this3 chapter;

4 (2) the findings on which that action is based; or
5 (3) the security or evidence of financial
6 responsibility filed under this chapter.

7 SECTION 28. Sections 601.007(b) and (c), Transportation
8 Code, are amended to read as follows:

9 (b) The provisions of this chapter[, other than Section 10 601.004,] do not apply to an officer, agent, or employee of the 11 United States, this state, or a political subdivision of this state 12 while operating a government vehicle in the course of that person's 13 employment.

14 (c) The provisions of this chapter, other than <u>Section</u> 15 [Sections 601.004 and] 601.054, do not apply to a motor vehicle that 16 is subject to Chapter 643.

SECTION 29. Section 601.154(c), Transportation Code, is amended to read as follows:

19 (c) In determining whether there is a reasonable 20 probability that a judgment will be rendered against the person as a 21 result of an accident and the amount of security that is sufficient 22 under Subsection (a), the department may consider:

23

a report of an investigating officer; <u>and</u>

24 (2) [an accident report of a party involved; and

25 [(3)] an affidavit of a person who has knowledge of the 26 facts.

27 SECTION 30. Section 707.004(f), Transportation Code, is

amended to read as follows: 1 2 (f) Not later than December 1 of each year, the department shall publish on the department's Internet website the information 3 submitted by a local authority under Subsection (d). 4 5 SECTION 31. Sections 730.003(4) and (6), Transportation Code, are amended to read as follows: 6 7 (4) "Motor vehicle record" means a record that pertains to a motor vehicle operator's or driver's license or 8 9 permit, motor vehicle registration, motor vehicle title, or identification document issued by an agency of this state or a local 10 11 agency authorized to issue an identification document. The term does not include: 12 13 (A) a record that pertains to a motor carrier; or 14 (B) an accident report prepared under: 15 (i) Chapter 550; or 16 (ii) former Section 601.004 before 17 September 1, 2017 [601]. (6) "Personal information" means 18 information that identifies a person, including an individual's photograph or 19 20 computerized image, social security number, driver identification number, name, address, but not the zip code, telephone number, and 21 medical or disability information. The term does not include: 22 (A) information on vehicle accidents, driving or 23 equipment-related violations, or driver's license or registration 24 25 status; or 26 (B) information contained in an accident report 27 prepared under:

1	<u>(i)</u> Chapter 550 <u>;</u> or
2	(ii) former Section 601.004 before
3	<u>September 1, 2017</u> [ <del>601</del> ].
4	SECTION 32. Section 2167.001(a), Government Code, is
5	amended to read as follows:
6	(a) This chapter applies to:
7	<pre>(1) office space;</pre>
8	(2) warehouse space;
9	<pre>(3) laboratory space;</pre>
10	<ul><li>(4) storage space exceeding 1,000 gross square feet;</li></ul>
11	(5) boat storage space;
12	(6) aircraft hangar space other than hangar space and
13	adjacent space leased by the <u>Texas Department of Transportation</u>
14	[ <del>State Aircraft Pooling Board</del> ] at Austin-Bergstrom International
15	Airport and operated for the purpose of providing air
16	transportation services for the State of Texas;
17	(7) vehicle parking space; and
18	(8) a combination of those kinds of space.
19	SECTION 33. Section 2175.191(c), Government Code, is
20	amended to read as follows:
21	(c) Proceeds from the sale of surplus and salvage property
22	of the <u>Texas Department of Transportation relating to the</u>
23	department's duties under Chapter 2205 [State Aircraft Pooling
24	Board] shall be deposited to the credit of the <u>department</u> [board].
25	SECTION 34. The heading to Subchapter A, Chapter 2205,
26	Government Code, is amended to read as follows:
27	SUBCHAPTER A. [ <del>STATE AIRCRAFT POOLING BOARD;</del> ] GENERAL PROVISIONS

1 SECTION 35. Section 2205.002(1), Government Code, is 2 amended to read as follows:

3 (1) "<u>Department</u> [Board]" means the <u>Texas Department of</u>
4 <u>Transportation</u> [State Aircraft Pooling Board].

5 SECTION 36. Section 2205.012, Government Code, is amended 6 to read as follows:

Sec. 2205.012. STAFF. [(a)] The <u>department</u> [board] may employ and compensate staff as provided by legislative appropriation or may use staff provided by the comptroller or the state auditor's office.

11 [(b) The board shall develop and implement policies that 12 clearly define the respective responsibilities of the board and the 13 staff the board uses.]

SECTION 37. Section 2205.032, Government Code, is amended to read as follows:

16 Sec. 2205.032. CUSTODY, CONTROL, OPERATION, AND 17 MAINTENANCE. (a) The <u>department</u> [board] shall operate a pool for 18 the custody, control, operation, and maintenance of all aircraft 19 owned or leased by the state.

(b) The <u>department</u> [board] may purchase aircraft with funds
appropriated for that purpose.

(c) As part of the strategic plan that the <u>department</u> 22 [board] develops and submits under Chapter 2056, the department 23 [board] shall develop a long-range plan for its pool of aircraft. 24 25 The department [board] shall include [appropriate portions of] the plan the department's [<del>its</del>] 26 long-range in legislative 27 appropriations request if the department identifies the need for

S.B. No. 312 additional appropriations and the additional appropriations are 1 related to the department's duties under this chapter. 2 The long-range plan must include: 3 (1) 4 estimates of future aircraft replacement needs and other fleet management needs, including: 5 6 (A) any projected need to increase or decrease 7 the number of aircraft in the pool; (B) estimates of the remaining useful life for 8 9 each aircraft in the pool; and (C) a proposed schedule for replacing aircraft in 10 11 the pool; (2) a range of alternatives and scenarios for the 12 13 number and types of aircraft in the pool; (3) an analysis of current usage of aircraft in the 14 15 pool, including customer base and documented rationale for use; 16 (4) the status of maintenance time and costs and 17 projected future trends regarding maintenance time and costs; 18 (5) any documented high-risk mechanical issues with aircraft in the pool; 19 20 (6) an analysis of the costs and benefits of different methods for meeting air transportation currently provided by the 21 department under Section 2205.036, including: 22 23 (A) the potential use of statewide contracts for private charter aircraft services; 24 25 (B) increased reliance on commercial carriers 26 for routine travel; 27 (C) decreasing the number of aircraft in the pool

1 and increasing the use of contracted flight services; and

2 (D) any other method the department considers 3 feasible; and 4 (7) an analysis of the impact of including capital

5 recovery costs in the rates the department charges under Section 6 2205.040 that, at a minimum, includes the impact of those included 7 costs on customer utilization and the department's schedule for 8 replacing aircraft in the pool.

9 <u>(d)</u> In developing the long-range plan, the <u>department</u> 10 [<del>board</del>] shall consider at a minimum for each aircraft in the pool:

11 (1) how much the aircraft is used and the purposes for 12 which <u>the aircraft</u> [<del>it</del>] is used;

13 (2) the cost of operating the aircraft and the revenue14 generated by the aircraft; and

15 (3) the demand for the aircraft or for that type of16 aircraft.

17 (e) The department shall update the long-range plan 18 annually and make the plan available on the department's Internet 19 website.

20 SECTION 38. Section 2205.034, Government Code, is amended 21 to read as follows:

Sec. 2205.034. FACILITIES. (a) The <u>department</u> [board] may acquire appropriate facilities for the accommodation of all aircraft owned or leased by the state. The facilities may be purchased or leased as determined by the <u>department</u> [board] to be most economical for the state and as provided by legislative appropriations. The facilities may include adequate hangar space,

an indoor passenger waiting area, a flight-planning area,
 communications facilities, and other related and necessary
 facilities.

4 (b) A state agency that operates an aircraft may not use a facility in Austin other than a facility operated by the department 5 [board] for the storage, parking, fueling, or maintenance of the 6 7 aircraft, whether or not the aircraft is based in Austin. In a situation the department [board] determines to be an emergency, the 8 9 department [board] may authorize a state agency to use a facility in Austin other than a department [board] facility for the storage, 10 11 parking, fueling, or maintenance of an aircraft.

SECTION 39. Section 2205.035, Government Code, is amended to read as follows:

Sec. 2205.035. AIRCRAFT LEASES. (a) The <u>department</u> [board] by interagency contract may lease state-owned aircraft to a state agency.

17 (b) A state agency that is the prior owner or lessee of an 18 aircraft has the first option to lease that aircraft from the 19 <u>department</u> [board].

20 (c) The lease may provide for operation or maintenance by
21 the <u>department</u> [board] or the state agency.

(d) A state agency may not expend appropriated funds for the lease of an aircraft unless the <u>department</u> [<del>board</del>] executes the lease or approves the lease [<del>by board order</del>].

(e) A state agency may not use money appropriated by the
legislature to rent or lease aircraft except from the <u>department</u>
[board] or as provided by Subsection (f). For purposes of this

subsection and Subsection (f), payments of mileage reimbursements
 provided for by the General Appropriations Act are not rentals or
 leases of aircraft.

4 (f) If the department [<del>board</del>] determines that no state-owned aircraft is available to meet a transportation need 5 that has arisen or that a rental or lease of aircraft would reduce 6 the state's transportation costs, the <u>department</u> [board] shall 7 authorize a state agency to expend funds for the rental or lease of 8 9 aircraft, which may include a helicopter.

SECTION 40. Section 2205.036, Government Code, is amended to read as follows:

12 Sec. 2205.036. PASSENGER TRANSPORTATION. (a) The 13 <u>department</u> [board] shall provide aircraft transportation, to the 14 extent that its aircraft are available, to:

(1) state officers and employees who are traveling on official business according to the coordinated passenger scheduling system and the priority scheduling system developed as part of the aircraft operations manual under Section 2205.038;

19 (2) persons in the care or custody of state officers or20 employees described by Subdivision (1); and

(3) persons whose transportation furthers officialstate business.

(b) The <u>department</u> [board] may not provide aircraft transportation to a passenger if the passenger is to be transported to or from a place where the passenger:

26 (1) will make or has made a speech not related to27 official state business;

(2) will attend or has attended an event sponsored by a
 political party;

3 (3) will perform a service or has performed a service 4 for which the passenger is to receive an honorarium, unless the 5 passenger reimburses the <u>department</u> [board] for the cost of 6 transportation;

7 (4) will attend or has attended an event at which money8 is raised for private or political purposes; or

9 (5) will attend or has attended an event at which an 10 audience was charged an admission fee to see or hear the passenger.

11 (c) The <u>department</u> [board] may not provide aircraft 12 transportation to a destination unless:

13 (1) the destination is not served by a commercial 14 carrier;

15 (2) the <u>aircraft transportation is the most</u> 16 <u>cost-effective travel arrangement in accordance with Section</u> 17 <u>660.007(a)</u> [time required to use a commercial carrier interferes 18 with passenger obligations]; [or]

(3) the number of passengers traveling makes the use
of <u>a</u> state aircraft cost-effective; or

21 (4) emergency circumstances necessitate the use of a
 22 state aircraft.

23 (d) Before the executive director of the department or the 24 director's designee may authorize a person to use a state-operated 25 aircraft, the person must sign an affidavit stating that the person 26 is traveling on official state business. On filing of the 27 affidavit, the person may be authorized to use state-operated

aircraft for official state business for a period of one year. A 1 2 member of the legislature is not required to receive any other additional authorization to use a state-operated aircraft. 3 (e) Before the executive director of the department or the 4 director's designee may authorize an employee of a state agency to 5 use a state-operated aircraft, the administrative head of the state 6 7 agency must certify that the employee's transportation complies with the requirements of this section. 8 SECTION 41. Section 2205.038, Government Code, is amended 9 to read as follows: 10 Sec. 2205.038. AIRCRAFT 11 OPERATIONS MANUAL. (a) The department [board] shall: 12 13 (1)prepare а manual that establishes minimum standards for the operation of aircraft by state agencies; and 14 15 (2) adopt procedures for the distribution of the 16 manual to state agencies. The manual must include provisions for: 17 (b) 18 (1) pilot certification standards, including medical 19 requirements for pilots; 20 (2) recurring training programs for pilots; 21 (3) general operating and flight rules; 22 coordinated passenger scheduling; and (4) other issues the department [board] determines are 23 (5) necessary to ensure the efficient and safe operation of aircraft by 24 a state agency. 25 The department [board] shall confer with and solicit the 26 (c) 27 written advice of state agencies the department [board] determines

1 are principal users of aircraft operated by the <u>department</u> [board] 2 and, to the extent practicable, incorporate that advice in the 3 development of the manual and subsequent changes to the manual.

S.B. No. 312

(d) The <u>department</u> [board] shall give an officer normally
elected by statewide election priority in the scheduling of
aircraft. The <u>department</u> [board] by rule may require a 12-hour
notice by the officer to obtain the priority in scheduling.

8 SECTION 42. Section 2205.039, Government Code, is amended 9 to read as follows:

Sec. 2205.039. TRAVEL LOG. (a) The Legislative Budget Board, in cooperation with the <u>department</u> [board], shall prescribe: (1) a travel log form for gathering information about

13 the use of state-operated aircraft;

14 (2) procedures to ensure that individuals who travel
15 as passengers on or operate state-operated aircraft provide in a
16 legible manner the information requested of them by the form; and

17 (3) procedures for each state agency that operates an
18 aircraft for sending the form to the <u>department</u> [board] and the
19 Legislative Budget Board.

(b) The travel log form must request the following information about a state-operated aircraft each time the aircraft is flown:

(1) a mission statement, which may appear as a
 selection to be identified from general categories appearing on the
 form;

(2) the name, state agency represented, destination,and signature of each person who is a passenger or crew member of

1 the aircraft;

2

(3) the date of each flight;

3 (4) a detailed and specific description of the4 official business purpose of each flight; and

5 (5) other information determined by the Legislative 6 Budget Board and the <u>department</u> [board] to be necessary to monitor 7 the proper use of the aircraft.

8 (c) A state agency other than the <u>department</u> [<del>Texas</del> 9 <del>Department of Transportation</del>] shall send the agency's travel logs 10 to the department on an annual basis. An agency is not required to 11 file a travel log with the department if the agency did not operate 12 an aircraft during the period covered by the travel log.

13 SECTION 43. Section 2205.040, Government Code, is amended 14 to read as follows:

15 Sec. 2205.040. RATES AND BILLING PROCEDURES; ACCOUNT FOR 16 <u>CAPITAL REPLACEMENT COSTS</u>. (a) <u>Subject to Subsection (b), the</u> 17 <u>department</u> [The board] shall adopt rates for interagency aircraft 18 services that are sufficient to recover, in the aggregate and to the 19 extent possible, all direct costs for the services provided, 20 including a state agency's pro rata share of major maintenance, 21 overhauls of equipment and facilities, and pilots' salaries.

(b) <u>If the department's most recent long-term plan contains</u> an analysis under Section 2205.032(c)(7) that finds that including capital recovery costs in the rates the department charges under this section is a practicable fleet replacement strategy, the department may adopt rates for interagency aircraft services provided by the department that are sufficient to recover, in the

aggregate and to the extent possible: 1 2 (1) all direct costs for services provided, as provided by Subsection (a); and 3 4 (2) the capital costs of replacing aircraft in the 5 pool. 6 (c) The Legislative Budget Board, in cooperation with the 7 department [board] and the state auditor, shall prescribe a billing procedure for passenger travel on state-operated aircraft. 8 9 (d) If the department adopts rates under Subsection (b), the portion of the rates collected for the capital costs of replacing 10 aircraft in the pool shall be deposited in a separate account in the 11 state highway fund. Money in the account may be used only for the 12 13 acquisition of aircraft for the pool operated by the department under Section 2205.032. 14 15 SECTION 44. Section 2205.041, Government Code, is amended 16 to read as follows: 17 Sec. 2205.041. AIRCRAFT USE FORM. (a) The department [Texas Department of Transportation] shall prescribe: 18 (1)annual aircraft use form for 19 an gathering 20 information about the use of state-operated aircraft, including the extent to which and the methods by which the goal provided by 21 22 Section 2205.031(b) is being met; and procedures for each state agency that operates an 23 (2) 24 aircraft for sending the form to the department. 25 (b) The aircraft use form must request the following information about each aircraft a state agency operates: 26 27 (1) a description of the aircraft;

(2) the date purchased or leased and the purchase
 price or lease cost;

(3) the number of annual hours flown; 3 4 (4) the annual operating costs; the number of flights and the destinations; 5 (5) the travel logs prepared under Section 2205.039; 6 (6) 7 and any other information the department 8 (7) [<del>Texas</del>

9 Department of Transportation] requires to document the proper or 10 cost-efficient use of the aircraft.

SECTION 45. Section 2205.042, Government Code, is amended to read as follows:

Sec. 2205.042. PILOTS. An individual who is not a pilot employed by the <u>department</u> [board] may not operate a state-operated aircraft unless the <u>department</u> [board] grants the individual a specific exemption from that requirement.

17 SECTION 46. Section 2205.043(b), Government Code, is 18 amended to read as follows:

(b) The <u>department</u> [board] shall adopt rules, consistent
with federal regulations and Section 3101.001, governing the color,
size, and location of marks of identification required by this
section.

23 SECTION 47. Section 2205.044, Government Code, is amended 24 to read as follows:

25 Sec. 2205.044. FUEL AND MAINTENANCE CONTRACTS. The 26 <u>department</u> [<del>board</del>] may contract with a state or federal 27 governmental agency or a political subdivision to provide aircraft

1 fuel or to provide aircraft maintenance services.

2 SECTION 48. Section 2205.045(a), Government Code, is 3 amended to read as follows:

4 (a) The department [board] may purchase insurance to protect the department [board] from loss caused by damage, loss, 5 theft, or destruction of aircraft owned or leased by the state and 6 7 shall purchase liability insurance to protect the officers and employees of each state agency from loss arising from the operation 8 9 of state-owned aircraft.

10 SECTION 49. Section 2205.046, Government Code, is amended 11 to read as follows:

Sec. 2205.046. AIRCRAFT FOR FLIGHT TRAINING 12 PROGRAMS. 13 (a) The department [board] may transfer aircraft to a public technical institute or other public postsecondary educational 14 15 institution for use in the institution's flight training program. 16 Except as provided by this section, the <u>department</u> [board] has no responsibility for continued maintenance of aircraft transferred 17 under this section. 18

As a condition to the transfer of the aircraft, the 19 (b) 20 institution must certify in writing to the department [board] that the institution will accept full responsibility for maintenance of 21 the aircraft and that it will be properly maintained while in the 22 custody and control of the institution. The department [board] is 23 24 entitled to inspect the aircraft without notice for the purpose of ensuring [insuring] that the aircraft is [are] properly maintained. 25 The department [board] may immediately reassume custody 26 (C) 27 and control of a transferred aircraft on a finding by the department

1 [board] that:

2 (1) the aircraft is not being properly maintained;

3 (2) the aircraft is being used for a purpose other than4 flight training; or

5 (3) the institution has discontinued its flight 6 training program.

7 SECTION 50. Section 2205.047, Government Code, is amended 8 to read as follows:

INFORMATION POSTED ON THE INTERNET. 9 Sec. 2205.047. The department [board] shall post information related to travel and 10 11 other services provided by the <u>department</u> [board] on an Internet website [site] maintained by or for the department [board]. 12 The 13 site must be generally accessible to state agencies, persons who use the department's [board's] services, and, to the extent 14 15 appropriate, the general public.

16

SECTION 51. The following provisions are repealed:

17 (1) Sections 2205.003, 2205.004, 2205.005, 2205.006,
18 2205.007, 2205.008, 2205.009, 2205.010, 2205.011, 2205.013,
19 2205.014, 2205.015, and 2205.017, Government Code; and

20 (2) Sections 201.404(b-2), 550.061, and 601.004,
 21 Transportation Code.

SECTION 52. (a) Except as provided by Subsection (b) of this section, Section 201.059, Transportation Code, as amended by this Act, applies to a member of the Texas Transportation Commission appointed before, on, or after the effective date of this Act.

27 (b) A member of the Texas Transportation Commission who,

before the effective date of this Act, completed the training 1 2 program required by Section 201.059, Transportation Code, as that law existed before the effective date of this Act, is only required 3 4 to complete additional training on the subjects added by this Act to the training program as required by Section 201.059, Transportation 5 Code, as amended by this Act. A member of the commission described 6 by this subsection may not vote, deliberate, or be counted as a 7 member in attendance at a meeting of the commission held on or after 8 9 December 1, 2017, until the member completes the additional training. 10

SECTION 53. (a) Not later than March 1, 2018, the Texas
Department of Transportation shall:

13 (1)complete a review and update of the long-term transportation goals contained in the statewide transportation 14 15 plan under Section 201.601, Transportation Code, and make any 16 changes to the statewide transportation plan that are necessary to implement the change in law made by this Act to Section 201.601, 17 18 Transportation Code, including adopting specific and clearly defined transportation system strategies, long-term transportation 19 20 goals for the state and measurable targets for each goal, and other related performance measures, to ensure that the department uses a 21 22 single set of transportation goals in all of the department's transportation plans and policy efforts; 23

(2) make any changes to each of the department's
transportation plans and policy efforts that are necessary to
implement the change in law made by this Act to Section 201.6015,
Transportation Code;

(3) develop the plan required by Section
 201.807(g)(3), Transportation Code, as added by this Act; and

S.B. No. 312

3 (4) develop and publish on the department's Internet
4 website the dashboard required by Section 201.8075, Transportation
5 Code, as added by this Act.

6 (b) Not later than September 1, 2018, the Texas Department 7 of Transportation shall adopt the first long-range plan containing 8 the information required by Section 2205.032(c), Government Code, 9 as amended by this Act.

10 (c) Not later than September 1, 2018, the Texas 11 Transportation Commission shall:

(1) adopt the rules required by Sections 201.807(h), 201.991(b-1), 201.998(f), and 201.9992, Transportation Code, as added by this Act, and Section 223.012, Transportation Code, as amended by this Act; and

16 (2) adopt or modify any rules necessary to implement
17 the changes in law made by this Act to Sections 201.807, 201.991,
18 and 201.998, Transportation Code.

19 SECTION 54. This Act takes effect September 1, 2017.