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Model Guidelines			
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The Public-Private Education Facilities and Infrastructure Act of 2002 (the "PPEA") grants responsible public entities the authority to create public-private 10 partnerships for the development of a wide range of projects for public use if the public 11 entities determine there is a need for the project and that private involvement may 12 provide the project to the public in a timely or cost-effective fashion. The PPEA defines 13 "responsible public entity" (RPE) to include any public entity that "has the power to 14 develop or operate the applicable qualifying project." Individually negotiated interim or 15 comprehensive agreements between a private entity and an RPE will define the respective 16 rights and obligations of the RPE and the private entity. 17

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In order for a project to come under the PPEA, it must meet the definition of a "qualifying project." The PPEA contains a broad definition of qualifying project that includes public buildings and facilities of all types; for example:

- (i) An education facility, including but not limited to a school building
 (including any stadium or other facility primarily used for school events),
 any functionally related and subordinate facility and land to a school
 building and any depreciable property provided for use in a school facility
 that is operated as part of the public school system or as an institution of
 higher education;
- 30 (ii) A building or facility that meets a public purpose and is developed or
 31 operated by or for any public entity;
- (iii) Improvements, together with equipment, necessary to enhance public
 safety and security of buildings to be principally used by a public entity;
- 36 (iv) Utility and telecommunications and other communications infrastructure;
- 38 (v) A recreational facility;
- 40 (vi) Technology infrastructure and services, including but not limited to 41 telecommunications, automated data processing, word processing and 42 management information systems, and related information, equipment, 43 goods and services;
- 45 (vii) Technology, equipment, or infrastructure designed to deploy wireless
 46 broadband services to schools, businesses, or residential areas;
- 48 (viii) Services designed to increase the productivity or efficiency through the
 49 use of technology or other means;

4 5 (ix)

(x)

- Any improvements necessary or desirable to any unimproved locally- or state-owned real estate; or
- 6 7
- 8 9

A solid waste management facility that produces electric energy from solid waste.

10 The PPEA establishes requirements that the RPE must adhere to when reviewing 11 and approving proposals received pursuant to the PPEA. In addition, the PPEA specifies 12 the criteria that must be used to select a proposal and the contents of the interim or 13 comprehensive agreement detailing the relationship between the RPE and the private 14 entity.

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In passing the legislation, the General Assembly directed the Governor and the 16 chairs of the House and Senate Committees on General Laws to facilitate the 17 development of model guidelines to assist in the implementation of the PPEA. The 18 Committee Chairs jointly established a working group consisting of members from state 19 and local government, private entities, and other interested parties. That working group 20 developed Model Guidelines, which became available on September 30, 2002. 21 Subsequent amendments to the Act in 2005, 2006, and 2007, also directed the chairs of 22 23 the House Committee on General Laws and Senate Committees on General Laws and Technology to reconvene the working group to revise the Model Guidelines to 24 incorporate substantive changes. 25

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Senate Bill 1153, passed during the 2009 legislative session, provides for the review of the Model Guidelines by the working group on an annual basis and make revisions as needed. In addition, the legislation charged the working group to develop best practices recommendations for use by RPEs. Best practices recommendations are indicated throughout the Model Guidelines in shaded italics.

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Guidelines for the review and approval of proposals and projects

Responsible public entities are required to adopt and make publicly available guidelines that are sufficient to enable the public entity to comply with the requirements of the PPEA. The guidelines should be reasonable and structured to encourage competition. In addition, to facilitate communication, the RPE should designate an individual to serve as the point of contact for receiving proposals submitted under the PPEA and responding to inquiries regarding the PPEA or the guidelines.

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42 Guidelines adopted by all RPEs are required to include provisions that require the posting and publishing of public notice of a private entity's request for approval of a 43 qualifying project, including (i) specific information and documentation to be released 44 regarding the nature, timing, and scope of the qualifying project pursuant to subsection A 45 of § 56-575.4; (ii) a reasonable time period of at least 45 days during which the RPE shall 46 receive competing proposals pursuant to subsection A of § 56-575.4. Such time period 47 shall also be determined by the RPE to encourage competition and public-private 48 partnerships in accordance with the goals of the PPEA; and (iii) a requirement for 49

4 5 6	advertising the public notice in the Virginia Business Opportunities publication and posting a notice on the Commonwealth's electronic procurement website.
7 8 9	RPEs that are agencies or institutions of the Commonwealth are required to include the following provisions in their guidelines:
10 11 12	1. Opportunities for competition through public notice and availability of representatives of the RPE to meet with private entities considering a proposal;
12 13 14	2. Reasonable criteria for choosing among competing proposals;
14 15 16 17	3. Suggested timelines for selecting proposals and negotiating an interim or comprehensive agreement;
18 19 20	4. Authorization for accelerated selection and review and documentation timelines for proposals involving a qualifying project that the RPE deems a priority;
21 22 23 24 25 26	5. Financial review and analysis procedures that shall include, at a minimum, a cost- benefit analysis, an assessment of opportunity cost, and consideration of the results of all studies and analyses related to the proposed qualifying project. These procedures shall also include requirements for the disclosure of such analysis to the appropriating body for review prior to execution of an interim or comprehensive agreement;
27	6. Consideration of the nonfinancial benefits of a proposed qualifying project;
28 29 30 31	7. A mechanism for the appropriating body to review a proposed interim or comprehensive agreement prior to execution;
32 33 34 35 36 37	8. Criteria for triggering the establishment of an advisory committee consisting of representatives of the RPE and the appropriating body to review the terms of the proposed interim or comprehensive agreement. Suggested criteria include the scope, costs, and duration of the qualifying project, as well as whether the project involves or impacts multiple RPEs;
38 39 40 41	9. Analysis of the adequacy of the information released when seeking competing proposals and providing for the enhancement of that information, if deemed necessary, to encourage competition; and
42 43 44	10. Establishment of criteria, key decision points, and approvals required to ensure that the RPE considers the extent of competition before selecting proposals and negotiating an interim or comprehensive agreement.
45 46 47 48 49	Guidelines of local RPEs must include a requirement that such RPEs engage the services of qualified professionals, which may include an architect, professional engineer, or certified public accountant, not otherwise employed by the public entity, to provide independent analysis regarding the specifics, advantages, disadvantages, and the long-

and short-term costs of any request by a private entity for approval of a qualifying project
 unless the governing body of the RPE determines that such analysis of a request by a
 private entity for approval of a qualifying project shall be performed by employees of the
 RPE.
 Because the PPEA is intended to encourage innovative partnerships between
 RPEs and private entities RPEs are encouraged to maintain an open dialogue with

RPEs and private entities, RPEs are encouraged to maintain an open dialogue with
 private entities to discuss the need for infrastructure improvements.

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Best Practice Commentary

15 General comments on PPEA Guidelines

Since the PPEA statute became effective in 2002, several amendments have been made by the General Assembly. Many of these amendments made significant changes to key provisions of the Act. Compliance by the RPE with all applicable provision of the PPEA is mandatory. It is important for the RPE to make sure that its PPEA guidelines are consistent with the requirements of the PPEA statute. The RPE should perform annual compliance reviews of its PPEA guidelines and periodically engage in a more comprehensive review of the guidelines and its overall PPEA process.

In addition, whenever the RPE revises its guidelines, there should be clear indication
throughout the document when the revision occurred. This will assist the reader in
determining which version is being used.

The PPEA Working Group has established a website to provide to serve as a resource to RPEs, private entities and others interested in the PPEA. The website includes previous reports of the working group, a PPEA Checklist and other documents, and hot links to other relevant websites. The website address is: http://dls.state.va.us/ppea.htm.

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34 35 Mandatory Source Provisions for state RPEs

36 When considering PPEA proposals, RPEs that are state agencies or institutions should ensure compliance with applicable mandatory source requirements for certain 37 purchases. This may become more relevant as more PPEA proposals are submitted for 38 services only. For state agencies, an important mandatory source is Virginia 39 Correctional Enterprises (VCE). Section 53.1-47 of the Code of Virginia provides that 40 goods and services produced or manufactured by state correctional facilities must be 41 purchased by all departments, institutions, and agencies of the Commonwealth, which 42 are supported in whole or in part with state funds. In addition, VCE products may also be 43 44 purchased by any county, district of any county, city or town. Products include, but are not limited to, wood and metal case goods, seating, office systems, shoes, clothing, 45 embroidery services, silk screening services or products, vinyl binders, pad holders, 46 signs, microfilming and data storage, optical products, laundry services, wooden pallets, 47 warehousing, license tags, janitorial products, and VCE Digital Works. 48

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In 2008 the Attorney General opined that the PPEA is not exempt from the mandatory 4 language of § 53.1-47. (See 2008 Va. AG LEXIS 6) It should be noted that the same 5 opinion also determined that the mandatory source provision was not applicable to all 6 7 procurements contemplated under the PPEA. 8 Other mandatory sources predominantly involve goods and not services. Therefore, the 9 provisions may not apply to the typical PPEA project. Those sources include the 10 following: 11 12 Virginia Industries for the Blind (VIB) - VIB is the mandatory source for writing 13 instruments, pillows, mattresses, gloves (exam, latex, vinyl, nitrile, high risk EMS), mop 14 heads and handles, spices, tea, contract office services (not including temporary 15 *employment services) and mailing services.* 16

Virginia Information Technologies Agency (VITA) - VITA is the mandatory source for the
purchase of technology-related equipment such as computers, printers, servers,
hardware, software, and peripherals for all state agencies, except public institutions of
higher education.

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Statement of Purpose

The following model guidelines have been developed to assist RPEs in adopting 25 guidelines to guide the implementation of the PPEA. The guidelines are intended to 26 serve as a general guide for the implementation of the PPEA. The RPE is not required to 27 adopt the entire text of the model guidelines. Each RPE has the flexibility to add or 28 delete provisions included in the model guidelines and to include provisions not 29 contained in the model guidelines so long as the resulting guidelines comply with the 30 PPEA. The complete text of the PPEA has been included in the Appendix to these model 31 guidelines. Although guidance with regard to the application of the PPEA is provided 32 herein, it will be incumbent upon all entities, both public and private, to comply with the 33 provisions of the PPEA. 34

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In the event that the PPEA is amended in a manner that either conflicts with guidelines developed by the RPE or concerns material matters not addressed by such guidelines, the RPE should appropriately amend the guidelines. If the guidelines are not amended prior to the effective date of the new law, the guidelines nonetheless shall be interpreted in a manner to conform to the new law.

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- I. General Provisions
- 5 6 7

A. Proposal Submission

A proposal may be either solicited by the RPE or delivered by a private entity on an unsolicited basis. Proposers may be required to follow a two-part proposal submission process consisting of an initial conceptual phase and a detailed phase. The initial phase of the proposal should contain specified information on proposer qualifications and experience, project characteristics, project financing, anticipated public support or opposition, or both, and project benefit and compatibility. The detailed proposal should contain specified deliverables.

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The PPEA allows private entities to include innovative financing methods, 16 including the imposition of user fees or service payments, in a proposal. Such financing 17 arrangements may include the issuance of debt instruments, equity or other securities or 18 obligations, including, if applicable, the portion of the tax-exempt private activity bond 19 limitation amount to be allocated annually to the Commonwealth of Virginia pursuant to 20 the Economic Growth and Tax Relief Reconciliation Act of 2001 for the development of 21 education facilities using public-private partnerships, and to provide for carryovers of any 22 23 unused limitation amount. The PPEA is a flexible development tool that allows the use of innovative financing techniques. Depending on the RPE's authority and the 24 circumstances of each transaction, financing options might include the use of special 25 purpose entities, sale and lease back transactions, enhanced use leasing, property 26 exchanges, development agreements, conduit financing and other methods allowed by 27 28 law.

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Proposals should be prepared simply and economically, providing a concise 30 description of the proposer's capabilities to complete the proposed qualifying project and 31 the benefits to be derived from the project by the RPE. Project benefits to be considered 32 are those occurring during the construction, renovation, expansion or improvement phase 33 and during the life cycle of the project. Proposals also should include a scope of work 34 and a financial plan for the project, containing enough detail to allow an analysis by the 35 RPE of the financial feasibility of the proposed project. The cost analysis of a proposal 36 should not be linked solely to the financing plan, as the RPE may determine to finance 37 the project through other available means. 38

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The RPE should establish clearly delineated criteria for (i) selecting among competing proposals and (ii) the use of accelerated documentation, review, and selection processes for proposals involving a qualifying project that the RPE deems a priority. In addition, to facilitate the flow of critical information, the RPE may establish criteria by which the proposer may provide clarification to a submitted proposal.

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B. Affected Jurisdictions

48 Any private entity requesting approval from or submitting a conceptual or 49 detailed proposal to the RPE must provide each affected jurisdiction with a copy of the

private entity's request or proposal by certified mail, express delivery, or hand delivery. 4 Affected jurisdictions that are not RPEs under the proposed qualifying project shall have 5 60 days from the receipt of the request or proposal to submit written comments to the 6 7 RPE and to indicate whether the proposed qualifying project is compatible with the (i) local comprehensive plan, (ii) local infrastructure development plans, or (iii) capital 8 improvements budget or other government spending plan. Comments received within the 9 60-day period shall be given consideration by the RPE, and no negative inference shall be 10 drawn from the absence of comment by an affected jurisdiction. 11

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C. Proposal Review Fee

15 The RPE shall receive an analysis of the proposal from appropriate internal staff or outside advisors or consultants with relevant experience in determining whether to 16 enter into an agreement with the private entity. The RPE may charge a fee to the private 17 entity to cover the costs of processing, reviewing, and evaluating any unsolicited proposal 18 or competing unsolicited proposal submitted under the PPEA, including a fee to cover the 19 costs of outside attorneys, consultants, and financial advisors. Any fee charged for such 20 review of a proposal should be reasonable in comparison to the level of expertise required 21 to review the proposal and should not be greater than the direct costs associated with 22 evaluating the proposed qualifying project. "Direct costs" may include (i) the cost of 23 staff time required to process, evaluate, review and respond to the proposal and (ii) the 24 out-of-pocket costs of attorneys, consultants, and financial advisors. 25

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The proposal fee may cover all or part of the initial review process. For example, the RPE may require a proposal fee in an amount sufficient to cover all anticipated direct costs associated with evaluating the proposal, or the RPE may require a smaller initial processing fee with an additional proposal fee to be charged should the project proceed beyond the initial review.

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The RPE may establish a fee schedule for the cost of the proposal review. The RPE shall set forth in the procedures it has established for the implementation of the PPEA the methodology used to calculate proposal fees. If the cost of reviewing the proposal exceeds the initially established proposal fee, the RPE may assess the proposer the additional costs deemed necessary to evaluate the proposal.

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For rejected proposals, the RPE may establish a schedule for refunding any portion of fees paid in excess of its direct costs associated with evaluating the proposal. If the cost of reviewing the proposal is less than the initially established proposal fee, the RPE may refund to the proposer the excess fee. As noted in Section IV.A. 1 below, fees should be refunded entirely if the RPE decides not to proceed to publication and conceptual-phase review of an unsolicited proposal.

4 5	Best Practice Commentary			
6	Desi I factice Commentary			
7	Determining appropriate proposal review fees.			
8 9 10 11 12 13 14 15 16	The proposal review fee charged by an RPE is required to be reasonable; the fee should not exceed the actual cost incurred by the RPE to conduct the necessary review of the project. The RPE should periodically perform a general cost analysis to assist in determining actual costs to ensure that the costs are as accurately as possible. While it is true that the specific costs to review individual PPEA proposals may vary, using a set fee or a sliding scale of fees based on the projected size of the project should nonetheless be based on actual costs.			
10 17 18 19 20 21 22 23	In addition, any proposal review fee or charge, as well as the general breakdown of how the fee is calculated if a sliding scale is used, should be clearly documented so that the private entity may be fully aware of such costs. Where possible, proposal review charges or rates should be included in the RPE's PPEA guidelines to ensure that a private entity contemplating an unsolicited proposal is aware of the fees associated with the review.			
23 24	D. Freedom of Information Act			
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26	1. General applicability of disclosure provisions.			
27 28 29 30 31 32	Proposal documents submitted by private entities are generally subject to the Virginia Freedom of Information Act ("FOIA") except that subdivision 11 of § 2.2-3705.6 exempts certain documents from public disclosure. FOIA exemptions, however, are discretionary, and the RPE may elect to release some or all of documents except to the extent the documents are:			
33 34 35	a. Trade secrets of the private entity as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.);			
36 37 38 39 40	b. Financial records of the private entity that are not generally available to the public through regulatory disclosure or otherwise, including but not limited to, balance sheets and financial statements; or			
41 42 43 44	c. Other information submitted by a private entity, where if the record or document were made public prior to the execution of an interim or comprehensive agreement the financial interest or bargaining position of the public or private entity would be adversely affected.			
45 46 47 48 49	Additionally, to the extent access to proposal documents submitted by private entities are compelled or protected from disclosure by a court order, the RPE must comply with the provisions of such order.			

4 An RPE may contact the Freedom of Information Act Council (FOIAC) regarding 5 the applicability of the access provisions of FOIA:

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General Assembly Building, 2nd FloorTelephone: 804/225-3056910 Capitol Street Richmond, VA 23219Toll-Free: 1-866-448-4100E-mail: foiacouncil@leg.state.va.usFax: 804/371-8705

8 2. Protection from mandatory disclosure for certain documents submitted 9 by a private entity.

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Before a document of a private entity may be withheld from disclosure, the private entity must make a written request to the RPE at the time the documents are submitted designating with specificity the documents for which the protection is being sought and a clear statement of the reasons for invoking the protection with reference to one or more of three classes of records listed in Section I.D.1.

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17 Upon the receipt of a written request for protection of documents, the RPE shall determine whether the documents contain (i) trade secrets, (ii) financial records, or (iii) 18 other information that would adversely affect the financial interest or bargaining position 19 20 of the RPE or private entity in accordance with Section I.D.1. The RPE shall make a written determination of the nature and scope of the protection to be afforded by the RPE 21 under this subdivision. If the written determination provides less protection than 22 requested by the private entity, the private entity should be accorded an opportunity to 23 withdraw its proposal. Nothing shall prohibit further negotiations of the documents to be 24 accorded protection from release although what may be protected must be limited to the 25 26 categories of records identified in Section I.D.1.

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Once a written determination has been made by the RPE, the documents afforded protection under this subdivision shall continue to be protected from disclosure when in the possession of the RPE or any affected jurisdiction to which such documents are provided.

If a private entity fails to designate trade secrets, financial records, or other confidential or proprietary information for protection from disclosure, such information, records or documents shall be subject to disclosure under FOIA.

37 3. Protection from mandatory disclosure for certain documents produced by 38 the RPE.

The RPE may withhold from disclosure memoranda, staff evaluations, or other records prepared by the RPE, its staff, outside advisors, or consultants exclusively for the evaluation and negotiation of proposals where (i) if such records were made public prior to or after the execution of an interim or a comprehensive agreement, the financial interest or bargaining position of the RPE would be adversely affected, and (ii) the basis for the determination required in clause (i) is documented in writing by the RPE. 4 Cost estimates relating to a proposed procurement transaction prepared by or for 5 the RPE shall not be open to public inspection.

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4. The RPE may not withhold from public access:

9 (a) procurement records other than those subject to the written determination of 10 the RPE;

(b) information concerning the terms and conditions of any interim or comprehensive agreement, service contract, lease, partnership, or any agreement of any kind entered into by the RPE and the private entity;

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(c) information concerning the terms and conditions of any financing arrangement
 that involves the use of any public funds; or

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(d) information concerning the performance of any private entity developing oroperating a qualifying transportation facility or a qualifying project.

- However, to the extent that access to any procurement record or other document or information is compelled or protected by a court order, then the RPE must comply with such order.
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E. Use of Public Funds

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Virginia constitutional and statutory requirements as they apply to appropriation and expenditure of public funds apply to any interim or comprehensive agreement entered into under the PPEA. Accordingly, the processes and procedural requirements associated with the expenditure or obligation of public funds shall be incorporated into planning for any PPEA project or projects.

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F. Applicability of Other Laws

Nothing in the PPEA shall affect the duty of the RPE to comply with all other applicable law not in conflict with the PPEA. The applicability of the Virginia Public Procurement Act (the "VPPA") is as set forth in the PPEA.

- 40 II. Solicited Proposals
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The RPE may issue Requests for Proposals (RFPs) or Invitations for Bids (IFBs), 42 inviting proposals from private entities to develop or operate qualifying projects. An RPE 43 may not issue a RFP until it has adopted guidelines to govern the PPEA documentation, 44 45 review, and selection process. The RPE may use a two-part proposal process consisting of an initial conceptual phase and a detailed phase. An RFP may invite proposers to 46 submit proposals on individual projects identified by the RPE. In such a case the RPE 47 should set forth in the RFP the format and supporting information that is required to be 48 49 submitted, consistent with the provisions of the PPEA. The RPE may establish suggested timelines for selecting proposals for the review and selection of solicited proposals. 50

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The RFP should specify, but not necessarily be limited to, information and 5 documents that must accompany each proposal and the factors that will be used in 6 7 evaluating the submitted proposals. The RFP should be posted in such public areas as are normally used for posting of the RPE's notices, including the RPE's website. Notices 8 should also be published in a newspaper or other publications of general circulation and 9 advertised in Virginia Business Opportunities and posted on the Commonwealth's 10 electronic procurement site. In addition, solicited proposals should be posted pursuant to 11 Section III.B. The RFP should also contain or incorporate by reference other applicable 12 terms and conditions, including any unique capabilities or qualifications that will be 13 required of the private entities submitting proposals. Pre-proposal conferences may be 14 held as deemed appropriate by the RPE. 15

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III. Unsolicited Proposals

19 The PPEA permits public entities to receive, evaluate and select for negotiations 20 unsolicited proposals from private entities to develop or operate a qualifying project.

The RPE may publicize its needs and may encourage interested parties to submit unsolicited proposals subject to the terms and conditions of the PPEA. When such proposals are received without issuance of an RFP, the proposal shall be treated as an unsolicited proposal. The RPE may establish suggested timelines for selecting proposals for the review and selection of unsolicited proposals.

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A. Decision to Accept and Consider Unsolicited Proposal; Notice

1. Upon receipt of any unsolicited proposal or group of proposals and payment of any required fee by the proposer or proposers, the RPE should determine whether to accept the unsolicited proposal for the purpose of publication and conceptual-phase consideration. If the RPE determines not to accept the proposal and proceed to publication and conceptual-phase consideration, it should return the proposal, together with all fees and accompanying documentation, to the proposer.

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2. If the RPE chooses to accept an unsolicited proposal for publication and 37 conceptual-phase consideration, it shall post a notice in a public area regularly used by 38 the RPE for posting of public notices for a period of not less than 45 days. The RPE shall 39 also publish the same notice for a period of not less than 45 days in one or more 40 newspapers or periodicals of general circulation in the jurisdiction to notify any parties 41 42 that may be interested in submitting competing unsolicited proposals. In addition, the notice should be advertised in Virginia Business Opportunities and on the 43 Commonwealth's electronic procurement website. The notice shall state that the RPE (i) 44 has received an unsolicited proposal under the PPEA, (ii) intends to evaluate the 45 proposal, (iii) may negotiate an interim or comprehensive agreement with the proposer 46 based on the proposal, and (iv) will receive for simultaneous consideration any 47 48 competing proposals that comply with the procedures adopted by the RPE and the PPEA.

4 The notice also shall summarize the proposed qualifying project or projects, and identify 5 their proposed locations.

5 their 6

7 To ensure that sufficient information is available upon which to base the development of a serious competing proposal, representatives of the RPE familiar with 8 the unsolicited proposal and the guidelines established by the RPE shall be made 9 available to respond to inquiries and meet with private entities that are considering the 10 submission of a competing proposal. The RPE shall conduct an analysis of the 11 information pertaining to the proposal included in the notice to ensure that such 12 information sufficiently encourages competing proposals. Further, the RPE shall establish 13 criteria, including key decision points and approvals to ensure proper consideration of the 14 extent of competition from available private entities prior to selection. 15

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B. Posting Requirements

Conceptual proposals, whether solicited or unsolicited, shall be posted by the
 RPE within 10 working days after acceptance of such proposals in the following manner:

a. For RPEs that are state agencies, departments, and institutions, posting shall be
 on the Department of General Service's web-based electronic procurement program
 commonly known as "eVA"; and

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b. For RPEs that are local public bodies, posting shall be on the RPEs website or by publication, in a newspaper of general circulation in the area in which the contract is to be performed, of a summary of the proposals and the location where copies of the proposals are available for public inspection. Posting may also be on the Department of General Service's web-based electronic procurement program commonly known as "eVA," in the discretion of the local RPE.

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2. Nothing shall be construed to prohibit the posting of the conceptual proposals
by additional means deemed appropriate by the RPE so as to provide maximum notice to
the public of the opportunity to inspect the proposals.

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37 3. In addition to the posting requirements, at least one copy of the proposals shall 38 be made available for public inspection. Trade secrets, financial records, or other records 39 of the private entity excluded from disclosure under the provisions of subdivision 11 of § 40 2.2-3705.6 shall not be required to be posted, except as otherwise agreed to by the RPE 41 and the private entity. Any inspection of procurement transaction records shall be subject 42 to reasonable restrictions to ensure the security and integrity of the records.

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Best Practice Commentary

46 **Publicizing solicitations and proposals.**

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48 At this stage in the process, in particular if an unsolicited proposal is involved, it is 49 generally advantageous to the RPE to have as much competition as possible. The PPEA

includes a minimum time period for publicizing proposals that have been received, 4 although the RPE may publicize the proposals for longer periods of time, if it deems it 5 appropriate. 6 7 One tool that may be used by the RPE to publicize a PPEA proposal or solicitation is the 8 web-based purchasing system used by Virginia government--eVA. This system is used by 9 all state agencies, colleges, universities and many local governments to announce bid 10 opportunities, invite bidders, receive quotes, and place orders for goods and services. 11 There is no cost for vendors to register on the system. PPEA solicitations may be posted 12 on eVA and there is no charge as long as the resulting purchase order from the 13 solicitation posted is not processed through eVA. Posting the solicitation or proposal on 14 eVA will provide statewide exposure and may serve to increase the number and diversity 15 of possible proposers. For information and procedures for processing a PPEA 16 solicitation or proposal posting on eVA contact eVA Customer Care (866)289-7367/371-17 2525 or eVACustomerCare@dgs.virginia.gov. 18 19 C. Initial Review by the Responsible Public Entity at the Conceptual Stage 20 21 22 1. Only proposals complying with the requirements of the PPEA that contain 23 sufficient information for a meaningful evaluation and that are provided in an appropriate format should be considered by the RPE for further review at the conceptual stage. 24 Formatting suggestions for proposals at the conceptual stage are found in Section I. V. A. 25 26 27 2. The RPE should determine at this initial stage of review whether it will proceed using: 28 29 30 a. Standard procurement procedures consistent with the VPPA; or 31 Guidelines developed by the RPE that are consistent with procurement of 32 b. other than professional services through "competitive negotiation" as the 33 term is defined in § 2.2-4301 of the Code of Virginia. The RPE may 34 proceed using such guidelines only if it makes a written determination that 35 doing so is likely to be advantageous to the RPE and the public based 36 upon either (i) the probable scope, complexity or priority of need; (ii) the 37 risk sharing including guaranteed cost or completion guarantees, added 38 value or debt, or equity investments proposed by the private entity; or (iii) 39 the increase in funding, dedicated revenue or other economic benefit that 40 would otherwise not be available. 41 42 3. After reviewing the original proposal and any competing proposals submitted 43 during the notice period, the RPE may determine: 44 45 46 (i) not to proceed further with any proposal; 47 48 (ii) to proceed to the detailed phase of review with the original proposal; 49

4	(iii)	to proceed to the detailed phase with a competing proposal;
5 6	(iv)	to proceed to the detailed phase with multiple proposals; or
7	()	
8 9	(v)	to request modifications or amendments to any proposals.
10	In the	e event that more than one proposal will be considered in the detailed phase
11		the RPE should consider whether the unsuccessful proposer should be
12 13	reimbursed f	or costs incurred in the detailed phase of review, and such reasonable costs used to the successful proposer in the comprehensive agreement.
14		sea to the successful proposer in the comprehensive agreement.
15	4.	Discussions between RPEs and private entities about the need for
16		e improvements shall not limit the ability of a RPE to later determine to use
17		curement procedures to meet its infrastructure needs. The RPE retains the
18	-	ect any proposal at any time prior to the execution of an interim or
19	comprehensi	ve agreement.
20	-	
21	IV. Propos	al Preparation and Submission
22		
23	<u>A. F</u>	ormat for Submissions at Conceptual Stage
24		
25		E may require that proposals at the conceptual stage contain information in
26		g areas: (i) qualifications and experience, (ii) project characteristics, (iii)
27 28		ncing, (iv) anticipated public support or opposition, or both, (v) project compatibility and (vi) any additional information as the RPE may reasonably
20 29		omply with the requirements of the PPEA. Suggestions for formatting
30	-	to be included in proposals at this stage include the items listed below, as
31		dditional information or documents that RPE may request:
32		
33	1. Ou	ualification and Experience
34		
35	a.	Identify the legal structure of the firm or consortium of firms making the
36		proposal. Identify the organizational structure for the project, the
37		management approach and how each partner and major subcontractor in
38		the structure fits into the overall team.
39		
40	b.	Describe the experience of the firm or consortium of firms making the
41		proposal and the key principals involved in the proposed project including
42		experience with projects of comparable size and complexity. Describe the
43		length of time in business, business experience, public sector experience
44		and other engagements of the firm or consortium of firms. Include the
		and other engagements of the firm or consortium of firms. Include the identity of any firms that will provide design, construction and completion
44		and other engagements of the firm or consortium of firms. Include the identity of any firms that will provide design, construction and completion guarantees and warranties, and a description of such guarantees and
44 45		and other engagements of the firm or consortium of firms. Include the identity of any firms that will provide design, construction and completion

4 5 6 7	с.	Provide the names, addresses, and telephone numbers of persons within the firm or consortium of firms who may be contacted for further information.
8 9 10 11	d.	Provide a current or most recently audited financial statement of the firm or firms and each partner with an equity interest of twenty percent or greater.
11 12 13 14 15 16 17	e.	Identify any persons known to the proposer who would be obligated to disqualify themselves from participation in any transaction arising from or in connection to the project pursuant to the Virginia State and Local Government Conflict of Interest Act, Chapter 31 (§ 2.2-3100 et seq.) of Title 2.2.
17 18 19	<u>2. Pr</u>	oject Characteristics
20 21 22 23 24	a.	Provide a description of the project, including the conceptual design. Describe the proposed project in sufficient detail so that type and intent of the project, the location, and the communities that may be affected are clearly identified.
25 26	b.	Identify and fully describe any work to be performed by the RPE.
20 27 28 29	c.	Include a list of all federal, state, and local permits and approvals required for the project and a schedule for obtaining such permits and approvals.
30 31 32 33	d.	Identify any anticipated adverse social, economic, and environmental impacts of the project. Specify the strategies or actions to mitigate known impacts of the project.
34 35	e.	Identify the projected positive social, economic, and environmental impacts of the project.
36 37 38 39	f.	Identify the proposed schedule for the work on the project, including the estimated time for completion.
40 41 42 43	g.	Propose allocation of risk and liability for work completed beyond the agreement's completion date, and assurances for timely completion of the project.
44 45 46	h.	State assumptions related to ownership, legal liability, law enforcement, and operation of the project and the existence of any restrictions on the RPE's use of the project.
47 48 49	i.	Provide information relative to phased or partial openings of the proposed project prior to completion of the entire work.

4		
5	j.	List any other assumptions relied on for the project to be successful.
6 7	k.	List any contingencies that must occur for the project to be successful.
8 9	<u>3. Pro</u>	ject Financing
10		
11 12	a.	Provide a preliminary estimate and estimating methodology of the cost of the work by phase, segment, or both.
13		
14 15	b.	Submit a plan for the development, financing, and operation of the project showing the anticipated schedule on which funds will be required.
16 17		Describe the anticipated costs of and proposed sources and uses for such funds including any anticipated debt service costs. The operational plan
18 19		should include appropriate staffing levels and associated costs. Include supporting due diligence studies, analyses, or reports.
20		
21	c.	Include a list and discussion of assumptions underlying all major elements
22		of the plan. Assumptions should include all significant fees associated
23		with financing given the recommended financing approach. In addition
24		complete disclosure of interest rate assumptions should be included. Any
25		ongoing operational fees, if applicable, should also be disclosed as well as
26		any assumptions with regard to increases in such fees.
27	1	
28	d.	Identify the proposed risk factors and methods for dealing with these
29		factors.
30		
31	e.	Identify any local, state, or federal resources that the proposer
32		contemplates requesting for the project. Describe the total commitment, if
33		any, expected from governmental sources and the timing of any
34		anticipated commitment. Such disclosure should include any direct or
35		indirect guarantees or pledges of the RPE's credit or revenue.
36	c	Identify the encounter and the terms and any litical fear and any second
37	f.	Identify the amounts and the terms and conditions for any revenue
38		sources.
39 40	~	Identify any aspect of the project that could discussify the project from
40	g.	Identify any aspect of the project that could disqualify the project from obtaining tax-exempt financing.
41 42		obtaining tax-exempt infancing.
42	1 Dre	pject Benefit and Compatibility
43 44	<u>+. 110</u>	jeet benefit and compationity
44 45	a.	Identify who will benefit from the project, how they will benefit, and how
43 46	а.	the project will benefit the overall community, region, or state.
40 47		the project will benefit the overall confindinty, region, or state.
47	b.	Identify any anticipated public support or opposition, as well as any
49	υ.	anticipated government support or opposition, for the project.

4		
5	с.	Explain the strategy and plans that will be carried out to involve and
6		inform the general public, business community, and governmental
7		agencies in areas affected by the project.
8		
9	d.	Describe the anticipated significant benefits to the community, region or
10		state, including anticipated benefits to the economic condition of the RPE
11		and whether the project is critical to attracting or maintaining competitive
12		industries and businesses to the RPE or the surrounding region.
13		
14	e.	Describe compatibility with the local comprehensive plan, local
15		infrastructure development plans, the capital improvements budget, or
16		other government spending plan.
17		
18	f.	Provide a statement setting forth participation efforts that are intended to
19		be undertaken in connection with this project with regard to the following
20		types of businesses: (i) minority-owned businesses, (ii) woman-owned
21		businesses, and (iii) small businesses.
22		
23	B.	Format for Submissions at Detailed Stage
24		
25	If	the RPE decides to proceed to the detailed phase of review with one or more
26		the following information should be provided by the private entity unless
27	waived by	the RPE:
28		
29	1.	A topographical map (1:2,000 or other appropriate scale) depicting the
30		location of the proposed project;
31		
32	2.	A list of public utility facilities, if any, that will be crossed by the qualifying
33		project and a statement of the plans of the proposer to accommodate such
34		crossings;
35		
36	3.	A statement and strategy setting out the plans for securing all necessary
37		property;
38		
39	4.	A detailed listing of all firms that will provide specific design, construction
40		and completion guarantees and warranties, and a brief description of such
41		guarantees and warranties;
42		
43	5.	A total life-cycle cost specifying methodology and assumptions of the project
44		or projects and the proposed project start date. Include anticipated
45		commitment of all parties; equity, debt, and other financing mechanisms; and
46		a schedule of project revenues and project costs. The life-cycle cost analysis
47		should include, but not be limited to, a detailed analysis of the projected
48		return, rate of return, or both, expected useful life of facility, and estimated
49		annual operating expenses;

4			
5	6.	A detailed discussion of assumptions about user fees or rates, and usage of the	
6		project or projects;	
7		project or projects,	
8	7	Identification of any known government support or opposition, or general	
9		public support or opposition for the project. Government or public support	
10		should be demonstrated through resolution of official bodies, minutes of	
11		meetings, letters, or other official communications;	
12		meetings, ietters, or other ormetal communications,	
12	8	Demonstration of consistency with appropriate local comprehensive or	
13		infrastructure development plans or indication of the steps required for	
15		acceptance into such plans;	
16			
17	9	Explanation of how the proposed project would impact local development	
18		plans of each affected jurisdiction;	
19		plans of each affected jurisdiction,	
20	10	Identification of the executive management and the officers and directors of	
21		the firm or firms submitting the proposal. In addition, identification of any	
22		known conflicts of interest or other disabilities that may impact the RPE's	
23		consideration of the proposal, including the identification of any persons	
24		known to the proposer who would be obligated to disqualify themselves from	
25		participation in any transaction arising from or in connection to the project	
26		pursuant to the Virginia State and Local Government Conflict of Interest Act,	
27		Chapter 31 (\S 2.2-3100 et seq.) of Title 2.2;	
28			
29	11.	Additional material and information as the RPE may reasonably request.	
30			
31	V.	Proposal Evaluation and Selection Criteria	
32			
33		There are several factors that the RPE may wish to consider when	
34	evaluating	and selecting a proposal under the PPEA. The following are some of the	
35	factors that may be considered by the RPE in the evaluation and selection of PPEA		
36	proposals.		
37			
38	<u>A.</u>	Qualifications and Experience	
39			
40		tors to be considered in either phase of the RPE's review to determine whether	
41	the propose	er possesses the requisite qualifications and experience include:	
42			
43	1.	Experience with similar projects;	
44	2		
45	2.	Demonstration of ability to perform work;	
46	2	Landarship structure	
47 19	3.	Leadership structure;	
48 49	4.	Project manager's experience;	

4		
4 5	5.	Management approach;
6	5.	Management approach,
7	6.	Financial condition; and
8	0.	Thiancial condition, and
8 9	7.	Project ownership.
9 10	7.	roject ownersnip.
10	D Dr.	<u>pject Characteristics</u>
11	<u>D.11</u>	oject Characteristics
12	Factor	rs to be considered in determining the project characteristics include:
13 14	1 actor	is to be considered in determining the project characteristics include.
14	1.	Project definition;
15 16	1.	Tojeet demitton,
10	2.	Proposed project schedule;
17	۷.	Toposed project schedule,
18 19	3.	Operation of the project;
20	5.	operation of the project,
20 21	4.	Technology; technical feasibility;
21	7.	reemology, technical reasionity,
22	5.	Conformity to laws, regulations, and standards;
23 24	5.	Conformity to faws, regulations, and standards,
2 4 25	6.	Environmental impacts;
23 26	0.	Environmental impacts,
20 27	7.	Condemnation impacts;
27	7.	Condemnation impacts,
28 29	8.	State and local permits; and
29 30	0.	State and local permits, and
31	9.	Maintenance of the project.
32).	Maintenance of the project.
33	C Pr	oject Financing
33 34	<u>0.11</u>	oject r manenig
35	Factor	rs to be considered in determining whether the proposed project financing
36		ate access to the necessary capital to finance the project include:
30 37	anows adequa	are access to the necessary capital to inflance the project metade.
38	1.	Cost and cost benefit to the RPE;
39	1.	
40	2.	Financing and the impact on the debt burden of the RPE or appropriating
40 41	2.	body;
42		oody,
43	3.	Financial plan, including the degree to which the proposer has conducted
44	5.	due diligence investigation and analysis of the proposed financial plan and
45		the results of any such inquiries or studies;
45 46		the results of any such inquiries of studies,
40 47	4.	Opportunity costs assessment;
48	т.	opportunity costs assessment,
49	5.	Estimated cost;
		······································

4		
5	6.	Life-cycle cost analysis;
6		
7	7.	The identity, credit history, past performance of any third party that will
8		provide financing for the project and the nature and timing of their
9		commitment, as applicable; and
10		
11	8.	Such other items as the RPE deems appropriate.
12		
13		event that any project is financed through the issuance of obligations that
14		to be tax-supported debt of the RPE, or if financing such a project may
15		PE's debt rating or financial position, the RPE may select its own finance
16	team, source,	and financing vehicle.
17	D D	
18	<u>D. P</u>	<u>roject Benefit and Compatibility</u>
19 20	Factor	rs to be considered in determining the proposed project's compatibility with
20 21		te local or regional comprehensive or development plans include:
21 22	the appropria	te local of regional comprehensive of development plans metude.
22	1.	Community benefits;
24	1.	
25	2.	Community support or opposition, or both;
26		
27	3.	Public involvement strategy;
28		
29	4.	Compatibility with existing and planned facilities; and
30		
31	5.	Compatibility with local, regional, and state economic development efforts.
32		
33	<u>E. O</u>	ther Factors
34		
35		factors that may be considered by the RPE in the evaluation and selection
36	of PPEA prop	posals include:
37	1.	The proposed cost of the qualifying project:
38 39	1.	The proposed cost of the qualifying project;
39 40	2.	The general reputation, industry experience, and financial capacity of the
40 41	۷.	private entity;
42		private entity,
43	3.	The proposed design of the qualifying project;
44	5.	rhoren arendu or me daami m8 holeen
45	4.	The eligibility of the project for accelerated documentation, review, and
46		selection;
47		
48	5.	Local citizen and government comments;
49		

4 5	6.	Benefits to the public, including financial and nonfinancial;
5 6 7 8 9	7.	The private entity's compliance with a minority business enterprise participation plan or good faith effort to comply with the goals of such plan;
9 10 11	8.	The private entity's plans to employ local contractors and residents;
12 13 14	9.	The recommendation of a committee of representatives of members of the RPE and the appropriating body which may be established to provide advisory oversight for the project; and
15 16 17	10.	Other criteria that the RPE deems appropriate.
17 18 19		Best Practice Commentary
20 21 22	Establishing proposers.	a single point of contact for the RPE; treatment of unsuccessful
23 24 25 26 27 28	single point questions may The RPE sho	the free flow of information and efficiency The RPE may wish to establish a of contact once the open competition period has closed through which all y be addressed. uld if requested, make staff available to an unsuccessful proposer to discuss basis for the decision.
28 29 30	0	nal Review Procedures.
31 32		ublic Private Partnership Oversight Advisory Committee
 33 34 35 36 37 38 39 40 41 	RPEs may est representative interim or con scope, total c impacts mult	PE that is an agency or institution of the Commonwealth shall and all other tablish criteria to trigger establishment of an advisory committee consisting of es of the RPE and the appropriating body to review the terms of the proposed mprehensive agreement. The criteria should include, but not be limited to, the ost and duration of the proposed project, and whether the project involves or iple public entities. Timelines for the work of the committee should be d made available to proposers.
42	<u>B.</u> A	ppropriating Body
43 44 45 46 47 48 49	different from approving the any proposed	RPE for appropriating or authorizing funding to pay for a qualifying project is in the RPE reviewing or approving the project, then the RPE reviewing or e project should establish a mechanism for that appropriating body to review interim or comprehensive agreement prior to execution. When a school board eview by the local governing body shall satisfy this requirement

4 5

VII. Interim and Comprehensive Agreements

6 Prior to developing or operating the qualifying project, the selected private entity 7 shall enter into a comprehensive agreement with the RPE. Prior to entering a 8 comprehensive agreement, an interim agreement may be entered into that permits a 9 private entity to perform compensable activities related to the project. The RPE may 10 designate a working group to be responsible for negotiating any interim or 11 comprehensive agreement. Any interim or comprehensive agreement shall define the 12 rights and obligations of the RPE and the selected proposer with regard to the project.

13 14

15

A. Interim Agreement Terms

16	Th	e scope of an interim agreement may include but is not limited to:
17		
18	1.	Project planning and development;
19		
20	2.	Design and engineering;
21	2	
22	3.	Environmental analysis and mitigation;
23	1	Summari
24 25	4.	Survey;
23 26	5	Ascertaining the availability of financing for the proposed facility through
20 27	5.	financial and revenue analysis;
28		
29	6.	Establishing a process and timing of the negotiation of the comprehensive
30		agreement; and
31		
32	7.	Any other provisions related to any aspect of the development or operation of
33		a qualifying project that the parties may deem appropriate prior to the
34		execution of a comprehensive agreement.
35		
36 37		Best Practice Commentary
38	An Interin	a Agreement will usually be less detailed than a Comprehensive Agreement and
39		open items for further negotiations to be included in the Comprehensive
40		t. An Interim Agreement may be used in situations where information is needed
41		develop the concept of the project and perhaps even the feasibility of going
42	•	ith the qualifying project. Thus, an Interim Agreement might be appropriate in
43	order to h	ave the selected private entity do certain architectural and engineering (A/E)
44	drawings and feasibility studies so that the locality can determine how the final	
45	qualifying project might be developed or even if the project should proceed before	
46	entering i	nto a more detailed and final Comprehensive Agreement.
47		
48		Agreement may also be used to allow the private entity to start work on the
49	A/E desig	n and drawings while the remainder of the Comprehensive Agreement is

50 completed. Therefore, an Interim Agreement should establish a process and timing for

5 6 7 8	the Interir Agreemen in the Inte payment o	ued negotiations and completion of a Comprehensive Agreement. In addition, n Agreement should allow the RPE or private entity to terminate the Interim t if matters do not work out during continued negotiations. This type of clause rim Agreement would allow for termination of the agreement and provide for of the agreed-upon compensation to the private entity for the scheduled work ivate entity completed pursuant to the Interim Agreement.
10 11		Comprehensive Agreement Terms
12 13	Th	e scope of the comprehensive agreement shall include but not be limited to:
14 15 16 17 18 19	1.	The delivery of maintenance, performance and payment bonds or letters of credit in connection with any acquisition, design, construction, improvement, renovation, expansion, equipping, maintenance, or operation of the qualifying project;
20 21	2.	The review of plans and specifications for the qualifying project by the RPE;
22 23 24	3.	The rights of the RPE to inspect the qualifying project to ensure compliance with the comprehensive agreement;
25 26 27 28 29	4.	The maintenance of a policy or policies of liability insurance or self-insurance reasonably sufficient to insure coverage of the project and the tort liability to the public and employees and to enable the continued operation of the qualifying project;
29 30 31 32	5.	The monitoring of the practices of the private entity by the RPE to ensure proper maintenance;
33 34 35	6.	The terms under which the private entity will reimburse the RPE for services provided;
36 37 38 39 40 41 42	7.	The policy and procedures that will govern the rights and responsibilities of the RPE and the private entity in the event that the comprehensive agreement is terminated or there is a material default by the private entity including the conditions governing assumption of the duties and responsibilities of the private entity by the RPE and the transfer or purchase of property or other interests of the private entity by the RPE;
43 44 45	8.	The terms under which the private entity will file appropriate financial statements on a periodic basis;
45 46 47 48	9.	The mechanism by which user fees, lease payments, or service payments, if any, may be established from time to time upon agreement of the parties. Any payments or fees shall be set at a level that is the same for persons using the

4 5		facility under like conditions and that will not materially discourage use for the qualifying project;
6 7 8		a. A copy of any service contract shall be filed with the RPE.
9 10		b. A schedule of the current user fees or lease payments shall be made available by the private entity to any member of the public upon request.
11 12 13		c. Classifications according to reasonable categories for assessment of user fees may be made.
14 15 16	10.	The terms and conditions under which the RPE may contribute financial resources, if any, for the qualifying project;
17 18 19 20	11.	The terms and conditions under which existing site conditions will be assessed and addressed, including identification of the responsible party for conducting the assessment and taking necessary remedial action;
21 22 23 24	12.	The terms and conditions under which the RPE will be required to pay money to the private entity and the amount of any such payments for the project;
24 25 26	13.	Other requirements of the PPEA or other applicable law; and
27	14.	Such other terms and conditions as the RPE may deem appropriate.
28 29 30 31	agreed up	by changes in the terms of the interim or comprehensive agreement as may be bon by the parties from time to time shall be added to the interim or nsive agreement by written amendment.
32 33 34		e comprehensive agreement may provide for the development or operation of segments of a qualifying project.
35 36 37	<u>C.</u> requirem	Public hearing during proposal review process; notice and posting ents.
38 39	1.	At some point during the proposal review process, but at least 30 days prior to
40 41 42	0	nto an interim or comprehensive agreement, the RPE shall hold a public hearing posals that have been received.
43 44 45 46	comprehen	Once the negotiation phase for the development of an interim or a nsive agreement is complete and a decision to award has been made by the RPE shall post the proposed agreement in the following manner:
47 48 49	on the D	For RPEs that are state agencies, departments, and institutions, posting shall be epartment of General Service's web-based electronic procurement program v known as "eVA"; and

b. For RPEs that are local public bodies, posting shall be on the RPEs' website or
by publication, in a newspaper of general circulation in the area in which the contract
work is to be performed, of a summary of the proposals and the location where copies of
the proposals are available for public inspection. Posting may also be on the Department
of General Service's web-based electronic procurement program commonly known as
"eVA," in the discretion of the local RPE.

11

c. At least one copy of the proposals shall be made available for public inspection.
 Trade secrets, financial records, or other records of the private entity excluded from
 disclosure under the provisions of subdivision 11 of § 2.2-3705.6 shall not be required to
 be posted, except as otherwise agreed to by the RPE and the private entity.

d. Any studies and analyses considered by the RPE in its review of a proposal
shall be disclosed to the appropriating body at some point prior to the execution of an
interim or comprehensive agreement.

20

24

16

3. Once an interim agreement or a comprehensive agreement has been entered into, the RPE shall make procurement records available for public inspection, upon request.

a. Such procurement records shall include documents protected from disclosure during the negotiation phase on the basis that the release of such documents would have adverse affect on the financial interest or bargaining position of the RPE or private entity in accordance with Section II.D.3.

29

b. Such procurement records shall not include (i) trade secrets of the private
entity as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) or (ii) financial
records, including balance sheets or financial statements of the private entity that are not
generally available to the public through regulatory disclosure or otherwise.

To the extent access to procurement records are compelled or protected by a court order, then the RPE must comply with such order.

37

34

4. The RPE shall electronically file a copy of all interim and comprehensive agreement and any supporting documents with the Auditor of Public Accounts. Such agreements and supporting documents should be provided within 30 days of the execution of the interim or comprehensive agreement.

42

44

43 VIII. Governing Provisions

In the event of any conflict between these guidelines and the PPEA, the terms of thePPEA shall control.

4				
5	Terms and Definitions			
6 7	"Affected jurisdiction" means any county, city, or town in which all or a portion of a			
8	qualifying project is located.			
9				
10	"Appropriating body" means the body responsible for appropriating or authorizing			
11	funding to pay for a qualifying project.			
12 13	"Comprehensive agreement" means the comprehensive agreement between the private			
14	entity and the responsible public entity that is required prior to the development or			
15	operation of a qualifying project.			
16	"Concentral stars" means the initial phase of any isster charties rate with a white and its			
17 18	"Conceptual stage" means the initial phase of project evaluation when the public entity makes a determination whether the proposed project serves a public purpose, meets the			
19	criteria for a qualifying project, assesses the qualifications and experience of a private			
20	entity proposer, reviews the project for financial feasibility, and warrants further pursuit.			
21				
22 23	"Cost-benefit analysis" means an analysis that weighs expected costs against expected benefits in order to choose the best option. For example, a city manager may compare			
23 24	the costs and benefits of constructing a new office building to those of renovating and			
25	maintaining an existing structure in order to select the most financially advantageous			
26	option.			
27 28	"Detailed stage" means the second phase of project evaluation where the public entity			
28 29	has completed the conceptual stage and accepted the proposal and may request additional			
30	information regarding a proposed project prior to entering into competitive negotiations			
31	with one or more private entities to develop an interim or comprehensive agreement.			
32	"Develop" of "development" means to also device develop finance lesse essuine			
33 34	" Develop " or " development " means to plan, design, develop, finance, lease, acquire, install, construct, or expand.			
35	instant, construct, or expand.			
36	"Interim agreement" means an agreement between a private entity and a responsible			
37	public entity that provides for phasing of the development or operation, or both, of a			
38 39	qualifying project. Such phases may include, but are not limited to, design, planning, engineering, environmental analysis and mitigation, financial and revenue analysis, or			
40	any other phase of the project that constitutes activity on any part of the qualifying			
41	project.			
42				
43 44	"Lease payment" means any form of payment, including a land lease, by a public entity to the private entity for the use of a qualifying project.			
44 45	to the private entity for the use of a quantying project.			
46	"Lifecycle cost analysis" means an analysis that calculates cost of an asset over its entire			
47	life span and includes the cost of planning, constructing, operating, maintaining,			
48	replacing, and when applicable, salvaging the asset. Although one proposal may have a			

4 lower initial construction cost, it may not have the lowest lifecycle cost once5 maintenance, replacement, and salvage value is considered.

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"**Material default**" means any default by the private entity in the performance of its duties that jeopardizes adequate service to the public from a qualifying project.

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"Operate" means to finance, maintain, improve, equip, modify, repair, or operate.

"Opportunity cost" means the cost of passing up another choice when making adecision or the increase in costs due to delays in making a decision.

14

15 "Private entity" means any natural person, corporation, general partnership, limited 16 liability company, limited partnership, joint venture, business trust, public benefit 17 corporation, nonprofit entity, or other business entity.

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"Public entity" means the Commonwealth and any agency or authority thereof, any county, city or town and any other political subdivision of the Commonwealth, any public body politic and corporate, or any regional entity that serves a public purpose.

"Qualifying project" means (i) any education facility, including, but not limited to a 23 school building, any functionally related and subordinate facility and land of a school 24 building (including any stadium or other facility primarily used for school events), and 25 any depreciable property provided for use in a school facility that is operated as part of 26 the public school system or as an institution of higher education; (ii) any building or 27 facility that meets a public purpose and is developed or operated by or for any public 28 29 entity; (iii) any improvements, together with equipment, necessary to enhance public safety and security of buildings to be principally used by a public entity; (iv) utility and 30 telecommunications and other communications infrastructure; (v) a recreational facility; 31 (vi) technology infrastructure and services, including, but not limited to, 32 telecommunications, automated data processing, word processing and management 33 information systems, and related information, equipment, goods and services; (vii) any 34 technology, equipment, or infrastructure designed to deploy wireless broadband services 35 to schools, businesses, or residential areas; (viii) any services designed to increase the 36 productivity or efficiency through the use of technology or other means; (ix) any 37 improvements necessary or desirable to any unimproved locally- or state-owned real 38 estate; or (x) any solid waste management facility that produces electric energy derived 39 from solid waste. 40

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42 "Responsible public entity" means a public entity that has the power to develop or
 43 operate the applicable qualifying project.

44

45 "Revenues" means all revenues, income, earnings, user fees, lease payments, or other 46 service payments arising out of or in connection with supporting the development or 47 operation of a qualifying project, including without limitation, money received as grants 48 or otherwise from the United States of America, from any public entity, or from any 49 agency or instrumentality of the foregoing in aid of such facility. 4
5 "Service contract" means a contract entered into between a public entity and the private
6 entity pursuant to § 56-575.5.

7

8 **"Service payments"** means payments to the private entity of a qualifying project 9 pursuant to a service contract.

10

11 **"State"** means the Commonwealth of Virginia.

12

''User fees'' mean the rates, fees, or other charges imposed by the private entity of a qualifying project for use of all or a portion of such qualifying project pursuant to the comprehensive agreement pursuant to § 56-575.9.

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