Glenn Hegar Texas Comptroller of Public Accounts 2022-23 Preliminary Methods and Assistance Program Review

This review is conducted in accordance with Tax Code Section 5.102(a) and related Comptroller Rule 9.301. The Comptroller is required to review appraisal districts' governance, taxpayer assistance, operating procedures and appraisal standards, procedures and methodology. Each appraisal district is reviewed every other year. This report details the results of the review for the appraisal district named above.

GOVERNANCE

	Governance Review Question	Tier(s)	Answer	Recommendation
1.	Does the appraisal district board of directors regularly evaluate the chief appraiser?	1-3		
2.	Has the chief appraiser completed a Chief Appraiser Institute prescribed by Occupations Code Section 1151.164 as required by Tax Code Section 6.05(c)?	1-3		
3.	Have the appraisal district board members and appraisal review board members completed Open Meetings training pursuant to Government Code Section 551.005?	1-3		
4.	Do the current appraisal district board members meet the criteria listed in Tax Code Section 6.03(a), 6.035(a)(2), 6.035(a-1) and 6.035(a-1)(4)?	1-3		
5.	Has the chief appraiser calculated the number of votes to which each taxing unit is entitled and delivered written notice of the voting entitlement before Oct. 1 of the most recent odd-numbered year as described in Tax Code Section 6.03(e) or if the appraisal district falls under Tax Code Section 6.031, have they received nominating resolutions by Dec. 31?	1-3		
6.	Before Oct. 30, did the chief appraiser prepare a ballot, listing the candidates whose names were timely submitted and deliver a copy to each taxing unit that is entitled to vote in accordance with Tax Code Section 6.03(j)?	1-3		
7.	Did the appraisal district receive nominating resolutions before Dec. 15 and did the chief appraiser submit the results to the governing body of each	1-3		

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	taxing unit entitled to vote and the			
	candidates before Dec. 31 as required			
	by Tax Code Section 6.03(k)?			
8.	Did the board of directors meet at least	4.5		
	quarterly and with a quorum present at	1-3		
	every meeting in the previous year as			
	required by Tax Code Section 6.04(b)?			
9.	Was the most recent written			
	reappraisal plan adopted by the			
	appraisal district's board of directors	1-3		
	by the Sept. 15 deadline as required by			
10	Tax Code Section 6.05(i)?			
10.	Did the appraisal district board of			
	directors provide notice of and host a			
	public hearing for the 2021-22	1-3		
	reappraisal plan by Sept. 15, 2020 or	-		
	the 2023-24 reappraisal plan by Sept.			
	15, 2022 pursuant to Tax Code Section			
11	6.05(i)?			
11.	Was the appraisal district's most recent			
	preliminary budget produced and			
	delivered to the taxing units according	1-3		
	to the requirements of Tax Code	- -		
12	Section 6.06(a)?			
12.	Did the appraisal district prepare and post the most recent budget notice	1-3		
	according to the requirements of Tax	1-3		
	Code Section 6.062?			
13	Did the appraisal district board of			
13.	directors provide notice of and host a			
	public hearing for the most recent	1-3		
	budget and approve a budget before	1-3		
	Sept. 15 according to the requirements			
	of Tax Code Section 6.06(b)?			
14.	Did the board of directors of the			
1 1.	appraisal district hold a public meeting	1-3		
	to discuss the receipt of notice under	1-0		
	Government Section 403.302(k)?			
15.	Has the chief appraiser appointed a			
10.	qualified agricultural appraisal			
	advisory board and has that board met	1-3		
	at least once within the previous year,			
	as required by Tax Code Section 6.12?			
16.	Did the appraisal district deliver a copy			
	of the most recent financial audit			
	report to each taxing unit eligible to	1-3		
	vote on the appointment of appraisal	-		
	district directors as described in Tax			
	Code Section 6.063(b)?			
17.	Are allocation statements sent to each			
	taxing unit as described in Tax Code	1-3		
	Section 6.06(e)?			
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TAXPAYER ASSISTANCE

Taxpayer Assistance Review Ouestion	Tier(s)	Answer	Recommendation
18. Is the information on the appraisal district's website up-to-date?	1-3		
19. Does the appraisal district maintain			
contact with the public by providing			
written publications and annual reports	1-3		
as described in IAAO's Standard on			
Public Relations?			
20. Does the appraisal district report, and			
make available to the public, the			
metered amount of electricity, water or			
natural gas consumed for which it is	1-3		
responsible to pay and the aggregate	1-3		
costs for those utility services as			
required by Government Code Section			
2265.001?			
21. Does the chief appraiser include the			
required information in the notice of			
estimated taxes required under Tax	1-3		
Code Sections 26.04(e-2) and (e-3) and			
Comptroller Rule 9.3006?			
22. Does the appraisal district publicize the			
notices required by Tax Code Sections			
11.44(b), 22.21, 23.43(f), 23.54(g) and	1-3		
23.75(g) in a manner designed to			
reasonably notify all property owners?			
23. Does the appraisal district publish the			
notice of protest and appeal procedures	1-3		
as required by Tax Code Section 41.70?			
24. Does the appraisal district offer			
training to employees for customer	1-3		
service/public relations as described as	1-3		
IAAO's Standard on Public Relations?			
25. Does the appraisal district have a			
procedure for receiving and responding			
to open records requests that complies	1-3		
with Government Code Chapter 552			
and is the procedure being followed?			
26. Does the appraisal district have a			
process for updating or maintaining	1-3		
homestead exemptions?			
27. Does the homestead exemption form			
used by the appraisal district comply	1-3		
with Comptroller Rule 9.415?			
28. Does the appraisal district notify			
property owners when denying,	1-3		
modifying or cancelling exemptions as			

described in Tax Code Sections		
11.43(h) and 11.45(d)?		
29. Does the appraisal district follow the		
procedure described in Tax Code		
Section 11.43(q) when cancelling	1-3	
homestead exemptions for individuals	1-3	
who are 65 years of age or older?		
30. Does the appraisal district follow their		
procedures to address heir property		
claimed as an individual's residence	1-2	
homestead?		
31. Did the chief appraiser deliver notices		
of denial of applications for open-space		
land designation that include a brief		
explanation of the procedures for		
protesting the denials and full	1-3	
explanations of the reasons for the		
denials in the current or prior year, as		
required by Tax Code Section 23.57(d)?		
32. Did the chief appraiser deliver		
appropriate exemption application		
forms in the current year to persons		
who in the preceding year were allowed	1-3	
exemptions requiring annual	1-3	
applications, as required by Tax Code		
Section 11.44(a)?		
33. Does the appraisal district comply with		
the requirements for granting solar and		
wind power energy devices exemptions	1-3	
under Tax Code Section 11.27?		
34. Does the appraisal district maintain		
documentation for deferrals as	1-3	
required by Tax Code Section 33.06(b)?		
35. Does the appraisal district comply with		
the requirements for granting		
charitable organization exemptions	1-3	
under Tax Code Section 11.18?		
36. Does the appraisal district maintain the		
required information stated in Tax		
Code Section 11.432 for manufactured	1-3	
homes to qualify as a residence	±- U	
homestead?		
37. For properties that submitted a		
rendition penalty waiver request that		
was denied, does the chief appraiser		
deliver by first class mail written notice		
of the denial of the rendition penalty	1-3	
waiver request to the property owner		
as described in Tax Code Section 22.30		
(a-1)?		
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OPERATING PROCEDURES

Operating Procedures Review Question	Tier(s)	Answer	Recommendation
38. Is the appraisal district in compliance with Tax Code Section 6.054, restriction on employment by appraisal district?	1-3		
39. Did the appraisal district timely submit its response the Comptroller's most recent appraisal district operations survey?	1-3		
40. Does the appraisal district have comprehensive and workable written procedures concerning disaster recovery and mitigation?	1-3		
41. Have appraisal district employees with access to a local government computer system or database completed a cybersecurity training program certified under Government Code 2054.519 or offered under 2054.519(f) annually as required by Government Code 2054.5191(a-1)?	1-3		
42. Did the appraisal district send copies of the most recent reappraisal plan to the presiding officers of the governing body of each taxing unit participating in the appraisal district and to the Comptroller's office by the date described in Tax Code Section 6.05(i)?	1-3		
43. Does the appraisal district receive and process arbitration requests as described in Tax Code Section 41A.05 and Comptroller Rule 9.4254?	1-3		
44. Did the appraisal district correct the appraisal roll and other appropriate records as necessary to reflect the final determination of the appeal and certify the change to the assessor for each affected taxing unit no later than the 45 th day after the date an appeal is finally determined as required by Tax Code Section 42.41(a)(1) and 42.41(a)(2)?	1-3		
45. Did the appraisal district compile a partial exemption list as described in Tax Code Section 11.46 and	1-3		

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Comptroller Rule 9.3010 and was the		
most recent list made available to the		
public?		
46. Not later than April 30 of the most		
recent year, did the appraisal district		
prepare and certify to the assessor for		
each county, municipality and school		
district participating in the appraisal	1-3	
district an estimate of the taxable value	9	
of property in that taxing unit as		
described by Tax Code Section		
26.01(e)?		
47. Did the chief appraiser prepare and		<u></u>
certify the two most recent appraisal		
rolls or a certified estimate of the		
taxable value in the taxing unit to the	1-3	
assessor for each taxing unit		
participating in the appraisal district a		
described in Tax Code Section 26.01(a)		
and 26.01(a-1)?		
48. Has the chief appraiser created and		
maintained a property tax database as	1-3	
required by Tax Code Section 26.17?		
49. Are changes made to the appraisal roll		<u></u>
under Tax Code Section 25.25, coded	1-3	
by the appropriate subsection that	1-3	
authorizes the change?		
50. Are corrections of the appraisal roll		
presented to the appraisal district's		
board of directors and Appraisal	1-3	
Review Board as described in Tax Cod	le i	
Section 25.25(b)?		
51. Are 25.25 (c) changes to the appraisal		
roll permissible changes in accordance	1-3	
with Tax Code Section 25.25(c)?		
52. Does the chief appraiser submit the		
completed appraisal records to the		
Appraisal Review Board for review an		
determination of protests as described		
in Tax Code Section 25.22?		
53. Do the appraisal review board's orders		
of determination comply with the		
requirements of Tax Code Sections		
41.47(c)(1) and (2) and the	1-3	
Comptroller's model hearing		
procedures as they relate to Tax Code		
Section 5.103(b)(2)?		
54. Does the appraisal district provide	1-3	
evidence during ARB hearings?	1-3	
55. Does the chief appraiser deliver	1-3	
required documentation to the		<u> </u>

property owner/agent requested under			
Tax Code Section 41.461 at least 14			
days before the hearing on the protest?			
56. Are agent authorization forms on file	1.2		
and complete in accordance with Tax	1-3		
Code Section 1.111(b)?			
57. Did the appraisal district submit			
completed forms and required			
documentation for designated re-			
investment zones and abatement			
agreements before July 1st of the year	1-2		
following the year in which the zone is			
designated or the agreement is executed			
as required by Tax Code Section			
312.005(a)?			
58. Is the appraisal district compliant with	1.2		
Tax Code Section 11.13(g) as it relates	1-3		
to FMFC exemptions?			
59. Are category D and E properties			
correctly categorized according to the	1-3		
Comptroller's property classification			
guidelines?			
60. Do the appraisal records include the			
required descriptive information for	1-3	1-3	
manufactured homes as stated in Tax			
Code Section 25.03?			
61. Did the appraisal district submit the			
two most recent electronic property	1-3		
transaction submissions to the			
Comptroller's office timely?			
62. Did the appraisal district submit the	1-3		
two most recent electronic appraisal rolls to the Comptroller's office timely?	1-3		
63. Did the appraisal district report the			
total tax rate imposed by each taxing unit within its jurisdiction to the			
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Comptroller's office by Oct. 5 or Nov.	1-3		
15 of the previous year as required by			
Tax Code Section 5.091 and prescribed by EARS manual?			
Dy EARS manual:			

${\bf APPRAISAL\ STANDARDS,\ PROCEDURES\ AND\ METHODOLOGY}$

Operating Procedures Review Question	Tier(s)	Answer	Recommendation
64. Have the physical inspection dates in the appraisal records been updated within the previous six years as discussed in IAAO's Standard on Mass Appraisal of Real Property?	1-3		
65. Did the appraisal district complete and produce written mass appraisal reports in the previous two years as required by USPAP Standard 6?	1-3		
66. Do the appraisal district's contracts contain the items described in IAAO's Standard on Contracting for Assessment Services?	1-3		
67. Are deeds and other ownership documents processed within 90 days of recording?	1-3		
68. Does the appraisal district gather available real estate transfer documents and use available third-party sources in gathering sales information, according to IAAO's Standard on Verification and Adjustment of Sales, Sections 3.1 through 3.4?	1-3		
69. Do sold and unsold "like" properties within the same market area have similar noticed values? Do sold and unsold "like" properties within the same market area have similar noticed values?	1-3		
70. Does the appraisal district run ratio studies by market area and neighborhood, property class, or stratum?	1-3		
71. Are the appraisal district's cost schedules and appraisal models used in such a way that adjustments are made for neighborhood factors and property specific factors?	1-3		
72. Has the appraisal district adjusted its residential property cost schedules based on sales data, ratio studies, local conditions or market factors within the previous two years?	1-3		
73. Has the appraisal district adjusted its commercial property cost schedules	1-3		

		
based on sales data, ratio studies, local	ı	
conditions or market factors within the	ı	
previous two years?		
74. Does the appraisal district follow its	ı	
written procedures for inspecting new	ı	
personal property accounts in the 12	1-3	
months after they are created, as	- -	
discussed in IAAO's Standard on	ı	
Valuation of Personal Property?		
75. Does the appraisal district apply the	i	
rendition penalty for taxpayers who do	i	
not render timely according to Tax	1-3	
Code Section 22.28 and are penalties	•	
waived when necessary, as described in	i	
Tax Code Section 22.30?	·	+
76. Has the chief appraiser established	•	
procedures for the equitable and	1-3	
uniform appraisal of residential	1-3	
inventory for taxation as required by Tax Code Section 23.12?	•	
	·	+
77. Does the appraisal district comply with	•	
appraisal requirements for heavy	1-3	
equipment inventory (Tax Code Section 23 1241)?	•	
23.1241)? 78 Does the appraisal district comply with	·	+ +
78. Does the appraisal district comply with	•	
appraisal requirements for motor	1-3	
vehicle inventory (Tax Code Section 23.121)?	•	
79. Does the appraisal district gather	·	+
income and expense data and calculate	i	
values using the income approach for	1-3	
multi- family property?	•	
80. Does the appraisal district gather	·	+
income and expense data and calculate	i	
values using the income approach for	1-2	
office property?	•	
81. Does the appraisal district gather	·	1
income and expense data and calculate		
values using the income approach for	1-2	
retail property?	•	
82. Does the appraisal district gather		
income and expense data and calculate	·	
values using the income approach for	1-3	
warehouse /mini storage property?	•	
83. Are exempt and nonexempt multi-		
family low income properties appraised		
in accordance with Tax Codes Section	1-3	
23.215 and 11.1825(q)?	•	
84. Does the appraisal district post exempt		
low-income capitalization rates on its	1-3	
website by Jan. 31 and, if so, is the	i	
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posted capitalization rate the one that is	· 	
used on exempt multi-family low		
income housing as described in Tax		
Code Section 11.1825(r)?	· 	
85. Are net-to-land calculations for		
agricultural use land designated as dry	· 	
and irrigated cropland reproducible	1-3	
from the appraisal district's records		
and is the appraisal district following	· 	
its dry and/or irrigated cropland	· 	
schedule?	· 	
86. Are net-to-land calculations for		
agricultural use land designated as	· 	
native pasture reproducible from the	1.3	
appraisal district's appraisal records	1-3	
and is the appraisal district following	· 	
its native pasture schedule?	·	
87. Does the appraisal district perform		
property inspections as a result of	* 3	
receiving wildlife management use	1-3	
appraisal applications?		
88. Does the appraisal district perform		
property inspections as a result of	1	
receiving agricultural use appraisal	1-3	
applications?		
89. Does the appraisal district have		
completed applications and required		
documentation on file for properties	1-3	
granted agricultural use appraisal?		
90. Is the appraisal district following its		
current guidelines for degree of		
intensity standards when granting	1-3	
special valuation appraisal for		
agricultural and/or timberland use?		
91. Does the appraisal districts timber		
guidelines include the qualification of		
productivity appraisal under Tax Code	1-3	
Sections 23.72(b) and 23.9802(d)?		
92. Does the appraisal district make an		
entry on the appraisal records when		
agricultural applications are received	·	
after April 30 and deliver written	1-3	
notice of imposition of the penalty as	· 	
described in Tax Code Sections 23.431	· 	
and 23.541?	· 	
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