
Introduction

Purpose – To eliminate or reduce the frequency of reports required by state law to be submitted by a state agency or institution of higher education to another state agency or office, without compromise to the need of the Governor and the Texas Legislature to be made aware of the activities and financial status of state government.

The 2025 Report includes statutory changes to reports from the 88th Legislature, Regular and Called Sessions, if any, and any report assessments.

About the Report

This report replaced a report previously issued by the State Comptroller of Public Accounts. The Comptroller's report was never required by statute but was an outgrowth of the ongoing performance reviews conducted by that office. Those reviews are now carried out by the Legislative Budget Board. The 79th Legislature required the Texas State Library and Archives Commission (TSLAC), by a rider to the General Appropriations Act, to assume the task of compiling the report. TSLAC's first edition appeared in 2007, and has been submitted biennially since then. The rider continues in the current budget.

Text of Article I, Library & Archives Commission, Budget Rider #4:

Report of Reports. By January 1, 2025, the Texas State Library and Archives Commission, with the assistance of all agencies, shall prepare a complete and detailed written report indexing all statutorily required reports prepared by and submitted to a state agency as defined by Government Code, §441.180(9) and providing detail about the preparing agency, title of report, legal authority, due date, recipient, and a brief description. The report shall provide indexes by (1) preparing agency, (2) title of report, and (3) report recipient, and the detail section shall be arranged by preparing agency. This report shall include an assessment from each receiving agency for each statutorily required report affirming or denying its continued usefulness to that agency. This report shall be provided to the Governor and the Legislative Budget Board and be made available to the public.

The report of the state comptroller listed required reports without an evaluation of their usefulness to the conduct of government. The rider transferring the duty to TSLAC requires the final report contain an assessment by each recipient agency of each report's usefulness to that agency.

The report issued by the state comptroller issued in April 2004 for the 2004-2005 Biennium was the starting point for this report.

Reports not included in this report:

- Any report required by a rider to the General Appropriations Act
- Any report required by a statute enacted by the Legislature that expires by its own terms on or before September 1, 2025
- Any report by an agency whose submission is optional
- Reports by an advisory committee to the agency it advises
- Routine notifications, notices, and announcements

About the 2025 Required State Reports Project

The Texas Legislative Council provided lists of all repealed legislation and passed bills that were most likely to include report requirements. TSLAC used these lists to review a subset of the many bills passed by the 88th Legislature in 2023. **The review added 84 reports, changed 36 reports, and 69 reports were repealed, expired, or deleted.**

TSLAC reviews this report with input from many stakeholders after each legislative session for completeness and accuracy but cannot guarantee the contents are exhaustive or without error. If you find an omission or error, please contact TSLAC as described at the bottom of page iii.

Recommendations in the 2025 Report

TSLAC contacted all recipients for assessments for the 2025 report. Past assessments were not carried forward to this edition. An assessment appears next to the recipient agency that submitted it.

Recipient report assessments – TSLAC contacted 59 recipients to request report assessments. Where possible, requests were grouped by high-level recipients. For example, all Health and Human Services Commission-related recipients were included in one contact. Recipients were requested to return report assessments in the following categories:

1. **Repeal** – Agency recommends the report be repealed.
2. **Duplicative** – The report duplicates another report (specify statute and name of other report).
3. **Frequency** – Agency believes the report could be prepared at a different frequency and explains why. For example, agency recommends changing an annual report to biannual submission because that is when data becomes available.
4. **Other Reason** – Other remarks or suggestions about the report not appropriate for another assessment category.

Responses from eighty-eight percent of the agencies polled suggest 148 reports should be repealed, 11 reports might be duplicates, 18 reports need a different due date, and 27 reports could be modified in some other way. An additional 47 “Other” assessments suggest retaining those reports as-is.

Reporting to the Legislature

The Legislature is a statutory recipient for many of the reports listed in this report. In addition, however, members of the Legislature must be informed about the availability of other reports and be provided a copy on request. Preparing agencies should pay close attention to these provisions of the Government Code:

§ 2052.002. Distribution of Publications to Legislators.

- (a) To avoid waste in the duplication and distribution of state agency publications, a state agency that issues a publication relating to the work of the agency and distributes the publication to members of the legislature shall send to each member before distributing the publication an electronic notice to determine whether the member wants to receive the publication.
- (b) The state agency shall include with the notice a brief written summary of the publication.
- (c) A member who elects to receive the publication shall notify the state agency. The member may notify the agency electronically.
- (d) This section does not apply to a report that is required by law.
- (e) In this section, "state agency" means:
 - (1) a department, commission, board, office, or other agency that is in the executive branch of state government and that was created by the constitution or a statute of this state;
 - (2) a university system or institution of higher education as defined by Section 61.003, Education Code; or
 - (3) the supreme court, the court of criminal appeals, a court of appeals, or the Texas Judicial Council.

§ 2052.0021. Distribution of Reports to Legislators.

- (a) In this section, "state agency" has the meaning assigned by Section 2052.002.
- (b) Notwithstanding other law, a state agency report required by law may be made available to members of the legislature only in accordance with this section.
- (c) A state agency shall make each report required by law available to members of the legislature only in an electronic format determined by the Texas Legislative Council.
- (d) At the time a report required by law is ready for distribution outside the state agency, the agency shall send notice to each member of the legislature that the report is available. The agency shall send the notice electronically. The notice must briefly describe the subject matter of the report and state the manner in which the member may obtain the report electronically.

State Publications Depository Program

State law requires that copies of many of the reports listed in this report must be submitted to the State Publications Depository Program of the Texas State Library and Archives Commission. We encourage preparing agencies to become familiar with these requirements. See Government Code, §§441.101-1035, and Texas Administrative Code, Title 13, §§3.1-3.8.

Contact Information

Comments, suggestions, or questions concerning this report should be directed to the State and Local Records Management Division of the Texas State Library and Archives Commission by calling (512) 463-7610 or by emailing slrminfo@tsl.texas.gov.

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Required Reports

Guide to Required Reports

Preparer (Preparing Agency) – The name of the agency, institution of higher education, or other state entity required by law to prepare the report. Because the rider requiring the TSLAC to prepare this report specifies the public among the recipients, the report does not use the agency numbers assigned by the state comptroller since most members of the public are not familiar with them.

Reports required to be filed by more than one state entity are found under the following alphabetical headings:

- All Higher Education Institutions
- All State Agencies (except for Higher Education Institutions)
- All State Agencies and Higher Education Institutions
- Appropriate Institutions of Higher Education
- Appropriate Public Retirement Systems
- Appropriate State Agency or Agencies

Report Title – The title of the report. Since state law rarely establishes the precise name of a report, the title should be regarded as an approximation of what the Preparer may title their report.

Legal Authority – A citation to the Texas statute or session law requiring the preparation and submission of the report. Although some citations refer to subsections of a section, users should consult the full section to understand the context of the requirement.

Report Number – This report derives from a Microsoft Access[®] database program. The report number is a unique and arbitrary identifier assigned by the database to each required report and is necessary for the creation of this report.

Description – A brief description of the contents of the report, derived from the wording of the statute requiring the report.

Due Date – The date when the report is due to recipients.

Recipient(s) – The entities that by law must receive the report.

Recipient Assessment(s) 2025 – This field contains any recommendations from the report's recipient(s). Assessments may be that the report requirement be retained, repealed, or amended regarding its recipient(s), frequency, or contents.

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