

May 13, 2022

Via Electronic Mail: ch313.apps@cpa.texas.gov
Local Government Assistance & Economic Analysis
Texas Comptroller of Public Accounts
Lyndon B. Johnson State Office Building
111 E. 17th Street
Austin, Texas 78774

Re: Application for Appraised Value Limitation on Qualified Property from

Stockyard Solar Project, LLC to Mount Vernon Independent School District

Start of Qualifying Time Period: 01/01/2023 Start of Value Limitation Period: 01/01/2025

Dear Local Government Assistance and Economic Analysis Division:

The Board of Trustees of the Mount Vernon Independent School District (the "District") accepted the enclosed Application for Appraised Value Limitation on Qualified Property (the "Application") at a duly called meeting held on May 9, 2022. The Application was determined to be complete by the District on May 13, 2022.

The Applicant, Stockyard Solar Project, LLC, is proposing to construct a solar electric generating facility in Franklin County, Texas. The Board of Trustees believes this project will be beneficial to the District and looks forward to your review and certification of this Application.

An electronic copy of the Application is being provided to the Franklin County Appraisal District by copy of this correspondence.

Thank you so much for your kind consideration to the foregoing.

Respectfully submitted,

Rick L. Lambert

RLL;sl

cc: Via Electronic Mail: franklinchief@suddenlinkmail.com

Ms. Genea Burnaman, Chief Appraiser, Franklin County Appraisal District

Via Electronic Mail: jmccullough@mtvernonisd.net

Dr. Jason McCullough, Superintendent of Schools, Mount Vernon ISD

Via Electronic Mail: conor.branch@enel.com

Mr. Conor Branch, Head of Development, Enel North America

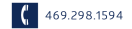
Via Electronic Mail: heath.herje@enel.com

Mr. Heath Herje, Development Director, Enel North America

Via Electronic Mail: <u>mfry@keatax.com</u>

Mr. Mike Fry, Director of Energy Services, KE Andrews

Application for Appraised Value Limitation on Qualified Property with Mount Vernon Independent School District







May 9, 2022

Mount Vernon Independent School District ATT: Dr. Jason McCullough 501 TX Highway 37 Mount Vernon, TX 75457

RE: Stockyard Solar Project, LLC Application for Appraised Value Limitation on Qualified Property

Superintendent McCullough:

In accordance with Section 313 of the Texas Property Tax Code, please find attached an application for an appraised value limitation on qualified property between Stockyard Solar Project, LLC and Mount Vernon Independent School District.

Stockyard Solar Project, LLC is a 210 MW/AC solar energy generation project, with an additional 70 MW/AC battery storage system, that will be located within a proposed reinvestment zone in Franklin County and Mount Vernon Independent School District.

Enclosed are additional details and further information regarding the description, location, qualified investment, and job creation associated with the development of Stockyard Solar Project, LLC.

If you have any questions or would like to request further information, please do not hesitate to contact us.

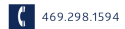
Sincerely,

Mike Fry-Director, Energy Services

mfry@keatax.com

Mile Fry







Tab 1: Pages 1 through 11 of Application







Application for Appraised Value Limitation on Qualified Property

(Tax Code, Chapter 313, Subchapter B or C)

INSTRUCTIONS: This application must be completed and filed with the school district. In order for an application to be processed, the governing body (school board) must elect to consider an application, but — by Comptroller rule — the school board may elect to consider the application only after the school district has received a completed application. Texas Tax Code, Section 313.025 requires that any completed application and any supplemental materials received by the school district must be forwarded within seven days to the Texas Comptroller of Public Accounts.

If the school board elects to consider the application, the school district must:

- · notify the Comptroller that the school board has elected to consider the application. This notice must include:
 - the date on which the school district received the application;
 - the date the school district determined that the application was complete;
 - the date the school board decided to consider the application; and
 - a request that the Comptroller prepare an economic impact analysis of the application;
- · provide a copy of the notice to the appraisal district;
- must complete the sections of the application reserved for the school district and provide information required in the Comptroller rules located at 34 Texas Administrative Code (TAC) Section 9.1054; and
- forward the completed application to the Comptroller, separating each section of the documents. See 34 TAC Chapter 9, Subchapter F.

The governing body may, at its discretion, allow the applicant to supplement or amend the application after the filing date, subject to the restrictions in 34 TAC Chapter 9, Subchapter F.

When the Comptroller receives the notice and required information from the school district, and has determined that all assertions of confidentiality are appropriate, the Comptroller will publish all submitted non-confidential application materials on its website. The Comptroller is authorized to treat some application information as confidential and withhold it from publication on the Internet. To do so, however, the information must be segregated and comply with the other requirements set out in the Comptroller's rules. For more information, see guidelines on Comptroller's website.

The Comptroller will independently determine whether the application has been completed according to the Comptroller's rules (34 TAC Chapter 9, Subchapter F). If the Comptroller finds the application is not complete, the Comptroller will request additional materials from the school district. Pursuant to 9.1053(a)(1)(C), requested information shall be provided within 20 days of the date of the request. When the Comptroller determines that the application is complete, it will send the school district a notice indicating so. The Comptroller will determine the eligibility of the project and issue a certificate for a limitation on appraised value to the school board regarding the application by the 90th day after the Comptroller receives a complete application—as determined by the Comptroller.

The school board must approve or disapprove the application not later than the 150th day after the application review start date (the date the application is finally determined to be complete by the Comptroller), unless an extension is granted. The Comptroller and school district are authorized to request additional information from the applicant that is reasonably necessary to issue a certificate, complete the economic impact evaluation or consider the application at any time during the application review period.

Please visit the Comptroller's website to find out more about the program at comptroller.texas.gov/economy/local/ch313/. There are links to the Chapter 313 statute, rules, guidelines and forms. Information about minimum limitation values for particular districts and wage standards may also be found at that site.

SECTION 1: School District Information 1. Authorized School District Representative Date Application Received by District First Name Last Name Title School District Name Street Address Mailing Address City State ZIP Phone Number Fax Number **Email Address** Mobile Number (optional) 2. Does the district authorize the consultant to provide and obtain information related to this application?..... Nο

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SECTION 1: School District Information (continued)

3. Authorized School District Consultant (If Applicable)		
First Name	Last Name	
Title		
Firm Name		
Phone Number	Fax Number	
Mobile Number (optional)	Email Address	
4. On what date did the district determine this application complete?		
SECTION 2: Applicant Information		
1. Authorized Company Representative (Applicant)		
First Name	Last Name	
Title	Organization	
Street Address		
Mailing Address		
City	State	ZIP
Phone Number	Fax Number	
Mobile Number (optional)	Business Email Address	
2. Will a company official other than the authorized company representative linformation requests?		Yes No
2a. If yes, please fill out contact information for that person.		
First Name	Last Name	
Title	Organization	
Street Address		
Mailing Address		
City	State	ZIP
Phone Number	Fax Number	
Mobile Number (optional)	Business Email Address	
3. Does the applicant authorize the consultant to provide and obtain informat	ion related to this application?	Yes No

SECTION 2: Applicant Information (continued)

4.	Authorized Company Consultant (If Applicable)	
Fir	st Name	Last Name
Titl	e e	
Fin	m Name	
Ph	one Number	Fax Number
Bu	siness Email Address	
S	ECTION 3: Fees and Payments	
1.	Has an application fee been paid to the school district?	
	The total fee shall be paid at the same time the application is submitted be considered supplemental payments.	to the school district. Any fees not accompanying the original application shall
	 If yes, include all transaction information below. Include proof of information provided will not be publicly posted. 	application fee paid to the school district in Tab 2 . Any confidential banking
Pa	yment Amount	Transaction Type
Pa	yor	Payee
Da	te transaction was processed	
dis		de any and all payments or transfers of things of value made to the school of thing of value being provided is in recognition of, anticipation of, or consider-
2.	Will any "payments to the school district" that you may make in order to agreement result in payments that are not in compliance with Tax Code §	
3.	If "payments to the school district" will only be determined by a formula of amount being specified, could such method result in "payments to the sc compliance with Tax Code §313.027(i)?	hool district" that are not in
S	ECTION 4: Business Applicant Information	
1.	What is the legal name of the applicant under which this application is m	ade?
2.	Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (11 digits)
3.	Parent Company Name	
4.	Parent Company Tax ID	
5.	NAICS code	
6.	Is the applicant a party to any other pending or active Chapter 313 agree 6a. If yes, please list application number, name of school district and	
	SECTION 5: Applicant Business Structure	
1.	Business Organization of Applicant (corporation, limited liability corporation, etc)	
2.	Is applicant a combined group, or comprised of members of a combined	group, as defined by Tax Code §171.0001(7)? Yes No
		s Comptroller Franchise Tax Form No. 05-165, No. 05-166, or any other e applicant's combined group membership and contact information.
		ntroller toyon gov/orenemy/legal/sh313/

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اد	ECTIO	N 5: Applicant Business Structure (<i>continuea)</i>		
	2b.	Texas Franchise Tax Reporting Entity Taxpayer Name		
	2c.	Reporting Entity Taxpayer Number		
3.	Is the	applicant current on all tax payments due to the State of Texas?	Yes	No No
4.	Are all	applicant members of the combined group current on all tax payments due to the State of Texas? Yes	No	N/A
SI	ECTIOI	N 6: Eligibility Under Tax Code Chapter 313.024		
	-	ou an entity subject to the tax under Tax Code, Chapter 171?	Yes	No
	(1)	manufacturing	Yes	No
	(2)	research and development	Yes	No
	(3)	a clean coal project, as defined by Section 5.001, Water Code	Yes	No
	(4)	an advanced clean energy project, as defined by Section 382.003, Health and Safety Code	Yes	No
	(5)	renewable energy electric generation	Yes	No
	(6)	electric power generation using integrated gasification combined cycle technology	Yes	No
	(7)	nuclear electric power generation	Yes	No
	(8)	a computer center that is used as an integral part or as a necessary auxiliary part for the activity conducted by applicant in one or more activities described by Subdivisions (1) through (7)	Yes	No
	(9)	a Texas Priority Project, as defined by 313.024(e)(7) and TAC 9.1051*	Yes	No
3.	Are yo	ou requesting that any of the land be classified as qualified investment?	Yes	No
4.	Will an	ny of the proposed qualified investment be leased under a capitalized lease?	Yes	No
5.	Will an	ny of the proposed qualified investment be leased under an operating lease?	Yes	No
6.	Are yo	u including property that is owned by a person other than the applicant?	Yes	No
7.		ny property be pooled or proposed to be pooled with property owned by the applicant in determining the amount of ualified investment?	Yes	No
*No	ote: App	plicants requesting eligibility under this category should note that there are additional application and reporting data submis	ssion require	ements.
SI	ECTIO	N 7: Project Description		
1.	person	4 , attach a detailed description of the scope of the proposed project, including, at a minimum, the type and planned use on all property, the nature of the business, a timeline for property construction or installation, and any other relevant information are application please specify and provide details regarding the original project.		
2.		the project characteristics that apply to the proposed project:		
		Land has no existing improvements Land has existing improvements (complete Sect	ion 13)	
	E	Expansion of existing operation on the land (complete Section 13) Relocation within Texas		

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S	ECTION 8: Limitation as Determining Factor			
1.	Does the applicant currently own the land on which the proposed project will occur?	Yes		No
2.	Has the applicant entered into any agreements, contracts or letters of intent related to the proposed project?	Yes		No
3.	Does the applicant have current business activities at the location where the proposed project will occur?	Yes		No
4.	Has the applicant made public statements in SEC filings or other documents regarding its intentions regarding the proposed project location?	Yes		No
5.	Has the applicant received any local or state permits for activities on the proposed project site?	Yes		No
6.	Has the applicant received commitments for state or local incentives for activities at the proposed project site?	Yes		No
	Is the applicant evaluating other locations not in Texas for the proposed project?	Yes		No
8.	Has the applicant provided capital investment or return on investment information for the proposed project in comparison with other alternative investment opportunities?	Yes		No
9.	Has the applicant provided information related to the applicant's inputs, transportation and markets for the proposed project?	Yes		No
10	Are you submitting information to assist in the determination as to whether the limitation on appraised value is a determining factor in the applicant's decision to invest capital and construct the project in Texas?	Yes		No
	apter 313.026(e) states "the applicant may submit information to the Comptroller that would provide a basis for an affirmative der Subsection (c)(2)." If you answered "yes" to any of the questions in Section 8, attach supporting information in Tab 5.	e dete	erminat	tion
S	ECTION 9: Projected Timeline			
	PTE : Only construction beginning after the application review start date (the date the Texas Comptroller of Public Accounts deems the mplete) can be considered qualified property and/or qualified investment.	applic	ation	
1.	Estimated school board ratification of final agreement			
2.	Estimated commencement of construction			
3.	Beginning of qualifying time period (MM/DD/YYYY)			
4.	First year of limitation (YYYY)			
	4a. For the beginning of the limitation period, notate which one of the following will apply according to provision of 313.027(a-1)(2):			
	A. January 1 following the application date B. January 1 following the end of QTP			
	C. January 1 following the commencement of commercial operations			
	C. Sandary 1 following the commencement of commercial operations			
5.	Commencement of commercial operations			
S	ECTION 10: The Property			
1.	County or counties in which the proposed project will be located			
2.	Central Appraisal District (CAD) that will be responsible for appraising the property			
3.	Will this CAD be acting on behalf of another CAD to appraise this property?	Yes		No
4.	List all taxing entities that have jurisdiction for the property, the portion of project within each entity and tax rates for each entity:			-
	M&O (ISD): I&S (ISD):			
	(Name, tax rate and percent of project) (Name, tax rate and percent of project)	ect)		
	County: City: (Name, tax rate and percent of project)	ect)		
	Hospital District: Water District:	,		
	(Name, tax rate and percent of project) (Name, tax rate and percent of project)	ect)		
	Other (describe): (Name, tax rate and percent of project) Other (describe): (Name, tax rate and percent of project)	ect)		

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S	ECTIO	N 10: The Prop	perty (continued)		
5.	List al	l state and local	incentives as an annual percentage. Include	the estimated start and el	nd year of the incentive:
	Count	y:		City:	
			(Incentive type, percentage, start and end year)		(Incentive type, percentage, start and end year)
	Hospi	tal District:		Water District:	
	·		(Incentive type, percentage, start and end year)		(Incentive type, percentage, start and end yeart)
	Other	(describe):		Other (describe):	
		,	(Incentive type, percentage, start and end year)		(Incentive type, percentage, start and end year)
6.			entirely within the ISD listed in Section 1?		
	6a.	size. Please no	ote that only the qualified property within the	ISD listed in Section 1 is e	stricts) and additional information on the project scope and eligible for the limitation from this application. Please verify es pertain to only the property within the ISD listed in
7.	•		rmination from the Texas Economic Developning a limitation agreement constitute a single		
	7a.	If yes, attach in	n Tab 6 supporting documentation from the C	Office of the Governor.	<u> </u>
S	ECTIO	N 11: Texas Ta	x Code 313.021(1) Qualified Investmen	it	
					tation and the minimum amount of appraised value
lim	itation	vary depending o	on whether the school district is classified as S	Subchapter B or Subchapte	er C, and the taxable value of the property within the school site at comptroller.texas.gov/economy/local/ch313/.
1.	At the	time of applicat	ion, what is the estimated minimum qualified	investment required for th	is school district?
2.	What	is the amount of	f appraised value limitation for which you are	applying?	
		The property va	alue limitation amount is based on property va	alues available at the time	of application and may change prior to the execution of
3.	Does	the qualified inv	estment meet the requirements of Tax Code	§313.021(1)?	Yes No
4.	Attach a. b. c.	a specific and appraised valu a description o qualified invest a detailed map	e limitation as defined by Tax Code §313.02′ fany new buildings, proposed new improventment (Tab 7); and	nt you propose to make w I (Tab 7); nents or personal property of tangible personal prope	ithin the project boundary for which you are requesting an which you intend to include as part of your minimum erty to be placed in service during the qualifying time
5	Do vo	'		, ,	.023 (or §313.053 for Subchapter C school districts)
٠.	-		I district category during the qualifying time p		
S	ECTIO	N 12: Texas Ta	x Code 313.021(2) Qualified Property		
1.	Attach	n a detailed desc	cription of the qualified property. [See §313.02	21(2)] The description mus	st include:
			detailed description of the qualified property	. /-	ng an appraised value limitation as defined by Tax Code
	1b.	,	f any new buildings, proposed new improven	nents or personal property	which you intend to include as part of your qualified
	1c.		blan of the proposed qualified property showing hin a vicinity map that includes school distric		buildings or new improvements inside the project area t zone boundaries (Tab 11); and
	1d.	•	proposed qualified property be used to renov	. •	
		replace existing	g buildings or existing improvements inside o	or outside the project area?	? Yes No
	I	improvem	used to renovate, refurbish, upgrade, maintain ents inside or outside the project area canno §9.1051(16).		tionally replace existing buildings or existing property and will not be eligible for a limitation.

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SECTION 12: Texas Tax Code 313.021(2) Qualified Property (continued)

2.	Is the land upon which the new buildings or new improvements will be built part of the qualified property described by §313.021(2)(A)? Yes No.
	2a. If yes, attach complete documentation including:
	a. legal description of the land (Tab 9);
	 b. each existing appraisal parcel number of the land on which the new improvements will be constructed, regardless of whether or not all of the land described in the current parcel will become qualified property (Tab 9); c. owner (Tab 9);
	d. the current taxable value of the land, attach estimate if land is part of larger parcel (Tab 9); and
	e. a detailed map showing the location of the land with vicinity map (Tab 11).
3.	Is the land on which you propose new construction or new improvements currently located in an area designated as a reinvestment zone under Tax Code Chapter 311 or 312 or as an enterprise zone under Government Code Chapter 2303? Yes No
	3a. If yes, attach the applicable supporting documentation:
	 a. evidence that the area qualifies as an enterprise zone as defined by the Governor's Office (Tab 16);
	b. legal description of reinvestment zone (Tab 16);
	c. order, resolution or ordinance establishing the reinvestment zone (Tab 16);
	d. guidelines and criteria for creating the zone (Tab 16); and
	e. a map of the reinvestment zone or enterprise zone boundaries with vicinity map (Tab 11)
	3b. If no, submit detailed description of proposed reinvestment zone or enterprise zone with a map indicating the boundaries of the zone on which you propose new construction or new improvements to the Comptroller's office within 30 days of the application date.
	What is the anticipated date on which you will submit final proof of a reinvestment zone or enterprise zone?
S	ECTION 13: Information on Property Not Eligible to Become Qualified Property
Ŭ	
1.	In Tab 10 , attach a specific and detailed description of all existing property within the project boundary . This includes buildings and improvements existing as of the application review start date (the date the application is determined to be complete by the Comptroller). The description must provide sufficient detail to locate all existing property on the land that will be subject to the agreement and distinguish existing property from future proposed property.
2.	In Tab 10 , attach a specific and detailed description of all proposed new property within the project boundary that will not become new improvements as defined by TAC 9.1051. This includes proposed property that: functionally replaces existing or demolished/removed property; is used to maintain, refurbish, renovate, modify or upgrade existing property; or is affixed to existing property; or is otherwise ineligible to become qualified property. The description must provide sufficient detail to distinguish existing property (statement 1) and all proposed new property that cannot become qualified property from proposed qualified property that will be subject to the agreement (as described in Section 12 of this application).
3.	For the property not eligible to become qualified property within the project boundary in response to statements 1 and 2 of this section, provide the following supporting information in Tab 10 :
	a. maps and/or detailed site plan;
	b. surveys;
	c. appraisal district values and parcel numbers;
	d. inventory lists;
	e. existing and proposed property lists;
	f. model and serial numbers of existing property; or
	g. other information of sufficient detail and description.
4.	Total estimated market value of existing property within the project boundary (that property described in response to statement 1):
5.	In Tab 10 , include an appraisal value by the CAD of all the buildings and improvements existing as of a date within 15 days of the date the application is received by the school district.
6.	Total estimated market value of proposed property not eligible to become qualified property (that property described in response to statement 2):
N	te: Investment for the property listed in statement 2 may count towards qualified investment in Column C of Schedules A-1 and A-2, if it meets the
	quirements of 313.021(1). Such property cannot become qualified property on Schedule B.

For more information, visit our website: comptroller.texas.gov/economy/local/ch313/

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5	ECTION 14: Wage and Employment Information
1	What is the number of your qualifying jobs you are committing to create?
	What is the number of new qualifying jobs you are committing to create?
2.	What is the number of new non-qualifying jobs you are estimating you will create? (See TAC 9.1051(14))
3.	Do you intend to request that the governing body waive the minimum new qualifying job creation requirement, as provided under Tax Code §313.025(f-1)? Yes No
	3a. If yes, attach evidence of industry standard in Tab 12 documenting that the new qualifying job creation requirement above exceeds the number of employees necessary for the operation, according to industry standards.
4.	Attach in Tab 13 the four most recent quarters of data for each wage calculation below, including documentation from the Texas Workforce Commission website. The final actual statutory minimum annual wage requirement for the applicant for each qualifying job — which may differ slightly from this estimate — will be based on information available at the time of the application review start date (date of a completed application). See TAC §9.1051(21) and (22). Note : If a more recent quarter of information becomes available before the application is deemed complete, updated wage information will be required.
	a. Non-qualified job wages - average weekly wage for all jobs (all industries) in the county is
	b. Qualifying job wage minimum option §313.021(5)(A) -110% of the average weekly wage for manufacturing jobs in the county is
	c. Qualifying job wage minimum option §313.021(5)(B) -110% of the average weekly wage for manufacturing jobs in the region is
5.	Which Tax Code section are you using to estimate the qualifying job wage standard required for
	this project?
3.	What is the minimum required annual wage for each qualifying job based on the qualified property?
7.	What is the annual wage you are committing to pay for each of the new qualifying jobs you create on the qualified property?
3.	Will the qualifying jobs meet all minimum requirements set out in Tax Code §313.021(3)?
9.	Do you intend to satisfy the minimum qualifying job requirement through a determination of cumulative economic benefits to the state as provided by §313.021(3)(F)?
	9a. If yes, attach in Tab 13 supporting documentation from the TWC, pursuant to §313.021(3)(F).
10	. Do you intend to rely on the project being part of a single unified project, as allowed in §313.024(d-2), in meeting the qualifying job requirements?
	10a. If yes, attach in Tab 6 supporting documentation including a list of qualifying jobs in the other school district(s).

SECTION 15: Economic Impact

- 1. Complete and attach Schedules A1, A2, B, and C in **Tab 14**. **Note**: Excel spreadsheet versions of schedules are available for download and printing at URL listed below.
- 2. Attach an Economic Impact Analysis, if supplied by an entity other than the Comptroller's office, in Tab 15. (not required)
- 3. If there are any other payments made in the state or economic information that you believe should be included in the economic analysis, attach a separate schedule showing the amount for each year affected, including an explanation, in **Tab 15**.

Tab 2: Proof of Payment Application Fee

Attached.





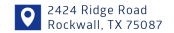


Proof of payment of filing fee received by the Comptroller of Public Accounts per TAC Rule §9.1054 (b)(5)

(Page Inserted by Office of Texas Comptroller of Public Accounts)

Tab 3: Documentation of Combined Group Membership Under Texas Tax Code 171.0001 (7), history of tax default, delinquencies and/or material litigation (if applicable)

Not Applicable.







Tab 4: Detailed Description of the Project

Stockyard Solar Project, LLC is a 210 MW/AC solar electric generation facility, with an additional 70MW/AC battery energy storage system that will be located in Franklin County within Mount Vernon Independent School District. The facility will feature 485,000 photovoltaic panels and 63 central inverters.

Stockyard Solar Project, LLC is being developed by Enel Green Power- North America. Enel Green Power is a high-quality, utility scale solar and battery energy storage developer based in Lenexa, Kansas. Enel Green Power seeks to maximize the success of each stakeholder through their legal, financial, and operational expertise which allows them the ability to identify, deliver, and manage exceptional solar project opportunities.

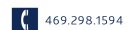
Please Note: This application covers all qualified property in the reinvestment zone and project boundary within Mount Vernon ISD including the following:

- Substation
- Transmission Line
- Inverter and Transformers
- Foundations
- Roadways, Paving, & Fencing
- Posts & Racking Equipment
- SCADA equipment
- Mounting & Tracker Equipment

- Interconnection Facilities
- Solar Modules & Panels
- Power Conditioning Equipment
- Combiner Boxes
- Operation & Maintenance Buildings
- DC and AC collection wires, cables, and equipment
- Meteorological Towers & Equipment
- Battery Energy Storage System (BESS)

Generation of Solar Energy:

When sunlight strikes photovoltaic panels, photons from the sun's energy are absorbed by the semiconductors that compose the photovoltaic cells in the panel. After the semiconductor absorbs enough of these photons, electrons are dislodged from the atoms. These electrons then flow to the front of the cell, creating an imbalance in charge due to their negative properties. This imbalance creates a voltage potential which in turn is collected by electrical conductors in the cell and carried to either storage batteries or circuits to provide power.





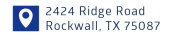
Tab 5: Documentation to Assist in Determining if Limitation is a Determining Factor

Throughout the United States the production of renewable energy has been increasing as the cost of these systems has decreased and technological advancements have improved efficiency. In 2021, Texas ranked 2nd in installed solar capacity. The state's geographic position and containment of several large population centers has made Texas a favorable location for renewable energy development.

Renewable energy developers face many challenges in the determination of project location—one of these factors being the selection of an area where the greatest return on investment can be achieved. There are several factors that contribute to Texas favorability for development, one however that does not is the state's notoriously high property tax burden—ranking in the top 10 across the United States.

An appraised value limitation on qualified property allows developers to significantly diminish the property tax liability that composes a substantial ongoing cost of operation that directly impacts the economic rate of return for the project. In the absence of an appraised value limitation, the development of renewable energy facilities becomes financially uncertain as the rate of return often fails to meet the minimum return required to proceed. In the event an appraised value limitation agreement is not received by Stockyard Solar Project, LLC it is rather certain that the capital allotted for the development of this project will be reallocated for use in another state where either the property tax burden is lower or economic incentives can be secured, namely locations where Enel Green Power is currently active including Connecticut, Nevada, or Minnesota. Thus, an appraised value limitation agreement between Stockyard Solar Project, LLC and Mount Vernon Independent School District is the determining factor in the decision to locate this facility within the state of Texas.

¹ Solar Energy Industries Association







Tab 6: Description of how Project is Located in More than One District, Including List of Percentage in Each District and, if Determined to be a Single Unified Project, Documentation from the Office of the Governor (if applicable)

Not Applicable.







Tab 7: Description of Qualified Investment

Stockyard Solar Project, LLC is a 210 MW/AC solar electric generation facility, with an additional 70 MW/AC battery energy storage system, that will be located in Franklin County within Mount Vernon Independent School District. The facility will feature 485,000 photovoltaic panels and 63 central inverters.

Stockyard Solar Project, LLC requests that the limitation covers all qualified investment and qualified property located within Mount Vernon ISD. It is our request that the limitation includes all eligible and ancillary equipment including the following:

Please Note: This application covers all qualified property in the reinvestment zone and project boundary within Mount Vernon ISD.

- Substation
- Transmission Line
- Inverter and Transformers
- Foundations
- Roadways, Paving, & Fencing
- Posts & Racking Equipment
- SCADA equipment
- Mounting & Tracker Equipment

- Interconnection Facilities
- Solar Modules & Panels
- Power Conditioning Equipment
- Combiner Boxes
- Operation & Maintenance Buildings
- DC and AC collection wires, cables, and equipment
- Meteorological Towers & Equipment
- Battery Energy Storage System (BESS)





Tab 8: Description of Qualified Property

Stockyard Solar Project, LLC is a 210 MW/AC solar electric generation facility, with an additional 70 MW/AC battery energy storage system, that will be located in Franklin County within Mount Vernon Independent School District. The facility will feature 485,000 photovoltaic panels and 63 central inverters.

Stockyard Solar Project, LLC requests that the limitation covers all qualified investment and qualified property located Mount Vernon ISD. It is our request that the limitation includes all eligible and ancillary equipment including the following:

Please Note: This application covers all qualified property in the reinvestment zone and project boundary within Mount Vernon ISD.

- Substation
- Transmission Line
- Inverter and Transformers
- Foundations
- Roadways, Paving, & Fencing
- Posts & Racking Equipment
- SCADA equipment
- Mounting & Tracker Equipment

- Interconnection Facilities
- Solar Modules & Panels
- Power Conditioning Equipment
- Combiner Boxes
- Operation & Maintenance Buildings
- DC and AC collection wires, cables, and equipment
- Meteorological Towers & Equipment
- Battery Energy Storage System (BESS)





Tab 9: Description of Land

Not Applicable.







Tab 10: Description of All Property Not Eligible to Become Qualified Property (if applicable)

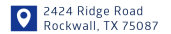
The existing property consists of houses, barns, buildings, tanks, silos that are not qualified property and not owned by Stockyard Solar Project, LLC. (The existing improvements are not part of this qualified project).





Tab 11: Maps

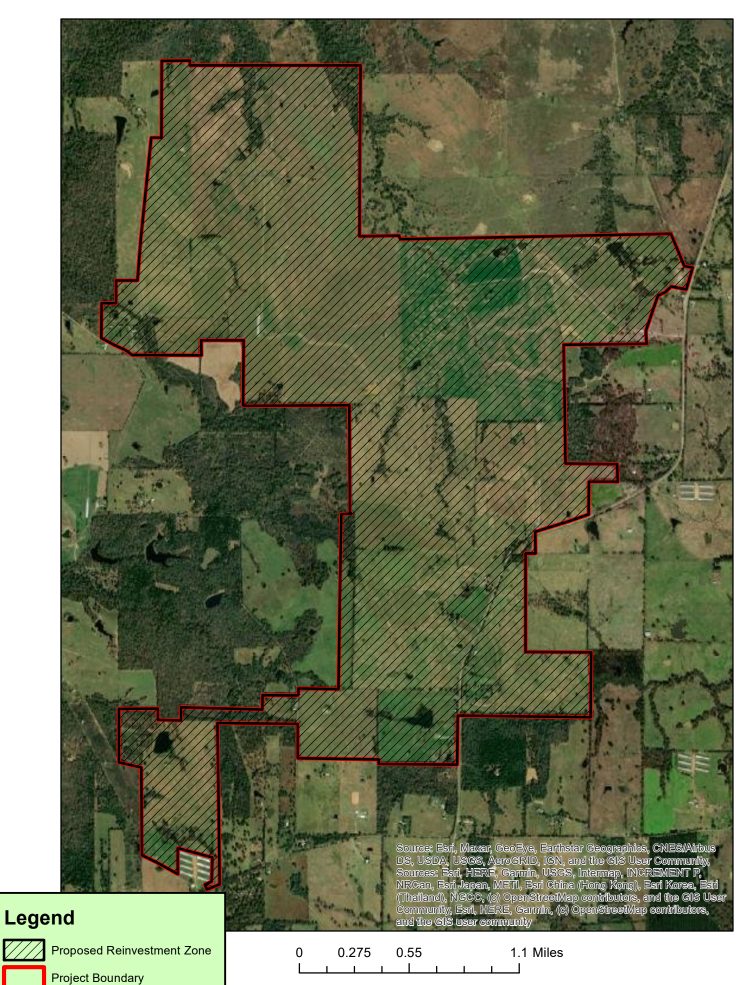
Please See Attached.

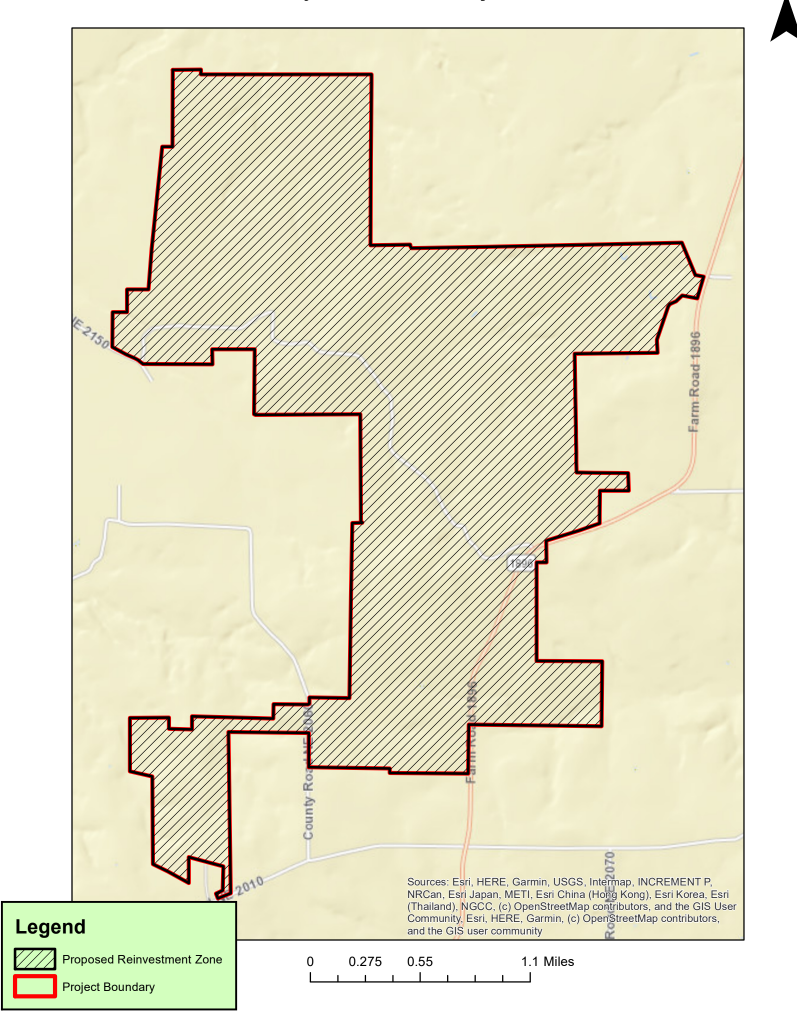


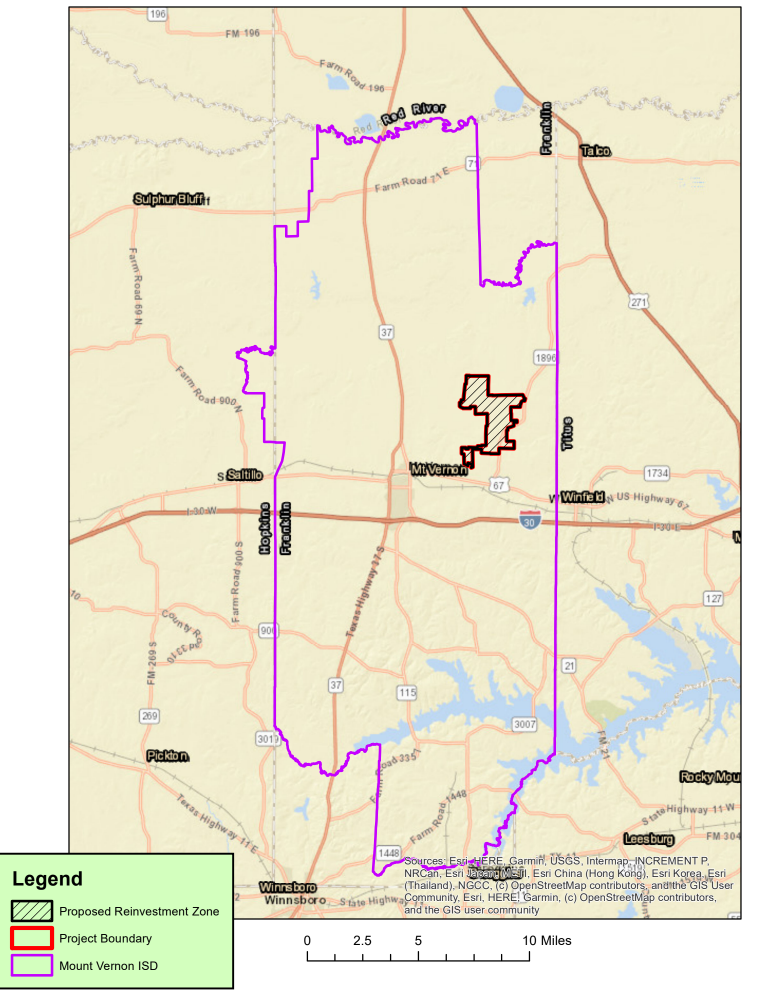




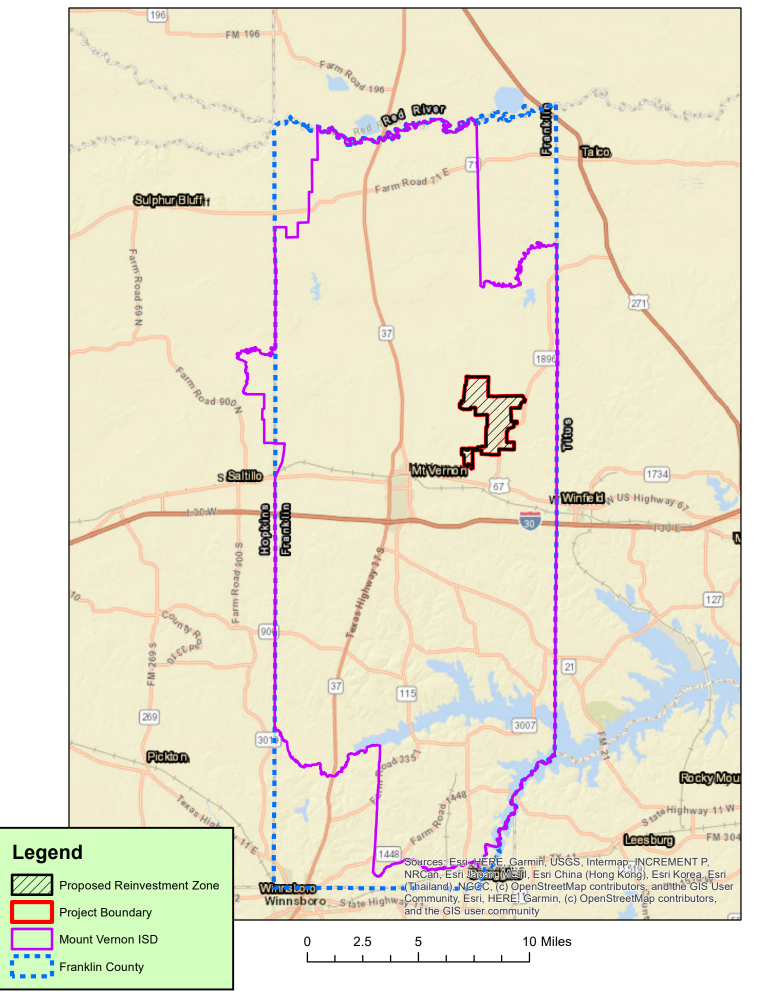














Tab 12: Request for Waiver of Job Creation Requirement and Supporting Information (if applicable)

Please See Attached.







April 24, 2022

Mount Vernon Independent School District ATT: Dr. Jason McCullough 501 TX Highway 37 Mount Vernon, TX 75457

RE: Stockyard Solar Project, LLC Application for Appraised Value Limitation on Qualified Property Job Waiver Request

Superintendent McCullough:

Stockyard Solar Project, LLC is requesting that Mount Vernon ISD's Board of Trustees waive the job requirement provision as allowed by Section 313.025 (f-1) of the Texas Property Tax Code. This waiver would be based on the school district's board findings that the jobs creation requirement exceeds the industry standard for the number of employees reasonably necessary for the operation of this facility.

Stockyard Solar Project, LLC requests that Mount Vernon ISD makes such finding and waive the job creation requirement for 10 permanent jobs. Stockyard Solar Project, LLC has committed to create 2 full time permanent position for the operation and maintenance of the facility. The qualifying position will be compensated at the rate of 110% of the regional manufacturing wage as well as offer company benefits. Such positions shall be employed by Stockyard Solar Project, LLC or by the contractor it employs to operate and maintain the facility.

Renewable energy projects create many jobs during the development of the facility. It is anticipated that 250 construction jobs will be created by Stockyard Solar Project, LLC; however, once construction is complete the facility will require a relatively low number of permanent workers. The current industry standard for solar energy sites is 1 worker per 250 MW.

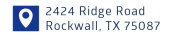
Stockyard Solar Project, LLC kindly requests that you consider the approval of the job waiver request for this project. Undoubtedly, the establishment of this facility will be very beneficial to Mount Vernon ISD, Franklin County, and the advancement of renewable energy in Texas.

Your consideration of this request is greatly appreciated. If you have any questions, please contact us.

Sincerely,

Mile Fry

Mike Fry
Director, Energy Services
mfry@keatax.com







Tab 13: Calculation of Three Possible Wage Requirements and Supporting Information (if applicable)

Calculation 1: Franklin County Average Weekly Wage: \$869.75

	·			
Quarter	Area	Ownership	Industry	Average Weekly Wage
Q4 2020	Franklin County, TX	Total All	All Industries	\$935.00
Q1 2021	Franklin County, TX	Total All	All Industries	\$805.00
Q2 2021	Franklin County, TX	Total All	All Industries	\$902.00
Q3 2021	Franklin County, TX	Total All	All Industries	\$837.00

Quarterly Census of Employment and Wages (QCEW) Report Customize the report/Help with Accessibility ? Drag a column header and drop it here to group by that column × \times × Average Weekly Year Period Industry Wage **T** Area Ownership 01 Total, All Industries 821 2020 Franklin Total All 2020 02 Franklin Total All Total, All Industries 903 926 2020 03 Franklin Total All Total, All Industries 2020 04 Franklin Total All Total, All Industries 935 2021 01 Franklin Total All Total, All Industries 805 2021 02 Franklin Total All Total, All Industries 902 2021 03 Franklin Total All Total, All Industries 837





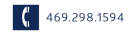
Calculation 2: 110% Franklin County Average Manufacturing Weekly: \$881.38

Quarter	Area	Ownership	Industry	Average Weekly Wage
Q4 2020	Franklin County, TX	Private	Manufacturing	\$678.00
Q1 2021	Franklin County, TX	Private	Manufacturing	\$912.00
Q2 2021	Franklin County, TX	Private	Manufacturing	\$884.00
Q3 2021	Franklin County, TX	Private	Manufacturing	\$731.00

Quarterly Census of Employment and Wages (QCEW) Report

Customize the report/Help with Accessibility ?

Drag a c	Drag a column header and drop it here to group by that column											
Year	×	Period	×	Area	×	Ownership	×	Industry	×	Average Weekly X Wage		
2020		01		Franklin		Private		Manufacturing		777		
2020		02		Franklin		Private		Manufacturing		666		
2020		03		Franklin		Private		Manufacturing		688		
2020		04		Franklin		Private		Manufacturing		678		
2021		01		Franklin		Private		Manufacturing		912		
2021		02		Franklin		Private		Manufacturing		884		
2021		03		Franklin		Private		Manufacturing		731		





Calculation 3: 110% Regional Manufacturing Wage: \$937.20 weekly or \$48,728.90 annually

2020 Manufacturing Average Wages by Council of Government Region Wages for All Occupations

Wages for All Occu		Wa	ges
COG	COG Number	Hourly	Annual
Panhandle Regional Planning Commission	1	\$23.32	\$48,501
South Plains Association of Governments	2	\$20.42	\$42,473
NORTEX Regional Planning Commission	3	\$20.64	\$42,928
North Central Texas Council of Governments	4	\$32.34	\$67,261
Ark-Tex Council of Governments	5	\$21.30	\$44,299
East Texas Council of Governments	6	\$29.28	\$60,904
West Central Texas Council of Governments	7	\$21.54	\$44,797
Rio Grande Council of Governments	8	\$19.02	\$39,552
Permian Basin Regional Planning Commission	9	\$22.57	\$46,945
Concho Valley Council of Governments	10	\$27.28	\$56,739
Heart of Texas Council of Governments	11	\$23.41	\$48,696
Capital Area Council of Governments	12	\$29.96	\$62,326
Brazos Valley Council of Governments	13	\$18.41	\$38,286
Deep East Texas Council of Governments	14	\$21.07	\$43,829
South East Texas Regional Planning Commission	15	\$27.38	\$56,957
Houston-Galveston Area Council	16	\$29.83	\$62,050
Golden Crescent Regional Planning Commission	17	\$22.09	\$45,945
Alamo Area Council of Governments	18	\$27.45	\$57,101
South Texas Development Council	19	\$19.20	\$39,945
Coastal Bend Council of Governments	20	\$35.39	\$73,603
Lower Rio Grande Valley Development Council	21	\$20.70	\$43,056
Texoma Council of Governments	22	\$19.18	\$39,897
Central Texas Council of Governments	23	\$21.34	\$44,390
Middle Rio Grande Development Council	24	\$22.98	\$47,809
Texas		\$28.00	\$58,233

Calculated by the Texas Workforce Commission Labor Market and Career Information Department.

Data published: August 2021.

Data published annually, next update will likely be July 31, 2022

Annual Wage Figure assumes a 40-hour work week.

Note: Data is not supported by the Bureau of Labor Statistics (BLS).

Wage data is produced from Texas Occupational Employment and Wage Statistics (OEWS) data, and is not to be compared to BLS estimates. Data intended only for use implementing Chapter 313, Texas Tax Code.







Tab 14: Schedules A1, A2, B, & C completed and signed Economic Impact (if applicable)

Please See Attached.







Schedule A1: Total Investment for Economic Impact (through the Qualifying Time Period)

Date 4/24/2022

Applicant Name Stockyard Solar Project, LLC Form 50-296A

ISD Name Mount Vernon ISD Revised October 2020

PROPERTY INVESTMENT AMOUNTS									
				(Estimated Investment in	each year. Do not put cumulative totals.)				
				Column A	Column B	Column C	Column D	Column E	
	Year	School Year (YYYY-YYYY)	Tax Year (Fill in actual tax year below) YYYY	New investment (original cost) in tangible personal property placed in service during this year that will become Qualified Property	New investment made during this year in buildings or permanent nonremovable components of buildings that will become Qualified Property	Other new investment made during this year that will <u>not</u> become Qualified Property [SEE NOTE]	Other new investment made during this year that may become Qualified Property [SEE NOTE]	Total Investment (Sum of Columns A+B+C+D)	
Investment made before filing complete application with district Investment made after filing complete application with district, but before final board approval of application Investment made after final board approval of application and before Jan. 1 of first complete tax year of qualifying time period				Not eligible to becor	Not eligible to become Qualified Property		[The only other investment made before filing complete application with district that may become Qualified Property is land.]		
		2022-2023	2022						
								\$ -	
	QTP1	2023-2024	2023	\$ 102,800,000.00				\$ 102,800,000.00	
Complete tax years of qualifying time period	QTP2	2024-2025	2024	\$ 135,000,000.00	\$ 500,000.00			\$ 135,500,000.00	
Total Investment through Qualifying Time Period [ENTER this row in Schedule A2			row in Schedule A2]	\$ 237,800,000.00				\$ 238,300,000.00	
					Ent	er amounts from TOTAL row above in Schedu	e A2		
Total Qualified Investment (sum of green cells)			\$ 238,300,000.00						

For All Columns: List amount invested each year, not cumulative totals.

Column A: This represents the total dollar amount of planned investment in tangible personal property. Only include estimates of investment for "replacement" property if the property is specifically described in the application.

Only tangible personal property that is specifically described in the application can become qualified property.

Column B: The total dollar amount of planned investment each year in buildings or nonremovable component of buildings.

Column C: Dollar value of other investment that may affect economic impact and total value. Examples of other investment that will not become qualified property include investment meeting the definition of 313.021(1) but not creating a new improvement as defined by TAC 9.1051. This is proposed property that functionally replaces existing property; is used to maintain, refurbish, renovate, modify or upgrade existing property, or is affixed to existing property—described in SECTION 13, question #5 of the application.

Column D: Dollar value of other investment that may affect economic impact and total value. Examples of other investment that may result in qualified property are land or professional services.

Total Investment: Add together each cell in a column and enter the sum in the blue total investment row. Enter the data from this row into the first row in Schedule A2.

Qualified Investment: For the green qualified investment cell, enter the sum of all the green-shaded cells.

Date 4/24/2022

Applicant Name Stockyard Solar Project, LLC

ISD Name Mount Vernon ISD

Revised October 2020

Revised October 2020

The content	PROPERTY INVESTMENT AMOUNTS										
Part	(Estimated Investment in each year. Do not put cumulative totals.)										
## 1965 Page 1975 Page 19					Column A	Column B	Column C	Column D		Column E	
Trail price prince for for foot design of the function prince data in visible function of the function of th		Year		(Fill in actual tax year	personal property placed in service during	buildings or permanent nonremovable components of buildings that will become Qualified Property	will <u>not</u> become Qualified Property [SEE NOTE]	will become Qualified Property (SEE NOTE)	t]		
Easily and professional data of value instance provided of 10 valu	Total Investment from Schedule A1*		TOTAL S EDON		Enter amounts from TOTAL row in Schedule A1 in the row below						
Est year javo to delet inhabiton period OPP 1 2022 2024 2023 \$ 102,000,000,000 \$ 000,000 \$ 000,000 \$ 000,0			TOTALS FROM SCHEDULE AT		\$ 237,800,000.00	\$ 500,000.00			\$	238,300,000.00	
Each year pron to atart of value limitation period 17	Each year prior to start of value limitation period	STUB	2022-2023	2022					\$	-	
1	Each year prior to start of value limitation period	QTP 1	2023-2024	2023	\$ 102,800,000.00				\$	102,800,000.00	
Part	Each year prior to start of value limitation period	QTP 2	2024-2025	2024	\$ 135,000,000.00	\$ 500,000.00			\$	135,500,000.00	
1	Value limitation period***	1	2025-2026	2025							
4 2028-029 2028 2028 2029 2028 2029 2029 2029 2		2	2026-2027	2026							
Page		3	2027-2028	2027							
Additional years for 25 year economic impact as required by 310.024 (2004) 6 2009-2003 2009 2009-2009 2009-2009-2009-2009-2009-2009-2009-2009		4	2028-2029	2028							
1		5	2029-2030	2029							
Part		6	2030-2031	2030							
9 2033-2034 2035 2034 2035 2034 2035 2034 2035 2035 2035 2035 2035 2035 2035 2035		7	2031-2032	2031							
10 2034-2035 2034 2035 2036		8	2032-2033	2032							
Total Provision Himidal Provision February Februa		9	2033-2034	2033							
Continue to maintain viable presence 11 2035-2036 2035 12 2036-2037 2036 13 2037-2038 2037 14 2038-2039 2038 15 2039-2040 2039 16 2040-2041 2040 17 2041-2042 2041 18 2042-2043 2042 19 2043-2044 2043 20 2044-2045 2044 21 2045-2046 2045 22 2046-2047 2046 22 2047-2048 2047 23 2047-2048 2047 24 2048-2049 2048 20		10	2034-2035	2034							
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Continue to maintain viable presence 13 2037-2038 2037 14 2038-2039 2038 15 2039-2040 2039 16 2040-2041 2040 17 2041-2042 2041 18 2042-2043 2042 19 2043-2044 2043 20 2044-2045 2044 21 2045-2046 2045 22 2046-2047 2046 23 2047-2048 2047 24 2048-2049 2048	Continue to maintain viable presence	11	2035-2036	2035							
14 2038-2039 2038 15 2039-2040 2039 16 2040-2041 2040 17 2041-2042 2041 18 2042-2043 2042 19 2043-2044 2043 20 2042-2045 2044 20 2042-2045 2044 21 2045-2046 2045 22 2046-2047 2046 23 2047-2048 2047 24 2048-2049 2048		12	2036-2037	2036							
15 2039-2040 2039 16 2040-2041 2040 17 2041-2042 2041 18 2042-2043 2042 19 2043-2044 2043 20 2044-2045 2044 21 2045-2046 2045 22 2046-2047 2046 23 2047-2048 2047 24 2048-2049 2048		13	2037-2038	2037							
16 2040-2041 2040 17 2041-2042 2041 18 2042-2043 2042 19 2043-2044 2043 20 2044-2045 2044 21 2045-2046 2045 21 2045-2046 2045 22 2046-2047 2046 23 2047-2048 2047 24 2048-2049 2048		14	2038-2039	2038							
Additional years for 25 year economic impact as required by 313.026(c)(1) Additional years for 25 year economic impact as required by 313.026(c)(1) 17		15	2039-2040	2039							
Additional years for 25 year economic impact as required by 313.026(c)(1) 18 2042-2043 2043 2043 2043 20 2044-2045 2044 21 2045-2046 2045 22 2046-2047 2046 23 2047-2048 2047 24 2048-2049 2048	Additional years for 25 year economic impact as required by 313.026(c)(1)	16	2040-2041	2040							
Additional years for 25 year economic impact as required by 313.026(c)(1) 19											
Additional years for 25 year economic impact as required by 313.026(c)(1) 20 2044-2045 2045 21 2045-2046 2045 22 2046-2047 2046 23 2047-2048 2047 24 2048-2049 2048											
Additional years for 25 year economic impact as required by 313.026(c)(1) 21											
22 2046-2047 2046 23 2047-2048 2047 24 2048-2049 2048											
23 2047-2048 2047 24 2048-2049 2048		_									
25 2049-2050 2049		24	2048-2049	2048							
		25	2049-2050	2049							

- * All investments made through the qualifying time period are captured and totaled on Schedule A1 [blue box] and incorporated into this schedule in the first row.
- ** Only investment made during deferrals of the start of the limitation (after the end of qualifying time period but before the start of the Value Limitation Period) should be included in the "year prior to start of value limitation period" row(s). If the limitation starts at the end of the qualifying time period or the qualifying time period overlaps the limitation, no investment should be included on this line.
- *** If your qualifying time period will overlap your value limitation period, do not also include investment made during the qualifying time period in years 1 and/or 2 of the value limitation period, depending on the overlap. Only include investments/years that were **not** captured on Schedule A1.
- For All Columns: List amount invested each year, not cumulative totals. Only include investments in the remaining rows of Schedule A2 that were not captured on Schedule A1.
 - Column A: This represents the total dollar amount of planned investment in tangible personal property. Only include estimates of investment for "replacement" property if the property is specifically described in the application.
 - Only tangible personal property that is specifically described in the application can become qualified property.
 - Column B: The total dollar amount of planned investment each year in buildings or nonremovable component of buildings.
 - Column C: Dollar value of other investment that may affect economic impact and total value. Examples of other investment that will not become qualified property include investment meeting the definition of 313.021(1) but not creating a new improvement as defined by TAC 9.1051. This is proposed property that functionally replaces existing property; is used to maintain, refurbish, renovate, modify or upgrade existing property—described in SECTION 13, question #5 of the application.
 - Column D: Dollar value of other investment that may affect economic impact and total value. Examples of other investment that may result in qualified property are land or professional services.

Schedule B: Estimated Market And Taxable Value (of Qualified Property Only)

Date 4/24/2022

Applicant Name Stockyard Solar Project, LLC Form 50-296A

ISD Name Mount Vernon ISD Revised October 2020

	Mount Vernon 135		Qualified Property				Estimated Taxable Value						
	Year	School Year (YYYY-YYYY)	Tax Year (Fill in actual tax year) YYYY	Estimated Market Value of Land	Estir Value	mated Total Market e of new buildings or new improvements	Estir tang	mated Total Market Value of ible personal property in the w buildings or "in or on the new improvements"	exer	Market Value less any nptions (such as pollution trol) and before limitation		nal taxable value for I&S after all reductions	al taxable value for M&O after all reductions
Each year prior to start of Value Limitation Period	0	2022-2023	2022										
Each year prior to start of Value Limitation Period	0	2023-2024	2023										
Each year prior to start of Value Limitation Period	0	2024-2025	2024				\$	51,400,000.00	\$	51,400,000.00	\$	51,400,000.00	\$ 51,400,000.00
	1	2025-2026	2025		\$	500,000.00	\$	237,800,000.00	\$	238,300,000.00	\$	238,300,000.00	\$ 20,000,000.00
	2	2026-2027	2026		\$	470,000.00	\$	218,776,000.00	\$	219,246,000.00	\$	219,246,000.00	\$ 20,000,000.00
	3	2027-2028	2027		\$	455,000.00	\$	197,374,000.00	\$	197,829,000.00	\$	197,829,000.00	\$ 20,000,000.00
	4	2028-2029	2028		\$	440,000.00	\$	178,350,000.00	\$	178,790,000.00	\$	178,790,000.00	\$ 20,000,000.00
Value Limitation Period	5	2029-2030	2029		\$	425,000.00	\$	157,740,666.67	\$	158,165,666.67	\$	158,165,666.67	\$ 20,000,000.00
value Lillitation Fellou	6	2030-2031	2030		\$	410,000.00	\$	137,527,666.67	\$	137,937,666.67	\$	137,937,666.67	\$ 20,000,000.00
	7	2031-2032	2031		\$	395,000.00	\$	117,314,666.67	\$	117,709,666.67	\$	117,709,666.67	\$ 20,000,000.00
	8	2032-2033	2032		\$	380,000.00	\$	97,101,666.67	\$	97,481,666.67	\$	97,481,666.67	\$ 20,000,000.00
	9	2033-2034	2033		\$	365,000.00	\$	76,888,666.67	\$	77,253,666.67	\$	77,253,666.67	\$ 20,000,000.00
	10	2034-2035	2034		\$	350,000.00	\$	56,675,666.67	\$	57,025,666.67	\$	57,025,666.67	\$ 20,000,000.00
	11	2035-2036	2035		\$	335,000.00	\$	47,560,000.00	\$	47,895,000.00	\$	47,895,000.00	\$ 47,895,000.00
	12	2036-2037	2036		\$	320,000.00	\$	47,560,000.00	\$	47,880,000.00	\$	47,880,000.00	\$ 47,880,000.00
Continue to maintain viable presence	13	2037-2038	2037		\$	305,000.00	\$	47,560,000.00	\$	47,865,000.00	\$	47,865,000.00	\$ 47,865,000.00
viable presence	14	2038-2039	2038		\$	290,000.00	\$	47,560,000.00	\$	47,850,000.00	\$	47,850,000.00	\$ 47,850,000.00
	15	2039-2040	2039		\$	275,000.00	\$	47,560,000.00	\$	47,835,000.00	\$	47,835,000.00	\$ 47,835,000.00
	16	2040-2041	2040		\$	260,000.00	\$	47,560,000.00	\$	47,820,000.00	\$	47,820,000.00	\$ 47,820,000.00
Additional years for 25 year economic impact as required by 313.026(c)(1)	17	2041-2042	2041		\$	245,000.00	\$	47,560,000.00	\$	47,805,000.00	\$	47,805,000.00	\$ 47,805,000.00
	18	2042-2043	2042		\$	230,000.00	\$	47,560,000.00	\$	47,790,000.00	\$	47,790,000.00	\$ 47,790,000.00
	19	2043-2044	2043		\$	215,000.00	\$	47,560,000.00	\$	47,775,000.00	\$	47,775,000.00	\$ 47,775,000.00
	20	2044-2045	2044		\$	200,000.00	\$	47,560,000.00	\$	47,760,000.00	\$	47,760,000.00	\$ 47,760,000.00
	21	2045-2046	2045		\$	185,000.00	\$	47,560,000.00	\$	47,745,000.00	\$	47,745,000.00	\$ 47,745,000.00
	22	2046-2047	2046		\$	170,000.00	\$	47,560,000.00	\$	47,730,000.00	\$	47,730,000.00	\$ 47,730,000.00
	23	2047-2048	2047		\$	155,000.00	\$	47,560,000.00	\$	47,715,000.00	\$	47,715,000.00	\$ 47,715,000.00
	24	2048-2049	2048		\$	140,000.00	\$	47,560,000.00	\$	47,700,000.00	\$	47,700,000.00	\$ 47,700,000.00
	25	2049-2050	2049		\$	125,000.00	\$	47,560,000.00	\$	47,685,000.00	\$	47,685,000.00	\$ 47,685,000.00

Notes: Market value in future years is good faith estimate of future taxable value for the purposes of property taxation.

Only include market value for eligible property on this schedule.

Date 4/24/2022

Applicant Name Stockyard Solar Project, LLC

ISD Name Mount Vernon ISD

Form 50-296A

Revised October 2020

				Const	ruction	Non-Qualifying Jobs	Qualifying Jobs		
				Column A	Column B	Column C	Column D	Column E	
	Year	School Year (YYYY-YYYY)	Tax Year (Actual tax year) YYYY	Number of Construction FTE's	Average annual wage rates for construction workers	Number of non-qualifying jobs applicant estimates it will create (cumulative)	Number of new qualifying jobs applicant commits to create meeting all criteria of Sec. 313.021(3) (cumulative)	A nnual wage of new qualifying jobs	
Each year prior to start of Value Limitation Period Insert as many rows as necessary	0	2022-2023	2022						
Each year prior to start of Value Limitation Period Insert as many rows as necessary	0	2023-2024	2023	250	\$ 48,728.90				
Each year prior to start of Value Limitation Period Insert as many rows as necessary	0	2024-2025	2024	250	\$ 48,728.90				
	1	2025-2026	2025				2	\$ 48,728.90	
	2	2026-2027	2026				2	\$ 48,728.90	
	3	2027-2028	2027				2	\$ 48,728.90	
	4	2028-2029	2028				2	\$ 48,728.90	
Value Limitation Period The qualifying time period could overlap the	5	2029-2030	2029				2	\$ 48,728.90	
value limitation period.	6	2030-2031	2030				2	\$ 48,728.90	
	7	2031-2032	2031				2	\$ 48,728.90	
	8	2032-2033	2032				2	\$ 48,728.90	
	9	2033-2034	2033				2	\$ 48,728.90	
	10	2034-2035	2034				2	\$ 48,728.90	
Years Following Value Limitation Period	11 through 25	2035-2050	2035-2049				2	\$ 48,728.90	

Notes: See TAC 9.1051 for definition of non-qualifying jobs.

Only include jobs on the project site in this school district.

Tab 15: Economic Impact Analysis, other payments made in the state or other economic information (if applicable)

Not Applicable.







Tab 16: Description of Reinvestment or Enterprise Zone

Currently, it is anticipated that Mount Vernon ISD will create the proposed reinvestment zone prior to the execution of the agreement. Please find attached Mount Vernon ISD's Board Policy CCGB(LEGAL) for Guidelines and Criteria.





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Tax Increment Financing Act

Board of Directors

Except as provided at Large Municipality below, each district that levies taxes on real property in a reinvestment zone designated by a county or municipality in accordance with the Tax Increment Financing Act, Tax Code Chapter 311, may appoint one member of the reinvestment zone board of directors if the district has approved the payment of all or part of the tax increment produced by the district into the tax increment fund for the zone. A district may waive its right to appoint a director. *Tax Code 311.009(a), (b)*

Large Municipality In a reinvestment zone designated by a municipality which is wholly or partially located in a county with a population of less than 1.8 million in which the principal municipality has a population of 1.1 million or more, each taxing unit that approves the payment of all or part of its tax increment into the tax increment fund is entitled to appoint a number of members to the board in proportion to the taxing unit's pro rata share of the total anticipated tax increment to be deposited into the tax increment fund during the term of the zone. Tax Code 311.0091(a)-(c)

Tax Increments

Amount

The amount of a district's tax increment for a year is the amount of property taxes levied and assessed by the district for that year on the captured appraised value of real property taxable by the district and located in a reinvestment zone or the amount of property taxes levied and collected by the district for that year on the captured appraised value of real property taxable by the district and located in a reinvestment zone. The board of the district shall determine which of the methods is used to calculate the amount of the district's tax increment.

"Captured Appraised Value" The captured appraised value of real property taxable by a district for a year is the total taxable value of all real property taxable by the district and located in a reinvestment zone for that year less the tax increment base of the district.

"Tax Increment Base"

The tax increment base of a district is the total taxable value of all real property taxable by the district and located in a reinvestment zone for the year in which the zone was designated under Tax Code Chapter 311.

Tax Code 311.012

Collection and Deposit

Each district that taxes real property located in a reinvestment zone shall provide for the collection of its taxes in the zone as for any other property taxed by the district. Each district shall pay into the tax increment fund for the zone an amount equal to the tax increment produced by the district, less the sum of:

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- Property taxes produced from the tax increments that are, by contract executed before the designation of the area as a reinvestment zone, required to be paid by the district to another political subdivision; and
- A portion, not to exceed 15 percent, of the tax increment produced by the district as provided by the reinvestment zone financing plan or a larger portion as provided at Agreement Required below.

Tax Code 311.013(a)–(b)

Notwithstanding any termination of the reinvestment zone and unless otherwise specified by an agreement between the district and the municipality or county that created the zone, a district shall make the required payment not later than the 90th day after the later of the delinquency date for district property taxes or the date the municipality or county that created the zone submits to the district an invoice specifying the tax increment produced by the district and the amount the district is required to pay into the tax increment fund for the zone. A district is not required to pay into a tax increment fund the applicable portion of a tax increment attributable to delinquent taxes until those taxes are collected. *Tax Code* 311.013(c), (i)

A district whose taxable value is reduced under Government Code 403.302(d)(4) (determination of district property values by the comptroller) shall pay into the tax increment fund, in addition to the amount otherwise required to be paid, an amount equal to the amount by which the amount of taxes the district would have been required to pay into the fund in the current year if the district levied taxes at the rate the district levied in 2005 exceeds the amount the district is otherwise required to pay into the fund in the year of the reduction. This additional amount may not exceed the amount the district receives in state aid for the current tax year under Education Code 48.253 (additional state aid for tax increment financing payments). The district shall pay the additional amount after the district receives the state aid to which the district is entitled for the current tax year under Education Code 48.253. *Tax Code* 311.013(n)

Agreement Required A district is not required to pay into the tax increment fund any of its tax increment produced from property located in a reinvestment zone designated under Tax Code 311.005(a) or in an area added to a reinvestment zone under Tax Code 311.007 unless the district enters into an agreement to do so with the governing body of the municipality or county that designated the zone. *Tax Code* 311.013(f)

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A district that participates in a zone is not required to increase the percentage or amount of the tax increment to be contributed by the district because of an amendment to the project plan or reinvestment zone financing plan for the zone unless the board by official action approves the amendment. Tax Code 311.011(g)

A district is not required to pay into the tax increment fund any of its tax increment produced from property located in an area added to the reinvestment zone under Tax Code 311.007(a) or (b) unless the board enters into an agreement to do so with the governing body of the municipality or county that created the zone. Tax Code 311.013(k)

If the governing body of the municipality or county that designated a reinvestment zone extends the term of all or a portion of the zone, a district is not required to participate in the zone or portion of the zone for the extended term unless the district enters into a written agreement to do so. Tax Code 311.007(c)

Notwithstanding the designation of a later termination date under Tax Code 311.017(a), a district that taxes real property located in the reinvestment zone is not required to pay any of its tax increment into the tax increment fund for the zone after the termination date designated in the ordinance or order creating the zone unless the board enters into an agreement to do so with the governing body of the municipality or county that created the zone. Tax Code 311.017(a-1)

Property Redevelopment and Tax Abatement Act

On or after September 1, 2001, a school district may not enter into a tax abatement agreement under Tax Code Chapter 312. Tax Code 312.002(f)

Reinvestment Zone for Chapter 313

Notwithstanding any other provision of Tax Code Chapter 312 to the contrary, the board, in the manner required for official action and for purposes of Tax Code Chapter 313, Subchapter B or C [see Texas Economic Development Act below], may designate an area entirely within the territory of the district as a reinvestment zone if the board finds that, as a result of the designation and the granting of a limitation on appraised value, for property located in the reinvestment zone, the designation is reasonably likely to:

- 1. Contribute to the expansion of primary employment in the reinvestment zone; or
- 2. Attract major investment in the reinvestment zone that would:
 - Be a benefit to property in the reinvestment zone and to the district; and

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b. Contribute to the economic development of the region of this state in which the district is located.

The board may seek the recommendation of the commissioners court of each county and the governing body of each municipality that has territory in the district before designating an area as a reinvestment zone.

Tax Code 312.0025

Texas Economic Development Act

In implementing the Texas Economic Development Act, Tax Code Chapter 313, districts should strictly interpret the criteria and selection guidelines provided by Chapter 313 and approve only those applications for an ad valorem tax benefit that:

- 1. Enhance the local community;
- 2. Improve the local public education system;
- 3. Create high-paying jobs; and
- 4. Advance the economic development goals of Texas.

Tax Code 313.004(3)

Definitions *Agreement*

"Agreement" means the written agreement between the board and the approved applicant on the form adopted by reference in 34 Administrative Code 9.1052 (Forms) to implement a limitation on the appraised value for district maintenance and operations ad valorem property tax purposes on an entity's qualified property, required by Tax Code 313.027(d).

Agreement Holder

"Agreement holder" means an entity that has executed an agreement with a district.

Applicant

"Applicant" means an entity that has applied for a limitation on appraised value for district maintenance and operations ad valorem property tax purposes on the entity's property, as provided by Tax Code Chapter 313.

Application

"Application" means an application for limitation of appraised value for district maintenance and operations ad valorem property tax purposes on an entity's qualified property on the form adopted by reference in 34 Administrative Code 9.1052 (Forms), the schedules attached thereto, and the documentation submitted by an entity for the purpose of obtaining an agreement for a limitation on appraised value from a district.

Application Review Start Date

"Application review start date" means the later date of either the date on which the district issues its written notice that an applicant has submitted a completed application or the date on which the

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comptroller issues its written notice that an applicant has submitted a completed application.

Completed Application

"Completed application" means an application in the form and number and containing all the information required pursuant to 34 Administrative Code 9.1053 (Entity Requesting Agreement to Limit Appraised Value), that has been determined by the district and the comptroller to include all minimum requirements for consideration.

Entity

"Entity" means any entity upon which a tax is imposed by Tax Code 171.001, including a combined group as defined by Tax Code 171.0001(7) or members of a combined group, provided, however, an entity does not include a sole proprietorship, partnership, or limited liability partnership.

34 TAC 9.1051(1), (2), (3), (7), (10), (12), (20)

Qualified Investment

"Qualified investment" means:

- Tangible personal property that is first placed in service in this state during the applicable qualifying time period that begins on or after January 1, 2002, without regard to whether the property is affixed to or incorporated into real property, and that is:
 - a. Described as Section 1245 property by Section 1245(a), Internal Revenue Code of 1986;
 - b. Used in connection with the manufacturing, processing, or fabrication in a cleanroom environment of a semiconductor product, without regard to whether the property is actually located in the cleanroom environment, including integrated systems, fixtures, and piping; all property necessary or adapted to reduce contamination or to control airflow, temperature, humidity, chemical purity, or other environmental conditions or manufacturing tolerances; and production equipment and machinery, moveable cleanroom partitions, and cleanroom lighting;
 - c. Used in connection with the operation of a nuclear electric power generation facility, including property, including pressure vessels, pumps, turbines, generators, and condensers, used to produce nuclear electric power; and property and systems necessary to control radioactive contamination;
 - Used in connection with operating an integrated gasification combined cycle electric generation facility, including property used to produce electric power by means of a

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combined combustion turbine and steam turbine application using synthetic gas or another product produced by the gasification of coal or another carbon-based feedstock; or property used in handling materials to be used as feedstock for gasification or used in the gasification process to produce synthetic gas or another carbonbased feedstock for use in the production of electric power in the manner described herein;

- e. Used in connection with operating an advanced clean energy project, as defined by Health and Safety Code 382.003; or
- A building or a permanent, nonremovable component of a building that is built or constructed during the applicable qualifying time period that begins on or after January 1, 2002, and that houses tangible personal property described by items 1a—e above.

Tax Code 313.021(1)

Qualified Property

"Qualified property" means:

1. Land:

- a. That is located in an area designated as a reinvestment zone under Tax Code Chapter 311 or 312 or as an enterprise zone under Government Code Chapter 2303;
- On which a person proposes to construct a new building or erect or affix a new improvement that does not exist before the date the person submits a complete application for a limitation on appraised value under Tax Code Chapter 313, Subchapter B;
- c. That is not subject to a tax abatement agreement entered into by a district under Tax Code Chapter 312; and
- d. On which, in connection with the new building or new improvement described by item 1b above, the owner or lessee of, or the holder of another possessory interest in, the land proposes to:
 - Make a qualified investment in an amount equal to at least the minimum amount required by Tax Code 313.023; and
 - (2) Create at least 25 new qualifying jobs, except as provided at Exception below;

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- 2. The new building or other new improvement described by item 1b above; and
- 3. Tangible personal property:
 - a. That is not subject to a tax abatement agreement entered into by a district under Tax Code Chapter 312;
 - b. For which a sales and use tax refund is not claimed under Tax Code 151.3186; and
 - c. Except for new equipment described in Tax Code 151.318(q) or (q-1), that is first placed in service in the new building, in the newly expanded building, or in or on the new improvement described by item 1b above, or on the land on which that new building or new improvement is located, if the personal property is ancillary and necessary to the business conducted in that new building or in or on that new improvement.

Tax Code 313.021(2); see also 34 TAC 9.1051(16) (additional requirements for "Qualified Property")

Exception

For purposes of Tax Code Chapter 313, Subchapter C, applicable to certain rural districts, a property owner is required to create at least 10 qualifying jobs. *Tax Code 313.051(b)*

Qualifying Job

"Qualifying job" means a permanent full-time job that:

- 1. Requires at least 1,600 hours of work a year;
- 2. Is not transferred from one area in this state to another area in this state;
- 3. Is not created to replace a previous employee;
- 4. Is covered by a group health benefit plan for which the business offers to pay at least 80 percent of the premiums or other charges assessed for employee-only coverage under the plan, regardless of whether an employee may voluntarily waive the coverage; and
- 5. Pays at least 110 percent of the county average weekly wage for manufacturing jobs in the county where the job is located.

Tax Code 313.021(3); 34 TAC 9.1051(30)

To be eligible for a limitation on appraised value under Tax Code Chapter 313, the property owner must create the required number of new qualifying jobs and the average weekly wage for all jobs

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created that are not qualifying jobs must exceed the county average weekly wage for all jobs in the county where the jobs are located. *Tax Code 313.024(d)*

Waiver of New Jobs Creation Requirement Notwithstanding any other provision of Tax Code Chapter 313 to the contrary, the board may waive the new jobs creation requirement and approve an application if the board makes a finding that the jobs creation requirement exceeds the industry standard for the number of employees reasonably necessary for the operation of the facility of the property owner that is described in the application. *Tax Code 313.025(f-1)*

Qualifying Time Period

"Qualifying time period" means:

- 1. The period that begins on the date that a person's application for a limitation on appraised value under Tax Code Chapter 313 is approved by the board and ends on December 31 of the second tax year that begins after that date, except as provided by items 2 and 3 below or Tax Code 313.027(h);
- In connection with a nuclear electric power generation facility, the first seven tax years that begin on or after the third anniversary of the date the district approves the property owner's application for a limitation on appraised value, unless a shorter time period is agreed to by the board and the property owner; or
- 3. In connection with an advanced clean energy project, the first five tax years that begin on or after the third anniversary of the date the district approves the property owner's application for a limitation on appraised value, unless a shorter time period is agreed to by the board and the property owner.

Tax Code 313.021(4)

Substantive Document

"Substantive document" means a document or other information or data in electronic media determined by the comptroller to substantially involve or include information or data significant to an application, the evaluation or consideration of an application, or the agreement or implementation of an agreement for limitation of appraised value pursuant to Tax Code Chapter 313. The term includes, but is not limited to, any application requesting a limitation on appraised value and any amendments or supplements, any economic impact evaluation made in connection with an application, any agreement between applicant and the district and any subsequent amendments or assignments, any district written finding or report filed with the comptroller as required under 34 Administrative Code Chapter 9, Subchapter F; and any completed annual eligibility report (Form 50-772A) submitted to the comptroller. The term shall

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School District Categories

not include any employee names or other personal identifying information that is submitted to the comptroller. Positions can be described by job type, category, or general title. 34 TAC 9.1051(19)

For purposes of determining the required minimum amount of a qualified investment and the minimum amount of a limitation on appraised value, districts to which Tax Code Chapter 313, Subchapter B applies are categorized according to the taxable value of property in the district for the preceding tax year under Government Code Chapter 403, Subchapter M (comptroller's study of school district property values), as set out in Tax Code 313.022. *Tax Code* 313.022(b); 34 TAC 9.1058(d)

For purposes of determining the required minimum amount of a qualified investment and the minimum amount of a limitation on appraised value, districts to which Tax Code Chapter 313, Subchapter C applies are categorized according to the taxable value of industrial property in the district for the preceding tax year under Government Code Chapter 403, Subchapter M (comptroller's study of school district property values), as set out in Tax Code 313.052. *Tax Code 313.052; 34 TAC 9.1058(d)*

Minimum Amounts of Qualified Investment

For each category of district established by Tax Code 313.022, the minimum amount of a qualified investment is set out in Tax Code 313.023. *Tax Code 313.023*

For each category of district established by Tax Code 313.052, the minimum amount of a qualified investment is set out in Tax Code 313.053. *Tax Code 313.053*

Eligibility

Tax Code Chapter 313, Subchapters B and C apply only to property owned by an entity subject to franchise tax (Tax Code Chapter 171). To be eligible for a limitation on appraised value, the entity must use the property for a purpose stated in Tax Code 313.024.

Exception for Wind-Powered Energy Device

An owner of a parcel of land that is located wholly or partly in a reinvestment zone, a new building constructed on the parcel of land, a new improvement erected or affixed on the parcel of land, or tangible personal property placed in service in the building or improvement or on the parcel of land may not receive a limitation on appraised value for the parcel of land, building, improvement, or tangible personal property under an agreement under Tax Code Chapter 313, Subchapter B that is entered into on or after September 1, 2017, if, on or after that date, a wind-powered energy device is installed or constructed on the same parcel of land at a location that is within 25 nautical miles of the boundaries of a military aviation facility located in this state. This prohibition applies regardless

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of whether the wind-powered energy device is installed or constructed at a location that is in the reinvestment zone.

Tax Code 313.024

Application for Limitation on Appraised Value The owner or lessee of, or the holder of another possessory interest in, any qualified property may apply to the board for a limitation on the appraised value of the person's qualified property for district maintenance and operations ad valorem tax purposes. An application must be made on the form prescribed by the comptroller, must include the information required by the comptroller, and must be accompanied by:

- 1. The application fee established by the board;
- Information sufficient to show that the real and personal property identified in the application as qualified property meets
 the applicable criteria established by Tax Code 313.021(2);
 and
- 3. Any information required by the comptroller for the purposes of Tax Code 313.026 (economic impact evaluation).

Tax Code 313.025(a)

Required Contents and Format

A completed application shall consist of, at a minimum, the items set forth in 34 Administrative Code 9.1053(a)(1) and shall be provided in the formats specified in 34 Administrative Code 9.1053(a)(2).

Optional Requests

An applicant may include in an application:

- 1. A request that the district waive the applicable requirement to create new jobs. In order for a completed application to include a job waiver request, the applicant shall submit the information specified in 34 Administrative Code 9.1053(b)(1); or
- 2. A request to begin the qualifying time period on a date that is after the date that the application is approved. In order for a completed application to include a qualifying time period deferral request, the applicant shall submit the information specified in 34 Administrative Code 9.1053(b)(2).

34 TAC 9.1053(a), (b)

Changes

At the request of the district or the comptroller, or with the prior approval of the district and the comptroller, the applicant may submit an application amendment or application supplement at any time after the submission of the initial application. In order to be considered as part of the application, the application amendment or supplement shall:

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- Be submitted in the same form or schedule and manner as the information was initially submitted or should have been initially submitted;
- 2. Include a date for the submission and a sequential number identifying the number of submissions made by the applicant;
- Have the signature of the authorized representative(s) by which the applicant confirms and attests to the truth and accuracy of the information submitted in the application amendment or supplement, as applicable, to the best knowledge and belief of the applicant and its representative(s); and
- Be submitted before the 120th day after the application was accepted by the district or within another time period as provided in writing by the comptroller.

34 TAC 9.1053(c)

If a district receives an amended application or a supplemental application from an applicant after the district has prepared or sent written notice that the applicant has submitted a completed application, the district shall either:

- 1. Reject the amended application, supplemental application, or application, in whole or in part, and discontinue consideration of any submission by the applicant;
- 2. With the written concurrence of the comptroller, consider the completed application, as amended or supplemented, before the 151st day from the application review start date; or
- Review the documents submitted by the applicant, issue an amended written notice of a completed application, and present the amended application to the board in the manner and time period authorized by 34 Administrative Code 9.1054(c)(5).

34 TAC 9.1054(e) [See Acting on Completed Application, below]

Confidential Business Information Information provided to a district in connection with an application for a limitation on appraised value that describes the specific processes or business activities to be conducted or the specific tangible personal property to be located on real property covered by the application shall be segregated in the application from other information in the application and is confidential and not subject to public disclosure unless the board approves the application. Other information in the custody of a district or the comptroller in connection with the application, including information related to the economic impact of a project or the essential elements of eligibility

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under Tax Code Chapter 313, such as the nature and amount of the projected investment, employment, wages, and benefits, may not be considered confidential business information if the board agrees to consider the application. Information in the custody of a district or the comptroller if the board approves the application is not confidential under this provision. *Tax Code 313.028; 34 TAC 9.1055(a)(1)–(4)*

At the time that the applicant submits its application, application amendment, or application supplement, the applicant may request that all or parts of such document not be posted on the internet and not otherwise be publicly released. In order to make such request, the applicant shall:

- 1. Submit a written request that:
 - Specifically lists each document or portion of document and each entry in any form prescribed by the comptroller that the applicant contends is confidential; and
 - Identifies specific detailed reasons stating why the applicant believes each item listed should be considered confidential and identifies any relevant legal authority in support of the request;
- 2. Segregate the documents which are subject to the request from the other documents submitted with the application, application amendment, or application supplement that are not subject to the request; and
- 3. Adequately designate the documents subject to the request as "confidential."

34 TAC 9.1053(e)

Action on
Application
Initial Review

Within seven days of receipt of each document, the district shall submit to the comptroller a copy of the application and the proposed agreement between the applicant and the district. If the applicant submits an economic analysis of the proposed project, the district shall submit a copy of the analysis to the comptroller. In addition, the district shall submit to the comptroller any subsequent revision of or amendment to any of those documents within seven days of receipt. *Tax Code 313.025(a-1); 34 TAC 9.1054(b)*

Acting on Completed Application

If the board by official action elects to consider an application and determines that the application received is a completed application, the district shall:

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- Provide written notice to the applicant and to the comptroller, with a copy to the appraisal district, that the district has received and will be considering a completed application. The notice shall include:
 - a. The date on which the application was received;
 - b. The date on which the board elected to consider the application; and
 - c. The date on which the district determined that applicant has submitted a completed application;
- 2. At the time the district provides notice of a completed application, deliver to the comptroller:
 - A copy of the completed application including all material required by 34 Administrative Code 9.1053(a), and if applicable (b), (Entity Requesting Agreement to Limit Appraised Value); and
 - b. A request to the comptroller to provide an economic impact evaluation;
- If the district maintains a generally accessible internet web site, provide a clear and conspicuous link on its web site to the internet web site maintained by the comptroller where substantive documents for the value limitation application for such district are posted;
- 4. On request of the comptroller, provide such written documents containing information requested by the comptroller as necessary for the consideration of a limitation on appraised value pursuant to Tax Code Chapter 313 within 20 days of the date of the request.

34 TAC 9.1054(c)(1)-(4)

Economic Impact Evaluation and Certification The board is not required to consider an application for a limitation on appraised value. If the board elects to consider an application, the board shall deliver a copy of the application to the comptroller and request that the comptroller conduct an economic impact evaluation of the proposed investment. The comptroller shall conduct or contract with a third person to conduct the economic impact evaluation, which shall be completed and provided to the board, along with the comptroller's certificate or written explanation of the decision not to issue a certificate, as soon as practicable but not later than the 90th day after the date the comptroller receives the application. The board shall provide to the comptroller or to a third

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person contracted by the comptroller to conduct the economic impact evaluation any requested information. The board shall provide a copy of the economic impact evaluation to the applicant on request. *Tax Code 313.025(b); 34 TAC 9.1055(d)*

Supplemental application information, amended application information, and additional information requested by the comptroller shall be promptly forwarded to the comptroller within 20 days of the date of the request. On request of the district or applicant, the comptroller may extend the deadline for providing additional information for a period of not more than ten working days. $34 \ TAC \ 9.1055(b)(1)(A)-(B)$

After receiving a copy of the application, the comptroller shall determine whether the property meets the requirements for eligibility for a limitation on appraised value. The comptroller shall notify the board of the comptroller's determination and provide the applicant an opportunity for a hearing before the determination becomes final. If the comptroller's determination becomes final, the comptroller is not required to provide an economic impact evaluation of the application or to submit a certificate for a limitation on appraised value of the property or a written explanation of the decision not to issue a certificate, and the board may not grant the application. *Tax Code 313.025(h), (i); 34 TAC 9.1055(b)(3), (c), (d), .1056*

Effect on Instructional Facilities The comptroller shall promptly deliver a copy of the application to the Texas Education Agency (TEA). TEA shall determine the effect that the applicant's proposal will have on the number or size of the district's instructional facilities and submit a written report containing TEA's determination to the district. The board shall provide any requested information to TEA. Not later than the 45th day after the date TEA receives the application, TEA shall make the required determination and submit the written report to the board. *Tax Code* 313.025(b-1)

Fees

The board by official action shall establish reasonable nonrefundable application fees to be paid by property owners who apply to the district for a limitation on the appraised value of the person's property. The amount of an application fee must be reasonable and may not exceed the estimated cost to the district of processing and acting on an application, including any cost to the district associated with the required economic impact evaluation. *Tax Code* 313.031(b); 34 TAC 9.1054(a)

The total fee shall be paid at the time the application is submitted to the district. Any fees not accompanying the original application shall be considered supplemental payments. 34 TAC 9.1054(a)

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The comptroller may charge the applicant a fee sufficient to cover the costs of providing the economic impact evaluation. *Tax Code* 313.025(b)

Supplemental Payments

A person and the district may not enter into an agreement under which the person agrees to provide supplemental payments to a district or any other entity on behalf of a district in an amount that exceeds an amount equal to the greater of \$100 per student per year in average daily attendance or \$50,000 per year, or for a period that exceeds the period beginning with the qualifying time period and ending December 31 of the third tax year after the date the person's eligibility for a limitation under Tax Code Chapter 313 expires. This limit does not apply to amounts described below at item 4 at Contents, Required and item 1 at Contents, Optional. *Tax Code 313.027(i)*

Approval

The board shall approve or disapprove an application not later than the 150th day after the date the application is filed, unless the economic impact evaluation has not been received or an extension is agreed to by the board and the applicant. *Tax Code 313.025(b)*

The board may extend the time period to approve a completed application required only if:

- 1. Either:
 - a. An economic impact analysis has not been submitted to the district by the comptroller; or
 - b. By agreement with the applicant; and
- 2. Notice of the extension is provided to the comptroller within seven days of the decision to provide the extension.

34 TAC 9.1054(d)

Before approving or disapproving an application that the board elects to consider, the board must make a written finding as to any criteria considered by the comptroller in conducting the economic impact evaluation under Tax Code 313.026. The board shall deliver a copy of those findings to the applicant.

The board may approve an application only if the board finds that the information in the application is true and correct, finds that the applicant is eligible for the limitation on the appraised value of the person's qualified property, and determines that granting the application is in the best interest of the district and this state.

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The board may not approve an application unless the comptroller submits to the board a certificate for a limitation on appraised value of the property.

Tax Code 313.025(d-1), (e), (f)

When presented a completed application for which the comptroller has submitted a certificate for a limitation, the board shall either:

- 1. By majority vote adopt a written resolution approving the application which shall include:
 - a. Written findings:
 - (1) As to each criterion listed in 34 Administrative Code 9.1055(d)(3)(B)–(D) (Comptroller Application Review and Agreement to Limit Appraised Value);
 - (2) As to the criteria required by Tax Code 313.025(f-1) (waiver of new jobs creation requirement) if applicable:
 - (3) That the information in the application is true and correct; and
 - (4) That the applicant is eligible for the limitation on the appraised value of the entity's qualified property;
 - b. A determination that granting the application is in the best interest of the district and this state; and
 - Designate and direct a representative of the board to execute the agreement for property tax limitation presented by the approved applicant that complies with 34 Administrative Code Chapter 9, Subchapter F and Tax Code Chapter 313;
- 2. By majority vote disapprove the application; or
- 3. Take no official action and the application shall be considered disapproved on the 151st day after the application review start date.

34 TAC 9.1054(c)(5), (f)

In determining whether to approve an application, the board is entitled to request and receive assistance from the comptroller, the Texas Economic Development and Tourism Office, the Texas Workforce Investment Council, and the Texas Workforce Commission. The Texas Economic Development and Tourism Office or its successor may recommend that a district approve an application under Tax Code Chapter 313. In determining whether to approve an

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application, the board shall consider any recommendation made by the Texas Economic Development and Tourism Office or its successor. *Tax Code 313.025(c), (g)*

Continued Eligibility

In order to obtain and continue to receive a limitation on appraised value pursuant to Tax Code Chapter 313, an applicant shall:

- 1. Have a completed application approved by the board in compliance with 34 Administrative Code 9.1054(f) (School District Application Review and Agreement to Limit Appraised Value);
- 2. At least 30 days prior to the meeting at which the board is scheduled to consider the application, provide to the district and the comptroller a Texas Economic Development Act Agreement, as specified in 34 Administrative Code 9.1052(a)(6), with terms acceptable to the applicant;
- 3. If the applicant includes a combined group or members of the combined group, have the agreement executed by the authorized representative of each member of the combined group that owns a direct interest in property subject to the proposed agreement by which such members are jointly and severally liable for the performance of the stipulations, provisions, terms, and conditions of the agreement;
- 4. Comply with all stipulations, provisions, terms, and conditions of the agreement for a limitation on appraised value executed with the district, 34 Administrative Code Chapter 9, Subchapter F, and Tax Code Chapter 313;
- 5. Be and remain in good standing under the laws of this state and maintain legal status as an entity;
- 6. Owe no delinquent taxes to the state:
- 7. Maintain eligibility for limitation on appraised value pursuant to Tax Code Chapter 313;
- 8. Provide to the district, the comptroller, and the appraisal district any change to information provided in the application, including but not limited to changes of the authorized representative(s); changes to the location and contact information for the approved applicant including all members of the combined group participating in the limitation agreement; and copies of any valid assignments of the agreement and contact information for authorized representative(s) of any assignees; and
- 9. Within 30 days after filing a completed application with the district, provide the comptroller with estimates of the gross tax

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benefit resulting from the requested limitation on appraised value for school district maintenance and operations ad valorem tax and future revenues from the qualified property.

34 TAC 9.1053(f)

Agreement

No later than 20 business days after receiving an agreement for limitation on appraised value acceptable to an applicant, the comptroller:

- Shall review the agreement for compliance with Tax Code Chapter 313 and the applicable rules (34 Administrative Code 9.1051–.1060), and consistency with the application submitted to the comptroller and as amended or supplemented;
- 2. May amend or withdraw the comptroller certificate for a limitation if the comptroller determines that the agreement as submitted by the applicant does not comply with Tax Code Chapter 313 or the applicable rules or that the agreement contains provisions that are not consistent with or represents information significantly different from that presented in the application as submitted to the comptroller; and
- 3. Provide written notification to the district of the actions taken.

34 TAC 9.1055(e)

The board and the property owner shall enter into a written agreement for the implementation of the limitation on appraised value on the owner's qualified property. *Tax Code 313.027(d); 34 TAC 9.1054(g), .1060*

Limitation on Appraised Value

If the person's application is approved by the board, the appraised value for district maintenance and operations ad valorem tax purposes of the person's qualified property as described in the agreement between the person and the district may not exceed the lesser of:

- 1. The market value of the property; or
- 2. Subject to the minimum limitation amount below, the amount agreed to by the board.

Minimum Limitation

The amount agreed to by the board must be an amount in accordance with Tax Code 313.027(b), according to the category to which the district belongs. [See School District Categories, above] A district, regardless of category, may agree to a greater amount.

Tax Code 313.027(a), (b), (c)

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For a district to which Tax Code Chapter 313, Subchapter C applies, the amount agreed to by the board must be an amount in accordance with Tax Code 313.054, according to the category to which the district belongs. [See School District Categories, above] A district, regardless of category, may agree to a greater amount. *Tax Code 313.054*

Contents Required

The agreement must:

- 1. Provide that the limitation applies for a period of ten years;
- 2. Specify the beginning date of the limitation, which must be January 1 of the first tax year that begins after the application date, the qualifying time period, or the date commercial operations begin at the site of the project:
- 3. Describe with specificity the qualified investment that the person will make on or in connection with the person's qualified property that is subject to the limitation; other property of the person that is not specifically described in the agreement is not subject to the limitation unless the board, by official action, provides that the other property is subject to the limitation;
- 4. Incorporate each relevant provision of Tax Code Chapter 313, Subchapter B, and, to the extent necessary, include provisions for the protection of future district revenues through the adjustment of the minimum valuations, the payment of revenue offsets, and other mechanisms agreed to by the property owner and the district;
- 5. Require the property owner to maintain a viable presence in the district for at least five years after the date the limitation on appraised value of the owner's property expires;
- Provide for the termination of the agreement, the recapture of ad valorem tax revenue lost as a result of the agreement if the owner of the property fails to comply with the terms of the agreement, and payment of a penalty or interest, or both, on that recaptured ad valorem tax revenue;
- 7. Specify the ad valorem tax years covered by the agreement;
- 8. Be in a form approved by the comptroller; and
- 9. Disclose any consideration promised in conjunction with the application and the limitation.

Tax Code 313.027(a-1), (e), (f), (j)

Optional The agreement may:

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- Provide that the property owner will protect the district in the event the district incurs extraordinary education-related expenses related to the project that are not directly funded in state aid formulas, including expenses for the purchase of portable classrooms and the hiring of additional personnel to accommodate a temporary increase in student enrollment attributable to the project.
- 2. Specify any conditions the occurrence of which will require the district and the property owner to renegotiate all or any part of the agreement.
- 3. Provide for a deferral of the date on which the qualifying time period for the project is to commence or, subsequent to the date the agreement is entered into, be amended to provide for such a deferral. The agreement may not provide for the deferral of the date on which the qualifying time period is to commence to a date later than January 1 of the fourth tax year that begins after the date the application is approved except that if the agreement is one of a series of agreements related to the same project, the agreement may provide for the deferral of the date on which the qualifying time period is to commence to a date not later than January 1 of the sixth tax year that begins after the date the application is approved.

Tax Code 313.027(f), (h)

If an agreement for limitation on appraised value includes a provision in which the qualifying time period starts more than one year after the date that the application is approved, no earlier than 180 days and no later than 90 days prior to the start of the deferred qualifying time period:

- 1. The district shall provide the comptroller:
 - a. Copies of any documents or other information received from the applicant; and
 - b. After reviewing documents and information provided by the applicant, either:
 - (1) A written acknowledgment of receiving the application amendment or supplement; or
 - (2) A statement that no such amendment or supplement has been submitted; and
- 2. If the comptroller provides:
 - A comptroller certificate for a limitation with conditions different from the existing agreement, the board shall

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- hold a meeting and determine whether to amend the agreement to include the conditions required by the comptroller or terminate the agreement; or
- b. A written explanation of the comptroller's decision not to re-issue a certificate, the district shall terminate the agreement.

34 TAC 9.1054(h), .1055(g)

Compliance and Enforcement

The district shall provide to the comptroller any documents that reasonably appear to be substantive documents, and, within seven days of executing the agreement, a copy of the executed agreement and any attachments thereto. The district shall provide a copy of the executed agreement to the appraisal district.

The district shall comply with and enforce the stipulations, provisions, terms, and conditions of the agreement for limitation of the appraised value, 34 Administrative Code Chapter 9, Subchapter F, and Tax Code Chapter 313. To determine and obtain compliance with each agreement, for each calendar year during the term of the agreement the district shall require the approved applicant to submit:

- 1. Either the information necessary to complete the annual eligibility report, or a completed annual eligibility report;
- A completed job creation compliance report (Form 50-825); and
- Any information required by the state auditor office or its designee.

34 TAC 9.1054(i)

Disclosure of Appraised Value Limitation Information If a district maintains a generally accessible internet website, the district shall maintain a link on its internet website to the area of the comptroller's internet website where information on each of the district's agreements to limit appraised value is maintained. *Tax Code* 313.0265(c)

Accessibility of Documents

Any documents submitted in an electronic format (including searchable pdfs) to the comptroller must comply with the accessibility standards and specifications described in 1 Administrative Code Chapters 206 and 213. 34 TAC 9.1055(a)(5)

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Tab 17: Signature and Certification Page, Signed and Dated by Authorized School District Representative and Authorized Company Representative (applicant)

Please See Attached.







SECTION 16: Authorized Signatures and Applicant Certification

After the application and schedules are complete, an authorized representative from the school district and the business should review the application documents and complete this authorization page. Attach the completed authorization page in Tab 17.

NOTE: If you amend your application, you will need to obtain new signatures and resubmit this page, Section 16, with the amendment request.

1. Authorized School District Representative Signature

I am the authorized representative for the school district to which this application is being submitted. I understand that this application is a government record as defined in Chapter 37 of the Texas Penal Code.

print here	Jason McCullough	Superintendent of Schools
sign here	Print Name (Authorized School District Representative)	5-9-2022
	Signature (Authorized School District Representative)	Date

2. Authorized Company Representative (Applicant) Signature and Notarization

I am the authorized representative for the business entity for the purpose of filing this application. I understand that this application is a government record as defined in Chapter 37 of the Texas Penal Code. The information contained in this application and schedules is true and correct to the best of my knowledge and belief.

I hereby certify and affirm that the business entity I represent is in good standing under the laws of the state in which the business entity was organized and that no delinquent taxes are owed to the State of Texas.

print,	Benjamin Conor Branch Print Name (Authorized Company Representative (Applicant))	Authorized	Representative
	Print Name (Authorized Company Representative (Applicanti))	Tide	
sign here		5/e/2022	
	Signature (Authorized Company Representative (Applicanti)	Date	

GAIL CROOKS

Notary Public - State of Kansas

My Appt. Expires 2/13/2023

(Notary Seal)

GIVEN under my hand and seal of office this, the

Notary Public in and for the State of Texas Hans as

My Commission expires:

If you make a false statement on this application, you could be found guilty of a Class A misdemeanor or a state jail felony under Texas Penal Code Section 37.10.