BILL ANALYSIS

H.B. 3611 By: Otto Ways & Means Committee Report (Unamended)

BACKGROUND AND PURPOSE

The quality and qualifications of appraisal review board (ARB) members vary around the state. Current law requires members to complete an ARB training course authorized by the comptroller of public accounts. ARB members are also required to complete at least two hours of open government training, consisting of a one-hour educational course on open meetings laws and a one-hour educational course on public information laws. However, there is currently no requirement for ARB members to be knowledgeable about real estate or property taxation prior to their service on an ARB. In less populated areas, it can be difficult to find well-qualified individuals with experience in property valuation. Allowing adjoining ARBs to consolidate means a greater talent pool for ARB membership will be available in those areas.

H.B. 3611 authorizes the boards of directors in two or more adjoining appraisal districts to consolidate their ARBs by interlocal contract.

RULEMAKING AUTHORITY

It is the committee's opinion that this bill does not expressly grant any additional rulemaking authority to a state officer, department, agency, or institution.

ANALYSIS

H.B. 3611 amends the Tax Code to specify that the statutory establishment of an appraisal review board for each appraisal district does not preclude the boards of directors of two or more adjoining appraisal districts from providing for the operation of a consolidated appraisal review board by interlocal contract. The bill clarifies that when such an interlocal consolidation occurs, a reference in the Tax Code to the appraisal district means the adjoining appraisal districts, a reference in the Tax Code to the appraisal district board of directors means the boards of directors of the adjoining appraisal districts, a provision of the Tax Code that applies to an appraisal review board also applies to the consolidated appraisal review board, and a reference in the Tax Code to the appraisal review board is required to be construed to also refer to the consolidated appraisal review board.

EFFECTIVE DATE

January 1, 2010, if the constitutional amendment authorizing the legislature to authorize a single board of equalization for two or more adjoining appraisal entities that elect to provide for consolidated equalizations is approved by the voters.

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