Eligibility Checklist for Agreed-Upon Procedures (Pursuant to AOS Policy & Audit Bulletin 2015-007)^{1, 2}

AOS Policy & Audit Bulletin 2015-007 allows certain public offices meeting specific criteria to choose to have agreed-upon procedures performed, as an alternative to an audit conducted in accordance with standards. Use this form to assess and document the eligibility of a client, based on the criteria established by the Auditor of State.

Client Name:	
County:	
Audit Period(s):	
Audit Region:	
Assessment Performed By:	
Date:	

Information Needed for Determination:

Please indicate the client's **annual** expenditures and the client's **budgeted** (final formally approved appropriations³) expenditures:

Note: For any engagement not already started, you should complete the Basic Audit Eligibility Checklist for clients whose annual expenditures, ⁴ did not exceed \$300,000 \$200,000 or in aggregate for the two- year period for which these procedures will apply, did not exceed \$600,000, \$400,000, and has a year end of 11/30/2019 or later (or annual expenditures did not exceed \$100,000 (\$200,000 two-year aggregate) and has a year end prior to 11/30/2019), you should complete the Basic Audit Eligibility Checklist. Entities with a year end between 6/30/2019 and 11/30/2019 should consult with CFAE via the AUP Specialty in Spiceworks to determine the basic audit applicable threshold.

	Annual Expenditures	Budgeted Expenditures
FY 1		
FY 2		
Total		

¹ Updated January 2024 – Additions are double underlined, and deletions are in strikeout font.

² This checklist should be completed for all small governments that have not had 3 cycles of AUPs and should be included in the audit working papers to document why the small government is, or is not, eligible for reduced services.

³ For completion of the checklist, the auditor can accept the final appropriation as approved by the governing board. Also note you should contact the Regional Chief/Assistant Chief Auditor if appropriations are materially higher or lower than actual numbers. For clients that are not required to follow Ohio Rev. Code § 5705, please use actual expenditures. Refer to the Legal Matrix Exhibit 5 Tab – Section 1-1 to determine if the client follows Oho Rev. Code § 5705.

⁴ Treatment of on-behalf payments: When determining eligibility, on-behalf payments should be included in the annual expenditures amount if the auditor is made aware of these transactions. If during the performance of the AUP, the auditor becomes aware of on-behalf payments that were not reported, an exception should be noted. If the amount of unreported on-behalf payments causes the government to be ineligible for an AUP, a full audit should be completed.

Checklist Responses:

	Not Correct = Entity may be eligible for reduced services. Not Correct = Entity may not be eligible for reduced services and this consideration in the final assessment at the end of the checklist.	exception should	be taken into
1.	Accounting Basis – Does the client follow the Auditor of State's regulatory cash, OCBOA cash, or OCBOA modified cash accounting basis? ⁵ If OAC 117-2-03(B) or ORC 1724.05 requires the client to prepare GAAP financial statements, then the entity is NOT eligible. * If the client prepared GAAP Financial Statements but is not mandated to do so in accordance with this step, please complete the following affirmation:	Yes	☐ No
	I affirm we have discussed and verified that the client does not need or want an audit at the entity level. Documentation of this discussion, including why the entity prepared/submitted GAAP financial statements but does not need/want an audit performed, must be included in the work papers.		
2.	<u>Eligible Client Type</u> – Please see the attached list of potential qualifying subdivisions. The Auditor of State can approve any client as eligible for agreed upon procedures; however, if the client is listed in the attached list of potential qualifying subdivisions they automatically meet the client type eligibility. Is this client one of the client types that is potentially eligible for agreed-upon procedures ⁶ ?	Yes	No
3.	<u>Budgeted Expenditure Amounts</u> – Were the client's budgeted expenditures below \$5 million ^{7,8} for both years for which the AUP will apply?	Yes	No
4.	<u>Cyclical Audit Requirements</u> ⁹ – Has the client had a financial GAGAS audit performed within the prior three cycles of AUPs?	Yes	No

This requirement does not pertain to CVBs. The Auditor of State has exercised its authority under Ohio Revised Code § 117.10 that requires CVBs to have financial statement audits performed in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in the Comptroller General of the United States' Government Auditing Standards. The Auditor of State does not require financial statement audits of CVBs and now allows CVBs to have an AUP performed in accordance with the American Institute of Certified Public Accountants' attestation standards and applicable attestation engagement standards included in the Comptroller General of the United States' Government Auditing Standards, regardless of when the last audit was completed. It is possible that Agreed-upon Procedures may not meet the needs of each CVB. An individual CVB may determine that a financial statement audit is more beneficial to its

⁵ If an entity chooses to report on the GAAP basis of accounting and maintains their records on a cash basis, the entity is eligible for agreed-upon procedures but the GAAP statements would not be tested as part of those procedures and therefore no opinion would be issued on them.

⁶ Any other entity type would require approval by CFAE via the AUP specialty in Spiceworks.

⁷ Budgeted expenditures can NOT exceed \$5 million in either of the years. This is different than basic audit eligibility where the two-year aggregate cannot exceed \$600,000 \$400,000 for entities with a year end of 11/30/2019 or later (or \$200,000 for entities with a year end prior to 11/30/2019). Both years must have budgeted expenditures, defined as final approved appropriations (including transfers), under \$5 million.

⁸ If budgeted amounts are over the \$5 million maximum; however, actual expenditures under \$5 million, please contact the Regional Chief/Assistant Chief Auditor for determination of eligibility.

⁹ In other words, a client can only have three AUPs in-between full GAGAS audits.

5.	follo	her Risks Noted in Prior Audit (or AUP/Basic) Report – In its most ent financial audit report, was the client's report <u>free</u> from each of the owing disqualifying factors? (You must read the prior audit opinion GAGAS findings [or AUP <u>Basic Audit</u> report] before responding these questions!)		
	A.	Qualified, Adverse, or Disclaimer opinion ¹⁰	Correct	Not Correct
	В.	Findings for adjustment ¹¹	Correct	Not Correct
	C.	Findings for recovery that indicate fraud or theft in office12	Correct	Not Correct
	D.	Findings related to material control weaknesses	Correct	Not Correct
	E.	Failure to demonstrate a conscientious effort to comply with budgetary laws	Correct	Not Correct
	F.	Failure to obtain sufficient evidence for any receipts or expenditures and the exception was noted in the previous AUP ¹³	Correct	Not Correct
		Identify and describe the issue		
Not	tes <u>f</u>	or criteria 5E: The Budgetary assessment requires professional judgment. Consider whether the government is making a good-faith effort to comply with Ohio Rev. Code § 5705 and to "live within their means"; a 5705.41(D) citation by itself does not indicate a lack of such. Facts suggesting a lack of good-faith effort include, but are not limited to: Failure to adopt appropriations. Reported material negative unencumbered cash balances in multiple funds. Material expenditures exceeding appropriations in multiple funds.		

users or may have an agreement that requires a financial statement audit. It is the responsibility of each CVB to examine its agreements and to determine if a financial statement audit is required.

Material appropriations exceeding certified resources in multiple

funds.

¹⁰ **Except:** AU-C 800.A39 requires an auditor to issue an adverse opinion on GAAP *in addition to* the appropriate opinion when the financial statements follow a regulatory cash accounting basis. This adverse opinion does *not* disqualify an eligible government, if the regulatory cash basis opinion is unmodified. (A majority of eligible governments do not follow OCBOA, and use the AOS "regulatory" cash accounting basis.)

¹¹ As noted in the AOS *Ohio Compliance Supplement* Implementation Guide, FFAs only include the "finding for adjustment" statement (i.e. "In accordance with the foregoing facts, we hereby issue a finding for adjustment...") in certain circumstances. However, when evaluating this criterion, any GAGAS audit finding or prior year AUP or Basic Audit comment requiring an adjustment of money from one fund to another is an FFA, whether it includes the FFA statement or not. Auditors should determine if uncorrected FFAs recorded in the Matters for Attention are material by comparing to the most current year fund reports. If uncorrected FFAs exceed 5% of the effected fund balance(s), then the "Not Correct" box should be marked and a Chief Auditor's sign off on the waiver is required.

¹² The AOS *Ohio Compliance Supplement* Implementation Guide defines FFRs. FFRs meeting this definition but were not reported, such as items found by the client and full restitution being made, should still be considered when completing this step and step 7B of this assessment due the potential increased fraud risk.

¹³ You should take into consideration the potential audit implication of these exception(s) in the previous AUP. The entity could still be eligible for reduced services if the AUP exception(s) would **NOT** have resulted in an opinion modification if an audit had been completed.

	from failure to appropriate or record "on-behalf-of money." (See AOS Bulletins 2000-008 and 2002-004 for examples.) • Attach any comments/documentation referred to above from the prior audit (or AUP/ <u>Basic Audit</u>) (material weakness, finding for recovery, etc.)		
6.	<u>Stability of Fiscal Officer</u> – Did the client have one fiscal officer or bookkeeper during the audit period in question? (i.e. there was no excessive turnover in these positions other than the normal change in office for elected officials)	Yes	No
	Name and date of inquiry:		
7.	Other Factors Increasing Risk ¹⁴		
	 A. Client has had a financial GAGAS audit in the past and this is not their Initial Audit ¹⁵ 	Correct	Not Correc
	B. Client is NOT under investigation by AOS Special Investigations Unit 16 or is NOT otherwise at high risk of fraud	Correct	Not Correc
	C. Client is NOT in fiscal emergency ¹⁷	Correct	Not Correc
	D. Client is reconciled and has NOT been declared unauditable in current or prior period ¹⁸	Correct	Not Correc
	 E. Client (Fiscal Officer and Board/Council President) is not aware of any potential fraud risk or suspected and/or actual fraud: Note: Consider the following scenarios: If E1 is identifying a risk and marked as "Not Correct", but no suspected and/or actual fraud is identified for E2 and marked as "Correct", mark E (prime) as "Correct". If E1 is not identifying a risk and marked as "Correct", but there is suspected and/or fraud for E2 and is marked as "Not 	Correct	Not Correc

Entities should not be disqualified for citations/comments resulting

Correct", mark E (prime) as "Not Correct",

correct", mark E (prime) as "Not Correct".

If E1 and E2 are identifying as a risk and marked as "Not

¹⁴ Previously a new revenue source was included as a criterion. However, this was removed since AUP procedures can be modified accordingly for any new revenue source.

¹⁵ Under certain circumstances initial audits or entities that have not had a financial GAGAS audit in the past may be eligible. Discuss with Regional Chief/Assistant Chief Auditor. See the AUP CA/ACA Waiver Guidance document for more details. Note: Initial audits that involve complex debt or real estate transactions will NOT be eligible. Also, you should consider whether the transactions relate to preliminary grant activities (i.e. traffic studies, engineering studies) that would be required to be audited.

***Initial audit means the entity has never had a Financial Audit.

¹⁶ Not referring to investigations "off books" or unrelated to accounting functions.

¹⁷ Being in fiscal watch or fiscal caution does not make a client ineligible for reduced services; however, if it is likely the client will be placed in fiscal emergency, please contact the Regional Chief/Assistant Chief Auditor for determination.

¹⁸ Note: if an entity is declared unauditable, when they become auditable, they must have a full GAGAS audit before being eligible for reduced services (AUP or basic) again.

	1.	Client (Fiscal Office not aware of any po	er and Board/Council Presiden tential fraud risk.	t) is	
		Correc	t Not Correct		
	2.		er and Board/Council Presiden spected and/or actual fraud	it) is	
		Correc	t Not Correct		
		the client answered raud questions?			
	Docu	ment any fraud noted during iry with client			
	Docu susp fraud	iment any ected and/or actual I noted during iry with client			
	receiv answe appro client	re answers back to fra ers should be include val process and in the	tors to inquire with the clients ud questions attached. The d with the checklist during the working papers. (A call to the ns in person is preferred but a	•	
8.	Other	Audit Requirements ¹			
A	the Si bylaw: Note:	ingle Audit Act, or p s, debt covenant, etc.	ve a financial statement audit un rovisions of any other law, group of debt covenant requirements do is sufficient.	rant,	Not Correct
Е		is NOT a material ²⁰ c A Cash/Modified Cas	omponent unit of a GAAP, or n entity	Correct	Not Correct
	Name	e and date of inquiry:			
C		has NO outstanding as been established	audit fees in arrears ²¹ or a pa	yment Correct	Not Correct
19 It ic	important	that the auditor documen	t inquiry with the client for this sten	It is the responsibility of	f each government to

¹⁹ It is important that the auditor document inquiry with the client for this step. It is the responsibility of each government to examine its agreements and determine if a financial statement audit is required. The government should notify its regional office of the Auditor of State if a financial statement audit is needed or desired and does not want to be considered for agreed-upon-procedures. The auditor therefore should always inquire of the client for current and future debt and agreements and document this inquiry on step 8 above.

²⁰ For this checklist, "Material" is defined as, must be tested as significant (AU-C 600), and the entity is not eligible (or the primary government chooses not to allow it) to be "audited as a part of the primary government" as permitted by AOS policy.

²¹ Note: AOS auditors - This information can be obtained through the AOS Portal – GP Information Search. "In arrears" is considered 31+ days overdue. The AR aging report on the AOS portal tracks fees that are overdue by 30 days; therefore the fees reported in the 1-30 day column would be 31 to 60 days overdue. If client fees were not paid as of the date eligibility is determined, but is paid prior to the start of fieldwork or the client has a payment plan in place, the client is considered current for this step, and the "Correct" box should be marked. This step refers to audit fees only. Any other outstanding fees (UAN, LGS related) do not affect AUP eligibility.

Date Verified in AOS Portal			
Outstanding Audit Fees			
Has an approved payment plan been established if there are outstanding audit fees in arrears?			
	includes notes to the financial of accounting as the financial em as required under section e. Inancial statements (i.e. financial ties eligible, the Alternate Hinkle beaute Report) via Hinkle System to educed services. Iete financial statements, the client	Yes	☐ No
statements without notes services since it would b	services. In entity cannot just file financial and be eligible for AUP reduced e an incomplete filing. The entity		

before being eligible for an AUP.

D.

Name and date of inquiry:	

Resu	Its of Checklist Assessment:
	Eligible for an Agreed Upon Procedures Engagement
	Ineligible for an Agreed upon Procedures Engagement and no waiver requested
Even	Ineligible for an Agreed upon Procedures Engagement but requesting a waiver for the exception noted below: Note: Waivers may be granted for only one of the criteria in steps 2, 3, 5B-F, 6, 7A, 7E and 8B listed in the eligibility checklist, unless otherwise noted. Waivers should not be granted for steps 1, 4 5A, 7B-7D, 8A, 8C or 8D. See the AUP CA ACA Waiver Guidance on the Intranet for additional guidance. tion noted or Other Comments:

Signature

My signature above indicates I completed the assessment and noted my conclusion above.

Review of Eligibility Checklist:

Waivers may be granted for only one of the criteria in steps 2, 3, 5B-F, 6, 7A, 7E and 8B listed in the eligibility checklist, unless otherwise noted. Waivers should not be granted for steps 1, 4, 5A, 7B-7D, 8A, 8C or 8D. See the AUP CA / ACA Waiver Guidance on the intranet for additional guidance.

Note to AOS assessment reviewer: Although this form is to be used to assess a government's eligibility for agreed-upon procedures, the Auditor of State retains discretion over eligibility if the assessment reviewer determines that a specific client meets the spirit of the law, despite a failure to meet all criteria. In such a case, should you determine that agreed-upon procedures would provide the same level of accountability as if the client had met all of the eligibility criteria, you may request a waiver authorizing the agreed-upon procedures. If you wish to request a waiver for the above-referenced client, please review the exceptions noted in the Results of the Checklist Assessment and add any additional comments below. The **assessment reviewer** should then submit this form to the Regional Chief Auditor/Assistant Chief Auditor.

Timely entity response is required once eligibility for reduced services is determined. The client should return an acceptance notice (signed engagement letter) for the reduced services within a timeframe established by the Regional Chief. If the acceptance notice is not signed and returned to the AOS/IPA within the established timeframe, the entity will forfeit the reduced services and a GAGAS audit will be performed.

<u>Note to IPAs:</u> IPAs must complete the Manager Review and Approval and must submit all eligibility checklists to the Regional Chief/Assistant Chief Auditors for approval via the regional IPA email address (i.e. [Name of Region]_IPA@ohioauditor.gov). Upon approval of the checklist by the region, the IPA must submit a contract modification via the IPA Portal prior to commencing any AUP procedures.

Manager Review and Approval/Denial:

	E: AOS Reviewer must be an AM or nigher and at lossement.	east one level above the employee completing the
	Checklist Assessment Approved	
	Checklist Assessment Denied	
Comm	ments:	
Signat	ature	Date

My signature above indicates I read the prior year audit report opinion and findings (or AUP/Basic Audit report) and concur with the assessments documented above.²²

²² Please provide documentation to the chief auditor when you submit the checklist of any material weakness/or exceptions noted to the requirements in the checklist.

Regional Chief/Assistant Chief Auditor Approval/Denial:			
	AOS regional Chief Auditor or Assistant Chief are required to approve or deny (1) <u>all</u> IPA AUPs (waiver onot), and also (2) all <u>waiver</u> requests for AOS AUPs. ²³		
Waiver Approved			
Waiver Denied			
Submit for CFAE Review, i	if required as indic	ated in the AUP CA/ACA Waiver Guidance Documen	
IPA Checklist Approved (w	hen waiver is not	requested)	
Comments:			
Signature of Chief/Assistant Chief	Auditor	Date	
CFAE Approval/Denial:			
Waiver Approved			
Waiver Denied			
Comments:			

Signature of CFAE Representative

Date

 $^{^{23}}$ For IPA engagements: Upon checklist approval, the region must add a note to GP indicating the AUP checklist has been approved and the date of the approval.

Potent	ial Qualifying Subdivisions ²⁴
•	Agricultural Societies
•	Airports/Transit/Port/Convention Facilities/Finance Authorities
•	Cemeteries
•	Community/Multi/Juvenile Correctional Facilities
•	Conservancy Districts
•	Council of Government (with the exception of Insurance Consortiums) ²⁵
•	Emergency Management/Planning Agency
•	Joint Economic Development District (JEDD)/Joint Economic Development Zone (JEDZ)
•	Libraries
•	New Community Authorities
•	Park / Recreation Districts
•	Police, Fire, EMS & Ambulance Districts
•	Regional Planning Commissions/Organizations
•	Soil and Water Conservation Districts/Boards
•	Solid Waste Districts
•	Special Improvement Districts
•	Townships
•	Transportation Improvement District/Transportation Improvement Project
•	Villages
•	Visitor & Convention Bureaus (formerly called Convention and Visitors Bureaus)
•	Water, Sewer, and Sanitary Districts
•	Others (Eligibility determined on a case by case basis –(CFAE approval required)

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²⁴ Note: Entity types have been modified to agree with entity types available on the updated 8138 Form.

 $^{^{25}}$ We do not have an entity category for Councils of Government (COGs); however entities identified as COGs in GP /formed under Ohio Rev. Code § 167, with the exception of insurance consortiums which are GAAP mandated, may be eligible for reduced services. (i.e. computer consortiums, developmental disability councils, etc.)