An Audit Report on

Health-related Programs at the Department of Licensing and Regulation

August 2019
Report No. 19-049

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Overall Conclusion

The Department of Licensing and Regulation (Department) has developed processes and related controls to administer and regulate its 13 health-related programs as required by statute, Texas Administrative Code (rules), and Department policies. However, those processes and controls were not sufficient to ensure appropriate monitoring of licensed facilities. In addition, the Department should strengthen processes and controls to ensure that licensing and enforcement are performed adequately to meet the Department’s goal of protecting the health and safety of Texans.

Licensing for Massage Therapy and Speech-Language Pathologists and Audiologists (SPA) Programs. The Department established a process to help ensure that only qualified applicants are licensed for the two programs. However, the Department should strengthen that process by ensuring that it maintains documentation showing that applicants are eligible to be licensed.

Monitoring for All 13 Health-related Programs. The Department established a monitoring framework to help ensure licensed facilities’ regulatory compliance. However, the Department should ensure that (1) required inspection forms are completed and retained; (2) inspection violations are consistently referred to its Enforcement Division; and (3) inspections are performed as required.

Enforcement for All 13 Health-related Programs. The Department implemented sufficient controls and processes to enforce regulatory activities in accordance with statute and rules. However, the Department should strengthen its controls by ensuring that license suspensions and revocations are pursued as required when administrative penalties are not paid and establishing a penalty assessment matrix and criminal conviction guidelines for all 13 programs.

Information Technology. The Department should strengthen controls to ensure that access to its information systems complies with Department policy. To minimize security risks, auditors communicated details about the identified information system weaknesses directly to Department management in writing.

Auditors communicated other, less significant issues separately in writing to the Department’s management.
Table 1 presents a summary of the findings in this report and the related issue ratings. (See Appendix 2 for more information about the issue rating classifications and descriptions.)

<table>
<thead>
<tr>
<th>Chapter/Subchapter</th>
<th>Title</th>
<th>Issue Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>The Department Should Strengthen Its License Application Review Process to Ensure That Eligibility Documentation Is Consistently Collected and Retained</td>
<td>Medium</td>
</tr>
<tr>
<td>2-A</td>
<td>The Department’s Monitoring Framework Was Not Sufficiently Enforced to Help Ensure That Licensed Facilities Complied with Department Requirements</td>
<td>High</td>
</tr>
<tr>
<td>2-B</td>
<td>Inspection Data Was Not Reliable for Management’s Decision-making Purposes</td>
<td>High</td>
</tr>
<tr>
<td>3</td>
<td>The Department Should Strengthen Certain Controls to Help Ensure Compliance with Enforcement Requirements</td>
<td>Medium</td>
</tr>
<tr>
<td>4-A</td>
<td>The Department Did Not Have Effective Information Technology Application Controls</td>
<td>High</td>
</tr>
<tr>
<td>4-B</td>
<td>The Department Should Strengthen Controls Over Its Information Systems</td>
<td>High</td>
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*a Chapter/subchapter is rated Priority if the issues identified present risks or effects that if not addressed could critically affect the audited entity’s ability to effectively administer the program(s)/function(s) audited. Immediate action is required to address the noted concern and reduce risks to the audited entity.

A chapter/subchapter is rated High if the issues identified present risks or effects that if not addressed could substantially affect the audited entity’s ability to effectively administer the program(s)/function(s) audited. Prompt action is essential to address the noted concern and reduce risks to the audited entity.

A chapter/subchapter is rated Medium if the issues identified present risks or effects that if not addressed could moderately affect the audited entity’s ability to effectively administer program(s)/function(s) audited. Action is needed to address the noted concern and reduce risks to a more desirable level.

A chapter/subchapter is rated Low if the audit identified strengths that support the audited entity’s ability to administer the program(s)/function(s) audited or the issues identified do not present significant risks or effects that would negatively affect the audited entity’s ability to effectively administer the program(s)/function(s) audited.

**Summary of Management’s Response**

At the end of each chapter in this report, auditors made recommendations to address the issues identified during this audit. The Department agreed with the findings and recommendations in this report.

**Audit Objective and Scope**

The objective of this audit was to determine whether the Department has processes and related controls to help ensure that it administers regulatory activities for selected programs transferred from the Department of State Health Services in accordance with applicable requirements.

The scope of this audit covered licensing, monitoring, and enforcement activities from October 3, 2016, to February 26, 2019, for all of the Department’s 13 health-
related programs. Licensing activity was limited to include new and renewed applications for the (1) Massage Therapy and (2) SPA programs, which collectively consist of 11 license types.
Contents

Detailed Results

Chapter 1
The Department Should Strengthen Its License Application Review Process to Ensure That Eligibility Documentation Is Consistently Collected and Retained ........1

Chapter 2
Significant Weaknesses in the Department’s Monitoring Processes Prevented It from Ensuring That Inspections Were Consistently Performed and Accurately Documented.........................................................4

Chapter 3
The Department Should Strengthen Certain Controls to Help Ensure Compliance with Enforcement Requirements .................................................................9

Chapter 4
The Department Should Strengthen Certain Controls to Help Ensure That Its Data Is Complete, Accurate, and Safeguarded ......................................................... 13

Appendices

Appendix 1
Objective, Scope, and Methodology ............................... 17

Appendix 2
Issue Rating Classifications and Descriptions....................... 21

Appendix 3
Health-related Programs Transferred to the Department ..... 22
Detailed Results

Chapter 1
The Department Should Strengthen Its License Application Review Process to Ensure That Eligibility Documentation Is Consistently Collected and Retained

The Department of Licensing and Regulation (Department) has developed a process for issuing both new and renewal licenses for its health-related programs to qualified applicants as required by statute and the Texas Administrative Code (rules). However, the Department should strengthen its quality control process by ensuring that documentation is retained showing applicants are eligible to receive Massage Therapy and Speech-Language Pathologists and Audiologists (SPA) licenses (see text box for a list of license types for the two programs).

Auditors tested licensing processes for the Massage Therapy and SPA programs, which are two of the Department’s health-related programs (see Appendix 3 for a list of all 13 programs). For the licenses in the 13 programs, the Department has established procedures for data entry of applications into VERSA Regulation (VERSA), which is the Department’s licensing and monitoring system. In addition, the Department ensured that the correct application fee was assessed for new and renewed licenses tested. While the Department established those processes, it did not always ensure that documentation to support an applicants’ eligibility was consistently collected and retained.

New Licenses for Massage Therapy and SPA Programs. Auditors tested 75 applications for new licenses processed from October 3, 2016, through February 26, 2019. For 65\(^2\) (86.7 percent) of those 75 applications, the

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\(1\) The risk related to the issues discussed in Chapter 1 is rated as Medium because the issues identified present risks or effects that if not addressed could moderately affect the audited entity’s ability to effectively administer program(s)/function(s) audited. Action is needed to address the noted concern and reduce risks to a more desirable level.

\(2\) Includes 2 Massage Instructor licenses. The Department requirement for the Massage Instructor license is for the applicant to affirm on the application that eligibility requirements were met.
Department had sufficient required documentation to support applicants’ eligibility as required by Title 16, Texas Administrative Code, Chapters 111 and 117, and Texas Occupations Code, Chapter 401. However, the remaining 10 (13.3 percent) applications did not have certain required supporting documentation, such as criminal background check clearances, transcripts, and examination results. For one of those applications, the Department could not locate any supporting documentation.

Renewed Licenses for Massage Therapy and SPA Programs. Auditors tested 55 Massage Therapy and SPA license renewal applications processed from October 3, 2016, through February 26, 2019. For 43 (78.2 percent) of those 55 applications, the Department had sufficient documentation to support applicants’ eligibility. However, for the 29 renewal applications subject to the background check requirements outlined in the Texas Administrative Code, Chapters 111 and 117, and the Texas Occupations Code, Chapter 401, auditors determined that the Department:

- Did not maintain documentation of background check clearances for 11 renewal applications (37.9 percent).
- Did not ensure that 1 renewal application (3.4 percent) had a background check clearance as required by Texas Occupations Code, Section 401.3041. The law enforcement agency responsible for processing that applicant’s fingerprints deemed them illegible. However, the Department still renewed that license.

Retaining eligibility documentation for both the new and renewed license applications helps ensure that applicants met requirements to practice Massage Therapy and SPA services in the state.

**Recommendation**

The Department should ensure that it retains all documentation required to support eligibility for Massage Therapy and SPA licenses issued.

**Management’s Response**

*Chapter 1: The Department should strengthen its license application review process to ensure that eligibility documentation is consistently collected and retained.*
Management’s Response: The Department agrees with the finding. The Department requires documentation used to verify licensure eligibility be maintained, including background checks and other supporting documentation. Criminal History Background Check Documentation Procedures were modified on January 1, 2018, to reflect the Agency’s background check procedures for all programs, which includes the requirement to maintain documentation. Prior to that date, the procedures did not require the retention of the documentation. The Agency has verified the accuracy and reasonableness of policies and procedures related to reviewing and maintaining documentation of criminal background check clearances. Staff have received updated training to ensure compliance.

Responsible Party: Director of Enforcement.

Implementation Date: May 2019.
Chapter 2

Significant Weaknesses in the Department’s Monitoring Processes Prevented It from Ensuring That Inspections Were Consistently Performed and Accurately Documented

The Department established a monitoring framework, which includes processes to assess licensed facilities’ compliance with statutory requirements and Department policies and rules. However, the Department should strengthen those monitoring processes to help ensure that (1) licensed facilities are monitored as required and (2) its inspection tools are consistent and used as intended to deter noncompliance. In addition, the Department should strengthen controls to help ensure that inspection data is accurate for decision-making purposes.

Chapter 2-A

The Department’s Monitoring Framework Was Not Sufficiently Enforced to Help Ensure That Licensed Facilities Complied with Department Requirements

As part of its monitoring framework, the Department developed certain processes, tools, and controls to standardize the inspection process and oversee the quality of inspections and information documented in VERSA (see text box for information on the Department’s monitoring framework).

However, the Department did not ensure that (1) Proof of Inspection and inspection checklist forms were completed for all inspections; (2) checklists were consistent; and (3) inspection quality was monitored.

Chapter 2-A Rating:
High

Monitoring Framework

- **Proof of Inspection** - The form used to document inspection results, including whether a facility is out of business.
- **Inspection checklist (checklist)** - Includes program-specific statutory and Department rule requirements used by field inspectors to verify whether a licensed facility complied with those requirements. The checklist also identifies the requirements, which if not met, require the licensed facility to be referred to the Department’s Enforcement Division.
- **10-day follow-up visit** - Performed by field inspectors to verify whether a licensee took corrective action for minor violations cited during an inspection.
- **Quality assurance inspection (or follow-up inspection)** - Performed by regional managers to assess the completeness and accuracy of inspections performed by field inspectors.
- **Quarterly validations** - Reviews performed by regional managers to verify the accuracy of inspection results documented in VERSA.

Source: The Department.

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3 The risk related to the issues discussed in Chapter 2-A is rated as High because the issues identified present risks or effects that if not addressed could substantially affect the audited entity’s ability to effectively administer the program(s)/function(s) audited. Prompt action is essential to address the noted concern and reduce risks to the audited entity.
Proof of Inspection and Inspection Checklist. Field inspectors did not always complete a Proof of Inspection and a checklist as required by Department policy. Auditors tested 60⁴ (9.2 percent) of 652⁵ inspections completed from October 3, 2016, through February 26, 2019, and determined that:

- For 21 (35.0 percent) inspections, a Proof of Inspection form was not completed.
- For 14 (46.7 percent) of the 30 inspections for facilities that were active, an inspection checklist was not completed.

Not completing the required forms increases the risk that facilities are not inspected in accordance with Department rules.

In addition, inspection violations were not consistently reported to the Enforcement Division. Not consistently referring violations to the Enforcement Division as required diminishes the effectiveness of inspections to deter future noncompliance.

Checklist Inconsistencies. Some program checklists identified specific requirements that if not met resulted in a referral to the Enforcement Division. However, other requirements of a similar type within the same checklist did not necessitate an enforcement referral. One checklist did not contain any referral requirements. For example, an inspection checklist may state that practicing without a license or with an expired license requires a referral to the Enforcement Division. However, a similar violation, such as failure to present a license upon the field inspector’s request, does not require a referral.

Inconsistencies within program inspection checklists increase the risk that violations identified during inspections may not be referred to the Enforcement Division for appropriate follow-up or further investigation.

Monitoring Inspection Quality. While the Department established certain processes to monitor the quality of inspections, it did not ensure that those processes were performed. For example, for 660 inspections:

- Quality assurance inspections - Department management asserted that regional managers did not perform any quality assurance inspections as required by Department policy. Management also asserted that the

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⁴ A total of 30 (50.0 percent) of 60 inspections performed were for facilities that were considered out of business and no longer active. Department policy and procedures require a Proof of Inspection to be completed for these businesses; however, an inspection checklist is not required.

⁵ An additional eight inspections were performed; however, they were not documented in VERSA by February 26, 2019. Therefore, those eight inspections were not considered in this testing but were included in the data analysis performed.
The purpose of those inspections is to (1) identify inspectors’ training needs and (2) verify that inspections were performed.

- **10-day follow-up visit** - Department management asserted that field inspectors did not perform any follow-up inspections to verify whether licensees addressed the correctable violations identified, as required by Department policy.

By not monitoring the quality of the inspections completed and not ensuring that licensees correct identified deficiencies, the Department cannot ensure the effectiveness of its inspection processes.

**Program Inspection Frequency Requirements.** The Department did not inspect all health-related program facilities at the frequency required by Department rules (see text box for health-related inspection requirements). Auditors analyzed data to determine whether facilities were inspected according to program requirements and determined the following:

- All 11 newly licensed massage therapy schools were pre-inspected as required. However, 38 (71.7 percent) of 53 massage therapy schools were not inspected annually as required.

- 118 (44.9 percent) of 263 orthotics and prosthetics facilities were not inspected every two years as required.

The timely inspection of all licensed facilities would help the Department ensure compliance with rules and statutory requirements. In addition, it would help the Department achieve its goal to ensure the public’s health and safety.

**Recommendations**

The Department should ensure that:

- It completes and retains Proof of Inspection and inspection checklist forms.

- Inspection violations are consistently referred to the Enforcement Division.

- Inspections are performed in accordance with Department rules.
Management’s Response

**Chapter 2-A:** The Department’s Monitoring Framework Was Not Sufficiently Enforced to Help Ensure That Licensed Facilities Complied with Department Requirements.

**Management’s Response:** The Department agrees with the finding. Inspectors have received further direction to ensure proof of inspection has been completed. Checklists have also been updated to contain all pertinent information. TDLR has comprehensive policies and procedures as it relates to inspection findings being sent directly to Enforcement. The agency utilizes industry experts on advisory boards and in stakeholder groups to create and approve penalty matrices in all programs. These matrices are used to determine which violations are most egregious and should result in a direct referral to Enforcement. These checklists vary by program. Additionally, Agency reference guides (checklists) are continually being updated and revised, and training provided to staff, including the use of the Inspection Checklist and the completion and submission of the Proof of Inspection. Statewide massage inspector training was conducted on June 4-5, 2019.

**Responsible Party:** Director of Field Inspections.

**Implementation Date:** June 2019.

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**Chapter 2-B**

**Inspection Data Was Not Reliable for Management’s Decision-making Purposes**

While Department management asserted that regional managers performed quarterly validation reviews to verify the accuracy of inspection results documented in VERSA, those reviews did not identify the significant data inaccuracies that auditors identified. In addition, the lack of application controls on selected key data fields and written procedures on how to document inspection outcomes in VERSA contributed to incomplete and inaccurate data (see Chapter 4-A for additional details).

Auditors analyzed all inspections completed from October 3, 2016, through February 26, 2019, and determined that 62 (8.6 percent) of 722 inspection records were inaccurate or incomplete for various reasons such as

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6 The risk related to the issues discussed in Chapter 2-B is rated as High because the issues identified present risks or effects that if not addressed could substantially affect the audited entity’s ability to effectively administer the program(s)/function(s) audited. Prompt action is essential to address the noted concern and reduce risks to the audited entity.
overwritten inspection results or inaccurate inspection statuses (because of blank start and end date fields).

Lack of sufficient controls over inspection data increases the risk that management could make decisions based on inaccurate and incomplete information.

Recommendation

The Department should develop and implement written policies and procedures to help ensure that inspection results are completely and accurately documented in VERSA.

Management’s Response

Chapter 2-B: Inspection Data Was Not Reliable for Management’s Decision-making Purposes.

Management’s Response: The Department agrees with the finding. The Legislature authorized the development of a new Licensing system for TDLR. Until that system is in place, TDLR will continue to use numerous licensing systems, one of which is VERSA. The Agency has staff who have begun making adjustments to the VERSA system and memorializing those changes as they occur.

Responsible Party: Chief Information Officer.

Implementation Date: Ongoing as needed.
Chapter 3
The Department Should Strengthen Certain Controls to Help Ensure Compliance with Enforcement Requirements

The Department implemented sufficient controls and processes to help ensure that it adequately enforces regulatory activities in accordance with statute and the Texas Administrative Code (rules). However, the Department should strengthen its controls to help ensure that (1) it pursues the suspension or revocation of a license when administrative penalties are not paid and (2) each of the Department’s 13 health-related programs has a penalty assessment matrix and criminal conviction guidelines.

The Department’s Enforcement Division (Division) is responsible for enforcing regulatory requirements. As part of the enforcement process, the Division processes licensing-related complaints about individuals and businesses. Complaints can be submitted by the public or from within the Department. If a complaint includes sufficient information and it is within the Department’s jurisdiction, an investigation case (case) is opened. All complaints and cases are tracked in the Division’s Legal Files system (see text box for a description of Legal Files).

The Department processed most complaints as required by statute and Department rules and policies.

Auditors randomly selected a sample of 60 complaints and cases received October 3, 2016, through February 26, 2019, to determine whether they were consistently processed in compliance with certain statutory requirements and Department rules and policies. The Department appropriately processed all tested complaints and cases that were subject to the following requirements:

- **Timeliness of Notifications** – Complaint respondents were notified in a timely manner when a complaint involving a licensed respondent was opened for investigation, as required by Department policy.

- **Complaint Completeness** – Complaints included information required by Texas Occupations Code, Section 51.252(b), such as a complaint received date and an investigation summary.

- **Completeness of Notice of Alleged Violation** – Notices included a violation summary, a penalty amount, and information on the respondent’s right

The risk related to the issues discussed in Chapter 3 is rated as Medium because the issues identified present risks or effects that if not addressed could moderately affect the audited entity’s ability to effectively administer program(s)/function(s) audited. Action is needed to address the noted concern and reduce risks to a more desirable level.

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Legal Files
Legal Files is a Web-based case management system that the Enforcement Division uses to record and track all activity and documentation relating to a complaint or a case from its receipt to its disposition.
Source: The Department.

7 The risk related to the issues discussed in Chapter 3 is rated as Medium because the issues identified present risks or effects that if not addressed could moderately affect the audited entity’s ability to effectively administer program(s)/function(s) audited. Action is needed to address the noted concern and reduce risks to a more desirable level.
to further legal proceedings, as required by Texas Occupations Code, Section 51.303.

- **Administrative Penalties Assessed** – The assessed penalty amount complied with the program-specific penalty assessment matrix, if available, or Texas Occupations Code, Section 51.302(a), which states that administrative penalties cannot exceed $5,000 per violation.

- **License Revocations** – Recommended revocation actions aligned with the Department’s enforcement plan and criminal conviction guidelines, if available. In addition, auditors verified that the Department revoked those licenses.

Auditors also reviewed all five complaints dismissed during the same time period and determined that the Department’s dismissal of those complaints was reasonable and in accordance with Department policies.

**The Department did not always enforce license revocations as required by its policies.**

While the Department processed complaints and cases as required, it should strengthen its process in the following areas:

- **License Revocations** – The Department assessed 165 administrative penalties from October 3, 2016, through February 26, 2019; however, the Department did not follow its policy for 5 (62.5 percent) of 8 cases in which a penalty amount was assessed and the licensee failed to make a payment. The Department’s policy requires it to pursue revocation or suspension of a license if the licensee does not pay the assessed administrative penalty. For example, while a licensee was assessed a $12,000 administrative penalty in June 2018, the Department had not taken further action as of April 25, 2019. Not pursuing the suspension or revocation of a license when administrative penalties are not paid diminishes the Department’s effectiveness to enforce regulatory requirements.

- **Enforcement Plan Requirements** – The Department did not establish a penalty assessment matrix and criminal conviction guidelines for all 13 programs as required by statute. Specifically:
  - 7 (53.8 percent) of 13 programs did not have a penalty matrix. Those programs are: Dyslexia Therapy Program; Code Enforcement Officers; Laser Hair Removal; Massage Therapy; Mold Assessors and Remediators; Offender Education Programs; and Sanitarians.
3 (23.1 percent) of 13 programs did not have criminal conviction guidelines. Those are: Laser Hair Removal; Mold Assessors and Remediators; and Offender Education Programs.

The penalty assessment matrix describes the specific ranges of penalties and sanctions\textsuperscript{8} that apply to specific statutes and Department rules violations. In addition, Texas Occupations Code, Section 53.025(a), requires the Department to establish criminal conviction guidelines for each program. The lack of program-specific penalty matrices increases the risk that the Department may not consistently assess penalties for similar violation types within a program. In addition, not establishing program-specific criminal conviction guidelines increases the risk that the Department may license an ineligible applicant or may not suspend or revoke a license timely based on a conviction warranting that action.

**Recommendations**

The Department should:

- Ensure that it enforces its policies and procedures to suspend or revoke licenses when licensees fail to comply with administrative penalties.

- Develop a penalty assessment matrix and criminal conviction guidelines for each health-related program it administers.

**Management’s Response**

**Chapter 3: The Department Should Strengthen Certain Controls to Help Ensure Compliance with Enforcement Requirements.**

**Management’s Response:** The Department agrees with the finding. The five instances mentioned were the result of Default Orders. When a Default Order is issued, an enforcement hold is placed in the licensee’s file, which should keep the licensee from renewing. Also, programming staff have verified that the enforcement hold now works in the licensing system. The case is then sent to the General Counsel’s Office for collection. Procedures were in place at this time. Staff have received training again on this process to ensure compliance.

As stated previously in the Management Response, the agency utilizes industry experts on advisory boards and in stakeholder groups to create and approve penalty matrices in all programs. These matrices are used to

\textsuperscript{8} Texas Occupations Code, Section 51.001(6), defines a sanction as an action by the executive director against a license holder or another person, including the denial, suspension, or revocation of a license, the reprimand of a license holder, or the placement of a license holder on probation.
determine which violations are most egregious and should result in a direct referral to enforcement. These checklists vary by program. TDLR is in the process of creating any outstanding penalty matrices for those programs that do not have an advisory board. The Offender Education Program stakeholder meeting was held in July 2019. Those guidelines will be presented at the next Commission meeting scheduled for October 2019.

With regard to penalty matrices, the Agency should have all approved by the Commission by June of 2020.

**Responsible Party:** Director of Enforcement.

**Implementation Date:** All penalty matrices should be in place by June 2020.
Chapter 4

The Department Should Strengthen Certain Controls to Help Ensure That Its Data Is Complete, Accurate, and Safeguarded

Auditors identified significant weaknesses in the Department’s application and general controls. As a result, auditors determined that the Department’s data was not sufficient to ensure that (1) field inspection records were complete; (2) license renewals were prevented for individuals under review by enforcement; and (3) licensee information was updated in a timely manner for the public. The Department should strengthen controls to ensure that the data maintained in its systems is complete and accurate.

In addition, the Department should strengthen controls to ensure that access to its information systems complies with Department policy.

Chapter 4-A
The Department Did Not Have Effective Information Technology Application Controls

Application Controls. Auditors determined that VERSA lacked specific application controls to ensure that the data maintained was complete and accurate for the Department’s monitoring process (see Chapter 2-B for additional VERSA application control issues identified). Specifically:

- Inspection start and end dates are key fields used to determine the status of a field inspection. However, those key fields were not required in VERSA; as a result, they were not always populated. Those key fields help ensure that the data is complete. Not making those inspection fields mandatory increases the risk that the Department may not be able to identify whether an inspection was performed or is needed.

- VERSA allowed duplicate field inspection records for five inspections instead of assigning unique inspection numbers. Assigning unique inspection numbers to field inspections helps ensure that records are complete and accurately reflect the results of each inspection.

In addition, auditors determined that the data sets provided for the licensing and enforcement processes were sufficiently reliable for the purposes of this audit; however, the Department should strengthen VERSA application controls to ensure that license renewal requirements are met and fees are

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9 The risk related to the issues discussed in Chapter 4-A is rated as High because the issues identified present risks or effects that if not addressed could substantially affect the audited entity’s ability to effectively administer the program(s)/function(s) audited. Prompt action is essential to address the noted concern and reduce risks to the audited entity.
waived or adjusted appropriately. Specifically:

- As part of its enforcement process, the Department places holds on licenses to prevent unintended renewals. However, that control is not working as intended. To minimize security risks, auditors communicated details directly to Department management in writing.

- Due dates and received dates are key fields used for determining whether licensees have the required continuing education to maintain license eligibility. However, those key fields were not required in VERSA; as a result, that information was not always populated. Requiring those key fields would assist staff in determining whether continuing education documentation was received and when it was due to ensure licensee renewal eligibility.

- Licensing staff must choose from 138 distinct fee descriptions to adjust or waive a fee; however, fee descriptions are not clearly defined in VERSA or in Department procedures. In addition, the mandatory justification comment field for those fee descriptions does not require an appropriate justification regarding the adjustment or waiver. As a result, the risk that licensing fees could be adjusted or waived inappropriately is increased.

License Statuses. Auditors identified license statuses that were not accurate or updated timely in VERSA. As a result, the Department’s Web site did not show accurate statuses or expiration dates for those licenses. Having current and correct data on its Web site is important because the public may rely on that information to make decisions.

Recommendations

The Department should:

- Implement controls to ensure that data in VERSA is complete and accurate as required.

- Ensure that VERSA and the Department’s Web site present accurate information that is updated timely.

Management’s Response

**Chapter 4-A: The Department Did Not Have Effective Information Technology Application Controls**

**Management’s Response:** The Department agrees with the finding. Changes to the data system VERSA have been made or are in process. Several active
account management controls have been modified. Specifically, the following things have been corrected: the enforcement hold function in VERSA has been engaged to prevent unintended renewals prior to the completion of the process; some TDLR staff had access to systems that they should not have had, or former employees were still active in the system; duplicate active accounts have been deleted; and lockout settings had allowed six attempts but TDLR policy is five attempts. Additionally, restoration testing has now been performed.

Other changes to the VERSA system are currently underway. These include ensuring the accuracy of license status on the TDLR website and correcting the fact that the enforcement hold can be bypassed.

Furthermore, the Legislature authorized the development of a new Licensing system for TDLR. It will initially be used for the Massage program and then Cosmetology and Barbering. The Agency will go out for bids soon, and it is planned that the first phase will be in place by March 2020.

**Responsible Party:** Chief Information Officer.

**Implementation Date:** December 31, 2019.

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**Chapter 4-B**

**The Department Should Strengthen Controls Over Its Information Systems**

The Department has established policies and procedures for its information systems; however, the Department does not consistently apply certain general controls. Specifically:

**User Access.** The Department did not ensure that it restricted access to its VERSA system based on users’ current job responsibilities as required by Department policy. Auditors identified users who had inappropriate access to certain functions in that system, such as the ability to process license applications or waive fees. The Department appropriately restricted access to the Legal Files application and to the network drive containing supporting documentation. However, Department management asserted that it had not performed a review of user access to VERSA or Legal Files every six months as required by Department policy.

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10 The risk related to the issues discussed in Chapter 4-B is rated as High because the issues identified present risks or effects that if not addressed could substantially affect the audited entity's ability to effectively administer the program(s)/function(s) audited. Prompt action is essential to address the noted concern and reduce risks to the audited entity.
Implementing effective information technology security controls would help the Department ensure that access to critical information systems is appropriately restricted to minimize the risk of unauthorized changes to information.

**Disaster Recovery.** The Department has established a disaster recovery plan; however, auditors identified certain areas in which the Department could improve its disaster recovery process.

To minimize security risks, auditors communicated details directly to Department management in writing.

**Recommendation**

The Department should ensure that it complies with established information technology policies and procedures.

**Management’s Response**

**Chapter 4-B: The Department Should Strengthen Controls Over Its Information Systems.**

**Management’s Response:** The Department agrees with the finding. A full audit has been completed on all user access for systems within the agency and will be done on a quarterly basis with each system being reviewed annually.

**Responsible Party:** Chief Information Officer.

**Implementation Date:** April 30, 2019.
Appendices

Appendix 1
Objective, Scope, and Methodology

Objective

The objective of this audit was to determine whether the Department of Licensing and Regulation (Department) has processes and related controls to help ensure that it administers regulatory activities for selected health-related programs transferred from the Department of State Health Services in accordance with applicable requirements.

Scope

The scope of this audit covered licensing, monitoring, and enforcement activities from October 3, 2016, to February 26, 2019, for all of the Department’s 13 health-related programs. Licensing activity was limited to include new and renewed applications for the (1) Massage Therapy and (2) Speech-Language Pathologists and Audiologists programs, which collectively consist of 11 license types.

Methodology

The audit methodology included reviewing relevant criteria for all health-related programs; interviewing Department staff; testing licensing applications, field inspections documentation, and complaint processing; and analyzing licensing and field inspection data. In addition, auditors performed a review of selected general and application controls over VERSA Regulation (VERSA), the Department’s licensing system, and Legal Files, its case management system. The Department uses those information technology systems for licensing, monitoring, and enforcement.

Data Reliability and Completeness

To assess the reliability of the data sets extracted from the Legal Files and VERSA systems as they relate to licensing, auditors observed the Department staff extract the data sets, reviewed the queries the Department used to extract them, and analyzed them for reasonableness and completeness. Additionally, auditors compared a nonstatistical random sample of data to source documents. Auditors determined that those data sets were sufficiently reliable for the purposes of this audit.

To assess the reliability of the field inspections data set from VERSA, auditors observed the Department staff extract the data and analyzed it for reasonableness and completeness. Additionally, auditors compared a
nonstatistical random sample of data to source documents. Auditors identified incomplete and inaccurate information in that data set. Therefore, auditors determined that the field inspections data was not sufficiently reliable for the purposes of this audit. However, auditors used that data because it was the most complete data available.

**Sampling Methodology**

To assess the Department’s licensing process for issuing new licenses, auditors selected a nonstatistical sample of 75 of 13,019 approved license applications primarily through random selection designed to be representative of the population. Test results may be projected to the population, but the accuracy of the projection cannot be measured.

Auditors also selected nonstatistical samples primarily through random selection of (1) renewal licenses, (2) field inspections completed, (3) complaints, and (4) quarterly review checklists received and processed from October 3, 2016, to February 26, 2019. The samples were not necessarily representative of the population; therefore, it would not be appropriate to project the test results to the population. Those samples included:

- 55 of 44,158 renewal applications.
- 60 of 652 field inspections.
- 60 of 3,323 cases processed by the Department’s Enforcement Division.
- 15 of 30 Enforcement Division quarterly review checklists.

In addition, auditors tested all eight cases in which the licensee did not pay the administrative penalty assessed and all five dismissed complaints.

**Information collected and reviewed** included the following:

- Statutes, rules, guidelines, and operating procedures relevant to the licensing, monitoring, and enforcement activities for all health-related programs.
- Initial and renewal licensing applications and documentation to support applicants’ eligibility.
- Proof of Inspection forms and program-specific checklists used for field inspections.
□ Enforcement logs to (1) track dismissed complaints and (2) document quarterly reviews of the intake, investigations, and prosecutions processed.

□ Complaint supporting documentation, such as letters for the opening and closing of investigations, notices of alleged violation, and complaint forms submitted through mail or the Department’s Web site.

Procedures and tests conducted included the following:

□ Interviewed Department management and staff.

□ Analyzed data pertaining to continuing education audits, licensing application fee waivers and adjustments, licensing status and expiration dates, and field inspections completed.

□ Tested initial and renewal licensing applications for compliance with eligibility requirements.

□ Analyzed and tested field inspections and complaint/case data for compliance with Department policies and rules and applicable statute.

□ Tested enforcement quarterly reviews for compliance with Department policy.

□ Tested selected general controls for the VERSA and Legal Files systems. Auditors also performed limited application control testing on those systems.

Criteria used included the following:

□ Texas Occupations Code, Chapters 51, 53, 401, and 455.

□ Title 16, Texas Administrative Code, Chapters 60, 100, 111, 114, 115, and 117.

□ Title 1, Texas Administrative Code, Chapter 202.

□ The Department’s Complaint Resolution Procedures Manual.

□ The Department’s standard operating procedures for licensing.

□ The Department’s Field Operations Division Inspector’s Resource Manual.


□ The Department’s Information Security Manual.
- **VERSA Regulation & VERSA Regulation Online Portal Database Guide.**

- **VERSA MicroPact/Atos Statement of Understandings Texas Department of Licensing and Regulation Hosting Project.**

- Department’s Enforcement Plan.

- Department’s Criminal Conviction Guidelines.

**Project Information**

Audit fieldwork was conducted from January 2019 through June 2019. We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

The following members of the State Auditor’s staff performed the audit:

- Jacqueline M Thompson, CFE (Project Manager)
- Ileana Barboza, MBA, CGAP (Assistant Project Manager)
- Allison Fries, CFE
- Joseph Kozak, CPA, CISA
- Elijah Marchlewski
- William J. Morris, CPA
- Michelle Ann Duncan Feller, CPA, CIA (Quality Control Reviewer)
- Courtney Ambres-Wade, CFE, CGAP (Audit Manager)
Appendix 2

**Issue Rating Classifications and Descriptions**

Auditors used professional judgment and rated the audit findings identified in this report. Those issue ratings are summarized in the report chapters/sub-chapters. The issue ratings were determined based on the degree of risk or effect of the findings in relation to the audit objective(s).

In determining the ratings of audit findings, auditors considered factors such as financial impact; potential failure to meet program/function objectives; noncompliance with state statute(s), rules, regulations, and other requirements or criteria; and the inadequacy of the design and/or operating effectiveness of internal controls. In addition, evidence of potential fraud, waste, or abuse; significant control environment issues; and little to no corrective action for issues previously identified could increase the ratings for audit findings. Auditors also identified and considered other factors when appropriate.

Table 2 provides a description of the issue ratings presented in this report.

**Table 2**

<table>
<thead>
<tr>
<th>Issue Rating</th>
<th>Description of Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low</td>
<td>The audit identified strengths that support the audited entity’s ability to administer the program(s)/function(s) audited or the issues identified do not present significant risks or effects that would negatively affect the audited entity’s ability to effectively administer the program(s)/function(s) audited.</td>
</tr>
<tr>
<td>Medium</td>
<td>Issues identified present risks or effects that if not addressed could moderately affect the audited entity’s ability to effectively administer program(s)/function(s) audited. Action is needed to address the noted concern(s) and reduce risks to a more desirable level.</td>
</tr>
<tr>
<td>High</td>
<td>Issues identified present risks or effects that if not addressed could substantially affect the audited entity’s ability to effectively administer the program(s)/function(s) audited. Prompt action is essential to address the noted concern(s) and reduce risks to the audited entity.</td>
</tr>
<tr>
<td>Priority</td>
<td>Issues identified present risks or effects that if not addressed could critically affect the audited entity’s ability to effectively administer the program(s)/function(s) audited. Immediate action is required to address the noted concern(s) and reduce risks to the audited entity.</td>
</tr>
</tbody>
</table>
Appendix 3

Health-related Programs Transferred to the Department

Senate Bill 202 (84th Legislature, Regular Session) transferred 13 health-related programs from the Department of State Health Services to the Department of Licensing and Regulation (Department). Table 3 lists the number of license types and the total number of licenses for each of those programs as of fiscal year 2018 and the 3rd quarter of fiscal year 2019.

Table 3

<table>
<thead>
<tr>
<th>License Programs</th>
<th>Number of License Types per Program</th>
<th>Number of Licenses</th>
<th>Fiscal Year 2018</th>
<th>Fiscal Year 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Programs Transferred to the Department on October 3, 2016</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Athletic Trainers</td>
<td>2</td>
<td>3,922</td>
<td>3,930</td>
<td></td>
</tr>
<tr>
<td>Dietitians</td>
<td>1</td>
<td>5,965</td>
<td>6,131</td>
<td></td>
</tr>
<tr>
<td>Dyslexia Therapy Program</td>
<td>2</td>
<td>938</td>
<td>962</td>
<td></td>
</tr>
<tr>
<td>Hearing Instrument Fitters and Dispensers</td>
<td>4</td>
<td>858</td>
<td>888</td>
<td></td>
</tr>
<tr>
<td>Midwives</td>
<td>4</td>
<td>294</td>
<td>307</td>
<td></td>
</tr>
<tr>
<td>Orthotists and Prosthetists</td>
<td>18</td>
<td>912</td>
<td>926</td>
<td></td>
</tr>
<tr>
<td>Speech-Language Pathologists and Audiologists</td>
<td>6</td>
<td>24,319</td>
<td>21,442</td>
<td></td>
</tr>
<tr>
<td><strong>Programs Transferred to the Department on November 1, 2017</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Code Enforcement Officers</td>
<td>2</td>
<td>2,571</td>
<td>2,571</td>
<td></td>
</tr>
<tr>
<td>Laser Hair Removal</td>
<td>6</td>
<td>3,357</td>
<td>3,328</td>
<td></td>
</tr>
<tr>
<td>Massage Therapy</td>
<td>5</td>
<td>34,540</td>
<td>34,376</td>
<td></td>
</tr>
<tr>
<td>Mold Assessors and Remediators</td>
<td>8</td>
<td>5,789</td>
<td>5,351</td>
<td></td>
</tr>
<tr>
<td>Offender Education Programs</td>
<td>8</td>
<td>4,077</td>
<td>3,709</td>
<td></td>
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<tr>
<td>Sanitarians</td>
<td>2</td>
<td>1,336</td>
<td>1,305</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>68</strong></td>
<td><strong>88,878</strong></td>
<td><strong>85,226</strong></td>
<td></td>
</tr>
</tbody>
</table>

*As of May 31, 2019.*

Source: The Department.
Copies of this report have been distributed to the following:

**Legislative Audit Committee**
The Honorable Dan Patrick, Lieutenant Governor, Joint Chair
The Honorable Dennis Bonnen, Speaker of the House, Joint Chair
The Honorable Jane Nelson, Senate Finance Committee
The Honorable Robert Nichols, Member, Texas Senate
The Honorable John Zerwas, House Appropriations Committee
The Honorable Dustin Burrows, House Ways and Means Committee

**Office of the Governor**
The Honorable Greg Abbott, Governor

**Department of Licensing and Regulation**
Members of the Department of Licensing and Regulation Commission
   Mr. Rick Figueroa, Chair
   Mr. Thomas F. Butler, Vice Chair
   Dr. Gerald R. Callas
   Ms. Helen Callier
   Ms. Nora Castañeda
   Mr. Joel Garza
   Dr. Gary Wesson
Mr. Brian Francis, Executive Director