AGENCY DEFERENCE AT THE TEXAS SUPREME COURT



6 Steps to Agency Deference

<u>Step 1</u>: Is the agency interpretation formal and entitled to deference or informal and not entitled to deference?

Step 2: How long-standing is the agency interpretation?

<u>Step 3</u>: Does the agency have authority to enforce the statute (*i.e.*, is the statute within the agency's area of expertise)?

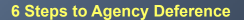
6 Steps to Agency Deference

<u>Step 4</u>: Does the agency interpretation conflict with the plain language of statute?

Step 5: Is the agency interpretation reasonable?

Step 6: Courts will generally uphold agency interpretation.





<u>Step 1</u>: Is the agency interpretation <u>formal</u> and entitled to deference or informal and not entitled to deference?



Notice and Comment

Rules. Comm'n of Tex. v. Tex. Citizens for a Safe Future & Clean Water.



- Amicus Briefs. Id.
- Comments in Hearings. Id.
- Advisories
- Bulletins





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Agency Deference at the Texas Supreme Court

Also available as part of the eCourse 2016 Advanced Texas Administrative Law eConference

First appeared as part of the conference materials for the 11^{th} Annual Advanced Texas Administrative Law Seminar session "Agency Deference at the Texas Supreme Court"