1	R277. Education, Administration.
2	R277-114. Corrective Action and Withdrawal or Reduction of Program
3	Funds Response to Compliance and Related Issues.
4	R277-114-1. Authority and Purpose.
5	(1) This rule is authorized by:
6	(a) Utah Constitution Article X, Section 3, which vests general control and
7	supervision of public education in the Board;
8	(b) Subsection 53E-3-401(4), which allows the Board to make rules to execute the
9	Board's duties and responsibilities under the Utah Constitution and state law; and
10	(c) Subsection 53E-3-401(8)(c), which allows the Board to make rules setting forth
11	the procedures to be followed for enforcing Board rules-:
12	(d) Section 53F-1-104, which requires the Board to monitor state-funded
13	education programs and the expenditure of state funds in accordance with certain
14	statutory provisions; and
15	(e) Section 53E-3-301, which requires the Superintendent to:
16	(i) administer programs assigned to the state board in accordance with the
17	policies and the standards established by the state board; and
18	(ii) investigate matters pertaining to public schools.
19	(2) The purpose of the rule is to provide procedures for public education program
20	monitoring and corrective action for noncompliance with identified:
21	——— (a) program requirements;
22	————(b) program accountability standards; and
23	(c) financial propriety.responses to compliance and related issues, including
24	corrective action and related appeals procedures.
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26	R277-114-2. Definitions.
27	(1) "Program" means a public education project, plan, or other activity required by:
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29	——— (b) state law; or
30	(c) federal law.
31	(2) "Recipient" means an LEA, school, or subrecipient.
32	(3) "Subrecipient" means a non-Federal entity that receives an award through the
33	Board to carry out part of a Federal program, or a non-Federal entity that is the direc
34	awardee of other federal awards from a Federal awarding agency.
35	(1) "Framework" means the Board Oversight Framework established in R277-
36	<u>111.</u>
37	(2) "Oversight entity" means the same as that term is defined in R277-111.
38	<u>(a) an LEA;</u>
39	(b) a regional service agency, as that term is defined in Section 53G-4-410;
40	(c) an entity that enters into a contract with the Board:
41	(i) to provide an educational good or service; or
42	(ii) as the Board is directed by the Legislature;
43	(d) a charter school authorizer, as that term is defined in Section 53G-5-102, if
44	the charter school authorizer has an approved charter school;
45	(e) an institution of higher education that is associated with an educator
46	preparation program, as defined in R277-303-2;
47	(f) an entity that receives a distribution of state funds through a grant program
48	funded by the state board; or
49	(g) a nonfederal entity that receives an award through the Board to carry out par
50	of a federal program.
51	(3) "Program or [other] set of requirements" means the same as that term is
52	defined in R277-111. a requirement or set of requirements in state or federal law that is
53	<u>related to:</u>
54	(a) the public education system; and
55	(b) an oversight entity.
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57	R277-114-3. Use of Framework for Compliance and Related Issues.
58	(1) (a) Except as provided in Subsection (1)(b), for an alleged compliance issue
59	regarding a program or set of requirements in framework category one or two, the
60	Superintendent shall refer reports and complaints back to the oversight entity for
61	resolution.
62	(b) The Superintendent may work informally with an oversight entity to resolve an
63	alleged compliance issue arising under a program or set of requirements in framework
64	category one or two, including discussing whether:
65	(i) the oversight entity had adequate time to comply; or
66	(ii) the oversight entity needs additional training.
67	(2) For a compliance issue arising under a program or set of requirements in
68	framework category three or four, the Superintendent shall pursue formal corrective
69	action:
70	(a) as described in R277-114-4 or R277-114-5; and
71	(b) in accordance with [an] a state law, administrative rule, or a contract
72	associated with the program or set of requirements.
73	(3)(a) For an alleged compliance issue regarding a program or set of
74	requirements, the Board or Board leadership may work informally with the oversight
75	entity to resolve the issue, including:
76	(i) for an issue regarding an LEA, meeting with the chair of the LEA's governing
77	board, the LEA's superintendent, or charter director; or
78	(ii) determining whether training or additional time will allow the oversight entity
79	to resolve the compliance issue and, as appropriate, providing resources and an
80	extended deadline to support the entity into compliance.
81	(b)(i) For an alleged compliance issue regarding a program or set of
82	requirements uncategorized or in framework category one or two, if the Board or Board
83	leadership does not elect to resolve an issue or if the issue is not resolved through
84	efforts described in Subsection (3)(a), the Board's audit committee may determine an

85	appropriate method to investigate the alleged compliance issue, including requesting
86	the Board's internal audit function to investigate the alleged issue in accordance with
87	Rule R277-116.
88	(ii) If the Board's audit committee directs an investigation as described in
89	Subsection (3)(b)(i), the entity conducting the investigation shall notify the oversight
90	entity that the investigation will review an alleged compliance issue in accordance with
91	this Section.
92	(c) Based on the results of an investigation described in Subsection (5)(b), the
93	Board may:
94	(i) take no further action;
95	(ii) resolve the issue informally;
96	(iii) pursue corrective action as described in R277-114-4 or R277-114-5; or
97 98 99	(iv) take other action[as the Board determines].
100	R277-114-34. Program Monitoring. Corrective Action for Contract Requirements.
101	(1) For each program, the Superintendent shall design and implement a consistent
102	monitoring plan or process that includes standards for both program outcomes and program
103	financial compliance.
104	————(2) The Superintendent shall notify all recipients of the initiation of or changes to any
105	monitoring plan or process.
106	————(3) The Superintendent shall monitor compliance with:
107	————(a) program outcomes and requirements;
108	————(b) reporting requirements; and
109	——————————————————————————————————————
110	(4) An LEA shall provide the Superintendent all requested information or documents
111	to comply with this Section.

112	For corrective action related to a program or set of requirements established or
113	culminating in a contract between the Board and an oversight entity, the Superintenden
114	[will]shall take corrective action in accordance with the provisions of the contract.
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116	R277-114-45. Corrective Action Plans. Corrective Action for Non-Contractual
117	Requirements.
118	(1) For corrective action related to a program or set of requirements not
119	established in contract, the Superintendent may take corrective action as described in
120	this section.
121	(2)(a) In taking corrective action under this section, the Superintendent shall act
122	in accordance with state and federal law applicable to the program or set of
123	requirements.
124	(b) Before the Superintendent places an oversight entity on a corrective action
125	plan as described in Subsection (3), the Superintendent shall:
126	(i) provide written notice of initiating the process 30 days before the day on
127	which the corrective action plan is finalized; and
128	(ii) during the 30 days, discuss with the LEA's superintendent, charter director o
129	the oversight entity's primary contact the nature of the issue and attempt to resolve the
130	issue informally, including discussing whether:
131	(A) the oversight entity has adequate time to comply; or
132	(B) the oversight entity needs additional training.
133	(c) If the corrective action plan is due to an oversight entity's failure to provide
134	information, the notice described in Subsection (2)(b)(i) shall include a statement
135	confirming that the information is not available elsewhere.
136	(1)(3) The Superintendent shall may place a recipient an oversight entity on a
137	corrective action plan when a recipient if the Board, the Superintendent, or an external o
138	internal audit determines that the oversight entity:

139	(a) does not demonstrate satisfactory program outcomes as described by the
140	monitoring plan or process;
141	(b) (a) demonstrates noncompliance with published expectations for program
142	requirements outcomes or allowable program expenditures; er
143	(b) demonstrates unsatisfactory outcomes in performance as evidenced by audit
144	results or framework category three or four monitoring;
145	(c) demonstrates financial fraud, waste, or abuse; or
146	[(d) lacks a sufficient internal control system; or]
147	(c)(e)(d) does <u>did</u> not comply with <u>a</u> requests to provide <u>timely,</u> accurate and
148	complete program or financial information, as described by the monitoring plan or process
149	in accordance with oversight procedures.
150	————(2) (4) The Superintendent shall clearly outline in aA corrective action plan shall
151	contain the following elements:
152	(a) all areas of noncompliance the background information that led to corrective
153	action;[, including:]
154	[(i)](b) each identified issue, including the reasons for the corrective action plan
155	as described in Subsection (3)[and the related requirement or best practice a citation to
156	the law related to the issue]; and
157	[(ii)](c) details of the identified issue[discrepancy from the requirement[or best
158	practice], based on evidence gathered, including dates;
159	[(b)](d) the specific conditions to be met as a result of noncompliance the oversight
160	entity must meet as a result of the issues;
161	[(c)](e) steps required to satisfy the corrective action plan and estimated time frame
162	for completing the steps; and
163	(d) a reasonable time frame for the recipient to correct identified issues
164	[(d)](f) a procedure for communication during the course of the corrective action,
165	including:
166	(i) designation of a primary contact at the oversight entity;

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167	(ii) a schedule for the frequency of updates provided by the contact;
168	(iii) the format of required updates; and
169	(iv) the designated recipient of the updates;
170	[(e)](g) a procedure to close the corrective action, including:
171	(i) designation of an individual authorized to close the corrective action;
172	(ii) the criteria for closing the corrective action;
173	(iii) an estimated schedule for closing the corrective action; and
174	(iv) how the authorized individual will communicate closure to the oversight
175	entity; and
176	[(f)](h) notice of the option for appeal as described in R277-114-86.
177	(5) In creating a corrective action plan, the Superintendent shall emphasize
178	providing technical support to assist the oversight entity to achieve compliance and
179	performance.
180	$\frac{(3)(6)}{(2)(4)}$ The specific conditions described in Subsection $\frac{(2)(4)}{(6)}$ may include:
181	(a) requiring the oversight entity to obtain technical or management support
182	including program assistance [like]such as mentoring;
183	(b) requiring the oversight entity to receive payments as a reimbursements rather
184	than instead of advance payments;
185	(b)(c) withholding authority to proceed to the next step until receipt of requiring
186	evidence of acceptable performance within a given period of performance before the
187	oversight entity may proceed to the next corrective action step;
188	(c) requiring additional, more detailed financial reports;
189	(d) requiring additional project monitoring more frequent or more intensive
190	monitoring than what is [typically] required from the related program or [other] set of
191	requirements;
192	(e) requiring the recipient to obtain technical or management assistance; or
193	additional or more detailed financial or compliance reports; or

(f) establishing additional prior approvals.

195	(4) A(7) The Superintendent may also include in a corrective action plan may also
196	include a provision and a timeline for:
197	(a) training for the oversight entity's staff;
198	(b) a referral for risk-based monitoring, for a program or set of requirements that
199	does not already perform risk-based monitoring;
200	(b)(c) a referral for an audit or other agreed-upon procedure by:
201	(i) an external auditor; or
202	(ii) the Board's internal audit department section, with approval of the Board's Audit
203	Committee;
204	(c)(d) periodic meetings between a recipient an oversight entity administrator or
205	governing board member and the State Superintendent of Public Instruction or a Deputy
206	Superintendent; and
207	(d)(e) a planned appearances before the Board or a Board committee to provide
208	status updates ; and
209	(e) training for the recipient's staff.
210	(5) If the recipient (8) For an oversight entity that is a charter school, if the corrective
211	action plan addresses issues at the governance level, the Superintendent shall:
212	(a) consult with the charter authorizer in the creation of the corrective action plan;
213	and
214	(b) report regularly to the charter authorizer about the status of the [noncompliant
215	program recipient]oversight entity.
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217	corrective action plan based on:
218	(a) the severity of the violation as determined by the program's monitoring plan or
219	process; or
220	(b) repeated violations by a recipient an oversight entity.
221	(7)(10)(a) The Superintendent may include penalties for non-compliance with a
222	corrective action plan in accordance with Subsection 53E-3-401(8).

223	(b) If the Superintendent determines to withhold funding as part of a corrective
224	action plan, the corrective action plan will state:
225	(i) the circumstances that led to the determination;
226	(ii) a timeline for withholding funds[when the funds will be withheld]; and
227	(iii) the steps the oversight entity [must]is required to satisfy to reinstate funding.
228	———(8)(11) The Superintendent shall give notice and a hard or electronic copy of the
229	corrective action plan in writing to :
230	(a) the recipient's administrators; the designated primary contact described in
231	Subsection (4)(d)(i):
232	(b) the respective recipient's oversight entity's governing board; and
233	(c) the charter school authorizer, if applicable in accordance with Subsection (8).
234	(9) The(12) As requested, the Superintendent shall report to the Board regularly
235	about the status of noncompliant program recipients a corrective action plan in force for an
236	oversight entity.
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238	R277-114-56. Recipient Appeals. Corrective Action Appeals.
239	(1) A recipient An oversight entity may file submit an appeal to the Board of any
209	(1) / 100 point <u>run overeight ontary</u> may me <u>-out mit</u> an appear to the Board of any
239 240	adverse decision of the Superintendent resulting from a corrective action plan or penalty
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240 241	adverse decision of the Superintendent resulting from a corrective action plan or penalty
240	adverse decision of the Superintendent resulting from a corrective action plan or penalty relating to:
240 241 242	adverse decision of the Superintendent resulting from a corrective action plan or penalty relating to: (a) a reason the Superintendent is imposing the corrective action plan;
240 241 242 243	adverse decision of the Superintendent resulting from a corrective action plan or penalty relating to: (a) a reason the Superintendent is imposing the corrective action plan; (a) (b) the requirements of a corrective action plan; or
240 241 242 243 244	adverse decision of the Superintendent resulting from a corrective action plan or penalty relating to: (a) a reason the Superintendent is imposing the corrective action plan; (a) (b) the requirements of a corrective action plan; or (b) (c) an action the Superintendent takes to impose or implement a corrective
240 241 242 243 244 245	adverse decision of the Superintendent resulting from a corrective action plan or penalty relating to: (a) a reason the Superintendent is imposing the corrective action plan; (a) (b) the requirements of a corrective action plan; or (b) (c) an action the Superintendent takes to impose or implement a corrective action plan.
240 241 242 243 244 245 246	adverse decision of the Superintendent resulting from a corrective action plan or penalty relating to: (a) a reason the Superintendent is imposing the corrective action plan; (a) (b) the requirements of a corrective action plan; or (b) (c) an action the Superintendent takes to impose or implement a corrective action plan. (2) An appeal must be made in writing and within 30 days of the date of the
240 241 242 243 244 245 246 247	adverse decision of the Superintendent resulting from a corrective action plan or penalty relating to: (a) a reason the Superintendent is imposing the corrective action plan; (a) (b) the requirements of a corrective action plan; or (b) (c) an action the Superintendent takes to impose or implement a corrective action plan. (2) An appeal must be made in writing and within 30 days of the date of the Superintendent's action. For an appeal described in Subsection (1), the oversight entity

251	(b) submit the appeal to the Board in accordance with R277-102-3.
252	(3) Except for corrective action subject to 34 CFR 76.783, the Board may:
253	(a) review the appeal as a full board; or
254	(b) refer the matter to the Board audit committee to make a recommendation to the
255	Board for action <u>; or</u>
256	(c) [choose]identify another method to review the appeal.
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258	KEY: programs, noncompliance, corrective action
259	Date of Enactment or Last Substantive Amendment: March 12, 2020
260	Notice of Continuation: January 13, 2020
261	Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53E-3-401(4)
262	KEY: monitoring, corrective action, oversight,
263	Date of Enactment or Last Substantive Amendment:

Authorizing, and Implemented, or Interpreted Law: Art X Sec 3; 53E-3-401; 53E-3-

Draft 6

December 8, 2023

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401(4); 53F-1-104

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