1	[R277. Education, Administration.
2	R277-114. Response to Compliance and Related Issues.
3	R277-114-1. Authority, Purpose, and Oversight Category.
4	(1) This rule is authorized by:
5	(a) Utah Constitution Article X, Section 3, which vests general control and
6	supervision of public education in the Board;
7	(b) Subsection 53E-3-401(4), which allows the Board to make rules to execute
8	the Board's duties and responsibilities under the Utah Constitution and state law;
9	(c) Subsection 53E-3-401(8), which allows the Board to make rules setting forth
10	the procedures to be followed for enforcing Board rules;
11	(d) Section 53F-1-104, which requires the Board to monitor state-funded
12	education programs and the expenditure of state funds in accordance with certain
13	statutory provisions; and
14	(e) Section 53E-3-301, which requires the Superintendent to:
15	(i) administer programs assigned to the state board in accordance with the
16	policies and the standards established by the state board; and
17	(ii) investigate matters pertaining to public schools.
18	(2) The purpose of the rule is to provide procedures for responses to compliance
19	and related issues, including corrective action and related appeals procedures.
20	(3) Except for Section R277-114-6, this rule does not apply to oversight of
21	federal programs.
22	(4) This Rule R277-114 is categorized as Category 4 as described in Rule R277
23	<del>111.</del>
24	
25	R277-114-2. Definitions.
26	(1) "Framework" means the Board Oversight Framework established in Rule
27	<del>R277-111.</del>
28	(2) "Oversight entity" means the same as that term is defined in Rule R277-111.

29	(3) "Program or set of requirements" means the same as that term is defined in
30	Rule R277-111.
31	
32	R277-114-3. Use of Framework for Compliance and Related Issues.
33	(1)(a) Except as provided in Subsection (1)(b), for an alleged compliance issue
34	regarding a program or set of requirements in framework category one or two, the
35	Superintendent shall refer reports and complaints back to the oversight entity for
36	resolution.
37	(b) The Superintendent may work informally with an oversight entity to resolve
38	an alleged compliance issue arising under a program or set of requirements in
39	framework category one or two, including discussing whether:
40	(i) the oversight entity had adequate time to comply; or
41	——— (ii) the oversight entity needs additional training.
42	(2) For a compliance issue arising under a program or set of requirements in
43	framework category three or four, the Superintendent shall pursue formal corrective
44	action:
45	(a) as described in Section R277-114-4 or R277-114-5; and
46	(b) in accordance with a state law, administrative rule, or a contract associated
47	with the program or set of requirements.
48	——— (3)(a) In response to an alleged compliance issue regarding a program or set of
49	requirements, Board leadership may work informally with the oversight entity toward
50	resolving the issue, which efforts may include:
51	(i) for an issue regarding an LEA, meeting with the chair of the LEA's governing
52	board, the LEA's superintendent, or charter director; or
53	(ii) considering whether training or additional time will allow the oversight entity
54	to resolve the issue.

80

55	——— (b) Before Board leadership works informally with an oversight entity as
56	described in Subsection (3)(a), Board leadership shall notify the Board member or
57	members who represent the area where the oversight entity is located.
58	(c)(i) For an alleged compliance issue regarding a program or set of
59	requirements uncategorized or in framework category one or two, the Board's audit
60	committee may determine an appropriate method to investigate the alleged compliance
61	issue, including requesting the Board's internal audit function to investigate the alleged
62	issue in accordance with Rule R277-116.
63	(ii) If the Board's audit committee directs an investigation as described in
64	Subsection (3)(c)(i), the entity conducting the investigation shall notify the oversight
65	entity that the investigation will review an alleged compliance issue in accordance with
66	this section.
67	(d) Based on the results of an investigation described in Subsection (3)(c), the
68	Board may:
69	————(i) take no further action;
70	——————————————————————————————————————
71	(iii) direct the Superintendent to pursue corrective action as described in Section
72	R277-114-4 or R277-114-5; or
73	——————————————————————————————————————
74	
75	R277-114-4. Corrective Action for Contract Requirements.
76	——For corrective action related to a program or set of requirements established or
77	culminating in a contract between the Board and an oversight entity, the Superintendent
78	shall take corrective action in accordance with the provisions of the contract.
79	

R277-114-5. Corrective Action for Non-Contractual Requirements.

01	(1) For corrective action related to a program or set of requirements not
82	established in contract, the Superintendent may take corrective action as described in
83	this section.
84	(2)(a) In taking corrective action under this section, the Superintendent shall act
85	in accordance with state and federal law applicable to the program or set of
86	requirements.
87	(b) Before the Superintendent places an oversight entity on a corrective action
88	plan as described in Subsection (3), the Superintendent shall:
89	(i) provide written notice of initiating the process 30 days before the day on
90	which the corrective action plan is finalized; and
91	(ii) during the 30 days, discuss with the LEA's superintendent, charter director or
92	the oversight entity's primary contact the nature of the issue and try to resolve the issue
93	informally, including discussing whether:
94	——— (A) the oversight entity has adequate time to comply; or
95	————————————————————————————————————
96	(c) If the corrective action plan is due to an oversight entity's failure to provide
97	information, the notice described in Subsection (2)(b)(i) shall include a statement
98	confirming that the information is not available elsewhere.
99	————(3) The Superintendent may place an oversight entity on a corrective action plan
100	if the Board, the Superintendent, or an external or internal audit determines that the
101	oversight entity:
102	————(a) demonstrates non-compliance with published expectations for program
103	outcomes or allowable program expenditures;
104	——— (b) demonstrates unsatisfactory outcomes in performance as evidenced by audit
105	results or framework category three or four monitoring;
106	————(c) demonstrates financial fraud, waste, or abuse; or
107	(d) did not comply with a request to provide timely, accurate and complete
108	program or financial information, in accordance with oversight procedures.

109	————————————————————————————————————
110	(a) the background information that led to corrective action;
111	(b) each identified issue, including the reasons for the corrective action plan as
112	described in Subsection (3);
113	(c) details of the identified issue, based on evidence gathered, including dates;
114	(d) the specific conditions the oversight entity must meet as a result of the
115	<del>issues;</del>
116	(e) steps required to satisfy the corrective action plan and estimated time frame
117	for completing the steps;
118	——————————————————————————————————————
119	including:
120	——————————————————————————————————————
121	——————————————————————————————————————
122	——————————————————————————————————————
123	————(iv) the designated recipient of the updates;
124	————(g) a procedure to close the corrective action, including:
125	——————————————————————————————————————
126	——————————————————————————————————————
127	——— (iii) an estimated schedule for closing the corrective action; and
128	————(iv) how the authorized individual will communicate closure to the oversight
129	entity; and
130	————(h) notice of the option for appeal as described in Section R277-114-6.
131	——— (5) In creating a corrective action plan, the Superintendent shall emphasize
132	providing technical support to assist the oversight entity to achieve compliance and
133	performance.
134	(6) The specific conditions described in Subsection (4)(b) may include:
135	——————————————————————————————————————
136	including program assistance such as mentoring;

137	(b) requiring the oversight entity to receive payment as a reimbursement instead
138	of advance payment;
139	(c) requiring evidence of acceptable performance within a given period before
140	the oversight entity may proceed to the next corrective action step;
141	(d) requiring more frequent or more intensive monitoring than what is required
142	from the related program or set of requirements;
143	(e) requiring additional or more detailed financial or compliance reports; or
144	(f) establishing additional prior approvals.
145	(7) The Superintendent may also include in a corrective action plan a provision
146	and timeline for:
147	(a) training for the oversight entity's staff;
148	(b) a referral for risk-based monitoring, for a program or set of requirements that
149	does not already perform risk-based monitoring;
150	(c) a referral for an audit or other agreed-upon procedure by:
151	(i) an external auditor; or
152	(ii) the Board's internal audit section, with approval of the Board's Audit
153	Committee;
154	(d) periodic meetings between an oversight entity administrator or governing
155	board member and the Superintendent or a Deputy Superintendent; and
156	(e) a planned appearance before the Board or a Board committee to provide
157	status updates
158	(8) For an oversight entity that is a charter school the Superintendent shall:
159	(a) consult with the charter authorizer in the creation of the corrective action
160	<del>plan; and</del>
161	(b) report regularly to the charter authorizer about the status of the oversight
162	entity.
163	(9) The Superintendent may implement escalating restrictive conditions in a
164	corrective action plan based on:

165	(a) the severity of the violation as determined by the program's monitoring plan
166	or process; or
167	(b) repeated violations by an oversight entity.
168	——————————————————————————————————————
169	corrective action plan in accordance with Subsection 53E-3-401(8).
170	(b) If the Superintendent determines to withhold funding as part of a corrective
171	action plan, the corrective action plan will state:
172	(i) the circumstances that led to the determination;
173	——————————————————————————————————————
174	(iii) the steps the oversight entity is required to satisfy to reinstate funding.
175	(11) The Superintendent shall give notice and a hard or electronic copy of the
176	corrective action plan to:
177	(a) the designated primary contact described in Subsection (4)(d)(i);
178	(b) the respective oversight entity's governing board; and
179	(c) the charter school authorizer, in accordance with Subsection (8).
180	(12) As requested, the Superintendent shall report to the Board about the status
181	of a corrective action plan in force for an oversight entity.
182	
183	R277-114-6. Corrective Action Appeals.
184	(1) An oversight entity may submit an appeal to the Board relating to:
185	<ul> <li>(a) a reason the Superintendent is imposing the corrective action plan;</li> </ul>
186	(b) the requirements of a corrective action plan; or
187	(c) an action the Superintendent takes to impose or implement a corrective
188	action plan.
189	(2) For an appeal described in Subsection (1), the oversight entity shall:
190	(a) state in the appeal the plan requirement or action with which the oversight
191	entity disagrees; and
192	(b) submit the appeal to the Board in accordance with Section R277-102-3.

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193	(3) Except for corrective action subject to 34 CFR 76.783, the Board may:
194	(a) review the appeal as a full board;
195	(b) refer the matter to the Board audit committee to make a recommendation to
196	the Board for action; or
197	(c) identify another method to review the appeal.
198	
199	KEY: monitoring, corrective action, oversight
200	Date of Last Change: February 7, 2025
201	Notice of Continuation: August 15, 2024
202	Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53E-3-401; 53E-3-
203	4 <del>01(4); 53F-1-104</del> ]
204	
205	
206	R277. Education, Administration.
207	R277-114. [Response to Compliance and Related Issues] Oversight,
208	Accountability, and Compliance.
209	R277-114-1. Authority and Purpose.
210	(1) This rule is authorized by:
211	(a) Utah Constitution Article X, Section 3;
212	(b) Utah Code Section 53E-3-401(4) and (8);
213	(c) Utah Code Section 53E-3-301;
214	(d) Utah Code Section 53F-1-104;
215	(e) Utah Code Section 63G-7-301; and
216	(f) Utah Code Section 53-22-109.
217	(2) The purpose of this rule is to provide procedures for public education
218	oversight, monitoring, and corrective action for noncompliance.

219

220

**R277-114-2. Definitions.** 

221	(1) "Provisions" means a public education requirement or set of requirements in:
222	(a) administrative rule;
223	(b) state law; or
224	(c) federal law.
225	(2) "Monitoring" means the ongoing review and evaluation of a recipient's
226	activities and internal control systems to assess the quality of performance over time
227	and determine whether controls are effective and compliance with provisions is
228	achieved.
229	(3) "Recipient" means an LEA, school, or subrecipient.
230	(4) "Risk Assessment" means the ongoing and iterative process of identifying,
231	analyzing, and responding to internal and external risks that could prevent a recipient
232	from achieving its objectives and complying with provisions.
233	(5) "Subrecipient" means a non-Federal entity that receives an award through the
234	Board to carry out part of a Federal program, or a non-Federal entity that is the direct
235	awardee of other federal awards from a Federal awarding agency.
236	
237	R277-114-3. Superintendent Responsibilities.
238	(1) The Superintendent shall notify all appropriate recipients of the initiation of or
239	changes to any monitoring plan or process.
240	(2) The Superintendent shall perform monitoring as outlined in the monitoring
241	<u>plan.</u>
242	(3) A recipient shall comply in a timely manner with requests to provide accurate
243	and complete information to comply with this rule.
244	(4) Upon completion of monitoring, the Superintendent shall develop a monitoring
245	report that includes:
246	(i) the dates of the monitoring;
247	(ii) the provision monitored; and
248	(iii) the overall result of the monitoring.

249	(5) The Superintendent shall retain all monitoring reports and related
250	documentation in accordance with applicable retention laws and schedules.
251	(6) Nothing in this rule shall excuse LEA noncompliance with any State Law or
252	Board Rule.
253	
254	R277-114-4. Corrective Action Plans.
255	(1) The Superintendent may place a recipient on a corrective action plan when a
256	recipient:
257	(a) does not demonstrate satisfactory [program] outcomes as described by the
258	<u>plan;</u>
259	(b) engages in noncompliance with federal or state law, Board rule, program
260	requirements, fiscal requirements, or other applicable standards of conduct and care; o
261	(c) fails to comply in a timely manner with requests to provide accurate and
262	complete information required under this rule or other Board directives; or
263	(d) engages in fraud, waste, abuse, or other misuse of funds or resources.
264	(2) The Superintendent shall clearly outline in a corrective action plan:
265	(a) the reason for the corrective action plan, including the provision [or group of
266	<del>provisions</del> ] at issue;
267	(b) related documentation obtained or generated as part of the monitoring
268	process;
269	(c) details about the evidence gathered, including relevant dates;
270	(d) the specific conditions to be met to resolve identified issues;
271	(e) a procedure for communication during the course of resolving the corrective
272	action, including:
273	(i) designation of a primary contact of the recipient;
274	(ii) a schedule for the frequency of updates provided by the contact;
275	(iii) the format of required updates; and
276	(iv) the designated recipient of the undates:

277	<u>(f) a procedure to close the corrective action, including:</u>
278	(i) designation of an individual authorized to close the corrective action;
279	(ii) the criteria for closing the corrective action;
280	(iii) an estimated schedule for closing the corrective action; and
281	(iv) how the authorized individual will communicate closure to the recipient; and
282	(g) notice of the option for appeal as described in Section R277-114-7.
283	(3) The specific conditions described in Subsection (2)(d) may include:
284	(a) requiring payments as reimbursements rather than advance payments;
285	(b) withholding authority to proceed to the next step until receipt of evidence of
286	acceptable performance within a given period of performance;
287	(c) requiring additional, more detailed financial reports;
288	(d) requiring additional project monitoring;
289	(e) requiring the recipient to obtain technical or management assistance; or
290	(f) establishing additional prior approvals.
291	(4) A corrective action plan may also include a provision and a timeline for:
292	(a) periodic meetings between a recipient administrator or governing board
293	member and the Superintendent or the Superintendent's delegate;
294	(b) planned appearances before the Board to provide status updates; and
295	(c) training for the recipient's staff.
296	(5) In creating a corrective action plan, the Superintendent shall provide technica
297	support to assist the recipient to achieve compliance and performance.
298	(6) The Superintendent may include penalties for noncompliance with a
299	corrective action plan in accordance with Subsection 53E-3-401(8) and R277-114-8.
300	(7) All corrective action plans shall be reviewed and approved by the
301	Superintendent's designee prior to finalization and issuance.
302	(a) If a corrective action plan includes financial noncompliance or conditions
303	related to fiscal oversight, the corrective action plan shall be reviewed by the Deputy
304	Superintendent of Operations or the Assistant Superintendent of Operations.

305	(8) The Superintendent shall work collaboratively with the LEA to resolve issues
306	and in developing, implementing, and monitoring a corrective action plan to ensure
307	timely resolution of identified matters.
308	(9)(a) The Superintendent shall provide written notice and a hard or electronic
309	copy of the corrective action plan to the recipient's chief administrator and the chair (or
310	equivalent presiding officer) of the recipient's governing board.
311	(b) If additional administrators or board members are designated in writing by the
312	recipient as points of contact for such matters, notice shall also be provided to those
313	individuals.
314	(c) If one or more required recipients cannot reasonably be identified or
315	contacted, delivery to the recipient's central administrative office or official email
316	address shall constitute sufficient notice;
317	(10) The Superintendent shall also provide the written notice and a hard or
318	electronic copy of the corrective action plan to:
319	(a) the Board; and
320	(b) Internal Audit.
321	(10) Internal audit shall maintain a centralized tracking system of corrective
322	action plans.
323	(11) The tracking system shall:
324	(a) be updated upon issuance of a corrective action plan;
325	(b) record progress and completion of corrective actions; and
326	(c) support regular reporting to the Board on the status of monitored [programs]
327	provisions and corrective actions.
328	(12) If a recipient placed on a Corrective Action Plan for violations of school
329	safety law as outlined in Sections 53-22-101-109 fails to comply with the conditions
330	outlined in the corrective action plan within the specified timeframe, the Superintendent
331	shall provide notice to the State Security Chief and may refer the matter for further
332	review or action as deemed appropriate

333	
334	R277-114-5. Corrective Action Plan Appeals.
335	(1) A recipient may appeal a corrective action plan within 14 business days after
336	receipt of the plan on any of the following grounds:
337	(a) the basis or reason the Superintendent identified for imposing the corrective
338	action plan;
339	(b) one or more requirements contained in the corrective action plan; or
340	(c) an action the Superintendent takes to implement the corrective action plan.
341	(2) The recipient shall file the appeal with the Board Secretary in accordance with
342	R277-102-3.
343	(3) The appeal shall:
344	(i) identify the specific plan provisions or implementation actions at issue;
345	(ii) state the relief requested; and
346	(iii) include the corrective action plan and any supporting documentation.
347	(4) Except for corrective action subject to 34 CFR 76.783, the Board may:
348	(a) review the appeal as a full Board;
349	(b) refer the matter to the Board Audit Committee to make a recommendation to
350	the Board for action; or
351	(c) identify another appropriate method to review and resolve the appeal.
352	(5)(a) Appeals under this section are conducted pursuant to R277-102 to the
353	extent applicable.
354	(b) If a procedure is not specified in this rule, the Board may establish reasonable
355	procedures consistent with R277-102.
356	(6) The appeal shall be decided on the written record, unless the Board or its
357	designee authorizes additional submissions or a limited hearing for good cause.
358	(7) The Board shall determine whether the Superintendent's decision:
359	(a) is supported by substantial evidence in the record;
360	(b) complies with applicable statutes and Board rules; and

361	(c) is not arbitrary or capricious.
362	
363	R277-114-[3] 6. Oversight and Accountability Subcommittee Structure.
364	(1) A subcommittee of the Executive Committee shall be created consisting of:
365	(a) the Board Chair;
366	(b) one Vice Chair, as determined by the Board Chair; and
367	(c) the Chair of each Standing Committee.
368	(2) This subcommittee shall serve as the Oversight and Accountability
369	Subcommittee.
370	
371	R277-114-[4] 7. Oversight and Accountability Subcommittee.
372	(1) The Oversight and Accountability Subcommittee may review and take action
373	on matters involving:
374	(a) referrals made by Board leadership;
375	(b) referrals from the Superintendent;
376	(c) referrals from the Audit Committee;
377	(d) referrals from the Chief Audit Executive; and
378	(e) any matter that a majority of the subcommittee determines is appropriate for
379	consideration involving an alleged violation of Board rule.
380	(2) Upon referral, the Oversight and Accountability Subcommittee shall, as
381	appropriate:
382	(a) review the original findings of noncompliance;
383	(b) examine the corrective action plan issued by the Superintendent; [and]
384	(c) evaluate supporting documentation and data, as provided, demonstrating
385	continued noncompliance; and
386	(d) review of any other relevant materials as well as mitigating factors.
387	(3) The Oversight and Accountability Subcommittee may require:

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388	(a) additional information, materials, or records to be provided to the
389	subcommittee; or
390	(b) the recipient to appear before the subcommittee to provide responses, in
391	public or private session, on any matter outlined in R277-114-[4]7(1)(a)–(e).
392	(4) Following review, the Oversight and Accountability Subcommittee may
393	impose any compliance-related action outlined in R277-114-7.
394	(5) The imposition of a corrective action by the subcommittee is subject to R277
395	<u>114[<del>.9</del>]-5.</u>
396	
397	R277-114-5. Superintendent Responsibilities.
398	(1) The Superintendent shall, as part of the issuance of any proposed new Rule
399	or Rule modification:
400	(a) perform a risk assessment for each provision that considers impact on
401	students, teachers, and taxpayers; and
402	(b) design a monitoring plan for each provision or group of provisions that
403	<u>includes:</u>
404	(a) the results of the risk assessment
405	(b) program outcomes and requirements;
406	(c) reporting requirements;
407	(d) financial requirements; and
408	(e) all general and dedicated resources available to carry out the requirements
409	including:
410	(i) the restricted or unrestricted nature of applicable funding, and
411	(ii) options for using dedicated staff; and
412	(f) any other factors the Superintendent considers relevant to the analysis.
413	(2) The Superintendent shall notify all recipients of the initiation of or changes to
414	any monitoring plan or process.

415		(3) The Superintendent shall perform monitoring as outlined in the monitoring
416	<del>plan.</del>	
417		(4) A recipient shall comply in a timely manner with requests to provide accurate
418	and c	omplete information to comply with this rule.
419		(5) Upon completion of monitoring, the Superintendent shall develop a monitoring
420	report	that includes:
421		(i) the dates of the monitoring;
422		(ii) the provisions monitored; and
423		(iii) the overall result of the monitoring.
424		(6) The Superintendent shall retain all program monitoring reports and related
425	docun	nentation in accordance with applicable retention laws and schedules.
426		(7) Nothing in this section shall excuse LEA noncompliance with any active State
427	<u>Law o</u>	<del>or Board Rule.</del>
428		
429	R277	-114-6. Corrective Action Plans.
430		(1) The Superintendent [shall] may place a recipient on a corrective action plan
431	when	a recipient:
432		(a) does not demonstrate satisfactory program outcomes as described by the
433	<del>plan;</del>	
434		(b) engages in noncompliance with federal or state law, Board rule, program
435	<u>requir</u>	ements, fiscal requirements, or other applicable standards of conduct and care; or
436		(c) fails to comply in a timely manner with requests to provide accurate and
437	comp	lete information required under this rule or other Board directives; or
438		(d) engages in fraud, waste, abuse, or other misuse of funds or resources.
439		(2) The Superintendent shall clearly outline in a corrective action plan:
440		(a) the reason for the corrective action plan, including the provision or group of
441	provis	<del>sions at issue;</del>

442	(b) related documentation obtained or generated as part of the monitoring
443	process;
444	(c) details about the evidence gathered, including relevant dates;
445	(d) the specific conditions to be met to resolve identified issues;
446	(e) a procedure for communication during the course of resolving the corrective
447	action, including:
448	(i) designation of a primary contact of the recipient;
449	(ii) a schedule for the frequency of updates provided by the contact;
450	(iii) the format of required updates; and
451	(iv) the designated recipient of the updates;
452	(f) a procedure to close the corrective action, including:
453	(i) designation of an individual authorized to close the corrective action;
454	(ii) the criteria for closing the corrective action;
455	(iii) an estimated schedule for closing the corrective action; and
456	(iv) how the authorized individual will communicate closure to the recipient; and
457	(g) notice of the option for appeal as described in Section R277-114-7.
458	(3) The specific conditions described in Subsection (2)(d) may include:
459	(a) requiring payments as reimbursements rather than advance payments;
460	(b) withholding authority to proceed to the next step until receipt of evidence of
461	acceptable performance within a given period of performance;
462	(c) requiring additional, more detailed financial reports;
463	(d) requiring additional project monitoring:
464	(e) requiring the recipient to obtain technical or management assistance; or
465	(f) establishing additional prior approvals.
466	(4) A corrective action plan may also include a provision and a timeline for:
467	(a) periodic meetings between a recipient administrator or governing board
468	member and the Superintendent or the Superintendent's delegate;
469	(b) planned appearances before the Board to provide status updates; and

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470	(c) training for the recipient's staff.
471	(5) In creating a corrective action plan, the Superintendent shall provide technical
472	support to assist the recipient to achieve compliance and performance.
473	(6) The Superintendent may include penalties for noncompliance with a
474	corrective action plan in accordance with Subsection 53E-3-401(8) and R277-114-8.
475	(7) All corrective action plans shall be reviewed and approved by the
476	Superintendent's designee prior to finalization and issuance.
477	(a) If a corrective action plan includes financial noncompliance or conditions
478	related to fiscal oversight, the corrective action plan shall be reviewed by the Deputy
479	Superintendent of Operations or the Assistant Superintendent of Operations.
480	(8) The Superintendent shall work collaboratively with the LEA to resolve issues
481	and in developing, implementing, and monitoring a corrective action plan to ensure
482	timely resolution of identified matters.
483	(9) The Superintendent shall give notice and a hard or electronic copy of the
484	corrective action plan to:
485	(a) the recipient's administrators;
486	(b) the recipient's governing board;
487	(c) the Board; and
488	(d) Internal Audit.
489	(10) Internal audit shall maintain a centralized tracking system of corrective
490	action plans.
491	(11) The tracking system shall:
492	(a) be updated upon issuance of a corrective action plan;
493	(b) record progress and completion of corrective actions; and
494	(c) support regular reporting to the Board on the status of monitored programs
495	and corrective actions.
496	
497	R277-114-7. Corrective Action Plan Appeals.

498	(1) A recipient may submit an appeal to the Board within 14 business days of
499	receiving the corrective action plan relating to:
500	(a) a reason the Superintendent is imposing the corrective action plan;
501	(b) the requirements of a corrective action plan; or
502	(c) an action the Superintendent takes to implement a corrective action plan.
503	(2) For an appeal described in Subsection (1), the recipient shall:
504	(a) state in the appeal the corrective action plan requirement or action with which
505	the recipient disagrees; and
506	(b) submit the appeal to the Board Secretary in accordance with Section R277-
507	102-3, as appropriate.
508	(3) Except for corrective action subject to 34 CFR 76.783, the Board may:
509	(a) review the appeal as a full Board;
510	(b) refer the matter to the Board audit committee to make a recommendation to
511	the Board for action; or
512	(c) identify another method to review the appeal.]
513	
514	DOTT 444.0 February 4 Bur 1st an
515	R277-114-8. Enforcement Provisions.
516	(1) The Superintendent may recommend that the Board take one or more of the
517	actions described in Subsection (2) if an LEA fails to comply in a timely manner with:
518	(a) any provision of this Rule;
519	(b) any request or corrective action; or
520	(c) any provision of a corrective action plan that the recipient is subject to.
521	(2) The Superintendent may recommend to the full Board one or more of the
522	following actions,] Consistent with the provisions of Section 53E-3-401, the Board may:
523	(a) require a recipient to enter into a corrective action plan;
524	(b) temporarily or permanently withhold state funds from the recipient;
525	(c) require the recipient to pay a penalty;
526	(d) require the recipient to reimburse specified state funds to the state board;

Draft 2 - <u>Blue Text</u> - Additions   [ <del>Red Text</del> ] - Deletions Draft 3 - <u>Purple Text</u> - Additions   [ <del>Green Text</del> ] - Deletions	Draft 3 Member Kerry October 15, 2025
(e) require additional reporting or monitoring;	
(f) refer the complaint, evidence, and findings to the attorney ge	eneral's office or
the relevant district attorney's office;	
(g) require the recipient to hire a third-party provider to provide	services the state
board determines necessary;	
(h) require reimbursement from the recipient instead of future al	llocations from the
Board;	
(i) require a follow-up investigation;	
(j) refer the violation and corresponding evidence to the state au	uditor or the
legislative auditor general, if the violation relates to finances;	
(k) request additional evidence of compliance; or	
(I) take other action Board deems appropriate.	
(3) Enforcement actions shall remain in effect until the recipient	demonstrates full
compliance with applicable requirements to the satisfaction of the Boa	<u>rd.</u>
[R277-114-9. Appeals.  (1) Subject to all the provisions of R277-102-3, a recipient subject	ect to corrective
action under this rule may appeal the corrective action decision of the	Superintendent or
Subcommittee to the full Board."	
(2) Appeals shall be conducted in accordance with R277-102-3,	<u>, as appropriate.</u>
(3) The Superintendent shall recommend to the Superintendent	one or more of
the following actions, consistent with the provisions of]	
R277-114-10. Relationship to State Security Chief.	
(1) Pursuant to Utah Code § 53-22-102, the State Security Chie	ef holds statutory
responsibilities for statewide coordination of school safety.	

(2) Nothing in this rule shall be construed to limit, expand, or otherwise alter the

statutory powers and duties of the State Security Chief.

	Draft 2 - <u>Blue Text</u> - Additions   [ <del>Red Text</del> ] - Deletions  Draft 3 - <u>Purple Text</u> - Additions   [ <del>Green Text</del> ] - Deletions  Member Kerry
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555	(3) The Board affirms its constitutional delegation of authority in the area of public
556	education and school safety, including oversight, compliance, and rulemaking, and shall
557	exercise that authority in coordination with the State Security Chief as provided by law.
558	(4) Local education agencies shall comply with both:
559	(a) directives and requirements of the State Security Chief made pursuant to
560	state law; and
561	(b) rules and policies adopted by the Board under its constitutional and statutory
562	authority.
563	
564	KEY: monitoring, corrective action, oversight
565	Date of Last Change:
566	Notice of Continuation:
567	Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53E-3-401(4); 53E-
568	3-401(8); 53E-3-301; 53F-1-104; 63G-7-301