- 1 R277. Education, Administration.
- 2 R277-477. Distributions of Funds from the Trust Distribution Account and
- 3 Administration of the School LAND Trust Program.
- 4 R277-477-1. Authority, Purpose, and Oversight Category.
- 5 (1) This rule is authorized by:
- 6 (a) Utah Constitution Article X, Section 3, which vests general control and supervision over public education in the Board;
  - (b) Subsection 53F-2-404(2)(d), which allows the Board to adopt rules regarding the time and manner in which a student count shall be made for allocation of funds; and
  - (c) Subsection 53E-3-401(4), which allows the Board to make rules to execute the Board's duties and responsibilities under the Utah Constitution and state law.
  - (2) In accordance with Section 53D-2-202, through representation on the Land Trusts Protection and Advocacy Committee, the Board exercises trust oversight of:
- 14 (a) the Common School Trust;
  - (b) the School for the Deaf Trust; and
- 16 (c) the School for the Blind Trust.
- 17 (3) The Board implements the School LAND Trust program and provides 18 oversight, support, and training for school community councils and Charter Trust Land 19 Councils consistent with Sections 53G-7-1205, 53G-7-1206, Rule R277-491, and this
- 20 Rule R277-477.

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- 21 (4) The purpose of this rule is to:
  - (a) provide financial resources to a public school to implement a component of a school's Teacher and Student Success Plan to enhance and improve student academic achievement;
  - (b) provide a means to involve a parent of a school's student in decision-making regarding the expenditure of School LAND Trust program funds allocated to the school;
- (c) provide direction in the distribution of funds from the Trust Distribution
   Account, as funded in Section 53F-2-404;

29	(d) provide for appropriate and adequate oversight of the expenditure and use of
30	funds by an approving entity, school administration, and the Board;
31	(e) provide for proper allocation of funds as stated in Section 53F-2-404, and the
32	appropriate and timely distribution of the funds;
33	(f) enforce compliance with statutory and rule requirements, including the
34	responsibility for a school community council to notify school community members
35	regarding the use of funds; and
36	(g) define the roles, duties, and responsibilities of the Superintendent with
37	regards to the School Children's Trust.
38	(5) This Rule R277-477 is categorized as Category 4 as described in Rule R277-
39	111.
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41	R277-477-2. Definitions.
42	(1) "Academic" means an area listed or defined as a learning objective, skill,
43	concept, or subject area within the official Utah core standards for k-12 education.
44	[(1) "Approving entity" means a school district board or a budget officer whom
45	the school governing board appoints consistent with Section 53G-7-1206.]
46	(2) "Board plan approval meeting" means the meeting when the LEA governing
47	board approves a school plan for the upcoming school year.
48	(3) "Board council" means a charter school governing board serving as the
49	charter council wherein the parents or grandparents of students attending the school
50	constitute a majority exceeding all other board members by at least two as defined in
51	Section 53G-7-1205.
52	(4) "Budget officer" means an individual appointed by a charter school governing
53	board in accordance with Section 53G-7-1206.
54	(5) "Carry-over limit" means any unexpended funds at the end of a school year,
55	which exceed 10% of a school's current year distribution or \$5,000, whichever is

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greater.

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57	(6) "Charter council" means an elected council for a charter school, serving as its
58	school community council, where its parent members are elected by parents of students
59	attending the charter school, and at least two more members are parents of students
60	attending the charter school than all other members combined.
61	[(3)(a) "Charter trust land council" means a council comprised of a two person
62	majority of parents or grandparents of students attending the charter school, elected by
63	parents of students attending the charter school, convened to act in lieu of the school
64	community council for the charter school.
65	(b) "Charter trust land council" includes a charter school governing board if:
66	(i) the charter governing board meets the two-parent majority requirement; and
67	(ii) the charter school governing board chooses to serve as the charter trust land
68	council.]
69	([4]7) "Council" means a school community council <u>.[-a charter trust land</u> ] <u>a</u>
70	<u>charter</u> council <u>, or a board council</u> .
71	([5]8) "Council plan approval meeting" means the meeting where a [charter trust
72	land council or school community] council approves the school plan for the upcoming
73	school year.
74	(9)(a) "District liaison: means an individual authorized by an LEA governing board
75	to fulfill program-related responsibilities under the board's supervision.
76	(b) A "district liaison" may not approve school plans in place of an LEA governing
77	board.
78	([6]10) "Fall enrollment report" means the audited census of students registered
79	in Utah public schools as reported in the audited October 1 Fall Enrollment Report of
80	the previous year.
81	([7]11) "Funds" means School LAND Trust program funding as defined in
82	Section 53F-2-404.
83	([8]12) "Most critical academic need" means an academic need, consistent with

the core standards in Rule R277-700, identified by a council through the annual review

of schoolwide assessment data and other relevant indicators.

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86	([ <del>9</del> ]13) "Newly opened charter school" means a charter school in its first two
87	years of operation.
88	([ <del>10</del> ] <u>14</u> ) "Newly opened satellite school" means a satellite school in its first two
89	years of operation.
90	(15) "Non-academic activity" means an activity, item, or use of funds that does
91	not have a direct impact on a learning objective, skill, concept, or subject area within the
92	official Utah core standards for k-12 education.
93	([ <del>11</del> ]16) "Parent," for a charter school, includes a grandparent of a student
94	currently enrolled at the school.
95	([ <del>12]17</del> )[ <del>(a)</del> ] "Principal" means <u>:</u> [ <del>an administrator licensed as a principal in the</del>
96	state]
97	(a) a licensed educator with a school leadership license area of concentration
98	[ <del>and</del> ] employed [ <del>in that capacity</del> ] at a school[ <u>-</u> ]; <u>or</u>
99	(b) ["Principal" includes] the director or principal of a charter school who serves
100	as the administrator of the school.
101	([ <del>13</del> ]18) "Satellite charter school" has the same meaning as that term is defined
102	in Section R277-550-2.
103	(19) "SLT reporting website" means the School LAND Trust reporting website.
104	([ <del>14</del> ] <u>20</u> ) "Student" means a child in public school grades kindergarten through 12
105	counted on the fall enrollment report of an LEA.
106	([ <del>15</del> ]21) "Teacher and Student Success Plan" or "TSSP" means the plan
107	required of each school under Section 53G-7-1305.
108	([46]22) "Trust Distribution Account" means the restricted account within the
109	Uniform School Fund created under Subsection 53F-9-201(2).
110	([47]23) "UPEFS" means the Utah Public Education Finance System.
111	[(18) "Website" means the School LAND Trust website.]
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113	R277-477-3. Program Requirements for Charter Schools.

114 (1) A charter school that elects to receive School LAND Trust funds shall have a 115 charter [trust land] council or board council consistent with Section 53G-7-1205. 116 (2) A [Charter Board and a Charter Trust Lands Council] charter school 117 governing board and a charter council shall receive training about Section 53G-7-1206 118 and this rule. 119 (3) A charter governing board [that is not the charter trust land council] shall 120 establish a process for the election of the charter [trust land] council that includes: 121 (a) the number of parent or grandparent members, the number of 'other 122 members', and the definition of each 'other member' to be elected to serve on the 123 council; 124 (b) the terms of each position; 125 (c) a timeframe for the election; 126 (d) a process for noticing and conducting the election of council members 127 elected by parents of students enrolled at the charter school consistent with Section 128 R277-477-2; and 129 (e) the process for filling unfilled seats following an election or when a member 130 resians. 131 (4) In the election process, if the number of candidates who file for a position 132 on a charter trust land council is less than or equal to the number of open positions, an 133 election is not required. 134 (5) A charter [trust land] council [that is not a charter governing board] shall: 135 (a) be subject to Section 53G-7-1203; 136 (b) have parent or grandparent members elected by parents of students 137 attending the charter school; and 138 ([e]b) post the following items on the school's website by October 20 annually: 139 (i) an invitation to parents to serve on the [Charter Trust Land Council] charter 140 council; 141 (ii) the election process to establish a [Charter Trust Land Council] charter

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council consistent with this section;

143	(iii) the dollar amount the school receives each year from the School LAND Trust
144	program;
145	(iv) a copy or link to the current Teacher and Student Success Plan;
146	(v) approved minutes of [Charter Trust Land Council] charter council meetings
147	for at least a year;
148	(vi) the proposed council meetings scheduled for the school year;
149	(vii) a means to contact the members of the school's [Charter Trust Land
150	Council] charter council directly;
151	(viii) a link or copy of the final reports of the school for the last two years, as
152	required by Subsection 53G-7-1206(5); and
153	(ix) a link or copy of the school plan for the current year.
154	(6) The principal of a charter school [that elects to receive School LAND Trust
155	funds] shall submit a plan, approved by the school's governing board[-] and the charter
156	school budget officer on the School LAND Trust website:
157	(a) no later than May 1; or
158	(b) for a newly opening charter school, no later than November 1 in the school's
159	first year to receive funding in the year the newly opening charter school opens.
160	(7)(a) The director of a charter school shall provide an annual report to the
161	charter council or board council that summarizes the current safety principles and
162	practices used by the LEA and school to facilitate the charter council's responsibilities
163	under Subsection 53G-7-1205(7).
164	(b) The report described in Subsection (7)(a) shall include:
165	(i) information concerning internet filtering protocols for school and district
166	devices that access the internet;
167	(ii) local instructional practices, monitoring, and reporting procedures; and
168	(iii) internet safety training provided to students and parents.
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170	R277-477-4. School LAND Trust [Plan Submission and Approval] Funding
171	Requirements

172	(1) A public school receiving School LAND Trust program funds shall have:
173	(a) a school community council as required by Section 53G-7-1202 and Rule
174	R277-491; [ <del>or</del> ]
175	(b) a charter [school trust land] council as required by Section 53G-7-1205[-]; or
176	(c) a charter board council as required by Section 53G-7-1205.
177	(2) Notwithstanding Subsection (1)[ <del>(a)</del> ], the USDB Advisory Council may fill the
178	responsibilities of a school community council for USDB.
179	[(3) A public school receiving School LAND Trust program funds shall submit a
180	membership form demonstrating compliance with the required membership in
181	Subsection (1) that includes a principal assurance consistent with Subsection 53G-7-
182	1206(3)(c) by October 20 annually.
183	(4)(a) To receive funds, the principal of a public school shall submit a School
184	LAND Trust plan to the approving entity annually through the School LAND Trust
185	website using the form provided.
186	(b) The Board may grant an exemption to a school using the Superintendent-
187	provided form, described in Subsection (4)(a), on a case-by-case basis.]
188	(3) To qualify to receive funds for an upcoming school year, a school's principal
189	shall:
190	(a) submit a Council Membership Form on the SLT reporting website
191	demonstrating compliance with the required membership in Subsection (1) by October
192	20 annually;
193	(b) submit a Principal Assurance Form on the SLT reporting website consistent
194	with Subsection 53G-7-1206(3)(c) by October 20 annually;
195	(c) complete all school website requirements consistent with Subsection R277-
196	477-3(5)(c) for charter schools or Subsection R277-491-4(2) for district schools by
197	October 20 annually;
198	(d) submit a final report for the prior school year, approved by the budget officer
199	or district liaison on the form provided through the SLT reporting website;

200	(e) submit a School LAND Trust plan for the upcoming school year through the
201	SLT reporting website consistent with Subsection 53G-7-1205(4); and
202	(f) ensure all council members have an opportunity to provide a signature
203	verifying their involvement consistent with Subsection (4).
204	( $[5]4$ )(a) The principal of a school shall ensure that a council member has an
205	opportunity to provide a signature indicating the member's involvement in implementing
206	the current School LAND Trust plan and developing the school plan for the upcoming
207	year.
208	(b) The principal shall collect a council member's signature at the Council plan
209	approval meeting or at a later time consistent with LEA policies.
210	(c) A school shall retain signatures collected under Subsection ([5]4)(b) for no
211	less than three years.
212	(d) A school shall provide copies of signatures collected under Subsection
213	([5]4)(b) to the LEA governing board before the Board plan approval meeting.
214	(e) [An approving entity] A governing board or designee may design the
215	[approving entity's] LEA's own form to collect the information required by this
216	Subsection ([5]4).
217	(f) A [charter] board [that serves as a charter trust land] council is exempt from
218	the requirement of collecting signatures as outlined in this Subsection ([5]4)(b).
219	([6]5)(a) [An approving entity for a district school or a charter school shall] A
220	district liaison or a budget officer shall collaborate with the LEA governing board to
221	establish a timeline, including a deadline, for a school to submit a school's School LAND
222	Trust plan on the SLT reporting website.
223	(b) A timeline described in Subsection ([6]5)(a) shall[-] require a School LAND
224	Trust plan to be ready for review by the Superintendent no later than May 15 for a
225	district school or May 1 for a charter school, allowing sufficient time for the LEA
226	governing board, through the district liaison, and budget officer to approve the plan or
227	return the plan to the school's council for any necessary edits before resubmission and
228	approval.

229	[ <del>(i) require a school's School LAND Trust plan to be submitted to the approving</del>
230	entity with sufficient time so that the approving entity may approve the school's School
231	LAND Trust plan no later than May 15 of each year for a district school or May 1 of each
232	year for a charter school; and
233	(ii) allow sufficient time for a council to reconsider and amend the council's
234	School LAND Trust plan if the approving entity rejects the school's plan and still allow
235	the school to meet the May 15 date for a district school or May 1 for a charter school
236	consistent with this subsection.]
237	[ <del>(7)(a) An approving entity:</del> ]
238	(6)(a) An LEA governing board and budget officer:
239	(i) shall consider a plan annually; and
240	(ii) may approve or disapprove a school plan.
241	(b) If an [approving entity does] LEA governing board and budget officer do not
242	approve a plan, [ <del>the approving entity</del> ] <u>they</u> shall:
243	(i) provide a written explanation for the disapproval [why the approving entity did
244	not approve the plan]; and
245	(ii) request that the school revise the plan, consistent with Subsection 53G-7-
246	1206(4)(d).
247	([8]7)(a) After an [approving entity has completed the approving entity's review]
248	LEA governing board has completed the plan review , the [approving entity shall notify
249	the Superintendent that the review is complete] budget officer or district liaison shall
250	enter the date of the governing board approval in the SLT reporting website before
251	approving the plan on the SLT reporting website on behalf of the governing board.
252	(b) Subsequently, the budget officer shall perform an additional review in
253	accordance with Subsections (6)(a)(i)-(ii).
254	(c) Upon completion of Subsection (7)(b), the budget officer or district liaison
255	shall notify the Superintendent that the LEA's reviews are complete and the plan is read
256	for the Superintendent's review

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257	([9]8) For [an LEA] a school to receive its full distribution in July, the [LEA shall
258	submit plans with all required approvals online] school's plan shall be ready for
259	Superintendent review no later than May 15 for a district school and May 1 for a charter
260	school.
261	([ <del>10</del> ]9)(a) Before approving a plan, [an approving entity] an LEA governing board
262	and budget officer shall review a School LAND Trust plan [under the approving entity's
263	purview] to confirm that a School LAND Trust plan contains:
264	[ <del>(i) academic goals;</del>
265	(ii) specific steps to meet the academic goals described in Subsection (11)(a)(i);
266	(iii) measurements to assess improvement; and
267	(iv) specific expenditures focused on student academic improvement needed to
268	<del>implement plan goals.</del>
269	(v) an explanation for any planned carry-over that exceeds one-tenth of a
270	school's allocation in the plan; and
271	(vi) the date a council approved the plan.]
272	(i) priority academic areas listed in Subsection R277-477-5(3) or LEA-approved
273	academic areas of greatest need for improvement;
274	(ii) student-centered academic goal statements that align with the areas identified
275	in Subsection (i);
276	(iii) measurement tools and baseline data for each academic area to assess
277	progress and improvement towards the goals;
278	(iv) specific action steps designed to achieve the academic goals;
279	(v) detailed and specific expenditures to carry out the action steps and support
280	academic improvement in the plan goals;
281	(vi) an explanation for any planned carry-over that exceeds the school's
282	applicable carry-over limit; and
283	(vii) the date the council approved the plan, verified by the council vote that
284	corresponds with the council membership in the Council Membership Form.

(b) The [approving entity] <u>LEA governing board</u> shall determine whether a School LAND Trust plan is evidence-based and consistent with the approving entity's pedagogy, programs, and curriculum.

- (c) The president or chair of the [approving entity] <u>LEA governing board</u> shall provide training annually on the requirements of Section 53G-7-1206 <u>and this rule</u> to the members of the [approving entity] <u>LEA governing board, district business administrator, district liaison, and the budget officer.</u>
- ([11]10) By approving a plan [on the School LAND Trust website], the [approving entity] LEA governing board, budget officer, and district liaison affirm[s] that:
- (a) the [entity has reviewed the] plan has been through all LEA-level reviews; and
  - (b) the plan meets the requirements of statute and rule.
- ([42]11)(a) After receiving the notice described in Subsection ([40]7)(c), the Superintendent shall review each School LAND Trust plan for compliance with the law governing School LAND Trust plans.
- (b) The Superintendent shall report back to the [approving entity] budget officer, district liaison or charter principal when [concerning which] School LAND Trust plans [were] are found to be out of compliance with the law.
- (c) An [approving entity] LEA governing board or the principal and budget officer for a charter school shall ensure that a School LAND Trust plan that is found to be out of compliance with the law by the Superintendent is amended or revised by the council to bring the school's School LAND Trust plan into compliance with the law.
  - ([13]12) A school shall implement a plan as approved.
- ([14]13) If an [approving entity] LEA fails to comply with Subsection ([12]11)(c),

  [Superintendent may report the failure to the Audit Committee of the Board as described

  in Section R277-477-8] corrective action may be implemented consistent with Rule

  R277-114.

313 R277-477-5. Appropriate Use of School LAND Trust Program Funds.

314	[(1) Parents, teachers, and the principal, in collaboration with an approving
315	entity, shall review school wide assessment data annually and use School LAND Trust
316	program funds in data-driven and evidence-based ways to improve educational
317	outcomes, consistent with the academic goals of the school's teacher and student
318	success plan framework under Section 53G-7-1304 and the priorities of the LEA
319	governing board, including:
320	(a) strategies that are measurable and show academic outcomes with multi-
321	tiered systems of support; and
322	(b) counselors and educators working with students and families on academic
323	and behavioral issues when a direct impact on academic achievement can be
324	measured.]
325	(1) A council shall annually review school-wide assessment data to prepare and
326	approve a School LAND Trust plan, including:
327	(a) identifying academic priority areas of greatest need consistent with LEA
328	priorities;
329	(b) establishing student centered academic goal statements;
330	(c) selecting measurement tools and baselines for each academic priority area;
331	<u>and</u>
332	(d) developing action steps and identifying School LAND Trust fund expenditures
333	for data-driven and evidence-based ways to improve educational outcomes.
334	(2) A school plan shall support academic components of the teacher and student
335	success plan under Section 53G-7-1304 and the LEA's governing board priorities.
336	([2]3) A school's School LAND Trust program expenditures shall have a direct
337	impact on the instruction of students in the particular school's areas of most critical
338	academic need and consistent with the academic priorities of the LEA's governing
339	board:
340	(a) to increase achievement in:
341	(i) English;
342	(ii) language arts:

343	(iii) mathematics; and
344	(iv) science; and
345	(b) for secondary schools to:
346	(i) increase graduation rates; and
347	(ii) promote college and career readiness.
348	(3) A school's LAND Trust plan:
349	(a) may include counselors and educators working with students and families on
350	academic and behavioral issues when a direct impact on academic achievement can be
351	measured; and
352	(b) may include addressing absenteeism when a direct impact on academic
353	achievement can be measured.
354	([3] $\underline{5}$ ) A school may not use School LAND Trust program funds for the following:
355	(a) costs related to district or school administration, including accreditation;
356	(b) expenses for:
357	(i) construction;
358	(ii) maintenance;
359	(iii) facilities;
360	(iv) overhead;
361	(v) furniture;
362	(vi) storage of personal student property;
363	(vii) security; or
364	(vii) athletics; or
365	(c) expenses for non-academic [in-school, co-curricular, or extracurricular]
366	activities.
367	([4]6) A school that demonstrates appropriate progress and achievement
368	consistent with the academic priorities of the LEA governing board outlined in
369	Subsection (2) may request local board approval of a plan to address other academic
370	goals if the plan includes:

371	(a) how the goal is in accordance with the core standards established in Rule
372	R277-700;
373	(b) how the action [ <del>plan</del> ] <u>steps</u> for the goal [ <del>is</del> ]are:
374	(i) data-driven;
375	(ii) evidence-based; and
376	(iii) [has] have a direct impact on the instruction of students consistent with
377	[Subsections (1) and (2)] this Section R277-477-5;
378	(c) the data driving the decision to spend School LAND Trust funds for academic
379	needs outlined in this Subsection (4); and
380	(d) the anticipated data source the school will use to measure progress.
381	([5]7) [A school district or local school board] An LEA governing board may not
382	require a council or school to spend the school's School LAND Trust program funds on
383	a specific use or set of uses.
384	([6]8)(a) Student incentives implemented as part of an academic goal in the
385	School LAND Trust program may not exceed [\$2] <u>\$4</u> per student <u>per plan</u> in an
386	academic school year.
387	(b) The limit set forth in Subsection (8)(a) does not apply to expenditures for
388	academic instructional materials for students.
389	
390	R277-477-6. Distribution of Funds - Determination of Proportionate Share.
391	(1) An LEA shall report the prior year expenditure of distributions for each
392	school.
393	(2) The total expenditures each year described in Subsection (1) may not be
394	greater than the total available funds for an LEA.
395	(3)(a) In an unanticipated circumstance, a school within an LEA may be allowed
396	a small advance from a school's allocation for the next fiscal year when:
397	(i) the LEA has unspent School LAND Trust funds to cover the advance; and
398	(ii) the LEA governing board approves the advance.
399	(b) If a school receives an advance under Subsection (3)(a):

400	(i) the LEA shall decrease the beginning allocation to the school for the next
401	fiscal year in the same amount as the advance; and
402	(ii) restore the same advance amount to the unspent School LAND Trust funds
403	of the LEA.
404	(c) A school's beginning School LAND Trust funds balance for a new school year
405	shall be:
406	(i) the school's allocation for the new school year;
407	(ii) minus any advance approved under Subsection (3)(a);
408	(iii) plus any carry-over from the prior year.
409	(4) [A] Before October 1, a school district shall adjust the current year
410	distribution of funds received from the School LAND Trust program as described in
411	Section 53F-2-404, as necessary to maintain an equal per student distribution within a
412	school district based on:
413	(a) school openings and closings;
414	(b) boundary changes; and
415	(c) other enrollment changes occurring after the fall enrollment report.
416	(5) For any reallocations made after October 1, a district liaison shall provide
417	written notification to the impacted principals and school community councils and shall
418	copy the Superintendent on the correspondence.
419	([5]6) An LEA shall provide the current year distribution and carry-over amount
420	from the prior school year to the principal by October 1 annually.
421	([6]7) A charter school and each of the charter school's satellite charter schools
122	are a single LEA for purposes of public school funding.
423	$([\theta]7)(a)$ For purposes of this section, "qualifying charter school" means a charter
124	school that:
425	(i) would receive more funds from a per pupil distribution than the charter school
426	receives from the base payment described in Subsection ( $[9]10$ ); and
427	(ii) is not a newly opening charter school as described in Subsection ([11]12)(a).

(b) The Superintendent shall distribute the funds allocated to charter schools:

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- (i) as described in this Subsection ([9]10); and
  (ii) is consistent with the March 1 calculation for existing and new charter
  schools.
  ([8]9) The Superintendent shall add any unused balance to the total chart
  - ([8]9) The Superintendent shall add any unused balance to the total charter school distribution amount for the following fiscal year for charter schools if a charter school:
- 435 (a) chooses not to apply for funds;
  - (b) does not meet the requirements for receiving funds;
  - (c) does not open as scheduled;
- 438 (d) closes; or

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- (e) has other unforeseen circumstances.
- 440 ([9]10) The Superintendent shall first distribute a base payment to each charter 441 school that is equal to the product of:
  - (a) an amount equal to the total funds available for all charter schools; and
  - (b) at least 0.4%.
  - ([ $\frac{10}{11}$ ) After the Superintendent distributes the amount described in Subsection ([ $\frac{6}{7}$ )(c), the Superintendent shall distribute the remaining funds to qualifying charter schools on a per pupil basis.
  - ([11]12)(a) The Superintendent shall distribute an amount of funds to a newly opening charter school that is either:
    - (i) the base payment described in Subsection (9); or
  - (ii) a per pupil amount based on the newly opened charter school's projected October 1 enrollment count.
  - (b)(i) The governing board of a newly opening charter school shall notify the Superintendent by March 1 preceding the school's first year of operation, which option under Subsection (8)(a) the school elects to receive.
  - (ii) If a school fails to notify the Superintendent as required under Subsection (b)(i), the school shall receive the base payment described in Subsection (6)(c) in the school's first year of operation.

458	(c) The Superintendent shall increase or decrease a newly opening charter
459	school's first year distribution of funds in the school's second year to reflect the newly
460	opening charter school's actual first year October 1 enrollment.
461	([ <del>12</del> ]13)(a) The Superintendent shall distribute an amount of funds to a newly
462	opening satellite school equal to the base payment described in Subsection (6)(c).
463	(b) The Superintendent shall increase or decrease a newly opening satellite
464	school's first year distribution of funds in the school's second year to reflect the newly
465	opening satellite school's actual first year October 1 enrollment.
466	
467	R277-477-7. School LAND Trust Program - Plan Amendments [and Final Reports].
468	(1)(a) [The] $\underline{A}$ principal shall submit a plan amendment authorized by Subsection
469	53G-7-1206(4)(d)(iii) through the School LAND Trust website for approval, including the
470	date the council approved the amendment and the number of votes for, against, and
471	absent.
472	(b) [The approving entity] An LEA governing board and budget officer shall:
473	(i) consider the amendment for approval;
474	(ii) approve or deny an amendment [before the school uses funds according to
475	the amendment]; and
476	(iii) notify the Superintendent when an amendment is ready for review.
477	(c) The Superintendent shall review an amendment for compliance with statute
478	and rule before the school uses funds according to the amendment.
479	
480	R277-477-8. School LAND Trust Program Final Reports.
481	([2]1) A principal shall submit a final report on the School LAND Trust website
482	annually before a School LAND Trust plan for the coming school year is submitted.
483	[(3)(a) A district or charter school business official shall enter prior year audited
484	expenditures of School LAND Trust funds through UPEFS consistent with UPEFS
485	requirements and timelines 1

- ([b]2) [The] <u>Audited</u> expenditure data <u>from the state's financial system</u> shall appear in the final report submitted [online] on the SLT reporting website by a principal, as required by Subsection 53G-7-1206(5)(b).
- ([4]3) A school shall provide an explanation for any carry-over that exceeds [one-tenth of the school's allocation] the school's applicable carry-over limit in a given year in the School LAND Trust final report.
- ([5]4) [An approving entity] A district liaison or budget officer shall ensure that a final report includes:
- (a) clear explanations of plan implementations and expenditures, substantiated by a comparison to the LEA's detailed expenditure records for the school; and
- (b) meets the confidentiality requirements of Rule R277-487 before March 1 to allow the review required by Section R277-477-7.
- ([6]5)(a) The Superintendent shall recommend a district or school with a consistently large carry-over balance over multiple years for corrective action for not making adequate and appropriate progress on an approved plan.
- (b) The Superintendent may take corrective action to remedy excessive carryover balances consistent with Rule R277-114.
- ([7]6) [An LEA] A district liaison or budget official shall provide [an annual] a final report or a summary of the final report to [its] the LEA governing board and parents of the school on the implementation of each school's prior year School LAND Trust plans by March 1 [annually].

## R277-477-[8]9. Compliance Review.

- (1) The Superintendent may visit a school receiving funds from the School LAND Trust program to discuss the program, receive information and suggestions, provide training, and answer questions.
- (2)(a) The Superintendent shall supervise annual compliance reviews to review expenditure of funds consistent with the approved plan, final report, applicable amendments, allowable expenses, and the law.

010	(b) The Superintendent shall require an LEA to reimburse the school's School
516	LAND Trust budget for any funds found to be spent inconsistent with the school's
517	approved plan or this rule.
518	([ <del>b</del> ]c) The Superintendent shall annually provide a [written] report to the Board
519	Finance Committee on compliance review findings and other compliance issues.
520	
521	R277-477-[ <del>9</del> ] <u>10</u> . Superintendent Responsibilities.
522	The Superintendent shall:
523	(1) represent the Board on the Land Trusts Protection and Advocacy Committee
524	in accordance with Section 53D-2-202;
525	(2) review and approve a plan submitted by the USDB Advisory Council as
526	necessary;
527	(3) prepare the annual distribution of funds to implement the School LAND Trust
528	program pursuant to Section 53F-2-404;
529	(4) provide training to entities involved with the School LAND Trust program
530	consistent with Subsection 53G-7-1206(8); and
531	(5) implement corrective action, if appropriate, consistent with Rule R277-114 if
532	an LEA or its council fails to comply with this rule.
533	
534	KEY: schools, trust lands funds, school community councils
535	Date of Last Change: October 8, 2024
536	Notice of Continuation: November 5, 2021
537	Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53E-3-401; 53F-2-
538	404
539	
540	