- 1 R277. Education, Administration.
- 2 R277-116. Audit Procedure.

- R277-116-1. Authority and Purpose.
 - (1) This rule is authorized by:
 - (a) Utah Constitution Article X, Section 3, which vests general control and supervision of public education in the Board;
 - (b) Subsection <u>63I-5-201(4)</u> which requires the Board to direct the establishment of an internal audit department for programs administered by the [entities it governs] <u>Board</u>;
 - (c) Subsection <u>53E-3-401(4)</u>, which allows the Board to make rules to execute the Boards duties and responsibilities under the Utah Constitution and state law;
 - (d) Subsection <u>53E-3-501(1)(e)</u>, which directs the Board to develop rules and minimum standards regarding school productivity and cost effectiveness measures, school budget formats, and financial, statistical, and student accounting requirements for the local school districts:
 - [(e) Section <u>53E-3-602</u>, which allows the Board to approve auditing standards for school boards;
 - (f) Section <u>53E-3-603</u>, which makes the Board responsible for verifying audits of local school districts;]
 - ([g]e) Subsection 53F-2-204(2), which directs the Board to assess the progress and effectiveness of all programs funded under the State System of Public Education; and
 - ([h]f) Subsection 53E-3-401(9), which gives the Board authority to audit the use of state funds by an education entity that receives state funds as a distribution from the Board.
 - (2) The purpose of this rule is to:
 - (a) outline the role of the Chief Audit Executive[, Superintendent,] and [agency] audit client in the audit process; and

29	(b) outline the Board's procedures for audits of [agencies] audit clients.
30	R277-116-2. Definitions.
31	(1) "Audit client" means an agency or an education entity.
32	([4]2) "Audit committee" means the same as that term is defined in Subsection
33	63I-5-102(5).
34	([2]3) "Audit plan" means a prioritized list of audits with associated resource
35	requirements to be performed by the audit program that is reviewed, approved, and
36	adopted at least annually by the Board.
37	([3]4) "Audit program" means [a] the department that provides internal audit
38	services for the Board that is directed by the Chief Audit Executive.
39	([4]5) "Chief Audit Executive" means the person who[\div (a)] directs the audit
40	program of the Board or the Chief Audit Executive's designee. [in accordance with Title
1 1	63I, Chapter 5, the Utah Internal Audit Act and Board policies;
12	(b) is appointed by and reports to the audit committee; and
43	(c) is independent of the agencies subject to Board audit.]
14	([5]6) "Draft audit report" means [a draft] <u>an unfinalized</u> audit report compiled by
45	the Chief Audit Executive that is classified as protected under Subsection
46	<u>63G-2-305(10)</u> .
17	([6]7) "Education entity" means the same as that term is defined in Section
48	<u>53E-3-401</u> .
1 9	([7]8) "Final audit report" means a draft audit report, accepted by the audit
50	committee and the Board, [that is approved by the audit committee and the Board as a
51	final audit report] that is <u>generally</u> classified as public under Subsection
52	<u>63G-2-301(3)(q)</u> .
53	(9) "Improper payment" means:
54	(a) a payment that should not have been made or that was made in an incorrect
55	amount under statutory, contractual, administrative, or other legally applicable

requirements;

57	(b) an overpayment or underpayment to an eligible recipient;
58	(c) a payment to an ineligible recipient;
59	(d) a payment for an ineligible good or service;
60	(e) a payment for a good or service not received; or
61	(f) a payment that cannot be appropriately classified through an audit or review
62	as a result of insufficient documentation.
63	([8]10) "Local administrator" means the [district] superintendent or [charter
64	school] director of an audit client.
65	[(9) "Sub-recipient" means any entity that receives funds from an entity
66	governed by the Board.]
67	(11)(a) "Questioned cost" means a cost that is questioned by the auditor because
68	of an audit finding:
69	(i) which resulted from a violation or possible violation of a statute, regulation, or
70	the terms and conditions of an award;
71	(ii) where the costs, at the time of the audit, are not supported by adequate
72	documentation; or
73	(iii) where the costs incurred appear unreasonable and do not reflect the actions
74	a prudent person would take in the circumstances.
75	(b) A "questioned cost" is not an improper payment unless confirmed to be
76	improper by the Board.
77	
78	R277-116-3. Chief Audit Executive Authority and Responsibilities.
79	(1) The Chief Audit Executive shall[-] direct the audit program in accordance
80	with:
81	(a) Title 63I, Chapter 5, Utah Internal Audit Act;
82	(b) applicable Board bylaws and Board policies; and
83	(c) the USBE Internal Audit Policy and Procedures Manual.
84	[(a) manage the audit program and facilitate the audit process:

July 28, 2021

(i) as approved and directed by the Board and audit committee; 85 86 (ii) in accordance with the current International Standards for the Professional 87 Practice of Internal Auditing; and (iii) in accordance with the USBE Internal Audit Department Policy and 88 89 Procedure Manual. 90 (b) act as the liaison for external audits of the Board; 91 (c) maintain the classification of any public record consistent with GRAMA; 92 (d) be subject to the same penalties under GRAMA as the custodian of a public 93 record: 94 (e) publish final reports on the Internal Audit department website if appropriate; 95 and] 96 ([f|2) The Chief Audit Executive shall make a copy of the USBE Internal Audit 97 Department Policy and Procedure Manual available to the general public upon request. 98 ([2]3) The Chief Audit Executive may contract with an LEA or other education 99 entity to provide internal audit services [to the LEA or other education entity] if the 100 contract is approved by the audit committee in accordance with Board contract policies. 101 102 [R277-116-4. Superintendent Authority and Responsibilities. 103 The Superintendent shall: 104 (1) provide resources necessary to conduct the audit program including 105 adequate funds, staff, tools, and space to support the audit program; 106 (2) facilitate communications with those charged with governance, 107 management, and staff as requested by the Chief Audit Executive or the audit 108 committee to ensure the access necessary to perform an audit; 109 (3) ensure access to all personnel, records, data, and other agency information 110 that the Chief Audit Executive or staff consider necessary to carry out their assigned 111 duties:

(4) notify the Chief Audit Executive of external audits of entities governed by the

112

113	Board;
114	(5) notify the agency that the Chief Audit Executive shall be the liaison for an
115	external audit;
116	——— (6) support the audit program as otherwise requested by the audit committee or
117	Chief Audit Executive; and
118	——————————————————————————————————————
119	——— (a) sending the final management response letter and form to the governing
120	board and local administrator of an audited agency in response to the final audit report;
121	—— (b) following up on final management response forms sent to the governing
122	board and local administrator of an audited agency in accordance with timelines
123	outlined in the management response letter, as monitored by the Chief Audit Executive,
124	to ensure either:
125	——— (i) the audited agency took appropriate action;
126	——— (ii) the audited agency's lack of action is acceptable; or
127	— (iii) implementation of a corrective action plan in accordance with Rule
128	R277-114; and
129	(c) sending the closure letter to the governing board and local administrator of
130	an audited agency when the Board accepts the audited agency's management
131	response.]
132	
133	R277-116-[5] <u>4</u> . [Agency Authority and] <u>Audit Client</u> Responsibilities.
134	The [agency] audit client shall [wholly] fully cooperate and provide the Chief Audit
135	Executive [and the internal audit staff all:] items, information, and access in accordance
136	with Title 63I, Chapter 5, Utah Internal Audit Act.
137	[(1) necessary access to those charged with governance, management, and
138	staff; and
139	(2) personnel, records, data, and other agency information that the Chief Audit
140	Executive or staff consider necessary to carry out assigned duties in a timely manner.]

142

161

162

163

R277-116-[6]5. Audit Process. 143 [(1) The Chief Audit Executive shall develop and recommend an audit plan to 144 the Board and the audit committee based on the results of periodic risk assessments and audits. 145 (2) Once approved and adopted by the Board, the Chief Audit Executive shall 146 147 implement the audit plan. 148 (3) At the initiation of an audit, the Chief Audit Executive shall, as necessary: (a) send an engagement letter to the governing board and local administrator of 149 150 the agency subject to the audit; and 151 (b) hold an entrance conference with the agency's governing board. (4) After conducting an audit, the Chief Audit Executive shall: 152 153 (a) submit a preliminary draft audit report directly to: 154 (i) the audit committee; and 155 (ii) the Superintendent; (b) after complying with Subsection (4)(a), submit a preliminary draft audit 156 157 report to the audited agency's governing board leadership, audit committee, and school 158 administrators, as appropriate, and hold an exit conference, if necessary, to discuss the 159 preliminary draft audit report: and 160 (c) edit the preliminary draft audit report, as appropriate, based on feedback

164 (b) the Board;

received.

165 (c) the governing board and local administrator of the audited agency; and

(d) the Superintendent. 166

(a) the audit committee;

167 (6) Within fourteen days of the Chief Audit Executive's submission of the revised draft audit report to the audited agency governing board, and after the exit 168

(5) The Chief Audit Executive shall submit a revised draft audit report directly to:

169 conference, if applicable, the audited agency's governing board shall: 170 (a) provide a written response or comment on the draft audit report to the Chief Audit Executive and audit committee; or 171 172 (b) file a written request for an extension with the Chief Audit Executive setting forth: 173 174 (i) the justification for the extension request; and 175 (ii) the extension time necessary to provide the response; 176 (7) If the a request for an extension is filed in accordance with Subsection (6)(b), the Chief Audit Executive shall respond after consulting with the Audit Committee 177 178 Chair. 179 (8) Upon receiving written response and comment from the audited agency 180 governing board, the Chief Audit Executive shall: 181 (a) incorporate the written response, if any, received from the audited agency 182 governing board into the draft audit report; 183 (b) prepare Auditor concluding remarks, if appropriate; and 184 (c) submit the revised draft audit report to the audit committee for 185 recommendation to the Board. (9) The audit committee may: 186 187 (a) recommend an amended draft audit report for approval and adoption; or 188 (b) send the amended draft audit report back to the Chief Audit Executive with 189 instructions for additional review. 190 (10) Upon recommendation from the audit committee on the amended draft 191 audit report, the Board may: 192 (a) approve and adopt an amended draft audit report as the final audit report; or 193 (b) send the amended draft audit report back to the audit committee with 194 instructions for additional review.] 195 (1) At the initiation of an audit, the Chief Audit Executive shall: 196 (a) send an engagement letter to the local administrator, and if applicable, the

July 20, 202 i
audit committee chair of the audit client; and
(b) hold an entrance conference with the individuals specified in Subsection
<u>(1)(a).</u>
(2) The Chief Audit Executive shall conduct the audit in conformance with
International Standards for the Professional Practice of Internal Auditing, inclusive of:
(a) inquiring with the audit client to gain an understanding of the area being
audited; and
(b) requesting and obtaining evidence throughout the audit to perform necessary
analyses to meet the scope and objectives of the audit.
(3) After conducting an audit, the Chief Audit Executive shall submit the draft
audit report directly to the audit committee.
(4), After complying with Subsection (3), the Chief Audit Executive shall provide
the individuals identified in Subsection (1)(a) with notice, which shall include:
(a) the draft audit report;
(b) a cover letter outlining the classification of the draft audit report in accordance
with Title 63G, Chapter 2, Government Records Access and Management Act, including
any limitations regarding the sharing or dissemination of the audit report;
(c) an opportunity to request an exit conference within seven days of the date the
draft report was provided, with the exit conference being held no later than 14 days from
the date the draft report was provided; and
(d) an explanation outlining the process to submit a response to the audit, as
applicable in accordance with Subsection (7).
(5) If appropriate, and at the discretion of the Chief Audit Executive, the Chief
Audit Executive may edit the draft audit report based on feedback and information
received pursuant to Subsections (3) and (4).
(6) After finalizing the draft audit report, the Chief Audit Executive shall:
(a) if necessary, submit the draft audit report directly to:

(i) the audit commitee;

225	(ii) the Superintendent; and
226	(iii) additional individuals and entities, as appropriate; and
227	(b) provide notice to the individuals identified in Subsection (1)(a), which shall
228	include the same information required for notice under Subsection (4).
229	(7) Within 14 days of the Chief Audit Executive's notice to the individuals
230	identified in Subsection (1)(a), the audit client may:
231	(a) provide a written response to the draft audit report to the Chief Audit
232	Executive; or
233	(b) file a written request for an extension of time with the Chief Audit Executive
234	setting forth:
235	(i) the justification for the extension request; and
236	(ii) the extension time necessary to provide the response.
237	(8) If a request for extension is filed in accordance with Subsection (7)(b), the
238	Chief Audit Executive shall respond after consulting with the Audit Committee chair.
239	(9) Upon receiving a written response in accordance with Subsection (7)(a) or if
240	no response to request for extension is received, the Chief Audit Executive shall:
241	(a) incorporate the written response, if any, into the draft audit report;
242	(b) prepare Chief Audit Executive concluding remarks, if appropriate; and
243	(c) submit the draft audit report to the audit committee and Superintendent.
244	(10) Upon receiving the draft audit report, consistent with Board bylaws, the audit
245	committee shall provide direction to staff or propose recommendations to the Board
246	regarding release of the audit or corrective action, including recommendations as to
247	whether questioned costs should be confirmed as improper payments.
248	
249	R277-116-6. Due Process.
250	(1) An audit client who wishes to appeal Board action in response to an audit,
251	shall follow the process outlined in Rule 277-102.
252	(2) An audit client who wishes to appeal a corrective action plan established by

254 process outlined in Section R277-114-5. 255 256 [R277-116-7. Audit Reports. 257 (1) An audit report prepared by the Chief Audit Executive and staff shall be 258 based upon audits of agency programs, activities, and functions. (2) An audit report prepared by the Chief Audit Executive shall include 259 260 identification of any information required by Subsection 63I-5-401(1)(I) related to the 261 scope and objectives of the audit. 262 (3) The Chief Audit Executive shall provide, upon written request, a copy of a final audit report to the Office of Legislative Auditor General or the Office of the State 263 264 Auditor.

the Superintendent based on Board action in response to an audit, shall follow the

(4) The Chief Audit Executive shall ensure that public release of a final audit

report complies with the conditions specified by the state laws and rules governing the

269 KEY: educational administration

audited agency.]

253

265

266

267

268

- 270 Date of Enactment or Last Substantive Amendment: February 9, 2021
- Notice of Continuation: September 15, 2016
- 272 Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53E-3-401;
- 273 <u>53E-3-501(1)(e)</u>; <u>53E-3-602</u>; <u>53E-3-603</u>; <u>53F-2-204</u>