Lake Havasu Unified School District Uniform System of Financial Records Compliance Questionnaire For Fiscal Year Ended June 30, 2021

Instructions

Arizona Revised Statutes (A.R.S.) §15-271 requires the Arizona Auditor General to inform any school district failing to establish and maintain the requirements prescribed by the *Uniform System of Financial Records for Arizona School Districts* (USFR) that it has 90 days to correct the cited deficiencies. To help the Arizona Auditor General determine whether a district has attained an acceptable degree of compliance with the requirements of the USFR, the audit firm must complete this USFR Compliance Questionnaire (CQ).

A.R.S. §§15-213(F) and 15-914(G) require districts to have a systematic review of their purchasing practices and average daily membership (ADM), respectively, performed in conjunction with their annual or biennial financial audit to determine whether the district is in compliance with the applicable procurement and student attendance laws and rules of the State of Arizona. The Procurement and Student attendance reporting questions included in the CQ help districts meet these requirements.

The USFR prescribes the minimum internal control policies and procedures to be used by Arizona school districts for accounting, financial reporting, budgeting, attendance reporting, and various other compliance requirements. Audit firms must gain an understanding of the district's internal controls and obtain appropriate audit evidence to complete the CQ in accordance with the requirements prescribed below. The Arizona Auditor General may reject those CQs not meeting the minimum requirements.

- The audit firms must obtain sufficient, appropriate evidence annually for each question to provide evidence whether the district complied with the USFR. If the evidence was obtained and documented during the financial statement audit, that evidence may be referenced to answer related questions. Click the "tooltip" next to the CQ question to get more information about USFR requirements and review procedures that must be considered to address the question's objective.
- The CQ questions are considered "stand alone" and cited deficiencies should specifically address the question or review procedure in the comments. Auditors should not repeat a comment on multiple questions.
- The evidence may be obtained through test work, observation, examination, and client assertion. However, client assertion alone is not adequate evidence to support "Yes" answers on the CQ. The audit documentation must contain sufficient evidence to support the auditor's test work and related comments.
- The audit firm must determine the district reviewed documents and transactions and provided sufficient evidence of approval including signatures or initials and date of review.
- The population size should be considered in determining the number of items to test, and the items selected should be representative of the population. Also, additional instructions in the Credit cards, Procurement, and Student attendance reporting sections prescribe minimum sample sizes that must be used for specific questions. Population and samples sizes used for test work should be entered in the fields provided next to the related question.
- The number of items tested must be sufficient to determine whether a deficiency was the result of an isolated incident or a recurring problem. Therefore, testing 1 transaction, record, or item is not sufficient.
- The audit firm should expand the sample size if the audit firm cannot clearly determine whether the district complied with the USFR on that question.
- For questions related to the establishment of policies and procedures, the audit firm must gain an understanding of the district's internal controls and perform sufficient test work to determine that the procedures were implemented, followed, and systematically communicated to employees.
- For governing board/management procedures question 6, the audit firm should confirm management's appropriate action to resolve all allegations of theft, fraud, or misuse of district monies or assets by either examining copies of the incident reports or communicating with the agency involved in investigating the allegations. The audit firm should also consider if the district's internal controls failed to prevent or detect the theft, fraud, or misuse and include a deficiency in the USFR compliance area where the control failed.
 - o If the audit firm determines that district management was aware of allegations but did not appropriately resolve them in a timely manner (e.g., no action was taken; actions were not documented; actions were delayed, inadequate, or inappropriate to the circumstances), the audit firm should answer the question "No." This includes instances where an external investigation is underway for allegations but district management did not request the investigation, was not fully cooperating with the investigators, or was not otherwise attempting to resolve the allegations.
 - If the audit firm determines that district management was not aware of any allegations (based on inquiry, review of governing board minutes, search of local media coverage, and results of audit test work), the question should be answered "N/A."
 - If the audit firm finds evidence of theft, fraud, or misuse of district assets but does not find evidence that district management was aware of the possible theft, fraud, or misuse, the audit firm should report the incident to the Arizona Auditor General and answer this question "N/A."
- A "Yes" answer indicates that the audit firm has determined that the district complied with the USFR on that question and a "No" answer indicates the district did not comply. However, the Arizona Auditor General makes the final determination of compliance with the USFR based on the evidence presented in the CQ, audit reports, the audit documentation, and any other sources of information available.

- The audit firm must adequately explain all "No" answers in the comment box below the question. Deficiencies must be described in sufficient detail to enable the Arizona Auditor General to determine the nature and significance of the deficiency for: (a) assessing compliance with the USFR, (b) appropriately describing the deficiency in a report, and (c) testing compliance during a status review. The description should include the number of items tested and the number of exceptions noted, or dollar amount of the error, and any other relevant information that would provide context for the deficiency.
- The audit firm must adequately explain all "N/A" answers in the comment box below the question, unless the reason for the N/A is obvious.
- Cash and revenues questions apply to all the district's cash and revenue, including food service, auxiliary operations, extracurricular activities fees tax credit, and student activities receipts and bank accounts. Comments for "No" answers to these questions should indicate the type of receipt or bank account to which the deficiency applies.
- The questions in the CQ do not address all requirements of the USFR. If the audit firm is aware of noncompliance with a requirement of the USFR that is not addressed in the CQ, including the School District Procurement Rules and the Arizona Department of Education's (ADE) membership and attendance guidelines, the audit firm should include the compliance findings in its reports issued in accordance with Governmental Auditing Standards and Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance), as applicable.

The audit firm must make the resulting audit documentation supporting the audit firm's answers on the CQ available on request for the Arizona Auditor General and the ADE's review. To facilitate this review, the audit firm should include in the audit documentation a copy of the CQ with references to the audit procedures performed for each question.

Once the audit firm has completed, reviewed, and signed the CQ, it must submit it electronically to the Arizona Auditor General by following the instructions at the end of the web-based CQ. Audit firms should print the file to PDF to create the CQ document to distribute to the district. As required by A.R.S. §15-914(D), the district must submit the completed CQ with the audit reporting package to the district's county school superintendent's office and ADE.

FY 2021 Addendum

We understand districts faced challenges in all aspects of operations to comply with the State's COVID-19 Executive Orders and reopen schools during fiscal year (FY) 2021. We know there may be instances of noncompliance with the Uniform System of Financial Records for Arizona School Districts (USFR) that occurred, and we will take that into consideration when we evaluate districts' FY 2021 USFR CQs. While the USFR and statutory requirements still applied, if a district modified its existing internal controls because critical tasks could not be accomplished following the district's typical business process, at a minimum, those modified processes and decisions made should have been documented. Audit firms should consider adding additional information for cited deficiencies to provide detail and context for us to consider as we review completed FY 2021 USFR CQs. If a district's previously established processes were not practical in the COVID-19 environment, here are some areas for audit firms to consider when performing audit test work:

- Payroll—As employees may have performed tasks remotely during the year, time sheets might not be available to support all payroll payments during the school closure, and auditors should consider other support the district maintained for the payment.

 Further, if a district's auditor identifies salary and benefits expenses coded to functions that did not align with the employee's duties during the school closures, the auditor should indicate that in the comments on the USFR CQ so that we can take that information into consideration when evaluating a district's compliance with the USFR for FY 2021.
- Governing board meetings and expenditure approvals—The Attorney General issued an Opinion, I20-002, regarding public meetings to comply with social distancing recommendations. Further, to comply with A.R.S. §15-321, districts may have already had procedures in place for governing board members to approve expenditure vouchers in between meetings using an electronic approval process, such as electronic signatures, or implemented similar procedures to comply with the State's social distancing recommendations and Executive Orders.
- Procurement—Districts should have continued to follow the procurement rules, as described in the Attorney General's issued Opinion I20-003 and Procurement Guidance during school closures.
- Student attendance—Auditors should verify that the district followed its ADE approved Distance Learning Plan for student attendance.
- Transportation—In FY 2021, ADE did not modify the transportation reporting requirements for miles and student riders. Auditors should verify the district's FY 2021 transportation reporting.

Governing board/management procedures

Objective: To determine whether the governing board and District management have established and implemented certain procedures as required by statute.

1. The District held governing board meetings in accordance with A.R.S. §§38-431 to 38-431.09, and prepared and retained written minutes and/or recordings.	Yes	•
2. The District annually provided guidance to all governing board members and employees on what constitutes a substantial interest and that the conflict-of-interest statutes apply to all District governing board members and employees. <u>A.R.S. §38-502</u> and <u>A.R.S. §38-509</u>	Yes	•
3. The District annually obtained conflict-of-interest (COI) forms that adequately allowed governing board members and employees to fully disclose a conflict of interest in any contract, sale, purchase, or service, and prior to accepting the forms, management reviewed the information to ensure governing board members and employees properly completed the form and sufficiently disclosed the required information. <u>A.R.S. §38-502</u>	No	•
The District could not demonstrate that all employees of the District completed an annual conflict of interest form.		
4. The District maintained, for public inspection, a special file with all documents necessary to memorialize all conflict-of-interest disclosures. <u>A.R.S. §38-509</u>	Yes	•
5. Employees or governing board members with reported conflicts, except as provided in A.R.S. §15-323, refrained from voting upon or otherwise participating in any manner in that purchase. A.R.S. §38-502(11) and A.R.S. §38-503(B).	Yes	•
6. The District's management notified the Arizona Auditor General and appropriately resolved all allegations of theft, fraud, or misuse of District monies and assets in a timely manner.	N/A	•
No allegations of theft, fraud, or misuse during fiscal year 2020-21.		
7. The governing board established written personnel and payroll policies and approved employee contracts that included salary and wage schedules, and any other agreed-upon terms of employment.	Yes	•

The governing board appointed a student activities treasurer and, if applicable, assistant student activities treasurers. A.R.S. §15-1122	Yes	~
. The governing board received monthly Student Activities Fund Reports of Cash Receipts, Disbursements,	Yes	~
Transfers, and Cash Balances that were accurately prepared. A.R.S. §15-1123		
0. The governing board approved student clubs' and organizations' fund-raising events. A.R.S. §15-1121	Yes	~
ample		
1. The governing board obtained voter approval to construct buildings and purchase or lease school sites, unless otherwise exempted by A.R.S. §15-342(25).	N/A	*
No such expenditures		
Budgeting bjective: To determine whether the District's budget preparation processes ensure that the District properly allo	cates the moni	es it
receives, stays within those budgets, and accurately informs the public about the use of those monies. The budget included all funds as required by A.R.S. §15-905 and followed the form's Budget—Submission and		
Publication Instructions.	Yes	
. Total budgeted expenditures on the adopted budget for the Maintenance and Operation (M&O) and Unrestricted Capital Outlay Funds (UCO) were less than or equal to the budgeted amounts on the published proposed budget. <u>A.R.S.§15-905(E)</u>	Yes	*

3. Total budgeted expenditures on the adopted budget for the M&O Fund and UCO Fund were within the general budget limit and the unrestricted capital budget limit. If not, and ADE notified the District that the budget	Yes	•
exceeded either limit, the District followed the requirements of <u>A.R.S.§15-905(E).</u>		
. The District completed its revised expenditure budget before May 15 and filed it electronically with the		
Superintendent of Public Instruction by May 18. A.R.S.§15-905(I)	Yes	
. The District reduced the budget by the prior year's overexpenditure (or a portion of the prior year's overexpenditure, as approved by the Superintendent of Public Instruction) or the District began the process to	N/A	•
correct its prior year's data that impacts state-aid and/or budget capacity. A.R.S.§15-905(M) and A.R.S. §15-915		
No prior year over-expenditure		
	nancial informa	tion.
	trict has in plac public and overs	e to sight
bjective: To determine whether the District accurately maintains accounting records to provide support for fire Test work should indicate the procedures performed to document what processes and controls the District the reliability of information reported to the pagencies, such as tracing detailed source documents to the District's trial balance that agree to the finance	trict has in plac public and overs	e to sight
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		Yes	
opulation	Sample		
6	6		
	ed and dated a monthly review of financial transactions the county school superintendent venue or journal entries) for propriety and researched and resolved any differences.	N/A	•
Although the District wa	as not in the Accounting Responsibility Program, the CSS did not maintain a version of the Dist	rict's financial	
	cash balances by fund monthly with the CSS or county treasurer's records, and properly	Yes	
	I, and dated the reconciliations.		
	d revenues, expenditures, expenses, and cash balances (as applicable) by fund, program, ode at least at fiscal year-end with the CSS, and the reconciliation was reviewed and	Yes	
properly supported.			
properly supported.			
properly supported.			
properly supported.	evenue		
Cash and rebjective: To determine involved in h	evenue whether the District maintained controls over cash transactions to safeguard monies andling monies from accusations of misuse, and reduce the risk of theft or loss. Test ld document how the processes work, employees involved in those processes, and how	work for cash	and
bjective: To determine involved in h revenue shou verified.	whether the District maintained controls over cash transactions to safeguard monies andling monies from accusations of misuse, and reduce the risk of theft or loss. Test	work for cash	and
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3. The District used miscellaneous receipts clearing bank account(s) in accordance with A.R.S. §15-341(A)(20).	Yes	~
4. The District used a Food Service Fund clearing bank account(s) in accordance with Arizona Attorney General Opinion I60-35.	Yes	•
5. The District used a Food Service Fund revolving bank account in accordance with A.R.S. §15-1154.		
No account.	N/A	*
6. The District used an Auxiliary Operations Fund bank account in accordance with A.R.S. §15-1126.	Yes	~
7. The Auxiliary Operations Fund bank or treasurer account deposits included all monies raised in connection with the activities of school bookstores and athletics and were supported by appropriate documentation. <u>A.R.S. §15-1126</u>	Yes	•
Population Sample 5		
8. The extracurricular activities fees tax credit monies were included in the Auxiliary Operations Fund and/or separately accounted for in a Extracurricular Activities Fees Tax Credit Fund.	Yes	•
9. The District used the Auxiliary Operations Fund revolving bank account(s) in accordance with A.R.S. §15-1126.	N/A	•
No account.		

10. The District used the Student Activities Fund bank account(s) in accordance with A.R.S. §15-1122.	Yes	•
11. The Student Activities Fund monies were deposited in a bank or treasurer account designated as the Student		
Activities Fund account.	Yes	~
12. The District used the Student Activities Fund revolving bank account in accordance with A.R.S. §15-1124.	N/A	~
No account.		
13. The District used the federal payroll tax withholdings bank account in accordance with USFR page VI-H-6.	Yes	~
14. The District used the State income tax withholdings bank account in accordance with A.R.S. §15-1222.	Yes	~
15. The District used the employee insurance programs withholdings bank account(s) in accordance with <u>A.R.S.</u> <u>§15-1223</u> .	Yes	~
16. The District used the payroll direct deposits clearing bank account in accordance with A.R.S. §15-1221.	N/A	~
No account.		

17. The District used the electronic payments clearing bank account in accordance with <u>A.R.S. §15-1221</u> .	Yes
18. The District used the grants and gifts to teachers bank account in accordance with A.R.S. §15-1224.	N/A 🔻
No account.	
19. The District used the principals' supplies bank account(s) in accordance with A.R.S. §15-354.	N/A 🕶
No account.	
20. The use of debit cards was prohibited as a payment method associated with any District bank account.	Yes •
21. The District paid bank charges from only the M&O Fund revolving bank account, Food Service Fund revolving bank account, Auxiliary Operations Fund bank account, and Auxiliary Operations Fund revolving bank account(s) or, if not, the bank charges were reimbursed from an appropriate District fund or bank account.	Yes
22. The District separated responsibilities for cash-handling and recordkeeping among employees (i.e., receiving, depositing, and recording revenues), to safeguard monies.	Yes
23. The District adequately supported deposits with issued receipts, cash receipt summary reports, mail logs, etc., and reconciled sales to amounts collected with summary reports or ticket logs.	Yes •
Sample 15	

24. The District's deposits were made in a timely manner and supported by deposit slips or other deposit transmittal supporting documentation.	Yes	~
Sample		
15		
25. The District's deposits and cash balances with the county treasurer were reconciled.	Yes	~
26. The District retained supporting documentation for disbursements from bank accounts.	Yes	~
Sample 5		
27. The District safeguarded unused checks.	Yes	~
28. The District safeguarded signature stamps, signature plates, and electronic or digital signatures used for approving accounting transactions, checks, and other District documents to ensure that access was limited to only the employee whose signature they represented.	Yes	~
29. All District bank accounts were reconciled monthly by an employee not involved with cash handling or issuing		
checks, and reconciliations were reviewed, signed, and dated by an employee independent of the cash-handling process.	Yes	~

	Yes	`
upplies inventory		
ojective: To determine whether the District has controls in place to help physically safeguard and report in theft, overstocking, understocking, spoilage, and obsolescence.	ventories to pr	event
The District physically safeguarded supply inventories to prevent unauthorized use, theft, damage, and obsolescence and enable accurate financial reporting.	Yes	`
roperty control		
	ed on a sample	basis
ojective: To determine whether the District has effective controls to safeguard property from theft and missesources are invested in acquiring and maintaining District property. Test work should be complete annually and documented to ensure that land, buildings, and equipment are properly valued, classifithe stewardship and capital assets lists.	ed on a sample	basis
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4. The District's stewardship list for items costing at least \$1,000 but less than the District's capitalization threshold included the location, identification number, and description, and was updated for any acquisition, transfer, or disposal.	Yes
The stewardship listing was maintained in Excel/Visions.	
5. The District properly tagged assets and updated asset lists.	Yes 💙
6. The District reconciled the current year's June 30 capital assets list to the previous year's June 30 list.	Yes •
7. The District performed a physical inventory of all equipment at least every 3 years and reconciled the inventory results to the stewardship and capital assets lists upon completion.	Yes 💙
Data Entry	
June 2021- September	
8. The governing board approved stewardship and capital asset items disposed of during the fiscal year, and the District removed the assets from the corresponding list and disposed of them in accordance with Arizona Administrative Code (A.A.C.) R7-2-1131(C).	N/A v
No surplus property disposals in FY21.	
Data Entry	
N/A	

Expenditures

Objective: To determine whether the District has effective controls for expenditures in place to ensure expenditures are for an allowable District purpose. Test work should document processes and controls that demonstrate expenditure transactions are properly approved, are for an amount within budget capacity or available cash, and protect employees from allegations of misuse.

1. The District separated respon- recordkeeping, and authorization	sibilities for expenditure processing among employees (i.e., voucher preparation, on).	Yes •
	t capacity in budget-controlled funds and cash balances in cash-controlled funds ders (PO) and authorizing expenditures, except as authorized in <u>A.R.S. §15-207</u> , <u>07</u> , and <u>A.R.S. §15-916</u> .	Yes 🕶
	were made only for allowable District purposes, properly satisfied the specific ricted monies spent, and were adequately supported by documentation required by	Yes •
Sample 75		
	activities fees tax credit monies were expended only for eligible activities that 89.01 and A.R.S. §15-342(24).	Yes •
Population	Sample	
259	5	
only when cash was available	tes Fund disbursements and transfers of monies among student clubs were issued in the student club account and properly authorized by or on behalf of the student and documented in the club minutes.	Yes 🕶
	periodically compared to awarded contracts, including cooperative contracts, to errect and the contract terms and conditions were being met.	Yes •

7. The District prepared an Advice of Encumbrance for levy funds with the list of liabilities for goods or services received but not paid for by June 30, including payroll, and filed it with the CSS by July 18. <u>A.R.S. §15-906</u> (Districts authorized by <u>A.R.S. §15-914.01</u> to participate in the Accounting Responsibility Program should perform the duties as described in <u>A.R.S. §15-304</u> .)	Yes	~
8. The District properly prepared the Career Technical Education District (CTED) Supplanting worksheet and adequately supported that monies received from a CTED were used only for vocational education and to supplement, rather than supplant, the District's base year vocational education spending. A.R.S. §15-393	Yes	•
9. The District retained fully executed copies of each intergovernmental agreement (IGA) and payments for services were made or received, as applicable. <u>A.R.S. §11-952</u>	Yes	•
Travel Objective: To determine whether the District implemented effective controls to ensure employees were traveling for	r District purpo	eses
and appropriately compensated. 1. The District's travel expenditures (lodging, meals, and incidentals) and mileage reimbursements were for District purposes and reimbursed within the maximum reimbursement amounts established by the Director of Arizona Department of Administration. Amounts were reimbursed or reported as a taxable employee benefit if no overnight stay or no substantial sleep/rest occurred, in accordance with governing board prescribed policies and procedures.	Yes	•
Population Sample		
14 5		

Credit cards and p-cards

Objective: To determine whether the District has implemented effective controls over credit card and purchasing card (p-card) purchases to help reduce the risk of misuse and unapproved or fraudulent transactions.

1. The District used credit cards.	Yes	~
Data Entry		
6 credit cards, 0 store		
2. The District used p-cards.	N/A	~
	IV/A	
No p-cards.		
Data Entry		
0		
3. The District ensured different employees were responsible for issuing cards; requesting, authorizing, and executing purchases; and payment processing.	Yes	~
4. The District issued and tracked possession of all District credit cards and trained employees who make credit	Vac	
card purchases or process transactions on the District's policies and procedures.	Yes	
5. The District recovered cards immediately from terminated employees.	Yes	~
6. The District's management periodically reviewed purchases for unauthorized vendors and purchases over	W	
approved limits and/or purchases that circumvent the procurement rules and District policies.	Yes	~
7. The District ensured someone other than a card user reconciled credit card and p-card supporting documentation	Yes	~
and billing statements.		

Procurement District paid credit card and p-card statements before the due date to avoid finance charges and late fees. Yes Procurement District To determine whether the District followed the School District Procurement Rules and USFR purchasing guideling promote fair and open competition among vendors that helps ensure the District is getting the best value for the promote fair and open competition among vendors that helps ensure the District is getting the best value for the promote fair and open competition among vendors that helps ensure the District is getting the best value for the promote fair and open competition among vendors that helps ensure the District is getting the best value for the promotes it spends. 1. The District requested at least 3 written quotes for purchases costing at least \$10,000 but less than \$100,000 and followed the guidelines prescribed by the USFR. For two of 10 purchases within the written quote range, the District did not retain three written quotes. Population Sample 11 10 2. The District properly procured expenditures that individually or cumulatively totaled over \$100,000. Yes Yes	nployee making the	y valid receipts or transaction logs that clearly identify the employee making the	the employee, and suppopurchase.
Procurement bjective: To determine whether the District followed the School District Procurement Rules and USFR purchasing guideline promote fair and open competition among vendors that helps ensure the District is getting the best value for the promotes it spends. The District requested at least 3 written quotes for purchases costing at least \$10,000 but less than \$100,000 and followed the guidelines prescribed by the USFR. For two of 10 purchases within the written quote range, the District did not retain three written quotes. Population Sample 11 10 The District properly procured expenditures that individually or cumulatively totaled over \$100,000. Yes	early identified.	ctions reviewed, the employee making the purchase was not clearly identified.	For one of five credit card
bjective: To determine whether the District followed the School District Procurement Rules and USFR purchasing guideline promote fair and open competition among vendors that helps ensure the District is getting the best value for the purchase it spends. The District requested at least 3 written quotes for purchases costing at least \$10,000 but less than \$100,000 and followed the guidelines prescribed by the USFR. For two of 10 purchases within the written quote range, the District did not retain three written quotes. Sample 11 10 The District properly procured expenditures that individually or cumulatively totaled over \$100,000. Yes	es and late fees.	d p-card statements before the due date to avoid finance charges and late fees.	. The District paid credit o
pojective: To determine whether the District followed the School District Procurement Rules and USFR purchasing guideline promote fair and open competition among vendors that helps ensure the District is getting the best value for the purchase it spends. The District requested at least 3 written quotes for purchases costing at least \$10,000 but less than \$100,000 and followed the guidelines prescribed by the USFR. For two of 10 purchases within the written quote range, the District did not retain three written quotes. Sample 11 10 The District properly procured expenditures that individually or cumulatively totaled over \$100,000. Yes			
monies it spends. The District requested at least 3 written quotes for purchases costing at least \$10,000 but less than \$100,000 and followed the guidelines prescribed by the USFR. For two of 10 purchases within the written quote range, the District did not retain three written quotes. Sample 11			bjective: To determine
The District maintained a list of prospective hidders. R7-2-1023	than \$100,000 and	3 written quotes for purchases costing at least \$10,000 but less than \$100,000 and	monies it spend The District requested a
The District maintained a list of prospective hidders, R7-2-1023	quotes.	he written quote range, the District did not retain three written quotes.	For two of 10 purchases v
The District maintained a list of prospective hidders, R7-2-1023			
. The District maintained a list of prospective bidders. R7-2-1023	90,000. Yes •		
The District maintained a list of prospective bidders. R7-2-1023 Yes			
	Yes	f prospective bidders. R7-2-1023	. The District maintained
The District issued solicitations for invitation for bids (IFB) or request for proposals (RFP) during the fiscal year. Yes	ring the fiscal year.	s for invitation for bids (IFB) or request for proposals (RFP) during the fiscal year.	. The District issued solic

8. The District's card purchases were only for authorized District purposes, within the dollar limits authorized for

and time for receipt of bids or proposals. R7-2-1024(itation, as applicable. R7-2-1024(B) or R7-2-1042(A)	Yes	*
The District issued solicitations at least 14 days before and time for receipt of bids or proposals. R7-2-1024(The District included all required content in the solicitations. The District recorded the time and date that sealed be unopened until the time and date set for opening. R7-2-1050(C) If the District awarded multiple contracts, it establishmultiple contracts. R7-2-1031(D) and R7-2-1050(C) No such contracts.	ore the time and date set for bid opening or the closing date (A) or R7-2-1042(B) itation, as applicable. R7-2-1024(B) or R7-2-1042(A)	Yes	~
The District issued solicitations at least 14 days before and time for receipt of bids or proposals. R7-2-1024(The District included all required content in the solicitations of the district recorded the time and date that sealed be unopened until the time and date set for opening. R7-2-1050(C) If the District awarded multiple contracts, it establishmultiple contracts. R7-2-1031(D) and R7-2-1050(C) No such contracts.	ore the time and date set for bid opening or the closing date (A) or R7-2-1042(B) itation, as applicable. R7-2-1024(B) or R7-2-1042(A)	Yes	
and time for receipt of bids or proposals. R7-2-1024() 7. The District included all required content in the solicing. 8. The District recorded the time and date that sealed be unopened until the time and date set for opening. R7-2-1050(C) 9. If the District awarded multiple contracts, it estable multiple contracts. R7-2-1031(D) and R7-2-1050(C) No such contracts.	A) or R7-2-1042(B) itation, as applicable. R7-2-1024(B) or R7-2-1042(A) oids or proposals were received and stored bids or proposals	Yes	~
8. The District recorded the time and date that sealed be unopened until the time and date set for opening. R7- 9. If the District awarded multiple contracts, it establishmultiple contracts. R7-2-1031(D) and R7-2-1050(C) No such contracts.	pids or proposals were received and stored bids or proposals		~
unopened until the time and date set for opening. R7- 2. If the District awarded multiple contracts, it estable multiple contracts. R7-2-1031(D) and R7-2-1050(C) No such contracts.		Yes	•
9. If the District awarded multiple contracts, it estable multiple contracts. R7-2-1031(D) and R7-2-1050(C) No such contracts.	-2-1029 or R7-2-1045		
multiple contracts. R7-2-1031(D) and R7-2-1050(C) No such contracts.			
	lished and followed procedures for the use and award of	N/A	~
10. The District awarded contracts according to R7			
retained documentation to support the award(s).	7-2-1031, R7-2-1032, R7-2-1046(A)(1), or R7-2-1050 and	Yes	~
11. If the District procured construction projects that contracting, or qualified select bidders lists to procure R7-2-1100 through R7-2-1115.	used construction-manager-at-rick decign build job order	N/A	~
No such procurements.	are construction services, it complied with the requirements of		

12. The District obtained signed procurement disclosure statements for all employees with job responsibilities related to each procurement and for all nonemployee consultants or technical advisors involved in each procurement process. R7-2-1008 and R7-2-1015	Yes	~
13. The District prepared applicable written determinations as required throughout the procurement rules that specify the reasons for the determination and how the determination was made. R7-2-1004.	Yes	~
14. The District followed A.R.S. §15-213, and R7-2-1093 for the use of multi-term contracts.	Yes	~
15. The District followed R7-2-1117 through R7-2-1123 for contracts for specified professional services.	N/A	~
No such contracts.		
16. The District's procurement files included the required information, as applicable. R7-2-1001(96)	Yes	~
17. The District provided training and guidance related to restrictions on soliciting, accepting, or agreeing to accept any personal gift or benefit with a value of \$300 or more. <u>A.R.S. §15-213(N)</u> and R7-2-1003	Yes	~
18. The District used only school district purchasing cooperatives contracts from cooperatives it was a member of or used only lead district contracts that it was listed as a member of in the solicitation or ensured its additional purchases would not have materially increased the volume stated in the original solicitation. R7-2-1191 through R7-2-1195	Yes	*

made purchases from	during the audit period.		
The District did not perf	form an appropriate amount of d	ue diligence for purchases from Sourcewell/NJPA	A and State cooperatives.
opulation	Sample	Data Entry	
55	9	1GPA, State Contract,	
	s purchased through a school p	y specified professional services, construction, courchasing cooperative, including how the determination	N/A
No such procurements.			
competitive sealed b	idding or competitive sealed pr	urement, followed the procurement procedures reposals, as applicable, and considered the total identified in the solicitation. R7-2-1011	1N/A
District did not act as le	ad in FY21.		
opulation	Sample	Data Entry	
0		N/A	
emergency, the selec	tion of the particular contractor,	ained a written statement documenting the base, and why the price paid was reasonable, and this nergency procurements. R7-2-1055 and R7-2-105	s statement
For one of two emergen	cy procurements reviewed, the I	District did not maintain a written statement of de	termination related to the purcha
ample			
	ing board approved all sole-sou	arce procurements before any purchases were made	de, and the Yes
	as aware retained in the pressurem		
	s were retained in the procurem	Cit Tiles. R7-2-1033 and R7-2-1000	
	s were retained in the procurem	Cit Tiles. R7-2-1033 and R7-2-1000	
	s were retained in the procurem	Cit Tiles. R7-2-1033 and R7-2-1000	

19. The District performed due diligence to support the use of each cooperative or lead district contract the District

No such purchases.		
25. The District followed the School District Procurement Rules for purchases of any supplies, materials, and equipment from governing board members if the purchase exceeded \$100,000, or followed the guidelines for written quotes if below the threshold. <u>A.R.S. §38-503(C)</u>	N/A	•
No such purchases.		
26. For purchases the District made from General Services Administration (GSA) schedules 70-IT and 84-Law Enforcement, the governing board first authorized the contracts in writing. <u>A.R.S. §15-213(K)</u> and R7-2-1196(C)	N/A	~
No such purchases.		
Objective: To determine whether the District appropriately spent these State sales tax revenues for teacher pa support students, such as class size reduction, dropout prevention, and tutoring, as allowed by law. 1. The District's total Classroom Site Fund (CSF) revenues were properly allocated among the following funds:	y and prograf	115 10
011–Base Salary (20%), 012–Performance Pay (40%), and 013–Other (40%), and expenditures in the CSFs (011-013) were within the CSF budget limit. <u>A.R.S §15-977</u>	Yes	•
	Yes	•
	Yes	•
(011-013) were within the CSF budget limit. A.R.S §15-977 2. For Fund 011, expenditures were only for teacher base salary increases, employment-related expenses, and		•

24. For any purchase of services from governing board members or goods or services from District employees,

4. For Fund 013, expenditures were only for class size reduction, teacher compensation increases, assessment intervention programs, teacher development, dropout-prevention programs, teacher liability insurance premiums, and registered warrant expense. In addition, monies used for class size reduction, assessment intervention, and dropout prevention were only used for instructional purposes in the instruction function, except that monies were not used for school-sponsored athletics.	Yes	*
5. The District's teacher base salary increases (Fund 011), performance-based teacher compensation increases (Fund 012), and monies spent from Fund 013 for teacher compensation increases were paid only to employees possessing a teaching certificate and employed to provide instruction related to the District's educational mission. Arizona Attorney General Opinion I13-005	Yes	*
6. The District's CSF revenues and expenditures were recorded in the separate CSFs (011-013) throughout the fiscal year rather than only at year-end.	Yes	*
7. The District's CSF monies were used to supplement, rather than supplant, existing funding from all other sources. (See <u>USFR Memorandum No. 194</u>)	Yes	*
8. The District's budget balances remaining at year-end in any of the 3 CSFs (011-013) were carried forward in the same funds to ensure that the restrictions placed on the original allocation of revenues was applied in future years.	Yes	*

Payroll

Objective: To determine whether the District has implemented effective controls to reduce the risks associated with payroll expenditures by documenting evidence of review, verification, and approval to ensure employees are appropriately compensated.

	-processing responsibilities (i.e., adding new employees, adjusting pay, payroll preparation, and warrant distribution) were separated among employees.	Yes
business days during	ed a delayed payroll system for hourly employees that did not delay payments more than 7 g its normal 2-week payroll processing cycle and allowed adequate time for payroll de, if needed, between the end of the pay period and the payment date.	Yes
3. The District required election for prorated of	d employees' contracts or personnel/payroll action forms to document the employees' compensation.	Yes
	any adjustments to pay for employees who received prorated wage payments during the ach employee's official rate of pay.	N/A
No hourly employees r	eceive prorated payments.	
Population	Sample	
0 5. The District ensured 1	nourly employees were not paid for more than the actual hours worked to date.	Yes
		ies
Population	Sample	
307		
6. The District's individ pages VI-H-2 through	ual personnel files included all appropriate supporting documentation, as listed on USFR a 4.	Yes

7. The District ensured that valid fingerprint clearance cards were on file for all required personnel and a method to identify employees whose cards were going to expire was in place. A.R.S. §15-512, A.R.S. §15-342, and A.R.S. §41-1750(G)	Yes	*
8. The District enrolled employees who met the ASRS membership criteria, withheld employee contributions, and in a timely manner remitted employee and District contributions in accordance with the ASRS Employer Manual.	Yes	•
9. The District accurately calculated and in a timely manner remitted the alternative contribution rate payments to ASRS for all applicable positions filled by ASRS retirees. ASRS Alternate Contribution Rate	Yes	•
10. The District calculated the accrual and use of vacation, sick leave, and compensatory time for all employees in accordance with District accrual rates for specified years of service, maximum amounts to be accrued, and disposition of accrued time upon separation of employment.	Yes	•
11. Attendance records were prepared for each pay period for each employee subject to the Fair Labor Standards Act (FLSA) and were approved by the employee and the employee's supervisor.	Yes	•
12. The District's payroll was properly reviewed and approved before processing and distribution to employees.	Yes	•

Financial reporting

Objective: To determine whether the District properly prepared its financial reports, including its Annual Financial Report (AFR), for the audit year to provide legislative and oversight bodies, investors and creditors, and the public a transparent view of the District's financial position and operational results.

Budgeted expenditures reported on the AFR agreed with the District's most recently revised adopted expenditure budget.	Yes	*
2. The District reported revenue and expenditure amounts on the AFR that agreed with the District's accounting records and applicable supporting documentation.	Yes	*
3. The District prepared the AFR and AFR summary (if one was prepared) with all information as required by A.R.S. §15-905, and followed the AFR Review, Submission, and Publication Instructions, and A.R.S. §15-904.	No	~
The District did not submit the AFR to the CSS until October 18.		
4. The District properly prepared the Food Service page of the AFR and reported expenditures from the M&O Fund 001 and Capital Fund 610 that agreed with the District's accounting records.	Yes	~
5. Detailed source documents were traceable to the District's trial balance that was used to prepare the financial statements.	Yes	~
6. The District's website included its average teacher salary and a copy of or a link to the District's page from the most recent Arizona Auditor General District Spending Report. A.R.S. §15-903	Yes	~
7. The District submitted the School District Employee Report (SDER) to ADE, and it was accurate and timely. <u>A.R.S. §15-941</u> and <u>School Finance Reports</u>	Yes	~
	Yes	

local property ta		the risk that the District received an inappropriate amoun	
instructional hours per gra		on for the required days and offered students the required Online Instruction (AOI) Programs as prescribed in <u>A.R.S.</u> . <u>9901.07</u>).	Yes
information for early (pr		gram, the District calculated and submitted membership tendance records for this program only for students with morandum No. 175	Yes
Sample			
3			
3. The District appropriately	racked and reported student	t membership and absences. A.R.S. §15-901	No
overstatement of 1.5 absence		rendance records reviewed, absences were not reported correctle five high school partial day attendance records reviewed, absences.	
Population	Sample	Data Entry	
Population 4884	Sample 15	Data Entry 10 EJH, 5 HS	
4884	15		Yes
4884	15	10 EJH, 5 HS	Yes
4884 4. The District prorated high	15	10 EJH, 5 HS	Yes
4884	15	10 EJH, 5 HS	Yes
4884 4. The District prorated high sample 5	15	p if enrolled in less than 4 subjects.	Yes
4884 4. The District prorated high	a school students' membership	p if enrolled in less than 4 subjects.	

Objective: To determine whether the District has implemented effective controls to reported accurate student membership and

No AOI program.			
programs), the District reported	gram provided by a CTED in a facility the District owned or operated (satellite of the actual enrollment for only the District classes the student was enrolled in at CTED program classes) under the District's CTDS number.	Yes	~
opulation 1362	Sample 5		
. For students enrolled in a proprograms), the District calculate	gram the CTED provided in a facility the District owned or operated (satellite red student absences in accordance with ADE's methods based on the number of as enrolled in and attended at the District's school. (excluding CTED satellite	No	~
For three of five CTED partial da	ay attendance records reviewed, absences were not reported correctly resulting in a net of	overstatement o	f 0.25.
1 0	the CTED reported actual student enrollment data for only the CTED program d in at that member district's satellite location (excluding school district classes).	N/A	*
ample			
	east 150 minutes (not including any breaks) per class period on a CTED central ne membership as 0.75. <u>A.R.S. §15-393(Q)</u>	N/A	~

than 1.75 and the amo	in both District and in CTED central program courses, the sum of the ADM was no more bunt claimed by either entity was no more than 1.0. <u>A.R.S. §15-393(Q)</u>	Yes	
ample			
5			
	ed appropriate documentation and accurately reported students enrolled in its AOI program,	N/A	
	ing the actual full time equivalent (FTE) for each student enrolled in an AOI Program withdrawal or after the end of the school year. <u>A.R.S. §15-808</u>		
ample			
0			
	the student's name in the student management system matched the name on the legal	Yes	
document on file. A.I	<u> </u>		
ample			
10			
_	thin 5 working days after the actual date of the student's enrollment. A.R.S §15-828.	Yes	
opulation	Sample		
255	10		
5. The student members	ship begins on the first day of actual attendance or, for continuing/pre-enrolled students, the	Ves	
first day that classroo	m instruction was offered, provided that the students actually attend within the first 10 days	Yes	
first day that classroo		Yes	
first day that classroo	m instruction was offered, provided that the students actually attend within the first 10 days	Yes	
first day that classroo	m instruction was offered, provided that the students actually attend within the first 10 days	Yes	

	and maintained verifiable documentation of Arizona residency for enrolled students, ts AOI program. A.R.S. §15-802(B)(1) and ADE's Updated Residency Guidelines	No	~
For two of 10 entries revi	ewed, the District did not maintain adequate verifiable documentation of Arizona residency.		
17. The District reported sthat supported the date	student withdrawal dates to ADE within 5 working days and maintained documentation of data entry.	No	v
For one of 10 withdrawal	s reviewed, the date per the computerized attendance system did not agree to the date of the wit	hdrawal form.	
Population	Sample		
426	10		
	and retained the Official Notice of Pupil Withdrawal form for each withdrawal, and the a District administrator. <u>A.R.S.</u> §15-827	Yes	•
	students withdrawn for having 10 consecutive unexcused absences in membership only actual attendance or excused absence. A.R.S.§15-901(A)(1)	Yes	•
Population	Sample		
135	10		
	membership and absence information to ADE that agreed to the District's computerized first 100 days of school. <u>A.R.S.§15-901</u>	Yes	•
	nonresident students from the District's student count and State aid calculations and icable. <u>A.R.S. §15-823(G) and (L)</u>	N/A	•
No such students.			

and used the appropriate year-end status code for all other students. Sample		
ample		
umple		
mple		
5		
3. For students participating in distance learning, the District followed attendance procedures defined in a distance learning plan ADE approved.	Yes	•
nformation technology ojective: To determine whether the District adopted an information technology (IT) security framework that industry standards and implemented controls that provide reasonable assurance that its data was	accurate and re	liable
and protected from unintended exposure and consequences. Test work should determine that the framework and controls were operating to protect District and student data.	e District adop	ted a
The District maintained adequate separation of duties in its IT systems that prevented 1 employee from completing a transaction without additional review and approval procedures.	No	
nauthorized access to critical systems. Additionally, individuals assigning/authorizing access to the financial and boo	-	
inauthorized access to critical systems. Additionally, individuals assigning/authorizing access to the financial and boo lso users or operators of the systems.	-	
nauthorized access to critical systems. Additionally, individuals assigning/authorizing access to the financial and boo lso users or operators of the systems.	-	
nauthorized access to critical systems. Additionally, individuals assigning/authorizing access to the financial and boolso users or operators of the systems. The District reviewed and documented any system or software changes implemented.	kstore software w	
nauthorized access to critical systems. Additionally, individuals assigning/authorizing access to the financial and books ousers or operators of the systems. The District reviewed and documented any system or software changes implemented. The District assessed security risks for its systems and data and provided employees annual security awareness	kstore software w	
The District did not adequately limit access to the financial system based on the needs of the individual's job function mauthorized access to critical systems. Additionally, individuals assigning/authorizing access to the financial and boo also users or operators of the systems. The District reviewed and documented any system or software changes implemented. The District assessed security risks for its systems and data and provided employees annual security awareness training.	kstore software w	

5. The District's system software and hardware was physically protected from unauthorized access, theft, and environmental hazards.	Yes	~
6. The District scheduled and performed backup-control procedures for all critical systems at least annually to ensure uninterrupted operations and minimal loss of data.	Yes	•
7. The District routinely completed software and application updates and patches when they became available.	Yes	•
8. The District had vendor contracts or data-sharing agreements in place with 3rd parties accessing or hosting District data that addressed controls to support security and processing integrity, and backup procedures if applicable, before data was accessed/shared.	Yes	•
9. The District ensured changes to data in business (i.e., employee information, pay rates) and IT (i.e., user roles, access rights) systems were approved by an authorized individual prior to processing changes.	Yes	•
10. The District enforced data security policies that required strong network passwords that aligned with credible	No	•
industry standards, such as strong password requirements, screen locks, repeated failed sign-on attempt lockouts, and prohibited sharing of user IDs and passwords. None of the District's software included such controls as validation against a list of known compromised values or use mulauthentication tokens, smartcards, biometrics, or multifactor authentication, or some combination thereof to authenticate use Additionally, the District does not have appropriate password security policies in place for the student attendance software	ser identities.	
11. The District's IT systems generated electronic audit trail reports or change logs with information about the electronic transactions that the District reviewed or analyzed regularly to determine transactions' propriety.	Yes	•

13. The District had recovery and contingency planning documents in place to restore or resume system services in		
case of disruption or failure that were reviewed and tested at least annually.	No	~
The District's disaster recovery plan does not include all required elements. Additionally, the District did not perform a trecovery plan in fiscal year 2021.	est of the disaste	er
Transportation support		
Objective: To determine whether the District has implemented effective controls for its transportation program to reports its transportation miles and student riders to ADE, which helps to ensure the District receivamount of State aid.		
1. The District accurately calculated and maintained documentation for miles and students reported on the Transportation Route Report submitted to ADE. <u>A.R.S. §15-922</u>	No	~
The District's eligible student count calculation for transportation was not performed correctly. The District used the hig count on the 100th day.	her of the AM/P	M
Records management		
Objective: To determine whether the District has implemented effective controls to properly protect and m including student and employee data, and that its records were disposed of securely and in accordant time frames.		-
1. The District established and followed policies and procedures to properly protect, maintain, and dispose of personally identifiable information and confidential records, such as student and employee information and social security numbers. www.azlibrary.gov/records	Yes	~

General long-term debt

Objective: To determine whether the District is following the laws related to bonds to ensure voters are informed and the District complies with the bond covenants.

1. The District calculated and issued debt in accordance with Arizona Revised Statutes and the Arizona Constitution. A.R.S. §15-1021			*
No bonds issued during the year.			
2. The District did not expend bond proceeds for items w issued or 5 years. A.R.S. §15-1021(F)	ith useful lives less than the average life of the bonds	Yes	•
3. If outstanding bonded indebtedness and a balance remain construction of facilities for which the bonds were issued to the Debt Service Fund. Otherwise, if the District has remained in the Bond Building Fund after the acquisition issued, the governing board used the remaining balance to	the governing board transferred the remaining balance and no outstanding bonded indebtedness and a balance in or construction of facilities for which the bonds were	N/A	•
Bond Building Fund still active.			
4. The District credited interest or other money earned frounless the voters authorized the interest to be credited to the interest to be used for capital expenditures. A.R.S. §1.	the Bond Building Fund or federal laws or rules require	Yes	•
All noted instances of any noncomplia	ance with USFR requirements have been included in the C Title		ate
Michael Loren Lauzon, CPA, MBA	Partner	02/07	/2022