December 21, 2016


To Whom It May Concern:

The data collection form (Federal Form SF-SAC), which provides additional information about the annual compliance audit of the federal programs administered by the State of Utah, for the University of Utah, has been submitted to the Federal Audit Clearinghouse (FAC). Per 2 CFR 200.512(b), the FAC is the repository of record for reporting packages and the data collection form. All Federal agencies, pass-through entities, and others interested in a reporting package and data collection form must obtain them by accessing the FAC at https://harvester.census.gov/facweb/. This supersedes the previous requirement under OMB Circular A-133 section .320 (e) that subrecipients of federal funds received from a pass-through entity report the audit results to each pass-through entity. Therefore, subrecipients of federal funds received from a pass-through entity are no longer required, per the Uniform Guidance, to report the audit results to each pass-through entity.

The FAC reporting package for the University of Utah is included with the State of Utah on the Harvester website. Entering FY ‘2016’ and ‘State of Utah’ into the Harvester search criteria will pull up the reporting package, which can then be downloaded.

To readily make available for review the Single Audit results of the University of Utah to Federal Agencies and pass-through entities, the following information is provided for convenience:


Single Audit Findings and results for FY 2016, specific to the University of Utah, are also detailed in the included attachments.

Craig Merritt
Manager, Compliance Oversight and Reporting
University of Utah Information

EIN/Tax ID/TIN (State of Utah): 87-6000545
EIN/Tax ID/TIN (Univ. of Utah): 87-6000525
DUNS No.: 009095365
Cage Code: 3T 624
Congressional District: UT-002

Audit Agency

Barbara Bennett
Office of Inspector General Region 7
Office of Audit Services
601 East 12th St., Box 15687
Kansas City, MO 64106-0687

Defense Contract Audit Agency: N/A Utah is a HHS Institution
Defense Contract Management Agency (DCMA): DCMAW Denver

DHHS Cognizant Agency Contact

Arif M. Karim, Director, Cost Allocation Services
214.767.3261
UNIVERSITY OF UTAH

Government Auditing Standards Report
For the Year Ended June 30, 2016

Report No. 16-20

OFFICE OF THE
STATE AUDITOR

AUDIT LEADERSHIP:
John Dougall, State Auditor
Hollie Andrus, CPA, Audit Director
Jason Allen, CPA, CFE, Audit Supervisor
INDEPENDENT STATE AUDITOR’S REPORT ON INTERNAL CONTROL OVER
FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF
FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

To the Board of Trustees, Audit Committee, and
David W. Pershing, President
University of Utah

We have audited the financial statements of the University of Utah (University), as of and for the year ended June 30, 2016, and the related notes to the financial statements, which collectively comprise the University’s basic financial statements, and have issued our report thereon dated October 21, 2016. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in Government Auditing Standards issued by the Comptroller General of the United States. Our report includes a reference to other auditors who audited the financial statements of the University of Utah Hospitals & Clinics (UUHC), ARUP Laboratories, Inc. (ARUP), and the University of Utah Research Foundation (UURF), as described in our report on the University’s financial statements. This report includes our consideration of the results of the UUHC and UURF auditors’ testing of internal control over financial reporting and compliance and other matters that are reported on separately by those other auditors. However, this report, insofar as it relates to the results of the UUHC and UURF auditors, is based solely on the reports of the other auditors. ARUP’s financial statements were not audited in accordance with Government Auditing Standards and, accordingly, this report does not include reporting on internal control over financial reporting or instances of reportable noncompliance associated with ARUP.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the University’s internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the University’s internal control. Accordingly, we do not express an opinion on the effectiveness of the University’s internal control.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or to detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity’s financial statements will not be prevented or detected and corrected on a timely basis. A significant deficiency is a deficiency, or a combination
of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we and the auditors of UUHC and UURF did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses may exist that have not been identified.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether the University’s financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under Government Auditing Standards.

Other Findings

We noted certain other findings as a result of performing the University’s portion of our statewide federal compliance audit for the year ended June 30, 2016, that we have reported to management of the University in a separate letter. (See Single Audit Management Letter No. 16-09, dated November 4, 2016).

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity’s internal control or on compliance. This report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the entity’s internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Office of the Utah State Auditor

Office of the Utah State Auditor
October 21, 2016
UNIVERSITY OF UTAH

Single Audit Management Letter
For the Year Ended June 30, 2016

Report No. 16-09

OFFICE OF THE
STATE AUDITOR

AUDIT LEADERSHIP:
John Dougall, State Auditor
Hollie Andrus, CPA, Audit Director
Bertha Lui, CPA, Audit Supervisor
SINGLE AUDIT MANAGEMENT LETTER NO. 16-09

November 4, 2016

To the Board of Trustees, Audit Committee,
and
David W. Pershing, President
University of Utah

This management letter is issued as a result of the University of Utah’s (University’s) portion of the statewide federal compliance audit for the year ended June 30, 2016. Our final report on compliance and internal control over compliance issued to meet the reporting requirements of Title 2 U.S. Code of Federal Regulations (CFR) Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance) is issued under separate cover. We tested the following federal programs as major programs on a statewide level:

- Student Financial Assistance Cluster
- TRIO Cluster

In planning and performing our statewide compliance audit of the above programs, we considered the University’s compliance with the applicable types of compliance requirements as described in the OMB Compliance Supplement for the year ended June 30, 2016. We also considered the University’s internal control over compliance with the types of requirements described above that could have a direct and material effect on the major programs tested in order to determine the auditing procedures that were appropriate in the circumstances for the purpose of expressing an opinion on compliance and to test and report on internal control over compliance in accordance with the Uniform Guidance, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of the University’s internal control over compliance.

Our consideration of internal control over compliance was for the limited purposes described in the second paragraph and would not necessarily identify all deficiencies in the University’s internal control that might be material weaknesses or significant deficiencies as defined in the following paragraphs. However, as discussed subsequently, based on the audit procedures performed, we identified certain deficiencies in internal control over compliance that we consider to be material weaknesses or significant deficiencies.

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent or to detect and correct on a timely basis noncompliance with a type of compliance requirement of a federal program. A material weakness in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance
requirement of a federal program will not be prevented, or detected and corrected on a timely basis. We consider the deficiency in internal control over compliance presented in the accompanying schedule of findings and recommendations as Finding No. 1 to be a material weakness.

A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of a federal program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance. We consider the deficiency in internal control over compliance presented in the accompanying schedule of findings and recommendations as Finding No. 2 to be a significant deficiency.

During our audit, we also became aware of a deficiency in internal control other than significant deficiencies or material weaknesses that is an opportunity for strengthening internal controls and operating efficiencies. This other finding is included in the accompanying schedule of findings and recommendations.

The University’s written responses to and Corrective Action Plans for the findings identified in our audit were not subjected to the audit procedures applied in our audit and, accordingly, we express no opinion on them.

The purpose of this communication is solely to describe the scope of our testing of internal control over compliance and the results of that testing. Accordingly, this communication is not suitable for any other purpose.

We appreciate the courtesy and assistance extended to us by the personnel of the University during the course of our audit, and we look forward to a continuing professional relationship. If you have any questions, please contact me.

Sincerely,

Hollie Andrus, CPA
Audit Director
801-808-0467
handrus@utah.gov

cc: John E. Nixon, Chief Business Officer for Administrative Services
Arnold B. Combe, Vice President for Administrative Services
Barbara H. Snyder, Vice President for Student Affairs
Jeffrey J. West, Associate VP for Financial and Business Services
Laura M. Howat, Controller
Lisa Zaelit, Associate Director for Income Accounting
Ken Erickson, Associate Director for Compliance Accounting & Reporting
Dawn Atterbury, Manager, Grants & Contracts Accounting
Kyle Ethelbah, TRIO Program Director
TABLE OF CONTENTS

FINDINGS AND RECOMMENDATIONS:

<table>
<thead>
<tr>
<th>Finding Type</th>
<th>Applicable To</th>
</tr>
</thead>
<tbody>
<tr>
<td>MW  Material Internal Control Weakness</td>
<td>f Federal Program</td>
</tr>
<tr>
<td>SD  Significant Deficiency of Internal Control</td>
<td></td>
</tr>
<tr>
<td>MN  Material Noncompliance</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Finding</th>
<th>Federal Program</th>
<th>Type/Applicability</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. INACCURATE ANNUAL PERFORMANCE REPORT</td>
<td>TRIO Program</td>
<td>MW-f; MN-f</td>
<td>1</td>
</tr>
<tr>
<td>2. INCORRECT CLASSIFICATION OF ELIGIBILITY</td>
<td>TRIO Program</td>
<td>SD-f</td>
<td>2</td>
</tr>
<tr>
<td>IN RELATION TO EARMARKING REQUIREMENTS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. INDIRECT COSTS IMPROPERLY CHARGED TO</td>
<td>TRIO Program</td>
<td>n/a</td>
<td>3</td>
</tr>
<tr>
<td>GRANT AID EXPENDITURES</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
1. **INACCURATE ANNUAL PERFORMANCE REPORT**

Federal Agency: **Department of Education**  
CFDA Number and Title: **84.042 Student Support Services – TRIO**  
Federal Award Number: **P042A100856**  
Questioned Costs: N/A  
Pass-through Entity: N/A  
Prior Year Single Audit Report Finding Number: N/A

From a statewide sample of 3 reports, we tested the accuracy and completeness of the Annual Performance Report (APR) for the TRIO Student Support Services program submitted by the University of Utah (University) during the year and noted the following errors:

- The student information reported by the University did not agree with the student records on file for 8 of the 15 students selected for review. The errors occurred because the program director did not have adequate access to student documentation in a readily usable format. In addition, an inadequate understanding of APR fields that can be updated prevented the correction of prior year errors which, in turn, contributed to current year errors and increased the potential for further errors.

- The University over reported the “number of current participants served” during the year by 107 students because the program director did not understand how to update this field, nor did he understand the importance of this critical field in the report.

According to the Annual Performance Report instructions, the University must certify that the information submitted is accurate, complete, and readily verifiable by signing the report. Although the report was signed, the University did not have adequate internal controls to ensure proper verification of the report’s accuracy. Inaccurate reporting could result in improper analytical data being used to evaluate the program, which could affect future funding.

**Recommendation:**

We recommend the University: 1) obtain a proper understanding of the reporting requirements in order to ensure accurate reporting of student information, 2) provide the program director with adequate access to the student documentation, and 3) implement proper internal controls over program reporting.

**University's Response:**

*The University concurs with the audit finding.*
Corrective Action Plan:

1. The Project Director will attend training provided by the Council for Opportunity in Education entitled, “Building Your Program, Assisting You in Your First Year of Managing Your Program (Including a Hands-on Annual Performance Report).”

2. The University of Utah TRIO Programs office will work with the University of Utah Registrar's office to connect the TRIO Student Access Database with the Institutional-supported PeopleSoft Software. This connection will allow for student data to be transferred electronically into the annual performance report format to eliminate the need for manual data retrieval and entry, thus eliminating human error.

3. The University of Utah TRIO Programs office will implement “second layer” internal control processes to review data that has been input into the Student Access database.

Contact Person: Kyle Ethelbah, TRIO Director, 801-581-7188
Anticipated Completion Date: Dec 31, 2016 for 1 above, April 30, 2017 for 2 and 3 above

2. INCORRECT CLASSIFICATION OF ELIGIBILITY IN RELATION TO EARMARKING REQUIREMENTS

Federal Agency: Department of Education
CFDA Number and Title: 84.042 Student Support Services
Federal Award Number: P042A100856
Questioned Costs: N/A
Pass-through Entity: N/A
Prior Year Single Audit Report Finding Number: N/A

The University made clerical errors when inputting the eligibility classification in its TRIO program database (which is used to determine acceptance of new participants) for 2 of the 24 participants selected for review at the University. One student was classified as low-income and first-generation but should have been classified as low-income only. The other student was classified as low-income only but should have been classified as low-income and first-generation. Lack of independent reviews resulted in these errors remaining undetected. We reviewed the eligibility classifications for the 24 University students, selected from a statewide sample of participants in three programs, to determine the University’s compliance with earmarking requirements. An improper classification in the eligibility category could affect the University’s compliance with serving the required minimum percentage of low-income and first-generation students.
Recommendation:

We recommend the University implement independent reviews to ensure accurate information is input into the program database so that correct data is available for monitoring earmarking requirements.

University's Response:

The University concurs with the audit finding.

Corrective Action Plan:

1. A file review will be conducted by the Office of Assessment Evaluation and Research once each year on individual student files to ensure compliance with federal reporting classifications.

2. The University of Utah TRIO Programs office will contract with an independent consultant to review policies and procedures to ensure compliance with federal reporting and monitoring processes.

Contact Person: Kyle Ethelbah, TRIO Director, 801-581-7188
Anticipated Completion Date: April 30, 2017

3. INDIRECT COSTS IMPROPERLY CHARGED TO GRANT AID PROJECT

Federal Agency: Department of Education
CFDA Number and Title: 84.042 Student Support Services
Federal Award Number: P042A150577
Questioned Costs: N/A
Pass-through Entity: N/A
Prior Year Single Audit Report Finding Number: N/A

The University improperly charged indirect costs to its TRIO program’s grant aid expenditures. According to Indirect Cost Guidance for Federal TRIO Program Grantees, indirect costs rates should not be applied to grant aid expenditures. In order to automatically charge indirect costs to federal programs, the University creates “projects” in its general ledger and assigns indirect cost rates to the projects. Once a project is created and a rate is assigned, the system calculates a monthly charge for indirect costs. When the University created the TRIO grant aid project in its system, it inappropriately assigned an 8% rate and the system applied the rate to TRIO grant aid expenditures.
Improper charging of indirect costs results in noncompliance with program requirements and could affect future funding. We have not questioned any costs related to this error because the University has repaid the $1,547 of indirect costs that were charged to the grant aid project.

**Recommendation:**

We recommend the University strengthen internal controls to ensure indirect cost rates assigned in the system are correct and appropriate for the respective project.

**University’s Response:**

This was a rare, isolated incident. The F & A set up error was quickly and internally identified by the University’s processes at the time. The correct Indirect Cost Base was then applied to the project. We believe our current, improved processes are sufficient and that no additional action is required to improve internal controls.

The State auditors identified that $1,547 of F & A costs were incorrectly charged to one TRIO project. We reviewed the contract file, investigated the overcharge, and found that the wrong indirect cost base (Total Direct Costs – “TDC”) had been initially assigned to this project for purposes of calculating F & A. The keying error occurred when the project was initially set up and entered in the University’s system. This error was detected in FY 2013, and the F & A calculation basis was updated (from “TDC” to the proper basis) in the system. However, the $1,547 F & A overcharge was not corrected at that time (due to an oversight) even though the overcharge had been identified and the intention was to correct the overcharge at that time.

This project is still in “open” status. The University’s standard “project closeout review and procedures” would have readily identified any incorrect F & A charges when the project ended and the correction would have been made prior to closing the project (had the State audit not identified this error).

**Corrective Action Plan:**

No Corrective Action is planned by the University. Since FY 2013 when this incident occurred, significant changes and improvements have been made in the award set up and set up review process that identifies and corrects these types of mistakes.

**Contact Person:** Craig Merritt, Manager of Compliance Oversight and Reporting, 801-581-5989