

MEMORANDUM

TO: VSCS Audit Committee
Linda Milne, Chair
Megan Cluver
Karen Luneau
David Silverman
Shawn Tester

FROM: Sharron R. Scott, Chief Financial and Operating Officer

DATE: October 23, 2020

SUBJECT: Audit Committee Meeting scheduled for October 29, 2020

The Audit Committee of the VSC Board of Trustees will meet ten minutes after the conclusion of the Special Board Meeting on October 29, 2020. The meeting will therefore likely begin between 3:15 p.m. and 3:30 p.m. and will conclude ninety minutes later. This meeting will be held via Zoom, for which personalized instructions will be provided separately by email.

On October 15, 2020, in compliance with State of Vermont financial reporting requirements, a *draft* version of the FY2020 Audited Financial Statements was submitted to the State. A copy of the draft statement supplied to the State is included in these materials for your review. Please note that the draft financial statements included herein do not include the Uniform Guidance Single Audit Report and Advisory Comments. Unfortunately, federal guidance related to the auditing of the CARES Act, HEERF, and Coronavirus Relief Funds (CRF) is currently pending, thus delaying delivery of the Single Audit.

O'Connor & Drew will join the Audit Committee to review the draft FY2020 Audited Financial Statements and answer any questions you may have regarding the financial statements, progress on uniform guidance, and trends in higher education. O'Connor & Drew is prepared to participate in an optional executive session, should you decide to do so, to discuss any confidential matters pertinent to Vermont State Colleges System financial operations.

As with past practice, three articles have been included as part of these materials for review by the Audit Committee in advance of an executive session with the auditors. These include an easy-to-read article regarding the roles and responsibilities of audit committees, an audit

committee resource guide provided by Deloitte, and a Higher Education Audit Committee Guidebook authored by Grant Thornton.

The last item on the agenda for this meeting is review and approval of the FY2021 Internal Audit Plan. As you may recall, Payroll & Benefits was selected as a focus for the internal audit for FY2020; however, due to the pandemic, the Payroll & Benefits Internal Audit was postponed. Management therefore proposes reinstating the Payroll & Benefits Internal Audit for FY2021 and requests review and approval of the plan at this meeting to give the system enough time to complete the audit.

Should you have any questions regarding these materials, or any other matter, please contact me at Sharron.Scott@vsc.edu or 802.224.3022.

CC: VSCS Board of Trustees
Council of Presidents
Business Affairs Council



Vermont State Colleges Board of Trustees Audit Committee Meeting

October 29, 2020
3:15 p.m. – 4:45 p.m. via Zoom¹

AGENDA

1. Review Minutes of the June 1, 2020 Meeting of the Audit Committee
2. Introduction: Renee Hunt, Vermont State Colleges System Controller
3. Review and Approval of FY2020 *Draft* Audited Financial Statements
 - a. Presentation of Financial Statements and Discussion with O'Connor & Drew
 - b. Possible Executive Session with O'Connor & Drew
 - Article: *Audit Committees: The Roles and Responsibilities*
 - Article: *Deloitte: Audit Committee Resource Guide*
 - Article: *Grant Thornton: Higher Education Audit Committee Guidebook*
4. Review and Approval of FY2021 Internal Audit Plan: Payroll & Benefits
5. Other Business
6. Public Comment
7. Adjourn

¹ The October 29, 2020 Audit Committee meeting will begin ten minutes after the conclusion of the Special Board meeting. The start time is estimated to be between 3:15 p.m. and 3:30 p.m. The meeting is expected to extend for ninety minutes.

Minutes of the VSC Board of Trustees Audit Committee held Monday, June 1, 2020 at 10:00 a.m. via ZOOM -UNAPPROVED

Note: These are unapproved minutes, subject to amendment and/or approval at the subsequent meeting.

The Vermont State Colleges Board of Trustees Audit Committee met on June 1, 2020, via Zoom

Committee members present: Linda Milne (Chair), Lynn Dickinson (Vice Chair), Megan Cluver, David Silverman

Absent: Karen Luneau

Other Trustees: Church Hinds, Peg Flory, Ryan Cooney

Presidents: Elaine Collins, Joyce Judy, Jonathan Spiro (Interim)

Chancellor's Office Staff: Donny Bazluke, Network/Security Analyst
Todd Daloz, Interim General Counsel
Brenda Flint, Associate Controller
Jocelyn Haley, Director of Financial Operations
Wayne Hamilton, Interim Controller
Jen Porrier, Administrative Director
Meg Walz, Program Manager, Library Director
Steve Wisloski, Chief Financial Officer
Sophie Zdatny, Interim Chancellor
Yasmine Ziesler, Chief Academic Officer

From the Colleges: Sarah Chambers, Coordinator of Instructional Technology, Castleton University
Laura Jakubowski, Chief Budget & Finance Officer, Castleton University
Karen Madden, Director of Academic Support Services, Northern Vermont University
Sandra Noyes, President, VSC Staff Federation, Northern Vermont University
Linda Olson, VP Education AFT-VT, Castleton University
Maurice Ouimet, Dean of Enrollment, Castleton University
Sharron Scott, Dean of Administration, Northern Vermont University

Littleton Tyler, Dean of Administration, Vermont Technical
College
Beth Walsh, President, VSCUP, Northern Vermont University

From the Public: Kieth Goldie, Partner, O'Connor & Drew
Christopher Evans, Audit Supervisor, O'Connor & Drew

Chair Milne called the meeting to order at 10:04 a.m.

1. Approval of the Minutes of the February 3, 2020 Meeting of the Audit Committee

Trustee Dickinson moved and Trustee Silverman seconded the approval of the minutes. The minutes were approved unanimously.

2. Review of FY2020 Audit Plan with O'Connor & Drew

Chief Financial Officer Steve Wisloski reviewed recent staff changes in the Office of the Chancellor including the departure of Controller Sheilah Evans in February and the arrival of Wayne Hamilton as the Interim Controller, and the promotion of Brenda Flint to Associate Controller. Mr. Wisloski also introduced Jocelyn Haley who is transitioning to Director of Financial Operations. Mr. Wisloski then introduced Kieth Goldie, Partner at O'Connor and Drew, to discuss the Audit Plan. Mr. Goldie shared that last year's audit was a clean and successful one, where eighty percent was accomplished remotely. Mr. Goldie then shared that O'Connor and Drew intends to conduct the entirety of the planning phase of the FY2020 audit remotely this year. Once field work commences it will then be determined if the remainder of the work will occur remotely or face-to-face. The final audit delivery is proposed for middle to end of October 2020. Mr. Goldie encourages staff at the institutions to maintain open communication throughout the process to ensure a smooth process. This year's audit will focus on: (1) review of internal controls with the changes in staff at the Chancellor's Office; (2) analysis of the new payroll system implemented in June/July 2019; and (3) the VSC response to COVID-19.

Mr. Goldie also discussed the concept of a "going concern" opinion, stating that to avoid such an opinion, a business must reasonably foresee financially viable for the 12 month period following the delivery of the audit, and that many higher education institutions, particularly smaller and private ones, are dealing with these opinions. For VSC's purposes, the audit typically is delivered during mid-October, and so VSC would need to demonstrate viability through October 2021. Mr. Wisloski stated his belief that owing to the Legislature's considerable current and prospective financial assistance, the likelihood of a "going concern" opinion in conjunction with

the FY2020 audit was greatly reduced. Still, this will need to be closely monitored over the summer as O'Connor & Drew continues its audit work, and as the VSC's full-year FY2021 budgets are developed.

3. Other business

Mr. Wisloski noted that this is the fourth and final year of O'Connor & Drew's contract with the VSC, and that this had no bearing on the audit itself, but that he wanted to ensure that the Committee knew this would be a discussion item at its October meeting. The options available to VSC are to (1) conduct a request for proposals, or (2) extend the existing contract for up to three more years, in accordance with VSC Policy 429, Contracting Goods and Services.

4. Public Comment

There was no public comment.

5. Adjourn

Chair Milne adjourned the meeting at 11:05 a.m.

Memorandum



To: Vermont State Colleges – Audit Committee
From: O'Connor and Drew, P.C.
Date: October 29, 2020
Re: Vermont State College 6-30-20 Financial Statement Presentation

Agenda:

- Introductions
 - Kieth Goldie, Partner - O'Connor & Drew
 - Chris Evans, Senior Accountant - O'Connor & Drew
- Required Communications
 - Going Concern Considerations
 - Bond Refinance
 - Other Post Employment Benefits (OPEB) Accrual
 - Audit Adjustments
- Presentation of FY20 Draft Financial Statements
 - Management Discussion & Analysis (MD&A) - Unaudited
 - Discussion of Significant Changes over Prior Year on Balance Sheet, Statement of Operations and Statement of Cash Flow.
 - Discussion of Footnotes
 - CARES Act Funding
 - Restricted Cash
 - Bond Refinance
 - OPEB
 - Subsequent Events
- DRAFT of Management Letter
- Questions from the Audit Committee
- Board will review and vote whether to approve FY 2020 Audited Financial Statements.

Vermont State Colleges

October 29, 2020





Required Communications

AUDITORS' RESPONSIBILITY UNDER GAAS

- We have a responsibility to conduct 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.
- In carrying out this responsibility, we planned and performed the audit to obtain reasonable – not absolute – assurance about whether the basic financial statements are free of material misstatement, whether caused by error or fraud.
 - We issued an unmodified opinion on the financial statements.
- An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Foundation's internal control over financial reporting. Accordingly, we express no such opinion.
 - No material weaknesses/significant deficiencies were noted within the Report on Internal Control over Financial Reporting and on Compliance and Other Matters.



Required Communications - Continued

AUDITORS' RESPONSIBILITY UNDER GAAS - continued

- We are responsible for communicating significant matters related to the financial statement audit that are, in our professional judgement, relevant to the responsibilities of those charged with governance.
- We applied certain limited procedures (such as inquiry of management and comparing for consistency) to the Required Supplementary Information that supplements the financial statements.



Required Communications - Continued

INDEPENDENCE

- We are not aware of any relationships between O'Connor & Drew and the College that in our professional judgment may reasonably impact our independence.
- We are independent with respect to the College within the meaning of the pronouncements of the Independence Standards Board, Government Auditing Standards, and under Rule 101 of the AICPA Code of Professional Conduct.
- No management advisory services were performed by O'Connor & Drew.
- O'Connor & Drew assisted in the preparation of the financial statements and will perform the Single Audit under the guidelines of Subpart F of the OMB Uniform Guidance for Federal Awards; however, these activities do not impact our independence.
 - These non-attest services were supervised by Sharron Scott, Chief Financial and Operating Officer, and Wayne Hamilton, Interim System Controller.



Required Communications - Continued

MANAGEMENT'S RESPONSIBILITY

- Selection and use of appropriate accounting policies – Significant policies are found in Note 1
 - No new accounting policies were adopted
 - Application of existing policies were not changed during current year
- Selection and use of appropriate accounting estimates – Based on management's knowledge and experience about past and current events and assumptions about future events
 - Allowance for doubtful accounts
 - Depreciation and useful lives
 - Net OPEB liabilities
 - Net position classifications
 - Health insurance reserve



Required Communications - Continued

MANAGEMENT'S RESPONSIBILITY – continued

- Accounting for significant and unusual transactions include:
 - \$12.5 million in Coronavirus Relief Funds received from the State
 - \$6.1 million in Higher Education Emergency Relief Funds. 50% used for institutional costs and 50% used for students
 - 2020A Series advance debt refunding of the 2010B debt
- No transactions entered into during the year for which there is a lack of authoritative guidance or consensus.
- All significant transactions have been recognized in the financial statements in the proper period.



Required Communications - Continued

SIGNIFICANT COMMUNICATIONS, FINDINGS OR ISSUES

- There were:
 - Audit adjustments (see next slide)
- There were **NO**:
 - Disagreements with management
 - Major issues discussed with management prior to retention
 - Difficulties encountered in performing the audit
 - Uncorrected misstatements
 - Other findings or issues that are significant or relevant to be communicated to those charged with governance
- Significant written communications between the auditor and management include:
 - Engagement letter
 - Management representation letter
 - Management letter



Required Communications - Continued

Type of Adjustment	Account	Purpose	Audit Adjustment FY 2020
Unadjusted change in net position as provided by client			5,109,543
PBC	OPEB Accrual	To adjust OPEB accrual per Actuary Report	(5,430,648)
PBC	Deferred Outflow - Debt Refunding	To adjust deferred loss per advanced debt refunding agreement	182,741
PBC	Grant Balance	To adjust grant revenue to actual	45,636
PBC	Coronavirus Relief Funds	To adjust for additional expenses that were funded by CRF funds	592,236
PBC	Cares Act - Institutional Funds	To adjust for institutional revenue to match student portion (50/50)	(421,169)
OCD	Perkins	To adjust for perkins funds returned to federal government	1,285,235
Adjusted change in net position as reported on the financial statements			1,363,574

- PBC – Prepared by Client
- OCD – Prepared by O’Connor & Drew, P.C.



Required Communications - Continued

FINANCIAL STATEMENT FRAUD RISKS

- No prevalent financial statement fraud risks were identified.
- Specific Risks Presumed by Auditing Standards:
 - Risk of misstatement relating to revenue recognition
 - Risk of misstatement relating to expense recognition
 - Risk of management override of controls
 - Journal entries and adjustments
 - Significant accounting estimates
 - Significant unusual transactions
- Organization-Specific Risks:
 - Implementation of new payroll system
 - Going concern consideration
 - Significant change in management (Chancellor, CFO, and System Controller)



Other Matters

Upcoming GASB Pronouncement – GASB Statement 87 - Leases

- Effective for periods beginning after June 15, 2021
- Requires lessees to recognize on their statement of net position the rights and obligations resulting from leases categorized as operating leases as assets, liabilities, or deferred inflows / outflows of resources
- Provides for an election on leases with terms of less than twelve months to be excluded from this Standard
- College currently holds leases for equipment, software/hardware and building space (primarily CCV locations).

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

FINANCIAL STATEMENTS AND MANAGEMENT'S DISCUSSION AND ANALYSIS

JUNE 30, 2020 and 2019

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

**Financial Statements and
Management's Discussion and Analysis**

June 30, 2020 and 2019

C O N T E N T S

Independent Auditors' Report	1-2
Management's Discussion and Analysis (Unaudited)	3-22
Financial Statements:	
Statements of Net Position	23
Statements of Revenues, Expenses and Changes in Net Position	24
Statements of Cash Flows	25-26
Notes to the Financial Statements	27-63
Required Supplementary Information (Unaudited):	
Schedule of Changes in Total OPEB Liability	64
Notes to the Required Supplementary Information - OPEB	65-66
Independent Auditors' Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with <i>Government Auditing Standards</i>	67-68

INDEPENDENT AUDITORS' REPORT

To the Board of Trustees of
Vermont State Colleges
Montpelier, Vermont

Report on the Financial Statements

We have audited the accompanying financial statements of the Vermont State Colleges (the "Colleges"), (a component unit of the State of Vermont (the "State")) which comprise the statements of net position as of June 30, 2020 and 2019, the related statements of revenues, expenses and changes in net position, and cash flows for the years then ended, and the related notes to the financial statements, which collectively comprise the Colleges' basic financial statements as listed in the table of contents.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits 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. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Vermont State Colleges at June 30, 2020 and 2019 and the results of its operations and its cash flows for the year then ended, in conformity with accounting principles generally accepted in the United States of America.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that management's discussion and analysis on pages 3-22, the schedule of changes in total OPEB liability on page 64, and their respective notes on page 65-66, be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board, who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audits of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Reporting Required by *Government Auditing Standards*

In accordance with *Government Auditing Standards*, we have also issued our report dated **DATE**, on our consideration of Vermont State Colleges' internal control over financial reporting and our tests of its compliance with certain provisions of laws, regulations, contracts and grants. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Colleges' internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* and should be read in conjunction with this report in considering the results of our audits.

**Certified Public Accountants
Braintree, Massachusetts**

DATE

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited)

June 30, 2020 and 2019

Introduction

The management of the Vermont State Colleges System (VSCS) has prepared the following unaudited Management's Discussion and Analysis (MD&A), required supplemental information according to the Governmental Accounting Standards Board (GASB). The intent is to contribute to the reader's understanding of the accompanying financial statements and notes. As this MD&A contains highly summarized information, tables and graphs, it should be read in conjunction with the accompanying financial statements and notes.

Vermont State College System

The Vermont State College System is comprised of four public colleges including Community College of Vermont (CCV), Castleton University (CU), Northern Vermont University (NVU), and Vermont Technical College (VTC). The member institutions are united in the common purpose of providing affordable, high quality, student-centered, and accessible education, fully integrating professional, liberal arts, and career study, consistent with student aspirations and regional and state needs.



Significant Events Affecting These Financial Statements

Events that affect these statements during the past five years include:

- The pandemic that began in January 2020 touched the Vermont State Colleges System for the first time in March 2020. Mid-March the VSCS shuttered all face-to-face programs, closed their residence halls to all but those with housing insecurity issues, and conducted all classes remotely. Relief in the form of CARES, HEERF, and Coronavirus Relief

VERMONT STATE COLLEGES **(a Component Unit of the State of Vermont)**

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

- Funding (CRF) helped the VSCS to conclude fiscal year 2020 in a positive position; however, the ongoing pandemic, coupled with the demographics of the Northeast as well as Vermont is a concern.
- Enrollment trends continue to be a concern for institutions of Higher Education. Nationally, enrollments have declined by 9.0% since 2011. Although a national issue, these challenges to the industry are hitting New England and Vermont especially hard. There are declining numbers of traditional college students and increased competition among colleges for those students. Student preferences and attitudes toward higher education are changing. Vermont also ranks at the bottom of the nation in state support.
- The other post-employment benefits accrual has a liability of \$194 million. This accrual is not being pre-funded but paid when incurred during retirement periods. Groups have been closed for newly hired employees, which will reduce this liability over time.
- In FY2020, the System refinanced its 2010B bonds with the issuance of its 2020A bond series. The 2020A bonds are fixed rate, publicly traded, and were issued through the Vermont Municipal Bond Bank under the VSCS Program Resolution, as general obligations of the Bond Bank, secured by a pledge of the 2020 VSCS Bond and the amounts required to be paid by the VSCS to the Bond Bank pursuant to a loan agreement for principal and interest on the 2020 bonds. Additionally, the bonds are secured by appropriations to the VSCS, which may be directed by the State Treasurer to pay principal and interest on the bonds in the event of a default of such payments on the part of the VSCS. In addition to the 2020 bonds, the VSCS debt includes fixed rate, publicly traded general obligation bonds issued in 2013 and 2017.

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

Using the Financial Statements

The following discussion and analysis provide an overview of the financial statements and activities of the Vermont State Colleges System (VSCS) for the year ended June 30, 2020 and selected comparative information for the previous 4 years. Since this MD&A is designed to focus on current activities, resulting changes and currently known facts, please read in conjunction with the financial statements and notes that follow this section.

These financial statements have been prepared in accordance with GASB (Government Accounting Standards Board) principles. In June 1999, GASB released Statement No. 34, *Basic Financial Statements and Management's Discussion and Analysis*. Changes in Statement No. 34 compared to prior GASB pronouncements require a comprehensive consolidated look at the entity as a whole, as well as capitalization and depreciation of assets. In November 1999, GASB issued Statement No. 35, *Basic Financial Statements and Management's Discussion and Analysis for Public Colleges and Universities*. This essentially applies Statement No. 34 to public colleges and universities. Previously, the financial statements focused on the individual fund groups rather than VSCSS as a whole.

A brief explanation of each financial statement required by the GASB reporting model follows:

Financial Statements

The Vermont State College System's financial statements include three primary components:

- Statement of Net Position
- Statement of Revenues, Expenses and Changes in Net Position
- Statement of Cash Flow

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

STATEMENT OF NET POSITION

The Statement of Net Position presents the financial position of VSCS at a point in time - June 30, and includes all assets, liabilities, and the net position of the System. Net position represents the residual interest in the System's assets after liabilities are deducted. The change in net position is an indicator of whether the overall financial condition has improved or deteriorated during the year. Table 1 on page 6 shows the condensed Statement of Net Position for the past five years.

Assets are items of economic value owed by an institution. They include capital assets like land, buildings and equipment, cash and investments, and amounts owed to us by students or others. Total assets are categorized as either current or noncurrent.

Current assets are available to satisfy current liabilities, which are those amounts expected to be payable within the next year. The major components of current assets are cash and accounts receivable, which are primarily funds due to the VSCS by students and granting agencies.

Total assets (including deferred outflows) of \$276 million as of the end of the current fiscal year increased by \$7 million or 3% from prior year, the increase was primarily in the cash due to the receipt of \$12.515M in Coronavirus Relief Funding received prior to the end of the FY2020, and in deferred outflows due to predictable amortization. Over the 5 years, total assets have increased by \$8 million: an increase of \$23 in current assets and investments, combined with the \$8 million increase in deferred outflows and other noncurrent assets, net of the \$23 million reduction in capital assets.

Noncurrent assets consist primarily of endowment and other investments, in addition to capital assets. Investments were \$48 million at June 30, 2020, consistent with prior year. Capital Assets continue to decline at relatively the same rate indicating that investments in capital have primarily been at the same level each year and continue to be less than depreciation on an annual basis.

Liabilities are obligations owed by the institutions. They include funds owed to others like vendors, employees, taxing agencies, bondholders. Liabilities are classified as current and long-term. Current liabilities are those that due during the next fiscal year.

Current liabilities of \$27 million include primarily accounts payable and unearned revenue related to the next fiscal year. Current liabilities have been relatively consistent, with the exception of the \$3 million deferred revenue from the FY2019 state capital project monies received in June 2018 and the advanced funding of CRF in FY2020.

Noncurrent liabilities increased by \$2 million to \$321 million during FY2020. This increase relates to an actuarial increase in other post-employment benefits.

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

TABLE 1: Condensed Statement of Net Position as of June 30

(\$ in millions)

	2020	% change	2019	% change	2018	% change	2017	% change	2016
Current Assets	48	45%	33	-6%	35	21%	29	-3.3%	30
Noncurrent Assets									
Investments	48	0%	48	4%	46	0%	46	7.0%	43
Capital assets, net	151	-4%	157	-4%	163	-4%	169	-2.9%	174
Other	4	-33%	6	0%	6	0%	6	0.0%	6
Deferred outflows/inflows	25	0%	25	-11%	28	65%	17	13.3%	15
Total Assets and Def'd outflows/inflows	276	3%	269	-3%	278	4%	267	-0.4%	268
Current liabilities	27	13%	24	-14%	28	22%	23	-8.0%	25
Non current liabilities									
Post employ'm't benefit oblig	194	3%	189	1%	188	9%	172	186.7%	60
Bonds and Notes payable	118	-1%	119	-2%	121	-3%	125	6.8%	117
Other	4	-33%	6	-14%	7	17%	6	-71.4%	21
Deferred outflows/inflows	5	100%	5	100%	0		0	0.0%	0
Total Liabilities	348	1%	343	0%	344	6%	326	46.2%	223
Net investment in cap'l assets	46	0%	46	-6%	49	-11%	55	1.9%	54
Restricted									
Nonexpendable	19	0%	19	6%	18	-5%	19	5.6%	18
Expendable	13	0%	13	8%	12	9%	11	22.2%	9
Unrestricted	-150	-1%	-152	5%	-145	1%	-144	300.0%	-36
Total Net Position	-72	-3%	-74	12%	-66	12%	-59	-231.1%	45
Total Liabilities and Net Position	276	3%	269	-3%	278	4%	267	-0.4%	268

Table 1: Condensed Statement of Net Position as of June 30

Net position is equal to the total assets minus the total liabilities and represents the value of the institution at a point in time - for the VSCS, financial statements on June 30.

Net investment in capital assets represents the historic cost of the System's capital assets reduced by total accumulated depreciation, plus the outstanding principal balances on debt used for the acquisition, construction, or improvement of those assets.

Total net position over the five years reported here decreased from 45 million to -72 million, primarily from the recognition of post retirement costs and compounded by the change to GASB75 in FY2018 (FY2017 was restated for FY2018 financial statement presentation). The total net position for the Vermont State Colleges increased from -\$74 million in FY2019 to FY2020 -\$72 million due to the impact of Cares Act funds on FY2020.

Net investment in capital assets was consistent from June 30, 2019 to June 30, 2020 due to depreciation and additions, offset by reduction in outstanding debt related to capital assets. Net investment in capital assets have steadily decreased over the five-year period reported here.

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management’s Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

The restricted nonexpendable portion of the Net Position represents the permanent endowment funds for the system. These are donations to the colleges that cannot be spent without permission of the donor. These are invested; and the earnings are used based on VSCS Board Policy and the instructions of the donor. Most of the earnings on our endowment funds are designated for student scholarships. The increase of \$1 million over 5 years is due to gifts received for endowments during this period.

The restricted expendable portion of Net Position includes unexpended restricted gifts and grants, and unexpended endowment appreciation, subject to externally imposed conditions on their use. The balance was consistent from June 30, 2019 to June 30, 2020. Over the 5-year period, expendable net assets have increased by \$4 million, as earnings have outpaced the 5% spending on endowments permitted by Board policy.

The unrestricted portion of the Net Position is largely affected by general operations, but the most significant impact to date has been the OPEB obligations, which are unfunded. Since implementation, that liability has time eroded the unrestricted net position.

Capital Assets and Debt Administration

The System’s facilities are critical to accomplishing the mission of the System as they provide the physical framework and environment for education, research, cultural programs and residential life. Table 2 below provides detail from the past 5 years related to the Capital Assets held by the System.

Table 2: Capital Assets as of June 30

(\$ in millions)

	2020	% Change	2019	% Change	2018	% Change	2017	% Change	2016
Land	9	0%	9	0%	9	0%	9	-10%	10
Construction in progress	3	50%	2	100%	1	0%	1	-50%	2
Infrastructure	46	12%	41	3%	40	3%	39	3%	38
Buildings and improvements	262	0%	261	1%	259	1%	257	1%	254
Leasehold improvements	4	0%	4	0%	4	0%	4	0%	4
Equipment	32	-11%	36	0%	36	6%	34	3%	33
Total Capital Assets	356	1%	353	1%	349	1%	344	1%	341
Accumulated Depreciation	-205	5%	-196	5%	-186	6%	-175	5%	-167
Capital Assets, Net	151	-4%	157	-4%	163	-4%	169	-3%	174
Related information									
Depreciation Expense	10	0%	10	0%	10	0%	10	0%	10
Outstanding Principal, Related Loans	120	-1%	121	-3%	125	-3%	129	5%	123

Table 2: Capital Assets as of June 30

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

Construction in Progress reflects amounts paid for buildings or other assets that were not completed at year-end. When completed and placed in service, the total cost is moved to the appropriate capital asset category. Depreciation of that asset begins the month after it is placed in service. Construction in Progress has remained steady since the significant construction phase ended in FY14. Building and Improvements increased throughout the period, reflecting completed projects. Infrastructure includes water & sewer systems, heating & electrical systems, telecommunication systems, and roads. The increase in infrastructure over the five-year period is due to projects on the campuses as well as enhanced communications systems for the entire System. Table 2 below also includes related information (depreciation expense and outstanding principal on construction loans).

Statement of Revenues, Expenses, and Changes in Net Position

The Statement of Revenues, Expenses, and Changes in Net Position reports total operating revenues, operating expenses, non-operating revenues and expenses, and other changes in net position, showing the total change in net position for the fiscal year. Table 3 on this page shows the Condensed Statements of Revenues, Expenses, and Changes in Net Position for the past five fiscal years.

Operating and Non-operating Revenue

Accounting rules require that our audited financials include operating revenues, operating expenses and non-operating revenues and expenses. The following sections provide an analysis of the total operating and non-operating revenues and expenses. The VSCS's primary source of revenue is from student tuition and fees. This accounts for 56% of operating and non-operating income. In addition, the System receives revenue from state appropriations, governmental and privately funded grants and contracts; gifts from individuals, foundations, and corporations; and investment income.

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

Table 3: Condensed Statements of Revenues, Expenses, and Changes in Net Position

	(\$ in millions)								
	<u>2020</u>	<u>% Change</u>	<u>2019</u>	<u>% Change</u>	<u>2018</u>	<u>% Change</u>	<u>2017</u>	<u>% Change</u>	<u>2016</u>
Net Student Revenues	100	-7%	107	-1%	108	-4%	112	0%	112
Grants and contracts	16	0%	16	7%	15	7%	14	-7%	15
Other Operating Revenues	6	-14%	7	0%	7	0%	7	-13%	8
Operating Revenues	<u>122</u>	<u>-6%</u>	<u>130</u>	<u>0%</u>	<u>130</u>	<u>-2%</u>	<u>133</u>	<u>-1%</u>	<u>135</u>
Operating Expenses	<u>183</u>	<u>-2%</u>	<u>186</u>	<u>0%</u>	<u>186</u>	<u>1%</u>	<u>184</u>	<u>-1%</u>	<u>186</u>
Operating Loss	-61	9%	-56	0%	-56	10%	-51	0%	-51
Nonoperating Revenues (Expenses)									
Non Capital Appropriations	33	10%	30	0%	30	11%	27	4%	26
Federal Grants & Contracts	28	75%	16	0%	16	0%	16	-6%	17
Gifts currently expendable	2	0%	2	-33%	3	50%	2	-33%	3
Investment Income & Interest	1	-50%	2	0%	2	-33%	3	200%	1
Interest Expense	-5	0%	-5	0%	-5	0%	-5	-17%	-6
Other nonoperating revenues	0	0%	0	0%	0	0%	0	-100%	-1
Net Nonoperating Revenues	<u>59</u>	<u>31%</u>	<u>45</u>	<u>-2%</u>	<u>46</u>	<u>7%</u>	<u>43</u>	<u>8%</u>	<u>40</u>
Total Change before other Revenues	-2	-82%	-11	10%	-10	25%	-8	-27%	-11
Other Changes in Net Position									
Capital Appropriation	2	-33%	3	0%	3	50%	2	-33%	3
Capital gifts and grants	0	0%	0	0%	0	0%	0	0%	0
Endowment gifts	1	0%	0	0%	0	-100%	1	100.0%	0
Change in Net Position	<u>1</u>	<u>-114%</u>	<u>-7</u>	<u>0%</u>	<u>-7</u>	<u>40%</u>	<u>-5</u>	<u>-38%</u>	<u>-8</u>

Table 3: Condensed Statements of Revenues, Expenses, and Changes in Net Position

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management’s Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

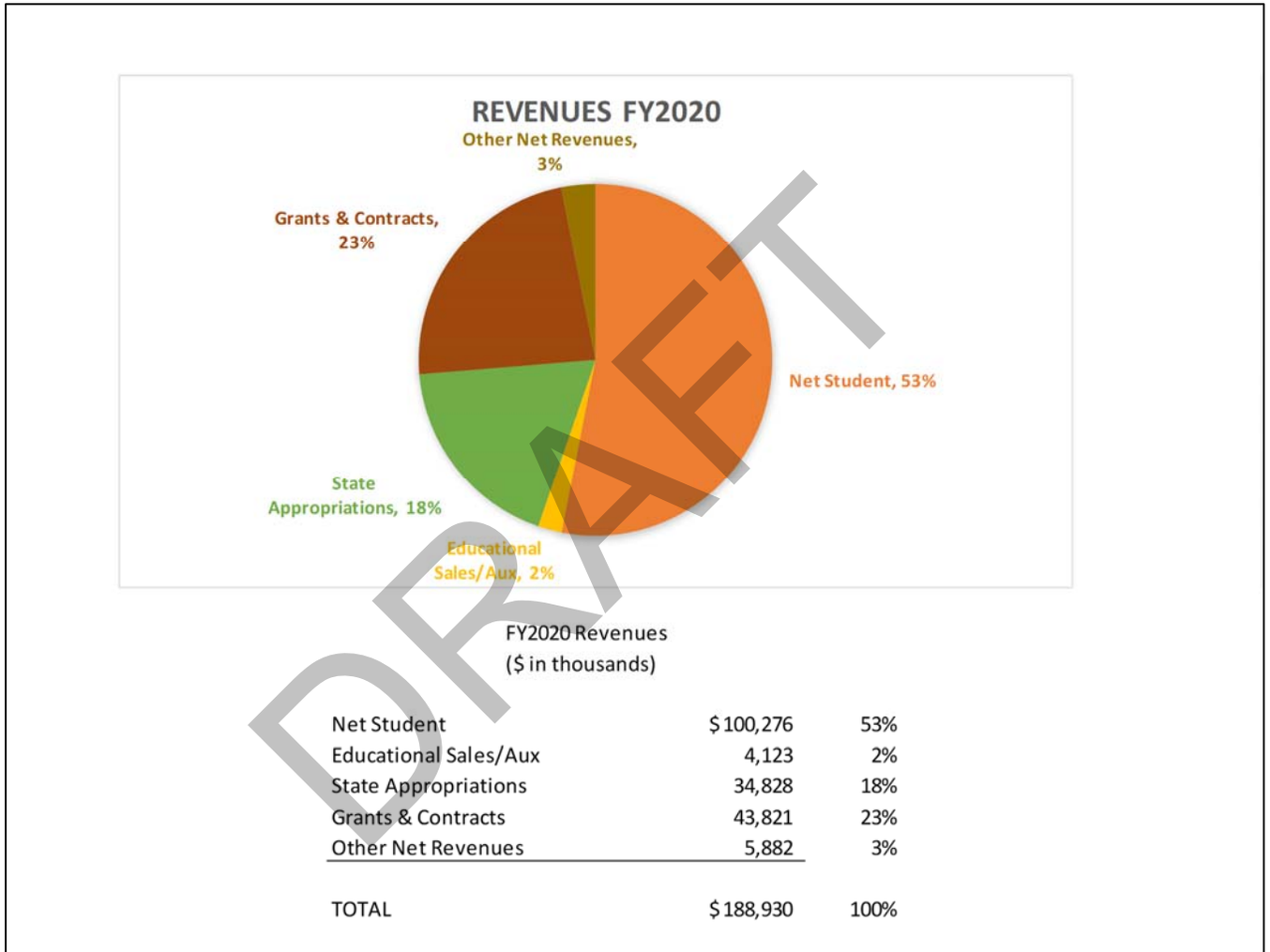


Chart 1: Revenues FY2020

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management’s Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

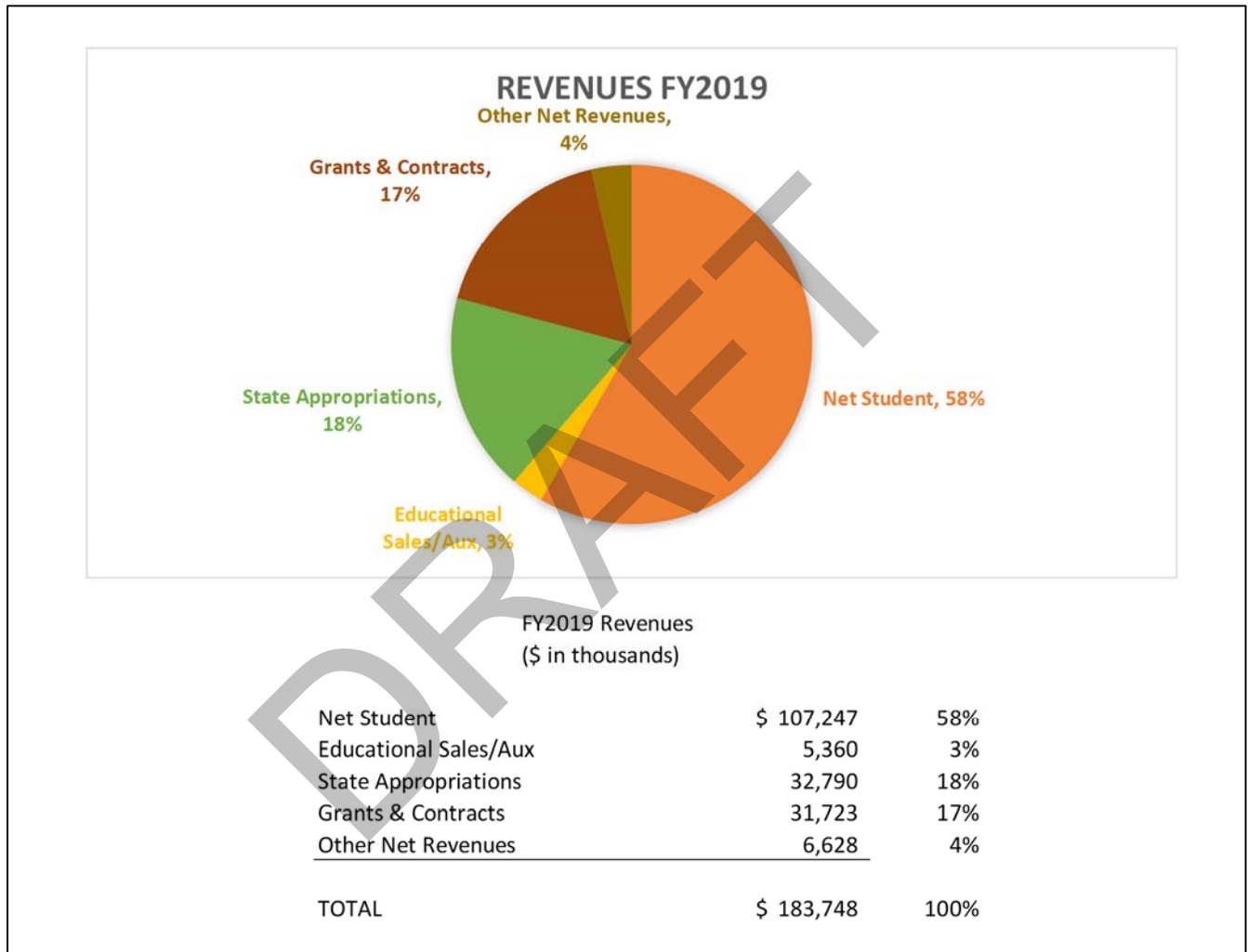


Chart 2: Revenues FY2019

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management’s Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

Tuition and Fee Revenue

Net Tuition and fees includes tuition and fees plus residence and dining fees less scholarship allowances. The charts below show the trend for Tuition and Fee Revenue from FY2016 through FY2020. For the System, student-based revenue has been slowly declining during this five-year period, despite increases in tuition rates. Enrollments, in a time of decreasing high school graduates in the state, have created a challenge for the colleges/universities in our system.

Enrollments are displayed by both FTE (Full Time Equivalent) and by Headcount. FTE provides better comparative information; whereas, headcount shows the total number of individuals who have benefited from a VSCS education. These charts show a general steady decline in enrollment for CCV together with significant volatility for Castleton University, Northern Vermont University, and Vermont Technical College.

*Please note that the method used for calculating FTE for the VSCS changed for Fall 2018 and restatement of prior years is not feasible, so with exception of CCV, the comparative nature of this chart is somewhat lost for Fall 2018 as compared to prior years herein.

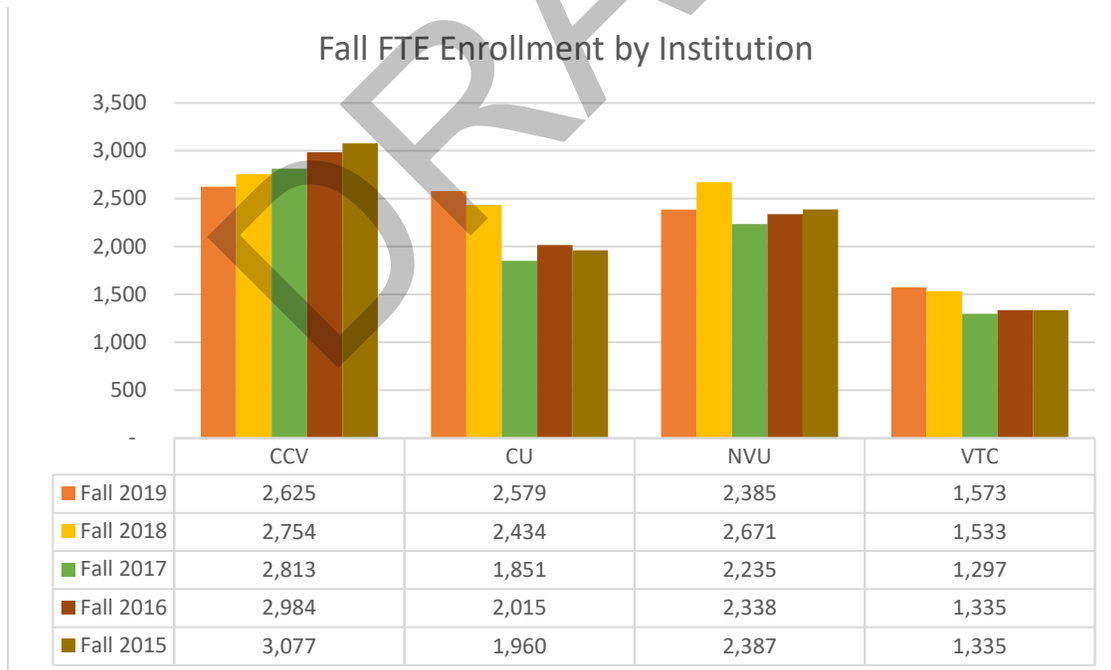


Chart 3: Fall FTE Enrollment by Institution

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management’s Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

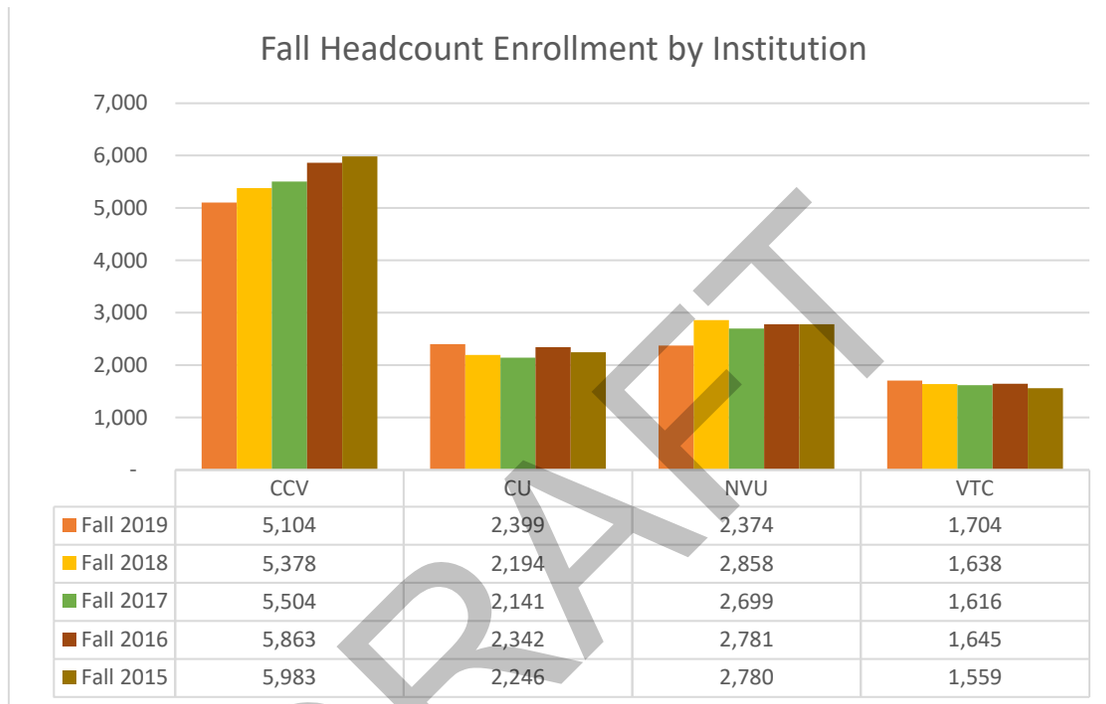


Chart 4: Fall Headcount Enrollment by Institution

The chart below displays Net Tuition and Fees for each college during the five-year period. It is notable that CCV has by far the largest number of students – both FTE and Headcount, but their net tuition is consistently outpaced by the Universities. CCV, as a community college has the lowest tuition cost and charges for courses on a per credit basis, while the residential schools charge a higher tuition rate and on a semester basis.

Over the last five years, CCV and NVU have seen enrollment declines of 16% and 19% respectively while CU and VTC have seen enrollment increases of approximately 4% and 10% with the all of CU’s growth in net revenue occurring between FY2019 and FY2020. CU’s increase in net tuition and fees can be attributed to, in large part, the closures of Green Mountain College, Southern Vermont College, and College of St. Joseph during FY2019. NVU’s decline in net tuition and fees had been a steady decline until FY2019 at which time enrollments at the NVU-Lyndon campus dipped and greater emphasis was placed on discounting to boost enrollment. CCV, like NVU, experienced a large drop in net tuition and fees between FY2019 and FY2020.

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management’s Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

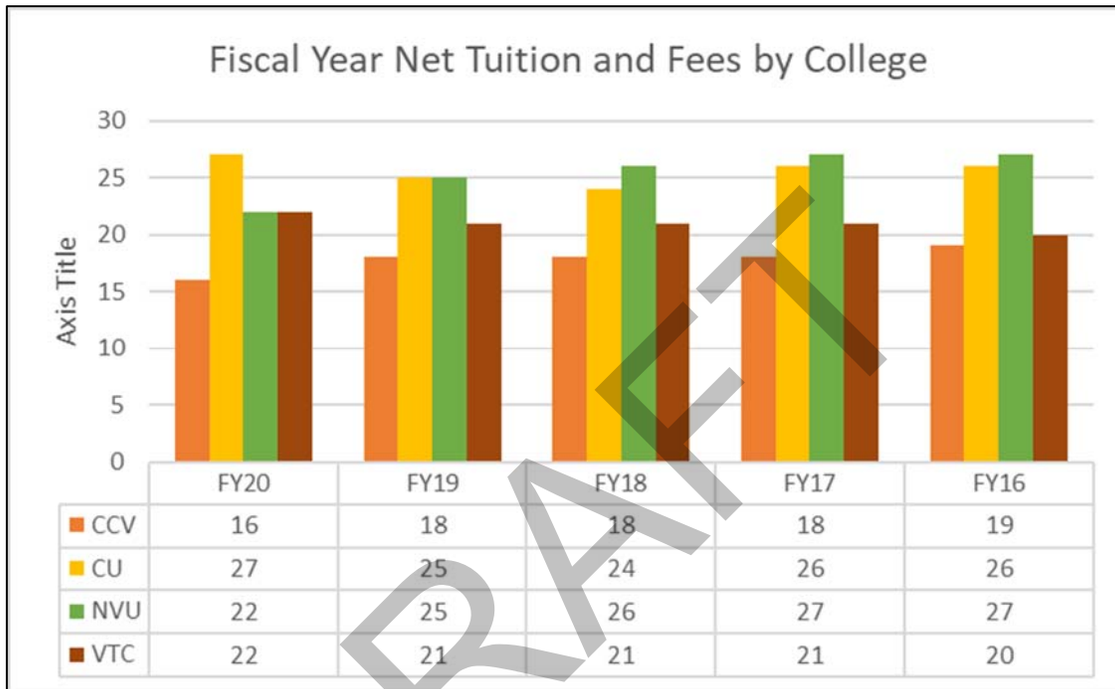


Chart 5: Fiscal year Net Tuition and Fees by Institution

Operating and Non-operating Expenses

Table 4 on page 15 shows the total Operating and Non-Operating Expenses for the past 5 years, and the charts provide a quick view of the percent of expenses by type for FY2020 and FY2019.

The largest percentage of VSCS expenses are for salary and benefits (approximately 63%). Those expenses have generally declined since FY2014 due to staff reductions compounded with a reduction in TIAA employer contribution for all employees beginning in FY2018. Positive trends in health care over the past couple of years have resulted in far less expense; however, annual accruals related to post-employment benefits are also included in this salary and benefit expense category.

Overall expenses have declined over the five years reported. Changes in utility expenses have been a direct result of favorable oil prices, and a particularly mild winter heating season, and the closure of the residential campuses in March 2020 due to COVID-19. Supplies and services is the second largest expense (20%). Keeping this expense relatively constant has been the result of the colleges and universities continued efforts to contain costs in response to the enrollment declines and the modest dip in percentage from FY2019 to FY2020 was due, again to reduced expenditures on supplies and services due to the closure of residential facilities. Notably, student aid has increased

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management’s Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

as the VSCS institutions respond to the national trend towards aggressive discounting as a strategic and necessary response to the current competitive environment.

	2020	% Change	2019	% Change	2018	2017	2016
Operating							
Salaries & Benefits	119	-2%	121	-1%	122	121	121
Utilities	6	-14%	7	17%	6	5	6
Supplies and Svcs	38	-5%	40	0%	40	41	41
Depreciation	10	0%	10	0%	10	10	11
Student Aid	10	25%	8	14%	7	7	7
Total Operating	183	-2%	186	1%	185	184	186
Nonoperating							
Interest on Debt	5	0%	5	-17%	6	5	5
TOTAL Expenses	188	-2%	191	0%	191	189	191

Table 4: Total Operating and Non-Operating Expenses for Years Ended June 30

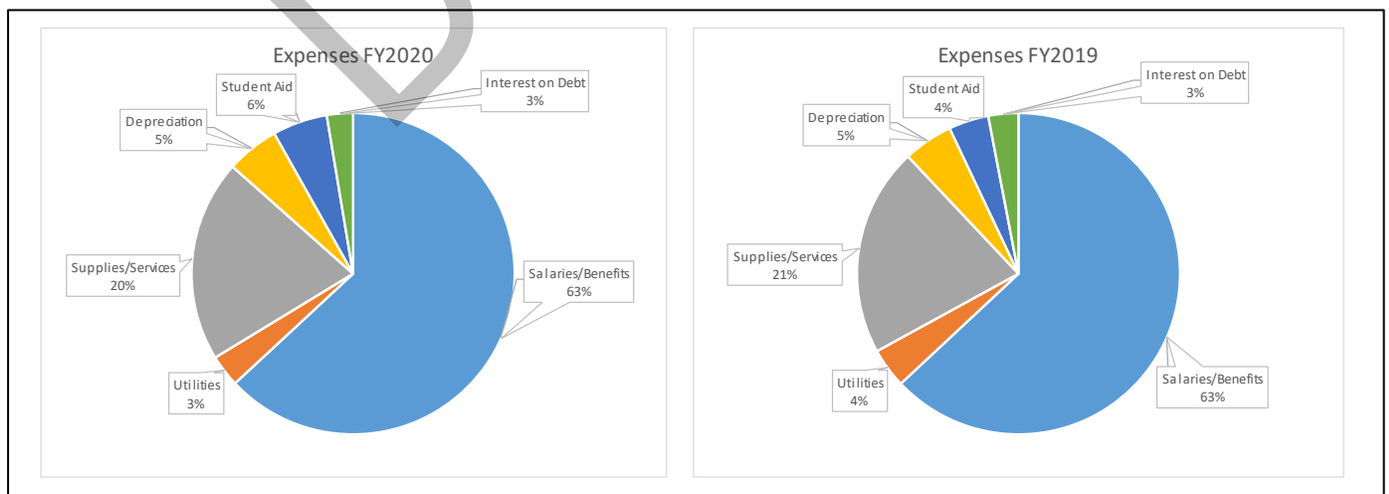


Chart 6: Expenses FY2020 and FY2019 by Major Category

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management’s Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

Student Financial Aid

Student financial aid awards are made from a variety of sources including federal, state, private, and system funds. Aid received from third parties is recognized as grants and contracts revenue, and aid funded with endowments is recognized as investment income on the Statements of Revenues, Expenses, and Changes in Net Position while the distribution of aid from all sources is shown as one of two components:

- Scholarship Allowances – financial aid retained by the System to cover students’ tuition, fees, and on-campus housing and meals. These amounts are reported as a direct offset to operating revenues.
- Scholarships and Fellowships Expense – financial aid refunded to students to cover off-campus living costs, books, and other personal living expenses. These amounts are reported as operating expense.
-

Student Financial Aid Trends for the Past Five Years					
(\$ in millions)					
	FY20	FY19	FY18	FY17	FY16
Scholarship Allowances (included in revenue)	32	29	27	25	25
Scholarship Expenses (included in expenses)	10	8	7	7	7
Total Student Aid	42	37	34	32	32

Table 5: Student Financial Aid Trends for Past Five Years

Statement of Cash Flow

The Statement of Cash Flows shows inflows and outflows of cash excluding both revenue and expense that is accrued to comply with accounting rules. The Condensed Statement of Cash Flows for the VSCS is in Table 6 on page 18.

Cash flows from operating activities

Cash flows from operating activities on the Statement of Cash Flows will always be different from the operating gain or loss on the Statement of Revenues, Expenses, and Changes in Net Position (SRECNP) because of the inclusion of noncash items, such as depreciation expenses on the SRECNP. Also, the SRECNP is prepared on the accrual basis of accounting, meaning that it shows both revenues earned, and expenses incurred though cash has not yet exchanged hands. The primary cash receipts from operating activities consist of tuition and fees, grants and contracts, and auxiliary income from housing and food service operations. Cash outlays include payment of

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

wages and benefits; operating expenses such as utilities, supplies, insurance and repairs; and scholarships awarded to students. Cash flow from operations decreased significantly due to increased payments to suppliers, reduced tuition and fees, and an increase in accounts receivable outstanding at year-end.

Cash flows from noncapital financing activities

In normal years there are two primary sources of noncapital financing: state appropriations and non-operating federal grants that fund PELL student grants. Accounting standards require that we reflect these sources of revenue as non-operating, even though each of the colleges depends on them to continue the current level of operations. This remained relatively stable over the past two years and has returned to the FY2016 level. For FY2020, the VSCS received additional sources of noncapital financing in the form of federal CARES act funding, HEERF, and Coronavirus Relief Funds. These monies increased the non-operating federal grants line from its usual \$16 million to \$31 million at the end of FY2020

Cash flows from capital and related financial activities

Cash flows from capital and related financing activities include all capital plant funds and related long-term debt activities (excluding depreciation and amortization of bond premiums, since these are non-cash transactions), as well as capital gifts, grants and appropriations. This has remained relatively consistent over the 5-year period presented herein with the exception of both FY2019 and FY2020 as Bond Series were paid off at the close of FY2018 and in January of 2020, so there was a smaller amount paid on deposit with the bond trustee in both fiscal years.

Cash flows from investing activities

Purchase or sale of investments and income earned on investments are included in cash flows from investing activities. An item on the cash flow statement belongs in the investing activities section if it results from any gains (or losses) from investments in financial markets and operating subsidies. In FY2020, there was an increase in the investment's category due to additions to current endowments, as well as gains related to long-term investments.

Consistent with accounting standards, cash flows from state operating appropriations and federal PELL grant revenue are included in noncapital financing activities, even though they provide funding for operating activities. The bottom section of Table 6 shows that with these revenue sources added to the operating cash flows, the result is positive cash flows in all years.

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

Table 6: Condensed Statement of Cash Flows as of June 30
 (\$ in millions)

<u>Cash flows from:</u>	2020	% Change	2019	% Change	2018	2017	2016
Operating	-47	9%	-43	16%	-37	-35	-38
Non capital financing	66	38%	48	-2%	49	45	45
Capital and related financing	-5	-50%	-10	43%	-7	-10	-12
Investing	1	0%	1	-50%	2	0	7
Net increase (decrease)	15	-475%	-4	-157%	7	0	2
Cash, Beginning of Year	14	-22%	18	64%	11	11	9
Cash, End of Year	29	107%	14	-22%	18	11	11
<hr/>							
Operating cash flows if noncapital appropriations and PELL grants were included							
Operating	-47	12%	-42	14%	-37	-35	-38
Non capital appropriations	33	10%	30	0%	30	27	26
Non operating federal grants	31	94%	16	0%	16	16	17
Operating cash flows including appropriations and fed grants	17	325%	4	-56%	9	8	5

Table 6: Condensed Statement of Cash Flows

Economic Factors That Will Affect the Future

Pandemic Impacts

The worldwide pandemic of the novel coronavirus COVID-19 has hit the higher education sector especially hard. In March of 2020 all VSCS institutions, like much of the higher education market, closed its residence halls and moved to remote instruction. This teaching modality persisted through the summer 2020 term, and disrupted summer camps and conferences.

The pandemic is affecting the VSCS institutions unequally. The Community College of Vermont is experiencing a modest uptick in enrollment, comparing favorably with its community college peers nationally who are experiencing a downturn in enrollment. Castleton University, Northern Vermont University, and Vermont Technical College are experiencing a downturn in enrollment and residence hall participation. This downturn varies dependent upon the teaching modality selected by each institution and their own demographic trend. The pandemic impact on enrollment for the three residential institutions is estimated at between 9% and 19%. This reduction in enrollment is consistent with national trends. New student enrollment for the fall semester was

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

down between 21% and 24% for each of the residential institutions. Should this trend continue into the 2021-2022 academic year, the impact on VSCS finances would be substantial.

Structural Difficulties

Consistent with national trends, Vermont continues to experience a demographic decline in the overall number of graduating high school students. This is expected to last for the foreseeable future and likely result in permanently lower enrollments going forward. In fact, the number of births in Vermont in 2015 was the lowest since before the Civil War and continues to shrink. Additionally, free college initiatives in neighboring states and online education are increasing the competitive landscape and forcing aggressive discounting strategies to ensure VSCS enrollments. All of the institutions have adopted programs and strategies to better recruit in this shrinking market.

In August 2019, the VSCS Office of the Chancellor published a white paper titled "Serving Vermont's Students by Securing the Future of the Vermont State Colleges System." The intent was to set the foundation for consideration of concrete, strategic actions that the Vermont State College System could take to secure its mission in an increasingly challenging and rapidly changing higher education environment. The paper highlighted the demographic challenges facing Vermont, New England, and the Northeast, as well as pointed to challenges with respect to the structure and nature of the VSCS.

In late March/early April 2020, the combined effects of the pandemic and the VSCS's structural issues became clear. In response, the former Chancellor proposed shuttering the residential campuses of Northern Vermont University and the Randolph Center location of Vermont Technical. The proposal was intended to alter the structure and shape of the Vermont State Colleges System so as to stabilize the system in response to the demographic challenges facing the region. Due to considerable public and legislative outcry, the proposal was withdrawn.

Legislative Evaluation and Support

At the request of the Vermont Legislature two separate financial evaluations of the Vermont State Colleges were undertaken in May 2020. The first, conducted by Vermont State Treasurer Beth Pearce, evaluated the financial health of the VSCS to determine the extent of the VSCS's demographic and funding challenges. The second evaluation, organized by the Joint Fiscal Office of the Vermont State Legislature and conducted by Mr. James Page, former chancellor of the University of Maine System, evaluated the overall financial condition of the VSCS, its current demographic and pandemic related enrollment challenges. Both studies concluded that the VSCS was accurately reflecting its financial situation and that an infusion of cash from the State would be necessary to support the transformation of the VSCS into a leaner, nimbler and financially

VERMONT STATE COLLEGES **(a Component Unit of the State of Vermont)**

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

sustainable organization. The Legislature also created a Select Committee to student the future of public higher education in Vermont, with a specific focus on the Vermont State Colleges System.

Several key actions have been taken that will have a positive impact on the VSCS moving forward:

- Hiring of an external consultant to assist the work of the Legislative Select Committee. The consulting firm's preliminary report is due on December 4, 2020, with an interim report due in mid-February and the final report to be released in mid-April 2021.
- Board approval of critical policy changes that facilitate the creation of a system-wide budget that emphasizes the health of the system rather than the independent health of a single institution
- Development of strategic priorities for the Vermont State Colleges – these priorities emphasize affordability of a post-secondary education, the accessibility of a post-secondary education for Vermonters, and the quality/relevance of credentials, programs of study, and degrees offered by the VSCS
- Hiring of two critical positions - Chancellor and Chief Financial/Operating Officer. These officers are driving change throughout the system, with an emphasis on collaboration and transparency within the higher education and legislative communities

Vermont State Appropriations

The pandemic has had and continues to have a negative effect on the finances of the State of Vermont with receipt of tax and other revenues down substantially. However, the State has been extraordinarily generous to the VSCS this year. In addition to holding its base appropriation flat year-over-year, it supplied one-time bridge funding in the amount of \$28.8 million, plus federal Coronavirus Relief Funds (CRF) in the amount of \$22.758 million for FY2021. Additionally, the VSCS has received a one-time grant in the amount of \$2.3 million to support education for unemployed Vermonters. Combined, the total appropriation plus CRF allocated in the FY2021 budget is \$98.5 million, more than three times the amount of funding allocated in the previous year.

While the VSCS does not anticipate receiving this level of funding in future years, it has allowed the VSCS the time necessary to transform into a leaner and more nimble organization. This work will be ongoing throughout FY2021.

Employee and Contractual Obligations

The VSCS employs more than two thousand people annually, the majority of whom are covered by collective bargaining agreements. Wages and benefits are the single biggest expense of the VSCS, with more than 63% of all expenses related to employees.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Management's Discussion and Analysis (Unaudited) - Continued

June 30, 2020 and 2019

The VSCS has six collective bargaining units. Three of the collective bargaining agreements expired on June 30, 2020. Due to the pandemic, labor and management agreed to a one-year extension of the agreements with modest adjustments to the terms. Two additional agreements will expire on June 30, 2021. Negotiation for new agreements for these five units will be conducted in FY2021. The remaining agreement, for full-time faculty, will expire on June 30, 2022. An election for a possible seventh bargaining unit (part-time faculty teaching for NVU Online) is scheduled to be held in October 2020.

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VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Statements of Net Position

June 30,

Assets and Deferred Outflows of Resources

	<u>2020</u>	<u>2019</u>
Current Assets:		
Cash and equivalents (Note 2)	\$ 22,432,987	\$ 12,779,829
Restricted cash and equivalents	5,940,335	-
Accounts receivable, net (Note 3)	17,174,731	14,613,398
Deposit with bond trustees (Note 2)	1,061,784	3,147,989
Other current assets	<u>1,458,477</u>	<u>2,252,541</u>
Total Current Assets	<u>48,068,314</u>	<u>32,793,757</u>
Non-Current Assets:		
Cash and equivalents (Note 2)	963,686	1,305,530
Long-term investments (Note 2)	48,091,685	47,978,121
Notes receivable, net (Note 3)	3,488,786	4,185,228
Other assets	61,683	100,704
Capital assets, net (Note 11)	<u>150,979,076</u>	<u>157,104,709</u>
Total Non-Current Assets	<u>203,584,916</u>	<u>210,674,292</u>
Total Assets	<u>251,653,230</u>	<u>243,468,049</u>
Deferred Outflows of Resources:		
Deferred loss on debt refunding (Note 5)	8,570,206	8,820,680
OPEB (Note 9)	<u>16,151,177</u>	<u>16,444,994</u>
Total Deferred Outflows of Resources	<u>24,721,383</u>	<u>25,265,674</u>
Total Assets and Deferred Outflows of Resources	<u>\$ 276,374,613</u>	<u>\$ 268,733,723</u>

The accompanying notes are an integral part of these financial statements.

Liabilities, Deferred Inflows of Resources and Net Position

	<u>2020</u>	<u>2019</u>
Current Liabilities:		
Accounts payable and accrued liabilities (Note 12)	\$ 13,402,712	\$ 14,540,357
Unearned revenue and deposits	12,187,617	7,131,827
Current portion of long-term debt (Note 4)	<u>1,613,454</u>	<u>2,503,616</u>
Total Current Liabilities	<u>27,203,783</u>	<u>24,175,800</u>
Non-Current Liabilities:		
Other liabilities	244,435	224,866
Refundable grants	4,751,397	6,036,744
Post-employment benefit obligations (Note 9)	194,057,554	189,003,550
Long-term debt, excluding current portion (Note 4)	<u>117,960,911</u>	<u>118,582,630</u>
Total Non-Current Liabilities	<u>317,014,297</u>	<u>313,847,790</u>
Total Liabilities	<u>344,218,080</u>	<u>338,023,590</u>
Deferred Inflows of Resources:		
OPEB (Note 9)	<u>4,548,824</u>	<u>4,465,998</u>
Net Position:		
Net investment in capital assets	45,779,424	46,529,627
Restricted - nonexpendable	19,157,254	18,564,953
Restricted - expendable	12,639,185	13,185,660
Unrestricted	<u>(149,968,154)</u>	<u>(152,036,105)</u>
Total Net Position	<u>(72,392,291)</u>	<u>(73,755,865)</u>
Total Liabilities, Deferred Inflows of Resources and Net Position	<u>\$ 276,374,613</u>	<u>\$ 268,733,723</u>

VERMONT STATE COLLEGES
 (a Component Unit of the State of Vermont)

Statements of Revenues, Expenses and Changes in Net Position
For the Years Ended June 30,

	<u>2020</u>	<u>2019</u>
Operating Revenues:		
Tuition and fees	\$ 119,193,554	\$ 117,624,580
Residence and dining	13,080,067	18,584,640
Less: scholarship allowances	<u>(31,997,371)</u>	<u>(28,962,603)</u>
Net Tuition, Fees, and Residence and Dining Revenue	100,276,250	107,246,617
Federal grants and contracts	12,607,232	12,215,520
State and local grants and contracts	2,384,119	2,437,913
Non-governmental grants and contracts	940,145	1,091,487
Interest income	84,052	86,158
Sales and services of educational activities	4,123,603	5,359,762
Other operating revenues	<u>1,285,806</u>	<u>1,431,315</u>
Total Operating Revenues	<u>121,701,207</u>	<u>129,868,772</u>
Operating Expenses (Notes 6, 10 and 12):		
Salaries and wages	77,863,880	78,107,048
Employee benefits (Notes 8 and 9)	41,202,655	42,706,911
Scholarships and fellowships	10,369,849	7,805,966
Supplies and other services	37,107,026	40,403,321
Utilities	6,080,442	6,772,332
Depreciation (Note 11)	<u>9,999,987</u>	<u>10,084,696</u>
Total Operating Expenses	<u>182,623,839</u>	<u>185,880,274</u>
Net Operating Loss	<u>(60,922,632)</u>	<u>(56,011,502)</u>
Non-Operating Revenues (Expenses):		
State appropriations (Note 7)	32,754,092	29,790,256
Federal grants and contracts	27,890,446	15,978,880
Gifts	2,197,466	2,108,506
Investment income, net of expenses (Note 2)	1,322,745	2,562,154
Interest expense on capital debt	(4,944,172)	(5,357,070)
Other non-operating revenues (expenses)	<u>(18,971)</u>	<u>147,313</u>
Net Non-Operating Revenues	<u>59,201,606</u>	<u>45,230,039</u>
Decrease in Net Position Before Other Revenues	(1,721,026)	(10,781,463)
Other Revenues:		
State appropriations for capital expenditures (Note 7)	2,074,056	3,000,000
Capital grants and gifts	405,759	3,500
Additions to non-expendable assets	<u>604,785</u>	<u>290,578</u>
Increase (Decrease) in Net Position	1,363,574	(7,487,385)
Net Position, Beginning of Year	<u>(73,755,865)</u>	<u>(66,268,480)</u>
Net Position, End of Year	<u>\$ (72,392,291)</u>	<u>\$ (73,755,865)</u>

The accompanying notes are an integral part of these financial statements.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Statements of Cash Flows

For the Years Ended June 30,

	<u>2020</u>	<u>2019</u>
Cash Flows from Operating Activities:		
Tuition and fees	\$ 90,171,996	\$ 98,885,844
Grants and contracts	14,888,434	14,634,805
Sales and services of educational activities	4,049,903	5,359,762
Interest received	84,052	86,158
Payments to suppliers	(38,474,396)	(43,761,040)
Payments to employees	(119,340,878)	(120,017,607)
Collection of loan payments	696,442	791,625
Other cash receipts	<u>1,285,806</u>	<u>1,431,315</u>
Net Cash Applied to Operating Activities	<u>(46,638,641)</u>	<u>(42,589,138)</u>
Cash Flows from Non-Capital Financing Activities:		
State appropriations	32,754,092	29,790,256
Non-operating federal grants	31,181,335	15,978,880
Gifts and grants	<u>2,252,201</u>	<u>2,373,517</u>
Net Cash Provided by Non-Capital Financing Activities	<u>66,187,628</u>	<u>48,142,653</u>
Cash Flows from Capital and Related Financing Activities:		
Capital and non-expendable grants and gifts	1,010,544	294,078
Capital appropriations	2,074,056	-
Purchase of capital assets	(3,897,495)	(4,309,639)
Change in deposits with bond trustee	2,086,205	1,466,570
Proceeds from sale of capital assets	23,141	56,200
Proceeds from issuance of bonds	28,723,755	-
Payments on capital debt	(30,299,155)	(3,280,000)
Interest expense on capital debt	(5,208,599)	(5,357,069)
Other receipts	<u>(18,971)</u>	<u>139,013</u>
Net Cash Applied to Capital and Related Financing Activities	<u>(5,506,519)</u>	<u>(10,990,847)</u>

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Statements of Cash Flows - Continued

For the Years Ended June 30,

	<u>2020</u>	<u>2019</u>
Cash Flows from Investing Activities:		
Proceeds from sales and maturities of investments	\$ 5,448,756	\$ 18,790,357
Purchase of investments	(5,502,982)	(20,297,338)
Interest and dividends received on investments	<u>1,263,407</u>	<u>2,625,116</u>
Net Cash Provided by Investing Activities	<u>1,209,181</u>	<u>1,118,135</u>
Net Increase (Decrease) in Cash and Equivalents	15,251,649	(4,319,197)
Cash and Equivalents, Beginning of Year	<u>14,085,359</u>	<u>18,404,556</u>
Cash and Equivalents, End of Year	<u>\$ 29,337,008</u>	<u>\$ 14,085,359</u>
Reconciliation of Operating Loss to Net Cash Applied to Operating Activities:		
Operating loss	\$ (60,922,632)	\$ (56,011,502)
Adjustments to reconcile operating loss to net cash applied to operating activities:		
Depreciation	9,999,987	10,084,696
Bad debts	796,980	680,460
OPEB activity	376,643	5,925,157
Changes in assets and liabilities:		
Accounts receivable	(708,867)	(3,567,568)
Other assets	833,085	(985,545)
Notes receivable	696,442	818,601
Accounts payable and accrued liabilities	(559,225)	156,051
Unearned revenues, deposits and refundable grants	(2,205,058)	(194,890)
Post-employment benefit obligations	<u>5,054,004</u>	<u>505,402</u>
Net Cash Applied to Operating Activities	<u>\$ (46,638,641)</u>	<u>\$ (42,589,138)</u>
Non-Cash Transactions:		
Equipment provided by capital grants and gifts	<u>\$ -</u>	<u>\$ 30,635</u>
Proceeds from sale of investments transferred to operating cash	<u>\$ 1,415,582</u>	<u>\$ 642,135</u>
Unrealized gains (losses)	<u>\$ (1,119,070)</u>	<u>\$ (432,423)</u>
Donation of stock	<u>\$ 403,259</u>	<u>\$ -</u>
Net loss on disposal of capital assets	<u>\$ -</u>	<u>\$ 19,881</u>

The accompanying notes are an integral part of these financial statements.

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements

June 30, 2020 and 2019

Note 1 - **Summary of Significant Accounting Policies**

Organization

Vermont State Colleges include the following entities: System Office and Services, Community College of Vermont (“CCV”), Castleton University (“CU”), Northern Vermont University (“NVU”), Vermont Technical College (“VTC”), Vermont Manufacturing Extension Center (“VMEC”), Small Business Development Center (“SBDC”), and Vermont Tech Office of Continuing Education and Workforce Development (“TED”).

On March 11, 2020, the World Health Organization declared the global outbreak of the novel coronavirus (COVID-19) as a pandemic. On March 23, 2020, the Colleges transitioned students to a distance learning environment for the completion of the 2020 spring semester, and the 2020 summer semester was taught online. The Colleges refunded a total of \$5,380,526, before June 30, 2020 to students for a prorated share of the housing and meals fees charged for the period from when the Colleges transitioned students to a distance learning environment to the completion of the 2020 spring semester.

On March 27, 2020, the Coronavirus Aid, Relief, and Economic Security Act (CARES Act) became law. As part of the law, the CARES Act created the Higher Education Emergency Relief Fund (“HEERF”). The Colleges were awarded \$6,141,231 of which 50% (or half) is required to be distributed to students affected by the COVID-19 crisis as emergency grants and the other half is required by the Colleges to cover costs associated with changes in operations due to the COVID-19 crisis. According to the terms of HEERF, an institution can only spend costs associated with changes in operations due to the COVID-19 crisis up to the amount provided to students as emergency grants.

As of June 30, 2020, the Colleges expended \$2,649,446 for emergency grants to students and \$2,649,446 for institutional costs from the HEERF funds. In conjunction with CARES Act regulations, the Colleges must spend these funds by one calendar year from when the funds were awarded.

The CARES act also created the Coronavirus Relief Fund which was awarded to the State. On June 15, 2020, the governor signed a fiscal year 2020 supplemental budget that allocated a portion of the CRF to the Colleges amounting to \$12,515,500, of which \$5,117,792, had to be used to cover the cost of room and board refunds due to the closing of the campuses in the Spring 2020 semester. As of June 30, 2020, the Colleges

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

expended \$6,575,165 which included the cost of room and board refunds. The remaining unexpended balance of \$5,940,335 is included in unearned revenue and deposits in the statement of net position and must be used for necessary expenditures incurred due to COVID-19. The Colleges must expend this award by December 30, 2020.

The accounting policies and procedures used by the Vermont State Colleges (“VSC” or the “Colleges”) in accounting for, and reporting, its financial transactions are based on the accrual method of accounting. The significant accounting policies followed by the Colleges are described below.

Basis of Presentation

The accompanying financial statements have been prepared using the economic resources measurement focus and the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America, as prescribed by the Governmental Accounting Standards Board (“GASB”).

Revenues are recorded when earned, and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows. Grants and similar items are recognized as revenue as soon as all eligibility requirements have been met. The accompanying statements of revenues, expenses and changes in net position demonstrate the degree to which the direct expenses of a given function are offset by program revenues. Direct expenses are those that are clearly identifiable with a specific function. Program revenues primarily include charges to students or others who enroll or directly benefit from services that are provided by a particular function. Items not meeting the definition of program revenues are reported as general revenue.

The Colleges have determined that they function as a business-type activity, as defined by GASB. The effect of interfund activity has been eliminated from these financial statements. The basic financial statements and required supplementary information for general-purpose governments consist of management’s discussion and analysis, basic financial statements and required supplementary information. The Colleges present the statements of net position, revenues, expenses and changes in net position, and cash flows on a combined College-wide basis.

The Colleges’ policy is to define operating activities in the statements of revenues, expenses and changes in net position as those that generally result from exchange transactions such as charges for services provided to students and for the purchase of goods and services. Certain other transactions are reported as non-operating activities.

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

These non-operating activities include the Colleges' operating appropriations from the State, net investment income, gifts, certain grants, and interest expense.

Net Position

GASB Statement No. 34 requires that resources be classified for accounting purposes into the following four net position categories:

Net investment in capital assets: Capital assets, net of accumulated depreciation and of outstanding principal balances of debt attributable to the acquisition, construction, repair or improvement of those assets.

Restricted - nonexpendable: Net position subject to externally imposed conditions that VSC must maintain in perpetuity.

Restricted - expendable: Net position that is subject to externally imposed conditions that can be fulfilled by the actions of the Colleges or by the passage of time.

Unrestricted: All other categories of net position. Unrestricted net position may be designated by actions of the Colleges' Board of Trustees (the "Board").

In accordance with VSC's policy pertaining to the expenditure of restricted dollars, unrestricted dollars are spent first, followed by restricted dollars, if appropriate.

Cash and Equivalents

The Colleges consider all highly liquid debt instruments purchased with an original maturity date of three months or less to be cash equivalents.

Restricted Cash and Equivalents

The Colleges restricted cash consists of CRF funds that were funded to the Colleges from the State but were not expended as of the year ending June 30, 2020. Funds are restricted as they must be used to cover expenses that were incurred due to the COVID-19 pandemic.

Allowance for Doubtful Accounts

Provisions for losses on receivables are determined on the basis of loss experience, known and inherent risks, and current economic conditions.

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Capital Assets

Real estate assets, including improvements, are generally stated at cost. Furnishings and equipment are stated at cost as of date of acquisition or, in the case of gifts, at fair value as of the date of donation. In accordance with the Board's capitalization policy, vehicles, equipment and works of art and historical treasures with a unit cost of at least \$5,000 are capitalized. Land, building, leasehold and infrastructure improvements with a unit cost of \$50,000 or more are capitalized. Software with a unit cost of \$500,000 or more is capitalized. Interest cost on debt related to capital assets is capitalized during the construction period and then depreciated over the life of the project. The Colleges' capital assets, with the exception of land and construction in progress, are depreciated on a straight-line basis over their estimated useful lives, which range from 3 to 50 years. The costs of normal maintenance and repairs that do not add to the value of the asset or materially extend asset lives are not capitalized.

Restricted - expendable net position includes certain capital funds appropriated by the State of Vermont to the Vermont Department of Buildings and General Services for the benefit of VSC and unexpended as of fiscal year-end.

Investments

Investments are stated at fair value. Investment securities are exposed to various risks, such as interest rate, market and credit risks. Due to the level of risk associated with certain investment securities, it is possible that changes in the values of the investment securities will occur and that such changes could materially affect the amounts reported in the statements of net position.

Other Significant Accounting Policies

The Colleges' employees are granted vacation and sick leave in varying amounts. In the event of termination, an employee is paid for those accumulated vacation days allowable in accordance with the applicable union contract in force or in the case of non-union personnel, according to the State or Colleges' policy.

Amounts of vested and accumulated vacation leave are reported as accrued compensation and benefits. Amounts are determined based upon the personal service rates in effect as of the balance sheet date. No liability is recorded for non-vesting accumulating rights to receive vacation benefits.

Refundable Grants

Refundable grants are refundable to the federal government for Federal Perkins and Nursing Student loans.

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

The Federal Perkins Loan Program Extension Act of 2015 (the “Extension Act”), enacted on December 18, 2015, extended the Perkins Loan Program through September 30, 2017. The Extension Act states that new Perkins Loans cannot be disbursed to students after September 30, 2017. Students that received a fall semester Perkins Loan disbursement before October 1, 2017 can receive a spring semester Perkins Loan disbursement. The Colleges are currently evaluating alternative methods of financial aid for students affected by the Extension Act for the 2020-2021 academic year.

Unearned Revenue and Deposits

Deposits and advance payments received for tuition and fees related to certain summer programs and tuition received for the following academic year are reported as unearned revenues.

Student Fees

Student tuition and fees are presented net of scholarships and fellowships applied to students’ accounts. Certain other scholarship amounts are paid directly to, or refunded to students, and they are reflected as expenses.

Bond and Note Premiums

Bond and note underwriters' premiums are amortized on the straight-line basis over the life of the respective bond. VSC incurred bond premiums related to the 2013, 2017, and 2020 bonds at the time of the issuance of the bonds. The bond premium for the 2013 bond of \$1,898,889 is amortized over 20 years. The bond premium for the 2017 bond of \$10,557,129 is amortized over 20.5 years. The bond premium for the 2020 bond of \$4,538,755 is amortized over 21.7 years. Cumulative amortization of the bond premium totaled \$2,385,408 and \$1,684,772 as of June 30, 2020 and 2019, respectively. Cumulative unamortized balances of bond premiums totaled \$14,609,365 and \$10,771,246 as of June 30, 2020 and 2019, respectively. The bond premiums are included in bonds and notes payable.

Post-employment Benefits Other Than Pensions ("OPEB")

GASB Statement No. 75, *Accounting and Financial Reporting for Post-employment Benefits Other than Pensions* (“GASB 75”), require governments to account for other post-employment benefits (“OPEB”), primarily healthcare, on an accrual basis rather than on a pay-as-you-go basis. The effect is the total OPEB liability is to be measured as the present value of projected benefit payments to be provided to current active and inactive employees that is attributed to those employees' past periods of service. The Statement requires that the actuarial present value of projected benefit payments be attributed to the periods of employee services using the entry age actuarial cost method with each period's service cost determined as a level percentage of pay.

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Income Taxes

The Internal Revenue Service has determined that the Colleges are a wholly owned instrumentality of the State of Vermont, and as such are generally exempt from federal income tax. However, the Colleges are subject to federal income tax on unrelated business income.

Grants

The Colleges receive financial assistance from federal and state agencies in the form of grants and entitlements. Expenditures of funds under these programs require compliance with the grant agreements and are subject to audit by the granting agency.

Use of Estimates in Financial Statement Preparation

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions about future events. These estimates and assumptions affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, as well as the reported amounts of revenues and expenses during the reporting period. Management evaluates the estimates and assumptions on an ongoing basis using historical experience and other factors that management believes to be reasonable under the circumstances. Adjustments to estimates and assumptions are made as facts and circumstances require. As future events and their effects cannot be determined with certainty, actual results may differ from the estimates used in preparing the accompanying financial statements. Significant estimates and assumptions are required as part of estimating an allowance for doubtful accounts, depreciation, net position classification, self-funded health insurance accrual, and determining the other post-employment benefits liability.

New Governmental Accounting Pronouncements

GASB Statement 84, *Fiduciary Activities* is effective for periods beginning after December 15, 2019. The objective of this Statement is to establish criteria for identifying fiduciary activities. Activity meeting the established criteria would then be presented in a statement of fiduciary net position and a statement of changes in fiduciary net position. Management has not completed its review of the requirements of this standard and its applicability.

GASB Statement 87 – *Leases* is effective for periods beginning after June 15, 2021. Implementation of this standard will require lessees to recognize on their statement of net position the rights and obligations resulting from leases categorized as operating leases as assets, liabilities, or deferred inflows / outflows of resources. It provides for

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

an election on leases with terms of less than twelve months to be excluded from this Statement. Management is in the process of evaluating this Statement and has not yet determined its impact on the financial statements.

GASB Statement 89 – *Accounting for Interest Costs Incurred before the End of a Construction Period* is effective for reporting periods beginning after December 15, 2021. The objectives of this Statement are (1) to enhance the relevance and comparability of information about capital assets and the cost of borrowing for a reporting period and (2) to simplify accounting for interest cost incurred before the end of a construction period. Management has not completed its review of the requirements of this standard and its applicability.

GASB Statement 90 – *Majority Equity Interests*, an amendment of GASB Statements 14 and 61, is effective for reporting periods beginning after December 15, 2019. The objective of this Statement is to improve the consistency of reporting a government's majority equity interest in a legally separate organization. A majority equity interest should be recognized using the equity method if the government's holding of the equity interest represents an investment. Management has not completed its review of the requirements of this standard and its applicability.

GASB Statement 91 – *Conduit Debt Obligations* is effective for reporting periods beginning after December 15, 2021. The objective of this Statement is to improve the consistency of reporting conduit debt. This Statement requires government entities that issue conduit debt, but are not the obligors, not to recognize the liability unless it is more likely than not that the government issuer will service the debt. Management has not completed its review of the requirements of this standard and its applicability.

GASB Statement 92 – *Omnibus 2020* is effective for reporting periods beginning after June 15, 2021. The objective of this Statement is to improve comparability in financial reporting for leases, pensions, OPEB, and asset retirement obligations. Management has not completed its review of the requirements of this standard and its applicability.

GASB Statement 94 – *Public-Private and Public-Private Partnerships and Availability Payment Arrangements* is effective for reporting periods beginning after June 15, 2022. The objective of this Statement is to provide accounting and financial reporting guidance for arrangements in which the governmental entity (the transferor) contracts with an operator to provide public services by conveying control of the right to operate or use a nonfinancial asset. Management has not completed its review of the requirements of this standard and its applicability.

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

GASB Statement 96 – *Subscription-Based Information Technology Arrangements (SBITA)* is effective for reporting periods beginning after June 15, 2022. The objective of this Statement is to provide accounting and financial reporting guidance for transactions in which a governmental entity contracts with another party for the right to use their software. A right-of-use asset and a corresponding liability would be recognized for SBITAs. Management has not completed its review of the requirements of this standard and its applicability.

GASB Statement 97 – *Certain Component Unit Criteria, and Accounting and Financial Reporting for Internal Revenue Code Section 457, Deferred Compensation Plans* is effective for reporting periods beginning after June 15, 2021. The objective of this Statement is to provide financial reporting consistency in which the potential component unit does not have a governing board and the primary government performs the duties that a governing board would perform. In the absence of a governing board of the potential component unit, the situation should be treated the same as the primary government appointing a majority of the potential component unit's governing board. Management has not completed its review of the requirements of this standard and its applicability.

Reclassifications

Certain amounts on the 2019 financial statements have been reclassified to conform to the 2020 presentation.

Note 2 - Cash and Equivalents, and Investments

Cash and Equivalents

Cash and equivalents with maturities of 90 days or less from purchase date are recorded at cost, which approximates market value.

In operating a central treasury and investment pool, individual college cash receipts (except the federal loan funds) are deposited in separate collection deposit accounts in the name of VSC. Disbursements are made from other bank accounts that are funded by transfers from the central treasury.

In accordance with the Uniform Prudent Management of Institutional Funds Act, VSC deems all realized and unrealized gains on permanently restricted investments to be temporarily restricted if the income is restricted by the donor. Absent donor restrictions, the Board of Trustees has adopted a spending policy whereby 5% of the lesser of the

VERMONT STATE COLLEGES **(a Component Unit of the State of Vermont)**

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

current market value of investments or the average portfolio value over the last three years is allowed to be drawn down and allocated to operations.

Cash and equivalents included with non-current assets are restricted primarily for specific programs or to be used to pay for capital construction projects.

At June 30, 2020, the balance of current assets - cash and equivalents and restricted cash and equivalents, consists of approximately \$15,000 in petty cash, and the remainder deposited in Federal Deposit Insurance Corporation ("FDIC") insured banking institutions of approximately \$28,358,000 per the accounting records of the Colleges, and approximately \$29,478,000 per bank records. Of the bank balances, approximately \$1,191,000 was covered by federal depository insurance and approximately \$28,287,000 was uninsured and uncollateralized at June 30, 2020.

At June 30, 2020, the balances of non-current assets - cash and equivalents deposited in FDIC insured banking institutions were approximately \$964,000 per the accounting records of the Colleges, and approximately \$959,000 per bank records. Of the bank balances, approximately \$250,000 was covered by federal depository insurance and approximately \$709,000 was uninsured and uncollateralized at June 30, 2020.

At June 30, 2019, the balance of current assets - cash and equivalents consists of approximately \$14,000 in petty cash, and the remainder deposited in Federal Deposit Insurance Corporation ("FDIC") insured banking institutions of approximately \$12,766,000 per the accounting records of the Colleges, and approximately \$14,907,000 per bank records. Of the bank balances, approximately \$700,000 was covered by federal depository insurance and approximately \$14,207,000 was uninsured and uncollateralized at June 30, 2019.

At June 30, 2019, the balances of non-current assets - cash and equivalents deposited in FDIC insured banking institutions were approximately \$1,306,000 per the accounting records of the Colleges, and approximately \$1,306,000 per bank records. Of the bank balances, approximately \$250,000 was covered by federal depository insurance and approximately \$1,056,000 was uninsured and uncollateralized at June 30, 2019.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Investments

Investments of the various funds at June 30, 2020 are as follows:

	<u>Fair Value</u>	<u>Cost</u>
U.S. Government bonds	\$ 8,760,041	\$ 8,277,343
Corporate bonds	8,006,904	7,614,131
Common stock and ETF's	13,072,630	12,538,585
Hedge fund shares	3,379,757	3,601,384
Mutual funds	9,652,272	8,795,025
Money market	5,220,081	5,220,081
Held by bond trustee	<u>1,061,784</u>	<u>1,061,784</u>
Total Investments	<u>\$ 49,153,469</u>	<u>\$ 47,108,333</u>

Investments of the various funds at June 30, 2019 are as follows:

	<u>Fair Value</u>	<u>Cost</u>
U.S. Government bonds	\$ 9,394,940	\$ 9,186,397
Corporate bonds	8,847,291	8,747,382
Common stock and ETF's	15,553,273	13,350,519
Hedge fund shares	1,125,677	1,000,000
Mutual funds	10,305,114	9,972,751
Money market	2,751,826	2,749,018
Held by bond trustee	<u>3,147,989</u>	<u>3,147,989</u>
Total Investments	<u>\$ 51,126,110</u>	<u>\$ 48,154,056</u>

Investment maturities include deposits held by the bond trustee, which are invested in various government securities, corporate bonds, commercial grade paper, and money market accounts. The majority of these funds are related to the 2013 and 2010 bonds, and they are held in the bond fund, the reserve fund, and the construction fund. Within the bond fund, there is a principal account, an interest account, and a sinking fund account.

VERMONT STATE COLLEGES
 (a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

<u>Investment Type</u>	<u>Market Value</u>	<u>2020</u> <u>Investment Maturities (in years)</u>			
		<u>Less than 1</u>	<u>1-5</u>	<u>6-10</u>	<u>More than 10</u>
Money Market					
Investments	\$ 5,220,081	\$ 5,220,081	\$ -	\$ -	\$ -
Corporate Bonds	8,006,904	867,411	4,745,585	2,393,908	-
U.S. Govt. Bonds	<u>8,760,041</u>	<u>2,017,689</u>	<u>5,396,665</u>	<u>1,345,687</u>	-
Total	\$ 21,987,026	\$ 8,105,181	\$ 10,142,250	\$ 3,739,595	\$ -

Other Investments

Common Stock and Mutual Funds	26,104,659
Held by Bond Trustee	<u>1,061,784</u>
Total	\$ 49,153,469

<u>Investment Type</u>	<u>Market Value</u>	<u>2019</u> <u>Investment Maturities (in years)</u>			
		<u>Less than 1</u>	<u>1-5</u>	<u>6-10</u>	<u>More than 10</u>
Money Market					
Investments	\$ 2,751,826	\$ 2,751,826	\$ -	\$ -	\$ -
Corporate Bonds	8,847,291	1,377,845	4,757,159	2,712,287	-
U.S. Govt. Bonds	<u>9,394,940</u>	<u>885,072</u>	<u>6,128,619</u>	<u>2,381,249</u>	-
Total	\$ 20,994,057	\$ 5,014,743	\$ 10,885,778	\$ 5,093,536	\$ -

Other Investments

Common Stock and Mutual Funds	26,984,064
Held by Bond Trustee	<u>3,147,989</u>
Total	\$ 51,126,110

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Realized gain (loss) is included as a component of investment income. The calculation of realized gains (losses) is independent of the calculation of the net increase (decrease) in the fair value of investments. Realized gains and losses on investments that had been held in more than one fiscal year and sold in the current year may have been recognized as an increase or decrease in the fair value of investments reported in the prior year.

Investment income for the years ended June 30, is as follows:

	<u>2020</u>	<u>2019</u>
Interest and dividend income	\$ 1,259,821	\$ 1,230,390
Net realized and unrealized gain (loss)	<u>242,286</u>	<u>1,514,228</u>
Total investment income	1,502,107	2,744,618
Less: management fees	<u>(179,362)</u>	<u>(182,464)</u>
Investment income, net	<u>\$ 1,322,745</u>	<u>\$ 2,562,154</u>

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

The risk categories for the bond fund holdings held by VSC at June 30, are as follows:

<u>Investment rating*</u>	<u>2020</u>	<u>2019</u>
AAA	\$ 9,013,298	\$ 9,733,021
AA+	168,394	83,350
AA	1,447,534	1,766,436
AA-	8,571	860,615
A+	921,686	643,655
A	2,073,619	2,339,099
A-	1,721,591	1,346,719
BBB+	1,061,009	1,219,060
BBB	153,931	250,276
BBB-	-	-
BB+	-	-
BB	-	-
BB-	-	-
B+	-	-
B	-	-
B-	-	-
CCC+	-	-
Unrated	<u>5,417,393</u>	<u>2,751,826</u>
	<u>\$ 21,987,026</u>	<u>\$ 20,994,057</u>

*These ratings are determined by Standard & Poor's, a division of The McGraw-Hill Companies, Inc. All ratings represent the opinions of the research provider and are disclaimed as not representations or guarantees of performance.

The applicable risk ratings as defined by Standard & Poor's are as follows:

AAA - An obligation rated 'AAA' has an extremely strong capacity to meet its financial commitments. It is the highest rating given to an obligor.

AA - An obligation rated 'AA' differs from the highest rated obligations only to a small degree. The obligor's capacity to meet its financial commitment on the obligation is very strong.

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

A - An obligation rated 'A' is somewhat more susceptible to the adverse effects of changes in circumstances and economic conditions than obligations in higher rated categories. However, the obligor's capacity to meet its financial commitment on the obligation is still strong.

BBB - An obligation rated 'BBB' exhibits adequate protection parameters. However, adverse economic conditions or changing circumstances are more likely to lead to a weakened capacity of the obligor to meet its financial commitment on the obligation.

BB - An obligation rated 'BB' is less vulnerable to non-payment than other speculative issues. However, it faces major ongoing uncertainties or exposure to adverse business, financial or economic conditions, which could lead to the obligor's inadequate capacity to meet its financial commitment on the obligation.

B - An obligation rated 'B' is more vulnerable to non-payment than obligations rated 'BB', but the obligor currently has the capacity to meet its financial commitment on the obligation. Adverse business, financial, or economic conditions will likely impair the obligor's capacity or willingness to meet its financial commitment on the obligation.

CCC - An obligation rated 'CCC' is currently vulnerable to non-payment and is dependent upon favorable business, financial and economic conditions for the obligor to meet its financial commitment on the obligation. In the event of adverse business, financial or economic conditions, the obligor is not likely to have the capacity to meet its financial commitment on the obligation.

Plus (+) or minus (-): The ratings from 'AAA' to 'CCC' may be modified by the addition of a plus (+) or minus (-) sign to show relative standing within the major rating categories.

Fair Value Hierarchy

The fair value hierarchy categorizes inputs to valuation techniques used to measure fair value into three levels. Level 1 inputs are quoted market prices for identical assets or liabilities in active markets that a government can access at the measurement date. Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for an asset or liability, directly or indirectly. Level 3 inputs are unobservable inputs. The highest priority is assigned to Level 1 inputs and the lowest to Level 3 inputs. If the fair value is measured using inputs from more than one level of the hierarchy, the measurement is considered to be based on the lowest priority input

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

level that is significant to the entire measurement. Valuation techniques used should maximize the use of the observable inputs and minimize the use of unobservable inputs. The asset's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. The following is a description of the valuation methodologies used for assets at fair value on a recurring basis.

U.S. Government Bonds: Valued at the current available closing price reported or based on values obtained on comparable securities of issuers with similar credit ratings.

Corporate Bonds: Valued at the current available closing price reported or based on values obtained on comparable securities of issuers with similar credit ratings.

Common Stock and Exchange Traded Funds ("ETF"): Value based on quoted prices in active markets of similar instruments.

Hedge Fund Shares: Hedge fund shares held by the Colleges are closed-end hedge funds that are registered with the SEC. The fair values of the investments in this class have been estimated using the net asset value ("NAV") per share of the investments. The hedge fund shares held by the Colleges have redemption periods under 90 days and are considered redeemable in the near term. Hedge funds shares may at times, not be redeemable subject to the business judgement of the hedge funds board of directors.

Mutual funds: Valued at daily closing price as reported by the fund. Mutual funds held by the Colleges are open-end mutual funds that are registered with the SEC. These funds are required to publish their daily net asset value ("NAV") and to transact at that price. The mutual funds held by the Colleges are deemed to be actively traded.

Money market: Value based on quoted prices in active markets of similar instruments.

Held by bond trustee: Valued at the current available closing price reported or based on values obtained on comparable securities of issuers with similar credit ratings.

The preceding methods described may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, although the Colleges believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

The following tables set forth by level, within the fair value hierarchy, the fair value of the Colleges assets measured on a recurring basis:

Assets at Fair Value as of June 30, 2020

	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
U.S. Government bonds	\$ 8,760,041	\$ -	\$ -	\$ 8,760,041
Corporate bonds	-	8,006,904	-	8,006,904
Common stock and ETF's	13,072,630	-	-	13,072,630
Hedge fund shares	-	3,379,757	-	3,379,757
Mutual funds	9,652,272	-	-	9,652,272
Money market	5,220,081	-	-	5,220,081
Held by bond trustee	<u>1,061,784</u>	-	-	<u>1,061,784</u>
Total Assets at Fair Value	<u>\$ 37,766,808</u>	<u>\$ 11,386,661</u>	<u>\$ -</u>	<u>\$ 49,153,469</u>

Assets at Fair Value as of June 30, 2019

	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
U.S. Government bonds	\$ 9,394,940	\$ -	\$ -	\$ 9,394,940
Corporate bonds	-	8,847,291	-	8,847,291
Common stock	15,553,273	-	-	15,553,273
Hedge fund shares	-	1,125,677	-	1,125,677
Mutual funds	10,305,114	-	-	10,305,114
Money market	2,751,826	-	-	2,751,826
Held by bond trustee	<u>3,147,989</u>	-	-	<u>3,147,989</u>
Total Assets at Fair Value	<u>\$ 41,153,142</u>	<u>\$ 9,972,968</u>	<u>\$ -</u>	<u>\$ 51,126,110</u>

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Note 3 - **Accounts Receivable, Notes Receivable and Allowance for Bad Debts**

The composition of the Colleges' accounts receivable at June 30, is summarized as follows:

	<u>2020</u>	<u>2019</u>
Student accounts receivable	\$ 12,762,953	\$ 12,468,104
Grants receivable	10,107,548	6,415,040
Other receivable	<u>1,816,793</u>	<u>2,605,519</u>
Subtotal	24,687,294	21,488,663
Allowance for doubtful accounts	<u>(7,512,563)</u>	<u>(6,875,265)</u>
Total accounts receivable, net	<u>\$ 17,174,731</u>	<u>\$ 14,613,398</u>

The notes receivable balance in the statements of net position represent the Perkins notes receivable. It is shown net of an allowance for bad debts of approximately \$1,253,000 and \$1,214,000 at June 30, 2020 and 2019, respectively. This allowance is the aggregate that was reserved for each college based upon historical bad loan reserve requirements, the net increase in the allowance of \$39,000 and \$11,000 in 2020 and 2019, respectively, has been reflected in operating expenses.

Note 4 - **Long-Term Liabilities**

Long-term liabilities consist of the following at June 30,:

	<u>2020</u>				
	<u>Beginning balances</u>	<u>Additions</u>	<u>Reductions</u>	<u>Ending balances</u>	<u>Current portion</u>
Long-term liabilities					
Bonds and notes payable	\$ 121,086,246	\$ 28,723,755	30,235,636	\$ 119,574,365	\$ 1,613,454
Total OPEB obligation	189,003,550	5,054,004	-	194,057,554	-
Other liabilities	224,866	244,435	224,866	244,435	-
Refundable grants	<u>6,036,744</u>	<u>-</u>	<u>1,285,347</u>	<u>4,751,397</u>	<u>-</u>
Total long-term liabilities	<u>\$ 316,351,406</u>	<u>\$ 34,022,194</u>	<u>\$ 31,745,849</u>	<u>\$ 318,627,751</u>	<u>\$ 1,613,454</u>

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

	2019				
	Beginning balances	Additions	Reductions	Ending balances	Current portion
Long-term liabilities					
Bonds and notes payable	\$ 125,023,978	\$ -	\$ 3,937,732	\$ 121,086,246	\$ 2,503,616
Total OPEB obligation	188,498,148	505,402	-	189,003,550	-
Other liabilities	247,529	224,865	247,528	224,866	-
Refundable grants	6,037,232	-	488	6,036,744	-
	<u>\$ 319,806,887</u>	<u>\$ 730,267</u>	<u>\$ 4,185,748</u>	<u>\$ 316,351,406</u>	<u>\$ 2,503,616</u>

Bonds and Notes Payable

Outstanding debt as of June 30, is as follows:

	<u>2020</u>	<u>2019</u>
Revenue Bonds, Series 2020A: 3.0% - 5.0% serial bonds aggregating \$18,990,000 maturing 2020 through 2037 and a \$5,195,000 4.0% term bond due October 2040. Interest on the serial bonds is paid semi-annually on the unpaid balances. Unamortized bond premium of \$4,451,736 has been added to this liability at June 30, 2020. ¹	\$ 28,636,735	\$ -
Revenue Bonds, Series 2010B: 4.751% - 5.101% serial bonds aggregating \$3,800,000 maturing 2018 through 2020, and 6.101%, 6.861%, and 7.211% term bonds of \$6,255,000, \$5,580,000, and \$14,630,000 due July 2025, July 2030, and July 2040, respectively. Interest on the term bond is payable semi-annually on the unpaid balances. ²	-	28,780,000
Revenue Bonds, Series 2017: 4.0% - 5.0% serial bonds aggregating \$67,660,000 maturing 2021 through 2037 and Interest on serial bonds is paid semi-annually on the unpaid balances. Unamortized bond premium of \$8,947,085 and \$9,465,747 has been added to the liability at June 30, 2020 and 2019, respectively. ³	76,607,085	77,125,757

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Revenue Bonds, Series 2013:

4.0% - 5.0% serial bonds aggregating \$13,715,000 maturing 2015 through 2032 and 3.125% - 5.0% term bonds aggregating \$4,450,000 maturing 2027 through 2030. Interest on serial bonds is paid semi-annually on the unpaid balances. Unamortized bond premium of \$1,210,545 and \$1,305,489 has been added to the liability at June 30, 2020 and 2019, respectively.

\$ 14,330,545 \$ 15,180,489

\$ 119,574,365 \$ 121,086,246

¹ In February 2020, VSC issued Revenue Bonds, Series 2020A, in the principal amount of \$18,990,000 in serial bonds and \$5,195,000 in term bonds. The 2020A Bonds were issued solely for the purpose of refunding the Series 2010B Bond. The Colleges entered into the bond refunding with the goal to achieve cost savings primarily through the reduction of interest expense. At the time of the issuance, the bond proceeds were put in an irrevocable trust for which the trustee would use the funds to pay off the 2010B Bond at a later date. The refunding decreased the College's total debt service by \$5,409,550 and resulted in an economic gain (difference between the present value of the old and new debt service payments) of \$5,352,091.

² In December 2010, VSC issued Federally Taxable Build America Bonds, Series 2010B, in the principal amount of \$30,265,000. The 2010B Bonds were issued for the purpose of (1) financing certain upgrades to the Community College of Vermont's Montpelier campus, including a 12,000 square foot building addition; (2) constructing a new residence hall and other related improvements at Castleton University; (3) renovating an academic building and a visual arts center at Johnson State College; (4) expanding parking facilities at Lyndon State College together with building improvements for Lyndon State College's journalism program; (5) financing library renovations, the installation of certain energy or heating systems, construction of additional on-campus housing at the Randolph campus of Vermont Technical College ("VTC"), and improvements at VTC's Blair Park, Williston, Vermont campus; and (6) paying the costs of issuance of the 2010B Bonds. VSC is expected to receive a 35% subsidy of the interest paid on the Series 2010B Build America Bonds from the Federal Government, which will be recorded as a reduction of bond interest expense. (Sequester for federal budget reduced subsidy of interest by 7.6%). The bond was refunded as part of the 2020A series Bond.

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

³ On May 24, 2017, VSC issued the Vermont State Colleges System Bonds 2017 Series A, in the principal amount of \$67,660,000. The 2017 Bond was issued for the purpose of (1) refinancing certain indebtedness of VSC; (2) paying the costs of issuance of the 2017 Series A Bond; and (3) paying the breakage fee for the interest rate swap agreements. The Colleges entered into the bond refunding with the goal to achieve cost savings primarily through the reduction of interest expense. The refunding increased the Colleges' total debt service by \$15,163,384 and resulted in an economic gain (difference between the present value of the old and new debt service payments) of \$1,051,774.

Debt Roll-Forward

Long-term debt activity for the years ended June 30, 2020 and 2019 was as follows:

	<u>Balance</u> <u>June 30, 2019</u>	<u>Additions</u>	<u>Repayment</u>	<u>Balance</u> <u>June 30, 2020</u>	<u>Current</u> <u>Portion</u>
Series 2010-B	\$ 28,780,000	\$ -	\$ (28,780,000)	\$ -	\$ -
Series 2010 Bond Premium	-	-	-	-	-
Series 2010 Bonds	<u>28,780,000</u>	-	<u>(28,780,000)</u>	-	-
Series 2013	13,875,000	-	(755,000)	13,120,000	780,000
Series 2013 Bond Premium	<u>1,305,489</u>	-	<u>(94,944)</u>	<u>1,210,545</u>	<u>94,944</u>
Series 2013 Bonds	<u>15,180,489</u>	-	<u>(849,944)</u>	<u>14,330,545</u>	<u>874,944</u>
Series 2017	67,660,000	-	-	67,660,000	-
Series 2017 Bond Premium	<u>9,465,757</u>	-	<u>(518,672)</u>	<u>8,947,085</u>	<u>518,672</u>
Series 2013 Bonds	<u>77,125,757</u>	-	<u>(518,672)</u>	<u>76,607,085</u>	<u>518,672</u>
Series 2020	-	24,185,000	-	24,185,000	-
Series 2020 Bond Premium	-	<u>4,538,755</u>	<u>(87,020)</u>	<u>4,451,735</u>	<u>219,838</u>
Series 2020 Bonds	-	<u>28,723,755</u>	<u>(87,020)</u>	<u>28,636,735</u>	<u>219,838</u>
Total Bonds and Notes Payable	<u>\$ 121,086,246</u>	<u>\$ 28,723,755</u>	<u>\$ (30,235,636)</u>	<u>\$ 119,574,365</u>	<u>\$ 1,613,454</u>

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

	Balance <u>June 30, 2018</u>	<u>Additions</u>	<u>Repayment</u>	Balance <u>June 30, 2019</u>	Current <u>Portion</u>
Series 2010-A	\$ 1,190,000	\$ -	\$ (1,190,000)	\$ -	\$ -
Series 2010-B	30,265,000	-	(1,485,000)	28,780,000	1,135,000
Series 2010 Bond Premium	<u>44,116</u>	<u>-</u>	<u>(44,116)</u>	<u>-</u>	<u>-</u>
Series 2010 Bonds	<u>31,499,116</u>	<u>-</u>	<u>(2,719,116)</u>	<u>28,780,000</u>	<u>1,135,000</u>
Series 2013	14,480,000	-	(605,000)	13,875,000	755,000
Series 2013 Bond Premium	<u>1,400,433</u>	<u>-</u>	<u>(94,944)</u>	<u>1,305,489</u>	<u>94,944</u>
Series 2013 Bonds	<u>15,880,433</u>	<u>-</u>	<u>(699,944)</u>	<u>15,180,489</u>	<u>849,944</u>
Series 2017	67,660,000	-	-	67,660,000	-
Series 2017 Bond Premium	<u>9,984,429</u>	<u>-</u>	<u>(518,672)</u>	<u>9,465,757</u>	<u>518,672</u>
Series 2017 Bonds	<u>77,644,429</u>	<u>-</u>	<u>(518,672)</u>	<u>77,125,757</u>	<u>518,672</u>
Total Bonds and Notes Payable	<u>\$ 125,023,978</u>	<u>\$ -</u>	<u>\$ (3,937,732)</u>	<u>\$ 121,086,246</u>	<u>\$ 2,503,616</u>

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Maturities of long-term debt for the next five fiscal years and thereafter are as follows:

Years Ending <u>June 30,</u>	Principal <u>Amount</u>	Interest <u>Amount</u>
2021	\$ 780,000	\$ 5,009,462
2022	3,425,000	4,782,547
2023	3,595,000	4,615,322
2024	3,915,000	4,436,222
2025	5,355,000	4,208,897
2026-2030	27,895,000	14,772,740
2031-2035	34,110,000	4,786,299
2036-2040	24,090,000	58,626
2041	<u>1,800,000</u>	<u>18,621</u>
	<u>\$ 104,965,000</u>	<u>\$ 42,688,736</u>

Amortization of the bond premiums and deferred loss on debt refunding are included in interest expense.

According to the terms of the agreements under which the revenue bonds were sold, the bonds are general obligations of VSC. The 2013 and 2010 Revenue Bonds are also collateralized by deposits held by the trustee in the Bond Fund. VSC is required to make payments to the trustee for deposit into the Bond Fund sufficient to pay the principal and interest fund requirements, when due.

Note 5 - **Deferred Outflows of Resources - Debt Refunding**

During 2017, VSC paid a breakage fee of \$10,931,885 to discontinue all of its interest rate swap agreements. The breakage fee is recorded on the statements of net position as a "deferred loss on debt refunding" and is amortized over the life of the old debt it was associated with and is included with interest expense. The amortization of the breakage fee that was included in interest expense was \$1,003,346 for the years ended June 30, 2020 and 2019.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

During 2020, VSC issued the 2020A Series Bond which was an advanced refunding of the 2010B Bond. As stated in the advanced refunding agreement, the proceeds from the issuance of the 2020A Bond was to be placed in an irrevocable trust and will be used to pay off the 2010B Bond. The difference between the amount in placed in escrow to pay off the 2010B Bond and the net carrying amount of the 2010 Bond was \$764,156 and is recognized as a "deferred loss on debt refunding", and is amortized over the life of the old debt it was associated with and is included with interest expense. The amortization of this advanced debt refunding that was included in interest expense was \$11,823 for the year ending June 30, 2020.

Note 6 - **Functional Expense Classification**

The following table details VSC's operating expenses by functional expense classification as of June 30,:

	<u>2020</u>	<u>2019</u>
Instruction	\$ 53,644,471	\$ 55,107,218
Research	17,601	42,237
Public service	9,115,632	9,597,218
Academic support	22,024,412	22,496,341
Student services	37,725,010	39,393,272
Institutional support	36,537,599	37,267,090
Physical plant	4,713,801	5,574,191
Student financial support	8,845,326	6,318,011
Depreciation	<u>9,999,987</u>	<u>10,084,696</u>
 Total	 <u>\$ 182,623,839</u>	 <u>\$ 185,880,274</u>

VERMONT STATE COLLEGES **(a Component Unit of the State of Vermont)**

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Note 7 - **Appropriations**

VSC's operating appropriation from the State of Vermont is made directly to the Colleges and is drawn down on the basis of a monthly allotment. Included in the annual State appropriation for operations is funding for Allied Health of approximately \$1,158,000 in fiscal years 2020 and 2019; VMEC of approximately \$428,000 in fiscal year 2020 and 2019. Additional appropriations totaling \$820,000 were received in fiscal year 2020: \$120,000 to cover costs of maintaining records of Burlington College, \$500,000 for a student retention program, and \$200,000 for the design of a pilot associates degree program for Vermont Technical College.

Capital appropriations for VSC made from the State Bond Funds were approximately \$2,100,000 and \$3,000,000 in fiscal years 2020 and 2019, respectively.

Note 8 - **Retirement Plans**

Eligible faculty and staff participate in a defined contribution retirement plan administered by Teachers Insurance Annuity Association and College Retirement Equities Fund ("TIAA-CREF"). For the years ended June 30, 2020 and 2019, the Colleges' total payroll expense was approximately \$77,864,000 and \$78,107,000, respectively, of which approximately \$52,809,000 and \$51,902,000 represented salaries and wages of employees covered under the defined contribution plan, respectively. The Colleges' requirements to contribute to the retirement plan are specified by four collective bargaining agreements and by personnel policies for non-represented employees. Employer contribution rates are established by employee category. There are no required employee contributions to the plan. Depending upon the position category, employees may be eligible for the plan from as early as date of hire to as long as two years from date of hire. All eligible employees are vested from the date of eligibility. During the years ended June 30, 2020 and 2019, contributions made by the Colleges under this plan totaled approximately \$4,926,000 and \$5,163,000, or approximately 9.33% and 9.95%, of covered salaries, respectively.

Additionally, certain employees participate in one of two defined benefit plans (Vermont Employees Retirement System or Vermont State Teachers Retirement System). Employees who were participants in either of these plans prior to their employment by the Colleges are allowed to continue participation. During the years ended June 30, 2020 and 2019, there were no covered salaries for employees participating in the Vermont Employees Retirement System and there were no employer contributions. There were no contributions to the Vermont State Teachers Retirement System during 2020 and 2019.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

In addition, full-time faculty employees who have worked for the Colleges for 15 years may elect early retirement at age 58 and receive 50% of their annual salary as of their retirement date. In addition, VSC will pay 12% of the retiree’s early retirement wages to the individual. This 12% payment represents VSC’s contribution, which would have been made to the individual TIAA/CREF pension account. The payments due under this program are funded by VSC, as needed. During the years ended June 30, 2020 and 2019, contributions for these benefits were approximately \$826,000 and \$899,000, respectively.

The early retirement benefit is no longer being offered to faculty employees hired after February 10, 2005, but those employees who were eligible for early retirement before the benefit was discontinued have the option of electing for early retirement in October of every year. The benefit will be completely phased out when those employees currently eligible for early retirement either elect for early retirement or reach the age of 65.

Note 9 - **Post-Employment Benefits Other Than Pension**

Plan Description: VSC administers a self-insured single-employer defined benefit healthcare plan. The plan provides 100% of the lifetime healthcare payments for eligible employees, spouses or civil union partners. The self-insured plan, administered by CIGNA, covers both active and retired members. Benefit provisions are established through negotiations between VSC and the unions representing VSC employees, and they are reviewed during the bargaining period prior to the termination date of each union contract. The retiree healthcare plan does not issue a publicly available financial report. Employees hired after October 1, 2012 (fulltime faculty after October 1, 2015) are ineligible for retiree medical and dental benefits. The type of employees that were covered by the benefits terms at June 30,;

	<u>2020</u>	<u>2019</u>
Retirees and Beneficiaries	700	654
Inactive, Non-retired members	-	-
Active plan members	<u>917</u>	<u>938</u>
Total plan members	<u>1,617</u>	<u>1,592</u>

Funding Policy: Contribution requirements are also negotiated between VSC and union representatives. VSC contributes 100% of the current-year utilization costs for

VERMONT STATE COLLEGES

(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

eligible employees, spouses or civil union partners. For the fiscal years 2020 and 2019, VSC recognized employer contributions of \$6,986,981 and \$6,181,621, respectively, for both healthcare and early retirement. The plan is financed on a pay-as-you-go basis. In fiscal years 2020 and 2019, there were minimal member contributions to the plan from new retirees hired before July 1, 2000. No assets are accumulated in a trust that meets the criteria in paragraph 4 of Statement 75.

Annual OPEB Cost and Total OPEB Obligation: VSC's OPEB cost (expense) includes most changes in the total OPEB liability. The effects of changes, such as service costs and interest on the total OPEB liability, must be reported in the current reporting period as an OPEB expense. The effects of changes, such as the change in actuarial assumptions and differences between expected and actual experiences, are required to be included in OPEB expense over the current and future periods. Such changes must be amortized in a systematic and rational manner over a closed period equal to the average of the expected remaining service lives of all employees that are provided with benefits through the OPEB plan beginning in the current period.

At June 30, 2020 and 2019, VSC reported a total OPEB liability of \$194,057,554 and \$189,003,550, respectively. The total OPEB liability as of June 30, 2020, the reporting date, was measured as of June 30, 2019, the measurement date, and the actuarial valuation date of July 1, 2019. The total OPEB liability as of June 30, 2019, the reporting date, was measured as of June 30, 2018, the measurement date, and the total OPEB liability was determined by an actuarial valuation date as of July 1, 2017 which was rolled forward from the prior measurement date of June 30, 2017.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

The following table shows the components of VSC's annual OPEB costs for the year ended June 30, 2020 and 2019, and the changes in VSC's total OPEB obligation to the retiree healthcare plan are as follows:

	<u>2020</u>	<u>2019</u>
Interest on total OPEB obligation	\$ 7,194,823	\$ 6,647,387
Service Cost	4,532,612	4,515,546
Amortization of current year for difference between expected and actual experience	991,437	951,327
Amortization of current year for changes in plan actuarial assumptions	<u>(301,243)</u>	<u>(186,281)</u>
Annual OPEB cost	12,417,629	11,927,979
Difference between expected and actual experience to be recognized in future years	(727,905)	(2,729,774)
Difference between changes in plan actuarial assumptions to be recognized in future years	(454,099)	(2,293,777)
Benefit payments	<u>(6,181,621)</u>	<u>(6,399,026)</u>
Increase in total OPEB obligation	5,054,004	505,402
Total OPEB obligation - Beginning of Year	<u>189,003,550</u>	<u>188,498,148</u>
Total OPEB obligation - End of Year	<u>\$ 194,057,554</u>	<u>\$ 189,003,550</u>

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Deferred Outflows of Resources related to OPEB:

VSC reported deferred outflows of resources related to OPEB from the following sources for the year ended June 30,:

	<u>2020</u>	<u>2019</u>
<u>Deferred Outflows of Resources</u>		
Differences between projected and actual experience	\$ 8,702,485	\$ 9,733,361
Changes in plan actual assumptions	461,711	530,012
Contributions subsequent to the measurement date	<u>6,986,981</u>	<u>6,181,621</u>
Total	<u>\$ 16,151,177</u>	<u>\$ 16,444,994</u>

Deferred Inflows of Resources related to OPEB:

VSC reported deferred inflows of resources related to OPEB from the following sources for the year ended June 30,:

	<u>2020</u>	<u>2019</u>
<u>Deferred Inflows of Resources</u>		
Differences between projected and actual experience	\$ 2,123,831	\$2,426,803
Changes in plan actual assumptions	<u>2,424,993</u>	<u>2,039,195</u>
Total	<u>\$ 4,548,824</u>	<u>\$4,465,998</u>

VSC's contributions of \$6,986,981 and \$6,181,621 made during fiscal year ending 2020 and 2019, respectively, subsequent to the measurement date will be recognized as a reduction of the total OPEB liability in the succeeding year. Other amounts

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized as increases (decreases) in pension expense as follows:

Years Ending <u>June 30,</u>	
2021	\$ 690,194
2022	690,194
2023	690,194
2024	690,194
2025	690,194
2026-2027	<u>1,164,402</u>
	<u>\$ 4,615,372</u>

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Actuarial Assumptions: The total OPEB liability was determined using the following actuarial assumptions, applied to all periods included in the measurement, unless otherwise specified:

Measurement date	<u>June 30, 2019</u>	<u>June 30, 2018</u>
Inflation	2.5%	2.6%
Salary increases	3.5% per year	3.5% per year
Discount rate	3.50%	3.87%
Healthcare Cost Trend Rate	4.7%, increasing incrementally to an ultimate rate of 5.2% in 2023, then decreasing incrementally to an ultimate rate of 3.8% in 2050	5.4%, decreasing incrementally to an ultimate rate of 5.1% in 2021 then increasing from 5.1% to 5.3% in 2022 and then decreasing incrementally to an ultimate rate of 3.8% in 2040

The discount rate was based on the Bond Buyer 20-Bond GO Index.

Future Employment: Age-related turnover rates were developed based on the experience from July 1, 2017 to July 1, 2019. These rates were used as the basis for assigning active members a probability of remaining employed until the assumed retirement age and for developing an expected future working lifetime assumption for purposes of allocating to periods the present value of total benefits to be paid. Employees less than 40 had an annual turnover rate of 8.5%, an increase from the 7.5% rate used in the prior measurement date. Employees less than 65 had an annual turnover rate of 3.5%, an increase from the 2.5% used in the prior measurement date.

Mortality: Life expectancies were based on the RP-2006 Table (base rates underlying RP-2014) projected to 2017 and thereafter, with MP-2019 projection scale which is

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

published by the Retirement Plans Experience Committee of the Society of Actuaries. In the prior measurement date, general scale MP-2017 was used.

Retirement Rate: Age-related retirement rates tables were developed based on input and analysis of the current retiree population overall and the new retirees over the last five years. The age related tables assumed rates of retirement beginning at age 55.

Marital Status: Marital status of member at the calculation date was assumed to be 70% married based on current retiree population. Spousal participation was assumed to be 90% at the calculation date.

Healthcare Cost Trend Rate: Dental claims are expected to increase at 2.0 per annum. Medical trend rates are based on the Society of Actuaries (“SOA”) Long-Run Medical Cost Trend Model.

Sensitivity of the Colleges' proportionate share of the total OPEB liability to changes in the discount rate: The following presents the Colleges' proportionate share of the total OPEB liability, as well as what the Colleges' proportionate share of the total OPEB liability would be if it were calculated using a discount rate that is 1-percentage-point lower or 1-percentage-point higher than the current discount rate:

<u>2020</u>		
Current		
1.00% Decrease (2.5%)	Discount Rate (3.5%)	1.00% Increase (4.5%)
\$ 222,043,023	\$ 194,057,554	\$ 171,021,205

<u>2019</u>		
Current		
1.00% Decrease (2.87%)	Discount Rate (3.87%)	1.00% Increase (4.87%)
\$ 211,446,681	\$ 189,003,550	\$ 170,026,659

Sensitivity of the Colleges' proportionate share of the total OPEB liability to changes in the healthcare cost trend rates: The following presents the Colleges' proportionate share of the total OPEB liability, as well as what the Colleges'

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

proportionate share of the total OPEB liability would be if it were calculated using healthcare cost trend rates that are 1-percentage-point lower or 1-percentage-point higher than the current healthcare cost trend rates:

<u>2020</u>		
Current Healthcare		
<u>1.00% Decrease</u>	<u>Cost Trend Rate (A)</u>	<u>1.00% Increase</u>
\$ 170,034,818	\$ 194,057,554	\$ 223,911,882
<u>2019</u>		
Current Healthcare		
<u>1.00% Decrease</u>	<u>Cost Trend Rate (A)</u>	<u>1.00% Increase</u>
\$ 167,824,500	\$ 189,003,550	\$ 214,438,450

(A) - See page 53 for current healthcare cost trend rate.

Note 10 - **Leases**

The Colleges have various operating leases for classrooms, office space, equipment and motor vehicles. The majority of these leases have terms equal to or less than ten years and in some cases contain escalation and maintenance clauses, as well as renewal options. Total rental expense for all operating leases was approximately \$3,352,000 and \$2,935,000 in 2020 and 2019, respectively.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Future minimum rental payments required under operating leases with non-cancelable terms in excess of one year at June 30, 2020 are as follows:

Years Ending <u>June 30,</u>	<u>Real Estate</u>	<u>Vehicles and</u> <u>Equipment</u>	<u>Total</u>
2021	\$ 2,740,911	\$ 347,317	\$ 3,088,228
2022	2,249,909	317,586	2,567,495
2023	2,016,575	263,830	2,280,405
2024	1,617,602	61,795	1,679,397
2025	1,270,735	30,843	1,301,578
2026 and thereafter	<u>3,775,920</u>	<u>-</u>	<u>3,775,920</u>
	<u>\$13,671,652</u>	<u>\$ 1,021,371</u>	<u>\$14,693,023</u>

Note 11 - **Capital Assets**

Property and equipment activity for the years ended June 30, 2020 and 2019 is summarized below:

	<u>Balance</u> <u>June 30, 2019</u>	<u>Additions</u>	<u>Transfers</u>	<u>Retirements</u>	<u>Balance</u> <u>June 30, 2020</u>
Land	\$ 9,004,664	\$ -	\$ -	\$ -	\$ 9,004,664
Construction-in-process	<u>1,604,504</u>	<u>3,046,796</u>	<u>(1,784,864)</u>	<u>-</u>	<u>2,866,436</u>
Subtotal - Capital assets not depreciated	<u>10,609,168</u>	<u>3,046,796</u>	<u>(1,784,864)</u>	<u>-</u>	<u>11,871,100</u>
Infrastructure	40,998,521	197,553	372,302	-	41,568,376
Buildings and improvements	260,551,052	-	1,412,562	-	261,963,614
Leasehold improvements	4,090,271	-	-	-	4,090,271
Equipment	<u>36,425,264</u>	<u>653,149</u>	<u>-</u>	<u>(146,033)</u>	<u>36,932,380</u>
Subtotal - Capital assets depreciated	<u>342,065,108</u>	<u>850,702</u>	<u>1,784,864</u>	<u>(146,033)</u>	<u>344,554,641</u>
Less accumulated depreciation	<u>(195,569,567)</u>	<u>(9,999,987)</u>	<u>-</u>	<u>122,889</u>	<u>(205,446,665)</u>
Capital assets, net	<u>\$157,104,709</u>	<u>\$ (6,102,489)</u>	<u>\$ -</u>	<u>\$ (23,144)</u>	<u>\$150,979,076</u>

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

	Balance <u>June 30, 2018</u>	<u>Additions</u>	<u>Transfers</u>	<u>Retirements</u>	Balance <u>June 30, 2019</u>
Land	\$ 9,004,664	\$ -	\$ -	\$ -	\$ 9,004,664
Construction-in-process	<u>908,493</u>	<u>3,423,799</u>	<u>(2,727,788)</u>	<u>-</u>	<u>1,604,504</u>
Subtotal - Capital assets not depreciated	<u>9,913,157</u>	<u>3,423,799</u>	<u>(2,727,788)</u>	<u>-</u>	<u>10,609,168</u>
Infrastructure	39,864,432	-	1,134,089	-	40,998,521
Buildings and improvements	259,347,174	-	1,203,878	-	260,551,052
Leasehold improvements	4,090,271	-	-	-	4,090,271
Equipment	<u>35,411,937</u>	<u>855,205</u>	<u>389,821</u>	<u>(231,699)</u>	<u>36,425,264</u>
Subtotal - Capital assets depreciated	<u>338,713,814</u>	<u>855,205</u>	<u>2,727,788</u>	<u>(231,699)</u>	<u>342,065,108</u>
Less accumulated depreciation	<u>(185,680,251)</u>	<u>(10,084,696)</u>	<u>-</u>	<u>195,380</u>	<u>(195,569,567)</u>
Capital assets, net	<u>\$ 162,946,720</u>	<u>\$ (5,805,692)</u>	<u>\$ -</u>	<u>\$ (36,319)</u>	<u>\$ 157,104,709</u>

Note 12 - **Contingencies and Commitments**

Contingencies

VSC participates in various federally funded programs. These programs are subject to financial and compliance audits and resolution of identified questioned costs. The amount, if any, of expenditures that may be disallowed by the granting agency cannot be determined at this time.

VSC is involved in various claims and legal actions arising in the ordinary course of business. The ultimate disposition of these matters is indeterminable, but in the opinion of management, the amount of ultimate liability would not have a significant impact on VSC's financial condition.

VSC is also exposed to various risks of loss related to torts; theft of, damage to and destruction of assets; errors and omissions; injuries to employees; and natural disasters. VSC manages these risks through a combination of commercial insurance packages purchased in the name of VSC, and through self-insurance for medical and dental claims. VSC has entered into contracts with a third-party claims administrator, which essentially caps medical claim costs (stop-loss) at an agreed-upon level. Individual stop-loss is \$200,000 of paid claims per covered member per year. Settled claims

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

resulting from these risks have not exceeded commercial insurance coverage in any of the past three fiscal years. Reserves for medical and dental claims are included in accrued liabilities in the amount of approximately \$1,447,000 at June 30, 2020 and \$2,560,000 at June 30, 2019 and are based on historical data. A medical and dental claim roll-forward is presented below:

	<u>2020</u>	<u>2019</u>
Medical and dental claims reserve, beginning of year	\$ 2,560,000	\$ 1,987,000
Incurred claims	16,837,100	18,747,000
Payments on claims	<u>(17,950,000)</u>	<u>(18,174,000)</u>
Medical and dental claims reserve, end of year	<u>\$ 1,447,100</u>	<u>\$ 2,560,000</u>

VSC self-insures its workers' compensation program and is operated by a third-party claims administrator. Contributions to the plan are based on estimated payroll and rates adjusted by an experience modification factor. VSC has purchased stop-loss insurance, which is effective for individual claims over \$200,000 and for aggregate claims in excess of \$1,603,900 per year. VSC has obtained a letter of credit in the amount of \$450,000 to be used in the event of failure to pay premiums on the stop-loss policy. This is collateralized by a certificate of deposit. A workers' compensation roll-forward is presented below:

	<u>2020</u>	<u>2019</u>
Workers' compensation reserve, beginning of year	\$ 297,000	\$ 432,000
Workers' compensation accrued during the year	842,000	640,000
Claims paid/reserved/claims administration	<u>(774,000)</u>	<u>(775,000)</u>
Workers' compensation reserve, end of year	<u>\$ 365,000</u>	<u>\$ 297,000</u>

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

Commitments

VSC has entered into various construction contracts. The following commitments are ongoing projects at June 30, 2020:

<u>Project</u>	<u>Expended through June 30, 2020</u>	<u>Committed Future Costs</u>	<u>Total Committed Costs of Project</u>
Castleton Fine Arts Roof replacement	\$ 166,000	\$ 69,000	\$ 235,000
NVU-J Site Improvements	<u>408,000</u>	<u>40,000</u>	<u>448,000</u>
	<u>\$ 574,000</u>	<u>\$ 109,000</u>	<u>\$ 683,000</u>

At June 30, 2020, invoices related to construction projects of approximately \$337,000 were included in accounts payable.

Employment Contracts

The Colleges have employment contracts with certain officers that expire on various dates through fiscal year 2021. The agreements provide for aggregate annual base salaries of \$165,000 in fiscal year 2021, respectively, and may be terminated with cause at any time.

Service Concession Agreements

The Colleges entered into a service concession agreement with Sodexo Operations, LLC (“Sodexo”) to manage and operate its food services for VSC’s students, faculty, staff, employees and guests through June 2022; the agreement was cancelable by either party at any time. Under the agreement, Sodexo made annual contributions to VSC to be used at VSC’s discretion for food service facility enhancements. In March 2020, with the commencement of the pandemic, VSC exercised its right to the catastrophe clause of its existing contract with Sodexo. VSC is currently negotiating with Sodexo a revised three-year contract that will provide direct payment for services rendered and will eliminate the annual contributions to VSC.

Note 13 - **Subsequent Event**

The COVID-19 crisis has created volatility in the financial markets and a significant decrease in the overall economy. The full adverse impact and duration of COVID-19 on the Colleges' finances and operations cannot be determined.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Notes to the Financial Statements - Continued

June 30, 2020 and 2019

As a result of the COVID-19 crisis and other factors, student enrollment has decreased for the 2020 fall semester. In addition, capacity of residence hall occupancy has been reduced to meet social distancing guidelines

Subsequent to June 30, 2020, the governor signed the 2021 Fiscal Year Appropriations Act on October 2, 2020, the bill provided the Colleges with its base appropriations of \$30.5 million and an additional \$28.8 million in bridge funding to allow the Colleges to restructure beginning in the 2021/2022 academic year.

DRAFT

REQUIRED SUPPLEMENTARY INFORMATION
(Unaudited)

DRAFT

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

Schedule of Changes in Total OPEB Liability (Unaudited)

Year ended	June 30, 2020	June 30, 2019	June 30, 2018
Measurement date	June 30, 2019	June 30, 2018	June 30, 2017
Valuation date	July 1, 2019	July 1, 2017	July 1, 2017
Total OPEB liability			
Service Cost	\$ 4,532,612	\$ 4,515,546	\$ 4,359,477
Interest	7,194,823	6,647,387	6,185,678
Changes of benefit terms		-	-
Differences between expected and actual experience	263,532	(1,778,447)	12,241,959
Changes of assumptions or other inputs	(755,342)	(2,480,058)	666,613
Benefit payments	<u>(6,181,621)</u>	<u>(6,399,026)</u>	<u>(6,464,225)</u>
Net change in total OPEB liability	5,054,004	505,402	16,989,502
Total OPEB liability - beginning	<u>189,003,550</u>	<u>188,498,148</u>	<u>171,508,646</u>
Total OPEB liability - ending	<u>\$ 194,057,554</u>	<u>\$ 189,003,550</u>	<u>\$ 188,498,148</u>
Covered payroll	49,219,646	50,074,973	51,380,910
Total OPEB liability as a percentage of covered-employee payroll	394.27%	377.44%	366.86%

Notes:

The GASB pronouncement requiring the presentation of the information on this schedule became effective for years beginning after June 15, 2017 and is intended to provide data for the most recent ten years.

See accompanying notes to the required supplementary information.

VERMONT STATE COLLEGES (a Component Unit of the State of Vermont)

Notes to the Required Supplementary Information - OPEB (Unaudited)

June 30, 2020 and 2019

Note 1 - **Change in Plan Assumptions**

Measurement date – June 30, 2019

Change in Discount Rate

The discount rate was decreased from 3.87% to 3.5%

Employee Turnover

Employees less than 40 had an annual turnover rate of 8.5%, an increase from the 7.5% rate used in the prior measurement date. Employees less than 65 had an annual turnover rate of 3.5%, an increase from the 2.5% used in the prior measurement date.

Mortality Rates

Mortality rates used general scale MP-2019 for males and females. In the prior measurement date, general scale MP-2017 was used.

Change in Trend on Future Costs

The healthcare trend rate decreased from 5.4% to 4.7%. The medical trend was developed using the SOA Getzen Model and noted the following economic assumptions that changed from the prior measurement date:

- Rate of Inflation was 2.5% which was a decrease from 2.6%
- Rate of Growth in Real Income/GDP per capital was 1.25% which was an increase from 1.15%
- Health share of GDP resistance point was 25% which was an increase from 20%
- Year for limiting cost growth to GDP growth was 2050. 2040 was used in prior measurement date.

Measurement date – June 30, 2018

Change in Trend on Future Costs

The healthcare trend rate decreased from 5.5% to 5.4%.

Change in Discount Rate

The discount rate was increased from 3.58% to 3.87%.

VERMONT STATE COLLEGES
(a Component Unit of the State of Vermont)

**Notes to the Required Supplementary Information - OPEB (Unaudited) -
Continued**

June 30, 2020 and 2019

Measurement date – June 30, 2017

Change in Discount Rate

The discount rate decreased to 3.58% based upon the change of the discount method to the discount rate of the Bond Buyer 20-Bond GO Index as of the measurement date as required by GASB Statement 74. The June 30, 2016 discount rate was calculated to be 3.75%.

DRAFT

**INDEPENDENT AUDITORS' 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***

INDEPENDENT AUDITORS' 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 of
Vermont State Colleges
Montpelier, Vermont

We have audited, 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, the financial statements of Vermont State Colleges (a component unit of the State of Vermont) (the "Colleges"), which comprise the statements of net position as of June 30, 2020 and 2019, the related statements of revenues, expenses and changes in net position, and cash flows for the year then ended, and the related notes to the financial statements, which collectively comprise the Vermont State Colleges' basic financial statements and have issued our report thereon dated **DATE**.

Internal Control Over Financial Reporting

In planning and performing our audits of the financial statements, we considered the Vermont State Colleges' internal control over financial reporting ("internal control") as a basis for designing 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 Colleges' internal control. Accordingly, we do not express an opinion on the effectiveness of the Colleges' 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 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 audits we 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 Vermont State Colleges' 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 financial statements. However, providing an opinion on compliance with those provisions was not an objective of our audits 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*.

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.

**Certified Public Accountants
Braintree, Massachusetts**

DATE

DRAFT

VERMONT STATE COLLEGES SYSTEM
BOARD OF TRUSTEES
RESOLUTION 2020-020

Acceptance of the FY2020 Audited Financial Statements

- WHEREAS, The Vermont State Colleges has contracted with O'Connor & Drew to perform its FY2020 financial statements audit, and the auditors have delivered the draft financial statements; and
- WHEREAS, The Board's Audit Committee has reviewed these materials and recommended that the Board accept them; therefore; and
- WHEREAS, Federal guidance regarding the auditing of CARES, HEERF, and Coronavirus Relief Funding is currently pending; therefore be it
- RESOLVED, That the Board of Trustees of the Vermont State Colleges hereby accepts the FY2020 Financial Statement Audit Report by O'Connor & Drew; and be it further
- RESOLVED, That O'Connor & Drew will complete the Uniform Guidance Single Audit Report and Advisory Comments as soon as practicable following release of guidance; and be it further
- RESOLVED, That the completed Uniform Guidance Single Audit Report and Advisory Comments will be presented for review and approval by the Audit Committee of the Board of Trustees of the Vermont State Colleges at its next regularly scheduled meeting following completion of the report by O'Connor & Drew.

Approved: _____, 2020

Lynn Dickinson, Chair of the Board of Trustees

VERMONT STATE COLLEGES

MANAGEMENT LETTER

JUNE 30, 2020

DRAFT

VERMONT STATE COLLEGES

Management Letter

June 30, 2020

CONTENTS

Management Report	1
Current Year Comment:	
Perkins Adjusting Entries	2
Conclusion	3

DRAFT

To the Board of Trustees
Vermont State Colleges
Montpelier, Vermont

Management of the Vermont State Colleges is responsible for establishing and maintaining effective internal controls over financial reporting. In planning and performing our audit of the financial statements of Vermont State Colleges (the “Colleges”) as of and for the year ended June 30, 2020, in accordance with auditing standards generally accepted in the United States of America, we considered the Colleges' internal control over financial reporting (internal control) as a basis for designing our auditing procedures 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 Colleges' internal control. Accordingly, we do not express an opinion on the effectiveness of the Colleges' 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 detect and correct misstatements on a timely basis. A material weakness is a deficiency, or combination of deficiencies, in internal control such that there is a reasonable possibility that a material misstatement of the Colleges' financial statements will not be prevented or detected and corrected on a timely basis.

Our consideration of internal control was for the limited purpose described in the first paragraph and would not necessarily identify all deficiencies in internal control that might be significant deficiencies or material weaknesses. We did not identify any deficiencies in internal control that we consider to be material weaknesses or significant deficiencies, as defined above. However, we noted a certain matter relating to the internal control environment of the Colleges and have included that comment and recommendation within this report.

This communication is intended solely for the information and use of management, the Board of Trustees and others within the Colleges and is not intended to be, and should not be, used by anyone other than these specified parties.

Certified Public Accountants
Braintree, Massachusetts

DATE

CURRENT YEAR COMMENT

DRAFT

Vermont State Colleges
Page 2

Perkins Adjusting Entries

Current situation:

During our review of the Perkins loan reconciliations as of June 30, 2020, OCD noted that the VSC Colleges had returned Perkins Loan Program funds to the Federal Government as part of the winding down of the Perkins Loans Program. VSC has this obligation to return the Federal Government Contributions recorded as a refundable grant liability on its statement of net position. However, when payments were made in FY2020, they were improperly expensed instead of being applied against the refundable grant liability. VSC noted that these payments were expensed so that they could be easily tracked and then stated on the annual Fiscal Operations Report and Application to Participate (FISAP). However, applying the payment as an expense and not against the liability does not follow general accepted accounting principles (GAAP). OCD proposed an adjustment of approximately \$1.3 million to apply payments to the refundable grant liability and reverse out the payments that were improperly expensed on their books.

Auditors Recommendation:

We recommend that VSC establish procedures to ensure Perkins Loan accounts are properly recorded according to GAAP.

Managements Response:

To prevent this same error from recurring we have clearly documented the correct recording method for the Perkins Loan transactions. This documentation has been filed with our year end close procedures. Additionally, a new System Controller is scheduled to begin work on November 16, 2020 giving the VSC the opportunity to review transaction thresholds and offer a fresh perspective on our general accounting practices. We expect this review will allow for incremental improvement in system-level controls.

Vermont State Colleges
Page 3

CONCLUSION

We would like to thank all of the management and staff who assisted during the course of our fieldwork. The staff was very helpful and exhibited a genuine effort and pride in their work. If we can be of any assistance in the implementation of any of the above-mentioned recommendations, please do not hesitate to call our office.

DRAFT

Audit Committees: The Roles and Responsibilities

While audit committees are not required for all organizations, those who use one – or plan to form one – should pay close attention to how audit committees operate.

What is an audit committee?

The primary purpose of an audit committee is to provide oversight of the financial reporting process, the audit process, the system of internal controls and compliance with laws and regulations.

The audit committee can expect to review significant accounting and reporting issues and recent professional and regulatory pronouncements to understand the potential impact on financial statements. An understanding of how management develops internal interim financial information is necessary to assess whether reports are complete and accurate.



The committee reviews the results of the audit with management and external auditors, including matters required to be communicated to the committee under generally accepted auditing standards.

Audit committees will consider internal controls and review their effectiveness. Reports on, and management responses to, observations and significant findings should be obtained and reviewed by the committee. Controls over financial reporting, information technology security and operational matters fall under the purview of the committee.

Audit Committees: The Roles and Responsibilities



How does an audit committee work?

The committee establishes procedures for accepting confidential, anonymous concerns relative to financial reporting and internal control matters. Often referred to as a “whistle-blower policy,” the procedures allow individuals to bring questions and issues to light without fear of retribution.

The audit committee is responsible for the appointment, compensation and oversight of the work of the auditor. As such, CPAs report directly to the audit committee, not management.

Audit committees should meet separately with external auditors to discuss matters that the committee or auditors believe should

be discussed privately. The committee will also review the proposed audit approach and handle coordination of the audit effort with internal audit staff, if applicable.

“Audit committees should re-examine focus, monitor effectiveness and set the course for future activities.”

When an internal audit function exists, the committee will review and approve the audit plan, review staffing and organization of the function and meet with internal auditors and management on a periodic basis to discuss matters of concern that may arise.

What do audit committee members do?

Committee members can expect to participate in an executive session at each meeting. These sessions can be used to meet with auditors, key members of management or financial reporting staff and provide the opportunity to glean candid information on potentially sensitive topics.

A recent survey of audit committee members reveals that a key focus has become enterprise risk management (ERM). Those surveyed ranked the level of challenge related to enterprise risk management significantly above governance, risk management, financial reporting and internal audit.

Audit Committees: The Roles and Responsibilities



The reason is simple. ERM embraces every risk perspective of an organization. While the entire board is responsible for enterprise risk management, the ownership may rest with the audit committee. Audit committees should re-examine focus, monitor effectiveness and set the course for future activities. Newly formed committees can benefit from the wealth of experience offered by those who have spent time in the trenches.



Effective internal control emanates from the top and permeates throughout an organization. Senior management must set the tone for internal control and the audit committee can be an important piece in the internal control puzzle.

All too frequently in the past, audit committees were stacked with cronies of the chairman and president. They tended to be rubber stamps of the chief executives that met the letter, but certainly not the spirit, of the rules. In such an environment, they tended to

disguise control rather than contribute to it.

However, an audit committee established with the proper attitude and responsibility will accomplish exactly that. If you're a skeptic, you naturally may wonder how more bureaucracy can contribute to profits.

What is an audit committee charter?

An audit committee charter sets forth the general purpose, authority, composition and responsibilities of the committee. The charter should be tailored to the organization.

On an annual basis, the committee should determine that all responsibilities outlined in the charter have been carried out. In addition, the charter should be reviewed and proposed updates presented to the board for approval.

While the charter must remain effective, so must committee members. Best practices include an annual evaluation of members' performance.

Audit Committees: The Roles and Responsibilities



Although audit committees may be reluctant to focus on self-measurement for fear of disclosing weaknesses, evaluation of committee activities is a key tool in achieving and maintaining a high degree of effectiveness.

What are the benefits of an audit committee?

Good management involves matching key tasks with the appropriate people to achieve better results. Your company can derive the most benefit from an audit committee by following these five steps:

1. Leverage your time. Financial reporting is becoming more important and complicated every year. An audit committee should be led by a designated “financial expert” and staffed with a select group of people knowledgeable about financial matters.



2. Improve your internal control. Internal control may not be at the top of your list of important objectives but it should be. Internal control is more than dual signatures on checks and segregation of duties. Properly designed, it will support every aspect of your company.

Proper internal controls will lead to higher efficiencies in all processes, less waste of resources, more objective evaluation methods and more timely and accurate management measurements. Think how valuable such improvements would be for your organization and how much you would be willing to pay a consultant to guide you in the right direction. This is another role an effective audit committee can fill.

Audit Committees: The Roles and Responsibilities



3. Improve your financial management. The audit committee focuses on the financial management and reporting of the company. This group provides a high level of specific expertise in this critical area of your company.

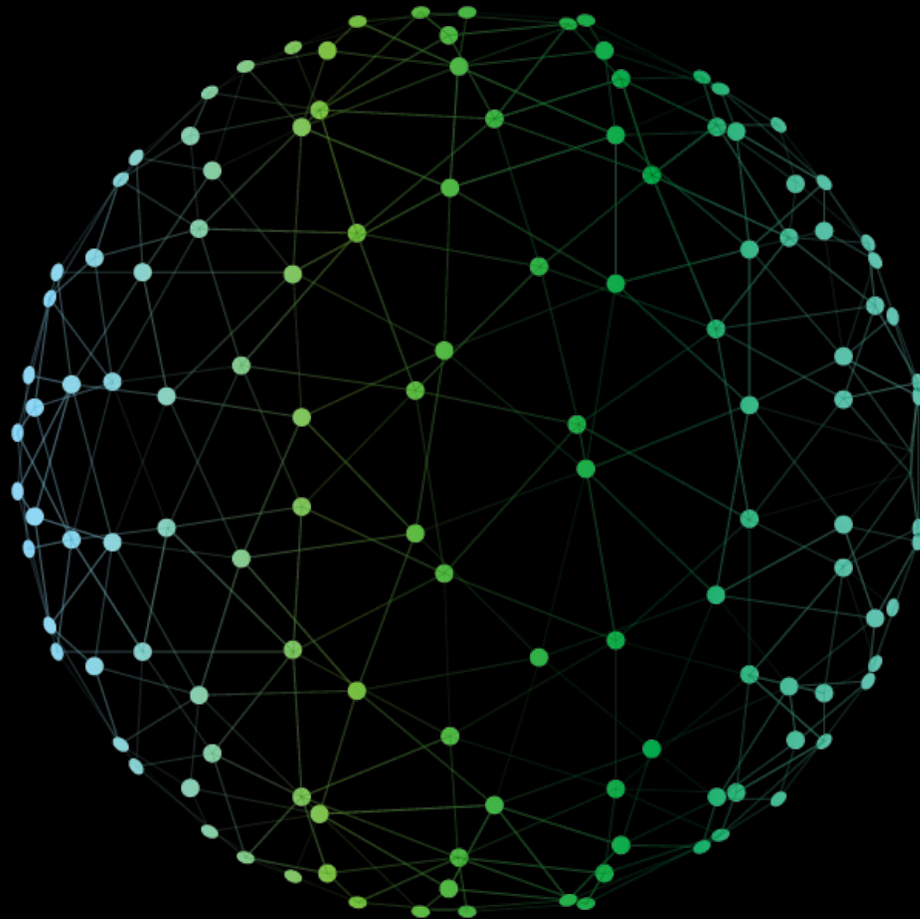
Financial management and reporting determine your credit-worthiness to outsiders and growth targets and successes to insiders. They are the key determinants in establishing the market value of your company – the ultimate scoreboard for management’s results.

Does your board actively manage your company’s financial and reporting functions – or delegate them to the outside auditor? You and your board have the responsibility and are held accountable for these functions.

4. Clarify the roles and responsibilities of your board of directors. A common myth is that a company can get by without an audit committee. The board of directors may be responsible for doing the work of an audit committee.

But without clear responsibilities assigned, there is the risk that the task may be inefficiently or ineffectively executed or perhaps not executed at all. Having a separate audit committee clarifies key responsibilities for your board.

5. Bring value to your audit dollar. An audit is an expensive endeavor that all too many view as a “necessary evil” or another cost of borrowing. An active audit committee stays involved with the auditors throughout the year. The audit committee’s relationship with the auditor is similar to a willing and engaged patient who makes the physician better and more effective. Hidden problems can be discovered early and dealt with before they grow into something dangerous.



The role of the audit committee

April 2018

The role of the audit committee

Oversight of financial reporting and related internal controls

Review of filings and earnings releases

Risk oversight

Oversight of the independent auditor

Ethics and compliance

Oversight of internal audit

Other interactions with management and the board

Audit committee external communications

The role of the audit committee

As an audit committee member, it is important to understand the rules relevant to your role. This section provides an overview of an audit committee's responsibilities in overseeing financial reporting and related internal controls, risk, and ethics and compliance. It also discusses the committee's role in overseeing the internal and independent auditors, as well as how the committee may interact with other members of management and external stakeholders. Finally, it highlights the committee's responsibilities with respect to disclosures in the proxy statement.

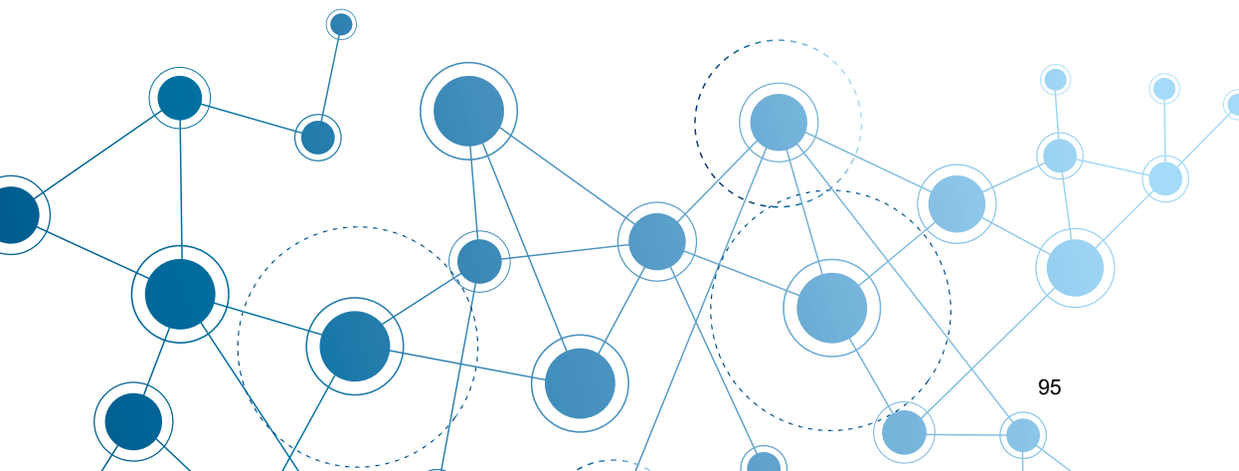
SEC, PCAOB, NYSE, and NASDAQ rules are highlighted where relevant, and we have noted leading practices, tools, and resources to help audit committee members execute their responsibilities.

Oversight of financial reporting and related internal controls

The audit committee, management, and the independent auditor all have distinct roles in financial reporting. Management is responsible for preparing the financial statements, establishing and maintaining adequate internal control over financial reporting (ICFR), and evaluating the effectiveness of ICFR. The independent auditor is responsible for expressing an opinion on the fairness with which the financial statements present, in all material respects, the financial position, the results of operations, and cash flows in conformity with GAAP, and, when applicable, evaluating the effectiveness of ICFR.

To oversee ICFR successfully, the audit committee should be familiar with the processes and controls management has put in place and understand whether those processes and controls are designed and operating effectively. The audit committee should work with management, the internal auditors, and the independent auditor to gain the knowledge needed to provide appropriate oversight of this area.

Likewise, the audit committee is responsible for overseeing the entire financial reporting process. To do so effectively, it should be familiar with the processes and controls that management has established and determine whether they were designed effectively.



The audit committee's role is one of oversight and monitoring, and in carrying out this responsibility, the committee may rely on management, the independent auditor, and any advisers the committee might engage, provided its reliance is reasonable.

The audit committee should consider having management identify and discuss any significant accounting policies, estimates, and judgments made. A quarterly analysis of these areas may be useful to prepare for these discussions, and management should tailor the analysis to highlight changes and include new or unusual items. Because [Regulation S-X, Rule 2-07](#) requires the independent auditor to discuss the effects of alternative GAAP methods on the financial statements, the information presented by management should be corroborated by the independent auditor.

NYSE requirements. NYSE listing standards require the audit committee to review major issues regarding accounting principles and the presentation of the financial statements. These include significant changes in the company's selection or application of accounting principles, the adequacy of internal controls, and any special audit steps adopted in response to what the NYSE terms "material control deficiencies." These discussions can be held, generally with management, during the review of the quarterly financial statements to be filed with the SEC.

The audit committee is also required to review management's analyses of significant issues in financial reporting and judgments made in preparing the financial statements, including the effects of alternative GAAP methods. This discussion may also be held during the review of the quarterly financial statements. The audit committee also should review the effects of regulatory and accounting initiatives, as well as off-

balance-sheet transactions, on the financial statements. For example:

- Management and the audit committee should discuss pending technical and regulatory matters that could affect the financial statements, and the audit committee should be updated on management's plans to implement new technical or regulatory guidelines.
- The review of off-balance-sheet structures should also be a recurring agenda item, and may be conducted as part of the committee's review of management's discussion and analysis in the annual and quarterly reports. The exact frequency of these discussions will depend on the company's operations and preferences. Finally, the audit committee should consider reviewing off-balance-sheet transactions, or at least material ones, before they are executed.

NASDAQ requirements. NASDAQ requires disclosure of the audit committee's purpose, as set out in its charter, of overseeing accounting and financial reporting processes of the company and audits of the financial statements. See the **audit committee charter** section of this guide for details.

Fraud risk

In conjunction with risk oversight, the audit committee should be satisfied that the company has programs and policies in place to prevent and identify fraud. It should work with management to oversee the establishment of appropriate antifraud controls and programs and to take the necessary steps when fraud is detected. The audit committee should also be satisfied that the organization has implemented an appropriate ethics and compliance program and established a reporting hotline. See the **ethics and code of conduct** and **reporting hotline procedures** sections later in this guide for more information.

Audit committee members should be aware of three main areas of fraud risk:

- Financial statement fraud, which includes intentional misstatements in or omissions from financial statements
- Asset misappropriation, which may include check forgery, theft of money, inventory theft, payroll fraud, or theft of services
- Corruption, which may include schemes such as kickbacks, shell companies, bribes to influence decision makers, or manipulation of contracts.

One way the audit committee can help oversee the prevention and detection of financial statement fraud is by monitoring management's assessment of ICFR.

The audit committee should also have an awareness of the US Foreign Corrupt Practices Act (FCPA) and other non-US anticorruption laws that may be applicable (e.g., the UK Bribery Act). As the SEC and Department of Justice note in the [Resource Guide to the FCPA](#), anticorruption compliance "begins with the board of directors and senior executives setting the proper tone for the rest of the company." To that end, the audit committee should:

- Understand the company's obligations and responsibilities regarding anticorruption laws to which it is subject
- Determine whether the company has dedicated appropriate oversight, autonomy, and resources to its anticorruption compliance program; depending on the company's size, this could involve assigning an individual who is specifically charged with anticorruption compliance and has a direct reporting line to the committee

- Understand specific policies and procedures in place to identify and mitigate corruption-related risks
- Discuss with management specific corruption-related risks that have been identified, including allegations of corruption that may have been received through the company's monitoring and reporting mechanisms, as well as management's plans for responding to such risks
- Monitor any actual violations, including management's response.

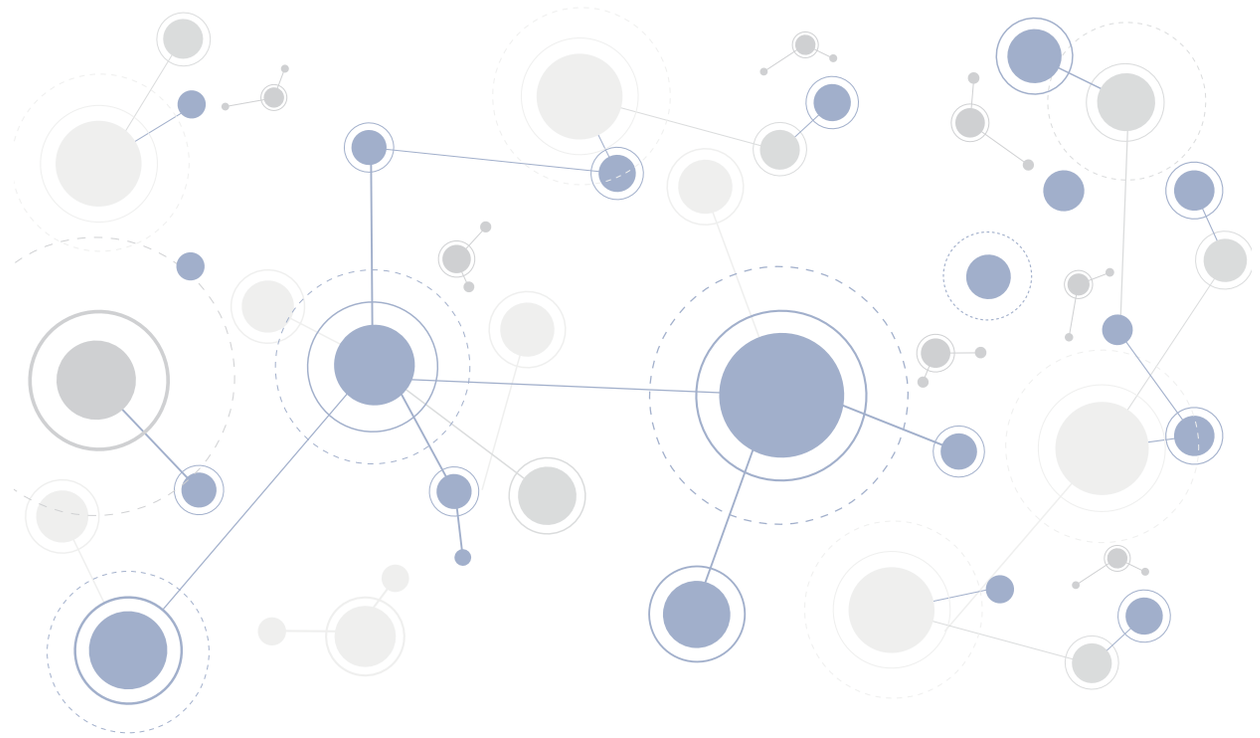
Tools and resources



The [Anti-Fraud Collaboration](#) released a report titled [The Fraud-Resistant Organization](#) that identifies three central themes critical to fraud deterrence and detection.

2013 COSO framework. The 2013 Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) provides a formal structure for designing and evaluating the effectiveness of internal control. It emphasizes the role of the board—and, by delegation or regulation, the role of the audit committee—in overseeing internal control, which remains an essential aspect of effective governance. In particular, the framework highlights:

- The board's role in the control environment, including clarification of expectations for integrity and ethics, conflicts of interest, adherence to codes of conduct, and other matters
- The board's assessment of the risk that management could override internal controls and careful consideration of the possibility that management may override such controls
- The establishment and maintenance of open lines of communication between management and the board and the provision of separate lines of communication, such as whistleblower hotlines.



Review of filings and earnings releases

The audit committee generally reviews earnings releases, SEC filings containing financial information, and other financial information and earnings guidance provided to analysts, ratings agencies, and others. The committee should consider how it will execute these responsibilities to satisfy itself that all information is presented fairly and in a transparent manner. This should include a focus on consistency of information, tone, and messaging across all financial communications.

The audit committee should confirm that an appropriate legal review has been completed to verify the completeness of disclosures, including any obligation to report on trends. This legal review should also consider compliance with the company's policies on forward-looking statements and the completeness of any related disclaimers.

NYSE requirements. NYSE listing standards require that the audit committee meet to discuss the company's annual audited financial statements and quarterly financial statements with management and the independent auditor. They also require the audit committee charter to address the committee's responsibility to discuss earnings press releases and the financial information and guidance provided to analysts and ratings agencies.

The commentary to the listing standards indicates that this discussion may be in general terms, and the audit committee may discuss the type of information disclosed and the type of presentation made. The commentary also indicates that the discussion should pay particular attention to any pro forma or adjusted non-GAAP financial information.

Note that SEC rules require the audit committee to recommend to the board that the audited financial statements be included in the company's annual report on Form 10-K.



Two-thirds of audit committees meet via conference call to discuss earnings releases, while **22%** review earnings releases at in-person meetings

Source: Deloitte 2016 Board Practices Report



Questions for audit committees to consider

Earnings guidance

The audit committee should discuss earnings guidance with management. Questions to consider include:

- When did management last evaluate its approach to providing earnings guidance? Is a change in approach warranted as a result of the current economic environment and other circumstances facing the company?
- How can pressures to meet expectations in the short term influence the quality of the company's reported financial results and management behavior?
- What practices do the company's competitors follow with respect to earnings guidance and other forward-looking information?
- What are management's reasons for providing or not providing earnings-per-share targets and other types of forward-looking information?
- How confident is management in its ability to forecast earnings accurately? Is the disclosure of a range of earnings estimates preferable to a specific target? Should the time frame for which estimates are provided be modified or are more frequent updates necessary?
- What are the company's long-term value drivers? What is the specific quantitative and qualitative information—be it financial or nonfinancial in nature—that best reflects these drivers? Is this information provided to investors and analysts on a forward-looking basis?
- Has management considered seeking input directly from shareholders regarding the types of forward-looking information they would find meaningful?
- Do current circumstances warrant enhanced audit committee review of earnings estimates and other forward-looking information before it is made public?
- If the company changes its approach to the provision of earnings guidance and forward-looking information, should the audit committee modify its practices for reviewing that information?

Questions for audit committees to consider



Non-GAAP measures

The SEC rules regarding the use of non-GAAP financial measures require, among other things, that disclosure of any material information containing non-GAAP financial measures must include the most directly comparable GAAP financial measures, that the GAAP measures must be disclosed with equal or greater prominence, and that the GAAP and non-GAAP measures must be reconciled. The SEC has recently taken a hard look at non-GAAP measures in response to concerns about their increased use and prominence. As a result, companies and audit committees should consider re-examining their use of non-GAAP measures and related controls and the disclosure of those measures. The audit committee should consider asking the following questions:

- Is the measure misleading or prohibited?
- Is the measure presented with the most directly comparable GAAP measure and with no greater prominence than the GAAP measure?
- Is the measure defined and described appropriately and clearly labeled as non-GAAP?
- Does the reconciliation between the GAAP and non-GAAP measure clearly label and describe the nature of each adjustment, and is each adjustment appropriate?
- Is there transparent and company-specific disclosure of the substantive reasons why management believes that the measure is useful for investors and the purpose for which management uses the measure?
- Is the measure prepared consistently from period to period in accordance with a defined policy, and is it comparable to that of the company's peers?
- Is the measure balanced (e.g., does it adjust not only for nonrecurring expenses but also for nonrecurring gains)?
- Does the measure appropriately focus on material adjustments and not include immaterial adjustments that would not seem to be a focus of management?
- Do the disclosure controls and procedures address non-GAAP measures?
- Does the audit committee oversee the preparation and use of non-GAAP measures?
- Does the audit committee have a clear understanding how non-GAAP measures impact compensation? Are the audit and compensation committees aligned on this?

Tools and resources



Deloitte's publications [*A Chance to Self-Correct: SEC Urges Companies to Take a Fresh Look at Their Non-GAAP Measures*](#) and [*A Roadmap to Non-GAAP Financial Measures*](#) provide additional information, including ways for a company to assess the appropriateness of its non-GAAP measures and control considerations.

Additionally, in March 2018, the Center for Audit Quality issued [*Non-GAAP Measures: A Roadmap for Audit Committees*](#), a guide intended to help audit committees enhance their oversight of these measures used by company management. The roadmap provides key considerations for audit committees, including leading practices to assess whether a company's non-GAAP metrics present a balanced representation of the company's performance.

Questions for audit committees to consider



Related-party transactions

NASDAQ and NYSE listing standards each contemplate that the audit committee of a listed company, or another independent body of the board, will review all related-party transactions. In some instances, this responsibility is assigned to the audit committee. The following questions may help the audit committee assess its process for approving related-party transactions:

- What process will the committee follow in reviewing and approving related-party transactions? Is this process documented?
- Will special meetings be called as potential transactions arise, or is there a process to review transactions between scheduled meetings?
- What information does the committee need to make an informed judgment about the appropriateness of a transaction?
- Who will be responsible for presenting this information?

For each transaction brought for approval, the committee may consider asking:

- What are the business reasons for the transaction? Are these reasons in line with the company's overall strategy and objectives?
- When and how will the transaction have to be disclosed? How will investors view the transaction when it is disclosed?
- Which insiders could benefit from the transaction and in what way?
- What impact will the transaction have on the financial statements?
- Are any outside advisers needed to help understand the implications of the transaction?



Risk oversight

Given the dynamic business environment, which creates an ever-changing risk landscape, boards should make sure the risk oversight function is well defined and effective. The board plays a critical role in understanding and influencing management's processes for identifying, assessing, and continually monitoring risks. The board should clearly define which risks the full board should discuss regularly versus the risks that can appropriately be delegated primarily to a board committee. While many boards have a defined risk governance structure in place, it is important to continually assess the structure as companies face new risks.

A leading practice is for management to maintain a list of all enterprise-wide risks, which are then mapped to specific board committees with the expertise to oversee them. For example, human resource and compensation risks may be delegated to the compensation committee for oversight, and the audit committee should have a key role in overseeing financial risks. In many instances, the full board takes direct responsibility for and regularly discusses the company's most strategic risks, which include risks that could disrupt and materially impact the company's business strategy. Committee charters should be updated to align with the defined risk governance structure.

For companies outside the financial services industry, where many companies have separate board risk committees, any risks not assigned to a specific committee during this process are often delegated to the audit committee. While it may be appropriate for the audit committee to take responsibility for reviewing the guidelines, processes, and policies management has in place to identify, assess, and manage risk, boards should take care not to overburden the audit committee

Questions for audit committees to consider



Risk oversight

When the board or audit committee is considering the effectiveness of the company's enterprise risk management—the process of planning, organizing, leading, and controlling activities to minimize the effect of downside risk on the organization—it may consider the following questions:

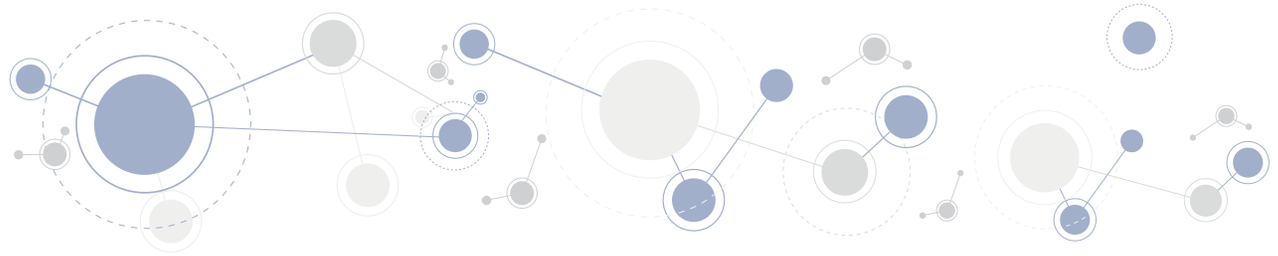
- Which board committees are responsible for various aspects of risk governance? Has the risk governance structure been defined?
- How do the various board committees oversee risk? Is there appropriate coordination and communication between all relevant stakeholders?
- Does the board consider the relationship between strategy and risk? What are the potential internal and external risks to the success of the strategy?
- Does management provide the board with the information needed to oversee the risk management process effectively?
- What are the company's policies and processes for identifying, assessing, and continually monitoring the major financial risk exposures on an integrated, enterprise-wide basis?
- Has management assigned owners for each risk that has been identified?
- How might the company's compensation programs encourage inappropriate focus on short-term financial performance? Are the audit committee and compensation committee aligned on such risks?
- What mechanisms does management use to monitor emerging financial risks? What are the early warning mechanisms, and how effective are they? How, and how often, are they calibrated?
- Which framework has management selected for the financial risk management program? What criteria were used to select it?
- What is the role of technology in the risk management program? How was it chosen, and when was it last evaluated?
- Is cyber risk receiving adequate time and focus on the audit committee agenda?

with risk oversight responsibilities. The NYSE listing standards further define the audit committee's role in discussing policies with respect to risk assessment and risk management:

While it is the job of the CEO and senior management to assess and manage the listed company's exposure to risk, the audit committee must discuss guidelines and policies to govern the process by which this is handled. The audit committee should discuss the listed company's major financial risk exposures and the steps management has taken to monitor and control such exposures. The audit committee is not required to be the sole body responsible for risk assessment and management, but, as stated above, the committee must discuss guidelines and policies to govern the process by which risk assessment and management is undertaken. Many companies, particularly financial companies, manage and assess their risk through mechanisms other than the audit committee. The processes these companies have in place should be reviewed in a general manner by the audit committee, but they need not be replaced by the audit committee.¹

The SEC considers risk oversight a primary responsibility of the board and requires disclosure of its role in this area. Disclosures include whether the entire board is involved in risk oversight; whether certain aspects are executed by individual board committees; and whether the employees responsible for risk management report directly to the board. Such disclosures informs shareholders' understanding of the board's process for overseeing risk.

¹ NYSE listing standards, [303A.07 Audit Committee Additional Requirements](#).



Tools and resources



Deloitte's publications, [Risk Committee Resource Guide for Boards](#); [Risk Intelligent Governance: Lessons from State of the Art Board Practices](#); and [Bank Board Risk Governance: Driving Performance through Enhanced Risk Oversight](#), provide additional information for boards and audit committee members on risk oversight.

The audit committee's potential role in overseeing cyber risk

It is often challenging for even the most tech-savvy business leaders to keep up with the scope and pace of developments related to big data, social media, cloud computing, IT implementations, cyber risk, and other technology matters. These developments carry a complex set of risks, the most serious of which can compromise sensitive information and significantly disrupt business processes. Cyber risk is often at the top of the agenda for management and boards at companies of all sizes and industries. The pervasiveness of cyber risk significantly increases concerns about financial information; internal controls; and a wide variety of risks, including the reputational risks that can result from a cyber incident. Oversight of a successful cyber risk management program requires proactive engagement and is most frequently the responsibility of the full board. In some organizations, a level of oversight may be delegated to a risk committee or the audit committee.

In companies where the audit committee holds some responsibility for cyber risk management, the committee should first obtain a clear understanding of the specific areas it is expected to oversee. In those organizations, the audit committee, in its capacity of overseeing financial risks and monitoring management's policies and procedures, may have expertise and be asked to play a significant strategic role in monitoring management's preparation for and response to cyber threats, coordinating cyber risk management initiatives and policies, and confirming their efficacy. Those audit committees may take the lead in monitoring cyber threat trends, regulatory developments, and major threats to the company. Other responsibilities may include setting expectations and accountability for management, as well

as assessing the adequacy of resources, funding, and focus on cyber risk management activities.

For those audit committees charged with this oversight, engaging in regular dialogue with the chief information officer, chief information security officer, and other technology-focused leaders can help the committee determine where attention should be focused. Although cyber risk is frequently on the full board's agenda, audit committees are increasingly receiving regular updates from relevant technology leaders, with some technology risk-related topic on almost every meeting agenda. The audit committee chairman can be a particularly effective liaison with other groups in enforcing and communicating expectations regarding cyber and financial risk mitigation.

We need to arm corporate boards with a mechanism to thoughtfully assess management's assertions about the design and effectiveness of their organizations' cyber defenses.

Sarah Bloom Raskin, Former Deputy Secretary of the US Department of Treasury, at the PCAOB's 10th annual International Institute on Audit Regulation event in Washington, DC

To which groups has the board allocated the majority of tasks connected to the following areas of risk oversight? (Respondents could select multiple groups for each risk.)							
	The "big" picture	Reputational risks	Financial stability risk	Cyber risks	Compliance risks	Talent risks	Incentive risks
The full board	96%	86%	47%	41%	22%	46%	21%
Audit committee	5%	9%	51%	51%	69%	2%	5%

Source: 2016-2017 NACD Public Company Governance Survey, National Association of Corporate Directors

Cybersecurity risk management



In April 2017, the AICPA released its cybersecurity risk management attestation reporting framework, which is intended to expand cyber risk reporting to address the marketplace need for greater stakeholder transparency. This reporting framework establishes a standardized reporting mechanism to provide a broad range of users with useful information about an entity's cybersecurity risk management program to support informed and strategic decision making. It consists of the following components:

- Management's description of the entity's cybersecurity risk management program
- Management's assertion on the presentation of the description and the operating effectiveness of the controls to achieve the cybersecurity objectives
- Practitioner's report on the presentation of the description and the operating effectiveness of the controls to achieve the cybersecurity objectives.

Leveraging a unified approach for performing and reporting on an entity's cyber risk management program and related controls could help boards and audit committees effectively execute their oversight responsibilities with respect to cyber risk.

See Deloitte's [Cybersecurity risk management assessment](#) page.

Enhanced cybersecurity disclosure guidance



The SEC issued interpretive guidance on February 21, 2018, that largely refreshes the SEC's 2011 staff guidance related to cybersecurity disclosure obligations. The [latest guidance](#) does not establish any new disclosure obligations but rather presents the SEC's views on how its existing rules should be interpreted in connection with cybersecurity threats and incidents. It also expands on the initial concepts discussed, concentrating more heavily on cybersecurity policies and controls, most notably those related to cybersecurity escalation procedures and the application of insider trading prohibitions. The guidance also addresses the importance of avoiding selective disclosure, as well as considering the role of the board of directors in risk oversight. The release applies to public operating companies, including foreign private issuers, but does not address the specific implications of cybersecurity for other regulated entities under the federal securities laws, such as registered investment companies, investment advisers, brokers, dealers, exchanges, and self-regulatory organizations.

The new guidance clarifies the SEC's view on the role of the board of directors in overseeing cybersecurity risk. If the risk is material to a company's business, the discussion of the board of directors' role in the risk oversight function should include the nature of its responsibilities for overseeing the management of this risk. The SEC believes that "disclosures regarding a company's cybersecurity risk management program and how the board of directors engages with management on cybersecurity issues allow investors to assess how a board of directors is discharging its risk oversight responsibility in this increasingly important area."

For more information about the latest guidance, refer to Deloitte's *Heads Up: [In the Spirit of Full Cybersecurity Disclosure](#)*.



The audit committee's role in M&A

The audit committee has an important role in M&A, both before and after a transaction.

Before the deal is done: Due diligence

Although due diligence is largely management's responsibility, the audit committee can provide critical oversight in areas such as risk analysis, internal controls, and even the basic financial information on which the terms are based. Weakness in a target's internal control systems can create unpleasant surprises that, in the absence of due diligence, may not be discovered until it is too late. This could be a critical factor when management is required to evaluate the post-integration controls in accordance with the Sarbanes-Oxley Act. While target financial information may be prepared with the best of intentions, and may even be audited, audit committee oversight can provide greater comfort that the financial information is accurate and complete. Other areas of due diligence oversight include tax, insurance, and Foreign Corrupt Practices Act compliance.

Audit committees can and should satisfy themselves that the due diligence process is thorough and that the board is fully informed of related risks before the transaction is approved. They can do this in much the same way they address day-to-day matters: ask questions, identify areas of risk to consider, and provide guidance on how to solve problems.

Post-merger integration oversight

While post-merger integration is sometimes overlooked in the excitement of closing a deal, it can be critical to the success or failure of the transaction. The audit committee has a vital role to play here, too.

One area of audit committee focus is the melding of internal control systems and processes so they are stable on Day 1 or as soon as possible thereafter. SEC rules adopted under the Sarbanes-Oxley Act require public companies to integrate disclosure controls as well as controls over financial reporting. Failure to do so can have significant consequences. Even when both parties have high-quality systems, processes that do not work well together may create control problems, leading to reportable deficiencies or even material weaknesses.

Other areas of audit committee responsibility include oversight of talent integration in the financial and accounting areas and monitoring that computer systems and technology platforms can communicate with each other from the outset.

For additional information, read Deloitte's [On the Board's Agenda: Post-Merger Integration](#).

Special requirements for financial institutions



Following the enactment of the Dodd-Frank Act in July 2010, the Federal Reserve Board issued a new regulation setting forth enhanced prudential standards for large banking organizations, including risk committee requirements. Specifically, all bank holding companies (BHCs) with total consolidated assets of \$10 billion or more are required to maintain a risk committee that approves and periodically reviews the risk management policies of the BHC's global operations and oversees the operation of the BHC's global risk management framework. More stringent requirements apply to BHCs with total consolidated assets of \$50 billion or more. The corporate governance requirements state that the risk committee must:

- Have a formal, written charter that is approved by the BHC's board of directors
- Meet at least quarterly, or more frequently if needed, and fully document and maintain records of its proceedings, including risk management decisions.

Moreover, the risk committee at each BHC with total consolidated assets of \$50 billion or more is required to:

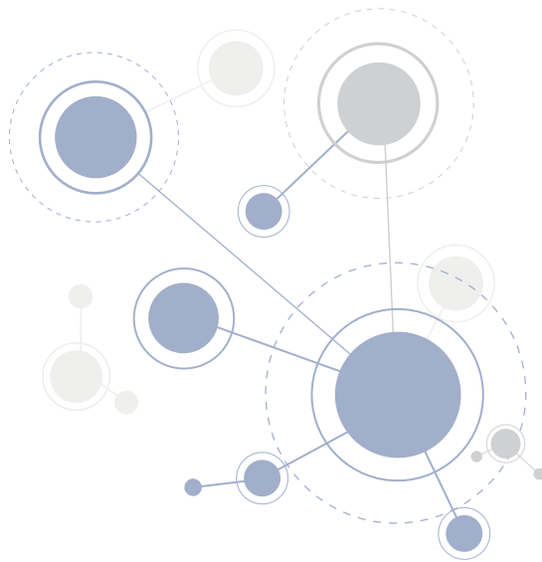
- Be an independent committee of the board of directors that has, as its sole and exclusive function, responsibility for the risk management policies of the BHC's global operations and oversight of the operation of the BHC's global risk management framework
- Report directly to the BHC's board of directors
- Receive and review regular reports not less than quarterly from the BHC's chief risk officer.

See the [Federal Reserve's final rule](#) and [Deloitte's practical guide](#) to the rule for additional requirements and guidance.

Soon after the Federal Reserve Board finalized its EPS framework, the Office of the Comptroller of the Currency (OCC) issued heightened standards applicable to national banks, insured federal savings associations, insured federal branches of foreign banks with total consolidated assets of \$50 billion or more, and OCC-regulated institutions with total consolidated assets of less than \$50 billion if that institution's parent company controls at least one other covered institution.

Among other things, each covered institution is required to establish and adhere to a formal, written risk governance framework that is designed by independent risk management and approved by the board of directors or the board's risk committee.

See the OCC's [heightened standards](#) for additional requirements and guidance.



Oversight of the independent auditor

Audit committees of listed companies are directly responsible for the appointment, compensation, and oversight of the independent auditor, including the resolution of any disagreements with management. It is optimal for the audit committee, management, the internal auditors, and the independent auditor to work together in a spirit of mutual respect and cooperation.

The audit committee and the independent auditor typically meet at least quarterly to thoroughly discuss a wide variety of matters, including the company's financial reporting, internal controls, and the audit, from planning to conclusion of the audit. These discussions should also include educational and evaluative topics. Executive sessions with the independent auditor are a way to maintain open communication and identify concerns, and they are required for NYSE-listed companies.

Auditor communications

The NYSE, NASDAQ, and PCAOB outline communications that are required between the audit committee and the independent auditor. Many of these communications are focused on the responsibility of the audit committee to oversee the independent auditor.

NYSE requirements. NYSE listing standards require the audit committee to communicate with the independent auditor in the following ways:

- Meet with the independent auditor to review and discuss the company's annual audited financial statements and quarterly financial statements, including disclosures in management's discussion and analysis

- Periodically, meet separately with the independent auditor, management, and the internal auditors
- Obtain a formal written communication from the independent auditor regarding independence and other matters annually
- Review with the independent auditor any audit problems or difficulties and management's response
- Set clear hiring policies for employees or former employees of the company's independent auditor.

NASDAQ requirements. NASDAQ listing standards require the audit committees of listed companies to obtain a formal written statement from the independent auditor consistent with PCAOB Ethics and Independence. [Rule 3526, Communication with Audit Committees Concerning Independence.](#)

PCAOB requirements.¹ Some communications between the auditor and the audit committee are driven by standards the auditor must follow in conducting the audit. There are a number of PCAOB standards that require communications with the audit committee. The primary one is [Auditing Standard No. 1301 \(AS 1301\), Communications with Audit Committees](#). The communications under this standard can be oral or written, but must be made in a timely manner and prior to issuance of the auditor's report. The standard addresses communications relevant to different phases of the audit, from the auditor's engagement through the issuance of the auditor's report. It also requires communications relevant to various aspects of the company's accounting and reporting, as well any disagreements between the auditor and management.

¹ The PCAOB requirements encompass the items the independent auditor is required to communicate to the audit committee by [SEC's Regulation S-X, Rule 2-07, Communication with Audit Committees](#). The SEC stated in its release adopting this rule that it expects these discussions to occur prior to filing Form 10-Q or Form 10-K.

Summary of PCAOB required communications

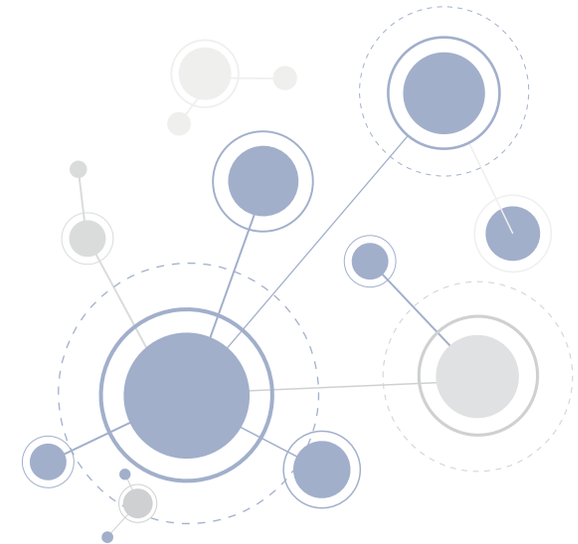


Communications required by AS 1301

- Significant issues discussed with management before the auditor's appointment or retention
- An understanding of the terms of the audit
- Information relevant to the audit
- Overview of the audit strategy, timing of the audit, and significant risks
- Results of the audit, including:
 - Significant accounting policies and practices
 - Critical accounting policies and practices
 - Critical accounting estimates
 - Significant unusual transactions
- Auditor's evaluation of the quality of the company's financial reporting
- Other information in documents containing audited financial statements
- Difficult or contentious matters about which the auditor consulted
- Management consultations with other accountants
- Going-concern matters
- Uncorrected and corrected misstatements
- Material written communications
- Departure from the auditor's standard report
- Disagreements with management
- Difficulties encountered in performing the audit
- Other matters

Communications required by other PCAOB standards or rules

- Material weaknesses and significant deficiencies in internal control ([AS 2201](#))
- Representations of management ([AS 2201](#))
- Fraud and illegal acts ([AS 2401](#) and [2405](#))
- Communications in connection with interim reviews ([AS 4105](#))
- Preapproval of services ([Rules 3524](#) and [3525](#))
- Independence matters ([Rule 3526](#))
- Related parties ([AS 2410](#))
- Auditing fair-value measurements and disclosures ([AS 2502](#))



PCAOB adopts changes to the auditor's report

The SEC approved the standard requiring changes to the auditor's report on October 23, 2017. In a statement announcing its approval of this standard that significantly modifies the auditor's reporting model, Chairman Jay Clayton stated his strong support for the objective of the rule, namely for the auditors to provide investors with meaningful insights into the audit. Chairman Clayton highlighted the important role of the audit committee and noted that the SEC and PCAOB will monitor the results of the new standard's implementation, including consideration of any unintended consequences.

The new auditor reporting standard will significantly modify the auditor's reporting model while retaining the current "pass/fail" opinion of the existing auditor's report. The primary changes include:

- Standardized ordering and inclusion of section headers, with the opinion section appearing first
- Enhanced descriptions of the auditor's role and responsibilities, including a statement regarding independence requirements
- Communication of critical audit matters (CAMs)
- Disclosure of auditor tenure—the year in which the auditor began serving consecutively as the company's auditor.

A CAM is defined as a matter communicated, or required to be communicated, to the audit committee that:

- Relates to accounts or disclosures that are material to the financial statements
- Involves especially challenging, subjective, or complex auditor judgment.

The new requirements will be phased in, with CAM disclosure effective for large accelerated filers for audits of fiscal years ending on or after June 30, 2019, and for all other audits to which the requirement applies for fiscal years ending on or after December 15, 2020. The remaining changes apply to auditor reports issued for fiscal years ending on or after December 15, 2017.

Although the standard will be implemented in accordance with phased-in effective dates, management and audit committees will most likely want to start to consider the implications of the new requirements and discuss them with their auditors. Potential questions regarding CAMs may include:

- What matters could be CAMs?
- How will management and the audit committee engage with the auditor as CAMs are identified and the auditor's descriptions of the CAMs are developed and finalized?
- How will the timing of auditor communications with management and the audit committee accommodate the discussion of CAMs?
- How do the auditor's statements regarding CAMs compare to management's disclosures regarding the same matters?

Deloitte's [Heads Up](#) provides additional information on the new rule.

I strongly support the objective of the rule to provide investors with meaningful insights into the audit from the auditor. CAMs are designed to provide investors and other financial statement users with the auditor's perspective on matters discussed with the audit committee that relate to material accounts or disclosures and involve especially challenging, subjective, or complex auditor judgment. Investors will benefit from understanding more about how auditors view these matters.

Jay Clayton, SEC Chairman

Auditor independence

The SEC and PCAOB rules govern the independence of accountants who audit or review financial statements and prepare attestation reports filed with the SEC. The rules recognize the critical role of audit committees in financial reporting, their unique position in monitoring auditor independence, and their direct responsibility for the oversight of the independent auditor. Although most audit firms are rigorous in monitoring and enforcing these independence requirements, it is important that audit committee members be aware of them as well.

The SEC independence rules address the following issues related to registrants.

Financial interests. The rule states that independence is impaired if the audit firm or certain of its people have a direct or material indirect financial interest in an audit client. Examples of prohibited financial interests include an investment in the audit client's debt or equity securities, certain loans, deposits not fully insured by the Federal Deposit Insurance Corporation, broker-dealer account balances not fully insured by the Securities Investor Protection Corporation, and certain individual insurance products.

Employment relationships. The rule states that independence is impaired if a current partner, principal, shareholder, or professional employee of the independent auditor has an employment relationship with, or serves as a member of the board or similar management or governing body of, the audit client. Former partners, principals, shareholders, or professional employees of the independent auditor cannot be employed in an accounting role or financial reporting oversight role—one who exercises more than minimal influence over the contents of accounting records or prepares them—at an audit client unless

they are fully separated from the independent auditor, financially and otherwise. Even if this separation is achieved, former members of the audit engagement team for an issuer cannot take a financial reporting oversight role for the issuer before completion of one annual audit subsequent to the engagement period when the individual was a part of the engagement team. Employment restrictions also apply to certain close family members of the independent auditor's personnel.

Business relationships. The rule prohibits an independent auditor from having a direct or material indirect business relationship with an audit client, or with persons associated with the audit client in a decision-making capacity, such as an audit client's officers, directors, or substantial stockholders. This prohibition does not preclude the independent auditor from providing permissible services to the audit client or purchasing goods or services from the audit client as a consumer in the ordinary course of business, commonly known as a vendor business relationship.

Nonaudit services provided by auditors. The rule sets forth 10 categories of services that impair the auditor's independence if provided to an audit client. The rule permits an auditor to provide other nonaudit services to an issuer if the services are preapproved by the audit committee. Permissible nonaudit services include due diligence for mergers and acquisitions, internal control reviews, and tax services that are not prohibited by the PCAOB.

In certain limited circumstances, the independent auditor may provide bookkeeping, design, and implementation of financial information systems; appraisal or valuation services; actuarial services; and internal audit outsourcing to a nonclient affiliate of an

audit client if "it is reasonable to conclude that the results of these services will not be subject to auditing procedures during an audit of the audit client's financial statements." This is referred to as the "not-subject-to-audit" exception.

The following nonaudit services are prohibited to the independent auditor:

- Bookkeeping or other services related to the accounting records or financial statements of the audit client
- Design and implementation of financial information systems
- Appraisal or valuation services, fairness opinions, or contribution-in-kind reports
- Actuarial services
- Internal audit outsourcing
- Management functions
- Human resources
- Broker-dealer, investment advisory, or investment banking services
- Legal services
- Expert services.

The audit committee's administration of the audit engagement (preapproval). The audit committee must preapprove permissible audit and nonaudit services to be provided to the issuer and its subsidiaries. Preapproval can be obtained directly or based on policies and procedures established by the audit committee that are detailed as to the type of service. These policies and procedures do not circumvent the need to inform the audit committee of the service, and the committee cannot delegate its preapproval responsibilities to management. It can, however, delegate preapprovals to one or more members

of the committee if the preapprovals are reported at the next scheduled meeting of the full committee.

Further, the PCAOB rules provide that an audit firm seeking preapproval of tax services or nonaudit services related to internal control over financial reporting must:

- Describe, in writing, the scope of the service. For tax services, the audit firm must describe, in writing, (i) the fee structure for the engagement, any side letter or other amendment to the engagement letter, or any other agreement between the firm and the audit client relating to the service; and (ii) any compensation arrangement or other agreement between the registered public accounting firm or an affiliate and any person other than the audit client with respect to promoting, marketing, or recommending a transaction covered by the service.
- Discuss with the audit committee of the issuer the potential effects of the services on the independence of the firm.

Contingent fees and commissions. The rule states that independence is impaired if the independent auditor provides any service or product to an audit client for a contingent fee or a commission, or receives a contingent fee or commission from an audit client. The PCAOB also has discretion to prohibit any other service that it determines, by regulation, to be impermissible. In addition to prohibiting the independent auditor from providing a service or product to an audit client for a contingent fee or commission, the PCAOB has issued rules prohibiting the independent auditor from:

- Marketing, planning, or opining in favor of the tax treatment of a confidential or aggressive tax transaction
- Providing tax services to persons in a financial reporting oversight role for an audit client.

Partner rotation. The rule requires the lead audit and engagement quality review partners to rotate after five years, at which time they are subject to a five-year “time-out” period. Audit partners who are significantly involved with senior management or the audit committee or who are responsible for decisions on accounting matters that affect the financial statements must rotate after seven years and are subject to a two-year time-out period. This includes audit partners who serve as the lead partner for significant subsidiaries. Significant subsidiaries are defined as those accounting for greater than 20 percent of an issuer’s revenues or assets. Other specialty partners, such as tax partners, are not required to rotate.

Compensation of audit partners. Under the SEC’s rule, an auditor is not independent if, at any point during the audit and professional engagement period, any audit partner receives compensation from selling engagements to provide the audit client with any services other than audit, review, or attest services.

For the purpose of this restriction, the SEC defines the term “audit partner” as the lead and concurring partners and other partners on the engagement team who have responsibility for making decisions on significant auditing, accounting, and reporting matters that affect the financial statements or who maintain regular contact with management or the audit committee. This includes all audit partners serving the client at the issuer or parent, with the exception of specialty partners, as well as the lead partner at subsidiaries whose assets or revenues constitute at least 20 percent of the consolidated assets or revenues.

Evaluation of the independent auditor

Inherent in the audit committee’s duty to appoint, compensate, and oversee the independent auditor is the idea that the audit committee will do some form of evaluation of the auditor.

The NYSE listing standards require the audit committee to review a report by the independent auditor describing its quality controls, results of investigations, and independence. The commentary accompanying this listing standard states that after reviewing the report and the independent auditor’s work throughout the year, the audit committee will be in a position to evaluate the auditor’s qualifications, performance, and independence. The commentary to this standard specifies that the “evaluation should include the review and evaluation of the lead partner of the independent auditor,” and “should take into account the opinions of management and the company’s internal auditors (or other personnel responsible for the internal audit function).”

Practices for evaluating the independent auditor range from highly formalized processes with extensive documentation to more informal assessments. Factors the audit committee may consider in developing an evaluation process include:

- **Frequency and timing of the evaluation.** Many audit committees perform the evaluation annually, immediately following the issuance of the Form 10-K and in conjunction with their decision to reappoint the independent auditor.
- **Parties involved in the assessment.** Although the SEC does not explicitly require the audit committee to formally evaluate the independent auditor, many committees conduct some form of evaluation to make decisions on the auditor’s initial appointment or annual reappointment. While the audit committee is responsible for the appointment, compensation, and oversight of the independent auditor, it may not be practical for the audit committee to oversee and coordinate the entire evaluation. In many instances, the audit committee delegates the coordination responsibility to internal

audit, the legal department, or another group in the company. The party responsible for coordinating the evaluation should obtain information not only from the audit committee, but also from senior financial management and the internal auditors. Depending on the size and structure of the company, it may be appropriate to obtain input from the management of significant operating locations or business units.

- **Form and nature of the assessment.**

Some independent auditors have assessment questionnaires for evaluating client service. Audit committees can use these questionnaires, tailor them to fit their needs, or create their own. The assessment can be done by having the relevant parties complete the questionnaire in writing or by holding interviews. They may also have a discussion about the experience the audit committee and others at the company have had in working with the independent auditor.

- **Assessment criteria.** The criteria for evaluating the independent auditor vary. Common criteria specific to the engagement team include technical competence; industry knowledge; frequency and quality of communication; cohesiveness as a team; demonstrated independence, objectivity, and professional skepticism; and the level of support provided to the audit committee in fulfilling its responsibilities. Audit committees may consider information about the characteristics of the audit firm itself, such as size, financial strength and stability, presence in key markets, approach to professional development, technological capabilities, nature of the audit approach, quality of thought leadership, and eminence in the marketplace. The results of the PCAOB inspection process and peer reviews may also be considered in the evaluation.

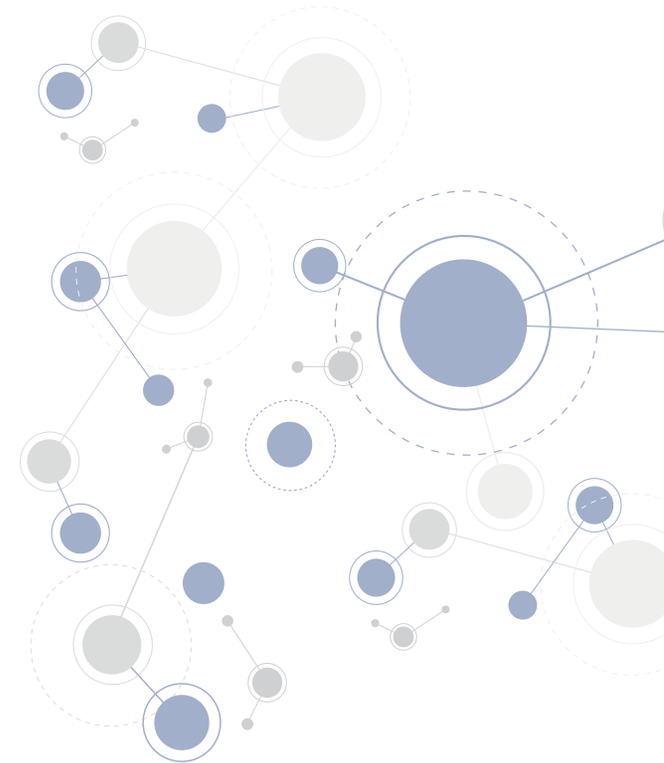
Tools and resources

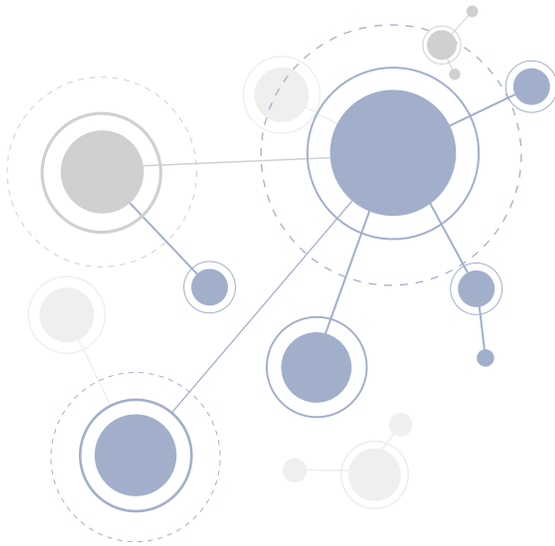


For additional information, read Deloitte's [*Appointing, Assessing, and Compensating the Independent Auditor: The Role of the Audit Committee*](#).

The Audit Committee Collaboration, a partnership of the Center for Audit Quality and US corporate governance and policy organizations, has issued an [*External Auditor Assessment Tool*](#) for audit committees. The tool assists audit committees in carrying out their responsibility of appointing, overseeing, and determining compensation for the independent auditor.

The PCAOB issued [*Information for Audit Committees about the PCAOB Inspection Process*](#) to help audit committees better understand the PCAOB's inspection process and how to gather information from their audit firms about inspections.





Questions for audit committees to consider



Audit innovation

With advances in technology, auditors are turning to innovation to enhance quality and drive value into the audit. In understanding how the independent auditor is using innovation, the audit committee may consider the following questions:

- How is the independent auditor leveraging innovation to enhance audit execution?
- What investments is the independent auditor making in audit innovation, and how do those investments translate to enhanced audit quality and value for the company?
- What insights is the independent auditor able to provide about the company and its financial and internal controls processes through the audit and with the use of new technologies, including audit analytics?
- What are some of the emerging technologies that the independent auditor is exploring for use in the audit? How may the company benefit from the independent auditor's use of these emerging technologies?
- With respect to innovation, how is the independent auditor differentiating itself from competitors to add value to the audit?

Ethics and compliance

As highlighted by several court rulings and the US Federal Sentencing Guidelines for organizations, executives and boards of directors have special responsibilities for the oversight and management of ethics and compliance programs, an important component of which is a robust code of ethics or conduct.

The board should consider the audit committee's role in overseeing the company's ethics and compliance programs, noting that NYSE-listed companies are required to have the audit committee oversee legal and regulatory compliance.

Ethics and code of conduct

A culture that embraces the importance of ethics and compliance can be established only if employees, officers, and directors understand the requirements of the code of ethics.

The SEC, the NYSE, and NASDAQ all require a code of ethics or a code of conduct. There are similarities among the requirements, but there are also differences.

SEC requirements. The SEC requires registrants to disclose whether they have written codes of ethics that apply to their principal executive officers, principal financial officers, principal accounting officers or controllers, or individuals performing similar functions. If they do not, they must explain why not. A company registered in the United States must disclose any changes to, or waivers from, the code of ethics that apply to the CEO or senior financial officers, generally within four business days after it amends its code of ethics or grants a waiver. The NYSE and NASDAQ listing standards have the same four-day rule.

The SEC rule defines a code of ethics as a written standard that is reasonably designed to deter wrongdoing and to promote:

- Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest in personal and professional relationships
- Full, fair, accurate, timely, and understandable disclosure in the company's SEC filings and other public communications
- Compliance with applicable laws, rules, and regulations
- The prompt internal reporting of violations to parties identified in the code
- Accountability for adherence to the code.

Companies must include these disclosures in their annual reports and must make the code of ethics available to the public through one of the methods listed in [Item 406 of Regulation S-K](#).

NYSE requirements. NYSE listing standards require a code of conduct that covers not only senior financial officers, but all employees. Specifically, the websites of NYSE-listed companies must disclose the code of conduct applicable to employees, directors, and officers. Companies can determine their own policies, but the code must contain the items listed in [NYSE 303A.10](#), only some of which are required by the SEC.

NASDAQ requirements. NASDAQ listing standards require public disclosure of a code of conduct applicable to all employees, officers, and directors. NASDAQ's criteria for the code of conduct are consistent with the SEC's requirements.



86%
of audit committees receive a report on internal tips from a hotline or other reporting mechanism at least once a year



26%
of audit committees receive these reports at every committee meeting

Source: Deloitte 2016 Board Practices Report

In addition, each code of conduct must provide for prompt and consistent enforcement, protection for individuals who report questionable behavior, clear and objective standards for compliance, and a fair process for addressing violations.

Both the NYSE and NASDAQ listing standards permit companies to have more than one code of conduct as long as all directors, officers, and employees are covered by a code. For example, some companies have developed a separate code for directors, whose roles and responsibilities differ from those of officers and other employees.

Common practices and considerations. Those responsible for overseeing ethics and compliance should work with management to determine that the company's code of ethics or conduct complies with the applicable requirements. Companies may update the code in response to new issues or situations. Legal counsel should be consulted on modifications to the code.

Communication and training are critical to fostering an ethical culture. The code should be available to everyone in the organization, perhaps through inclusion on the company's intranet site and in the employee orientation program and manual. Some companies require individuals, including directors, to sign an annual certification noting that they have read, understood, and complied with the code. If an employee refuses to sign the certification, committees should encourage companies to take prompt and appropriate disciplinary action, up to and including termination. Communication of disciplinary actions taken in response to code violations is a common way of communicating to employees that violations are taken seriously.

Questions for audit committees to consider



Ethics and compliance

To the extent the audit committee is charged with the responsibility to oversee ethics and compliance:

- Does the committee hear directly from the person who has day-to-day responsibility for ethics and compliance matters? Does this person have the ability to hold these discussions in an executive session?
- Do the ethics and compliance governance framework, organizational structure, and reporting lines provide sufficient independence for the audit committee to execute its responsibilities (e.g., does the chief ethics and compliance officer report directly or indirectly to the audit committee)?
- Does the ethics and compliance officer have adequate staff, technology, and other resources to do an effective job?
- Does the company regularly and systematically scrutinize the sources of ethics and compliance failures and react appropriately?
- How does management take action on reports? Is there evidence of employees being disciplined promptly, appropriately, and consistently?
- Does the reporting process keep the audit committee informed of ethics and compliance issues, as well as the actions taken to address them? Is ethics and compliance a regular item on the committee's agenda?
- What type of ongoing monitoring and auditing processes are in place to assess the effectiveness of the ethics and compliance program?
- Is the company's risk culture encouraging the right type of behaviors?

Tools and resources



Deloitte's ethics and compliance resources offer additional information on establishing codes of ethics and robust ethics and compliance programs, including [Building World-Class Ethics and Compliance Programs: Making a Good Program Great](#), and [In Focus: Compliance Trends Survey](#), a collaboration between Deloitte and Compliance Week.

Reporting hotline procedures

Companies often use hotlines as a mechanism to report a range of ethics and compliance issues, including potential violations of the code of ethics. A thorough, independent, and objective process should be established by management and the audit committee for investigating complaints. Companies use various procedures, but the most common method of receiving tips from inside and outside the organization is through a telephone and Web-based hotline administered by an internal department or a third party.

SEC regulations and the NYSE and NASDAQ listing standards require the audit committees of listed companies to establish procedures for:

- Receiving, retaining, and addressing complaints regarding accounting, internal controls, or auditing matters, whether from internal or external sources who wish to remain anonymous, as well as reporting a range of compliance matters, including violations of the code of conduct and allegations of fraud or corruption
- The confidential, anonymous submission of employee concerns regarding questionable accounting or auditing matters.

The audit committee should work with management to confirm that the appropriate members of management are aware of questions or complaints received from internal sources and third parties, including vendors, through the various reporting methods available. Responsibility for investigating questions or concerns and reporting back to the audit committee often falls on individuals in the ethics and compliance, internal audit, legal, or risk management departments.

The audit committee should also establish expectations with respect to the type of complaints that will be reported to them and how they will be communicated. Some complaints may warrant immediate communication, such as those involving senior management and significant dollar amounts. In addition to these immediate reporting situations, the audit committee should receive a regular analysis of the complaints received, including a root-cause analysis; their resolution; and the steps taken to avoid similar violations in the future. The audit committee should also determine which complaints warrant a discussion with the board.

A telephone and Web-based hotline monitored by an independent third party is common. If the hotline is administered internally, operators should have specific training on where to direct questions or complaints, including those related to human resources, as well as the ability to provide coverage 24 hours a day, 365 days a year and include an anonymous reporting option. Employees can be informed of reporting channels in the code of ethics, the employee handbook, human resources orientation, ethics training, and periodic communications. Instructions for submitting questions or complaints can be posted in company facilities and on intranet sites.

The company's public website is a natural vehicle for communicating the procedures to individuals outside the organization. As discussed in the code of ethics section, NYSE listing standards require companies to adopt codes of ethics and disclose them on their websites. NASDAQ-listed companies also must adopt and disclose codes of ethics, and many have chosen to post their codes on their websites. Telephone operators working in customer service and investor relations should be prepared to answer questions on how to submit concerns and

complaints regarding financial reporting.

Under the SEC's whistleblower programs, employees with knowledge of potential securities fraud who report original information to the government or a self-regulatory organization can receive a minimum of 10 percent and as much as 30 percent of monetary sanctions if the enforcement action results in fines of at least \$1 million.

Whistleblowers are not required to report issues first through internal company channels; however, those who do so are still eligible for the reward if the company reports the problem to the government or if the whistleblower does so within 120 days of notifying the company.

It is important for the audit committee to work with management and internal audit to understand:

- How hotlines are evaluated, tested, and audited to ensure calls are received, recorded, and managed in a consistent, confidential, accurate, and timely manner
- Opportunities to enhance internal whistleblowing systems and promote reporting mechanisms to all personnel
- The potential value of transaction monitoring tools to help promptly identify potential securities fraud issues such as bribery or financial statement fraud.

Companies with operations in different countries should be careful to comply with those countries' laws, as they may impose requirements, restrictions, and prohibitions different from those applicable in the United States.

Internal auditing is an independent, objective assurance and consulting activity designed to add value and improve an organization's operations. It can help an organization accomplish its objectives by bringing a systematic, disciplined approach to evaluating and improving the effectiveness of risk management, control, and governance processes.

Institute of Internal Auditors

Oversight of internal audit

An effective relationship between the audit committee and the internal auditors is fundamental to the success of the internal audit function. It is important for audit committees to assess whether internal audit's priorities, such as monitoring critical controls and developing an audit plan focused on risks identified in the enterprise risk management program, are aligned with those of the audit committee. At some companies, internal audit evaluates and considers suggestions to improve operations and processes.

When the internal audit function reports to the audit committee directly, it allows the internal auditors to remain structurally separate from management and enhances objectivity. This also encourages the free flow of communication on issues and promotes direct feedback from the audit committee on the performance of the chief audit executive.

NYSE requirements. The NYSE listing standards require companies to have an internal audit function. Audit committees are required to oversee the internal audit function and to note this responsibility in their charters. Specific requirements include:

- The audit committee charter must include oversight of the internal audit function as one of its purposes.
- The audit committee's regular report to the board should include issues involving the performance of the internal audit function.
- The audit committee must meet separately with the internal auditors.

NASDAQ requirements. The audit committee oversees the accounting and financial reporting processes of the company. Although NASDAQ companies are not required

to have an internal audit function, for those that do, oversight of internal audit is often one component of overseeing accounting and financial reporting.

Common practices and considerations. The specific expectations for internal audit functions vary by organization, but may include:

- Objectively monitor and report on the health of financial, operational, and compliance controls
- Provide insight into the effectiveness of risk management
- Offer guidance regarding internal/compliance controls
- Act as a catalyst for positive change in processes and controls
- Deliver value to the audit committee, other directors, and management in the areas of controls and risk management to assist in the audit committee's assessment of the efficacy of programs and procedures
- Coordinate activities and share perspectives with the independent auditor.

In support of these expectations, the audit committee and the chief audit executive (CAE) should have a strong relationship characterized by open communication. The audit committee should challenge the CAE and the internal audit department by setting high expectations, communicating those expectations clearly, and holding the department accountable for meeting them. The CAE should be candid in raising concerns with the audit committee when they arise.

It is important for the audit committee to see that the internal auditors have appropriate independence and

stature and are visibly supported by senior management throughout the organization. They should support the CAE, providing guidance and assistance when he or she reports potential management lapses.

In addition to making themselves available when contacted by the CAE, members of the audit committee should engage with the CAE regularly to maintain a reporting relationship that is both substantive and communicative. Holding regular executive sessions with the CAE is common and is required for NYSE-listed companies. The audit committee should actively participate in discussing goals and evaluating the performance of the CAE; these responsibilities should not be delegated solely to the CFO or CEO.

The audit committee should understand and approve the annual internal audit plan and determine if the CAE has a sufficient budget and related resources to execute against it. In determining that resources are adequate, audit committees often consider whether the CAE and his or her staff are adequately compensated. As part of this review, they should review and evaluate the status of the enterprise-wide risk management program and the alignment of risks to the internal audit plan. The audit committee should also evaluate the progress and results of the internal audit plan against the original plans and any significant changes made subsequently.

[The International Standards for Professional Practice of Internal Auditing](#) established by the Institute of Internal Auditors (IIA) require internal auditors to maintain a certain level of independence from the work they audit. This means that an internal auditor should have no personal or professional involvement with the area being audited and should maintain an impartial perspective on all engagements. Internal auditors should have access

to records and personnel when necessary, and they should be allowed to employ appropriate investigative techniques without impediment.

Internal audit departments should also employ quality processes with a focus on continuous improvement. These processes should be periodically reviewed through self-assessment and/or external reviews. The IIA's standards require external assessments to be

conducted by a qualified, independent party at least once every five years. The CAE should discuss the form and frequency of the external assessment, as well as the qualifications and independence of the external assessor, with the audit committee.

Oversight of internal audit



There are several ways the audit committee can oversee the internal audit function. The IIA provides the following checklist of considerations for audit committees in overseeing the internal auditors:

- The audit committee engages in an open, transparent relationship with the CAE.
- The audit committee reviews and approves the internal audit charter and internal audit plan annually.
- As a result of discussions with the CAE, the audit committee has a clear understanding of the strengths and weaknesses of the organization's internal control and risk management systems.
- Internal audit is sufficiently resourced with competent, objective professionals to carry out the internal audit plan, which has been reviewed and approved by the audit committee.
- Internal audit is empowered to be independent by its appropriate reporting relationships to executive management and the audit committee.
- The audit committee addresses with the CAE all issues related to internal audit independence, objectivity, and resources.
- Internal audit is quality-oriented and has a quality assurance and improvement program in place.
- The audit committee regularly communicates with the CAE about the performance and improvement of the CAE and internal audit.
- Internal audit reports are actionable, and audit recommendations and other improvements are implemented by management satisfactorily.
- The audit committee meets periodically with the CAE without the presence of management.

Questions for audit committees to consider



Interactions with internal audit

- Does internal audit have a clearly articulated strategy that is reviewed and approved by the audit committee periodically?
- Does internal audit have a clear set of performance expectations that are aligned with the success measures of the audit committee and measured and reported to the audit committee?
- Does internal audit have a charter that is reviewed and approved by the audit committee periodically? Does internal audit operate in accordance with its charter?
- Is the internal audit plan aligned to the primary risks of the organization and other assurance activities? Is internal audit's risk assessment process linked to the company's enterprise risk management activities appropriately?
- Is internal audit flexible and dynamic in addressing new risks promptly and meeting the needs of the audit committee?
- Is internal audit effective in using advanced technologies, such as data analytics, to improve audit quality?
- Does internal audit organize or perform peer reviews or self-assessments of its performance and report the results to the audit committee?
- Does the CAE have the right mix of experience and capabilities, including industry knowledge and business acumen, to understand the company's risks?
- Does the CAE have a professional certification, such as certified internal auditor, and participate in relevant continuing education programs?
- Is internal audit funded and adequately and staffed with the appropriate mix of professionals needed to achieve its objectives?
- Does internal audit's reporting structure within the organization ensure sufficient independence and respect from management and other employees?
- Is the level of assurance provided by internal audit and its interaction with other assurance sources clear and appropriate for the audit committee?
- Does the internal audit function have and demonstrate the level of independence needed to execute its responsibilities properly?
- Does internal audit meet with the independent auditor regularly to discuss risk assessments, the scope of procedures, or opportunities to achieve greater efficiencies and effectiveness in the company's audit services?
- Does internal audit report issues in a timely manner and address them with management?
- Are issues identified and reported by internal audit highlighted to the audit committee appropriately, and is the progress of remediation tracked and reported?
- Are reports and other communications from internal audit to the audit committee of an appropriate standard and do they provide value?

Other interactions with management and the board

In executing their governance responsibilities, audit committees frequently interact with other stakeholders, in addition to the internal and independent auditors.

Interactions with the finance organization

The finance function's leaders and professionals can have a direct impact on a company's risk profile, value creation, and return on investment for investors and other stakeholders. The audit committee relies significantly on the finance function and needs to maintain an open and effective relationship with them. Their oversight can contribute to the finance organization's interest in having the right resources available to support the quality and reliability of financial accounting, reporting, and related controls. Audit committees may also provide input on the assessment and compensation of finance professionals who they interact with regularly.

The audit committee can help monitor and strengthen finance talent initiatives, in particular the succession plans for leaders and finance professionals in roles of critical importance, through regular discussions with the CEO, CFO, and other finance executives, as well as regular oversight of issues related to finance talent.

Common practices and considerations. Interactions with the finance organization vary, but may include the following practices:

- To foster open communication, meet periodically with management, the director of the internal audit function, and the independent auditor in separate executive sessions ([NYSE Corporate Governance Rule 303A.07\(b\)\(iii\)\(E\)](#)).

- Provide input on the performance of key finance executives, including the CFO and CAO.
- Provide input into management's goal-setting process.
- Hold annual discussions of succession planning for the finance organization with the CEO and CFO and regular discussions of the finance organization's bench strength.
- Invite succession candidates to present during audit committee meetings to develop a firsthand view of their potential.
- Understand management's process for early identification and resolution of accounting and other issues.
- Understand plans to address new accounting and reporting requirements and related risks.
- Visit company locations and meet with members of management periodically.

Questions for audit committees to consider



Finance organization talent

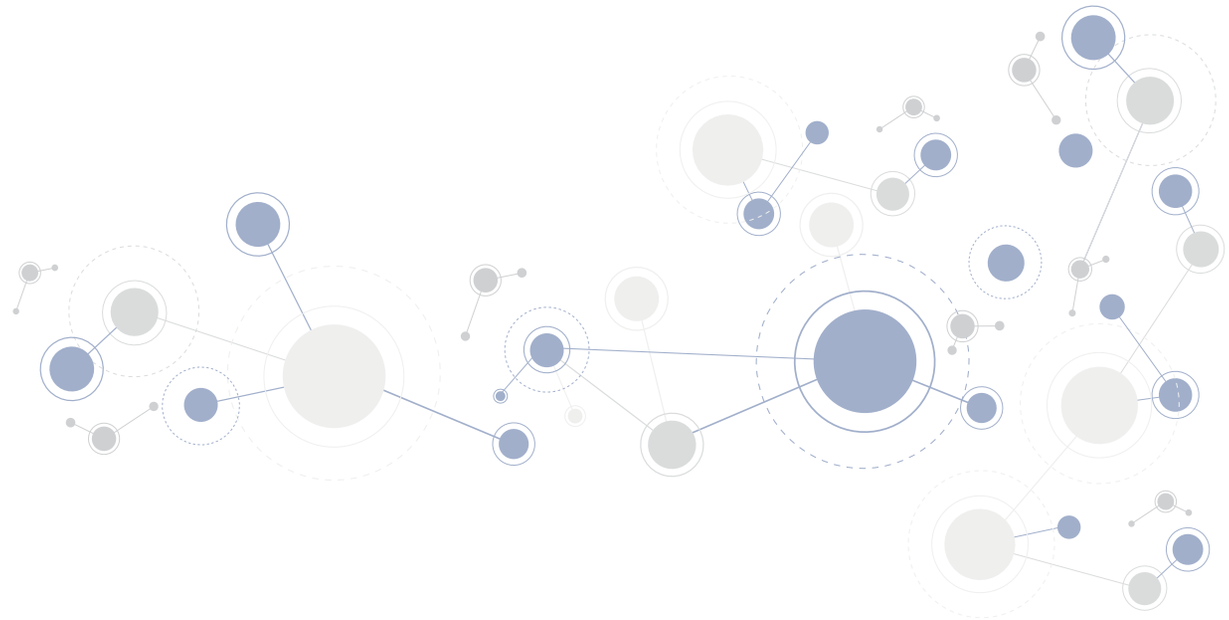
- Do you have adequate personnel, both in numbers and quality, to fulfill your responsibilities with respect to the financial statements and internal control over financial reporting?
- What is the succession plan for key finance positions?
- Are there finance professionals in the pipeline of potential leaders that the audit committee should meet? Are succession candidates given an opportunity to meet with the audit committee?
- What plans are in place to respond to unexpected turnover in finance roles? Is someone ready to begin immediately, and if not, what are the backup plans to hire temporary resources?
- What formal training and development programs are in place to keep finance professionals up to date with the latest developments and requirements? Do professionals receive training on advanced technologies that could enhance the effectiveness of the finance organization?
- How does the audit committee participate in the evaluation of the CFO? What kind of evaluation criteria are important to the audit committee?

Interactions with the board and other committees

As the audit committee seeks to align its structure with the company's strategic priorities, it should consider the coordination required among other board committees and the full board to facilitate the optimal allocation and coverage of topics that affect more than one group and to reduce the likelihood of something falling through the cracks. The audit committee should understand the roles and responsibilities of other board committees and consider whether they could benefit from periodic joint meetings to discuss areas of common interest and significant matters.

It is particularly important for the audit committee to coordinate with the compensation committee as it considers the risk that compensation policies have on the financial statements and internal controls. The audit committee should understand management and general employee compensation plans and how related metrics may affect fraud risks. Additionally, as companies increasingly use non-GAAP metrics to determine compensation, the audit committee should understand how those metrics may impact risk and may need to be addressed in the reconciliation between non-GAAP and GAAP information.

The audit committee chairman should also coordinate with the nominating and governance committee as it considers board candidates. The chairman should communicate the skills and experiences needed from members to effectively carry out the audit committee's responsibilities.



Audit committee external communications

Investors, policymakers, and regulators are continuing to show interest in more detailed disclosure about audit committees, their activities, and their oversight of the relationship with independent auditors. As these external parties request additional clarification about the roles and responsibilities, audit committees should consider whether they should enhance disclosures in the proxy statement.

Various SEC rules and exchange listing requirements address audit- and audit committee-related information that must be disclosed in the proxy statement, including the audit committee report, and on company websites.

SEC rules require companies to disclose the name of each audit committee member and include an audit committee report in their proxy statements. In the report, the audit committee must state whether it has:

- Reviewed and discussed the audited financial statements with management
- Discussed with the independent auditor all matters required under applicable auditing standards
- Received required independence disclosures from the independent auditor.

Based on this review and discussion, the report must also include a statement of whether the audit committee recommended to the board that the audited financial statements be included in the annual report to be filed with the SEC.

Proxy statements must disclose whether the board has adopted a written charter for the audit committee, and if so, include a copy of the charter as an appendix to the proxy statements at least once every three years.

Audit committee reporting



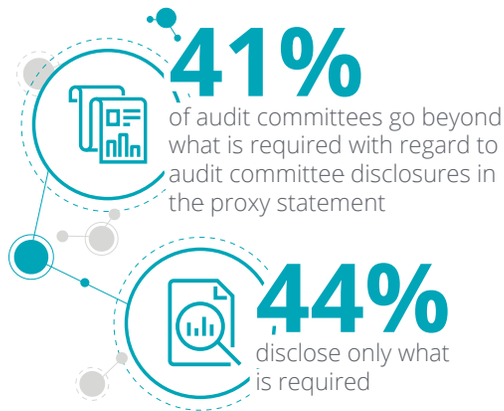
Over the past several years, investors and other governance groups and investors have sought expanded disclosures on how audit committees execute their duties. As recently as November 2016, the United Brotherhood of Carpenters' Pension Fund announced that it would send letters to 75 companies encouraging their audit committees to enhance auditor independence disclosures in 2017 proxy statements—a request they have been making since 2013. The SEC weighed in on the discussion when it issued a request for public comment in a July 2015 concept release titled [Possible Revisions to Audit Committee Disclosures](#).

Deloitte's latest proxy statement analysis, [Audit Committee Disclosure in Proxy Statements – 2017 Trends](#), indicates that companies have generally increased voluntary disclosures about the role and activities of audit committees over the past several years. While it is not necessary, or possible, to disclose everything an audit committee does each year in fulfilling its duties, additional insight into the structure and activities of the audit committee can help increase investor confidence in both the committee and the company as a whole.

The Center for Audit Quality (CAQ) and Audit Analytics published the [Audit Committee Transparency Barometer](#) in November 2016, which presents findings from an analysis of audit committee disclosures in proxy statements and measures the robustness of these disclosures among S&P Composite 1500 companies. The report measures the content of proxy statement disclosures in areas that include auditor oversight and scope of duties. The CAQ joined with several governance organizations in 2013 to form the Audit Committee Collaboration,¹ which released a report titled [Enhancing the Audit Committee Report: A Call to Action](#) in November 2013 to encourage enhanced audit committee disclosures.

The calls for increased transparency into audit committee duties, including the oversight of the independent auditor, are expected to continue to grow. Audit committees can respond by providing more meaningful disclosures that increase awareness of their responsibilities and how individual committees carry them out. For more information, read the [July 2015 Audit Committee Brief: SEC Issues Concept Release Concerning Audit Committee Reporting Requirements](#).

¹ The following groups are members of the Audit Committee Collaboration: Association of Audit Committee Members, Inc.; Center for Audit Quality; Corporate Board Member/NYSE Euronext; The Directors' Council; Independent Directors Council; Mutual Fund Directors Forum; National Association of Corporate Directors; and Tapestry Networks.



Source: Deloitte 2016 Board Practices Report

Companies whose securities are quoted on NASDAQ or listed on the NYSE must disclose whether the audit committee members are independent as defined in the applicable listing standards, as well as certain information regarding any director on the audit committee who is not independent.

Regulators continue to solicit views of audit committees with respect to industry- and company-specific knowledge and experience. Taking the time to engage in formal or informal communication with regulators, industry groups, or the independent auditor on these topics can have a substantive impact on the development of standards and rules.

Fee disclosure

The SEC rule requires disclosure of fees paid to the independent auditor for the current and prior years, as well as a description of the services included in all categories, other than for audit fees, for both years. The audit committee's preapproval policies and procedures must be disclosed in a detailed description or by including the policy itself, along with disclosure

of any services that were initially missed and later approved under a de minimis exception in the SEC's rule. Disclosures are required in the issuer's annual report as well as the proxy statement, but companies are allowed to incorporate the information into their Form 10-K from their proxy statement.

The SEC's rule that implemented the Sarbanes-Oxley Act expanded the requirements to disclose fees paid to the auditor, and many companies have opted to provide even more information. For instance, many companies subtotal the audit and audit-related fees so shareholders can easily quantify the portion of services that are audit and audit-related in nature.

Because certain institutional investors and proxy advisers, such as Institutional Shareholder Services, have guidelines for proxy-vote recommendations related to audit fees, many companies disclose not only the nature of services in the fee categories but also the amounts associated with specific services. Issuers should consult with legal counsel to determine the content of the fee disclosure. The SEC's four fee categories are:

- **Audit fees** are fees for services that normally would be provided in connection with statutory and regulatory filings or engagements, including the audit of internal control over financial reporting. This category also may include services that only the independent auditor reasonably can provide, such as comfort letters, statutory audits, attest services, consents, and assistance with documents filed with the SEC. Audit fees may include certain services provided by specialists who assist in the audit, such as tax specialists needed to audit the tax provision or valuation specialists needed to audit a fair-value assertion; certain accounting consultations in connection with the audit; and similar items that

are not billed as audit services and that only the independent auditor reasonably can provide.

- **Audit-related fees** are for assurance and related services that are performed by the independent auditor, such as audits of employee benefit plans; due diligence related to mergers and acquisitions; accounting consultations and audits in connection with acquisitions; internal control reviews, although not the audit of internal control over financial reporting, which is part of audit fees; attest services that are not required by statute or regulation; and consultation concerning financial accounting and reporting standards to the extent that such consultation is not necessary to complete the GAAS audit.
- **Tax fees** include all tax services except those related to the audit, such as review of the tax provision, which would be included in audit fees. Typically, tax fees cover tax compliance, planning, and advice. Tax compliance generally involves preparation of original and amended tax returns, refund claims, and planning services related to tax payments. Tax planning and tax advice encompass a diverse range of services, including assistance with tax audits and appeals, tax advice related to mergers and acquisitions, employee benefit plans, and requests for rulings or technical advice from tax authorities. The provision of tax services is subject to certain restrictions, among which are that company personnel must make all management decisions and perform all management functions, and that services cannot be provided for an employee with a financial oversight role.
- **All other fees** include all fees paid to the independent auditor for services other than audit, audit-related, or tax services.

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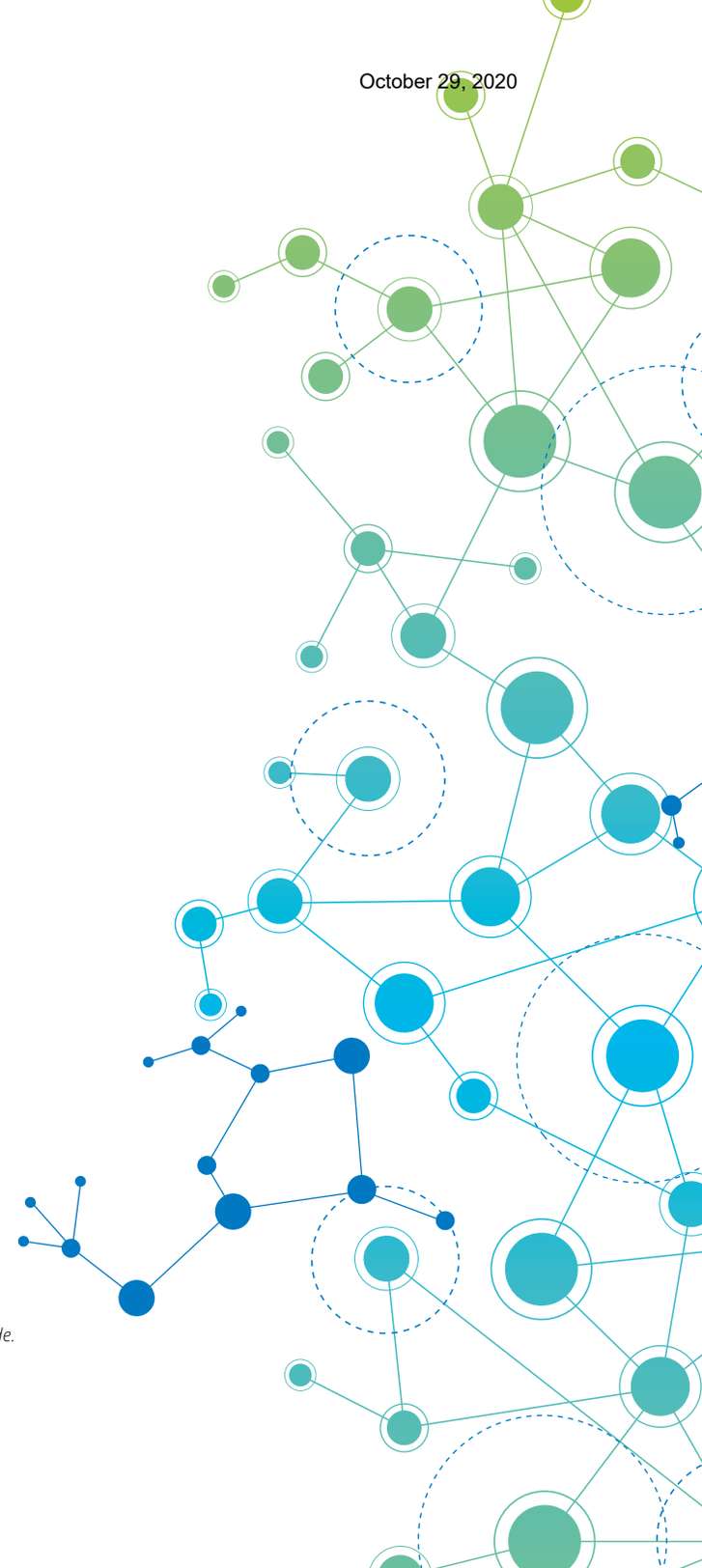
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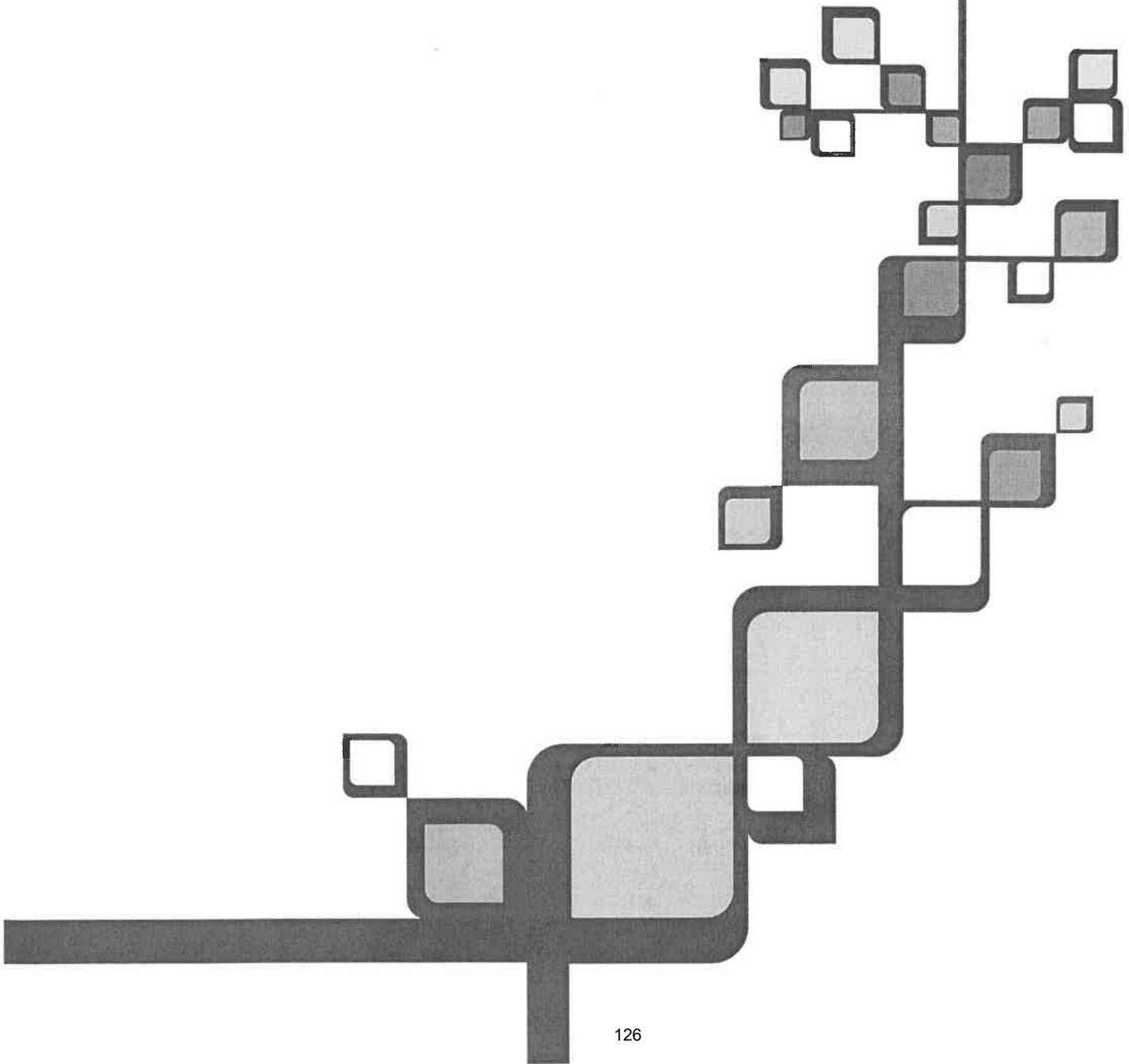
The Center for Board Effectiveness helps directors deliver value to the organizations they serve through a portfolio of high quality, innovative experiences throughout their tenure as board members. Whether an individual is aspiring to board participation or a veteran of many board experiences, the Center's programs enable them to contribute effectively and provide focus in the areas of governance and audit, strategy, risk, innovation, compensation and succession.

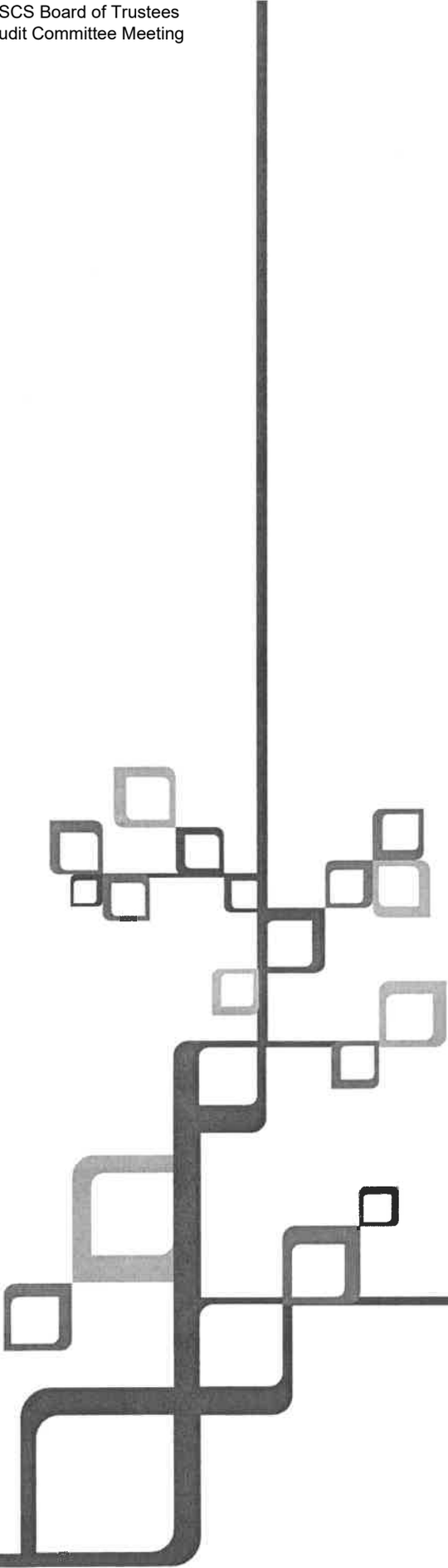
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Higher Education Audit Committee Guidebook





Contents

- 4** Accountability and independence:
Guiding principles of the audit committee
- 6** Basic roles and responsibilities
- 11** Users of the financial statements
- 12** The insider's perspective: Working within a college or university
- 14** Working with the external auditors
- 18** The monitoring function of the audit committee
- 21** Appendix I: Selecting the external auditors
- 23** Appendix II: Sample audit committee charter
- 26** About Grant Thornton LLP's services to higher education

The higher education audit committee's guide to protecting your institution's reputation

Your institution's most valuable asset is its reputation, and that reputation must be able to withstand today's increased scrutiny. As an audit committee member, you are a guardian of that precious asset.

Audit committees exist to help the board of trustees maintain the institution's overall integrity, financial credibility and long-term viability. A sharpened focus on accountability, transparency and ERM has brought the role of the audit committee into the public eye. Ensuring that the institution prepares accurate financial statements, exercises responsible financial management, maintains compliance with laws and regulations, and manages operating risks effectively are critical tasks for every audit committee member.

Understanding that your role as an audit committee member is both rewarding and challenging, Grant Thornton LLP has created this guidebook to provide an overview of the composition, functions and duties of an audit committee.

We are committed to providing outstanding service to meet the audit, tax and advisory needs of our higher education clients. For more detailed information and answers to your questions, contact our Not-for-Profit and Higher Education professionals.



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Accountability and independence: Guiding principles of the audit committee

The current environment

Colleges and universities are under scrutiny as never before. From the paying parent to the White House, the expectations of educational institutions to perform their mission wisely and cost-effectively has never been greater. Audit committees are charged with the critical role of assessing their institution's capability to discharge its fiduciary duties effectively, accurately and with integrity.

At the federal level, the IRS has demonstrated a strong interest in institutions' good governance practices and their compliance with tax laws and regulations. The U.S. Government Accountability Office has issued several reports concerning the financial practices of not-for-profit organizations, including higher education, and the Senate Finance Committee has addressed governance practices for many years — often focused specifically on colleges and universities. As a recipient of federal financial support, your granting agencies are also subject to an increased level of accountability to Congress. There is special sensitivity to a college or university's proper use of federal grants and contracts, as well as financial aid dollars.

At the state level, attorneys general, through their responsibility to oversee charitable organizations, are concentrating their energy on enforcing compliance with regulations.

At both the federal and state levels, the tax-exempt status of your institution is seen as a significant form of government subsidy, carrying with it the responsibility for ethical behavior.

As for third parties, news organizations will report any real or perceived transgression by an institution and its trustees or staff. Banks, bond insurers, state debt intermediaries and ratings agencies have all raised their standards of transparency and financial health.

Boards do not want any distraction from the achievement of their institution's mission; therefore, they, too, are setting higher standards for governance and financial practices.

The responsibility for ensuring that college or university administration meets the heightened expectations of today's increasingly stringent climate falls directly on the audit committee.

Guiding principles

The guiding principles of the audit committee can be summed up in two words: accountability and independence.

Accountability

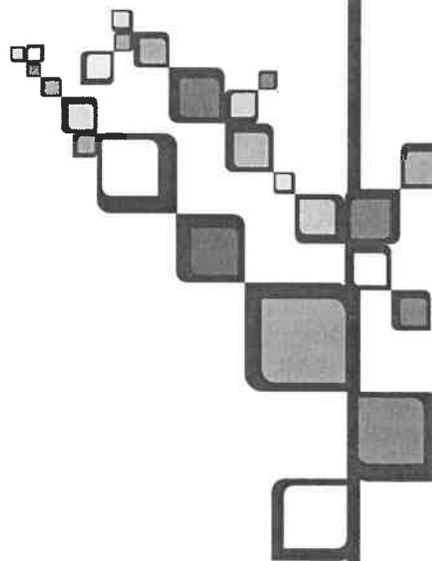
A not-for-profit institution is accountable to stakeholders such as donors, grantors, organizations that provide financing, regulators and people who use the resources of the institution. Those stakeholders rely on the institution to protect its reputation and properly and prudently use the monies it receives — whether fees, donations, grants or exchange contracts. In addition to being accountable to its stakeholders, the institution has a much broader responsibility to society at large because of its tax-exempt status. Tax exemption is a way to recognize the societal value of the services the institution delivers. It is also a method by which all taxpayers underwrite those services. In effect, every taxpayer is a stakeholder in your institution.

In order to govern effectively, the board must verify that management has adopted financial practices that are compliant with regulations and consistent with best practices, and adhere to high ethical standards. The audit committee's primary role is to instill confidence in stakeholders that the institution's financial and tax status, internal controls, risk management, and compliance procedures allow it to fulfill its mission and achieve long-term viability.

Independence

The audit committee is charged with ensuring that management is conducting business at arm's-length basis with all parties, and avoiding conflicts of interest and inside dealings. To carry out this charge effectively, the audit committee itself must be independent of both management and the external auditors. The audit committee concerns itself with three facets of independence:

- The external auditor's opinion on the financial statements must be based only on its independent professional judgment, without improper influence from management.
- The institution's internal auditors must be independent from management and able to report problems and findings openly to the audit committee.
- The institution's board members and management must be independent from vendors. If overlapping financial interests or personal relationships exist, they must be fully disclosed, and the appropriate personnel must recuse themselves from discussions and voting on related matters. The board needs to approve a plan to monitor the conflicted relationships so that they do not create bias in academic or business decision-making.



Basic roles and responsibilities

The audit committee's roles in the institution's governance

Three main roles

First, the audit committee represents the board in overseeing all material aspects of the institution's financial reporting, accounting policies and internal controls that promote good financial stewardship.

To ascertain whether the institution is exercising proper stewardship over its assets, the audit committee must understand the institution's financial management practices, as well as monitor management's corrective actions with respect to the findings of the internal and external auditors' testing and review of the college or university's internal controls and regulatory compliance procedures. These activities are meant to safeguard the institution's assets, promote the reliability and accuracy of its financial reporting, and mitigate the risk of fraud.

Second, the audit committee is often the board committee primarily responsible for inquiring into how the business risks of the institution are being planned for and managed.

Other board committees — such as investment, academic affairs, HR or personnel, facilities, student affairs and development — will have a role in overseeing specific areas of risk. However, it is usually the audit committee that asks the overarching questions that help determine if the planning for and internal controls governing those risks are adequate.

To do this, the audit committee should understand the college or university's enterprise risk profile in terms of governance, personnel, financial, process and operational, academic, regulatory compliance, technology, economic, legislative, competitive and fraud risk. Specific areas to address include:

- Investment practices
- Significant tax risks and tax positions on particular transactions
- Relationships with affiliated organizations
- Disaster recovery plans
- Adherence to donor and grantor requirements (especially unusual or problematic gifts)
- Inquiries from state charities' registration bureaus
- Insurance/litigation claims and adequacy of coverage
- Prevalence of high-profile research projects
- Applicability of clinical trials review protocols in nonmedical school departments
- Vulnerability to technology breaches from outside the college or university
- Faculty and administrators' adherence to conflict-of-interest policies
- Risks associated with various financing agreements and structures
- Overall college or university profile compared with industry standards

The business risk tasks most commonly assigned to an audit committee include business risk assessment and mitigation:

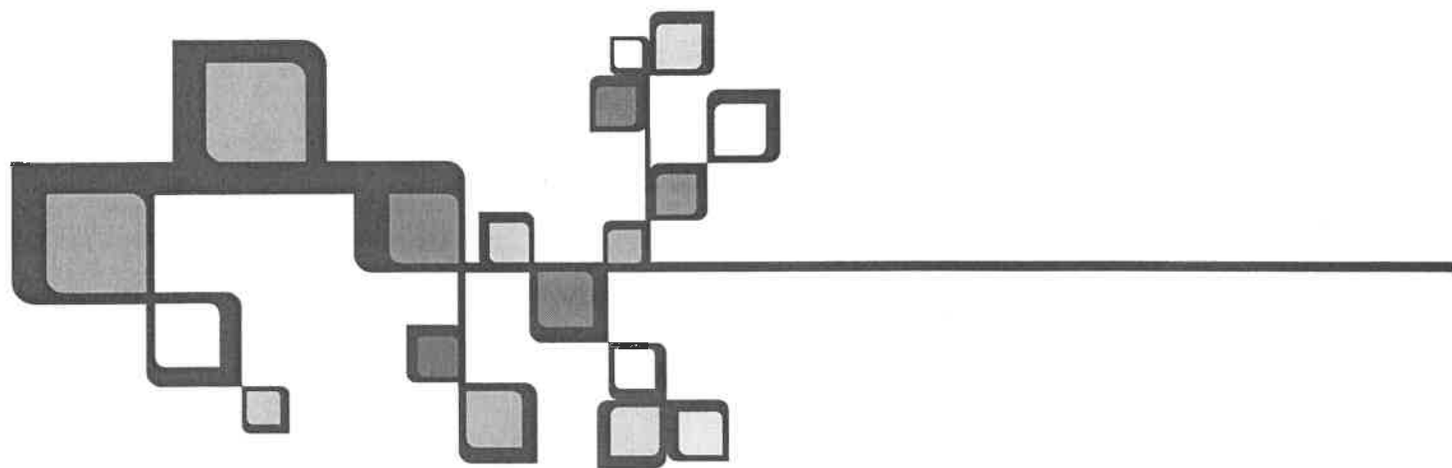
- Understanding the comprehensive assessment of the business and reputational risks faced by the college or university, along with assessing management's plan to manage those risks
- Holding management — including the president — responsible for the effective design and implementation of an internal control structure over financial reporting, nonfinancial reporting, asset stewardship, compliance with laws and regulations, protecting personal employee identification and student information, and private and confidential employee data
- Providing to the internal and external auditor open access to the audit committee for discussion of issues, concerns and scope of work
- Approving the annual internal audit plan and reviewing the reports prepared by internal auditors
- Overseeing the whistleblower policy and process, and confirming that employees have a confidential way to report concerns regarding fraud, financial impropriety and misuse of funds
- Creating an appropriate tone from the top

Third, the audit committee plays a pivotal role in overseeing the institution's audit (internal and external) and compliance functions.

Every college and university must comply with applicable tax, legal, ethical and regulatory requirements. In higher education, regulatory standards dictate financial, billing, safety, employment, grants and contracts, financial aid, spending and investing practices. In addition, most colleges and universities must adhere to regulations specifying how they carry out their programs and what types of matters must be reported to regulators.

An effective audit committee must have a basic understanding of the compliance standards that affect the institution and how the institution adheres to those standards. The audit committee also needs to know which regulatory matters are assessed by the internal and external auditors, and which regulatory matters fall outside the scope of financial management and are instead managed by faculty or administrative staff. In most instances, it is the audit committee that inquires into the role of the institution's compliance officer and ascertains that key committees and the board are kept informed of pertinent issues.

The audit committee is also responsible for overseeing the external and internal audit functions. Audit committee members should meet with the institution's external auditors at least twice a year — once to discuss the audit workplan and once to review the audit findings before they are presented to the board. It is best practice to have internal audit attend all audit committee meetings.



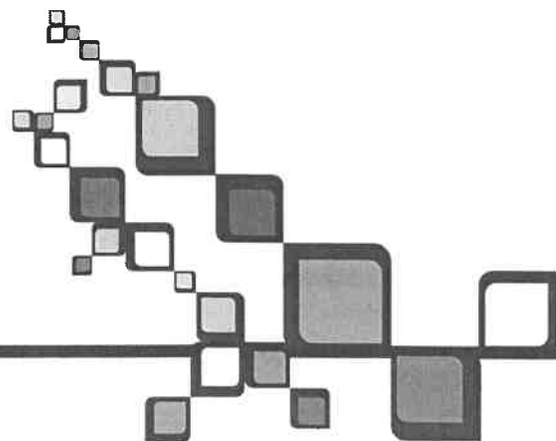
The oversight tasks most commonly assigned to an audit committee in this area include:

Internal and external audit

- Recommending and appointing an independent audit firm
- Discussing the propriety of financial statement presentation and the adequacy of footnote disclosures
- Reviewing disclosures in financial statements to confirm clear and appropriate communication of financial information
- Reviewing and approving the scope of the workplan for the internal and external audits
- Reviewing findings of internal audits and associated control issues
- Receiving and acting upon the results of the internal and external audits
- Requiring follow-up and corrective action plans to be presented by management
- Monitoring implementation of management letter and internal audit recommendations
- Reporting to the board the results of the internal and external audits
- Evaluating the performance of the internal and external auditors
- Resolving disagreements between the external auditors and management
- Reviewing and approving the contract for any nonaudit services provided by the external auditors (optionally, for fees exceeding a certain threshold) if so required based on policy or audit committee charter

Compliance

- Reviewing internally and externally produced reports on the college or university's compliance with laws and regulations that have a direct and indirect effect on financial reporting, and on compliance with the college or university's internal policies and procedures that are designed to ensure compliance
- Reviewing the Forms 990 and 990-T that are filed with the IRS
- Making certain that conflict-of-interest and code-of-ethics policies are implemented and applicable to employees and the board
- Reviewing significant conflicts of interest and related-party transactions
- Ensuring the existence of whistleblower procedures through which stakeholders, including employees, can raise concerns without fear of retaliation
- Ascertaining that a record-retention policy is in place and being followed



Distinction between audit and finance

Some smaller colleges have joint audit and finance committees even though the trend has long been toward the establishment of a separate standing audit committee.

Some states require not-for-profit organizations to have a separate audit committee since the role of an audit committee is quite different from that of a finance committee. A finance committee's principal task is the approval and monitoring of the budget and financial results; performing this function requires individuals who understand the institution's programmatic structure and mission. An audit committee, however, views the institution's financial reporting, disclosure, compliance, internal control and risk processes from a critical perspective to understand and assess institutional weaknesses.

A board-approved charter should spell out the audit committee's exact authority and responsibilities. (For an example of an audit committee charter, see Appendix II.)

Given the audit committee's charge to oversee compliance, financial reporting, fiscal stewardship and business risks — essentially acting as the conscience of the institution — many institutions' charters include the authority to conduct special investigations and engage experts when circumstances require.

Composition

The audit committee is generally composed of three to five members — the majority of whom should be board members. (Some states now require that all audit committee members be trustees.) Regulations permitting, audit committee members who are not on the board can serve effectively and in many instances can serve as accounting or financial statement experts if no board members have that expertise. All audit committee members should be independent of the institution's management — that is, they must not accept, directly or indirectly, any salary or compensatory fees from the institution.

As a general rule, the board treasurer should not serve on the audit committee. The audit committee monitors the institution's financial results, thus creating a conflict with the role of the treasurer. Sometimes there is an overlap between members serving on the audit, finance and investment committees. If such an overlap occurs, it is important that it be kept to a minimum and that there is no overlap for the majority of audit committee members.

Furthermore, in order for the audit committee to act as the conscience of the institution, it is important that it be independent of relationships that could compromise this integrity. Therefore, it is best that no officers of the board serve on the audit committee, and there should be limited participation of other committee members.

Attributes

- Knowledge of the primary activities and operations of the institution
- A solid grounding in business and finance
- A good understanding of internal control concepts
- Financial literacy (i.e., an understanding of basic financial terminology and the ability to read and interpret financial statements)
- Knowledge of business risk and ability to link key operational and financial risks to related controls and control processes
- An understanding of compliance issues unique to the institution

One or more members should be a financial expert, possessing professional knowledge of financial reporting (including GAAP) and internal controls over financial reporting. Ideally, the financial expert should have specific knowledge of financial reporting practices used by colleges and universities.

Of course, the supply of individuals with such backgrounds will vary considerably from one institution to the next. If your college or university does not have board members with a financial background, you should actively recruit bankers, accountants and other financial professionals to fill this need.

Characteristics required

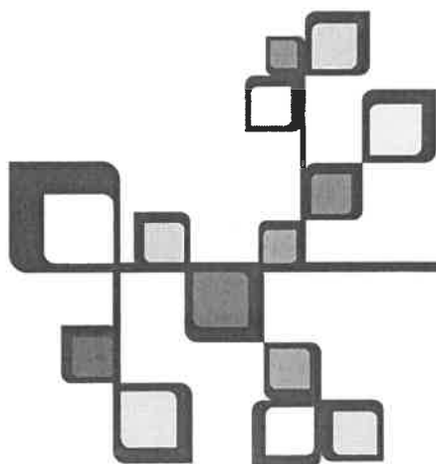
It is very important for audit committee members to possess the skills to listen and actively question what they are told. The audit committee members must be able to maintain a healthy skepticism and should ask management pointed questions about practices, policies and needed improvements. They should pursue these issues until satisfied with the answers received. Individuals who are uncomfortable asking challenging questions or coming to critical conclusions can't serve effectively on an audit committee. The role of the audit committee is not to challenge management for the sake of being challenging, but rather to ensure that needed improvements to controls, risk management and financial practices are diligently put in place.

The final characteristic an audit committee member must possess is a willingness to commit the time and effort necessary to do the job. Depending on your college or university's size and structure, this time commitment could be substantial.

Member liability

Board members of colleges and universities face potential personal legal liabilities. The question of whether serving on an audit committee entails any further legal risk is a legitimate one. Since many of the events that could result in liability for the board stem from failures in internal controls, the audit committee is partly responsible for protecting itself — and the board — from such liability.

Before accepting any board position, investigate whether the institution carries adequate directors' and officers' (D&O) insurance coverage, which protects boards against allegations of wrongdoing. When reviewing the D&O policy, be sure it covers legal costs, which will be incurred regardless of the outcome of a lawsuit. You may wish to consult with legal counsel regarding the relevant laws in your state. You may also want to ask your insurance agent about individual policies that might cover such exposure.



Users of the financial statements

Colleges and universities are unique in the breadth and diversity of the constituencies that have a strong interest in their financial health. All of those constituencies are potential users of the institution's financial statements.

Internal users

The board uses the financial statements to understand the institution's revenues and expenditures, along with the scope and limitations of its financial assets. For the board, the financial statements are among many tools used to evaluate the institution's risk profile. Further, the board uses the external auditor's management letter to assess the effectiveness of the institution's internal controls over financial reporting.

Management uses the financial statements for the same purposes that the board does. In addition, it uses the management letter as a roadmap for improving the institution's internal controls over financial reporting.

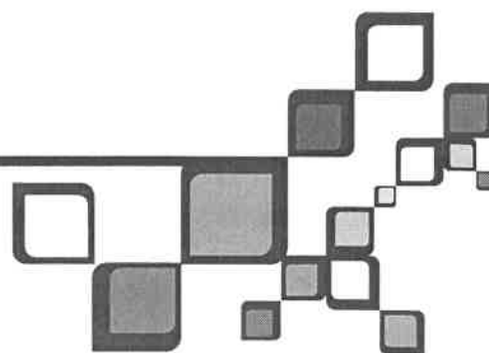
Both the board and management should use the financial statements to benchmark similar colleges, universities or other not-for-profit entities. Since GAAP creates consistency across organizations, these internal users can compare assets, revenue sources and expenditure patterns to information contained in the financial statements of peer or aspirant organizations.

Other users of the financial statements can include faculty, students, staff and volunteers.

External users

Donors and granting agencies use the financial statements to assess an institution's financial position and performance. A clean opinion is seen as validating the financial condition of the institution. Banks and ratings agencies use the financial statements to evaluate the financial strength and viability of the institution, which becomes important when it applies for a loan. Accrediting and licensing agencies use the financial statements to determine the soundness of an institution as a service provider. News institutions use the financial statements — along with the Forms 990 and 990-T, and other filings — to seek background information on the institution, usually when following up on an embarrassing disclosure.

Given the wide range of potential users — and uses — of an institution's financial statements, it is essential that audit committee members evaluate them carefully and critically.



The insider's perspective: Working within a college or university

An effective audit committee must work with a variety of groups within an institution — the board, the management team and the internal audit department. It is essential that prospective audit committee members understand their role in each of these relationships.

The audit committee and the board

The audit committee represents the board in fulfilling some of its responsibilities for risk management and financial oversight of the institution.

The audit committee should report at each board meeting (or at a minimum, twice per year). Topics to be addressed include:

- The plans for and results of internal and external audits, and any audit-related issues that merit the board's attention
- Issues of business risk and financial accountability
- Internal control or procedural issues
- New systems and controls evaluated and put in place
- Regulatory issues, including Title IV and Title IX mandatory reporting matters
- Pension audits
- Forms 990 and 990-T review
- Athletics audits

The audit committee and management

Management is responsible for creating and maintaining internal controls, and the audit committee is responsible for understanding if those controls are designed and implemented adequately (supported by findings and recommendations from the internal and external auditors).

While the audit committee works collaboratively with external and internal auditors, and management, the audit committee is independent of each of these groups and must come to its own conclusions.

The audit committee should discuss internal control issues with management and review management's plans for correcting them. In some cases, management may recommend against implementing an auditor's suggestions on a cost-benefit basis — or even recommend an alternative solution. The audit committee should consider these suggestions, discuss them with the auditors if necessary, and bring any unresolved matters to the board's attention.

The emergence of ERM as an integral part of institutional risk-related activities creates a new role for the audit committee in understanding and assessing internal processes and management-led risk committee initiatives for identifying, managing and mitigating risk.

The audit committee can provide management with valuable, objective experience and expertise not available in-house and can serve as a sounding board for any issues related to reputation, strategic risk, operations, finance, internal controls and the public trust. By giving management an opportunity to discuss sensitive matters up front, the audit committee can help fend off potential problems before they arise.

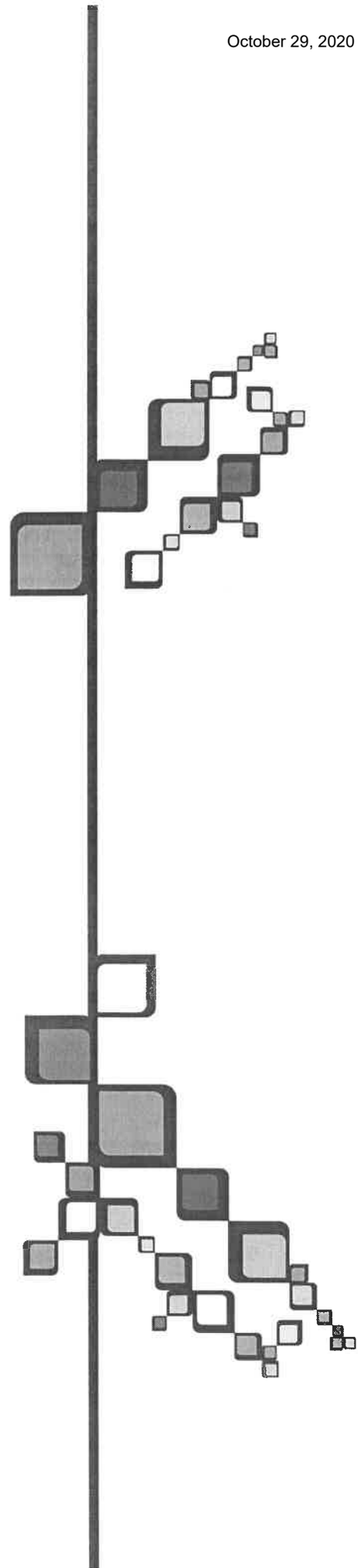
The audit committee and internal audit department

Today, audit committees expect more from their internal audit functions than they did in the past. If your college or university has an internal audit function, the audit committee should work with it in much the same way that it works with the external auditors. To be effective and independent, the internal audit department should be directly accountable to the audit committee. The head of internal audit should have confidential access to the audit committee chair. Additionally, the audit committee should evaluate the performance of the internal audit leader.

The audit committee should review and approve the internal audit workplan. This workplan should be based on a thorough risk analysis and list the areas within the institution targeted for detailed examination. The audit committee should review the internal audit department's findings and discuss any internal control issues that have arisen.

Audit committees are also looking to internal auditors to monitor the status of findings and recommendations to verify that appropriate corrective action plans are being implemented and old patterns of behavior are not being repeated. The institution should require the internal audit department to issue periodic reports regarding the status of corrective action plans, present these reports to the audit committee and possibly re-audit the affected internal controls after a certain period of time has elapsed.

If your institution does not have an internal audit function, it should consider establishing one either internally or via outsourcing.



Working with the external auditors

As an audit committee member, you will spend much of your time working with the institution's external auditors, who have been appointed by the audit committee — or the board itself — to assist in assessing the institution's financial condition and stewardship functions.

Most audit committees meet two to four times per year. At a minimum, the committee should hold one meeting with external auditors to plan the audit and one to review results. It is a best practice for internal audit to attend meetings with external auditors — and all audit committee meetings, for that matter.

The pre-audit meeting

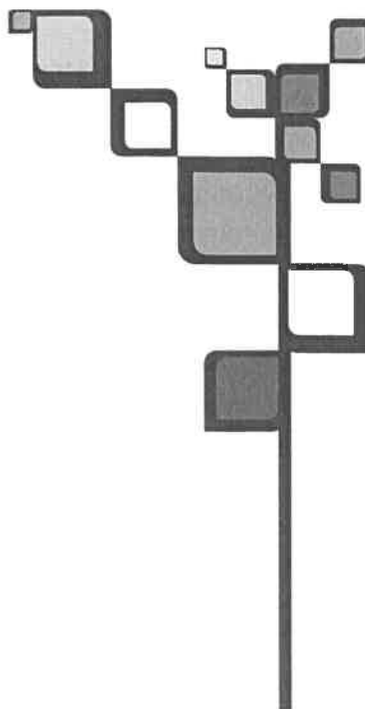
Prior to the audit, the audit committee should meet with the external auditors to review their workplan and set expectations for the upcoming work. An auditor's workplan details its strategy for conducting the audit. The workplan identifies those areas that the auditor has targeted for the closest scrutiny and sets a schedule for the audit.

Audit committee members should review the workplan with the external auditors in light of the prior year's audit results and the audit committee's own concerns regarding business risks, internal controls and other pertinent issues. If the audit committee has concerns about a specific financial area, the external auditors' workplan should include it. If the workplan does not include that area, the audit committee must determine with the external auditors whether to add it. The audit committee must then review and approve the cost of any additional work it requests.

The pre-audit meeting is also the venue for external auditors to solicit input from the audit committee on areas of financial statement and internal control risk, including the risk of fraud. The audit committee should discuss with the external auditors any internal control issues or other issues raised by the prior year's audit. The audit committee should inform the external auditors of the steps, if any, that management has taken to resolve those issues and should seek the external auditors' opinion of those solutions.

During the pre-audit meeting (as well as the post-audit meeting), the audit committee should meet in separate executive sessions with external auditors, internal auditors and management. These executive sessions should be a standard part of the pre-audit meeting.

If an executive session deals with situations involving compliance or whistleblowing, the audit committee may want to have its own legal counsel present.



The post-audit meeting

As its name implies, the post-audit meeting is held after the external auditors have completed their fieldwork. At this meeting, the external auditors will present to the audit committee their audit results — including draft reports, supplemental financial information and related audit reports — for review and discussion. In addition, external auditors' professional standards require that they communicate the following matters to the audit committee:

- **The auditors' responsibility under GAAP**
The external auditors must communicate their level of responsibility for reviewing and reporting on the institution's internal control structure, and determining if the financial statements are free of material misstatement. The external auditors must explain to the audit committee that an audit is designed to deliver reasonable, not absolute, assurance that the financial statements are presented fairly and in accordance with GAAP.
- **Significant accounting policies**
The external auditors should inform the audit committee about the selection of, changes in or application of significant accounting principles (including the options that might have been available) and financial reporting practices and policies during the period being audited. Discussions should include the effects of these practices and policies — and any likely changes to them.
- **Management judgments and accounting estimates**
Accounting estimates are an integral part of an institution's financial statements. These estimates can be particularly sensitive because of the possibility that actual amounts may differ significantly from them. The external auditors should educate the audit committee about the process employed and assumptions made by management to formulate sensitive accounting estimates, and the basis for the auditors' conclusions regarding the reasonableness of those estimates. Post-retirement benefit obligations and the allowance for uncollectible accounts related to pledges receivable are examples of significant estimates.
- **Significant audit adjustments**
The audit committee should be informed of all significant adjustments made as a result of the audit that may not have been otherwise detected by management or staff. The external auditors must also provide the audit committee with a listing of proposed audit adjustments that were not recorded because neither the external auditors nor management considered the amounts involved to be material to the financial statements — either on an individual basis or in the aggregate.
- **Responsibility for other information in documents containing audited financial statements**
The auditors should discuss their level of responsibility for and involvement with information in other documents containing audited financial statements such as published annual reports or debt offerings.
- **Disagreements with management**
The external auditors should discuss any disagreements with management about matters related to accounting principles, financial reporting practices and policies, and auditing matters that could be significant to the financial statements or external auditors' report. Areas of disagreement might include application of accounting principles, judgments about accounting estimates, scope of the audit or wording of the external auditors' report.
- **Consultation with other accountants**
If the external auditors are aware that management has consulted with other external auditors on matters pertaining to auditing, accounting or financial reporting matters, the views of those auditors should be discussed with the audit committee.
- **Major issues discussed with management prior to retention**
The external auditors and audit committee should review any major management issues raised when they were retained, including discussions about accounting principles, financial reporting practices and policies, and auditing standards and procedures.

- **Difficulties encountered in performing the audit**

The external auditors should inform the audit committee of serious difficulties in working with management while performing the audit. Such difficulties might include failure to provide necessary information, unreasonable delays, unavailability of client personnel or failure of client personnel to promptly complete requested schedules.

In addition, the audit committee should discuss the following topics with the external auditors:

- Comparison of actual with anticipated audit results
- Any need to expand audit procedures and the reasons for doing so
- Propriety of financial statement preparation and adequacy of footnote disclosures
- Changes in report format or note disclosures from the previous year and reasons for making those changes
- Evaluation of personnel involved in preparing and monitoring financial information
- Nonaudit services and related fees during the prior year
- The report that the audit committee chairman will present to the board

During the post-audit meeting, the audit committee should meet in separate executive sessions with only committee members present, with the external auditors, with the internal auditors and with management. These executive sessions should be a standard part of the post-audit meeting.

Again, if an executive session deals with situations involving compliance or whistleblowing, the audit committee may want to have its own legal counsel present.

Evaluating the external auditors

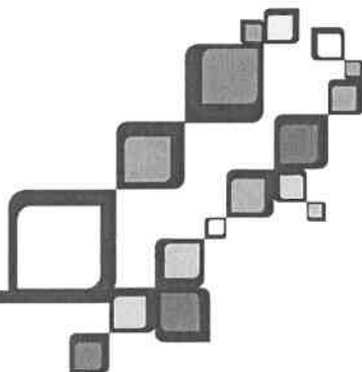
Part of the audit committee's responsibility is to evaluate the work of external auditors. The audit committee should consider many factors when performing this evaluation:

- **Timeliness of service**

Your external auditors should have a strong commitment to and demonstrated track record in timely service delivery. Working with your institution to plan and execute the audit, communicating regularly with you, and responding quickly to your questions and concerns are all essential to concluding the audit promptly, as well as meeting your expectations and those of the board.

- **Ability to address issues unique to your institution's risk profile**

The audit firm must be able to understand your institution's funding streams, cost methods, regulatory environment and general business conditions — in other words, the aspects that make up your institution's unique risk profile. Your staff should not have to teach the firm's staff how to work with colleges and universities. Instead, the audit firm should provide critical information and business advice that will help improve your institution's operations.



- **General industry knowledge**
Auditors need experience in providing guidance and information relevant to higher education institutions and their many stakeholders. Donors, federal and state funding agencies, charity watchdogs, bonding agencies, regulators, accrediting bodies, the IRS, state charity bureaus, faculty, students, alumni and consumers all rely on your institution's financial information, and your audit firm must be able to view that information through each of those lenses. Ideally, the audit firm can demonstrate its commitment to the higher education and not-for-profit sectors by keeping abreast of new standards; contributing to thought leadership publications; and building good relationships with bankers, regulators and charity watchdogs.
- **Specific industry accounting and reporting expertise**
The higher education and not-for-profit sectors have specific accounting requirements that an auditor should know thoroughly. Demonstrated expertise in not-for-profit accounting and higher education reporting for public and private institutions is essential.
- **Specific industry regulatory reporting and compliance expertise**
Educational institutions must comply with numerous regulations that govern their participation in federal student financial aid programs, federally sponsored research activities, athletics programs, tax-exempt bonding and clinical activity. Accrediting and licensing bodies can also impose restrictions on academic program offerings and delivery methods. Demonstrated expertise in these areas is essential.
- **Experience with tax requirements pertinent to not-for-profits**
Exemption from tax does not mean exemption from tax consequences. And the tax-exempt status of not-for-profits is in the spotlight — Forms 990, 990-PF and 990-T are disclosed publicly. Because retaining its tax-exempt status is essential for a not-for-profit organization, accurate reporting and tax compliance are equally essential. The auditor must have enough experience to understand the tax regulations, risks and concerns unique to not-for-profits.
- **Sufficient staffing**
Insufficient staffing, staffing turnover or inadequately trained personnel can lead to delays or poor performance. A further consideration is whether the audit will be staffed from out-of-town offices.
- **Price**
While price should not be the sole determining factor in your choice of auditor, it is certainly a consideration. Be sure to evaluate the proposed auditor's qualifications and value relative to the fee that is proposed.
- **Chemistry**
The auditors' ability to build trust and have a positive working relationship is critical to a productive, professional relationship with management. Respect and rapport are essential to an effective working relationship and needed when resolving technical and business issues and providing recommendations to improve the institution's internal control environment and business practices.
- **Providing value**
An audit is not a commodity service. Your institution's relationship objective should be far more than merely getting a signed, clean opinion from an auditor. The audit should be viewed as an opportunity to add value to the institution and reduce its risks. An audit firm should possess the breadth of industry and business knowledge to offer ongoing, meaningful insights on the external landscape, internal operations and practices, and how the institution is positioned to respond to threats and challenges. The firm should also have the capability to assist management in keeping the board and audit committee informed of significant industry trends, challenges, threats and opportunities.

The monitoring function of the audit committee

Internal control and enterprise risk monitoring

The work of the audit committee does not conclude with the issuance of the financial statements or internal audit reports. Rather, the audit committee is expected to:

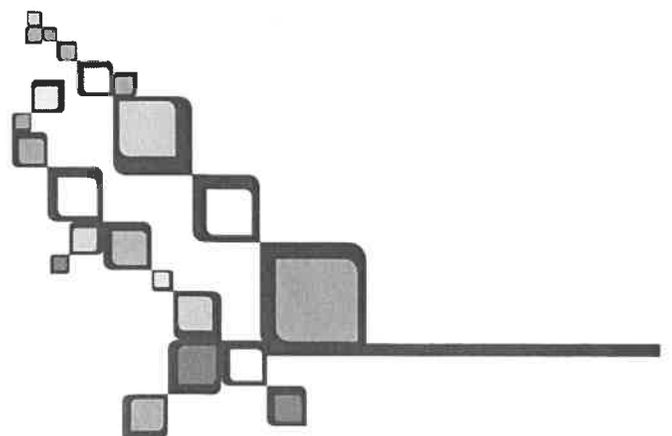
- Understand the institution's internal control environment and overall risk profile
- Conclude whether effective internal controls are in place
- Monitor the progress of corrective action until the institution's internal controls are working properly and mitigating risks effectively
- Assess whether risks that might prevent the institution from achieving its objectives or maintaining its reputation have been identified
- Know how the institution mitigates these key risks

Standard frameworks have been developed to guide institutions in their understanding and assessment of effective internal control, and their ability to identify and effectively communicate enterprise-wide risks. The Committee of the Sponsoring Organizations of the Treadway Commission (COSO) and ISO are popular sources of risk management principles, guidelines and models. The COSO model has gained prominence, particularly in U.S.-based organizations. The ISO standard has become the internationally agreed standard for the implementation of risk management principles, and thus has become popular for organizations with overseas operations.

These models help define the relationships between strategic, operational, financial reporting and compliance functions, and the control attributes that must be present for effective internal control. They also create a framework for identifying risks, communicating risks throughout the institution, establishing the institution's risk tolerance, and updating and monitoring risk.

Increasingly, colleges and universities are using risk assessment processes to identify enterprise-wide strategic risks and create an institutional risk profile that identifies the critical threats to the institution's reputation and strategic goals. These risks reflect the evolution of the institution's business model, and changes in the institution's risk profile and external environment.

Management risk committees or work groups perform these risk assessments, identify mitigating factors and develop actionable plans to ensure that the critical risks are being effectively managed by the institution. The audit committee plays a key role in supporting the creation of this function and overseeing the results.



Dealing with fraud

Your external auditor should be expected to plan and perform the external audit to obtain reasonable assurance that the financial statements are free of material misstatement, whether caused by error or fraud. The external auditor is not expected to identify any possible fraud. However, the external auditor does conduct testing that may detect fraud. The external auditor is expected to identify erroneous or fraudulent activities that materially affect external financial reporting.

The external auditor's testing usually includes:

- Inquiries of management and other employees
- Inquiries relating to whistleblower complaints
- Review of related-party activity
- Review of internal control documentation
- Performance of substantive procedures that include a review of journal entries and accounting estimates
- Evaluation of the rationale for significant transactions and related accounting treatments

Management is responsible for:

- Maintaining a culture of honesty and high ethical standards
- Designing, establishing and implementing controls that prevent, deter and detect fraud
- Adopting sound accounting policies
- Establishing and maintaining internal controls that facilitate timely reporting of material financial events that affect annual and interim financial results

The audit committee is responsible for:

- Evaluating management's identification of fraud risks and creation of the appropriate tone at the top
- Verifying that management has implemented appropriate fraud deterrence and prevention measures and controls
- Considering the potential for management override of controls or other inappropriate influence over financial reporting
- Insisting on effective whistleblower policies
- Receiving regular reports of potential instances of fraud

Dealing with nonfinancial reporting and disclosures

A new area of fraud that is receiving public attention is the reporting of a host of nonfinancial data (e.g., acceptance rates and incoming class SAT/ACT scores) to regulators, rating agencies, accrediting bodies and evaluative bodies. This type of data is generated throughout the institution on a variety of hardware and software systems. The audit committee should understand if there are adequate internal control processes and management review practices to assure this data is complete, accurate and properly reported.

Importance of management’s discussion and analysis

Management’s discussion and analysis (MD&A) disclosures may be posted on the institution’s website accompanying the financial statements or included as part of an annual report that also contains the audited financial statements, letter from the president and message from the CFO.

This narrative should serve as an educational tool for the board and institution’s stakeholders regarding the financial condition of the institution.

MD&A disclosures should indicate key sources of revenue and types of expenses; trends in revenue and expense categories; key accomplishments, risks and disappointments; and any other information that management believes will assist board members in performing their fiduciary duties.

MD&A disclosures can also describe changes to institutional and student outcomes, trends in academic and student support, development statistics, future capital plans and comparisons with other institutions. The audit committee should be familiar with the sources of any information that is included in MD&A disclosures but that is not derived from the financial statements. It is important that the descriptive information and statistics do not mislead the public as to the effectiveness of the institution.

The management letter

Also accompanying the financial statements is the external auditor’s management letter, which makes recommendations to enhance internal controls and related procedures.

A key audit committee function is to review the recommendations and management’s response, and then to monitor the implementation of these recommendations as part of its stewardship over the institution’s assets and reputation.

The management letter recommendation and implementation grid that follows depicts the type of monitoring that audit committees and management should perform.

The grid shows how the recommendations made by the external auditors and the corrective action plans developed by management could be documented. The grid presents the current status of the implementation of the recommendations, personnel responsible for implementation, deadline for full implementation and any implementation-related costs.

A similar process should be put in place for internal audit recommendations.

Management letter recommendation and implementation grid

Management letter action items for the year ended June 30, 20XX

Action item	Action plan	Due date	Responsible parties	Status	Completion status	\$ from operating budget	\$ from capital budget
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Current-year recommendations

- Comment 1
- Comment 2
- Comment 3
- Comment 4

Prior-year recommendations

- Comment 1
- Comment 2
- Comment 3
- Comment 4

Appendix I: Selecting the external auditors

Recommended practices

First, know that the decision is yours. The evaluation and selection of the external auditor must be made by the audit committee, not by management. The audit committee may solicit the views of management, but the responsibility for monitoring the external audit function rests with the audit committee.

Second, decide carefully based on the criteria discussed earlier whether a change is warranted. If it is, soliciting qualified audit firms to propose on performing the audit on a three- to five-year cycle is standard practice. An alternative is to consider partner rotation with your current provider. The responsibility to evaluate the services of — and possibly replace — your current external auditor should not be taken lightly.

Third, agree on the relative importance of your evaluation criteria before reviewing proposals.

Fourth, determine the critical business, financial and regulatory issues facing your institution, and agree on the size, depth of resources, industry expertise and range of capabilities that a firm must possess to address these issues.

Fifth, provide potential firms the opportunity — before they propose — to meet with management in person, review past audited financial statements and internal control letters, understand your institution's unique operating characteristics (e.g., diversified revenue sources, academic offerings, IT and operating units/segments) and establish how your institution's internal audit department (if one exists) could potentially support the external audit.

Template for RFP¹

Description of the institution to be served

- Purpose and mission
- Governance and management structure
- History (e.g., when the institution was founded and how it has developed)
- Tax status
- Location(s); indicate where books and records are kept
- Structure of finance function (e.g., staffing, and centralized versus decentralized)
- Financial overview (e.g., amount of revenue, sources of revenue, types of expenses, and types and amounts of assets)
- Technology supporting financial operations
- Sources for additional information (e.g., a website)
- How the services requested in the request for proposal (RFP) are currently executed
- Nature of any regulatory reviews that may be upcoming or are currently underway

¹ This template outlines certain typical items to be included in an RFP. It is not tailored to specific situations and includes more items than would usually be listed in a single RFP.

Specific service(s) required

- The scope of work that the vendor is expected to perform, including deliverables to be provided
- Standards to be followed by the vendor in providing services
- Other vendor obligations to the institution, such as regular reporting, problem-solving and method of billing
- Length of the service contract

Qualifications of the prospective vendor

- Size (in terms of annual revenue, staffing or other metrics)
- Financial viability
- Commitment to higher education (e.g., thought leadership, industry sponsorship, issuance of accounting/tax updates, and continuing professional education seminars/webinars offered)
- History of successful client service
- Length of time providing specific services requested
- Experience with similar types of entities (including provision of references)
- Level of training and experience of staff members to be assigned to the engagement
- Commitment to diversity and social responsibility in the firm's delivery of services and in its governance, employment, environmental and investing practices
- Geographic proximity to the institution being audited
- Clear processes of communication and problem resolution
- Inclusion of peer review reports
- Confirmation that no disciplinary action has been taken against the firm by regulatory bodies or professional associations
- Confirmation that the vendor is independent of the entity (for audit services)
- Willingness to propose a fixed or an all-inclusive fee for the service period

Requirements of the proposal

- Transmittal letter signed by a corporate officer or authorized agent of the vendor
- Description of the firm (date founded, services provided, business philosophy or approach, quality standards)
- Location of the office to provide the requested services
- Individuals who will be responsible for delivery of the services, as well as the qualifications of those individuals (i.e., specific training, experience, and length of service with the firm and industry)
- Similar information for all other key personnel who will be responsible for service delivery
- The names and contact information for institutions of a similar type currently served by the bidder
- A comparison of the firm's proposed services with the specific services requested in the RFP
- Identification and qualifications of any subcontractors and the functions to be performed by each subcontractor
- Methodology used for pricing and fee structure
- Quote of fee(s) to provide requested services
- Approach to additional requested services and billing for such services

Decision-making process

- Contact person within the institution who is coordinating the RFP process and can respond to questions about the process and institution
- Contact person (if different) who can respond to technical questions about the services required
- Date by when the proposal must be received by the institution
- Number of copies — including electronic copies — of the proposal
- If not elsewhere specified, the criteria to be used for evaluation of proposals

Appendix II: Sample audit committee charter

Acting on behalf of the board, the audit committee is charged with overseeing all material aspects of the institution's financial reporting, internal controls, risk management and audit functions.

The audit committee's role includes a particular focus on the qualitative aspects of financial reporting and the institution processes for the management of risk and compliance with significant applicable tax, legal, ethical and regulatory requirements. The audit committee's role also includes coordination with other board committees and maintenance of strong, positive working relationships with management, internal and external auditors, counsel and other committee advisers.

The audit committee shall report this information to the board and provide its recommendations for action to be taken by the board and management in order to strengthen the institution's system of internal controls, compliance procedures and financial reporting process.

The audit committee shall oversee the internal and external auditors, and monitor management's progress in responding to the internal and external auditors' findings.

Composition

The audit committee shall be composed of no fewer than three and no more than five independent nonexecutive board members. No member of the audit committee shall be an officer or employee of, or receive any compensation from, the institution.

The board treasurer may not serve on the audit committee. The president or chancellor shall be an ex officio nonvoting member of the audit committee but must be excluded, along with other management officials, when the audit committee is in executive session.

Committee members shall have (1) knowledge of the primary activities of the institution; (2) the ability to read and understand nonprofit financial statements, including a statement of financial position, statement of activities and changes in net assets, statement of cash flows and key performance indicators; and (3) the ability to understand key operational and financial risks, and related controls and control processes. The committee shall have access to its own counsel and other advisers at the committee's sole discretion.

At least one member, preferably the chair, should be literate in nonprofit financial reporting and control, including knowledge of tax and regulatory requirements, and should have past or current employment experience in finance or accounting, or other comparable experience or background. Ideally, this individual should have specific experience with a similar institution.

Roles and responsibilities

Risks and controls

- Reviewing and assessing the institution's operating and financial risk management process, including the adequacy of the overall control environment and controls in selected areas representing significant risk
- Reviewing significant risks and exposures, and the plans to minimize or respond to them
- Assuring that management is setting the appropriate tone in communicating the importance of internal controls and establishing policies and procedures to mitigate risk
- Reviewing and assessing the institution's system of internal controls for detecting accounting and financial reporting errors, fraud and defalcations, legal and tax code violations, and noncompliance with the institution's code of conduct — in that regard, reviewing the related findings and recommendations of the internal and external auditors, together with management's responses

- Determining whether internal control recommendations made by internal and external auditors have been implemented by management
- Making certain that the internal and external auditors keep the audit committee informed about fraud, illegal acts, deficiencies in internal control and other audit-related matters
- Determining which aspects of internal control and compliance procedures are being tested annually by the internal and external auditors
- Understanding the nature of significant deficiencies and material weaknesses reported with the financial statements and reportable findings under Government Auditing Standards
- Reviewing with legal counsel any matters that may have a material effect on the financial statements
- Reviewing the results of the annual audits of trustees' and officers' expense accounts, and management prerequisites prepared by the internal or external auditors
- Identifying best practices, and developing and recommending corporate governance principles applicable to the institution

Financial reporting

- Reviewing with management and the external auditors the results of the annual audit and related footnotes, including any difficulties or disputes with management, any significant changes in the audit plans, the rationale for (and quality of) adoptions of and changes in accounting principles, and soundness of accounting estimates requiring significant judgments
- Assessing whether the annual financial statements and related footnotes reflect appropriate accounting principles
- Reviewing the MD&A disclosures and concluding as to their reasonableness based on the audit committee's knowledge of the institution
- Reviewing and assessing the key financial statement issues and risks, their effect or potential effect on reported financial information, the processes used by management to address such matters, related auditors' views and the basis for audit conclusions
- Reviewing recent professional and regulatory pronouncements, and understanding their effect on the institution's financial statements

- Reviewing the management letter and monitoring the institution's compliance with its recommendations
- Approving changes in important accounting principles and the application thereof in both interim and annual financial reports
- Advising financial management and the external auditors that they are expected to provide a timely analysis of significant current financial reporting issues and practices

Compliance with laws and regulations

- Reviewing the effectiveness of the institution's system for monitoring compliance with laws and regulations
- Satisfying itself that all regulatory compliance matters have been considered in the preparation of the financial statements
- Reviewing the IRS Forms 990 and 990-T and all of their disclosures, especially those regarding executive compensation, fees paid to vendors, activities unrelated to the institution's exempt purpose and transactions with related entities
- Reviewing the findings of any significant examinations by regulatory agencies
- Reviewing any state funding and cost reports filed

Internal audit

- Ascertaining that the institution has the appropriate structure and staffing to carry out its internal audit responsibilities effectively
- Reviewing and approving the annual internal audit plan as recommended by internal audit based upon a comprehensive internal audit risk assessment
- Approving any changes to the approved annual internal audit plan
- Receiving and acting upon the reports presented by internal audit
- Evaluating the effectiveness of internal audit personnel, including the head of internal audit
- Concurring in the appointment, replacement, reassignment or dismissal of the head of internal audit

External audit

- Selecting and retaining the institution's external auditors
- Approving the external auditors' fees
- Reviewing and approving the external auditors' proposed audit scope and approach
- Reviewing the performance of the external auditors and recommending their retention or discharge
- Reviewing and confirming the external auditors' assertion of their independence in accordance with professional standards
- Reviewing and approving the engagement of the external auditors to perform services over \$X in fees— including consulting services — unrelated to the audit

Reporting responsibilities

- Reporting to the board at least annually with appropriate recommendations regarding the audit committee's activities and any key external audit issues
- Ascertaining whether the internal and external auditors have communicated issues and concerns to each other for appropriate follow-up and action
- Confirming with the internal and external auditors that they will report all relevant issues to the committee in response to agreed-upon expectations and as required by their professional standards
- Reviewing any submissions to the institution's whistleblower hotline
- Reporting to the board any reported conflicts of interest or related-party transactions

Other responsibilities

- Meeting with the external auditors, internal auditors and management in separate executive sessions at least twice annually
- Confirming that significant findings and recommendations made by the internal and external auditors are received, discussed, and acted upon appropriately and promptly
- Reviewing and updating the audit committee charter
- Discussing with management the enterprise-wide risk assessment process and management action plans
- Understanding the control procedures to ensure that nonfinancial data reported to regulatory, accrediting and evaluative bodies is accurate and complete
- Reviewing and approving the institution's conflict-of-interest, code-of-ethics and whistleblower policies
- Reviewing and determining the appropriate response to reported conflicts of interest, related-party transactions and whistleblower complaints
- Conducting or authorizing investigations into any matters within the committee's scope of responsibilities; the committee will be empowered to retain independent counsel and other professionals to assist in conducting any investigation
- Providing an annual performance assessment of the committee, comparing the work of the committee with the requirements of its charter

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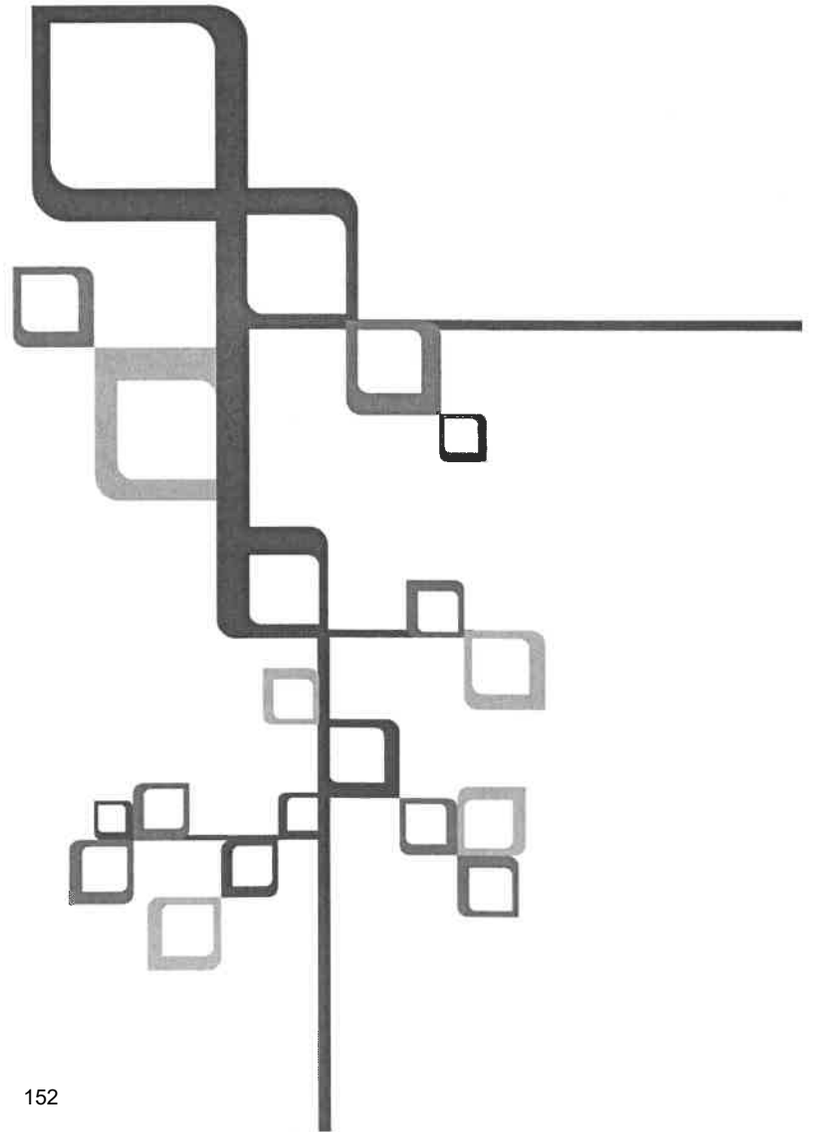
Dennis Morrone National Partner-in-Charge Audit Services Not-for-Profit and Higher Education Practices T +1 732 516 5582 E dennis.morrone@us.gt.com	<ul style="list-style-type: none">• Financial statement audits• Benefit plan audits• Agreed-upon procedures
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Internal Audit Plan

Fiscal Year 2019-2020

Payroll and Benefits



Contents

1. GENERAL INFORMATION.....	3
1.1 Purpose/Objective	3
1.2 Scope	3
1.3 Overview	4
2. AUDIT EVALUATION.....	8
2.1 Metrics.....	8
3. AUDIT PLAN.....	9
3.1 Method of Internal Audit.....	9
3.2 Procedures	9
3.3 Roles and Responsibilities	11
Total Estimated Staff Hours:	11
INTERNAL AUDIT PLAN.....	12
Authorization Memorandum.....	12

1. GENERAL INFORMATION

1.1 Purpose/Objective

The Internal Audit process is extremely important as it is designed to evaluate and improve the effectiveness of risk management, control and governance processes, as well as add value by improving an organization's operations. Assessing internal controls ensures that resource use is consistent with laws, regulations, and policies; that resources are safeguarded against waste, loss, and misuse; and that reliable data is obtained, maintained, and fairly disclosed in reports.

The overall objectives of an internal audit are to determine whether the colleges:

- Managed and used resources in an efficient, effective, and economical manner.
- Administered funds in compliance with applicable laws, regulations, policies and procedures.
- Implemented internal controls to prevent or detect material errors and irregularities.

The specific objective in this audit is to:

- Assist management with the assessment of the adequacy of internal controls related to the processing of payroll and benefits.

1.2 Scope

The Vermont State Colleges internal audit group, through the direction and oversight of the Audit Committee of the Board of Trustees, prepares an internal audit plan, conducts the annual internal audit and issues a final report to the Committee. The audit is of the current fiscal year. The scope of the FY20 internal audit will be a risk assessment of management controls as they relate to VSC Payroll and Benefits.

1. Does the VSCS have adequate controls to ensure payroll and benefits transactions are managed effectively throughout the payroll and benefits lifecycle?
2. Are employees accurately added to, and termed from the system? Are position and wage changes processed effectively?
3. Are employees and supervisors complying with stated VSC policies and procedures?
4. Are payroll and benefits transactions accurately calculated?
5. Are leave times calculated and accrued correctly?
6. Are benefits changes accurately processed and reflected within our benefits systems?
7. Is the employer and employee share of benefits accurately calculated and processed?
8. Do payroll transactions accurately flow to the general ledger and benefits companies?
9. Do payroll transactions accurately flow to state and federal taxing authorities?
10. Do all VSC institutions have adequate access to payroll and benefit information to manage their respective institutions?
11. Are there methods in place to detect waste, fraud or abuse?

1.3 Overview

The Vermont State College system is comprised of four institutions of higher education, Vermont Technical College, Northern Vermont University, Castleton University, and the Community College of Vermont, as well as the Office of the Chancellor. Each of the institutions operates as a single business unit in that most administrative functions exist at each location with the exception of the following functions:

- Accounts Payable
- General Accounting
- Grants Compliance
- Benefits Administration¹
- Payroll Administration²

With the last payroll of June 2019 the Vermont State Colleges implemented two new systems for Payroll (UltiPro) and Benefits Administration (Benefits Prime). With these implementations, all transactions related to payroll, employee management and benefits administration were moved from the institutions to the Office of the Chancellor. This change impacted every faculty member, staff member, retiree, and student worker within the Vermont State Colleges. The change was dramatic, and involved revising nearly every process and procedure related to employee payroll management, as well as all benefits administration activities.

As with all major software implementations of this size, the VSC should expect that there will be a period of adjustment, typically estimated at 18-36 months from the date of first implementation, before it arrives at a business processing “steady state”. Throughout the intervening period the VSC should expect to see steadily improving accuracy, reliability and compliance.

There are three primary drivers regarding the speed with which an organization can achieve steady-state business operations post-software implementation. These include:

- Software readiness and accuracy
- Human ability to rapidly take on change, and level of communication with constituents
- Effectiveness of, and necessary revisions to, processes and procedures

¹ On July 1, 2019 the Office of the Chancellor (OC) took on full responsibility for managing benefits for all personnel and retirees. Prior to this date, the OC was responsible for processing the benefits of retirees, as well as administration of the VSC benefits plans including contract/plan negotiation, reconciliation and escalated problem resolution.

² Prior to July 1, 2019, the OC was responsible for tax administration/processing, bank statement/account reconciliation, and electronic funds transfer. Effective with the implementation of UltiPro, the OC became responsible for all aspects of payroll processing including adding new employees, terming employees from the system, calculating payouts upon termination, adjusting wages based on contractual obligations as well as bi-weekly payroll processing for the enter VSC.

The benefits of centralized payroll and benefits systems include:

- Greater compliance with state, federal and local laws
- Improved compliance and consistency related to collective bargaining agreements
- Increased efficiency of benefits administration and payroll processing
- Reduced cost for the Vermont State Colleges

However, the VSC should be aware of, and guard against many of the red flags that can be associated with benefits and payroll administration such as:

- Noncompliance with state, federal, local or municipal tax laws
- Inaccuracies or irregularities with overtime calculations
- Incomplete or absent documentation associated with employment changes
- Frequent late completion and/or approval of time sheets
- Requests for payment lacking appropriation authorization or incomplete authorization
- Inadequate written controls

There are comprehensive industry standards for administration and oversight of benefits and payroll administration functions. Necessary controls, both preventive and detective, are important to reduce the likelihood of misuse, abuse, fraud, waste, and errors.

The following are examples employee actions that may raise red flags and require additional review:

- Frequent late submission of time sheets (employees)
- Frequent late approval of time sheets (supervisors)
- Overtime entries in excess of a specific standard for a department or unit (employee entry, supervisor approval)
- Manual and/or undocumented entries into the benefits and or payroll system (benefits/payroll personnel)
- Override of benefits and/or payroll transaction documents (benefits/payroll personnel)
- Incomplete or inaccurate payment requests and/or employment change documents from institutions (HR personnel at institutions)
- Unsigned/unapproved wage change and/or payment requests (HR personnel)
- Requests for payment that exceed payment authority (supervisors)
- Requests for payment by the employee for herself, a family member of significant other (employees)
- Application of incorrect wage rate, position title, grade, bargaining unit or related activities within payroll/benefits system (benefits personnel)
- Payouts for terminated employees are calculated incorrectly (benefits personnel)
- Employment start/end dates are not accurately recorded (benefits personnel, HR personnel)
- Inaccurate or incorrect assignment of benefits (benefits personnel)

- Incomplete or absent federal and/or state documents such as I-9, W-4, W-4VT, Health Care Declaration (benefits personnel, HR personnel at institutions)

The following are examples of preventive controls should be in place for any benefits and payroll administration system:

- Incoming requests for all employee changes should be date stamped and logged upon receipt
 - Requests are for reviewed for accuracy, authorization levels, and completeness and returned to institution if incomplete. A note is made in the log that rework has been requested
 - Rework is returned by the institution on the same form, with appropriate changes, and a secondary review is conducted. A note is made in the log if complete
 - Complete entries are processed into the appropriate benefits/payroll system. A note is made in the log that the entries are complete
 - Termination calculations for employee payouts are reviewed by a second person, and with institution HR to verify accuracy before entry
 - Quality control is executed on completed entries on a daily, weekly, or payroll basis to ensure accuracy of entries
 - Inaccurate entries are corrected in the appropriate system. Notes are made in the log about any issues with data entry to improve processes and procedures
 - Accurate entries are recorded in the log
 - Frequent, recurring, quality control issues by an employee is considered a performance deficiency and is addressed as such
- Bi-weekly timesheets for non-exempt employees are reviewed by each supervisor for each pay period
 - Supervisors ensure the accuracy of the time recorded by the employees, specifically confirming leave time taken, overtime and total hours worked, and approve timesheets
 - Timesheet inaccuracies are corrected by the supervisor. Frequent timesheet inaccuracies by an employee are considered a performance deficiency, as is frequent failure to log time.
 - Frequent failure to review and approve timesheets by a supervisor is considered a performance deficiency.
- Bi-weekly payroll for all employees is evaluated for accuracy
 - High volume exceptions (i.e. more than 8 hours of overtime in a 24-hour period) are automatically identified and noted for review by Payroll
 - Payroll reviews exceptions and resolves each exception through discussion/evaluation with HR at the involved institutions
 - Using the change log, all associated payroll transactions are reviewed for accuracy against the original documentation

- Inaccuracies are returned for rework.
- The number of inaccuracies are tracked
- Unchanged records are evaluated electronically to confirm consistency with prior payroll

Detective controls are retrospective actions to identify questionable transactions. As implied, these controls identify potential issues after the transactions have occurred, but they cannot stop fraudulent transactions from occurring. However, detective measures can assist in quickly identifying potential issues. Some of the more common detection controls associated with benefits and payroll transactions include:

- Reconciliation review of employees and dependents eligible for benefits programs with those actually enrolled in benefits.
- Periodic reports:
 - Report summarizing payroll transactions (number of hours, leave time taken, amount of overtime) by employee sent to supervisors for review.
 - Student employee report summarizing all hours by employee, by job by payroll to be reviewed by institution
 - Overtime report summarizing all overtime by institution, department, and employee by payroll.
 - Duplicate transaction report. This report identifies automatically transactions that appear to be duplicated for the same person
- Three-strike rule: If a person repeatedly fails to enter time or approve time entries, proceed with performance deficiency actions.
- Random Audits: periodically conduct an audit of payroll and benefit transactions.
- Anonymous tip line: Most frauds are discovered as the result of a tip. A tip line allows employees to report suspected p-card misuse.

2. AUDIT EVALUATION

2.1 Metrics

DESIGN MATRIX (PAYROLL AND BENEFITS ADMINISTRATION)

Objectives	Information Required & Sources	Scope and Methodology	Limitations	What this analysis will likely say
What are the objectives this audit is trying to address?	What information is needed to address the objective? From where will the information be received?	How will each objective be addressed?	What are the design limitations and how will it affect the audit?	What are the expected results of the work?
To determine if the Vermont State Colleges has the appropriate policies and procedures involving the administration of payroll and benefits to comply with laws, rules, regulations, collective bargaining agreements and industry best practices	The most recently completed self-assessment questionnaires. Written policy and procedure documentation. Collective bargaining agreements Information and data from institutions	Inquiry and review of selected documents in scope to ensure compliance and adequacy of internal controls. A sample of payrolls, and incoming requests for payment, and benefits changes will be identified. The number and nature of transactions, the amounts and levels of oversight of the process will be considered	The sampling method will not allow us to identify every error or make statements about payroll and benefits as a whole. A portion of the audit will use inquiry as our testing method; therefore, we will rely on personnel's responses, which is not the most reliable form of supporting documentation.	The audit will be able to report whether or not the internal controls and policies/procedures are function properly as designed. The VSC will have current written documentation of the existing policies and procedures and will be able to identify and implement best practices to improve accuracy and compliance.
The plan is to review the internal controls involving payroll and benefits administration and assess the extent that these controls are proper and working as intended	Interviews and discussions with personnel Review of sampling of payroll, benefits and related data	Necessary documents to support good internal control will be collected Interviews and walk-throughs with personnel relevant to audit objectives		Recommendations will provide a path forward for improving the overall usefulness of the new systems and will speed the time to "steady state".

3. AUDIT PLAN

3.1 Method of Internal Audit

The internal audit team will use the FY20 self-assessment questionnaires, review relevant VSC and institution policies and procedures, and conduct interviews with personnel regarding current practices related to benefits and payroll administration.

Sample payroll and benefit transactions will be selected to determine compliance with established policies, procedures, laws, regulations, collective bargaining agreements, and industry best practices.

Additionally, the team will provide guidance and written recommendations to management that will assist in the improvement of the internal control structure of payroll and benefits administration.

3.2 Procedures

1. Review written policies and procedures regarding payroll and benefits administration
2. Confirm employees listed are employees
 - a. Obtain list of employees from UltiPro and ask HR directors to confirm the employees are actually employees, and that the bargaining unit is correct
 - b. Verify employee start and end dates are accurate
3. Verify rates of pay (faculty and staff)
 - a. Obtain list of bargaining unit employees and confirm rate of pay is accurate according to collective bargaining agreements (annual increases as of July 1 or other)
 - b. Obtain list of employees who received increases in pay and verify:
 - i. Was an appointment letter, PAF or other document provided to reflect increase in pay
 - ii. If retroactive increase was necessary (back-date) the calculation was correct and accurately applied
 - iii. The increase was applied at the appropriate date
 1. If the increase was applied part-way through a payroll that the increase was applied accurately for the partial period.
 - c. Obtain list of part-time faculty and verify
 - i. Assignment contracts are applied properly and calculated correctly
4. Payroll verification:
 - a. Using list of active employees (faculty, staff, students), verify each was paid in the payroll system
 - b. Verify leave times were entered and use correctly (i.e. use of floating holidays over December break)

- c. Verify leave times were accrued properly according to bargaining unit contracts and years of service
 - d. For student workers, verify:
 - i. Position selected for data entry was correct for student's contract(s) and positions(s)
 - ii. Hours worked were within student's free time (not during a scheduled class period)
 - iii. Hours did not exceed 20 hours a week
 - iv. Where the student had more than one position, the correct rates of pay were used for hours logged
 - e. For non-exempt personnel, verify:
 - i. Hours calculated correctly
 - ii. Overtime rates calculated correctly according to bargaining unit agreements or federal law as required
 - iii. Call in pay calculated correctly
 - iv. 2nd and 3rd Shift pay calculated correctly
 - f. Verify deductions
5. For one or more payrolls verify:
- a. Transactions have appropriate documentation
 - b. All transactions have been completed accurately
 - c. Payroll deductions have been calculated properly and have appropriate documentation
6. Using a list of employees receiving benefits:
- a. Verify that deductions are being properly calculated
 - b. That all benefits recipients are eligible to receive the benefit
7. Terminated and Retired employees verify:
- a. Obtain list of terminated and retired employees from institutions and verify term date(s) in UltiPro
 - b. Employee term date in the benefits system is correct
 - c. Vacation payouts (if necessary) were accurately calculated, applied for the correct payroll, and was taxed correctly.
 - d. Employees on partial year assignments (less than 1.0 FTE or full-time faculty) the final pay date is accurately calculated and any partial payment (or payment owed to the employee) is accurately calculated
8. Verify state, local, municipal taxes are calculated properly and remitted to the appropriate authority.
9. Using sample transactions of each type (grant eligible, split grant, multiple positions, single position, multiple institutions, multiple bargaining units, student employees, full-time faculty, staff, etc.) verify transactions accurately flow to the general ledger.
- a. Verify payroll, benefits, and all other deductions accurately flow with adequate documentation in the record to support business operations

3.3 Roles and Responsibilities

Audit Team (name, role, title, institution)

- Sharron Scott, Audit Manager, Chief Financial & Operating Officer
- Renee Hunt, Audit Supervisor, System Controller
- TBD, Audit Staff

Internal Stakeholders

- Board of Trustees
- Chancellor and Presidents
- Deans of Administration
- Collective Bargaining Units
- All current employees, and retirees (faculty, staff, students and retirees)

3.4 Milestones

Activity	Estimated Completion Date
Completion of Audit Plan	October 29, 2020
Completion of Audit Fieldwork / Report to Management	February 26, 2021
Comments back from Management	March 12, 2021
Final Report Issued to Audit Committee	April 12, 2021
Vermont State Colleges Audit Committee Review	April 19, 2021

Total Estimated Staff Hours:
150-200



INTERNAL AUDIT PLAN

Authorization Memorandum

I have carefully assessed the FY21 Internal Audit Plan for the Vermont State Colleges. This document has been completed in accordance with the parameters set forth by the Audit Committee of the VSC Board of Trustees.

MANAGEMENT CERTIFICATION - Please check the appropriate statement.

_____ The document is accepted.

_____ The document is accepted pending the changes noted.

_____ The document is not accepted.

Linda Milne
Audit Committee, Chair

DATE

Sharron R. Scott
VSC Chief Financial & Operating Officer

DATE

VERMONT STATE COLLEGES SYSTEM
BOARD OF TRUSTEES
RESOLUTION No. 2020-021

Acceptance of the FY2021 Internal Audit Plan

- WHEREAS, A robust internal audit process is necessary to evaluate and improve the effectiveness of risk management, control, and governance processes; and
- WHEREAS, Valid internal controls ensure that resource use is consistent with laws, regulations, and policies; and
- WHEREAS, Organizations must safeguard against waste, loss, fraud, misuse; and
- WHEREAS, The overall objective of an internal audit is to determine whether the VSCS manages and uses resources in an efficient, effective and economical manner; administers funds in compliance with applicable laws, regulations, policies, and procedures; and implements internal controls to detect material errors and irregularities; and
- WHEREAS, The Vermont State Colleges Implemented new Payroll and Benefits Systems in 2019 called ‘UltiPro’ and ‘Benefits Prime’; and
- WHEREAS, An assessment of the adequacy of internal controls related to Payroll and Benefit processing would further improve the VSCS’ implementation of the systems by identifying areas of improvement; therefore so be it
- RESOLVED, That the Board of Trustees of the Vermont State Colleges hereby accepts the FY2021 Internal Audit Plan of Payroll & Benefit Systems; and be it further
- RESOLVED, That a final report of the internal audit will be provided to the Audit Committee of the Board of Trustees at its April 2021 Committee meeting.

Approved: _____, 2020

Lynn Dickinson, Chair of the Board of Trustees