[R277. Education, Administration.

R277-516. Professional Standards and Training for Non-licensed Employees and

volunteers.
R277-516-1. Authority and Purpose.
(1) This rule is authorized by:
(a) Utah Constitution Article X, Section 3, which vests general control and
supervision over public education in the Board;
(b)(i) Subsection 53E-3-301(3), which instruct the Superintendent to perform duties
assigned by the Board that include:
(ii) presenting to the Governor and the Legislature each December a report of the
public school system for the preceding year that includes:
(A) investigation of all matters pertaining to the public schools; and
(B) statistical and financial information about the school system which the
Superintendent considers pertinent;
(c) Subsections 53E-3-501(1)(a)(i) and (iii), which direct the Board to:
(i) establish rules and minimum standards for the public schools regarding the
qualification and certification of educators and ancillary personnel who provide direct
student services; and
(ii) the evaluation of instructional personnel; and
(d) Title 53E, Chapter 11, Part 4, Background Checks, which directs the Board to
require educator license applicants to submit to background checks and provide ongoing
monitoring of licensed educators.
(2) The purpose of this rule is to ensure that all students who are compelled by law
to attend public schools, subject to release from school attendance consistent with Section
53G-6-204, are instructed and served by public school teachers and employees who have
not violated laws that would endanger students in any way.
R277-516-2. Definitions.

(1) "Association" means the same as that term is defined in Subsection 53G-7-1101(3).

(2) "Charter school governing board" means a board designated by a charter school
to make decisions for the operation of the charter school.
(3) "Charter school board member" means a current member of a charter school
governing board.
(4) "Comprehensive Administration of Credentials for Teachers in Utah Schools
(CACTUS)" means the database maintained on all licensed Utah educators, which includes
information such as:
(a) personal directory information;
(b) educational background;
(c) endorsements;
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(e) professional development information;
(f) completion of employee background checks; and
(g) a record of disciplinary action taken against the educator.
(5) "Contract employee" means an employee of a staffing service who works at a
public school under a contract between the staffing service and the public school.
(6) "DPS" means the Department of Public Safety.
(7) "LEA" or "local education agency" for purposes of this rule includes the Utah
Schools for the Deaf and the Blind.
(8)(a) "Licensed educator" means an individual who holds a valid Utah educator
license and has satisfied all requirements to be a licensed educator in the Utah public
school system (examples are traditional public school teachers, charter school teachers,
school administrators, Board employees, and school district specialists).
(b) A licensed educator may or may not be employed in a position that requires an
educator license.
(c) A licensed educator includes an individual who:
(i) is student teaching;
(ii) is in an alternative route to licensing program or position; or
(iii) holds an LEA-specific competency-based license.
(9) "Non-licensed public education employee" means an employee of a an LEA who:

(a) does not hold a current Utah educator license issued by the Board under Title
53E, Chapter 6, Educator Licensing and Professional Practices Act; or
(b) is a contract employee.
(10) "Public education employer" means the education entity that hires and employs
an individual, including public school districts, the Utah State Office of Education, Regional
Service Centers, and charter schools.
(11) "Utah Professional Practices Advisory Commission" or "UPPAC" means an
advisory commission established to assist and advise the Board in matters relating to the
professional practices of educators, established in Section 53E-6-501.
(12) "Volunteer" means a volunteer who may be given significant unsupervised
access to children in connection with the volunteer's assignment.
R277-516-3. Licensed Public Education Employee Personal Reporting of Arrests.
(1) A licensed educator who is arrested, cited or charged with the following alleged
offenses shall report the arrest, citation, or charge within 48 hours or as soon as possible
to the licensed educator's district superintendent, charter school director or designee:
(a) any matters involving an alleged sex offense;
(b) any matters involving an alleged drug-related offense;
(c) any matters involving an alleged alcohol-related offense;
(d) any matters involving an alleged offense against the person under Title 76,
Chapter 5, Offenses Against the Person;
(e) any matters involving an alleged felony offense under Title 76, Chapter 6,
Offenses Against Property;
(f) any matters involving an alleged crime of domestic violence under Title 77,
Chapter 36, Cohabitant Abuse Procedures Act; and
(g) any matters involving an alleged crime under federal law or the laws of another
state comparable to the violations listed in Subsections (a) through (f).
(2) A licensed educator shall report convictions, including pleas in abeyance and
diversion agreements within 48 hours or as soon as possible upon receipt of notice of the
conviction, plea in abeyance or diversion agreement.

components:
(a) reporting of the following:
(i) convictions, including pleas in abeyance and diversion agreements;
(ii) any matters involving arrests for alleged sex offenses;
(iii) any matters involving arrests for alleged drug-related offenses;
(iv) any matters involving arrests for alleged alcohol-related offenses; and
(v) any matters involving arrests for alleged offenses against the person under Title
76, Chapter 5, Offenses Against the Person.
(b) a timeline for receiving reports from non-licensed public education employees;
(c) immediate suspension from student supervision responsibilities for alleged sex
offenses and other alleged offenses which may endanger students during the period of
investigation;
(d) immediate suspension from transporting students or public education vehicle
operation or maintenance for alleged offenses involving alcohol or drugs during the period
of investigation;
(e) adequate due process for the accused employee consistent with Section
53G-11-405;
(f) a process to review arrest information and make employment or appointment
decisions that protect both the safety of students and the confidentiality and due process
rights of employees and charter school board members; and
(g) timelines and procedures for maintaining records of arrests and convictions of
non-licensed public education employees and charter school board members.
(4) An LEA shall ensure that the records described in R277-516-5(3)(g):
(a) include final administrative determinations and actions following investigation;
and
(b) are maintained:
(i) only as necessary to protect the safety of students; and
(ii) with strict requirements for the protection of confidential employment information.

R277-516-5. Association Professional Standard Setting, Training, and Monitoring.

(1) Beginning with the 2017-2018 school year, a public school may not be a member
of, or pay dues to an association that adopts rules or policies that are inconsistent with this
R277-516-6.
(2) An association shall establish policies or rules that require:
(a) coaches and individuals who oversee interscholastic activities or work with
students as part of an interscholastic activity to meet a set of professional standards that
are consistent with the Utah Educator Professional Standards described in Rule
R277-515; and
(b) the association or public school to annually train each coach or other individual
who oversees or works with students as part of an interscholastic activity of a public school
on the following:
(i) child sexual abuse prevention as described in Section 53G-9-207;
(ii) the prevention of bullying, cyber-bullying, hazing, harassment, and retaliation as
described in:
(A) Title 53G, Chapter 9, Part 6, Bullying and Hazing; and
(B) R277-613; and
(iii) the professional standards described in Subsection (2)(a).
(3) An association shall establish procedures and mechanisms to:
(a) monitor LEA compliance with the association's training requirements described
in Subsection (2); and
(b) track the employment history of individuals who receive a certification from the
association.
R277-516-6. Public Education Employer Responsibilities Upon Receipt of Arrest
Information.
(1) A public education employer that receives arrest information about a licensed
public education employee shall review the arrest information and assess the employment
status consistent with Section 53E-6-604, Rule R277-515, and the LEA's policy.
(2) A public education employer that receives arrest information about a non-
licensed public education employee, volunteer, or charter school board member shall

review the arrest information and assess the individual's employment or appointment
status:
(a) considering the individual's assignment and duties; and
(b) consistent with a local board-approved policy for ethical behavior of non-licensed
employees, volunteers, and charter school board members.
(3) A local board shall provide appropriate training to non-licensed public education
employees, volunteers, and charter school board members about the provisions of the
local board's policy for self-reporting and ethical behavior of non-licensed public education
employees, volunteers, and charter school board members.
(4) A public education employer shall cooperate with the Superintendent in
investigations of licensed educators.
R277-516-8. Misconduct Notification Requirements and Procedures.
(1)(a) An educator who has reasonable cause to believe that a student may have
been physically or sexually abused by a school's employee shall immediately report that
belief to:
(i) law enforcement;
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(iii) to any other entity to which a report is required by law.
(b) A school administrator who receives a report described in Subsection (1)(a)
shall immediately submit the information to UPPAC if the employee is licensed as an
educator.
(2) A local superintendent or charter school director shall notify UPPAC if an
educator is determined, pursuant to an administrative or judicial action, or internal LEA
investigation, to have had disciplinary action taken for, or, to have engaged in:
(a) unprofessional conduct or professional incompetence that:
(i) results in suspension for more than one week or termination;
(ii) requires mandatory licensing discipline under R277-515; or
(iii) otherwise warrants UPPAC review; or
(b) immoral behavior.

(3) An educator who fails to comply with Subsection (1) may:
(a) be found guilty of unprofessional conduct; and
(b) have disciplinary action taken against the educator.
(4) The Superintendent may withhold, reduce, or terminate funding to an LEA for
failure to make a required report under this R277-516 through the process described in
Rule R277-114.]

KEY: school employees, self reporting, background check

Date of Enactment or Last Substantive Amendments: September 21, 2017

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Authorizing, and Implemented, or Interpreted Law: Art X Sec 3; 53E-3-301(3)(a); 53E-3-301(3)(d)(x); 53E-3-501(1)(a)(i); 53E-3-501(1)(a)(iii)]