NEW MEXICO OFFICE OF THE STATE AUDITOR REPORT REVIEW GUIDE FOR USE BY IPAs AUDITS FOR THE FISCAL YEAR ENDING JUNE 30, 2024

This review guide	snould be used for	an agencies sub	ject to the A	tuuit A	ct that i				
AGENCY NAME	:					AGENC	Y NUMBEI	R/FISC <i>A</i>	AL YEAR:
NAME OF AUDI	ΓING FIRM:			N.	AME O	F AUDIT N	MANAGER:		
Was the audit repo	ort submitted by the	e due date? Ye	s 🗆 N	lo □					
If not, the complia RECs, CES Hospitals ar Higher Edu Lottery Aut Schools Dis post-employ Counties, L State of Net Local Publi Other fiscal Component requires the New Mexic Any agency 1;	thority, and other agencistricts, TRD, CYFD, DC yment benefit agencies os Alamos Incorporated w Mexico component age Bodies including mura year end not 6/30 due 3 unit separate report by report to be submitted to Statewide ACFR due y that requires its report y special circumsta	rted on p. ng Authorities due S tricts due Oct. 15 ot specifically name ies with June 30 fisc OH, DOT, DWS, HS (PERA, ERB, RHCA d County, workforce ppropriation funds (s icipalities due Dec. months after the er of different IPA from earlier Dec. 31 to be released by De	ept. 30 d elsewhere, d al year-ends th BD, GSD, ECE A and the NMI investment be state general fi 15 nd of fiscal yea primary gove	nat are rep CD, SLC DHS): the pards, cound): due ar rnment (l	oorted as copy, NMCD, e Wednes uncils of go be Dec. 1 PG) due 1	component uni November 1: day before Th overnments, t 5 days before ding, GFOA,	its in the state A 5; the PED, the nanksgiving day he New Mexico e PG due date, etc.): the earlier	ACFR due state inve	Authority, the New Mexico Nov. 1 stment council, and the three te Finance Authority, and the me other applicable due date ency due date or December
OPINION(S) REN	NDERED ON FINA	ANCIAL STATI	EMENTS:				DATE C	OF OPIN	NION:
Please list the num	nber of findings for	each category b	elow, write	N/A if	there ar	e no findin	gs related to	the cate	egory listed.
TOTAL NUMBER OF FINDINGS:	Material Weaknesses:	Significant deficiencies:	Material no compliance		Other	non- liance:	Other Matters:		NUMBER OF REPEATED FINDINGS:
Is this report an A	CFR that the agenc	y plans to subm	it to GFOA	?	•		Yes □	No I	
NMSA 1978 12-6-5 requires each report to set out in detail any violation of law or good accounting practice. This is regardless of materiality. Have all violations of law or good accounting practice identified by the IPA been included as an audit finding? An example is a MAPS violation.									
For housing author	For housing authorities: Have all (if any) component unit separate reports been submitted? Yes \(\sigma\) No \(\sigma\)								
Were representatives of the agencies governing authority and top management, which may include representatives of any component units, if applicable, present at the exit conference as required by 2.2.2.10(M)(1) NMAC? If not, the compliance finding is reported on p									

Objective:

The objectives of the review are to: (1) ensure that audit reports meet applicable governmental auditing, accounting and financial reporting standards, reporting requirements for single audits, and the New Mexico Administrative Code 2.2.2 Requirements for Contracting and Conducting Audits of Agencies; and (2) identify any follow-up audit or reporting work needed.

Instructions:

The audit manager or the employee in charge of the audit firm's quality control system is required to complete this review guide. You are required to answer all of the questions in the review guide. Insert page number references for all 'yes' answers. Submit comments to explain all 'no' answers, unusual circumstances, or why a reporting standard was not complied with. Pursuant to 2.2.2.9(B)(1) and 2.2.2.9(B)(2) NMAC, the report will not be accepted by the Office of the State Auditor if the review guide is not accurately completed or incomplete, or if the report is unfinished or excessively deficient. This review guide does not contain every auditing, accounting and financial reporting standard or requirement applicable to a financial audit. Agencies and auditing firms are required to ensure that all applicable auditing, accounting and financial reporting standards, laws and regulations are complied with during the preparation of the audit reports, financial statements, notes and schedules.

Key to Abbreviations:

2.2.2 NMAC Requirements for Contracting and Conducting Audits of Agencies (Audit Rule 2023)

ACFR Annual Comprehensive Financial Report

AAG GAS AICPA Audit and Accounting Guide - Government Auditing Standards and Single Audits

(April 1, 2023 version)

AAG SLV AICPA Audit and Accounting Guide – State and Local Governments (March 15, 2023 version)

AU-C U. S. Auditing Standards – AICPA (Clarified)

GAGAS Government Auditing Standards 2018 Revision Technical Update April 2021 Revision (Yellow

Book)

GASB Governmental Accounting Standards Board

GASB Cod. GASB Codification

GAQC Government Audit Quality Center of the AICPA

IPA Independent Public Accountant

NCGA National Council on Governmental Accounting

NMAC New Mexico Administrative Code
Office Office of the New Mexico State Auditor
RSI Required Supplementary Information
SAS AICPA Statement on Auditing Standards

SI Supplementary Information

Uniform Guidance Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements,

Cost Principles, and Audit Requirements for Federal Awards

1. Required Documents, Important Communications, and Items of Note	
Note that the auditor should submit an electronic copy of the report in OSAConnect to the Office with the following items included for review:	Y N
(1) the signed management representation letter; and	
(2) a completed report review guide.	
If these items are not submitted together, the report will not be accepted or	
considered received by the Office. (2.2.2.9(A)(3) NMAC)	
Please note that after the Office reviews the final version of the audit report, the	Y N
Office will authorize the audit firm to submit the following electronic files in OSA-	
Connect within five business days: (1) the electronic version of the final report labeled "final" in searchable	
PDF format pursuant to 2.2.2.9(B)(3) NMAC	
(2) an electronic searchable version of the audit report labeled "final", in	
PDF format, and an electronic Excel version of the summary of findings	
report and any other required electronic schedule (electronic schedules	
may not apply to engagements pursuant to 2.2.2.15 or 2.2.2.16 NMAC) if	
applicable, and an electronic excel version of the schedule of asset	
management costs for investing agencies, if applicable (all available at	
https://www.osa.nm.gov); and (3) the electronic version of the schedule of assets management costs for	
investing agencies, if applicable - all available at	
https://www.osa.nm.gov).	
(4) Written notification of all changes made and relevant page numbers,	
including those changes made in response to OSA comments.	
The agency is responsible for submitting its unsigned audit contract generated by	Y N
OSA-Connect to the OSA by the due date indicated at 2.2.2.8(F)(9) NMAC. If the unsigned audit contract is not submitted to the state auditor by the due dates	Page Ref: Comments:
indicated in 2.2.2.8(F)(9) NMAC. If a report is submitted and there is no valid	Comments:
contract, either no initially executed contract, or an expired contract, the	
report will be held by OSA until a valid contract is in place.	
Do the titles and page numbers in the Table of Contents agree with the actual	Y N
contents in the report? For example, if the Table of Contents indicates that the report	Page Ref:
includes a Single Audit, is there a Single Audit?	Comments:
Does the audit report include an official roster including all members of the	Y N NA
governing body and top management? (2.2.2.10(T)(4) NMAC)	Page Ref:
	Comments:
Are the following independent auditors' reports all included under one report cover	YNNA
as required by 2.2.2.10(T)(4) NMAC:	Page Ref:
(1) the Independent Auditor's Report including: the AU-C 725 report on	Comments:
supplemental information (2) the 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;	
(3) if applicable, the Report on Compliance for Each Major Federal Program	
and Report on Internal Control Over Compliance; and	
(4) if applicable, the AU-C 725 opinion on the Schedule of Expenditures of	
Federal Awards and the HUD Financial Data Schedule?	
Did the IPA read the report in its entirety, editing for typos such as spelling,	Y N NA
grammar, etc. Did the IPA ensure that the name of the agency is correct on all the	Page Ref:
auditor's reports and all pages?	Comments

If the C	ompensation section of the Audit Contract includes a fee for Federal single	YNNA
	oes the report contain a single audit?	Page Ref:
'		Comments
If the or	iginal contract includes a fee for a single audit but the agency and the auditor	
	ently determined that a single audit was not necessary, the auditor may not	
	agency for the single audit portion of the contract as that service was not	
	ned. (2.2.2.8 (M)(5) NMAC). A contract amendment is not required.	
	w Standards Effective for Periods After December 31, 2022	
a)		
b)		
-/	Arrangements	
c)		
/	Implementation Guide 2023-1 –Implementation Guidance Update – 2023	
e)	GASBS 100 Accounting Changes and Error Corrections	
AIG	CPA Standards Impacting Agency Audits: (the review guide has kept a	
	ing of recent AICPA standards updates for reference)	
a)		
	SAS's 141, 143 and 145:	
	(1) AU-C 570 The Auditor's Consideration of an Entity's Ability to	
	Continue as a going Concern	
	(2) AU-C 700 Forming an Opinion and Reporting on Financial	
	Statements	
	(3) AU-C 701 Communicating Key Audit Matters in the Independent	
	Auditor's Report	
	(4) AU-C 705 Modifications to the Opinion in the Independent Auditor's	
	Report	
	(5) AU-C 706 Emphasis-of-Matter Paragraphs and Other-Matter	
	Paragraphs in the Independent Auditor's Report	
b)	SAS 142, as amended by SAS's 143, 144, & 145 supersedes SAS 122	
	Section 500.	
c)	SAS 143, as amended by SAS's 144 & 145, effective for financial	
	statement periods ending on or after 12/15/2023, "auditing accounting	
	estimates and related disclosures:	
d)	SAS 144, effective for financial statement periods ending on or after	
	12/15/2023, Amendments to AU-C Sections 501, 540, & 620, related to	
	the use of specialists and the use of pricing information obtained from	
1	external information sources as audit evidence.	
e)	SAS 145, effective for financial statement periods ending on or after	
	12/15/2023, substantially amends SAS 122. "Understanding the entity and	
	its environment and assessing risks of material misstatement"	
f)	SAS 147, related to inquiries of predecessor auditors, effective for	
	financial statements for periods beginning on or after 6/30/2023.	
g)	SAS 148, Amendments to SAS 117, Compliance Audits, effective date	
	depends on section.	
	pendent Auditor's Report:	
Elemen	ts of the Independent Auditor's Report	
	(1) Does the report include the following basic elements pursuant to	
	AU-C 700.2243, AU-C 705? See also the examples provided in	
1	AAG SLV, Chapter 17, Appendix A.	
L	TITO OLI, Chapter 17, Experium 13.	

(a) AU-C 700.22 Does the title include the word independent?	YN_	NA
	Page Ref:	
	Comments:	
(b) AU-C 700.23 Is the report addressed to the State Auditor, the	Y N	_NA
entity and governing body (if applicable)?	Page Ref:	
	Comments:	
(c) AU-C 700.24 Does the first section of the auditor's report include	YN	_NA
the auditor's opinion and have the heading "Opinion"?	Page Ref:	
	Comments:	
(2) AU-C 700.25 Does the "Opinion" section of the auditor's report do the	YN	_NA
following:	Page Ref:	
(a) identify the entity whose financial statements have been audited;	Comments:	
(b) state that the financial statements have been audited;		
(c) identify the title of each statement that the financial statements comprise;		
(d) Refer to the notes; and		
(e) specify the date or period covered by each financial statement that the financial statements comprise?		
(3) AU-C 700.26 When expressing an <u>unmodified opinion</u> on financial	YN_	NA
statements, did the auditor's opinion state that, in the auditor's	Page Ref:	
opinion, the accompanying financial statements present fairly, in	Comments:	
all material respects, [] in accordance with		
	37 31	NIA
(4) AU-C 700.27 The auditor's opinion should identify the applicable	YN Page Ref:	_NA
financial reporting framework and its origin. (Ref: par. A34)	Comments:	
Example Opinion (AU-C 700.A81 Illustration 3):	Comments.	
We have audited the accompanying financial statements of the		
governmental activities, the business-type activities, the aggregate		
discretely presented component units, each major fund, the aggregate		
remaining fund information, and the budgetary comparisons for the		
general fund and major special revenue funds of [the agency], as of and		
for the year ended June 30, 20XX, and the related notes to the financial		
statements which collectively comprise [the agency's] basic financial statements as listed in the table of contents.		
statements as fisted in the table of contents.		
In our opinion, the accompanying financial statements present fairly, in all		
material respects, the financial position of [the agency] as of June 30,		
20XX, in accordance with accounting principles generally accepted in the		
United States of America.		
(5) AU-C 700.28 Does the auditor's report include a section, directly		
following the "Opinion" section, with the heading "Basis for		
Opinion," that does the following:		
	Y N	NA
a. States that the audit was conducted in accordance with	Page Ref:	_ 1 1/1 1
generally accepted auditing standards and identifies the	Comments:	
United States of America as the country of origin of those	Commonts.	
standards?		
b. Refers to the section of the auditor's report that describes the	YN	_NA
auditor's responsibilities under GAAS?	Page Ref:	
	Comments:	

c. Includes a statement that the auditor is required to be independent of the entity and to meet the auditor's other ethical responsibilities, in accordance with the relevant ethical requirements relating to the audit?	YNNA Page Ref: Comments:
d. States whether the auditor believes that the audit evidence the auditor has obtained is sufficient and appropriate to provide a basis for the auditor's opinion?	YNNA Page Ref: Comments:
Example Basis of Opinion (AU-C 700.A81 Illustration 3):	
We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of [the agency] and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.	
(6) AU-C 700.29 When applicable, did the auditor report in accordance with AU-C 570, The Auditor's Consideration of an Entity's Ability to Continue as a Going Concern? (See AU-C 570.A65 Illustrations and SAS No. 132)	YNNA Page Ref: Comments:
(7) AU-C 700.30 When the auditor is engaged to communicate key audit matters, did the auditor do so in accordance with section AU-C 701? NOTE: AU-C 701 only requires KAM when IPA is engaged accordingly.	YNNA Page Ref: Comments:
101E. Ac-C /of only requires KAM when if A is engaged accordingly.	77 37
(a) Are the KAM limited to matters communicated with those charged with governance, and those matters that required significant auditor attention in performing the audit? AU-C 701.08	YNNA Page Ref: Comments:
(i) Note: the KAM should not include new information not previously reported to those charged with governance.	
(b) Does the description of the KAM include:	YNNA
(i) A reference to the required note disclosure if one is required? AU-C 701.12. a	Page Ref: Comments:
(ii) Why was the matter considered to be one of most significance in the audit and therefore determined to be a key audit matter? (Ref: par. A42 A44)	YNNA Page Ref: Comments:
(iii) How the matter was addressed in the audit? (Ref: par. A45 A50)	YNNA Page Ref: Comments:
(c) If the auditor determines, depending on the facts and circumstances of the entity and the audit, that there are no key audit matters to communicate or that the only key audit matters communicated are those matters addressed by paragraph .14, [qualified opinion] the auditor should include a statement to this effect in a separate section of the auditor's report under the heading "Key Audit Matters. AU-C 701.15 The statement might look something like this:	YNNA Page Ref: Comments:

(i) [Except for the matter described in the Basis for Qualified Opinion section or Going Concern section,] We have determined that there are no [other] key audit matters to communicate in our report. AU-C 701. A.57	
(8) AU-C 700.31 Does the auditor's report include a section with the heading "Responsibilities of Management for the Financial Statements" follow the Basis of Opinion paragraph? (AU-C 700.A81 Illustration 3 – example verbiage is included below #11)	YNNA Page Ref: Comments:
 (9) AU-C 700.32 Does this section of the auditor's report describe management's responsibility for the following: (a) The preparation and fair presentation of the financial statements in accordance with the applicable financial reporting framework, and for 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? 	Y N NA Page Ref: Comments:
(b) If applicable, the evaluation of whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the entity's ability to continue as a going concern [for the time period set by the applicable financial reporting framework, as applicable]?	Y N NA NA Page Ref: Comments:
(10) Does management's responsibility comply with AU-C 700.33? "The description about management's responsibility for the financial statements in the auditor's report should not reference a separate statement by management about such responsibilities, even if such a statement is included in a document containing the auditor's report."	YNNA Page Ref: Comments:
Example Responsibilities of Management for the Financial Statements section (AU-C 700.A81 Illustration 3):	
Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for 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.	
In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about [agency's] ability to continue as a going concern for [insert the time period set by the applicable financial reporting framework].	
(11) AU-C 700.34 Does the auditor's report include a section with the heading "Auditor's Responsibilities for the Audit of the Financial Statements"?	YNNA Page Ref: Comments:
(12) <i>AU-C 700.35</i> Does the "Auditor's Responsibilities for the Audit of the Financial Statements" section of the auditor's report do the following?	
(a) State that the objectives of the auditor are to:	YNNA Page Ref: Comments:

(i) Obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and		
(ii) issue an auditor's report that includes the auditor's opinion?		
(b) State that reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists?	YN_ Page Ref: Comments:	_NA
(c) State that the risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control?	YN_ Page Ref: Comments:	_NA
(d) State that misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements?	YN Page Ref: Comments:	_ NA
(13) AU-C 700.36 Does the "Auditor's Responsibilities for the Audit of the Financial Statements" section of the auditor's report further describe an audit by stating that, in performing an audit in accordance with GAAS, the auditor's responsibilities are to:		
(a) Exercise professional judgment and maintain professional skepticism throughout the audit?	YN_ Page Ref: Comments:	_NA
(b) Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements?	Y N Page Ref: Comments:	_NA
(c) Obtain an understanding of internal control relevant to the audit 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, no such opinion is expressed? In circumstances in which the auditor also has a responsibility to	YN_ Page Ref: Comments:	_NA
express an opinion on the effectiveness of internal control in conjunction with the audit of the financial statements, the auditor should omit the following: "but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, no such opinion is expressed."		
(d) Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements?	YN_ Page Ref: Comments:	_NA
(e) Conclude whether, in the auditor's judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the entity's ability to continue as a going concern for a reasonable period of time?	YN Page Ref: Comments:	_NA
(14) AU-C 700.37 In the "Auditor's Responsibilities for the Audit of the Financial Statements" section of the auditor's report, did it also state	Y N Page Ref:	_NA

that the auditor is required to communicate with those charged with Comments: governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control—related matters that the auditor identified during the audit? Example Auditor's Responsibilities for the Audit of the Financial **Statements** section (AU-C 700.A81 Illustration 3): Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements. In performing an audit in accordance with GAAS, we: Exercise professional judgment and maintain professional skepticism throughout the audit. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Obtain an understanding of internal control relevant to the audit 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 Entity's internal control. Accordingly, no such opinion is expressed. Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements. Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Entity's ability to continue as a going concern for a reasonable period of time. We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the

audit, significant audit findings, and certain internal control-related

with AU-C 720, The Auditor's Responsibilities Relating to Other

(15) AU-C 700.38 When applicable, did the auditor report in accordance

matters that we identified during the audit.

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Page Ref:

NA

	Information Included in Annual Reports ? [Paragraph added, effective for audits of financial statements for periods ending on or after December 15, 2021, by SAS No. 137, as amended by SAS 141.]	Comments:	
(16)	AU-C 720.11 (a to d) Did the auditor consider the objective listed in AU-C 720.11 regarding information contained in annual reports?	YN_ Page Ref: Comments:	NA
	AU-C 720 Illustration 1 is an example of a paragraph where the auditor has not identified a material misstatement.	YN_ Page Ref: Comments:	_NA
	AU-C 720 Illustration 2 is an example of a paragraph where the auditor has identified a material misstatement.	YN Page Ref: Comments:	_NA
(18)	AU-C 700.39 If the auditor addresses other reporting responsibilities in the auditor's report on the financial statements that are in addition to the auditor's responsibility under GAAS, these other reporting responsibilities should be addressed in a separate section in the auditor's report with the heading "Report on Other Legal and Regulatory Requirements" or another heading that is appropriate to the content of the section. If applicable, is this section included? (See AU-C 700.A47 and .A48 for clarification. For example, this could be an audit conducted under government auditing standards. For an example, see AU-C 700.A81 Illustration 3)	YN Page Ref: Comments:	.NA
(19)	AU-C 700.40 If the auditor's report contains a separate section that addresses other reporting responsibilities, the requirements of paragraphs .22—.37 of this section, did the auditor include it under a section with the heading "Report on the Audit of the Financial Statements" or another heading that is appropriate to the content of the section? (a) Does the "Report on Other Legal and Regulatory Requirements" follow the "Report on the Audit of the Financial Statements" if applicable? (See AU-C 700.A49 for clarification. For an example, see Illustration 3)	YN_ Page Ref: Comments:	NA
(20)	 Did the auditor include a separate section in the auditor's report with the heading "Required Supplementary Information" (RSI) (other appropriate heading) to explain the following circumstances as applicable? (AU-C 730.07) (a) The required supplementary information is included, and the auditor has applied the procedures in paragraph AU-C 730.05. (b) The required supplementary information is omitted. (c) Some required supplementary information is missing and some is presented in accordance with the prescribed guidelines. (d) The auditor has identified material departures from the prescribed guidelines. (e) If the auditor is unable to complete the procedures in paragraph AU-C 730.05. (f) The auditor has unresolved doubts about whether the required supplementary information is presented in accordance with 	YN_ Page Ref: Comments:	_NA
	prescribed guidelines.		

info aud	he entity has presented all or some of the required supplementary ormation, the required supplementary information section in the litor's report on the financial statements referred to in paragraph J-C 730.07 should include the following elements (AU-C 730.08):		
(a)	Accounting principles generally accepted in the United States of America require that the management's discussion and analysis and additional RSI (if applicable) on pages XX-XX, be presented to supplement the basic financial statements (AU-C 730.08(a));	Y N Page Ref: Comments:	.NA
(b)	Such information is the responsibility of management, 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 (AU-C 730.08(b) and for an example see AU-C 730 Illustration 1	Y N Page Ref: Comments:	.NA
(c)	The auditor has applied certain limited procedures to the RSI 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 the auditor's inquiries, the basic financial statements, and other knowledge the auditor obtained during the audit of the basic financial statements (AU-C 730.08(c)(i);	Y N Page Ref: Comments:	.NA
(d)	The auditor does not express an opinion or provide any assurance on the information because the limited procedures do not provide the auditor with sufficient evidence to express an opinion or provide any assurance (AU-C 730.08(c)(ii).	YN Page Ref: Comments:	NA
(e)	If the auditor is unable to complete the RSI procedures, or if some of the RSI is omitted, or if the RSI departs materially from the prescribed guidelines, or if the auditor has unresolved doubts about whether the RSI is measured or presented in accordance with the prescribed guidelines, were the applicable statements from AU-C 730.08(d) to (g) included?	YN Page Ref: Comments:	NA
(f)	If all the RSI was omitted, did the "other-matter" paragraph include the statements required by AU-C 730.09(a) to (c)?	YN_ Page Ref: Comments:	NA
	applicable, when the entity presents the supplementary information) with the financial statements is it either: (AU-C 725.09)	YN Page Ref:	_NA
(a)	a separate section in the auditor's report on the financial statements with the heading "Supplementary Information," or other appropriate heading?	Comments:	
(b)	in a separate report on the supplementary information?		
	The supplementary information section in the auditor's report on the financial statements or separate report should include the following elements:		
	(i) .09a the audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise [the agency]'s basic financial statements; (or the financial statements as a whole)	YN Page Ref: Comments:	NA

(ii) .09b the SI is presented for purposes of additional analysis and is not a required part of the basic financial statements;	YNNA Page Ref: Comments:
(iii) .09c the SI is the responsibility of management and was derived from, and relates directly to, the underlying accounting and other records used to prepare the basic financial statements;	YNNA Page Ref: Comments:
(iv) .09d the SI has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves and other additional procedures in accordance with auditing standards generally accepted in the United States of America;	Y_NNA Page Ref: Comments:
(v) .09e if the auditor issues an unmodified opinion on the financial statements and the auditor has concluded that the SI is fairly stated, in all material respects, in relation to the financial statements as a whole, a statement that, in the auditor's opinion, the SI [list schedules] is fairly stated, in all material respects, in relation to the basic financial statements as a whole;	YNNA Page Ref: Comments:
(vi) .09f and following if the auditor issues a qualified opinion on the financial statements, or an adverse or disclaimer of opinion on the financial statements, did the IPA include the applicable statements from either AU-C 725.09(f) or 725.11?	YNNA Page Ref: Comments:
(23) Are all of the SI schedules required by 2.2.2.10(A)(2)(e) NMAC, including, 1) combining and individual fund financial statements for all non-major funds, 2) the schedule of pledged collateral, and as applicable, 3) the cash reconciliation for school districts, 4) the schedule of JPA's, and any other SI schedules required by the Audit Rule included in the AU-C 725 opinion; and are the schedules properly identified in the AU-C 725 paragraph as noted in the table of contents?	YNNA Page Ref: Comments:
(24) For Housing Authorities, is the Financial Data Schedule (FDS) included in the supplemental information section, and did the auditor include the FDS in the AU-C 725 opinion paragraph? (HUD UFRS 1.4.2 Special Rules for Certain PHAs, 2.2.2.10(A)(2)(e) NMAC, and 2.2.2.12.(B)(5)(a)(iii) NMAC).	YNNA Page Ref: Comments:
(25) For a Single Audit (\$750,000 or more of federal money expended), is the Schedule of Expenditures of Federal Awards specifically mentioned in the AU-C 725 opinion paragraph? 2.2.2.10(A)(2)(e) NMAC, Uniform Guidance 200.515, and AAG GAS 7.06.	YNNA Page Ref: Comments:
(26) The subheading "Other Reporting Required by Government Auditing Standards" should appear next in the report, pursuant to AU-C 700.39, .40, .A47 and .A48. See also AAG SLV Chapter 17, Appendix A, Example A-1. An example paragraph follows:	Y N NA NA Page Ref: Comments:

	In accordance with Government Auditing Standards, we have also issued our report dated XX/XX/XX on our consideration of [the agency]'s internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is 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 internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards in considering [the agency]'s internal control over financial reporting and compliance.		
	Does the report include the manual or printed signature of the auditor's firm? AU-C 700.41 Does the report include the name of the city and state where the	YN Page Ref: Comments:	_NA
	auditor practices? AU-C 700.42		
(29)	Dating the Audit Report – Has the auditor's report been dated no earlier than the date on which the auditor has obtained sufficient appropriate audit evidence on which to base the auditor's opinion on the financial statements, including evidence of the following:	YN_ Page Ref: Comments:	_NA
	(a) All the statements and disclosures that the financial statements comprise have been prepared;		
	(b) Management has asserted that it has taken responsibility for those financial statements.? (AU-C 700.43)		
	v Book Requirement		
(1)	Humadified CACAS compliance statement. If the suditon (a)		
	Unmodified GAGAS compliance statement – If the auditor (a) followed unconditional and applicable presumptively mandatory GAGAS requirements, or (2) followed unconditional requirements, and documented justification for any departures from applicable presumptively mandatory requirements and achieved the objectives of those requirements through other means.	YN_ Page Ref: Comments:	_NA
	followed unconditional and applicable presumptively mandatory GAGAS requirements, or (2) followed unconditional requirements, and documented justification for any departures from applicable presumptively mandatory requirements and achieved the objectives of	Page Ref:	_NA
(2)	followed unconditional and applicable presumptively mandatory GAGAS requirements, or (2) followed unconditional requirements, and documented justification for any departures from applicable presumptively mandatory requirements and achieved the objectives of those requirements through other means. (a) Is there a statement that the audit was conducted in accordance with auditing standards generally accepted in the United States of America and with standards applicable to financial audits contained in <i>Government Auditing Standards</i> issued by the Comptroller General of the United States? (AU-C 700.44;	Page Ref:	_NA
	followed unconditional and applicable presumptively mandatory GAGAS requirements, or (2) followed unconditional requirements, and documented justification for any departures from applicable presumptively mandatory requirements and achieved the objectives of those requirements through other means. (a) Is there a statement that the audit was conducted in accordance with auditing standards generally accepted in the United States of America and with standards applicable to financial audits contained in <i>Government Auditing Standards</i> issued by the Comptroller General of the United States? (AU-C 700.44; GAGAS 2.17 (a)) Modified GAGAS compliance statement – (1) If the auditor performed the audit in accordance with GAGAS except for specific applicable requirements that were not followed, or (2) because of significance of the departures(s) from the requirements, the auditor was unable to and did not perform the audit in accordance with	Page Ref: Comments: Y N Page Ref:	
(2)	followed unconditional and applicable presumptively mandatory GAGAS requirements, or (2) followed unconditional requirements, and documented justification for any departures from applicable presumptively mandatory requirements and achieved the objectives of those requirements through other means. (a) Is there a statement that the audit was conducted in accordance with auditing standards generally accepted in the United States of America and with standards applicable to financial audits contained in <i>Government Auditing Standards</i> issued by the Comptroller General of the United States? (AU-C 700.44; GAGAS 2.17 (a)) Modified GAGAS compliance statement – (1) If the auditor performed the audit in accordance with GAGAS except for specific applicable requirements that were not followed, or (2) because of significance of the departures(s) from the requirements, the auditor was unable to and did not perform the audit in accordance with GAGAS. (a) Did the auditor use the "modified GAGAS compliance	Page Ref: Comments: Y N Page Ref:	
(2)	followed unconditional and applicable presumptively mandatory GAGAS requirements, or (2) followed unconditional requirements, and documented justification for any departures from applicable presumptively mandatory requirements and achieved the objectives of those requirements through other means. (a) Is there a statement that the audit was conducted in accordance with auditing standards generally accepted in the United States of America and with standards applicable to financial audits contained in <i>Government Auditing Standards</i> issued by the Comptroller General of the United States? (AU-C 700.44; GAGAS 2.17 (a)) Modified GAGAS compliance statement – (1) If the auditor performed the audit in accordance with GAGAS except for specific applicable requirements that were not followed, or (2) because of significance of the departures(s) from the requirements, the auditor was unable to and did not perform the audit in accordance with GAGAS. (a) Did the auditor use the "modified GAGAS compliance statement" described at GAGAS 2.17(b)? Independent Auditor Report Requirements AU-C Section 706 - Emphasis-of-Matter paragraph: Does the	Page Ref: Comments: Y N Page Ref: Comments: Y N	
(2) C. Other	followed unconditional and applicable presumptively mandatory GAGAS requirements, or (2) followed unconditional requirements, and documented justification for any departures from applicable presumptively mandatory requirements and achieved the objectives of those requirements through other means. (a) Is there a statement that the audit was conducted in accordance with auditing standards generally accepted in the United States of America and with standards applicable to financial audits contained in <i>Government Auditing Standards</i> issued by the Comptroller General of the United States? (AU-C 700.44; GAGAS 2.17 (a)) Modified GAGAS compliance statement – (1) If the auditor performed the audit in accordance with GAGAS except for specific applicable requirements that were not followed, or (2) because of significance of the departures(s) from the requirements, the auditor was unable to and did not perform the audit in accordance with GAGAS. (a) Did the auditor use the "modified GAGAS compliance statement" described at GAGAS 2.17(b)?	Page Ref: Comments: Y N Page Ref: Comments:	_NA

	in the auditor's professional judgment, is of such importance that it is fundamental to users' understanding of the financial statements, the auditor should include an emphasis-of-matter paragraph in the auditor's report, provided that the following apply?	
	(a) AU-C 706.08.a: The auditor was not required to modify the opinion in accordance with AU-C 705, Modifications to the Opinion in the Independent Auditor's Report, as a result of the matter?	
	(b) AU-C 706.08.b: When AU-C 701 applies, the matter was not determined to be a key audit matter to be communicated in the auditor's report?	
(2)	AU-C 706.09 When the auditor includes an emphasis-of-matter paragraph in the auditor's report, the auditor should do the following:	YNNA Page Ref:
	(a) Include the paragraph within a separate section of the auditor's report with an appropriate heading. When key audit matters are communicated in the auditor's report, the heading should include the term "Emphasis of Matter."	Comments:
	(b) Include in the paragraph a clear reference to the matter being emphasized and to where relevant disclosures that fully describe the matter can be found in the financial statements. The paragraph should refer only to information presented or disclosed in the financial statements.	
	(c) Indicate that the auditor's opinion is not modified with respect to the matter emphasized.	
(3)	AU-C 706.10 If the auditor considers it necessary to communicate a matter other than those that are presented or disclosed in the financial statements that, in the auditor's professional judgment, is relevant to users' understanding of the audit, the auditor's responsibilities, or the auditor's report, the auditor should include an other-matter paragraph in the auditor's report, provided that, when section 701 applies, the matter has not been determined to be a key audit matter to be communicated in the auditor's report.	YNNA Page Ref: Comments:
(4)	AU-C 706.11 When the auditor includes an other-matter paragraph in the auditor's report, the auditor should include the paragraph within a separate section with the heading "Other Matter" or other appropriate heading.	YNNA Page Ref: Comments:
(5)	If the budgetary comparisons for the general and major special revenue funds were unavailable due to significant perspective differences (for example in organization or program budgets), the resulting budgetary comparison with a different perspective must be shown as RSI. This is very uncommon. If this is the case, the notes to the RSI budgetary comparison schedules must explain the reason why the budgetary comparisons are not included in the basic financial statements.	YNNA Page Ref: Comments:
(6)	If the report presents comparative financial statements did the auditor include the prior year's audit opinion in the current year Independent Auditors' Report as required by AU-C 700.A67?	YNNA Page Ref: Comments:
(7)	If, after considering identified conditions or events and management's plans, the auditor concludes that substantial doubt about the entity's ability to continue as a going concern for a	YNNA Page Ref: Comments:

reasonable period of time remains, the auditor should include a separate section in the auditor's report with the heading "Substantial Doubt About the Entity's Ability to Continue as a Going Concern". If applicable, does the report follow the requirements of AU-C 570.24 and 570.A53-A58?	
1. Does the annual financial and compliance audit report include the following?	
A. Does the Management's Discussion and Analysis (MD&A) precede the basic financial statements as required supplementary information? (GASBS 34.8)? Are the following elements included in the MD&A, if relevant? (GASBS 34.11 as amended by GASBS 37.45)	YNNA Page Ref: Comments:
(1) The brief discussion of the basic financial statements, including the relationships of the statements to each other, and the significant differences in the information they provide (GASBS 34.11(a))	YNNA Page Ref: Comments:
(2) The condensed financial information derived from the government-wide financial statements comparing the current year to the prior year (GASBS 34.11(b))	YNNA Page Ref: Comments:
(3) The analysis of the government's overall financial position and results of operations, including reasons for significant changes from the prior year (GASBS 34.11(c))	YNNA Page Ref: Comments:
(4) The analysis of balances and transactions of individual funds and the reasons for significant changes in fund balances or fund net position and whether fund resources are available for future use? (GASBS 34.11(d), as amended by GASBS 63.8)	YNNA Page Ref: Comments:
(5) The analysis of significant variations between original and final budget amounts and between final budget amounts and actual budget results for the general fund (GASBS 34.11 (e))	YNNA Page Ref: Comments:
(6) A description of significant capital assets and long-term debt activity including commitments made for capital expenditures, changes in credit ratings, and debt limitations affecting the financing of planned facilities and services? (GASBS 34.11(f))	YNNA Page Ref: Comments:
(7) If applicable, a discussion of the modified approach as described at GASBS 34.11(g) and as amended by GASBS 63.8	YNNA Page Ref: Comments:
(8) A description of currently known facts, decisions, or conditions that are expected to have a significant effect on net position or results of operations. GASBS 34.11(h)	YNNA Page Ref: Comments:
(9) If applicable, do comments in the MD&A distinguish between information pertaining to the primary government and that of its component units, and when appropriate, does the MD&A refer readers to the component unit's separately issued financial statements? (GASBS 34.10)	YNNA Page Ref: Comments:
(10) If applicable, does the MD&A include a discussion of going concern issues? (GASBS 56.19) & (AU-C-570.A44)	YNNA Page Ref: Comments:
B. Government-wide Financial Statements (GASBS 34.1262) - Do the government-wide financial statements meet the following requirements?	

(1)	Do the Government-wide financial statements exclude information about fiduciary activities, including component units that are fiduciary in nature; distinguish between the primary government and its discretely presented component units; and distinguish between governmental activities and business-type activities of the primary government as required by GASB 34.12?	YN_ Page Ref: Comments:	NA
(2)	Do the Government-wide financial statements contain separate rows and columns for each of the following: (a) governmental activities;	YN_ Page Ref: Comments:	_NA
	(b) business-type activities, and		
	(c) discretely presented component units (GASBS 34.1415)		
(3)	Do the Government-wide financial statements include a total column for the primary government? (GASB 34.14)	YN_ Page Ref: Comments:	NA
(4)	Are bond premiums and bond discounts amortized in the government-wide financial statements? (GASBS 34.88 and GASBS 34.146)	YN_ Page Ref: Comments:	NA
C. Stater	ment of Net Position		
(1)	Are assets and liabilities presented in the order of their relative liquidity? (GASBS 34.31)	YN_ Page Ref: Comments:	_NA
(2)	Is the name of the financial statement "Statement of Net Position"? Is net position displayed in the following components: (a) net investment in capital assets; (b) restricted (distinguishing between major categories of restrictions); and (c) unrestricted? (GASBS 63.8.)	YN_ Page Ref: Comments:	_NA
(3)	Does the net investment in capital assets consist of capital assets, net of accumulated depreciation, reduced by the outstanding balances of bonds, mortgages, notes or other borrowings that are attributable to the acquisition, construction, or improvement of those assets?	YN_ Page Ref: Comments:	_NA
	(a) If there are deferred outflows or resources and deferred inflows of resources that are attributable to the acquisition, construction, or improvement of those assets or related debt, are they also included in this component of net position?		
	(b) If there are significant unspent related debt proceeds or deferred inflows of resources at the end of the reporting period, is the portion of the debt or deferred inflows of resources that is attributable to the unspent amount included in same net position component as the unspent amount (restricted or unrestricted)? (GASBS 63.9)		
(4)	Does the restricted component of net position consist of restricted assets reduced by liabilities and deferred inflows of resources related to those assets? (GASBS 63.10)	YN_ Page Ref: Comments:	NA
(5)	Are interfund receivables and payables eliminated in the governmental and business-type activities columns of the statement of net position, except for the net residual amounts due between governmental and business-type activities? (GASBS 34.58)	YN_ Page Ref: Comments:	NA

inc nor	permanent endowments or permanent fund principal amounts are luded in restricted net position, are the expendable and nexpendable components of restricted net position presented? ASBS 34.35 as amended by GASBS 61.12 and GASBS 63.8 & 10)	YN_ Page Ref: Comments:	_NA
	e all items previously required to be reported as assets or liabilities perly classified as outflows/inflows of resources? (GASBS 65)	YN_ Page Ref: Comments:	NA
	If the agency had a current refunding or an advance refunding resulting in defeasance of debt, or a change in the provisions of a lease resulting from a refunding by the lessor of tax-exempt debt (including an advance refunding), did the agency account for the transaction pursuant to GASBS 65.5 as amended by GASBS 87.3 and 65.7 as superseded by GASBS 87.3?	YN_ Page Ref: Comments:	_NA
(b)	 Did the agency account for the lessee/lessor as required by GASBS 87? a) Did the lessee recognize an asset if payments are made in advance or liability for rent due if payments are to be made subsequent to the reporting period? (GASBS 87.17) b) Did the lessee recognize short-term lease payments as outflows of resources (for example, expense) based on the payment provisions of the lease contract? c) The lessor should recognize a liability if payments are received in advance or an asset for rent due if payments are to be received subsequent to the reporting period? (GASBS 87.18) d) Did the lessor recognize short-term lease payments as inflows of resources (for example, revenue) based on the payment provisions of the lease contract? 	YN_ Page Ref: Comments:	_NA
(c)	If the agency received resources or recorded a receivable associated with imposed non-exchange revenue transactions (property taxes or fines) before the period when a) the property taxes were levied; or b) before the period when the resources were first permitted to be, or required to be used, did the agency report deferred inflows of resources pursuant to GASBS 65.9?	YN_ Page Ref: Comments:	_NA
(d)	If the agency received resources related to government-mandated or voluntary non-exchange transactions before the time requirements were met, but after all other eligibility requirements were met, did the agency report the resources as deferred inflow of resources pursuant to GASBS 65.10?	YN_ Page Ref: Comments:	_NA
(e)	If the agency had sales of future revenues, did the agency account for the related transactions pursuant to GASBS 65.12 to 65.13?	YN_ Page Ref: Comments:	NA
(f)	Are prepaid insurance costs related to the issuance of debt reported as an asset and recognized as an expense in a systematic and rational manner over the duration of the related debt? Were other debt issuance costs recognized as an expense in the period incurred? (GASBS 65.15)	YN Page Ref: Comments:	_NA
(g)	GASBS 87 If the agency had any initial direct costs of leases (Any initial direct costs that would be considered debt issuance	YN Page Ref:	_NA

	T T T T T T T T T T T T T T T T T T T
costs under paragraph 12 of Statement No. 7, Advance	Comments:
Refundings Resulting in Defeasance of Debt, should be	
recognized as outflows of resources (for example, expense) in the	
period in which they are incurred.) or sale-leaseback transactions,	
did the agency change to comply and account for those transactions pursuant to GASBS 65.16 – 65.18 which are	
superseded by GASBS 87.3.	
(h) If the agency had acquisition costs related to insurance activities	Y N NA
did the agency account for those costs pursuant to GASBS 65.19	Page Ref:
to 65.20?	Comments:
(i) If the agency is a lender that received loan origination points, did	Y N NA
the agency report the origination points as a deferred inflow of	Page Ref:
resources as required by GASBS 65.22? Did the lender report	Comments:
direct loan origination costs pursuant to GASBS 65.22?	
(j) If the agency had commitment fees (fees charged for entering into	Y N NA
an agreement that obligates the government to make or acquire a	Page Ref:
loan or to satisfy an obligation of the other party under a specified	Comments:
condition), did the agency report the commitment fees pursuant	
to GASBS 65.23?	
(k) If the agency purchased a loan or a group of loans did the agency:	
a) Record the initial investment in the purchased loan or group	Y N NA
of loans at the purchase price, pursuant to GASBS 66.5? and	Page Ref:
1 1 /1	Comments:
b) Recognize as an expense or revenue any fees paid or any fees	Y N NA
received in the period that the loan(s) were purchased	Page Ref:
pursuant to GASBS 65.24?	Comments:
(l) If the agency participates in mortgage banking activities: (1) did	Y N NA
the agency account for loan origination fees and costs pursuant to	Page Ref:
GASBS 65.26; and (2) did the agency account for fees relating to	Comments:
loans held for sale pursuant to GASBS 65.27?	
(m) If the agency has business-type activities or enterprise funds that	Y N NA
meet all of the criteria per GASBS 62.476500, did the agency	Page Ref:
account for its regulated operations according to GASBS 65.29?	Comments:
a) Rates are established by or are subject to approval by an	
independent third-party regulator or by its own governing	
board empowered by statute or contract to establish rates.	
b) The regulated rates are designed to recover the specific	
regulated business-type activity's costs of providing the	
regulated services.	
c) It is reasonable to assume that the rates are set at levels that	
will recover the regulated business-type activity's costs and	
can be charged to and collected from customers.	
(8) In determining which elements meet the criteria for a major fund, did	YNNA
the agency include deferred outflows of resources with assets and	Page Ref:
deferred inflows of resources with liabilities? (GASBS 65.3233)	Comments:
(9) Has the term "deferred" been limited to items reported as deferred	YNNA
outflows of resources or deferred inflows of resources?	Page Ref:
(GASBS 65.31)	Comments:
(10) Is the Statement of Net Position in balance?	YNNA
(a) Is the sum of assets, plus deferred outflows of resources, less	Page Ref:
liabilities, less deferred inflows of resources, equal to net	Comments:
position? (b) If a balance sheet format is presented do assets, plus deferred.	
(b) If a balance sheet format is presented do assets, plus deferred outflows of resources, equal liabilities, plus deferred inflows of	
outflows of resources, equal liabilities, plus deferred inflows of	
resources, plus net position? (GASBS 63.8)	İ

D. Statement of Activities		
 Is a net (expense) revenue format used to report each of the government's functions? Does the Statement of Activities report Expenses, Program Revenues, Net Program [Expense] Revenues, General Revenues, Special Items, Transfers, Changes in Net Position, Net Position-Beginning, and Net Position-Ending? Are general revenues, contributions to term and permanent endowments, contributions to permanent fund principal, special and extraordinary items, and transfers reported separately after total net expenses of the government's functions? (GASBS 34.3862 and Example B-1 through B-3 as amended by GASBS 63) 	Y N Page Ref: Comments:	_ NA
 (4) Does the Statement of Activities separately report the following three categories of program revenues: (a) charges for services; (b) program-specific operating grants and contributions; and (c) program-specific capital grants and contributions? (GASBS 34.48 as amended by GASBS 37.12) 	YN_ Page Ref: Comments:	_NA
 (5) Are general revenues reported after total net expense of the government's functions? (a) Are all taxes reported by the specific type of tax such as sales, property, franchise and income taxes? (b) Are other nontax revenues like interest, grants and contributions) that do not qualify as program revenues included as general revenues? (GASBS 34.52) 	YN_ Page Ref: Comments:	_ NA
 (6) In the Statement of Activities, are all governmental activities expenses reported by function, except for those that meet the criteria to be reported as special or extraordinary items? (GASBS 34.41) (a) In the Statement of Activities are all business-type activities expenses reported by different identifiable activity as required by GASBS 37.10(b)? 	Y N Page Ref: Comments:	_ NA
(7) Is depreciation expense reported as a direct expense by function in the Statement of Activities unless the asset is essentially used by all functions? (GASBS 34.44)?	YN_ Page Ref: Comments:	_ NA
(8) If the agency sold mortgage loans with the servicing retained, did the agency recognize transferor servicing fees related to the mortgage loans that were sold, in accordance with the updated requirements of GASBS 66.6 and 62.460 (as superseded)?	YN_ Page Ref: Comments:	_ NA
(9) Does Total Net Position reported on the Statement of Net Position agree to Ending Net Position reported on the Statement of Activities for the governmental activities and the business-type activities?	YN_ Page Ref: Comments:	_NA
E. Governmental Fund Financial Statements (GASBS 34.6365, .7890 as amended by GASBS 54 and 63). See GASBS 34.138 as amended by GASBS 63.8 and GASBS 84.14 for a description of which financial statements pertain to reports using the Business Type Activity model (BTA):		
(1) Does the Balance Sheet-Governmental Funds contain the following sections: Assets, plus deferred outflows of resources (if applicable),	YN_ Page Ref: Comments:	_NA

	equals Liabilities plus deferred inflows of resources (if applicable), plus fund balance? (GASBS 63.12) (a) Is fund balance classified as: Non-spendable, Restricted, Committed, Assigned, and Unassigned (as applicable)? (b) Do either the financial statements or the notes disclose the purpose for which amounts are non-spendable, restricted, committed, or assigned? (GASBS 34.84 as amended by GASBS 63.13 and GASBS 54)		
(2)	A liability for compensated absences should not be reported in the governmental fund balance sheet unless it was actually due and payable at year end for payments due to retired or terminated employees, but not paid until shortly after year-end. Does the liability for compensated absences meet these requirements? (GASB Cod. Sec. C 60.111 and .127)	YN_ Page Ref: Comments:	_NA
(3)	Is there an accompanying reconciliation of Total Fund Balance from Balance Sheet – Governmental Funds to the Total Net Position on the Statement of Net Position, (Governmental Activities Column only)? Do all of the reconciling amounts agree with the financial statements and notes? (GASBS 34.77 & .85 as amended by GASBS 63.8)	YN_ Page Ref: Comments:	_NA
(4)	Does the Statement of Revenues, Expenditures, and Changes in Fund Balances – Governmental Funds have the correct descriptions: (Revenues, Expenditures, Excess (deficiency) of revenues over expenditures, Other Financing Sources (Uses), Special and extraordinary items (if applicable), Net Change in Fund Balances, Beginning Fund Balance and Ending Fund Balance? Does the column presentation correspond to the columns in the Balance Sheet-Governmental Funds presentation? (GASBS 34.8689, illustration C-2)	YN_ Page Ref: Comments:	_NA
	(a) Are the revenues presented by major revenue source classifications as detailed in GASB Cod. Sec 1800.131 and NCGAS 1.110: taxes, licenses and permits, intergovernmental revenues, charges for services, fines and forfeits, and miscellaneous?	YN Page Ref: Comments:	_NA
	(b) Are intergovernmental revenues from federal sources and state sources presented separately as required by 2.2.2.10(C) NMAC?	YN_ Page Ref: Comments:	_NA
	(c) Are expenditures classified by character (current, capital outlay, debt service, and intergovernmental) as required by NCGAS 1.115) and at a minimum by function as required by GASBS 34.87? See GASBS 34 illustration C-2.	YN_ Page Ref: Comments:	_NA
	 (d) Are debt issuance costs like underwriter fees that were paid out of debt proceeds reported as expenditures? a) Are attorney fees, rating agency fees or bond insurance paid from existing resources reported as expenditures when the liability is incurred? (GASBS 34.87) 	Y N Page Ref: Comments:	_NA
	 (e) Is the face amount of long-term debt), bond premium or discount, payments to bond escrow agents for refundings, transfers, and sale of capital assets (unless the sale qualifies as a special item) reported as "Other Financing Sources and Uses" as required by GASBS 34.8889 and GASBS 37.16? a) Lessee - did the lessee recognize the lease liability and an intangible right-to-use lease asset? 	YN_ Page Ref: Comments:	_NA

b) Lessor – did the lessor recognize a lease receivable and deferred inflow of resources?	
 (5) Is there a Reconciliation of the Statement of Revenues, Expenditures, and Changes in Fund Balances- Governmental Funds (net change in fund balances for total governmental funds) to the Statement of Activities (change in net position for governmental activities) at the bottom of the fund financial statements or in an accompanying schedule immediately following the statement? (a) Were all of the reconciling amounts fully explained in the reconciliation or the notes to the financial statements? (b) Do all of the reconciling amounts agree with the financial statements and notes? (GASBS 34.77 and 34.90 as amended by GASBS 63.8) 	YNNA Page Ref: Comments:
F. Proprietary Fund Financial Statements (GASBS 34.6668, .91105 as	
amended by GASBS 62 and 63) See GASBS 34.138 for a description of	
which financial statements pertain to reports using the Business Type	
Activity model.	
(1) Is there a Statement of Net Position – Proprietary Funds (or Balance Sheet – Proprietary Funds) that reflects the following descriptions: current and noncurrent assets; current and noncurrent liabilities; net position; net investment in capital assets; restricted (indicate for what), unrestricted; and total net position? (GASBS 34.91a, 34.98 and illustration D-1 as amended by GASBS 63.8)	YNNA Page Ref: Comments:
(2) Are assets with use restrictions (defined in GASBS 34.34 as amended by GASBS 46) reported as restricted assets? (GASBS 34.99 and 63.10)	YNNA Page Ref: Comments:
(3) Is there a Statement of Revenues, Expenses, and Changes in Fund Net Position – Proprietary Funds that reflects the following descriptions: operating revenues and total operating revenues; operating expenses and total operating expenses; operating income (loss), nonoperating revenues and expenses "income (loss) before contributions and transfers," capital contributions, additions to the principal of permanent and term endowments, special and extraordinary items, and transfers, "change in net position," net position-beginning, and total net position-ending? (GASBS 34.91b, 34.100, and illustration D-3 as amended by GASBS 63) (a)	YNNA Page Ref: Comments:
(4) Do the proprietary fund financial statements include a single column for all internal service funds displayed to the right of the total enterprise funds column? (GASBS 34.96)	YNNA Page Ref: Comments:
(5) Are proprietary fund revenues reported by major source and are revenues that are used as security for revenue bonds identified? Are revenues presented net: (1) with discounts and allowances parenthetically disclosed on the face of the statement or in the notes; or (2) with the discounts and allowances reported directly beneath the revenue amount? (GASBS 34.100 and the related footnote 41 as amended by GASBS 48.21 and 63.8)	YNNA Page Ref: Comments:
(6) If the agency has permanent endowments or permanent fund principal	Y N NA
amounts, are the applicable amounts presented as two components of "restricted net position" expendable and nonexpendable? (GASBS 34.35 as amended by GASBS 61.12 and GASBS 63.8)	Page Ref: Comments:
(7) Net position and changes in net position in the proprietary fund	YNNA
financial statements for total enterprise funds usually equal the net position and changes in net position of business-type activities in the government-wide statement of activities.	Page Ref: Comments:

(a) However, there may sometimes be differences caused by the reclassification of internal service fund transactions that affected		
proprietary funds. Are any such differences explained on the face of the fund statements or in an accompanying schedule as required by GASBS 34.104 as amended by GASBS 63.8?		
G. Statement of Cash Flows - See GASBS 34.91c for a description of which		
financial statements pertain to reports using the BTA model.		
(1) Is the Direct Method used for the Proprietary Fund Statement of Cash	YN	NA
Flows showing the applicable four categories of cash flows from:	Page Ref:	
operating activities; noncapital financing activities; capital and related	Comments:	
financing activities; and investing activities?		
(a) Does the statement separately report the net effect of cash flows		
of each of these categories on cash and cash equivalents during		
the period in a manner that reconciles beginning and ending cash		
and cash equivalents? (GASBS 34.105)		
(2) Is a reconciliation of "Operating income (loss)" to "Net cash provided	YN	_NA
by (used for) operating activities" included? Does the reconciliation	Page Ref:	
separately report all major classes of reconciling items including	Comments:	
changes in receivables, inventory, and payables? (GASBS 34.105 and		
illustration D-4; GASB Cod. Sec. 2450.130)	Y N	NA
(3) Do total amounts of cash and cash equivalents at the beginning and		_NA
end of the period per the Cash Flow Statement tie to the related line items or subtotals in the Statement of Net Position?	Page Ref: Comments:	
(4) Does the statement separately report the classes of operating cash	Y N	NA
receipts and payments per GASB Cod. Sec. 2450.129?	Page Ref:	_ INA
receipts and payments per GASB Cod. Sec. 2430.127:	Comments:	
(5) Is information about all investing, capital and financing activities that	Y N	NA
affect recognized assets or liabilities but do not result in cash receipts	Page Ref:	_ 1 17 1
or payments in the period presented in a separate schedule? (GASB	Comments:	
Cod. Sec. 2450.133)	Comments.	
H. Governmental & Proprietary fund financial statements - Focus on Major		
Funds (GASBS 34.7576)		
(1) Is each major fund presented in a separate column, and are nonmajor	YN	NA
funds aggregated and displayed in a single column in the	Page Ref:	
governmental and proprietary fund financial statements?	Comments:	
(GASBS 34.75)		
(2) Is the main operating fund (general fund or its equivalent) reported as	YN	_NA
a major fund?	Page Ref:	
(a) Are the other individual governmental and enterprise funds	Comments:	
reported in separate columns as major funds based on the criteria		
in GASBS 34.76 and GASBS 37.15?	V N	NT A
(3) Are the combining and individual fund statements for the nonmajor funds presented as supplemental information after the notes?	YN Page Ref:	_NA
(2.2.2.10(A)(2)(e)(i) NMAC and GASBS 34 illustrations H-1 and H-	Comments:	
2 as amended by GASBS 63)	Comments.	
I. Budgetary Comparison Statements – Are budgetary comparison		
statements for only the general fund and major special revenue funds		
presented before the notes as part of the basic financial statements?		
(1) Are budgetary comparison statements for only the general fund and	Y N	NA
major special revenue funds presented before the notes as part of the	Page Ref:	
basic financial statements?	Comments:	
(a) Do they appear after the statement of changes in revenues,		
expenditures, and changes in fund balances - governmental		
funds? (2.2.2.10(A)(2)(b)(iii) and 2.2.2.10(Q)(3)(a) NMAC).		

	(b) There is an exception to this general rule if the budgetary information is not available on the GAAP fund structure basis and this difference is significant for the general fund and major special revenue funds. (2.2.2.10(A)(2)(c) and 2.2.2.10(Q)(3)(b) NMAC, and GASBS 41)		
(2)	Do all the budgetary comparison statements present the original budget, the final budget, actual expenditures or expenses on the budgetary basis, and a variance column? (GASBS 34.130 and 2.2.2.10(Q)(3) NMAC)	Y N Page Ref: Comments:	_NA
(3)	Does the Budget column include the required fund balance (if prepared on accrual or modified basis) or prior year cash balance if prepared on a cash basis (or fund balance on the cash basis) necessary to balance the budget? (2.2.2.10(Q)(1) NMAC)	Y N Page Ref: Comments:	_NA
(4)	If actual expenditures exceeded budgeted expenditures at the legal level of budgetary control, is that fact reported in a finding and disclosed in the notes? (a) The IPA may consult with the agency's budgetary oversight entity to confirm that the agency is not in compliance with budgetary requirements before writing a finding for budgeted expenditures exceeding budgeted revenues. (GASBS 34.131; GASBS 37.19; 2.2.2.10(Q)(2) NMAC)	Y N Page Ref: Comments:	_NA
(5)	Are the differences between the budgetary basis and GAAP basis revenues and expenditures for each individual fund reconciled on the face of the budgetary comparison or in the notes to the financial statements? (GASBS 34.131; 2.2.2.10(Q)(2) NMAC)	YN_ Page Ref: Comments:	_NA
(6)	For colleges and universities only - were the required budgetary comparisons (original budget; revised budget; actual budget, and a variance column) presented after the notes in the format approved by the NM Higher Education Department as noted in 2.2.2.12(E)(2) NMAC?	YN_ Page Ref: Comments:	_NA
(7)	For colleges and universities only: is a reconciliation of actual revenue and expense amounts on the budgetary basis to the GAAP basis financial statements disclosed on the budgetary comparisons or in the notes to the financial statements? (a) The reconciliation is required only at the "rolled up" level of Unrestricted and Restricted – All Operations and should include revenues and expenses. (2.2.2.12 (E)(2) NMAC)	YN_ Page Ref: Comments:	_NA
(8)	For colleges and universities only: Did the auditor compare the financial statement budget comparison to the college or university's September 15th budget submission to HED, and write a finding if the HED budget submission did not tie to the financial statement comparison (except for [1] adjustments made by the college or university after September 15th and [2] audit adjustments? [2.2.2.12(E)(2) NMAC])?	YN_ Page Ref: Comments:	_NA
J. Fidu	ciary Fund and Component Unit Financial Statements		
(1)	Are all fiduciary funds of the primary government, as well as component units that are fiduciary in nature included in the fiduciary fund financial statements? (a) Did the auditor evaluate the agency's relationship(s) with other parties to identify potential unreported fiduciary activities?	YN_ Page Ref: Comments:	_NA
(2)	Is the Statement of Fiduciary Net Position used to report the assets, deferred outflows of resources, liabilities, deferred inflows of resources, and fiduciary net position of pension (and other employee	Y N Page Ref: Comments:	_NA

	benefit) trust funds, investment trust funds, private-purpose trust funds, and custodial funds? GASBS 84.20		
(3)	Are liabilities other than those to beneficiaries recognized in accordance with existing accounting standards using the economic resources measurement focus as required by GASBS 84.21 (except for entities where the government reports a pension or OPEB plan described in GASBS 84.22 as amended by GASBS 92.9)?	YN_ Page Ref: Comments:	_ NA
(4)	If the government reports a pension plan or an OPEB plan in a pension (or other employee benefit) trust fund, did they report the plan's assets, deferred outflows of resources, liabilities, deferred inflows of resources, and fiduciary net position in accordance with Statement 67 or Statement 74, as applicable? GASBS 84.22, as amended by GASBS 92.9	YN_ Page Ref: Comments:	_NA
(5)	Is there a statement of changes in fiduciary net position that is used to report additions to and deductions from pension (and other employee benefit) trust funds, investment trust funds, private-purpose trust funds, and custodial funds, as applicable? GASBS 84.23	YN_ Page Ref: Comments:	_ NA
(6)	to apply paragraph 25 (see below), does the statement of changes in fiduciary net position disaggregate additions by source including, if applicable, separate display of: (a) Investment earnings (b) Investment costs (including investment management fees, custodial fees, and all other significant investment-related costs) (c) Net investment earnings (investment earnings minus investment costs)? GASBS 84.23	YN_ Page Ref: Comments:	_NA
(7)	Did the government report a single aggregated total for additions and a single aggregated total for deductions of custodial funds in which resources, upon receipt, are normally expected to be held for three months or less? GASBS 84.24 (a) An example of a custodial fund addition description is property taxes collected for other governments. An example of a custodial fund deduction description is property taxes distributed to other governments	YN Page Ref: Comments:	_ NA
(8)	GASBS 84.24, (cont.). If the government reported a single aggregated total for additions and a single aggregated total for deductions of custodial funds, do the descriptions of the aggregated totals of additions and deductions indicate the nature of the resource flows? GASBS 84.24	YN Page Ref: Comments:	_ NA
(9)	Is the combined information from the fiduciary component unit aggregated with the primary government's fiduciary funds based on the classifications provided in GASBS 84.26? (a) When reported in the fiduciary fund financial statements of a primary government, a fiduciary component unit should include the combined information of its own component units that are fiduciary component units. That combined information should be aggregated with the primary government's fiduciary funds based on the classifications provided in GASBS 84.15–18. GASBS 84.26	YN_ Page Ref: Comments:	_ NA
(10)) Does the Statement of Changes in Fiduciary Net Position shown in the basic financial statements include information about the additions to deductions from and net increase (or decrease) for the year in net	YN Page Ref:	_ NA

position for each applicable fiduciary fund type except for agency funds?	
(a) The Statement of Changes in Fiduciary Net Position should be presented for all fiduciary fund types, and appear after the	
Statement of Fiduciary Net Position and just before the notes. (GASBS 34.109 and example E-2, as amended by GASBS 63,	
and GASBS 84.23-25)	
K. GASBS 100 Accounting Changes and Error Corrections this standard supersedes GASBS 62 and the generic term of prior period adjustment is replaced with specific types of changes and/or corrections. GASBS 100 should be applied to each reporting unit as applicable.	
Changes in Accounting Principle GASBS 100.1518: YNNA	
1. If there is a change in accounting principle is this change reported Comments:	
retroactively by restating net position and fund balance for the cumulative effect, if any, of the change?	
2. If comparative financial statements are presented does the presentation comply with GASBS 100.16?	
3. Do the notes include the nature of the change and the reason for the change? (unless it is a new pronouncement)?	
4. If comparative statements are presented and not restated do the notes	
explain why not? 5. Do the financial statements and the note disclosures comply with	
GASBS 100.3132?	
Changes in Accounting Estimate GASBS 100.1920: YNNA	
1. If there is a change in accounting estimate is the change reported prospectively in the period when the change occurs (no restatement)? Page Ref: Comments:	
2. Do the notes disclose the nature of the change in accounting estimate and identify the affected line item?	
3. If the change results from a change in methodology do the notes disclose why the new methodology is preferable? (unless required by	
a new pronouncement)	
Changes To or Within the Financial Reporting Entity GASBS 100.2224: Y N NA	
1. Is the current reporting period's net position and fund balance Page Ref:	
adjusted, as applicable, for the effect of the change as if the change had occurred as of the beginning of the reporting period?	
2. Do the notes disclose the nature of the change and the reason for the	
change (except for major and non-major fund threshold changes) 3. Do the financial statements and the note disclosures comply with	
GASBS 100 3132?	
Error Corrections GASBS 100.2528: YNNA	
1. Is the error correction reported retroactively by restating beginning net position, and fund balance, as applicable, for the cumulative effect of the Comments:	
error correction on prior periods?	
2. If comparative financial statements are presented does the presentation	

3. Do the notes disclose (for each error correction):	
a. The nature of each error and its correction, including the periods	
affected by the error? b. The effects on the prior period's net position and fund balance?	
c. The effects on comparative statements (if presented)?	
4. Do the financial statements and the note disclosures comply with GASBS	
100.3132?	
Reclassifications GASBS 100.29-30:	Y N NA
rectussifications Grisbs 100.27 30.	Page Ref:
If there is a reclassification due to a change in accounting principle or error	Comments:
correction that does not affect beginning net position or fund balance do the note	
disclosures comply with GASBS 100.29-30?	
Has RSI, including MD&A, been updated as required per GASBS 100.3539?	Y N NA
11as KS1, ilicidding MD&A, beeli updated as required per GASBS 100.5557:	Page Ref:
	Comments:
L. Notes to the Financial Statements	
(1) Do the notes include a Summary of Significant Accounting Policies	
with disclosures for each of the twelve items listed below?	
(GASB Cod. Sec. 2300.106(a))	
(a) Is there a description of the government-wide financial	YNNA
statements including an explanation that fiduciary funds and	Page Ref:
fiduciary component units are excluded? GASB Cod. Sec. 2300.106(a)(1) and 2200.111?	Comments:
(b) Is a brief description of the component units, their relationship to	Y N NA
the primary government and information about how the separate	Page Ref:
reports for individual component units can be obtained included	Comments:
with other information required by GASB Cod. Sec.	
2300.106(a)(2), GASB Cod. 2600.126, and GASBS 90.9?	77 77
(c) If the government acquired a majority of the equity interest in a	YNNA
legally separate organization (for example, through acquisition of voting stock of a corporation or acquisition of interest in a	Page Ref: Comments:
partnership) is the acquisition reported as an investment (if it	Comments.
meets the definition of an investment) and not as a component	
unit as required by GASBS 90.5?	
(d) If this is a special-purpose government engaged only in fiduciary	
activities, a fiduciary fund, or an endowment (including	Page Ref:
permanent and term endowments) or permanent fund that holds a majority equity interest in a legally separate organization that	Comments:
meets the definition of an investment is that majority equity	
interest measured in accordance with the requirements paragraph	
64 of Statement 72? and GASBS 90.6?	
(e) Is the government accountable for the legally separate	YNNA
organization (i.e. it is not an investment) and reporting the legally	Page Ref:
separate organization as a component unit? GASBS 90.7	Comments:
(f) If the financial statements were prepared using the current financial resources measurement focus, is the asset representing	YNNA Page Ref:
the government's equity interest limited to amounts appropriately	Comments:
reported under the current financial resources measurement	Comments.
focus? GASBS 90.8	
(g) GASBS 90.9	YNNA
	Page Ref:

	a) If a government acquires a 100 percent equity interest in a legally separate organization that is reported as a component unit in accordance with paragraphs 7 and 8, is the component unit measuring its assets, deferred outflows of resources, liabilities, and deferred inflows of resources in accordance with the provisions of paragraphs 29-42, 44, and 45 of Statement No. 69, <i>Government Combinations and Disposals of Government Operations</i> , as amended, at the date on which the government acquires the 100 percent equity interest? GASBS 90.9	Comments:
	b) Is the net position acquired equal to the net position of the component unit after measuring assets, deferred outflows of resources, liabilities, and deferred inflows of resources in accordance with the provisions of paragraphs 29–36 of Statement 69? GASBS 90.9	YNNA Page Ref: Comments:
(h)	Is the primary government performing the duties of the governing board? If so, are they treated as the voting majority? GASBS 97.4	YNNA Page Ref: Comments:
(i)	Is the financial burden criterion applicable? GASBS 97.5	YNNA Page Ref: Comments:
(j)	Has GASBS 97 paragraphs 4 and 5 been implemented, and have all requirements of these paragraphs been considered?	YNNA Page Ref: Comments:
(k)	Do the descriptions of activities accounted for in each column (major funds, internal service funds, and fiduciary fund types) consist of: a) a description that is specific to the particular government rather than general descriptions that could describe any government as required by GASBS 38.6; b) disclose what kind of fund type each fund is (general, special revenue, capital projects, debt service, enterprise, internal service, custodial, private purpose trust fund, etc.); and c) the activities accounted for in each column? (GASB Cod. Sec. 2300.106(a)(3) and 1300.103)	YNNA Page Ref: Comments:
(1)	Is the measurement focus and basis of accounting used in the government-wide statements disclosed as required by GASB Cod. Sec. 2300.106(a)(4)? a) Does the description include deferred inflows of resources and deferred outflows of resources, if applicable? GASB Cod. Sec. 1600.103104	YNNA Page Ref: Comments:
(m)	Are the revenue recognition policies used in fund financial statements, disclosed as required by GASB Cod. Sec. 2300.106(a)(5) and 1600.106115 and .130 and .138? a) Is the period of availability disclosed? (GASBS 33.30 and GASB Cod. Sec. 2300.106(a)(5))	YNNA Page Ref: Comments: YNNA Page Ref: Comments:
	b) If derived tax revenues (such as sales taxes, gas taxes, motor vehicle taxes, etc.) are included in revenues, was the revenue recognized net of estimated refunds and uncollectible amounts, in the period when the exchange transaction occurred or when the resources were received, whichever occurs first? (GASBS 33.16 and 33.30(a)). Is the use of the term deferred to deferred outflows of resources or deferred inflows of resources? (GASBS 65.31)	Y N NA NA Page Ref: Comments:

	c) If grant revenue is included in the agency revenues, was the grant revenue recognized when the eligibility requirements were met? [GASBS 33.19 to 33.25 and 33.30(d)]? Note that according to GASBS 33.98, grant revenue recognition should not be delayed until purpose restrictions are met. Purpose restrictions are not the same as the eligibility criteria.	Y N Page Ref: Comments:	_NA
	d) Do the fund financial statements exclude from revenue the portion of these nonexchange transactions that are not available in accordance with GASBS 33.29 (as amended by GASBS 34.79) and GASBS 33.30? Was excluded revenue reclassified as "deferred inflow of resources?" pursuant to GASBS 65.30.	Y N Page Ref: Comments:	_ NA
	e) If the agency received a portion of another government's derived tax revenues (income taxes, sales taxes) or imposed non-exchange revenues (property taxes, fines & penalties) did they follow the accounting guidance for government-mandated and voluntary nonexchange transactions per GASBS 36.13?	YN_ Page Ref: Comments:	_ NA
	Is the policy for eliminating internal activity in the government-wide statement of activities disclosed as required by GASB Cod. Sec. 2300.106(a)(6) and 2200.152?	YN_ Page Ref: Comments:	_NA
(0)	Is the basis upon which the inventory amount is stated disclosed in the notes and the method for determining the cost (where practical)? (GASB Cod. Sec. 2300.106(a)(7))	YN_ Page Ref: Comments:	_ NA
(p)	Is the policy for capitalizing assets and estimating useful lives disclosed as required by GASB Cod. Sec. 2300.106(a)(8) and 1400.102 and .104?	YN_ Page Ref: Comments:	_NA
	a) Does the capital asset policy disclosure state that the capitalization threshold is \$5,000 per 12-6-10 NMSA 1978? (2.2.2.10(W)(1) NMAC)	YN_ Page Ref: Comments:	_ NA
	b) If the agency uses the infrastructure-modified approach is there a description of that approach? (GASB Cod. Sec. 2300.106(a)(8)	YN_ Page Ref: Comments:	_ NA
	Are the types of transactions included in program revenues and the policy for allocating indirect expenses to functions disclosed as required by GASB Cod. Sec. 2300.106(a)(9) and 2200.135140 and .142?	YN Page Ref: Comments:	_NA
(r)	Is the policy for defining operating and nonoperating revenues of proprietary funds disclosed as required by GASB Cod. Sec. 2300.106(a)(10) and P80.115?	YN_ Page Ref: Comments:	_NA
.,	Is the definition of cash and cash equivalents used in the statement of cash flows for proprietary funds disclosed as required by GASB Cod. Sec. 2300.106(a)(11) and 2450.106108?	YN_ Page Ref: Comments:	_ NA
(t)	Is the agency's policy disclosed regarding whether to first apply restricted or unrestricted resources when there is an expense for purposes for which both restricted and unrestricted net position are available? GASB Cod. Sec. 2300.106(a)(12) and 1800.184?	YN Page Ref: Comments:	_ NA
	Did the agency disclose the fund balance classification policies and procedures? GASB Cod. Sec. 2300.106(a)(13)	YN_ Page Ref: Comments:	_NA
	the notes include disclosures shown below for items (b) through of GASB Cod. Sec. 2300.106 (that apply to this entity?)	Y N Page Ref:	_ NA

	Comments:
(a) Cash and Investment disclosures	
a) Do the notes briefly describe the types of deposits and investments authorized by the New Mexico Constitution, New Mexico Statute charters, ordinance, resolution, grant or contract regulations, as applicable?	YNNA Page Ref: Comments:
b) Does the report include a list of individual deposit and investment accounts held by the agency that includes the name of depository, account name, type of deposit account (non-interest bearing checking, interest bearing checking, savings, money market, CDs, etc.) or type of investment account (SGFIP, LGIP, US treasury bills, etc.), account balance as of the balance sheet date, and the reconciled balance of the accounts as of the balance sheet date, as reported in the financial statements? (2.2.2.10(P)(3) NMAC and 12-6-5 NMSA 1978)	YNNA Page Ref: Comments:
c) If the agency's deposits and investments are exposed to one or more of the following risks: credit risk; custodial credit risk; concentration of credit risk; interest rate risk; or foreign currency risk, has the agency disclosed its investment policy(ies) related to the risk(s) to which the agency is exposed? i. If the agency is exposed to one of the above risks but has not formally adopted a deposit and/or investment policy to address risk, is that fact disclosed in the notes? GASBS 40.6-11 as amended by GASBS 53.73, 63.8, GASBS 73 115-116), 74.9, GASBS 40.114-116 amended by GASBS 73.	YNNA Page Ref: Comments:
d) If the government has deposits or investments exposed to foreign currency risk, did the government make the disclosures required by GASBS 40.17?	YNNA Page Ref: Comments:
e) If risk exposures for deposits or investments are significantly greater at the governmental and business-type activities level, individual major funds, nonmajor funds in the aggregate, or fiduciary fund types level than risk exposure at the entire primary government level, are the disclosures required by GASBS 40.5 included?	YNNA Page Ref: Comments:
(b) Cash disclosures – Do the notes disclose the definition of custodial credit risk and the custodial credit risk of any deposit amount of each financial institution that was not covered by depository insurance as required by GASBS 40.8 and 2.2.2.10(P)(4)(c) NMAC, and as shown in GASBS 40 illustration 6?	YNNA Page Ref: Comments:
(c) Investment Disclosures	
a) Are investments disclosures organized by investment type as required by GASBS 40.4?	YNNA Page Ref: Comments:
b) If the agency has investments in the State Treasurer's Local Government Investment Pool, are the interest rate risk and the current credit rating disclosed?	YNNA Page Ref: Comments:

i. See NM Office of the State Treasurer's annual financial	
statements for the necessary information. (GASBS 40.7	
as amended by GASBS 53.73 (b))	
c) Credit Quality Risk - For investments like debt securities,	YNNA
external investment pools, money market funds, bond mutual	Page Ref:
funds, and other pooled investments of fixed-income	Comments:
securities, did the agency disclose the credit quality ratings	
as required by GASBS 40.7 as amended by GASBS 53.73	
(a)(1)?	
d) Custodial Credit Risk - If the agency has investment	Y N NA
securities (including securities under repurchase agreements)	Page Ref:
at the end of the period that are exposed to custodial credit	Comments:
risk (securities that are uninsured and not registered in the	
name of the government), do the notes disclose the	
information required by GASBS 40.9?	
e) Interest Rate Risk – Is interest rate information organized by	Y N NA
investment type and amount using one of the following	Page Ref:
methods 1) segmented time distribution, 2) specific	Comments:
identification, 3) weighted average maturity, 4) duration, or	
5) simulation model?	
i. Or, if the government had deposits or investments that	
required an assumption in either (1) debt investment pools	
such as bond mutual funds or (2) external bond	
investment pools that are not 2a7-like pools, is the	
disclosure information required by GASBS 40.15 (as	
amended by GASBS 59.6) included in the notes?	N NI NIA
f) Concentration of Credit Risk - If the government had	YNNA
investments in any one issuer that totaled 5 percent or more	Page Ref: Comments:
of total investments in the agency or in any fund of the agency, did the government disclose that concentration as	Comments.
required by GASBS 40.11 as amended by GASBS	
53.73(a)(6) and GASBS 40.12 as amended by GASBS 63.8,	
and GASBS 73.115116?	
(d) Are significant contingent liabilities disclosed in accordance with	Y N NA
GASB Cod. Sec. 1500.125 and claims and judgments disclosed	Page Ref:
in accordance with NCGAS 4?	Comments:
(e) Is there recording and/or disclosure of events or transactions	Y N NA
subsequent to the statement date, but before the financial	Page Ref:
statements are issued, that have a significant effect on the	Comments:
financial statements, pursuant to GASB Cod. Sec. 2250.109 to	
.116 and 2300.106(e).	
(f) Budgetary disclosure required by 2.2.2. NMAC	
a) Do the notes disclose the legal level of budgetary control and	Y N NA
the basis of accounting used to present the budgetary	Page Ref:
comparisons?	Comments:
i. For local governments the legal level of budgetary	
control is at the fund level.	
ii. For school districts, the legal level of budgetary control	
is at the function level.	
iii. For state agencies the legal level of budgetary control is	
at the appropriation program level (A-Code, P-Code, R-	
Code, and Z-Code).	
(2.2.2.10(Q)(2) and 2.2.2.12.A(11) NMAC)	

b) If a budgetary comparison is not presented for an individual	YN_	NA
fund, do the notes explain the reason for not presenting the	Page Ref:	
budgetary comparison? (GASB Cod. Sec. 2300.802)	Comments:	
(g) Regarding required disclosure of annual pension costs and net	Y N	_NA
pension obligations, GASBS 67 & 68, see GASBS Cod. P20 (for	Page Ref:	
employers that participate in pension plans that are defined	Comments:	
benefit pensions administered through trusts) and P21 (for		
employers that participate in pension plans that are defined		
contribution pensions that are administered through trusts). Did		
the auditee follow the correct guidance and make the correct		
disclosures?		
(h) If the agency is a department of the State of New Mexico, did the	Y N	_NA
agency include the pension note disclosure referring the reader to	Page Ref:	
the statewide ACFR required by 2.2.2.10(Y)(2) NMAC?	Comments:	
(i) For agencies that participate in PERA, does the ending Net	YN	_NA
Pension Liability reported in the agency's statement of net	Page Ref:	
position tie to the 2022 Net Pension Liability reported in the	Comments:	
"Schedule of Pension Amounts (In Summation) by Employers		
Participating in PERA" included in the PERA Schedule of		
Employer Allocations and Pension Amounts June 30, 2023?		
(j) For agencies that participate in ERB, does the ending Net Pension	YN	_NA
Liability reported in the agency's statement of net position tie to	Page Ref:	
the Net Pension Liability, June 30, 2023, reported in the	Comments:	
"Schedule of Pension Amounts by Employer" included in the		
ERB Schedules of Employer Allocations and Pension Amounts		
by Employer June 30, 2023?	37 31	NIA
(k) GASBS 75 – Is the required disclosure of other postemployment	YN	_NA
benefit (OPEB) cost and net OPEB obligations included in the	Page Ref:	
notes as required by GASB Cod. Sec. 2300.106(g) and P50?	Comments:	
a) If the employer participates in the cost-sharing employers plan the State of New Mexico RHCA, did the agency include		
note disclosure containing all the applicable requirements		
included in GASB Cod. Sec. P50?		
b) If the agency participates in a "single and agent employers"		
plan, did the agency present the disclosures and RSI required		
by GASB Cod. Sec. P50.123 to .125?		
(1) For agencies that participate in RHCA, does the ending Net	Y N	NA
OPEB Liability reported in the agency's statement of net position	Page Ref:	
tie to the Net OPEB Liability, June 30, 2023, reported in the	Comments:	
"Schedule of Pension Amounts by Employer" included in the		
RHCA Schedules of Employer Allocations and Pension Amounts		
by Employer June 30, 2023?		
(m) If the PERA, ERB and RHCA numbers do not agree to the	Y N	NA
relative issued Schedule of Employer allocations, do not tie out	Page Ref:	
did the IPA add an explanation as to why not?	Comments:	
(n) Does the disclosure regarding significant violations of finance-	YN_	NA
related legal or contractual provisions include the entity's actions	Page Ref:	<u></u>
to address the violations? (GASB Cod. Sec. 2300.106(h) and	Comments:	
Sec. 1200.113)		
(o) Are debt service requirements to maturity disclosed in	YN	_NA
accordance with GASB Cod. Sec. 2300.106(i) and 1500.129 and	Page Ref:	
GASBS 38.10 (a & b as amended by GASBS 88.4-6, 94.58 &	Comments:	
96.61)?		

separate, for each of the five subsequent fiscal years and in five-year increments thereafter? b) Are interest requirements for variable-rate debt determined using the rate in effect at the financial statement date? c) Are the terms by which interest rates change for variable-rate debt disclosed? (p) Has the language been changed to Short-Term leases or GASBS 87 Leases (no longer using the verbiage "operating" leases). a) GASBS 87 Summary: "previously were classified as operating leases and recognized as inflows of resources or outflows of resources based on the payment provisions of the contract. [emphasis added] It establishes a single model for lease accounting based on the foundational principle that leases are financings of the right to use an underlying asset. Under this Statement, a lessee is required to recognize a lease liability and an intangible right-to-use lease asset, and a lessor is required to recognize a lease receivable and a deferred inflow of resources, thereby enhancing the relevance and consistency of information about governments' leasing activities." i. Note: Short-Term leases are included with deferred inflows/outflows of resources and as a result do not require a not disclosure. ii. Leases that do not meet the DFA threshold but are not short-term leases, The GASB Board believes that a policy similar to those that establish capitalization thresholds could be used for leases, however, establishing such a policy is within the province of management. (GASBS 87 B99) (q) Did the lessee disclose the following about its lease activities (which may be grouped for purposes of disclosure), other than short-term leases: (GASBS 87 87.37 (a) to (ASBS 87 899) (q) Did the lessee disclose the following about its lease activities (which may be grouped for purposes of disclosure), other than short-term leases: (GASBS 87 887.37 (a) to (Mass 87 899) (q) Did the lessee of included in the measurement of the lease liability are determined and (2) the existence, terms, and conditions of residual va	a) Are principal and interest requirements to maturity presented	
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		h) The components of any loss associated with an impairment		
		(the impairment loss and any related change in the lease		
		liability, as discussed in paragraph .34).		
((r)	Did the lessee also provide relevant disclosures for the following	Y N	NA
`		transactions, if applicable: (GASBS 87.38 (a) to (c))	Page Ref:	
		a) Sublease transactions	Comments	
		b) Sale-leaseback transactions	Comments	
		c) Lease-leaseback transactions		
		2) Lease reasection transactions		
	(s)	Did the lessor disclose the following about its lease activities	Y N	NA
'		(which may be grouped for purposes of disclosure), other than	Page Ref:	_ 1171
		short-term leases and certain regulated leases? (GASBS 87.57)	Comments	
		a) A general description of its leasing arrangements, including	Comments	
		the basis, terms, and conditions on which any variable		
		payments not included in the measurement of the lease		
		receivable are determined		
		1) = 1		
		b) The total amount of inflows of resources (for example, lease revenue, interest revenue, and any other lease-related		
		inflows) recognized in the reporting period from leases, if		
		that amount cannot be determined based on the amounts		
		displayed on the face of the financial statements		
		reporting period for variable and other payments not		
		previously included in the measurement of the lease		
		receivable, including inflows of resources related to residual		
		value guarantees and termination penalties		
		d) The existence, terms, and conditions of options by the lessee		
		to terminate the lease or abate payments if the lessor		
		government has issued debt for which the principal and		
	(1)	interest payments are secured by the lease payments.	37 31	NT A
(In addition to the disclosures in paragraphs GASBS 87.57 and	YN	_ NA
		GASBS 87.58, if a lessor's principal ongoing operations consist	Page Ref:	
		of leasing assets to other entities, did the government disclose a	Comments	
		schedule of future payments that are included in the measurement		
		of the lease receivable, showing principal and interest separately,		
		for each of the five subsequent fiscal years and in five-year		
		increments thereafter. GASBS 87.59	V N	NIA
(Did the lessor also provide relevant disclosures for the following	YN	_ NA
		transactions, if applicable (GASBS 87.58 (a) to (e))	Page Ref:	
		a) Leases of assets that are investments	Comments	
		b) Certain regulated leases		
		c) Sublease transactions		
		d) Sale-leaseback transactions		
	()	e) Lease-leaseback transactions	37 3 7	NIA
(If the lessor has one or more regulated leases which are subject	YN	_ NA
		to external laws, regulations, or legal rulings did they disclose	Page Ref:	
		the following about those lease activities (which may be grouped	Comments	
		for purposes of disclosure), other than short-term leases:		
		(GASBS 87.60) (a) to (f))		
		a) A general description of its agreements		
		b) The extent to which capital assets are subject to preferential		
		or exclusive use by counterparties under agreements, by		
		major class of assets and by major counterparty		
		c) The total amount of inflows of resources (for example, lease		
		revenue, interest revenue, and any other lease-related		
		inflows) recognized in the reporting period from these		

agreements, if that amount cannot be determined based on the amounts displayed on the face of the financial statements d) A schedule of expected future minimum payments under these agreements for each of the subsequent five years and in five-year increments thereafter e) The amount of inflows of resources recognized in the reporting period for variable payments not included in expected future minimum payments f) The existence, terms, and conditions of options by the lessee to terminate the lease or abate lease payments if the lessor government has issued debt for which the principal and interest payments are secured by the lease payments.		
(w) Are disclosures made about construction and other significant commitments including encumbrances (if applicable) as required by GASB Cod. Sec. 2300.106k and 1700.127c?	Y N Page Ref: Comments:	NA
(x) Do the notes include disclosures about capital assets, including lease assets and subscription assets arising from SBITA's (reported separately) and long-term liabilities required by GASB Cod. Sec. 2300.106(l) and (m) and GASBS 34.116 to 34.120 as amended by GASBS 63.08, 88.04, and 87.37?	YN Page Ref: Comments:	NA
(y) Is disclosure made of current period depreciation expense and the amounts charged to each of the functions in the statement of activities? (GASBS 34.117(d))	YN Page Ref: Comments:	NA
(z) Do the notes disclose deficit fund balances or net position of individual nonmajor funds as required by GASB Cod. Sec. 2300.106(n)?	Y N Page Ref: Comments:	NA
 (aa) Are required disclosures made regarding interfund balances reported in the fund financial statements, pursuant to GASB Cod. Sec. 2300.106(o) and 2300.126: a) amounts due from other funds by individual major fund, nonmajor governmental funds in the aggregate, nonmajor enterprise funds in the aggregate, internal service funds in the aggregate, and fiduciary fund type; b) the purpose for interfund balances; and c) interfund balances that are not expected to be repaid within one year from the date of the financial statements? 	YN Page Ref: Comments:	NA
 (bb) Are interfund transfers disclosures required by GASB Cod. Sec. 2300.127 included: a) amounts transferred from other funds by individual major fund, nonmajor governmental funds in the aggregate, nonmajor enterprise funds in the aggregate, internal services funds in the aggregate, and fiduciary fund type; b) a general description of the principal purposes of the government's interfund transfers; and c) the intended purpose and amount of significant transfers that do not occur on a routine basis or are inconsistent with the activities of the fund making the transfer? 	YN Page Ref: Comments:	NA

(cc) Is there disclosure of the nature and amount of significant transactions between the primary government and its component units? GASB Cod. Sec. 2300.106(p) and GASBS 34.128?	YNNA Page Ref: Comments:
(dd) If the agency had donor-restricted endowments, is the required disclosure included: a) the amounts of net appreciation on investments of donor-restricted endowments that are available for authorization for expenditure by the governing board, and how those amounts are reported in net position? b) the state law regarding the ability to spend net appreciation; and c) the policy for authorizing and spending investment income, such as spending-rate or total-return policy? (GASB Cod. Sec. 2300.106(q), 2300.123 and GASBS 34.121 as amended by GASBS 63.8)	YNNA Page Ref: Comments:
(ee) GASBS 96 Subscription Based Technology Arrangements (SBITAs) Summary "A SBITA is defined as a contract that conveys controls of the right to use another party's (SBITA vendor's) information technology (IT) software, alone or in combinations with tangible capital assets (the underlying IT assets), as specified in the contract for a period of time in an exchange or exchange-like transactionUnder this statement, a government should recognize a right-to-use asset- an intangible asset-and a corresponding subscription liability. A government should recognize the subscription liability at the commencement of the subscription term, which is when the subscription asset is placed into service. The subscription liability should be initially measured at the present value of subscription at the present value of subscription payments expected to be made during the subscription term. Future subscription payments should be discounted using the interest rate the SBITA vendor charges the government, which may be implicit, or the government's incremental borrowing rate if the interest rate is not readily determinable. A government should recognize amortization of the discount on the subscription liability as an outflow of resources (for example, interest expense) in subsequent financial reporting periods.	
(ff) For additional guidance for state agencies also refer to: https://www.nmdfa.state.nm.us/financial-control/gasb-87and96-resources/	
 (gg) Do the notes to the financial statements include the required disclosures per GASBS 96.60 (a) to (g) as follows: a) A general description of its SBITA's, including the basis, terms, and conditions on which variable payments not included in the measurement of the subscription liability are determined b) The total amount of subscription assets, and the related accumulated amortization, disclosed separately from other assets c) The amount of outflows of resources recognized in the reporting period for variable payments not previously included in the measurement of the subscription liability 	YNNA Page Ref: Comments:

 d) The amount of outflows of resources recognized in the reporting period for other payments, such as termination penalties, not previously included in the measurement of the subscription liability e) Principal and interest requirements to maturity, presented separately, for the subscription liability for each of the five subsequent fiscal years and in five-year increments thereafter f) Commitments under SBITAs before the commencement of the subscription term g) The components of any loss associated with an impairment (the impairment loss and any related change in the subscription liability, as discussed in paragraph .41). 	
(3) If any of the items shown below apply to this entity, have the required disclosures been included in the notes?	
(a) Are the entity's risk management activities disclosed as required	Y N NA
by applicable standards including GASB Cod. Sec. 2300.107(a),	Page Ref:
GASB Cod. Sec. C50.145146, GASB Cod. Sec. C50.115, and	Comments:
GASB Cod. Sec. Po20.146?	
(b) Public-Private Partnerships: Do the notes contain the required	
disclosures for transferors per GASBS 94.35-36? Are required	
disclosures for operators included per GASBS 94.57-59?	
(c) Conduit Debt Obligations: Do the notes contain the required	
disclosures per GASBS 91.24-28?	
(d) Property Tax Revenue GASB Cod. Sec. 2300.107(b)	77 71 714
 a) If property taxes are included in revenues, do the government-wide full accrual basis financial statements recognize property tax revenues net of estimated refunds and estimated uncollectible amounts, in the period for which the taxes are levied, even if the enforceable legal claim arises or the due date for payment occurs in a different period? i. Were deferred inflows of resources reported when resources associated with imposed nonexchange revenue transactions are received or reported as a receivable before: i. (a) the period for which property taxes are levied? or ii. (b) the period when resources are required to be used or when use is first permitted for all other imposed nonexchange revenues in which the enabling legislation includes time requirements? (GASBS 33.17 and 33.18 as amended by GASBS 65.9) 	YNNA Page Ref: Comments:
b) If the period of availability for property taxes exceeds 60	Y N NA
days did the government disclose the facts that justify the	Page Ref:
longer period? (GASBI 5.4 and GASBS 38.7 and GASB	Comments:
Cod. Sec. P70.104)	Comments.
	Y N NA
,	Page Ref:
appropriation for cash liquidity purposes, did the	_
government disclose the restricted revenue as a designation of fund balance? GASBS 54.5	Comments:
d) Did the government disclose the details of the governmental	YNNA
unit's property tax calendar, lien dates, levy dates, due dates	Page Ref:
and collection dates? (GASB Cod. P70 Property Taxes,	Comments:
NCGAI 3 paragraph 11) amended by GASBS 54.5	

(e)	Is Segment Information disclosed for enterprise funds as required	Y N	NA
	by GASB Cod. Sec. 2300.107(c) and 2500?	Page Ref:	
		Comments:	
(f)	Do the notes include disclosure of short-term debt instruments	Y N	NA
(1)	and liquidity as required by GASB Cod. Sec. 2300.107(e) and	Page Ref:	_ 1171
	.124 and GASBS 38.12 as amended by GASBS 88.46?	Comments:	
	a) This disclosure pertains to short-term debt activity during the	Comments.	
	year resulting from borrowings like anticipation notes, use of		
	lines of credit, and similar loans, and applies even if no short-		
	term debt was outstanding at year-end. Disclosure should		
	include a schedule of changes with beginning and end-of-		
	year balances, increases, and decreases, and the purpose for		
	which the debt was issued.		
(g)	Are related party transactions disclosed as required by GASBS	YN	_ NA
	Cod. Sec. 2300.107(f), GASBS 56.5 and GASBS 62.54-57?	Page Ref:	
	a) Note that if the substance of a transaction is significantly	Comments:	
	different from its form because of the involvement of related		
	parties, the financial statements should recognize the		
	substance of the transaction rather than merely its legal form		
	(GASBS 56.4) Disclosure regarding related party		
	transactions includes:		
	i. borrowing or lending on an interest-free basis or at a rate		
	significantly above or below market rates;		
	ii. selling real estate at a price that differs significantly from		
	the appraised value;		
	iii. exchanging property for similar property in a nonmonetary transaction; and		
	iv. making loans with no scheduled terms for when or how		
	the lease will be sended (CASDS 56.5)		
	the loans will be repaid. (GASBS 56.5)		
4)			NA.
(h)	Do the notes contain the required disclosures for related	Y N	_ NA
(h)	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g)	Page Ref:	_ NA
(h)	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g) (organizations that the primary government (PG) appoints a		_ NA
(h)	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g) (organizations that the primary government (PG) appoints a voting majority of the board for, but is not financially	Page Ref:	_NA
(h)	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g) (organizations that the primary government (PG) appoints a	Page Ref:	_NA
(h)	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g) (organizations that the primary government (PG) appoints a voting majority of the board for, but is not financially accountable for) pursuant to GASBS 14.68? i. Disclosure includes the nature of the PG's accountability	Page Ref:	_NA
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(h)	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g) (organizations that the primary government (PG) appoints a voting majority of the board for, but is not financially accountable for) pursuant to GASBS 14.68? i. Disclosure includes the nature of the PG's accountability for the organization. The financial statements of the related organization should disclose the primary government that is accountable for it and describe its	Page Ref:	_NA
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	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g) (organizations that the primary government (PG) appoints a voting majority of the board for, but is not financially accountable for) pursuant to GASBS 14.68? i. Disclosure includes the nature of the PG's accountability for the organization. The financial statements of the related organization should disclose the primary government that is accountable for it and describe its relationship with that primary government. Related party transactions between the primary government and the related organization should be disclosed. (GASBS 14.68 and GASB Cod. 2600.130) Do the primary government's notes contain required disclosure regarding the primary government's joint ventures and jointly governed organizations (including JPA's) as required by GASB	Page Ref: Comments:	
	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g) (organizations that the primary government (PG) appoints a voting majority of the board for, but is not financially accountable for) pursuant to GASBS 14.68? i. Disclosure includes the nature of the PG's accountability for the organization. The financial statements of the related organization should disclose the primary government that is accountable for it and describe its relationship with that primary government. Related party transactions between the primary government and the related organization should be disclosed. (GASBS 14.68 and GASB Cod. 2600.130) Do the primary government's notes contain required disclosure regarding the primary government's joint ventures and jointly governed organizations (including JPA's) as required by GASB Cod. Sec. 2300.107(h) including;	Page Ref: Comments: Y N Page Ref:	
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	Do the notes contain the required disclosures for related organizations as required by GASB Cod. Sec. 2300.107(g) (organizations that the primary government (PG) appoints a voting majority of the board for, but is not financially accountable for) pursuant to GASBS 14.68? i. Disclosure includes the nature of the PG's accountability for the organization. The financial statements of the related organization should disclose the primary government that is accountable for it and describe its relationship with that primary government. Related party transactions between the primary government and the related organization should be disclosed. (GASBS 14.68 and GASB Cod. 2600.130) Do the primary government's notes contain required disclosure regarding the primary government's joint ventures and jointly governed organizations (including JPA's) as required by GASB Cod. Sec. 2300.107(h) including; a) a general description of each joint venture and the participant government's ongoing financial interest (including equity interest if applicable) or ongoing financial responsibility; b) information regarding whether the joint venture is	Page Ref: Comments: Y N Page Ref:	

	c) information about the availability of separate financial		
	statements of the joint venture; and		
	d) related party transactions with the joint venture. The		
	additional disclosures required by the 2.2.2(10)(V)(1)		
	NMAC (for JPA's) should also be included.		
	e) Regarding jointly governed organizations, if a participant		
	does not retain an ongoing financial interest or responsibility		
	in the organization, the only disclosure required is related		
	party transactions.		
	(GASBS J50.109111)		
(j)	If the agency extinguished any debt through an advanced	YN	_NA
	refunding or current refunding were the disclosures required by	Page Ref:	
	GASB Cod. Sec2300.107(i), GASB Cod. Sec. D20.114120	Comments:	
	included?		
	a) If the agency is a "debtor" that had "troubled debt		
	restructurings" did the agency disclose the information		
	required by GASB Cod. Sec. D20.147 and .148?		
	b) If the agency is a "creditor" that had "troubled debt		
	restructurings" did the agency make the disclosures required by GASB Cod. Sec. D20.163 and .164?		
(k)	If nonexchange transactions (grants, taxes, and contributions) are	Y N	NA
(K)	not recognized because they are not measurable (reasonably	Page Ref:	_ 1\7
	estimable) or are not probable of collection, were they disclosed	Comments:	
	as required by GASB Cod. Sec. 2300.107(j) and GASBS 33.11	Comments.	
	as amended by GASBS 34.79 and GASBS 35.5?		
(1)	Regarding disclosure of the agency's fund balance classification	Y N	NA
(1)	policies and procedures, are the following disclosures included:	Page Ref:	
	a) for committed fund balance, the highest level of decision-	Comments:	
	making authority and the formal action that is required to be		
	taken to establish (and modify or rescind) a fund balance		
	commitment;		
	b) for assigned fund balance, the body or official authorized to		
	assign amounts to a specific purpose and the policy		
	established by the governing body pursuant to which the		
	authorization is given;		
	c) whether the government considers restricted or unrestricted		
	amounts to have been spent when an expenditure is incurred		
	for purposes for which both restricted and unrestricted fund		
	balance is available; and		
	d) whether committed, assigned, or unassigned amounts are		
	considered to have been spent when an expenditure is		
	incurred for purposes for which amounts in any of those		
	unrestricted fund balance classifications could be used.		
()	(GASB Cod. Sec. 2300.107(k) and 1800.183)?	37 31	NIA
(m)	Are any interfund eliminations in the fund or combining financial	YN	_NA
	statements apparent from the headings or disclosed in the notes	Page Ref:	
	as required by GASB Cod. Sec. 2300.107(1), NCGAS 1.147 as	Comments:	
	amended by GASBS 14, GASBS 34 and GASBS 63 and GASBS 84, and GASB Cod. Sec. 2200 footnote 5?		
(n)	Are disclosures regarding pension plans in both separately issued	Y N	NA
(11)	plan financial statements and employer statements disclosed in	Page Ref:	_ 11/1
	the notes as required by GASB Cod. Sec. 2300.107(m), been	Comments:	
	included? (See also Pe5 for defined benefit plans and Pe6 for	Comments.	
	defined contribution plans)		
(0)	Are disclosures regarding postemployment benefit plans other	Y N	NA
(0)	than pension plans (OPEB) been made in the separately issued	Page Ref:	11

	Plan and Employer reports in accordance with (GASB Cod. Sec.	Comments:	
	2300.107(n), GASB Cod. Sec. Po50 and Po51 for Plans and		
	GASB Cod. Sec. P50 for Employers?		
	If proprietary fund bond, tax, or revenue anticipation notes were	Y N	NA
	excluded from fund or current liabilities was the appropriate	Page Ref:	_ 1471
	disclosure included in the notes? (GASB Cod. Sec. 2300.107(o)	Comments:	
	and 2300.116)	Comments.	
	If there are inconsistencies in amounts reported as due to or due	Y N	NA
	from between component units that have different fiscal years,	Page Ref:	_ INA
	were the disclosures required by GASB Cod. Sec. 2300.107(p),	Comments:	
		Comments.	
	2600.121 and GASBS 14.60, as amended, made?	37 31	NT A
	If the audit report is a separate report for a component unit, is	YN	_ NA
	there note disclosure identifying: the primary government in	Page Ref:	
	whose financial report the component unit is included and the	Comments:	
	component unit's relationship with the primary government as		
	required by GASB Cod. Sec. 2300.107(q) and 2600.126 and		
	GASBS 14.65, as amended?		
	If the audit report includes assets or liabilities measured at fair	YN	_ NA
	value in the Statement of Net Position, are there note disclosures	Page Ref:	
	identifying fair value measurements, the level of fair value	Comments:	
	hierarchy, and valuation techniques as required by GASB Cod.		
	Sec.2300 (kkk) and GASB Cod. Sec. I50.152 to .155?		
(t)	If the agency made any reverse repurchase agreements, the notes	Y N	_ NA
	disclose the information required by GASB Cod. Sec.	Page Ref:	
	2300.107(r), GASB Cod. Sec. I55.106 to .114?	Comments:	
(u)	If the agency participated in securities lending transactions do the	Y N	NA
	notes include the disclosures required by GASB Cod. Sec.	Page Ref:	
	2300.107(s), GASB Cod. Sec. I60.109114?	Comments:	
	If the government has special assessment debt and related	Y N	NA
	activities, are the disclosures required by GASB Cod. Sec.	Page Ref:	
	2300.107(t); S40.126127; and GASBS 6.20 and 6.21 included	Comments:	
	in the notes?		
	If the government has demand bonds outstanding, are the	Y N	NA
	disclosures required by GASB Cod. Sec. 2300.107(u) and	Page Ref:	
	D30.111-112 included in the notes?	Comments:	
	A government should disclose the following information about	Y N	NA
	its asset retirement obligations (ARO's), N/A for minority	Page Ref:	_ 1771
	owners per GASBS 83.17 & .22:	Comments:	
	a) A general description of the ARO's and associated tangible	Comments.	
	capital assets, as well as the source of the obligations		
	•		
	(whether they are a result of federal, state, or local laws or		
	regulations, contracts, or court judgments),		
	b) The methods and assumptions used to measure the		
	liabilities,		
	c) The estimated remaining useful life of the associated		
	tangible capital assets,		
	d) How any legally required funding and assurance provisions		
	associated with ARO's are being met; for example, surety		
	bonds, insurance policies, letters of credit, guarantees by		
	other entities, or trusts used for funding and assurance, and		
	e) The amount of assets restricted for payment of the liabilities,		
	if not separately displayed in the financial statements.		
	(GASBS 83.27)		

Was the correct note disclosure made for the ARO, if applicable?	
(GASB Cod. 2300.107(v) A10 Certain Asset Retirement Obligations,	
paragraph 124-126)	
f. If an ARO or portions thereof has been incurred by a	Y N NA
government but is not yet recognized because it is not	Page Ref:
reasonably estimable, the government should disclose that	Comments:
fact and the reasons therefore. (GASBS 83.28, GASB Cod.	
Sec. 2300.107(v) and A10.125)	
g. If an ARO was recognized, did the entity/government also	Y N NA
recognize a corresponding deferred outflow of resources?	Page Ref:
(GASBS 83.12)	Comments:
(y) If the government has landfill closure and post-closure care	Y N NA
responsibilities, do the notes include the disclosure required by	Page Ref:
GASB Cod. Sec. 2300.107(w) & GASB Cod. Sec. L10.115-	Comments:
.116?	comments.
(z) If the agency has recognized pollution remediation liabilities and	Y N NA
recoveries of pollution remediation outlays, did the agency make	Page Ref:
the disclosures required by GASBS 49.25? If the agency has	Comments:
pollution remediation liabilities or portions thereof, that are not	Comments.
yet recognized because they are not reasonably estimable, did the	
agency make the disclosure required by GASB Cod. Sec.	
2300.107(x) and P40.123124.	N NI NIA
(aa) If the agency is an employer government that received on-behalf	YNNA
payments for fringe benefits and salaries, do the notes include the	Page Ref:
disclosure required by GASB Cod. Sec. 2300.107(y)?	Comments:
(bb) If the government is involved in conduit debt obligations are the	YNNA
disclosures required by GASB Cod. Sec. 2300.107(z) and,	Page Ref:
GASB Cod. Sec. C65.121-123 included?	Comments:
(cc) If the agency is the sponsoring government of an external	Y N NA
investment pool (such as the NM Office of the State Treasurer	Page Ref:
that sponsors the Local Government Investment Pool [LGIP]),	Comments:
does the agency's report include the disclosures required by	
GASB Cod. Sec. 2300.107(aa) and GASB Cod. Sec. In5.103?	
a) Did the agency follow the criteria for an external investment	Y N NA
pool to qualify for making the election to measure all of its	Page Ref:
investments at amortized cost for financial reporting	Comments:
purposes as required by GASB Cod. Sec. In5.104?	
i. If the agency participates in an external investment pool	
that elects to measure investments at amortized cost	
(such as the State Treasurer's Local Government	
Investment Pool) did the agency also measure their	
position in the pool at amortized cost?	
ii. If the pool measures investments at fair value did the	
participant agency measure its position at fair value?	
(dd)Most interest on general long-term liabilities does not qualify as	Y N NA
a direct expense and should be reported in the statement of	Page Ref:
activities as a separate line that clearly indicates that it excludes	Comments:
direct interest expenses (if any) reported in other functions.	
a) Do the notes or financial statements clearly indicate the	
amount of interest that is a direct expense of various	
functions and the amount of interest that is an indirect	
expense? (GASB Cod. Sec. 2300.107(bb) GASBS 34.46)	
(ee) Are significant transactions or other events that are either unusual	Y N NA
or infrequent but are not within the control of management separately identified within the appropriate revenue or	Page Ref: Comments:
separatery recruited within the appropriate revenue or	Comments.

expenditure category in the statement of revenues, expenditures, and changes in fund balances or disclosed in the notes to the	
financial statements? (GASB Cod. Sec. 2300.107(cc), GASB Cod. Sec. 2200.144 and .168 and GASBS 34.89)	
(ff) If aggregated information in the reconciliations of the fund financial statements to the government-wide financial statements obscures individual reconciling items, do the notes provide more	YNNA Page Ref: Comments:
detailed information about the reconciling items as required by GASB Cod. Sec. 2300.107(dd) and GASBS 34.77?	
(gg) If there are discounts and allowances that reduce gross revenues, are they reported either parenthetically or directly beneath the revenues in the financial statements or in the notes as required by GASB Cod. Sec. 2300.107(ee) and 2200 footnote 44?	Y N NA Page Ref: Comments:
(hh) Disaggregation of receivables and payable balances GASB Cod. Sec. 2300.107(ff) and 2300.125:	
a) If receivables balances are aggregations of different components, do the notes include the disclosure of amounts due from taxpayers, other governments, vendors, customers, beneficiaries, and employees? (GASBS 38.13 as amended by GASBS's 63, 68, 75, 78 & 85)	YNNA Page Ref: Comments:
b) If the agency has significant receivable balances that are not expected to be collected within one year of the date of the financial statements, are they disclosed as required by GASBS 38.13 as amended by GASBS 63, GASBS 68, GASBS 75, GASBS 78 and GASBS 85?	YNNA Page Ref: Comments:
c) If payables balances are an aggregation of different components, do the notes include the disclosure required by GASBS 38.13 as amended by GASBS 63, GASBS 68, GASBS 75, GASBS 78 and GASBS 85?	YNNA Page Ref: Comments:
 (ii) Were impaired assets accounted for and disclosed as follows? a) If the agency had a capital asset impairment loss that was not temporary, was the loss reported in the statement of activities and statement of revenues, expenses, and changes in fund net position as a direct program expense or operating expense, special item, or extraordinary item as appropriate? b) If not apparent from the financial statements, were the following disclosures made in the notes: a general description, the amount, and the financial statement classification (i.e., public works or instruction) of the impairment loss? (GASB Cod. Sec. 2300.107(gg), GASBS 62.4549 and GASBS 63.8) 	YNNA Page Ref: Comments:
Regardless of whether the impairment was considered temporary, did the notes disclose the carrying amount of the impaired capital assets that were idle at year-end? (GASBS 42.20)	
(jj) Is there disclosure of the amount of the primary government's net position that is restricted by enabling legislation as required by GASB Cod. Sec. 2300.107(hh), GASB Cod. Sec. 2200.119123, GASBS 63.8, GASBS 63.10?	YNNA Page Ref: Comments:
 (kk) Did the agency have termination benefits (as defined by GASBS 47.3) that require disclosure? (GASB Cod. Sec. T25.114117) a) Termination benefits are benefits provided by employers to employees as an inducement to hasten the termination of services or as a result of a voluntary early termination or as 	YNNA Page Ref: Comments:

a consequence of the involuntary early termination of		
services. Termination benefits include early-retirement incentives, severance benefits, and other termination-related benefits. b) If applicable, were the required disclosures made? (GASB Cod. Sec. 2300.107(ii))		
(ll) If the agency has future revenues that are pledged (formally	Y N	NA
committed to directly collateralize or secure debt of the pledging government, or directly or indirectly collateralize or secure debt of a component unit), did the agency include in the notes: a) the identification of the specific revenue pledged and the approximate amount of the pledge (remaining principal and interest requirements of the secured debt); b) identify the general purpose for the debt secured by the pledged revenue; the term of the commitment (period the revenue will not be available for other purposes); c) the portion of that specific revenue stream that has been pledged; and a comparison of the pledged revenue recognized during the period to the principal and interest	Y N Page Ref: Comments:	_ NA
requirements of the debt collateralized by those revenues.		
(GASB Cod. Sec. 2300.107(jj) and 2300.128 & 129) (mm) If the agency had derivatives, were the note disclosures required by GASB Cod. Sec. D40.168 to .179 included as appropriate? (GASB Cod. Sec. 2300.107(kk))	YN_ Page Ref: Comments:	_NA
	X7 X1	NT A
(nn) If it is determined that there is substantial doubt about a	YN	_NA
governmental entity's ability to continue as a going concern, do	Page Ref:	
the notes to the financial statements include disclosure of the	Comments:	
following, as appropriate: GASB Cod. Sec. 2300.107(ll), GASB Cod Sec 2250.120 (a) to (f) and AU-C 570.A43 &A44.		
COU SEC 22.30.120 (a) to (1) and (AO-C 3/0.A43 &A44.		
a) Pertinent conditions and events giving rise to the assessment		
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 a) Pertinent conditions and events giving rise to the assessment of substantial doubt about the government's ability to continue as a going concern for a reasonable period of time, as discussed in GASB Cod Sec 2250.117 b) The possible effects of such conditions and events c) Government officials' evaluation of the significance of those conditions and events and any mitigating factors d) Possible discontinuance of operations e) Government officials' plans (including relevant prospective financial information) f) Information about the recoverability or classification of recorded asset amounts or the amounts or classification of liabilities. g) In addition, GASB Cod Sec 2200.109h, requires a discussion in MD&A of currently known facts, decisions, or conditions that are expected to have a significant effect on the government's financial position or results of operations. It may be necessary to include a discussion of going concern 		
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 a) Pertinent conditions and events giving rise to the assessment of substantial doubt about the government's ability to continue as a going concern for a reasonable period of time, as discussed in GASB Cod Sec 2250.117 b) The possible effects of such conditions and events c) Government officials' evaluation of the significance of those conditions and events and any mitigating factors d) Possible discontinuance of operations e) Government officials' plans (including relevant prospective financial information) f) Information about the recoverability or classification of recorded asset amounts or the amounts or classification of liabilities. g) In addition, GASB Cod Sec 2200.109h, requires a discussion in MD&A of currently known facts, decisions, or conditions that are expected to have a significant effect on the government's financial position or results of operations. It may be necessary to include a discussion of going concern issues in the MD&A, depending on the facts and 	YN_ Page Ref:	_NA

2300.107(mm)) NOTE: NM law has no specific statute authorizing a chapter 9 bankruptcy.		
(pp) If the government has established a stabilization arrangement (even if it does not meet the criteria to be classified as restricted or committed) did the government make the related disclosures required by GASBS 54.26? (GASB Cod. Sec. 2300.107(nn))	YN Page Ref: Comments:	_ NA
(qq) If the governing body has formally adopted a minimum fund balance policy (in lieu of separately setting aside stabilization amounts), did the government disclose the policy establishing that minimum amount? (GASBS 54.27 and GASB Cod. Sec. 2300.107(oo))	YN_ Page Ref: Comments:	_ NA
(rr) GASB Cod. 2300 (pp) through (lll) contains additional disclosure requirements that may be applicable to certain agencies. These disclosures should be included as applicable.	YN_ Page Ref: Comments:	_ NA
(ss) Did the agency (especially counties, municipalities, and school districts) include required GASBS 77 tax abatement disclosures when applicable as required by GASB Cod. Sec. 2300.107(III), and 2.2.2.10(Z) NMAC?	YN_ Page Ref: Comments:	_ NA
(4) Do the notes appear in a logical order as illustrated at GASBS Cod. Sec. 2300.901?	YN_ Page Ref: Comments:	_ NA
M. Other Accounting and Reporting Issues		
 (1) Cash in the fund financial statements - If one fund has overdrawn its share of an internal investment pool, does that fund report an interfund liability to the fund that the government's management deems to have loaned the amount to the overdrawn fund? (a) Does the fund deemed to have loaned the amount report an interfund receivable from the borrowing fund? (b) If a cash account is overdrawn in total is the balance classified as a liability pursuant to AAG SLV 5.29? (Note that this item may not apply to State Agencies as funds that have overdrawn their share of the State General Fund Investment Pool (SGFIP) are deemed to have borrowed from the State General Fund, and not the individual agency's general fund. Please consult the agency's DFA SFRAB (ACFR) analyst for guidance.) 	Y N Page Ref: Comments:	NA
 (2) Accounts Receivable Account Balances – For nonexchange transactions, is the accounts receivable amount on the government-wide statement equal to the accounts receivable amount on the fund financial statement? (a) The answer should be "yes" (at least for the current period) 	YN_ Page Ref: Comments:	_ NA
because amounts that are "unavailable" are debited out of revenue and credited to deferred inflows of resources in the fund financial statements only. The account receivable amount remains the same during the conversion from accrual to modified accrual basis. (GASBS 33.104)		

(4)	If the agency has an endowment fund with land or other investments in it, has the endowment fund properly reported its land and other real estate investments as required by GASBS 52? This is not applicable to lands granted by the Federal government in connection with a state being admitted to the United States.	YN_ Page Ref: Comments:	_NA
(5)	Accrued liability for pollution remediation - If any of the five obligating events described in GASBS 49.11 occurred, did the agency estimate the components of expected pollution remediation outlays and determine whether outlays for those components should be accrued as a liability, or, if appropriate, be capitalized when goods and services were acquired?	YN_ Page Ref: Comments:	_NA
(6)	For defined benefit pension plans and defined contribution pension plans that are administered through trusts, are the GASBS 67 standards of financial reporting for separately issued financial reports and note disclosure met?	YN Page Ref: Comments:	_NA
(7)	Is the general fund the only fund that reports a positive unassigned fund balance amount? (a) Are deficit fund balances in governmental funds other than the general fund classified as negative unassigned fund balance? A negative residual amount should not be reported for restricted, committed, or assigned fund balances in any fund. (GASBS 54.17 and .19)	YN Page Ref: Comments:	_NA
(8)	Does the payroll liabilities amount appear reasonable based on the size of the agency and the number of employees? (a) For example, it is unlikely that an agency with three employees would have millions of dollars in payroll liabilities. A common error made by agencies using QuickBooks and Caselle is that payroll liabilities are expensed when they are processed and then expensed a second time when the withholdings are paid. (b) If not corrected, this can cause both liabilities and expenses to be significantly misstated.	YN_ Page Ref: Comments:	_NA
N. Audi	t Rule Requirements		
(1)	Is the authority (i.e., cite the specific statute, federal regulation, executive order, ordinance, etc.) for creation of each special revenue fund and any minimum balance required disclosed in the notes or in the divider page that describes the purpose of each fund? (Not applicable to the ACFR) (2.2.2.10(O) NMAC, GASBS 54.32, GASB Cod. Sec. 2300.107(pp) and 1300.105).	YN_ Page Ref: Comments:	_NA
(2)	Did the agency receive or administer any special capital outlay appropriations from the State Legislature? (a) If capital outlay appropriations were received, did the financial statements of the entity recognize the revenues, expenditures, and related assets and liabilities in accordance with GASBS 33?	Y N Page Ref: Comments:	_NA
(3)	For state agencies only - Are all Statewide Human resources Accounting and Reporting system (SHARE) funds individually reported either as a major fund in the basic financial statements or in a combining statement in the supplementary information section? (2.2.2.12(A)(2) NMAC).	YN_ Page Ref: Comments:	_NA
(4)	For state agencies only – If goods and services were received (as defined by GAAP) by the end of the fiscal year, but not paid for by the end of the fiscal year, an accounts payable should be reported for the respective amount due, in both the government-wide financial statements and the fund financial statements. Pursuant to 6-10-4	YN_ Page Ref: Comments:	_NA

(5)	NMSA 1978, the "actual" expenditures in the budgetary comparison exclude any accounts payable that were not paid timely and therefore require a request to the DFA Financial Control Division to pay prior year bills out of current year budget. (2.2.2.12.(A)(3) NMAC) (a) Do the accounts payable in the financial statements include the "requests to pay prior year bills with current funds" amounts; and do the actual expenditures reported in the budgetary comparisons exclude the "requests to pay prior year bills with current funds" amounts? (b) Are the "requests to pay prior year bills with current year funds" amounts included in the related reconciliations? For state agencies only – Are the amounts due to and from other state agencies disclosed in the notes? (a) Are the names of the state agencies, the purposes of the due to/from balances, and the SHARE fund numbers for each state agency included in the disclosure as required by 2.2.2.12(A)(14) NMAC?	YNNA Page Ref: Comments:
(6)	For state agencies only – Are inter-agency transfers (between an agency's internal funds and the funds of other state agencies) segregated from intra-agency transfers (between funds within the agency) and fully explained in the notes providing the agency name, number, SHARE fund numbers to which and from which the funds were transferred, and the purpose of the transfers? (2.2.2.12(A)(7)(b) NMAC)	YNNA Page Ref: Comments:
(7)	For state agencies only, regarding reverting funds:	
(*)	(a) If non-reverting appropriations are commingled with reverting appropriations, <u>do the notes disclose</u> the methods and amounts used to calculate reversions? (2.2.2.10(G) NMAC)	Y N NA Page Ref: Comments:
	 (b) In the description of each individual fund, do the notes disclose the reverting or non-reverting status of each fund? a) If the fund does not revert, do the notes to the financial statements disclose the specific legislation that makes a fund or appropriation non-reverting? (2.2.2.10(G) NMAC) 	YNNA Page Ref: Comments:
	(c) If applicable, does the report include an audit finding for failure to transfer reverting funds to the State General Fund in a timely manner (by September 30 th pursuant to 6-5-10(A) NMSA 1978)? (2.2.2.12(A)(6)(b) NMAC)	YNNA Page Ref: Comments:
(8)	For school districts only, regarding budgetary compliance findings:	
(9)	Is the legal level of budgetary control at the function level for school districts (2.2.2.10(Q)(2) NMAC). (a) Are budgetary compliance findings for school districts reported at the function level (not the fund level)? For guidance regarding assessment of budgetary compliance findings	Y N NA Page Ref: Comments:
	for school districts please work with the Public Education Department.	
(10)	Do the auditor's workpapers include a written audit program for fund balances and net position that includes tests for proper classification of fund balances pursuant to GASBS 54 and proper classification of net position as restricted or unrestricted pursuant to GASBS 34.34 to 34.37(as amended by GASBS 46.2, GASBS 63.811, GASBS 61.12, GASBS 54.1016 (as amended) and GASBS 46.4 and 46.5 (as amended by GASBS 63.8))? (2.2.2.10(I) NMAC)	YNNA Page Ref: Comments:

(11) If the IPA received a "Referral for the FY 2023 Audit" letter	Y N	NA
(2.2.2.10(H) NMAC) from the Office of the State Auditor, did the	Page Ref:	
IPA:	Comments:	
(a) Take the circumstances described in the referral into account in		
the risk assessment process and perform such procedures as, in		
the IPA's professional judgement, were necessary to determine		
what further action, if any, in the form of additional disclosure,		
findings, and/or recommendations were appropriate?		
(b) After the conclusion of fieldwork but at least 14 days prior to		
submitting the draft annual audit report to the Office for review,		
provide written confirmation to the Office that the IPA took		
appropriate action in response to the referral?		
(c) Are any additional disclosures, findings, and/or		
recommendations associated with the referral referenced in the		
written confirmation?		
(d) Include adequate documentation in the audit workpapers to		
support the written confirmation to the Office that the IPA took		
appropriate action in response to the referral?		
(12) For investing agencies only, which are defined as STO, PERA, ERB,	Y N	NA
and the state investment council, 2.2.2.12(F) requires that investing	Page Ref:	_ INA
agencies prepare schedules of asset management costs which include	Comments:	
	Comments.	
management fee information by investment class.		
(a) Were the schedules of asset management costs included as		
unaudited other information in the audit report?	37 31	NT A
(13) Were required electronic schedule template Excel files prepared using	YN	_ NA
the most recent version?	Page Ref:	
 Summary of Finding Report; and 	Comments:	
Schedules of Asset Management Costs, if applicable.		
The most recent version of the excel file is available on the OSA		
website at https://www.osa.nm.gov/for audit firms (2.2.2.9(B)(3),		
and 2.2.2.12 (F), NMAC)		
O. Combining and Individual Fund Financial Statements		
(1) Are combining statements for all non-major funds included after the	Y N	NA
notes as supplemental information?	Page Ref:	
(a) Do the total amounts in the combining statements agree with the	Comments:	
respective amounts shown in the basic financial statements?		
(2.2.2.10(A)(2)(e) NMAC), GASBS 34.383		
(2) If the agency has multiple internal service funds is there a separate	Y N	NA
combining statement? (GASBS 34.96 and its Illustrations H-3, H-4,	Page Ref:	
or H-5))	Comments:	
(a) Do the total amounts shown in the combining statement tie to the	Comments:	
respective internal services column amounts in the proprietary		
fund financial statements?		
(2.2.2.10(A)(2)(e) NMAC)		
P. Component Units – GASBS 34.124-128 and Illustrations F-1 and F-2 as		
amended by GASBS 63		
(1) Regarding School Districts and Charter Schools – If PED or a school	Y N	NA
district and its IPA determined that a charter school is a component	Page Ref:	
unit of PED or the district, is the charter school included in the	Comments:	
financial statements of its chartering entity as required by	Sommonio.	
2.2.2.12(C)(4)(c) NMAC?		
(2) If there are no component units, is that fact specifically stated in the	Y N	NA
Summary of Significant Accounting Policies note about the	Page Ref:	_ 1 1/1 1
Reporting Entity, as required by 2.2.2.10(A)(1)(b) NMAC?	Comments:	
reporting Entity, as required by 2.2.2.10(A)(1)(b) invitate:	Comments.	

(3)	If there was a change from the prior year's method of presenting a	Y N	NA
	component unit, do the notes disclose the reason(s) for changing the	Page Ref:	
	presentation? (2.2.2.10.(A) (1)(a) NMAC)	Comments:	
(4)	If the component unit audit was performed by a different auditor from	Y N	NA
	the primary government auditor, was an exemption obtained from the	Page Ref:	
	State Auditor's Office as required by 2.2.2.10(A)(1)(c) NMAC?	Comments:	
	(Except for component unit housing authorities that are authorized by		
	12-6-3(E) NMSA 1978 to use a different auditor)		
(5)	If there are multiple discretely presented component units that are	YN_	NA
	combined into one column in the government-wide financial	Page Ref:	
	statements, is information provided in the basic financial statements	Comments:	
	about each component unit by one of the 3 methods required by		
	GASB 34.126 and GASBS 37.18 as amended by GASBS 63.8:		
	(a) (1) presenting each major component unit in a separate column		
	in the entity's statements of net position & activities; or		
	(b) (2) including combining statements of major component units in		
	the primary government's basic statements after the fund		
	financial statements; or		
	(c) (3) presenting condensed financial statements in the notes to the		
	reporting entity's financial statements? Do the totals presented		
	according to method (2) above, tie to the government-wide		
	presentation of the component units as required by GASBS		
	34.126 as amended by GASBS 37.18 and GASBS 63.8?		
(6)	Is the level of detail reported consistent with the materiality level	YN	_NA
	required for the component unit? (2.2.2.10(A)(2)(a) NMAC)	Page Ref:	
		Comments:	
(7)	If there are no separately issued financial statements for the	YN	_NA
	component unit, are fund financial statements for the component unit	Page Ref:	
	included as audited supplemental information? (2.2.2.10(A)(1)(d)	Comments:	
	NMAC and AAG SLV 3.20)		
(9)	And thousantions hoterson the mimory acromment and dispertaly	Y N	NA
(8)	Are transactions between the primary government and discretely presented component units reported as external transactions, and are	Page Ref:	_ INA
	receivables/payables reported on a separate line? (GASBS 34.61 as	Comments:	
	amended by GASBS 63.8 and GASBS 65.13)	Comments.	
	anichaed by GASBS 05.0 and GASBS 05.15)		
(9)	Do the notes disclose for each major component unit, the nature and	Y N	NA
())	amount of significant transactions with the primary government and	Page Ref:	
	other component units as required by GASBS 34.128?	Comments:	
	omer component aims as required by crisBs 5 11120.	Comments.	
(10)	If there are no separately issued financial statements for the	Y N	NA
(-)	component unit, are budgetary comparison schedules for the	Page Ref:	
	component unit's general fund and major special revenue funds that	Comments:	
	have legally adopted annual budgets included in the supplemental		
	information section of the report?		
	(a) These budgetary comparison schedules are required to be audited		
	and opined on. (AAG SLV 11.01 through 11.03 and		
	2.2.2.10(A)(1)(d) NMAC) The OSA interprets a "legally adopted		
	budget" to exist any time the governing body approves a budget,		
	and in every case where an entity receives federal funds, state		
	funds, or any other "appropriated funds." (AAG SLV 11.01		
	through 11.03 and 2.2.2.10(A)(1)(d) NMAC)		
(11)	Are the component unit audit findings included in the audit report of	Y N	_NA
	the primary government? (2.2.2.10(L)(7) NMAC)	Page Ref:	
		Comments:	

(12) If the primary government has component units that are omitted due	YN_	NA
to materiality, is that face disclosed in the notes?	Page Ref:	
	Comments:	
Did the agency and auditor ensure that all 501(c)3 component units of the		
primary government with total annual expenses of \$750,000 or more were		
audited as required by 6-5A-1 NMSA 1978? (2.2.2.10(A)(1)(b) NMAC)?		
(12) If there were any separate audit reports issued by the primary	YN	_ NA
government's auditor for any of the agency's component units, were	Page Ref:	
all of them submitted to the Office of the State Auditor for review by	Comments:	
the date the primary government audit report was due?		
(a) If a separate audit firm audited a component unit, was the		
reporting package for the component unit submitted to the State		
Auditor by the earlier of 15 days prior to the report due date of		
the primary government or any other applicable due date?		
(b) Was a separate review guide and reporting package submitted to		
the State Auditor for each separate report of a component unit?		
(2.2.2.9(A)(1)(k) NMAC)	N NI	NIA
(13) For component units that are organized as not-for-profit corporations in which the primary government is the sole corporate member, have	YN	_ NA
the component units been included in the reporting entity financial	Page Ref: Comments:	
statements using the blending method as required by GASB Cod. Sec.	Comments.	
2600.113(d)?		
Q. RSI required by GAAP		
(1) Are all RSI schedules required by any applicable GASB standard	Y N	NA
included in the report? RSI required by GAAP may include:	Page Ref:	
	Comments:	
(a) RSI required by GASBS 25, 27, 68 and/or 73 for pension plans;		
(b) RSI required for postemployment benefits other than pensions by		
GASBS 43 and/or 74 (plan) and 75 (employer);		
(c) Infrastructure modified approach schedules derived from the		
asset management system (GASBS 34.132);		
(d) RSI schedules required by GASBS 67 for pension plans that are		
administered as trusts;		
(e) RSI schedules required by GASBS 68 for employers that		
participate in pension plans administered as trusts?		
R. Other Supplementary Information		
(1) Special, Deficiency, Specific and Capital Outlay Appropriations:	YN	_ NA
(a) If special, deficiency, or specific and capital outlay	Page Ref:	
appropriations were appropriated to the agency, is the following	Comments:	
information disclosed in the notes or a supplemental SI schedule		
the:		
a) original appropriation,		
b) appropriation period,		
c) expenditures to date,		
d) outstanding encumbrances,		
e) unencumbered balances, and		
f) amounts reverted (if applicable)? (b) If there is an unsuremented belongs, does either the schedule on the		
(b) If there is an unexpended balance, does either the schedule or the		
note disclosure explain the accounting treatment of the		
unexpended balance? (2.2.2.10(R)(2) NMAC) (2) For counties only: does the audit report include the following		
121 FOI COUNTIES OTHY, GOES THE AUGIT TEPOIT INCIDUE THE TOHOWING	V N	NΔ
· · · · · · · · · · · · · · · · · · ·	Y N Page Ref:	_NA
schedules: (a) "Tax Roll Reconciliation of Changes in the County Treasurer's	YN_ Page Ref: Comments:	_ NA

	balance and a breakout of the receivable for the most recent fiscal year ended, and a total for the previous nine fiscal years; and (b) "County Treasurer's Property Tax Schedule" showing by property tax type and agency, the amount of taxes levied; collected in the current year; collected to-date; distributed in the current year; distributed to-date; the amount determined to be uncollectible in the current year; the uncollectible amount to-		
	date; and the outstanding receivable balance at the end of the		
	fiscal year?		
	(c) If the county does not have a system set up to gather and report the necessary information, was a finding reported? (2.2.2.12(D) NMAC)		
(3)	For housing authorities only: Does the audit report include a	Y N	NA
, ,	Financial Data Schedule?	Page Ref:	
	(a) If there are material differences between the schedule and the	Comments:	
	financial statements, are the differences reconciled and explained		
	in notes to the schedule?		
(4)	(2.2.2.12(B)(5)(a)(iv) NMAC). For School Districts/REC's – (2.2.2.12(C)(2)(d) and (3)(b) NMAC)	Y N	NA
(4)	(a) Does the audit report include a cash reconciliation schedule that	Page Ref:	_ NA
	reconciles the cash balances as of the end of the previous fiscal	Comments:	
	year to the cash balances as of the end of the current fiscal year?		
	(b) Does the schedule account for cash in the same categories used		
	by the District or REC in its monthly cash reports to the PED?		
	(c) If there are differences in cash per the agency financial		
	statements and the cash per the agency's accounting records, did the IPA provide the adjusting entries to the agency to reconcile		
	cash per the financial statements to cash per the accounting		
	records?		
	(d) If the cash per the agency accounting records differed from the		
	cash amount per the agency reports to PED in the monthly cash		
	report, did the IPA write a finding stating that the PED reports do		
	not reconcile to the agency records?		
(5)	If the audit report includes a statistical section (in a ACFR or non-	Y N	NA
(3)	ACFR report), does it comply with the GASBS 44.6 requirements to	Page Ref:	_ 1\7
	include the five categories of information:	Comments:	
	(a) financial trends;		
	(b) revenue capacity;		
	(c) debt capacity;		
	(d) demographic and economic; and		
(6)	(e) operating? Does the Schedule of Expenditures of Federal Awards (SEFA)		
(6)	include the required information listed below? § 200.510 CFR		
	(a) Does the SEFA list individual federal programs by federal	Y N	NA
	agency? (AAG GAS 7.08)	Page Ref:	
		Comments:	
	(b) For federal programs included in a cluster of programs, does the	YN	_ NA
	SEFA provide the cluster name, list individual federal programs	Page Ref:	
	within the cluster of programs, and provide the applicable federal	Comments:	
	agency name?a) For research and development, are the total federal awards		
	expended shown either by individual award of by federal		
	agency and major subdivision within the federal agency		
	(AAG GAS 7.08)		

(c) For federal awards received as a subrecipient, does the schedule	YN_	NA
include the name of the pass-through entity and the identifying	Page Ref:	
number assigned by the pass-through entity? (AAG GAS 7.08)	Comments:	
(d) Does the schedule provide the total federal awards expended for	Y N	NA
each individual federal program and the assistance listing	Page Ref:	
number or other identifying number when the assistance listing	Comments:	
number is not available? (AAG GAS 7.08)		
(e) Are all noncash awards presented on the face of the schedule?	YN_	NA
(AAG GAS 7.08 and 7.17)	Page Ref:	
	Comments:	
(f) Does the schedule include the total amount of federal awards	YN_	NA
expended for loan or loan guarantee programs? (AAG GAS 7.08)	Page Ref:	
	Comments:	
(g) Does the schedule include the total amount provided to	YN_	NA
subrecipients from each federal program? (AAG GAS 7.08)	Page Ref:	
	Comments:	
(h) Do the notes to the schedule describe: (AAG GAS 7.09)	Y N	NA
a) the significant accounting policies used in the schedule,	Page Ref:	
b) include year-end loan balances, and loan guarantee balances	Comments:	
outstanding at the end of the audit period per 2 CFR		
200.502(b)?		
c) note whether or not the auditee elected to use the 10-percent		
de minimis indirect cost rate?		
(i) If a Single Audit was performed, did the auditor use the criteria	YN	NA
listed in AAG GAS 8.21 to determine whether the auditee is low	Page Ref:	
risk?	Comments:	
(7) Single Audit Percentage of Coverage Rule- AAG GAS 8.17	YN	NA
	Page Ref:	
(a) For an auditee that did not meet the criteria for a low-risk auditee,	Comments:	
did the auditor audit federal programs as major programs such		
that the total federal awards expended in the major programs, in		
the aggregate, encompass at least 40 percent of the total federal		
awards expended?		
(b) If the auditee met the criteria for a low-risk auditee, did the		
auditor audit as major programs federal programs with federal		
awards expended that, in the aggregate, encompass at least		
20 percent of the total federal awards expended?		
(8) Does the audit report include a supplementary schedule or note that	YN	NA
discloses the collateral pledged by each depository for public funds?	Page Ref:	
(a) The schedule should disclose the type of security, security	Comments:	
number, CUSIP number, fair market value, and maturity date.		
(2.2.2.10(P)(4)(a) NMAC)		
(9) Do the amounts reported in the notes and schedules agree to the	Y N	_NA
amounts reported in the financial statements, including the	Page Ref:	
reconciliations in the basic financial statements?	Comments:	
(10) Have all the financial statements, notes and schedules been footed and	Y N	_ NA
cross-footed for clerical accuracy?	Page Ref:	
	Comments:	
S. Report on Internal Control over Financial Reporting and on		
Compliance and Other Matters Based on an Audit of Financial Statements		
Performed in Accordance With Government Auditing Standards		
(1) Does the report follow the relevant example (Examples 4-3 through	YN	_ NA
4-9) from AAG GAS 4.92?	Page Ref:	
Please indicate as a comment which example was followed.	Comments:	

(2) Was the first paragraph of the report modified as follows (modifications in bold) to address the requirements of the Audit Rule?	YN Page Ref:	_NA
(Comments:	
We have audited, in accordance with the 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 the governmental activities, the business-type activities,		
the aggregate discretely presented component units, each major fund,		
the aggregate remaining fund information, and the budgetary		
comparisons of the general fund and major special revenue funds		
of the [the agency], as of and for the year ended June 30, 20XX, and		
the related notes to the financial statements, which collectively		
comprise [the agency's] basic financial statements and have issued		
our report thereon dated month day, 20XX.		
(3) Were findings required by 12-6-5 NMSA 1978 that do not rise to the	YN	_NA
level of a significant deficiency or are classified as "other matters"	Page Ref:	
included in the Compliance and Other Matters paragraph? (AAG	Comments:	
GAS 4, Example 4-3, FN 38).		
T. Report on Compliance for Each Major Federal Program; Report on		
Internal Control Over Compliance; and Report on Schedule of Expenditures		
of Federal Awards Required by the Uniform Guidance	37 37	37.4
(1) Does the report follow the relevant example (Examples 13-1 through	YN	_NA
13-6) from AAG GAS 13?	Page Ref:	
Diagramin diagrams are a community which arrown is man followed	Comments:	
Please indicate as a comment which example was followed.		
Note that 2.2.2.10(A)(2)(e) NMAC requires the auditor to give an "in		
relation to" opinion on supplemental information schedules including		
the SEFA. In addition, AAG GAS recommends the auditor reporting on the schedule of expenditures of federal awards in the report as		
supplementary information on the report on the financial statements		
(AAG GAS 13.13).		
U. Schedule of Findings and Questioned Costs (required for every Uniform		
Guidance compliance audit per AAG GAS 13.34)		
(1) Does the report include a "Schedule of Findings and Questioned	YN_	NA
Costs"? (AAG GAS 13.34)	Page Ref:	
	Comments:	
(2) Does the Schedule of Findings and Questioned Costs begin with a	Y N	_NA
Summary of Auditor's Results section containing the following	Page Ref:	
elements, where applicable? (AAG GAS 13.35)	Comments:	
(a) The type of report the auditor issued on the financial statements	Y N	_ NA
of the agency: unmodified; qualified opinion; adverse opinion;	Page Ref:	
or disclaimer of opinion?	Comments:	
(b) A statement regarding whether any significant deficiencies or	Y N	_NA
material weaknesses in internal control were disclosed by the	Page Ref:	
audit of the financial statements.	Comments:	
(c) A statement regarding whether the audit disclosed any non-	Y N	_ NA
compliance that is material to the financial statements.	Page Ref:	
	Comments:	
(d) A statement regarding whether significant deficiencies or		
material weaknesses in the internal controls over major programs	YN	_NA
	Page Ref:	_NA
were disclosed by the audit.	Page Ref: Comments:	
(e) The type of report the auditor issued on compliance for major	Page Ref: Comments: YN	_ NA
	Page Ref: Comments:	

(f) A statement whether the audit disclosed any audit findings that		
	Y N	_ NA
the auditor is required to report:	Page Ref:	
a) significant deficiencies and material weaknesses in internal	Comments:	
control over major programs;		
b) material noncompliance with federal statutes, regulations, or		
the terms and conditions of federal awards related to a major		
program;		
c) known questioned costs greater than \$25,000 for a type of		
compliance requirement for a major program;		
d) known question costs greater than \$25,000 for a federal		
program which is not audited as a major program;		
e) known or likely fraud affecting a federal award;		
f) significant instances of abuse relating to major programs;		
g) circumstances causing the auditor's report on compliance		
for each major program to be modified, unless otherwise		
reported as audit findings; and		
h) instances where results of audit follow-up procedures		
disclosed that the summary schedule of prior audit findings		
prepared by the auditee materially misrepresents the status		
of any prior audit finding.		
(AAG GAS 13.35, AAG GAS 13.39 and 2 CFR 200.516(a))	**	37.4
(g) Identification of the auditee's major programs? (AAG GAS	YN	_NA
13.35)	Page Ref:	
	Comments:	
(h) The dollar threshold used to distinguish between type A and B	Y N	_ NA
programs? (AAG GAS 13.35)	Page Ref:	
	Comments:	
(i) A statement indicating whether the auditee qualified as a low-risk	Y N	_ NA
auditee? (AAG GAS 13.35)	Page Ref:	
	Comments:	
	Comments.	
V. Audit Findings	Comments.	
V. Audit Findings (1) Does the report contain a summary of audit results preceding the	Y N	_NA
		_ NA
(1) Does the report contain a summary of audit results preceding the	YN_	_NA
(1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary	YN_ Page Ref:	_NA
(1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary	YN_ Page Ref:	_NA
(1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC?	YN_ Page Ref:	_ NA
(1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of	YN_ Page Ref:	NA
 Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings 	YN_ Page Ref: Comments:	
(1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement.	Y N Page Ref: Comments: Y N Page Ref:	
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? 	Y N Page Ref: Comments: Y N Page Ref: Comments:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N	
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior year findings shall include the finding numbers used when the 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior year findings shall include the finding numbers used when the finding was first reported under historical numbering systems in 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior year findings shall include the finding numbers used when the finding was first reported under historical numbering systems in brackets, following the current year finding reference number 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior year findings shall include the finding numbers used when the finding was first reported under historical numbering systems in brackets, following the current year finding reference number (e.g., 2021-001 (2020-003)) to enable the report user to see what 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior year findings shall include the finding numbers used when the finding was first reported under historical numbering systems in brackets, following the current year finding reference number (e.g., 2021-001 (2020-003)) to enable the report user to see what year the finding originated and how it was identified in previous 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior year findings shall include the finding numbers used when the finding was first reported under historical numbering systems in brackets, following the current year finding reference number (e.g., 2021-001 (2020-003)) to enable the report user to see what year the finding originated and how it was identified in previous years. 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior year finding was first reported under historical numbers used when the finding was first reported under historical numbering systems in brackets, following the current year finding reference number (e.g., 2021-001 (2020-003)) to enable the report user to see what year the finding originated and how it was identified in previous years. (b) In addition, depending on the IPA's classification of the finding, 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA
 (1) Does the report contain a summary of audit results preceding the presentation of the audit findings (if any) and does the summary contain the elements required per 2.2.2.10 (L)(1)(f) NMAC? Note: A summary of audit results presented as part of a schedule of findings and questioned costs also fulfills this requirement. (2) Did the auditor review 2.2.2.10(L) NMAC relating to Audit Findings and ensure that all requirements have been met? (3) 2.2.2.10(L)(1) NMAC requires that finding reference numbers have a standard format with the four-digit audit year, a hyphen and a three digit sequence number (e.g., 2021-001). All current year audit findings must follow this required format. (a) For all modified or repeated prior year audit findings, the prior year findings shall include the finding numbers used when the finding was first reported under historical numbering systems in brackets, following the current year finding reference number (e.g., 2021-001 (2020-003)) to enable the report user to see what year the finding originated and how it was identified in previous years. 	Y N Page Ref: Comments: Y N Page Ref: Comments: Y N Page Ref:	NA

deficiency", "material noncompliance"; "other noncompliance";		
or "other matters".		
(c) Does each finding have this required information?		
(4) If the IPA chooses to use a subcontractor to assist the IPA in working	Y N NA	
on a specific audit, did the IPA obtain prior written approval of the	Page Ref:	
state auditor to subcontract a portion of the audit work? (The IPA	Comments:	
may subcontract only with IPAs who have submitted a completed and		
approved firm profile to the state auditor as required in Subsection A		
of 2.2.2.8 NMAC). (2.2.2.8(K)(1) - (2) NMAC)		
(5) Are the findings presented in sufficient detail and do they include the	YNNA	
following information: Condition, Criteria, Effect, Cause,	Page Ref:	
Recommendation, and Agency Response? ((2.2.2.10.L(1)(d))	Comments:	
NMAC)	N. N. N.	
(6) Do the finding reference numbers for single audit findings reported	YNNA	
on the data collection form match those reported in the schedule of	Page Ref:	
findings and questioned costs and the applicable auditor's report.	Comments:	
(2.2.2.10(L)(1) NMAC)	N NI NIA	
(7) For all federal award findings, is the information required by 2 CFR	YNNA	
200.516(b) included in the finding? (AAG GAS 13.42)	Page Ref:	
(0) F1 f1:41- f41	Comments: Y N NA	
(8) For each finding, are the facts and amounts supporting the deficiency		
clearly identified in the condition paragraph?	Page Ref: Comments:	
(a) Is information included that provides a proper perspective for judging the prevalence and consequences of the audit findings,	Comments.	
such as whether the findings represent an isolated instance or a systemic problem?		
(b) Where appropriate, are instances identified in the finding related		
to the universe and the number of cases examined, and quantified		
in terms of dollar value? (2 CFR 200.516(b))		
(c) Does the condition on each repeated or modified prior year		
finding include management's progress or lack of progress		
towards implementing the prior year corrective action plan as		
required by 2.2.2.10(L)(1)(d)(i) NMAC?		
(9) Is the criteria or specific requirement upon which each audit finding	Y N NA	_
is based, including the statutory, regulatory, or other reference,	Page Ref:	
reported in the criteria paragraph? (AAG GAS 13.42)	Comments:	
(10) If applicable, are questioned costs identified, including how they were	YNNA	
computed? (AAG GAS 13.42)	Page Ref:	
	Comments:	
(11) For each finding, does the effect paragraph explain the impact or	Y N NA	
potential impact of the difference between the situation that exists	Page Ref:	
(condition) and the required or desired state (criteria)?	Comments:	
(a) Is there a clear, logical link to establish the impact or potential		
impact of the difference between the condition and the criteria?		
(AAG GAS 13.42)		
(12) Does the cause paragraph of each finding explain the reason for	Y N NA	
difference between the situation described in the "condition" and the	Page Ref:	
required or desired state described in the "criteria which may serve as	Comments:	
a basis for recommendations or corrective action?		
(a) . (AAG GAS 13.42)		
(13) Do the finding recommendations for each finding address each	Y N NA	
condition and cause? (2.2.2.10(L)(1)(d)(v) NMAC and AAG	Page Ref:	
GAS 13.42)	Comments:	

(14) Are views of responsible officials and management's planned	Y N	NA
corrective actions, including a timeline and designation of what	Page Ref:	
employee position(s) are responsible for meeting deadlines in the	Comments:	
timeline included in the agency response paragraph?		
(2.2.2.10(L)(1)(d)(vi) NMAC, and AAG GAS 13.42-43)		
(15) If management's response or planned corrective actions did not	Y N	NA
adequately address the auditors' recommendations, did the auditor	Page Ref:	
state his/her reasons for disagreeing with the management response	Comments:	
or planned corrective actions in an "Auditor's Rebuttal"? (GAGAS		
6.59 and AAG GAS 13.44)		
(16) If the data collection form and the reporting package were not	Y N	NA
submitted to the federal clearing house within the earlier of 30 days	Page Ref:	
after receipt of the auditor's reports or 9 months after the fiscal year	Comments:	
end (unless a longer period is agreed to in advance by the cognizant		
or oversight agency), did the auditor consider the late submission in		
risk determination (CFR 200.519 and 200.520) due to this being a		
required.		
(a) Was a finding for non-compliance (as required per 12-6-5 (A)		
NMSA 1978)		
(17) Were the findings separated into three sections (if applicable):	Y N	NA
(a) for the financial statement findings required by GAGAS;	Page Ref:	
(b) for the Federal award findings and questioned costs required by	Comments:	
Uniform Guidance as described above (AAG GAS 13.35 and		
13.39); and		
(c) for findings required by 12-6-5 NMSA 1978 and		
2.2.2.10 (L)(1)(c) NMAC?		
(18) Are audit findings that relate to both:	Y N	NA
(a) the financial statements and	Page Ref:	
(b) the federal awards reported in both sections, with the reporting	Comments:	
in one section of the schedule in summary form with a reference		
to the more detailed reporting in the other section of the		
schedule? (AAG GAS 13.35(c)(ii))		
(19) Is the status of all prior year findings and all findings from special	Y N	NA
audits performed under the oversight of the state auditor included in	Page Ref:	
"the summary schedule of prior audit findings"?	Comments:	
(a) Does the summary schedule include the prior year finding		
number, the title, and whether the finding was resolved, repeated,		
or repeated and modified in the current year and no other		
information? (2.2.2.10(L)(2)(a) NMAC)		
(20) Are all findings, if applicable, from special audits performed under	Y N	NA
the oversight of the state auditor included in the findings of the annual	Page Ref:	
financial and compliance audits of the related fiscal year?	Comments:	
(2.2.2.10(L)(2)(a) NMAC)		
(21) Upon discovery of any violation of a criminal) statute in connection	Y N	NA
with financial affairs, an agency or IPA is required to notify the state	Page Ref:	
auditor in writing immediately. Were indications of fraudulent or	Comments:	
illegal acts of a criminal nature or other sensitive matters affecting		
federal awards or other funds noted during the audit?		
(a) If a violation of a criminal statute was discovered, did the auditor		
or the agency report these matters in a letter to the Office of the		
State Auditor as required by 2.2.2.10(N)(2) NMAC and 12-6-6		
NMSA 1978?		
(22) If the IPA prepared the financial statements for management's review	Y N	_NA
and approval, were the requirements of 2.2.2.10(D)(4) NMAC met?	Page Ref:	
	Comments:	

(a) Did the auditor document his/her evaluation of threats to independence and safeguards applied in accordance with the		
conceptual framework for independence at GAGAS 3.33? (GAGAS 3.35 to 3.108 and AAG GAS 2.29-2.30)		
2. Single Audit – Uniform Guidance requires that, upon completion of the audit,	Y N	NA
the auditee must prepare, in a document separate from the schedule of	Page Ref:	_ 11/11
findings and questioned costs, a corrective action plan to address each audit	Comments:	
finding included in the current year auditor's report. 2 CFR 200.511(a) requires		
the corrective action plan to include findings relating to the financial statements		
required to be reported in accordance with Government Auditing Standards.		
The corrective action plan must provide the name(s) of the contact person(s)		
responsible for corrective action, the corrective action planned for each audit		
finding (referred to by the auditor-assigned reference number), and the		
anticipated completion date. (AAG GAS 10.73) Have these requirements been		
met?		
3. Exit Conference		
(1) Are the date of the exit conference and the names and titles of those	YN	_ NA
in attendance at the exit conference listed on the last page of the audit	Page Ref:	
report? (2.2.2.10(M)(1) NMAC)	Comments:	
(2) If there are component units, was a representative of each component	Y N	_NA
unit present at the exit conference or was a separate exit conference	Page Ref:	
held for each component unit as required by 2.2.2.10(M)(1) NMAC?	Comments:	
(3) If a quorum of a public body subject to the Open Meetings Act was	Y N	NA
present at the exit conference, was the exit conference held in a	Page Ref:	
closed meeting to preserve the confidentiality of the information?	Comments:	
(2.2.2.10(M)(4) NMAC)		
4. Management Representation Letter		
A. Are the following representations included in the management		
representation letter?		
(1) We have fulfilled our responsibilities, as set out in the terms of the	Y N	NA
audit engagement letter dated XX/XX/XX, for the preparation and	Comments:	
fair presentation of the financial statements in accordance with U.S.		
GAAP. (AU-C 580.10)		
(2) We acknowledge our responsibility for the design, implementation,	Y N	NA
and maintenance of internal control relevant to the preparation and	Comments:	
fair presentation of financial statements that are free from material		
misstatement, whether due to fraud or error. (AU-C 580.10)		
(3) Management has provided the auditor with all relevant information	Y N	NA
and access, as agreed upon in the terms of the audit engagement. (AU-	Comments:	
C 580.11)	Johnnen G.	
(4) Management has recorded all transactions and they are reflected in	Y N	NA
the financial statements. (AU-C 580.11)	Comments:	
B. If the auditor provided the agency with nonaudit services (formatting the	Y N	NA
working trial balances, recommending adjusting journal entries, updating	Comments:	
the depreciation schedules, drafting the financial statements, etc.) is there		
management representation stating:		
(1) that management acknowledges its responsibilities as it relates to		
nonaudit services performed by the auditor, including a statement that		
it assumes all management responsibilities;		
(2) that it oversees the services by designating an individual preferably		
within senior management who possesses suitable skill, knowledge,		
or experience;		
(3) that it evaluates the adequacy and results of the services performed;		
and that it accepts responsibility for the results of the services the		
and that it arrepts responsibility for the results of the services the		

		agency designated an individual with suitable skill, knowledge, or		
		experience to oversee the nonaudit services and		
	(4)	that management made all the management decisions and performed		
	(5)	all of the management functions, and		
	(5)	that management reviewed, approved, and accepted responsibility for those financial statements and related notes?		
		(AAG GAS 3.69 (k) and 3.70)		
С	For S	ingle Audits Only - does the management representation letter include	Y N	NA
· ·		oplicable management representations below that are required by AU-	Comments:	
	C 93:			
	(1)	Management is responsible for understanding and complying with the		
		compliance requirements;		
	(2)	Management is responsible for the design, implementation, and		
		maintenance of controls that provide reasonable assurance that the		
		entity administers government programs in accordance with the		
	(3)	compliance requirements; Management has identified and disclosed to the auditor all of its		
	(3)	government programs and related activities subject to the		
		governmental audit requirement;		
	(4)	Management has made available to the auditor all contracts and grant		
		agreements, including amendments, if any, and any other		
		correspondence relevant to the programs and related activities subject		
	(5)	to the governmental audit requirement;		
	(5)	Management has disclosed to the auditor all known noncompliance		
		with the applicable compliance requirements or stated that there was no such noncompliance;		
	(6)	Management believes that the entity has complied with the applicable		
	(0)	compliance requirements (except for noncompliance it has disclosed		
		to the auditor);		
	(7)	Management has made available to the auditor all documentation		
		related to compliance with the applicable compliance requirements;		
	(8)	Management identified management's interpretation of any		
		applicable compliance requirements that are subject to varying interpretations;		
	(9)	Management has disclosed to the auditor any communications from		
	()	grantors and pass-through entities concerning possible		
		noncompliance with the applicable compliance requirements,		
		including communications received from the end of the period		
		covered by the compliance audit to the date of the auditor's report;		
	(10)	Management has disclosed to the auditor the findings received and		
		related corrective actions taken for previous audits, attestation		
		engagements, and internal or external monitoring that directly relate to the objectives of the compliance audit, including findings received		
		and corrective actions taken from the end of the period covered by the		
		compliance audit to the date of the auditor's report;		
	(11)	Management has disclosed to the auditor all known noncompliance		
		with the applicable compliance requirements subsequent to the period		
		covered by the auditor's report or stating that there were no such		
	(12)	known instances; and		
	(12)	Management is responsible for taking corrective action on audit		
n	Datin	findings of the compliance audit. g of the Management Representation Letter – is the management	Y N	NA
υ,		sentation letter dated the same day as the auditor's report on the	Comments:	_ 1 1/17
		cial statements, and is the written representation for all financial		
		nents and periods referred to in the auditor's report? (AU-C 580.20)		
		- ' ' '		

5. Standards That Will Be Implemented Soon	
• GASBS 101 – Compensated Absences – effective for fiscal years beginning	
after 12-15-2023.	
• GASBS 102 – Certain Risk Disclosures, effective for fiscal years beginning	;
after 6/15/2024.	
• GASBS 103 – Financial Reporting Model Improvements, effective for fisca	
years beginning after 6/15/2025	
• SAS 149, Audits of Group Financial Statements, effective for periods ending	;
on or after 12/15/2026.	
• Uniform Guidance – the threshold for requiring a single audit will increase	
from \$750k to \$1M for audits for periods beginning on or after 10/1/2024.	
0	
Note: If an entity chose to early implement one or more of the above	Page Ref:
standards, please confirm that appropriate disclosures were included and	Comments:
provide page(s) references.	
This review guide was completed and signed by the Audit Manager or the audit firm quality control system. The reviewer hereby represents that the financial statement applicable auditing, accounting and financial reporting standards, Uniform Guidan NMAC. The reviewer also represents that all the questions noted above were answ properly referenced for all "yes" answers, and all "no" answers were fully explained	s were presented in accordance with the and/or OMB Circulars, and 2.2.2 tered accurately, page numbers were
Print Name Print Title	
Signature Date	