

State Charter School Board
School Oversight Policy

U.C.A. § 53G-5-205 (2) provides that:

“a charter school authorizer shall (a) annually review and evaluate the performance of charter schools authorized by the authorizer and hold a charter school accountable for the school's performance; and (b) monitor charter schools authorized by the authorizer for compliance with federal and state laws, rules, and regulations.”

In addition, R277-~~481-3~~553-3 requires the State Charter School Board to:

~~“provide direct oversight to the charter schools for which it is the chartering entity, including requiring all charter schools to: “(1) comply with their charter agreements containing clear and meaningful expectations for measuring charter school quality. (2) annually review charter agreements, as maintained by the USOE; (3) regularly review other matters specific to effective charter school operations, including a comprehensive review of governing board performance at least once every five years; and (4) audit and investigate claims of fraud or misuse of public assets or funds~~develop a written policy documenting the process and for remediation of any deficiencies identified through the processes outlined in Section R277-553-2.”

To facilitate these statutory and administrative requirements, the State Charter School Board (SCSB) provides this policy. The SCSB will approach school oversight according to statute and board rule and as outlined in the Charter School Oversight Model and Charter School Accountability Framework (CSAF) documents, drafted March 2018 and updated April 2019.