###### OTHER POLITICAL SUBDIVISIONS

###### EXAMPLES OF INDEPENDENT AUDITOR’S REPORTS

**LEGAL COMPLIANCE AUDIT GUIDE**

**EXAMPLES OF INDEPENDENT AUDITOR’S REPORTS**

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Independent auditor’s report for *other political subdivisions* *not subject to UFARS*. If the other political subdivision has authority to issue debt, the auditor should test compliance with the statutory authority to issue this debt, and add language to the end of the paragraph that lists the compliance categories considered and explains what was not tested: “Additionally, we tested for compliance with the authority to issue public debt.” (Note: Eliminate this paragraph in red before issuing the report. Professional guidance can be found at AU-C 806.)

**MINNESOTA LEGAL COMPLIANCE**

Independent Auditor’s Report

(Governing body)

(Entity)

We have audited, in accordance with auditing standards generally accepted in the United States of America, the financial statements of *(list related opinion units)* of (*entity name*) as of and for the year ended (*year-end date*), and the related notes to the financial statements, which collectively comprise the (*entity type*)’s basic financial statements, and have issued our report thereon dated \_\_\_\_\_\_\_\_\_\_.

In connection with our audit, nothing came to our attention that caused us to believe that *(entity name)* failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and tax increment financing (*delete sections not required to test*) sections of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*, promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters*.* However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the (*entity type*)’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.

* If legal compliance findings are reported, use the following wording:

In connection with our audit, we noted that (*entity name*) failed to comply with provisions of the (*list section titles of guide in which noncompliance was identified*) of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*,promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters as described in the *(schedule name where findings are listed)* as items *(list related finding reference numbers)*. Also, in connection with our audit, nothing came to our attention that caused us to believe that *(entity name)* failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and tax increment financing (*delete sections not required to test & delete any section titles that identified reported findings*) sections of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*, insofar as they relate to accounting matters. However, our audit

was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the *(entity type)*’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.

*(Entity name)*’s response to the findings identified in our audit is described in the *(schedule name where findings are listed)* as items *(list related finding reference numbers)*. (*Entity name)*’s response was not subjected to the auditing procedures applied in the audit of the financial statements and, accordingly, we express no opinion on it.

This report is intended solely for the information and use of those charged with governance and management of *(entity name)* and the State Auditor and is not intended to be, and should not be, used by anyone other than these specified parties.

(Signature)

(Date)

Independent auditor’s report for *other political subdivisions* *not subject to UFARS*,conducted under *Government Auditing Standards*. If the other political subdivision has authority to issue debt, the auditor should test compliance with the statutory authority to issue this debt, and add language to the end of the paragraph that lists the compliance categories considered and explains what was not tested: “Additionally, we tested for compliance with the authority to issue public debt.” (Note: Eliminate this paragraph in red before issuing the report.)

**MINNESOTA LEGAL COMPLIANCE**

Independent Auditor’s Report

(Governing body)

(Entity)

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of *(list related opinion units)* of *(entity name)* as of and for the year ended (*year-end date)*, and the related notes to the financial statements, which collectively comprise the (*entity type*)’s basic financial statements, and have issued our report thereon dated \_\_\_\_\_\_\_\_\_\_.

In connection with our audit, nothing came to our attention that caused us to believe that *(entity name)* failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and tax increment financing (*delete sections not required to test*) sections of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*, promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters*.* However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the (*entity type*)’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.

* If legal compliance findings are reported, use the following wording:

In connection with our audit, we noted that (*entity name*) failed to comply with provisions of the (*list section titles of guide in which noncompliance was identified*) of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*,promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters as described in the *(schedule name where findings are listed)* as items *(list related finding reference numbers)*. Also, in connection with our audit, nothing came to our attention that caused us to believe that *(entity name)* failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and tax increment financing (*delete sections not required to test & delete any section titles that identified reported findings*) sections of the *Minnesota Legal Compliance Audit Guide*

*for Other Political Subdivisions*, insofar as they relate to accounting matters. However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the *(entity type)*’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.

*Government Auditing Standards* requires the auditor to perform limited procedures on the *(entity name*)’s response to the legal compliance findings identified in our audit and described in the accompanying (*name of report where the responses/corrective action plans are included*). The (e*ntity type*)’s response was not subjected to the other auditing procedures applied in the audit of the financial statements and, accordingly, we express no opinion on the response.

The purpose of this report is solely to describe the scope of our testing of compliance and the results of that testing, and not to provide an opinion on compliance. Accordingly, this communication is not suitable for any other purpose.

(Signature)

(Date)

Independent auditor’s report for *other political subdivisions subject to UFARS*. If the other political subdivision has authority to issue debt, the auditor should test compliance with the statutory authority to issue this debt, and add language to the end of the paragraph that lists the compliance categories considered and explains what was not tested: “Additionally, we tested for compliance with the authority to issue public debt.” (Note: Eliminate this paragraph in red before issuing the report.)

**MINNESOTA LEGAL COMPLIANCE**

Independent Auditor’s Report

(Governing body)

(Entity)

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of *(list related opinion units)* of *(entity name*) as of and for the year ended (*year-end date*), and the related notes to the financial statements, which collectively comprise the basic financial statements, and have issued our report thereon dated \_\_\_\_\_\_\_\_\_\_.

In connection with our audit, nothing came to our attention that caused us to believe that *(entity name*) failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and uniform financial accounting and reporting standards (UFARS) (*delete sections not required to test*) sections of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*, promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters*.* However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the (*entity type*)’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.

* If legal compliance findings are reported, use the following wording:

In connection with our audit, we noted that (*entity name*) failed to comply with provisions of the (*list section titles of guide in which noncompliance was identified*) of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*,promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters as described in the *(schedule name where findings are listed)* as items *(list related finding reference numbers)*. Also, in connection with our audit, nothing came to our attention that caused us to believe that *(entity name)* failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and tax increment financing (*delete sections not required to test & delete any section titles that identified reported findings*) sections of the *Minnesota Legal Compliance Audit Guide*

*for Other Political Subdivisions*, insofar as they relate to accounting matters. However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the *(entity type)*’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.

*Government Auditing Standards* requires the auditor to perform limited procedures on the *(entity name*)’s response to the legal compliance findings identified in our audit and described in the accompanying (*name of report where the responses/corrective action plans are included*). The *(entity type*)’s response was not subjected to the other auditing procedures applied in the audit of the financial statements and, accordingly, we express no opinion on the response.

The purpose of this report is solely to describe the scope of our testing of compliance and the results of that testing, and not to provide an opinion on compliance. Accordingly, this communication is not suitable for any other purpose.

(Signature)

(Date)

Auditor’s internal control and compliance report based on an audit of financial statements performed in accordance with *Government Auditing Standards* and the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions.* If the other political subdivision has authority to issue debt, the auditor should test compliance with the statutory authority to issue this debt, and add language to the end of the paragraph that lists the compliance categories considered and explains what was not tested: “Additionally, we tested for compliance with the authority to issue public debt.” (Note: Eliminate this paragraph in red before issuing the report.)

**REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING**

**AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN**

**AUDIT OF FINANCIAL STATEMENTS PERFORMED IN**

**ACCORDANCE WITH *GOVERNMENT AUDITING STANDARDS***

Independent Auditor’s Report

(Governing body)

(Entity)

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of *(list related opinion units)* of *(entity name*) as of and for the year ended (*year-end date*), and the related notes to the financial statements, which collectively comprise the (*entity type*)’s basic financial statements, and have issued our report thereon dated \_\_\_\_\_\_\_\_\_\_.

**Internal Control Over Financial Reporting\***

In planning and performing our audit of the financial statements, we considered *(entity name*)’s internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the (*entity type*)’s internal control over financial reporting. Accordingly, we do not express an opinion on the effectiveness of the (*entity type*)’s internal control over financial reporting.

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

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

**Report on Compliance and Other Matters\*\***

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

**Minnesota Legal Compliance**

*[Paragraph to be used for other political subdivisions not subject to UFARS.]*

In connection with our audit, nothing came to our attention that caused us to believe that *(entity name*) failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and tax increment financing (*delete sections not required to test*) sections of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*, promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters*.* However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the (*entity type*)’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.\*\*\*

*[Paragraph to be used for other political subdivisions subject to UFARS.]*

In connection with our audit, nothing came to our attention that caused us to believe that *(entity name*) failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and uniform financial accounting and reporting standards (UFARS) (*delete sections not required to test*) sections of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*, promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters*.* However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the (*entity type*)’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.\*\*\*

**[Entity Name]’s Response to Findings**

*Government Auditing Standards* requires the auditor to perform limited procedures on the *(entity name*)’s response to the internal control and legal compliance findings *(adjust as necessary for what they responded to)* identified in our audit and described in the accompanying (*name of report where the responses/corrective action plans are included*). The *(entity type*)’s response was not subjected to the other auditing procedures applied in the audit of the financial statements and, accordingly, we express no opinion on the response.

**[Leave out if no findings and no responses are included.]**

**Purpose of This Report**

The purpose of this report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the provisions of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions* and the results of that testing, and not to provide an opinion on the effectiveness of the *(entity type*)’s internal control over financial reporting or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the *(entity type*)’s internal control over financial reporting and compliance. Accordingly, this communication is not suitable for any other purpose.

(Signature)

(Date)

\*Paragraphs to be used when no significant deficiencies or material weaknesses are identified.

* If significant deficiencies, but no material weaknesses, are identified, use the following wording:

In planning and performing our audit of the financial statements, we considered *(entity name)*’s internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the *(entity type*)’s internal control over financial reporting. Accordingly, we do not express an opinion on the effectiveness of the *(entity type*)’s internal control over financial reporting.

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

Our consideration of internal control over financial reporting was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over financial reporting that might be material weaknesses or significant deficiencies and, therefore, material weaknesses or significant deficiencies may exist that were not identified. Given these limitations, during our audit, we did not identify any deficiencies in internal control over financial reporting that we consider to be material weaknesses. We identified certain deficiencies **(a deficiency)** in internal control over financial reporting, described in the accompanying *(schedule name where findings are listed)* as items *(list related finding numbers)*, that we consider to be significant deficiencies **(a significant deficiency)**.

* If material weaknesses and no significant deficiencies are identified, use the following wording:

In planning and performing our audit of the financial statements, we considered *(entity name)*’s internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the *(entity type*)’s internal control over financial reporting. Accordingly, we do not express an opinion on the effectiveness of the *(entity type*)’s internal control over financial reporting.

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

Our consideration of internal control over financial reporting was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over financial reporting that might be material weaknesses or significant deficiencies and, therefore, material weaknesses or significant deficiencies may exist that were not identified. We identified certain deficiencies **(a deficiency)** in internal control over financial reporting, described in the accompanying *(schedule name where findings are listed)* as items *(list related finding numbers)*, that we consider to be material weaknesses **(a material weakness)**.

* If material weaknesses and significant deficiencies are identified, use the following wording:

In planning and performing our audit of the financial statements, we considered *(entity name)*’s internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the *(entity type*)’s internal control over financial reporting. Accordingly, we do not express an opinion on the effectiveness of the *(entity type*)’s internal control over financial reporting.

Our consideration of internal control over financial reporting was for the limited purpose described in the preceding paragraph and was not designed to identify all deficiencies in internal control over financial reporting that might be material weaknesses or significant deficiencies and, therefore, material weaknesses or significant deficiencies may exist that were not identified. However, as described in the accompanying *(schedule name where findings are listed)*, we identified certain deficiencies in internal control over financial reporting that we consider to be material weaknesses **(a material weakness)** and significant deficiencies **(a significant deficiency)**.

A deficiency in internal control over financial reporting exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or combination of deficiencies, in internal control over financial reporting such that there is a reasonable possibility that a material misstatement of the *(entity type*)’s financial statements will not be prevented, or detected and corrected, on a timely basis. We consider the deficiencies **(deficiency)** described in the accompanying *(schedule name where findings are listed)* as items (*list related finding numbers)* to be material weaknesses **(a material weakness)**.

A significant deficiency is a deficiency, or combination of deficiencies, in internal control over financial reporting that is less severe than a material weakness, yet important enough to merit attention by those charged with governance. We consider the deficiencies **(deficiency)** described in the accompanying *(schedule name where findings are listed)* as items (*list related finding numbers)* to be significant deficiencies **(a significant deficiency)**.

\*\*Paragraph to be used when there are no reportable instances of noncompliance or other matters.

* If instances of noncompliance are reported, use following wording:

As part of obtaining reasonable assurance about whether *(entity name)*’s financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the financial statements. However, providing an opinion on compliance with those provisions was not an objective of our audit and, accordingly, we do not express such an opinion. The results of our tests disclosed instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*, and which are described in the accompanying *(schedule name where findings are listed)* as items *(list related finding numbers).*

\*\*\*Paragraph when there are no legal compliance findings.

* If legal compliance findings are reported for *other political subdivisions not subject to UFARS*, use the following wording:

In connection with our audit, we noted that (*entity name*) failed to comply with provisions of the (*list section titles of guide in which noncompliance was identified*) of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*,promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters as described in the *(schedule name where findings are listed)* as items *(list related finding reference numbers)*. Also, in connection with our audit, nothing came to our attention that caused us to believe that *(entity name)* failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and tax increment financing (*delete sections not required to test & delete any section titles that identified reported findings*) sections of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*, insofar as they relate to accounting matters. However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the *(entity type)*’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.

* If legal compliance findings are reported or *other political subdivisions subject to UFARS*, use the following wording:

In connection with our audit, we noted that (*entity name*) failed to comply with provisions of the (*list section titles of guide in which noncompliance was identified*) of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*,promulgated by the State Auditor pursuant to Minn. Stat. § 6.65, insofar as they relate to accounting matters as described in the *(schedule name where findings are listed)* as items *(list related finding reference numbers)*. Also, in connection with our audit, nothing came to our attention that caused us to believe that *(entity name)* failed to comply with the provisions of the contracting – bid laws, depositories of public funds and public investments, conflicts of interest, claims and disbursements, miscellaneous provisions, and uniform financial accounting and reporting standards (UFARS) (*delete sections not required to test & delete any section titles that identified reported findings*) sections of the *Minnesota Legal Compliance Audit Guide for Other Political Subdivisions*, insofar as they relate to accounting matters. However, our audit was not directed primarily toward obtaining knowledge of such noncompliance. Accordingly, had we performed additional procedures, other matters may have come to our attention regarding the *(entity type)*’s noncompliance with the above referenced provisions, insofar as they relate to accounting matters.