AGENCY NAME:	Office of Comptroller General		
AGENCY CODE:	E120	SECTION:	97

# Fiscal Year 2015-16 Accountability Report

# **SUBMISSION FORM**

AGENCY MISSION To provide state entities with business services that include payroll, vendor payments, accounting support, general ledger maintenance, and statewide financial reporting. To continuously monitor and improve payroll, vendor payment processing, accounting support, and statewide financial reporting for state government to more effectively safeguard and preserve financial resources and better serve citizens of South Carolina.
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To be state government's central source for useful financial information leading to more open, accountable, and responsive government.
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Please state yes or no if the agency has any major or minor (internal or external) recommendations that would allow the agency to operate more effectively and efficiently.

RESTRUCTURING	Yes
<b>RECOMMENDATIONS:</b>	

Please identify your agency's preferred contacts for this year's accountability report.

	<u>Name</u>	<u>Phone</u>	<u>Email</u>
PRIMARY CONTACT:	Eric Ward	803-734-2538	EWard@cg.sc.gov
SECONDARY CONTACT:	Allison Houpt	803-734-5011	AHoupt@cg.sc.gov

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I have reviewed and approved the enclosed FY 2015-16 Accountability Report, which is complete and accurate to the extent of my knowledge.

AGENCY DIRECTOR (SIGN AND DATE):	Girbard Elletram as of 09/15/16
(Type/Print Name):	Richard Eckstrom, CPA, Comptroller General
BOARD/CMSN CHAIR (SIGN AND DATE):	
(Type/Print NAME):	N/A

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# AGENCY'S DISCUSSION AND ANALYSIS

The Comptroller General's Office is a "service and support" agency for state government. In that role, it leverages and supports the "back office" of all other state agencies.

#### Additional FY 2015-16 tasks

- 1. As part of state government's initiative to improve its statewide information security posture, each agency was tasked by the state Division of Information Security (DIS) to perform an Information Security Risk Self-assessment and develop its unique Information Security Policies and Standards encompassing thirteen functional areas by NLT June 30, 2016. We involved personnel throughout our agency, spent hundreds of hours on this project, and received no budget help to underwrite its significant cost, yet we completed it prior to DIS's June 30 deadline. When DIS reviewed our completed policies and standards, it emailed us that we were "way ahead of most, if not all, of the agencies here in SC" and asked that it be able to provide our documents to "the other 69 agencies who aren't as quite "up-to-date" as you have been" to assist them with completing their policies and standards.
- 2. Calendar year 2015, which ended during the state's fiscal 2016, was the initial year for large employers, including SC state government, to comply with the strict, extensive, and burdensome annual reporting requirements of the Affordable Care Act (ACA). Specifically, ACA required state government to report actual offers of health insurance coverage extended to state employees, including their dependents, and to report the extent to which each offer was accepted or rejected. Because this information existed only in each agency and not centrally, the state had to develop a system to collect, summarize, and report it for state government overall. State government was being required to provide a tax form to each employee (Form 1095-C) and to the IRS (Form 1094-C) for the year ended December 31, 2015.

The General Assembly did not assign responsibility to any agency to undertake this monumental task on behalf of state government, and no agency stepped forward to assume it because, in part, none of them possessed the information that ACA was requiring. But also, the General Assembly appropriated absolutely no funding to any agency to undertake this obviously costly project on behalf of the state.

Realizing that the ACA reporting requirements were not optional and would result in multimillion dollar fines to the State if not done accurately and on time, the Comptroller General made numerous appeals to the Governor's Office, the Department of Administration, and PEBA about one of them leading this effort as each of them were central state agencies with the advantage of having large staffs and significant resources. Our appeals were not successful. Consequently, our small agency assumed a coordinating role for this task and enlisted the significant, voluntary participation of both the Department of Administration and PEBA to successfully accomplish the task for 2015.

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In doing so, we produced and distributed paper copies of IRS Forms 1095-C to a total of 45,689 state employees by the March 31, 2016 distribution deadline. We also made an electronic submission to the IRS of the Forms 1095-C and state government's transmittal Form 1094-C by the June 30, 2016 reporting deadline.

Our agency fulfilled this significant responsibility for calendar year 2015 with an extremely small staff (see organization chart following) and a very limited budget. In connection with accomplishing this responsibility during fiscal 2015-16, we contributed slightly more than 900 hours of senior staff and senior management time that should have been devoted to overseeing our agency's normal daily tasks in supporting other state agencies. Attempting to repeat this significant responsibility for calendar year 2016 would be even more difficult and impractical, as a result, in part, of the Department of Administration recently hiring of one of our experienced CPAs who was also a crucial member of our senior management team.

#### Improvements in our service and support functions

In connection with best practices, the S.C. Comptroller General's Office tracks certain performance metrics to measure progress in achieving crucial goals. Included among these are goals to assure:

- A. Timely, accurate processing of state payroll. The agency performs this service on the 1<sup>st</sup> and 16<sup>th</sup> of each month for most state employees. This entails withholding over 30,000 voluntary deductions per pay period on behalf of state employees, including: premiums for optional insurance products not offered by state government, elective credit union deposits, voluntary defined contribution retirement plans, charitable deductions, tax liens and court-ordered child-support payments, and remitting amounts withheld to appropriate vendors. We also withhold and remit federal and state tax deductions for all employees, and we consistently process each state payroll virtually error-free. Our agency's current performance improvement goal in payroll processing relates to issuing duplicate annual W-2s for state employees who lose their original W-2s before filing their tax returns (more than 1,500 requests for duplicates in calendar year 2015).
- B. Timely processing vendor payments and other disbursement requests of state agencies. The volume of disbursement requests varies from year to year depending on submissions we receive from agencies. Our agency strives to process each disbursement request within four business days, and usually exceeds this goal. In fiscal 2016, for example, we processed approximately 650,000 disbursement requests within an average of 3.1 business days, improving the average 3.2 day turnaround for fiscal 2015. This function involves centrally maintaining nearly 300,000 vendor records to ensure accurate tax reporting to the IRS of vendor payments. In addition to maintaining our average turnaround time below four days, we will continue our effort to convert as many paper payments to electronic funds transfer (EFTs) as possible to reduce printing, handling and mailing costs.

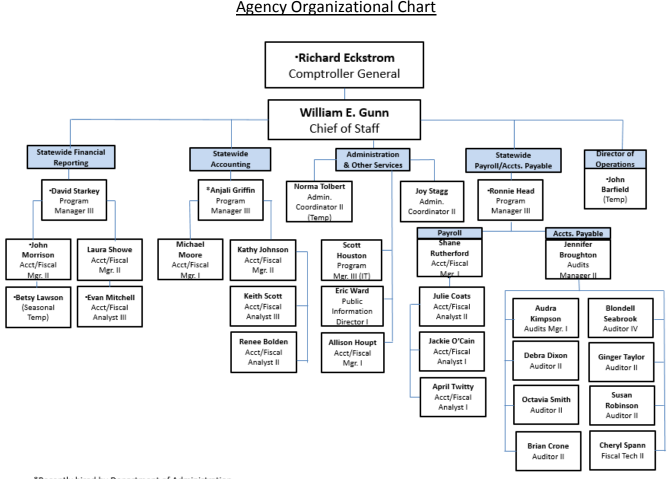
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- C. Timely, accurate issuing the state's Comprehensive Annual Financial Report (CAFR). The CAFR is an important transparency and accountability tool for state government and it is studied by national credit rating agencies, investors in state bonds, financial analysts and others who monitor state finances. While there is no statutory or regulatory deadline for publishing the CAFR, our agency has a performance metric to issue it by December 31. The fiscal 2015 CAFR was issued November 25, a 27-day improvement over the issuance date for the fiscal 2014 CAFR, providing South Carolina the distinction of being the fourth most timely state in the nation to issue its CAFR. Another performance goal for the CAFR is that it earns the *Certificate of Achievement for Excellence in Financial Reporting* from the Government Finance Officers Association (GFOA). The Comptroller General's Office has been awarded this prestigious recognition for each of the past 27 years. The GFOA awards the *Certificate of Achievement* annually to state and local governments that produce superior financial reports conforming to strict, demanding standards of completeness and clarity.
- D. Continuous monitoring of state government's revenue collections for completeness. In November 2009, the Comptroller General initiated a performance improvement system to improve tracking and reporting state revenue collections in order to assist the Board of Economic Advisors (BEA) in formulating state revenue projections. The General Assembly uses BEA's revenue projections for the appropriations act, as does the Governor to develop the annual executive budget. We conduct our performance improvement initiative through a multiagency working group led by the Comptroller General's Office. This collaborative effort involves representatives from BEA, the Department of Revenue, the Department of Motor Vehicles, the State Budget Office, and periodically the State Treasurer's Office. Our working group meets monthly to review each month's collections and it reports its confirmed results to the BEA. Its efforts have helped reveal both positive and negative trends in state collections as an "early warning system" to provide legislators and other state officials more time to respond to emerging trends.
- E. Achieving measurable cost-saving measures. Largely through technology, our agency has reduced its workforce by about two-thirds since the 1990s, from a high of more than 100 FTEs to approximately 30 now. Our agency also tracks and assesses its operating expenses on a monthly basis in an effort to minimize these expenses to the fullest extent possible. Unused phones and computers are timely taken offline whenever vacancies occur in order to lower telecommunications and desktop support services expenses, for example. Our agency's largest operating expense saving has been achieved through reducing the office space we occupy. Where once we occupied the third and fourth floors of the Wade Hampton Building and part of the basement, we now occupy the third floor only. This continued downsizing in our agency's space requirements has reduced our rent expenditures significantly.
- F. **Assuring transparency in public spending.** In an effort to make state government's expenditures conveniently reviewable online, the Comptroller General led the state to launch the S.C. Fiscal Transparency Website in 2008. This was one of the first state transparency websites in the nation at that time, and it has since been expanded beyond executive level agencies to include spending by all public school districts, state-supported colleges and

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universities, and many cities and counties. Consistent with our commitment to performance improvement for the website, its content is continually refined to reflect enterprise efforts, best practices and user feedback.

G. **Responding timely to public information requests.** While our agency does not control the volume of public information requests we receive, we track the number of these requests and our response times to them. Striving to establish a high standard for practicing good government in South Carolina, our agency's goal is to respond to all requests within five business days, which is 10 days faster than the statutory requirement. Our average response time in fiscal 2016 was 1.7 business days, an average we were able to improve over the previous fiscal year's response time of two business days. In addition, our agency does not charge copying or research fees when responding to public information requests unless a request is for commercial purposes or is unduly extensive.



\*Recently hired by Department of Administration

Certified Public Accountants licensed in South Carolina

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Туре	Goal	<u>Item #</u> Strat	Object	Associated Enterprise Objective		Description
G	1			Government and Citizens	To verify the validity ar	nd legality of vendor payment requests by state agencies and to process statewide p
S	1	l.1			Process disburseme	ent requests by agencies in a timely manner
0			1.1.1		Process disburse	ement requests by agencies within four (4) business days
S	1	L <b>.2</b>			Process annual 109	9s in a timely manner
0			1.2.1		Issue 1099s by J	an. 31 annually
S	1	L <b>.3</b>			Process semi-mont	hly payroll in a timely manner
0			1.3.1		Process payroll	on the 1st and 16th of each month
			1.3.2		Process approxi	mately 32,000 special voluntary deductions for state employees each payroll, including
0					by state govern	ment, elective credit union deposits, withholdings for voluntary defined contribution re
					wage garnishme	ents
S	1	L <b>.4</b>			Issue annual W-2s i	-
0			1.4.1		Issue W-2s by Jo	an. 31 annually
c .	1	L <b>.5</b>			Assist agencies by r	esponding to tickets we receive from the SCEIS Help Desk relating to agencies' ques
S					processing	
0			1.5.1		Clear SCEIS Held	Desk tickets within five (5) business days
G	2		-	Government and Citizens		comprehensive annual financial report (CAFR) on a timely basis and enhance the Sta
S	2	2.1			Produce the CAFR i	n accordance with generally accepted accounting principles and all Governmental Ac
0			2.1.1		Publicly release	the CAFR by Dec. 31 each year
0			2.1.2		Qualify for the (	Certificate of Achievement for Excellence in Financial Reporting from the Government
S	2	2.2			Develop internal sy	stems solutions to improve CAFR timeliness
0			2.2.1		Accelerate the f	inancial reporting and CAFR completion processes, saving additional personnel costs i
S	2	2.3			Close the State's bo	ooks for the previous fiscal year and issue accurate, timely year-end press release
0			2.3.1		Issue year-end r	elease no later than Aug. 31
S	2	2.4			Improve competen	cy of accounting personnel throughout state government by offering relevant and lo
			2.4.1		Coordinate prov	iding low-cost "Continuing Professional Education" (CPE) training among CPAs in CG's
0					Treasurer's Offic	e (Note: SC Board of Accountancy requires every CPA to complete 40 hrs. of CPE annu
					certification. Th	is training initiative helps state government CPAs meet that costly requirement.)
S		2.5			-	ist in the development of Governmental Accounting Standards Board (GASB) standa
0			2.5.1		•	ent all new applicable GASB standards
0		_	2.5.2			to all opportunities to provide input on the development of new GASB standards
S		2.6	2.6.1			mbership in the National Association of State Auditors, Comptrollers and Treasurers
0			2.6.1		кеѕропа	to all NASACT inquires seeking agency feedback on new GASB standards and various

#### Fiscal Year 2016-17 Accountability Report

Strategic Planning Template

#### e payroll accurately and timely

ing premiums for insurance products not offered retirement plans, tax liens, and court-ordered

estions about vendor payments and payroll

State's financial reporting operations

Accounting Standards Board requirements

nt Finance Officers Association

ts in the process

low-cost training

G's Office, State Auditor's Office, and State nually as a condition of retaining professional

#### dards

#### ers (NASACT)

us agency operations

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	Туре	Goal	<u>Item #</u> Strat	Object	Associated Enterprise Objective		Description
	G	3			Government and Citizens	To provide centralized	accounting of the State's financial activities in accordance with the program structu
	S		3.1			Provide timely acco	ounting support to other state agencies as requested or upon finding any incorrectly
	0			3.1.1		Produce and mo	nintain an up-to-date online manual of SCEIS accounting practices and procedures
	0			3.1.2		Provide online (	Closing Packages with instructions for use by other agencies' accounting personnel at y
	0			3.1.3		Ensure agreeme	ent of transactions posted in SCEIS and in STARS (until STARS is retired, projected retire
	•			3.1.4		Assemble multi	agency working group monthly to analyze the state's fiscal month and fiscal year-to-o
	0					and completeness	
	S		3.2			Administer state go	overnment's Unemployment Compensation Fund for State employees
_	•			3.2.1		Determine appr	opriate annual premiums to bill and collect from state agencies, account for claims po
	0					fund earnings	
	~	4				To serve citizens and st	ate government by providing financial and other information that promotes openne
	G				Government and Citizens	supporting other worth	while endeavors
	S	1	4.1			Meet or exceed all	statutory requirements for information disclosure
	0			4.1.1		Respond to S.C.	Freedom of Information Act (FOIA) requests within an average of 10 or fewer busines.
	S		4.2			Provide citizens fin	ancial information in a convenient, understandable, and interesting manner
	0			4.2.1		Maintain statev	vide transparency website
	0			4.2.2		Increase	use of website (increase site visits) by improving format and expanding content, and
	0					the website's ex	istence
	S	1	4.3			Provide details of t	ravel expenditures incurred by personnel of all state agencies
	0			4.3.1		Issue and distrib	oute annual Statewide Travel Report by statutory deadline (Nov. 1)
	0			4.3.2		Post annual Sta	tewide Travel Report on statewide transparency website by Nov. 1
	S		4.4				e's Purchasing Card (P-Card) Rebate Program
	0			4.4.1		Monitor annual	spend volume and disburse P-Card rebate revenue to General Fund and qualifying ag
	0			4.4.2		Produce	monthly report of P-Card spending by each state agency including the detailed spend
	0					report on statev	vide transparency website
	G	5			Government and Citizens	To effectively manage initiatives	the divisions, programs, and overall operation of the Comptroller General's Office ar
	S		5.1			Manage agency bu	dget by avoiding "cost creep" in providing services
	0			5.1.1			annual cost of each program area (Statewide Accounts Payable/Payroll, Statewide Fil stration) on a monthly basis and confront any increases if observed
-	6						
_	S		5.2	5.2.4			administrative mandates on the agency
	0			5.2.1		Present concise	and accurate annual summaries of agency operations to Budget subcommittees of He

#### Fiscal Year 2016-17 Accountability Report

Strategic Planning Template

#### ture mandated by the S.C. General Assembly

ly entered daily accounting transactions

at year end (by June 30) tirement September 1, 2016)

o-date revenue collections to determine accuracy

paid by third-party administrator, and monitor

ness and accountability in government and by

ess days

nd by soliciting the media to inform the public on

agencies

nding by each agencies' cardholders and post

and to participate in and support other statewide

Financial Reporting, Statewide Accounting, Other

House and Senate

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Age				office of comptioner General		
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		Itom #	_			
Туре	Goal	<u>Item #</u> Strat	Object	Associated Enterprise Objective		Description
 0			5.2.2		Submit Annual	Accountability Report by agreed-upon deadline
 0			5.2.3		Complete EPMS	process on or before each employee's annual employment anniversary date for 1009
 0			5.2.4		Conduct exit int	erviews for all departing agency personnel and ascertain ways to reduce unwanted t
S		5.3			Work with SCEIS p	oject team to retire STARS
			5.3.1		Support	the SCEIS project team in converting the State Treasurer's Office (the only agency stil
0					conversion dela	ys by the STO, STARS production jobs will run through August 26, 2016.
S		5.4			Maintain complian	ce with State statutory and regulatory requirements for cybersecurity policies and p
 0			5.4.1		Perform annua	information security assessments and other actions required by the agency's inform
 0			5.4.2		Incorporate and	adhere to new state cybersecurity directives as they are issued
S		5.5			Support other state	ewide initiatives for the benefit of citizens and state government overall
 0			5.5.1		Serve on multi-	agency task forces, committees, and authorities dedicated to statewide initiatives

### Fiscal Year 2016-17 Accountability Report

## Strategic Planning Template

00% of staff d turnover of employees

still on STARS) from STARS to SCEIS. After numerous

#### d procedures

rmation security policies

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Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
1	Avg. # of days for document turnaround in the Accounts Payable Division	4	3.1	4	Fiscal year	SCEIS workflow updated daily	Avg. turnaround calc. by A/P Mgr. using daily SCEIS data for pymts. processed by A/P	1.1.1
2	Issue all 1099's by 01/31 each year	All by 01/31	All by 01/31	All by 01/31	Calendar year	SCEIS reports updated daily	All 1099's processed and printed each year	1.2.1
}	Issue statewide semi-monthly payroll and remit all withholdings by next day	1st and 16th 100%	1st and 16th 100%	1st and 16th 100%	Semi-monthly	SCEIS reports updated semi- monthly	Payroll processed and date of deposits/payments	1.3.1
ŀ	Remit to vendors the voluntary deductions made by state employees after each payroll	1st and 16th 100%	1st and 16th 100%	1st and 16th 100%	Semi-monthly	SCEIS reports updated semi- monthly	Payroll processed and date of deposits/payments	1.3.2
5	Issue all W-2's by 01/31 each year	All by 01/31	All by 01/31	All by 01/31	Calendar year	SCEIS reports updated daily	All W-2's processed and printed each year	1.4.1
5	Annual avg. # of days to resolve SCEIS Help Desk tickets initiated by agencies	5	5.1	5	Fiscal year	SCEIS reports updated daily	Avg. # of days to resolve Help Desk tickets forwarded us by SCEIS	1.5.1
,	CAFR annual completion/release date	By 12/31	11/25/2015	By 12/31	Fiscal year	Published CAFR date	Compare date published in CAFR to 12/31 each FY	2.1.1
	CAFR awarded "Certificate of Achievement for Excellence in Financial Reporting" by GFOA (one year lag in awarding)	Yes	Yes	Yes	Fiscal year	GFOA award letter	If GFOA awards us the Certificate or not	2.1.2
)	CAFR issuance date earlier in current year than in prior year	Faster than previous year	Met (27 days faster)	Faster than previous year	Fiscal year	Published CAFR date	PY days to issue minus CY days to issue each year	2.2.1
10	Date of year-end release	Aug. 31	Aug. 20	Aug. 31	Fiscal year	Year-end release on CGO website	Date released	2.3.1
11	Coordinated annual CPE training session hours offered to CPA's in own and other agencies (SAO, STO, PEBA, DOR); each yr. offer no fewer training hours/CPA than prior yr.	Offer at least 6 hours of CPE	6 hours offered; 2 hours co-sponsored		Calendar year	Agency training files	Sum of training session hours offered and avg. # of CPAs attending	2.4.1
12	Number of new applicable GASB standards implemented	All	All	All	Fiscal year	CAFR	# of new applicable GASB standards implemented compared to # issued	2.5.1
13	Number of opportunities to provide input or new GASB standards	n All	All	All	Fiscal year	Agency spreadsheet	# of responses compared to # of opportunities to respond	2.5.2
14	Number of NASACT inquiries	All	All	All	Fiscal year	Agency spreadsheet	# of responses compared to # of inquiries	2.6.1

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ltem	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	<b>Calculation Method</b>	Associated Objective(s)
15	CGO's Statewide Accounting Policies and Procedures manual is reviewed and updated quarterly and posted on CGO website	Yes	Yes	Yes	Fiscal year	CGO Website	CGO's online accounting manual is either updated or not	3.1.1
16	Closing Package templates and year-end GAAP reporting guidance/instructions for agencies are updated annually and posted on CGO website	Yes	Yes	Yes	Fiscal year	CGO Website	Online closing packages and instructions are either updated or not	3.1.2
17	Daily and monthly reconciliations of SCEIS and STARS performed until STARS is finally retired (Note: It is imperative to retire STARS ASAPsee Objective 5.3.1)	Yes	Yes	Yes	Fiscal year	Statewide Accounting Div. logs	Reconciliations are punctually performed or not	3.1.3
18	Multi-agency Working Group meets with CGO executive management each month to analyze monthly and YTD General Fund revenues recorded by agencies	Yes	Yes	Yes	Fiscal year	Monthly spreadsheets and notes	Determine existence of monthly meeting materials	3.1.4
19	Activity monitored and managed throughout year to assure that adequate fund balance is maintained	•	Adequate fund balance	Adequate fund balance	Fiscal year	Agency files	EBO spreadsheets and internal program records	3.2.1
20	Annual avg. # of days to respond to FOIA requests	5 days	1.72 days	5 days	Fiscal year	Agency logs	Calculate avg. turnaround on each request	4.1.1
21	Statewide transparency website meets statutory requirements	Yes	Yes	Yes	Fiscal year	Website	Compare content to state statutory requirements	4.2.1
22	Statewide transparency website content expands each year	Yes	Yes	Yes	Fiscal year	Website	Website highlights new content	4.2.2
23	Statewide transparency website analytics show increasing annual visits	More than previous year	Fewer than previous year	More than previous year	Fiscal year	Google Analytics	Compare current year # visitors to prior year #	4.2.2
24	Statewide transparency website analytics show increasing annual page views	More than previous year	More than previous year	More than previous year	Fiscal year	Google Analytics	Compare current year # page views to prior year #	4.2.2
25	Statewide Travel Report release date	By Nov. 1 (Recurring proviso; 117.26 in fiscal 2015-16)	Oct. 30	By Nov. 1 (Recurring proviso; 117.26 in fiscal 2016-17)	Fiscal year	SCEIS and data from lump sum agencies	Compare report date to Proviso's deadline date	4.3.1

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				Future Target				
ltem	Performance Measure	Target Value	Actual Value	Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
26	Statewide Travel Report is posted to transparency website by Nov.1	Yes	Yes	Yes	Fiscal year	Printed report date	Compare report date to statutory requirement	4.3.2
27	Amount of annual P-Card rebate revenue distributed to General Fund	More than previous year	More than previous year	More than previous year	Aug. 1 through July 31	Vendor reports	Calculated on spend volume times rate	4.4.1
28	Monthly P-Card Spending Reports are available on statewide transparency website	Yes	Yes	Yes	Fiscal year	Website	Transparency website contains Travel Reports or not	4.4.2
29	Agency's annual spending for each program area is stable and increases, if any, are specifically cost-justifiable	Yes	Yes	Yes	Fiscal year	Appropriations Act	Compare current year to prior year	5.1.1
30	Agency prepares, presents, and files concise, useful reports to House and Senate budget subcommittees each year	Yes	Yes	Yes	Fiscal year	CGO's printed Sub-committee presentations	Analyze the reports submitted by agency	5.2.1
31	Timely submission of Annual Accountability Report each year	By Sept. 15	Sept. 15	By Sept. 15	Fiscal year	Accountability Report dates	Comparison to AA Report submission dates	5.2.2
32	EPMS process is completed on time and documents are maintained in each employee's personnel file	100%	84.6% (22 of 26 completed on time)	100%	By anniversary dates	Personnel files	Properly-dated EPMS forms are either in each employee's file or not	5.2.3
33	Each employee departure is evaluated by supervisor or by CGO executive mgmt. to determine reason and to identify possible workplace issues; mgmt. summarizes annually	100%	100%	100%	Fiscal year	Personnel files and agency records	Count of personnel files of departed employees; review of documentation	
34	Agency and SCEIS team fully support STO's project to complete its conversion from STARS to SCEIS by 12/31/15, which is STO's current targeted completion date (Note: Maintaining duplicative systemsSTARS and SCEISresults in significant waste of IT and Accounting resources statewide. Objective 3.1.3 is one example)	NLT 12/31/15	In progress	NLT 08/26/2016	Continuous	SCEIS team project reporting	Compare actual completion date to STO's target completion date of 12/31/15.	5.3.1
35	Implementation plans for cybersecurity policies to be finalized by 01/31/15	Finalize by 01/31/15	Finalize by 01/31/15	Compliance	Fiscal year	DSIT and agency records	Compare date of agency's completion to 01/31/15	5.4.1

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ltem	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
36	Cybersecurity policies to be implemented by 07/01/16	Implement policies by 07/01/16	Policies implemented by 07/01/16	Compliance	Fiscal year	DSIT and agency records	Compare date of agency's implementation to 07/01/16	5.4.2
37	Extent to which agency personnel serve on multi-agency task forces, committees or authorities	3 or more agency personnel	7 personnel	3 or more agency personnel	Fiscal year	Agency records and records of other agencies	Compare number of agency personnel serving on multi-agency groups	5.5.1

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			_	EV 201	5-16 Expe	nditure	(Actual)		_	-		EV 201	6-17 Expend	litures (Projected	4)		Program Template
Program/Title	Purpose	Ge	eneral		ther		deral		TOTAL		General		Other	Federal	<u>.</u>	TOTAL	Associated Objective(s)
																	5.1.1
																	5.2.1 5.2.2
	Oversight of and support for the agency's																5.2.3
I. Administrative Services	programs, which assist other state agencies'	\$	672,715	\$	73,921	Ś	-	\$	746,636	\$	689,428	\$	76,603	\$ -	\$	766,031	
	operations in serving the public		- , -		- / -	,			-,	Ľ	, -		.,				5.3.1
																	5.4.1
																	5.4.2
																	5.5.1
	Timely, efficient processing of vendor																1.1.1
	payments and other disbursement requests																1.2.1
II. Statewide Payroll/Accounts	by state agencies - and timely, efficient	\$	765,734	\$	217,229	\$	-	\$	982,964	\$	789,855	\$	222,780	\$-	\$	1,012,635	1.3.1
Payable	processing of state payroll - to support																1.3.2
	agencies' operations in serving the public																1.4.1 1.5.1
										-							2.1.1
	Production and distribution of the state's																2.1.2
	comprehensive annual financial report																2.2.1
III. Statewide Financial Departing	(CAFR) in an accurate, useful and	ć	F12 02F	ć	41 240	ć		~	FF 4 202	ć	F20.90C	٨	20.000	ć	~	F70 0FC	2.3.1
III. Statewide Financial Reporting	understandable format for use by credit	\$	513,035	Ş	41,248	Ş	-	- >	554,283	Ş	530,896	Ş	39,960	Ş -	\$	570,856	2.4.1
	rating agencies and other key customers and																2.5.1
	stakeholders																2.5.2
																	2.6.1
																	4.1.1
	Timely provision of information to members																4.2.1
N/ Information Technology	of the General Assembly, the public and other customers and executive-level service	ć	10,578	ć	220,780	ć		- \$	231,358	ć	11,843	ć	225,009	ć	\$	236,852	4.2.2
IV. Information Technology	on key panels supporting internal and	Ş	10,578	Ş	220,780	Ş	-	- >	231,330	Ş	11,045	Ş	225,009	Ş -	Ş	230,032	4.3.2
	external (public) state functions																4.4.1
																	4.4.2
																	3.1.1
	Timely, efficient accounting services for state	!															3.1.2
V. Statewide Accounting	agencies to support their operations in	\$	429,251	\$	25,123	\$	-	\$	454,374	\$	440,104	\$	28,092	\$-	\$	468,196	3.1.3
	serving the public		423,231														3.1.4
																	3.2.1
								\$	2,969,615						\$	3,054,570	

Agency Name:	Office of th	e Comptroller General		Fiscal Year 2015-16 Accountability Report	
Agency Code:	E120	Section:	097	Legal Standards Template	
				*Agency Recommended Modification to the House Legislative Oversight Committee	
				**Agency Recommended Deletion to the House Legislative Oversight Committee	
ltem #	Law Number	Jurisdiction	Type of Law		sociated Program(s)
1	97.1	State	Proviso	and the State Treasurer is hereby authorized to accept such approved disbursement documents when notified by the Comptroller General. This provision shall in no way relieve the Comptroller General of responsibility.	atewide oll/Accounts Payable
2	97.2	State	Proviso		tatewide Financial orting atewide Accounting
3	97.3	State	Proviso	generated from these fees and those provided for child support deductions in accordance with	atewide oll/Accounts Payable
4	97.4	State	Proviso	(CG: Unemployment Compensation Fund Administration) The lesser of two percent or \$200,000 of the fund balance of the Unemployment Compensation Fund shall be paid out annually to the Office of Comptroller General to be used by that agency to recover the costs of administering the fund. The Unemployment Compensation Fund is provided for in Section 41- V. Sta 31-820, South Carolina Code of Laws, 1976, as amended. Any unexpended balance may be carried forward from the prior fiscal year to the current fiscal year and used for the same purposes.	atewide Accounting

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Aganey Cada	E120	Section:	097	Accountability Report	
Agency Code:	EIZU	Section:	097	Legal Standards Template *Agency Recommended Modification to the House Legislative Oversight Committee	
				**Agency Recommended Deletion to the House Legislative Oversight Committee	
ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(CG: Purchasing Card Rebate Program) The Office of Comptroller General is authorized to	///////////////////////////////////////
				retain the first \$100,000 of rebate associated with the Purchasing Card Program and \$200,000	
_		<b>2</b>		of agency incentive rebates. The funds retained may be used to support the operations of the	
5	97.5	State	Proviso	Office of Comptroller General and any unexpended balance may be carried forward from the	
				prior fiscal year into the current fiscal year and be utilized for the same purposes.	
				(GP: Revenues, Deposits Credited to General Fund) Each institution, department or agency,	
				in remitting such income to the State Treasurer, shall attach with each such remittance a	
				report or statement, showing in detail the sources itemized according to standard budget	
				classification from which such income was derived, and shall, at the same time, forward a	
6	117.1	State	Proviso	copy of such report or statement to the Comptroller General and the Executive Budget Office.	V. Statewide Accounting
				In order to facilitate the immediate deposit of collections, refunds of such collections by state	
				institutions where properly approved by the authorities of same, may be made in accordance	
				with directions from the State Comptroller General and State Treasurer.	
				(GP: Transfers of Appropriations) Agencies and institutions shall be authorized to transfer	
7	117.9	State	Proviso	appropriations within programs and within the agency with notification to the Executive	V. Statewide Accounting
				Budget Office and Comptroller General. No such transfer may exceed twenty percent of the	0
				program budget.	
				(GP: Allowance for Residences & Compensation Restrictions) Salaries paid to officers and	
				employees of the State, including its several boards, commissions, and institutions shall be in full for all services rendered, and no perquisites of office or of employment shall be allowed in	
				addition thereto, but such perquisites, commodities, services or other benefits shall be	
8	117.15	State	Proviso	charged for at the prevailing local value and without the purpose or effect of increasing the	II. Statewide
0	117.13	otate	1101130	compensation of said officer or employee. The charge for these items may be payroll	Payroll/Accounts Payable
				deducted at the discretion of the Comptroller General or the chief financial officer at each	
				agency maintaining its own payroll system.	
				(GP: Travel - Subsistence Expenses & Mileage) The Office of the Comptroller General is	II. Statowida
9	117.20	State	Proviso	authorized to promulgate and publish rules and regulations governing travel and subsistence	II. Statewide Payroll/Accounts Payable
				payments.	r ayrun Accounts Payable

Agency Name:	Office of the	e Comptroller General		Fiscal Year 2015-16	
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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
10	117.26	State	Proviso	(GP: Travel Report) Annually on November first, the Comptroller General shall issue a report on travel expenditures for the prior fiscal year which shall be distributed to the Senate Finance Committee, the House Ways and Means Committee, and the Statehouse Press Room. The Comptroller General may use up to \$500 of general fund appropriations for the purpose of providing copies to the media or the public upon request. The report must contain a listing for every agency receiving an appropriation in the annual General Appropriations Act. The listing must show at a minimum the top ten percent of employees for whom travel expenses and registration fees were paid within each agency, not to exceed twenty-five employees per agency. Agencies should include position titles for each of the top twenty-five travelers for each agency. The Comptroller General may provide additional information as deemed appropriate. The Comptroller General shall provide no exceptions to this report in that the information contained is not considered confidential or restricted for economic development purposes.	
11	117.49	State	Proviso	(GP: Agencies Affected by Restructuring) Until sufficient changes can be made to the State's accounting system and the appointment of appropriate agency heads, the Comptroller General and the State Treasurer shall allow those agencies affected by restructuring to continue processing documents within the account structure existing on June thirtieth, of the prior fiscal year.	II. Statewide Payroll/Accounts Payable V. Statewide Accounting
12	117.58	State	Proviso	(GP: Year-End Financial Statements - Penalties) Agencies, institutions, and other reporting entities required to submit annual audited financial statements for inclusion in the State's Comprehensive Annual Financial Report must submit final audited financial statements to the Comptroller General not later than October 1st for those with fiscal years ended June 30th. For institutions and reporting entities with fiscal year-ends other than June 30th, final audited financial statements must be submitted to the Comptroller General within 120 days of that fiscal year-end. The Comptroller General shall provide a written report of each agency, institution, or other reporting entity not in compliance with this proviso to the State Fiscal Accountability Authority (SFAA) by November 30th.	III. Statewide Financial Reporting V. Statewide Accounting
13	117.83	State	Proviso	(GP: Commuting Costs) State government employees who use a permanently assigned agency or state owned vehicle to commute from their permanently assigned work location to and from the employee's home must reimburse the agency in which they are employed for commuting use in accordance with IRS regulations based on guidance from the Office of Comptroller General which must use the Cents per mile Rule, unless they are exempted from such reimbursement by applicable IRS regulations.	II. Statewide Payroll/Accounts Payable

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(GP: Bank Account Transparency and Accountability) Each state agency, except state	
				institutions of higher learning, which has composite reservoir bank accounts or any other	
14	117.84	State	Proviso	accounts containing public funds which are not included in the Comptroller General's South	V. Statewide Accounting
				Carolina Enterprise Information System shall prepare a report for each account disclosing	C C
				every transaction of the account in the prior fiscal year.	
				(CD: SCOIS Transfer) For Figure Very 2015 16 the South Caroline Occurational Information	
				(GP: SCOIS Transfer) For Fiscal Year 2015-16, the South Carolina Occupational Information System, its authority, responsibilities, FTE's and funding shall be transferred from the	
15	117.120	State	Proviso	Department of Employment and Workforce to the Department of Education. The Department	V Statewide Accounting
15	117.120	State	Proviso		v. Statewide Accounting
				of Administration and the Office of the Comptroller General shall facilitate and coordinate this transfer.	
				(SR: Year End Cutoff) State agencies are required to submit all current fiscal year input	
16	118.1	State	Proviso	documents and all electronic workflow for accounts payable transactions to the Office	II. Statewide
10	110.1	State	FIOVISO	of Comptroller General by July 14, 2016.	Payroll/Accounts Payable
				(SR: Contingency Reserve Fund) Upon determination by the Comptroller General as to the	
				amount to be deposited in the Contingency Reserve Fund, the Comptroller General shall notify	
17	118.3	State	Proviso	amount to be deposited in the Contingency Reserve Fund, the Comptroller General shall notify the Board of Economic Advisors and the board shall recognize that amount as surplus funds.	V. Statewide Accounting
				the board of Economic Advisors and the board shan recognize that amount as surplus funds.	
				(SR: Agency Deficit Notice) The Comptroller General or the Executive Budget Office shall (1)	
				provide written notice to each member of the General Assembly when it makes a report	
				· · · · · ·	III. Statewide Financial
18	118.9	State	Proviso	at a rate which predicts or projects a general fund deficit for the agency, department, or	Reporting
10	11015	otate	1101150	institution, and (2) make monthly progress reports concerning an agency's, department's, or	V. Statewide Accounting
				institution's plan to reduce or eliminate the deficit.	V. State Mae Accounting
				(SR: Nonrecurring Revenue) Nonrecurring revenue generated from sources is deemed to have	
				occurred and is available for use in Fiscal Year 2015-16 after September 1, 2015, following	III. Statewide Financial
19	118.14	State	Proviso	the Comptroller General's close of the state's books on Fiscal Year 2014-15.	Reporting
					V. Statewide Accounting

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<b>Item #</b>	Law Number 1A.8	Jurisdiction	Type of Law Proviso	<b>Statuary Requirement and/or Authority Granted</b> <b>(SDE-EIA: XII. F.2-Disbursements/Other Entities)</b> The Comptroller General's Office is authorized to make necessary appropriation reductions in Part IA, Section 1,XII.F.2. to prevent duplicate appropriations. If the Education Improvement Act appropriations in the agency and entity respective sections of the General Appropriations Act at the start of the fiscal year do not agree with the appropriations in Part IA, Section 1,XII.F.2. Other State Agencies and Entities, the "other funds" appropriations in the respective agency and entity sections of the General Appropriations Act will be adjusted by the Comptroller General's Office to conform to the appropriations in Part IA, Section 1,XII.F.2. Other State Agencies and Entities. Further, the Department of Revenue is directed to provide the full appropriation of the funding appropriated in Part IA, Section 1, XII.C.2 Teacher Supplies to the Department of Education at the start of the fiscal year from available revenue. The Department of Revenue is also directed to provide the first quarter appropriation of the funding appropriated in Part IA, Section 1, XII.H. Charter School District to the Department of Education at the start of the fiscal year from available revenue.	
21	1A.15	State	Proviso	<b>(SDE-EIA: School Districts and Special Schools Flexibility)</b> The Comptroller General must establish and maintain a website to contain the information required by this section from a school district that does not maintain its own internet website. The internet website must be organized so that the public can differentiate between the school districts and search for the information they are seeking.	IV. Information Technology
22	25.3	State	Proviso	(TEC: Training of New & Expanding Industry - Payments of Prior Year Expenditures) The State Board for Technical and Comprehensive Education may reimburse business and industry for prior year training costs billed to the agency after fiscal year closing with the concurrence of the Comptroller General.	
23	33.17	State	Proviso	(DHHS: Carry Forward) The Department of Health and Human Services shall submit a comprehensive reporting of all cash balances brought forward from the prior fiscal year. The report must be submitted to the President Pro Tempore of the Senate, Chairman of the Senate Finance Committee, Speaker of the House of Representatives, and Chairman of the House Ways and Means Committee, within fifteen days after the Comptroller General closes the fiscal year.	V. Statewide Accounting
24	38.6	State	Proviso	<b>(DSS: TANF Advance Funds)</b> The Department of Social Services is authorized to advance sufficient funds during each fiscal year from the Temporary Assistance for Needy Families Assistance Payments general fund appropriations to the Temporary Assistance for Needy Families Assistance Payments federal account only for the purpose of allowing a sufficient cash flow in the federal account. Upon the advance of funds as provided herein, the Comptroller General is authorized to process the July voucher for the funding of benefit checks.	II. Statewide Payroll/Accounts Payable

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)	
				*(DMV: DPPA Compliance Audit) The Department of Motor Vehicles may charge fees to		
				defray the costs associated with auditing and enforcing compliance of all Federal or State	*This accounting is	
*25	82.5	State	Proviso	statutes and regulations pertaining to personal information for customers receiving	performed internally by	
	02.0			information disseminated by the department as allowed by law. The Comptroller General shall		
				place the funds into a special restricted account to be used by the department.	system.	
				(ADJ: National Guard State Active Duty) In the event of the activation of the South Carolina		
				National Guard to State Active Duty by the Governor in a Declaration of State Emergency		
				(including Emergency Management Assistance Compact (EMAC)), the State Treasurer and		
26	100.16	State	Proviso	the Comptroller General are hereby authorized and directed to pay from the general fund of	II. Statewide	
				the State such funds as necessary, not to exceed \$500,000, to cover the actual costs incurred	Payroll/Accounts Payable	
				for personnel, travel, and per diem costs, and the Operational Tempo costs for equipment		
				from the U.S. Property and Fiscal Office.		
			Statute	(What officers constitute executive department) The executive department of this State is		
				hereby declared to consist of the following officers, that is to say: The Governor and		
27	1-1-110	State		Lieutenant Governor, the Secretary of State, the State Treasurer, the Attorney General and	I. Administration	
				the solicitors, the Adjutant General, the Comptroller General, the State Superintendent of		
				Education, the Commissioner of Agriculture and the Director of the Department of Insurance.		
				(Vacancies in executive department) In case any vacancy shall occur in the office of Secretary		
	4.4.420			of State, State Treasurer, Comptroller General, Attorney General or Adjutant General, such		
20		State	Statuto	vacancy shall be filled by election by the General Assembly, a majority of the votes cast being	I. Administration	
28	1-1-120	State	Statute	necessary to a choice. If such vacancy occur during the recess of the General Assembly, the Governor shall fill the vacancy by appointment until an election by the General Assembly at	I. AUIIIIIISU duoli	
				the session next ensuing such vacancy.		
				(Descents and information descents the new starts of a start All starts of a start All starts of a start and a start a sta		
				(Reports and information deemed public records; dissemination of copies) All reports and information assembled pursuant to the provisions of this article are considered "public		
				records" as defined in the Freedom of Information Act of 1972. Commencing on July 1, 1985,	IV. Information	
29	1-1-990.	State	Statute	and thereafter, the Comptroller General shall furnish copies of the information when	Technology	
				requested by authorized parties. The provisions of subsection (2) of § 11-35-1230 of the 1976	01	
				Code of Laws govern fiscal reporting.		
				(Advice to State officers and Public Service Commission) The Attorney General, when		
				required by the Secretary of State, State Treasurer, Adjutant General, Comptroller General, or		
30	1-7-110.	State	Statute	any other State officer or the Public Service Commission, consult and advise with them,	I. Administration	
				respectively, on questions of law relating to their official business.		

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
itein #		Julisaletion	Type of Law	*(Requirement of member of General Assembly to repay compensation in event of	Associated Program(s)
*31	2-3-25.	State	Statute	resignation or expulsion; procedure; remedy for nonpayment) Effective after July 1,1995, if a member of the General Assembly resigns or is expelled, he must repay any compensation he has received for that year on a pro rata basis, prorated from the first day of the session in January each year through the end of the annual session. The Clerk of the Senate or the Clerk of the House of Representatives, as appropriate, shall request the repayment of the compensation paid. If the member does not repay the monies he has received within thirty days of the date of request by the clerk, the Comptroller General is authorized to deduct the appropriate amount from any retirement benefits the member may receive and remit this amount to the credit of the general fund of the State, prorated from the first day of the session in January each year through the end of the annual session.	II. Statewide Payroll/Accounts Payable *Amend to reflect SC Constitution Article III, Section 9. (40-Day Rule). The Constitution does not say pro rata.
32	2-3-70.	State	Statute	(Purchase of supplies and equipment for General Assembly) Except as provided for in § 2-3- 110, all supplies and equipment for use of the General Assembly shall be purchased only upon authority of either the Clerk of the Senate, Clerk of the House or the Legislative Council for the respective branches of the General Assembly, and that a copy of such written authority shall be attached to all warrants in payment thereof before such warrants are honored by the Comptroller General.	II. Statewide Payroll/Accounts Payable
*33	2-65-60.	State	Statute	continuing federal projects, the board shall certify to the Comptroller General the actual funds approved for each project pursuant to Section 2-65-20 of this chapter, and any further	I. Administration V. Statewide Accounting *Update Statewide Accounting and Reporting System (STARS) to South Carolina Enterprise Information System (SCEIS)
34	2-65-70.	State	Statute	<b>(Recovery of indirect costs)</b> All agencies receiving federal grants or contracts shall recover the maximum allowable indirect costs on those projects, subject to applicable federal laws and regulations. Each agency receiving grants or contracts to which indirect costs may be charged must have an approved indirect cost rate or cost allocation plan. The State Comptroller General shall assist the board in ensuring compliance with this section.	V. Statewide Accounting

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				*(Audits of county records; designation of auditors; public inspection of report) The council	
				shall provide for an independent annual audit of all financial records and transactions of the	
				ty and any agency funded in whole by county funds and may provide for more frequent	
				audits as it considers necessary. A copy of the report of the audit must be submitted to the	
*35	4-9-150.	State	Statute	Comptroller General State Treasurer's Office no later than January first each year following	*This is a function of the
55	4 9 130.	Juic	Statute	the close of the books of the previous fiscal year. If the report is not timely filed, or within the	State Treasurer's Office
				time extended for filing the report, funds distributed by the Comptroller General State	
				Treasurer's Office to the county in the current fiscal year must be withheld pending receipt of	
				a copy of the report.	
				**/~ · · · · · · · · · · · · · · · · · · ·	<u> </u>
				**(Commissioners shall account for claims audited and allowed and conform to prescribed	**The Comptroller
				system of bookkeeping) The county commissioners shall keep an account of claims audited	General does not tell
**36	4-9-1060.	State	Statute	and allowed by them against the several funds appropriated for county purposes in	county governments how
				accordance with a form to be prescribed by the Comptroller General, and they shall conform	to run their books
				to any system of bookkeeping that may be prescribed for use in their office by the Comptroller General.	anymore. Home Rule.
				*(Financial report required) Notification by the Director of the Revenue and Fiscal Affairs	
				Office to the Comptroller General State Treasurer's Office that an entity has failed to file the	
*37	6-1-50.	State	Statute	annual financial report thirty days after written notification to the chief administrative officer	*This is a function of the
	0 - 00.			of the entity must result in the withholding of ten percent of subsequent payments of state	State Treasurer's Office
				aid to the entity until the report is filed.	
				(Oath and bonds of certain state employees; blank departmental bonds) All persons who	
				hold or are appointed to any of the positions in the departments of the State government	
				referred to in this section, or who shall be appointed by any of such departments as	
38	8-11-20.	State	Statute	accountants to investigate and report the condition of any State or county officer, shall take	I. Administration
				oath of office in the usual form and the constitutional oath and give good and sufficient bond	
				in the form of official bonds as prescribed by § 8-3-30.	

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**Agency Recommended Deletion to the House Legislative Oversign n # Law Number Jurisdiction Type of Law Statuary Requirement and/or Authority Granted	Associated Program(s)
n # Law Number Jurisdiction Type of Law Statuary Requirement and/or Authority Granted (Withholding or deducting pay from state employee's wages) Notwithstanding	
provision of law, a state agency that has its payroll processed by the Office of the	-
General is authorized to withhold or deduct any portion of a state employee's wa	-
Ceneral is authorized to withhold of deduct any portion of a state employee's we	ages when.
(1) the State of South Carolina or a state agency that has its payroll processed by	the Office of
the Comptroller General in its role as an employer is required or empowered to c	do so by stato
9 8-11-33. State Statute or federal law; or	II. Statewide
(2) an overpayment of wages to an employee as a result of a miscalculation or ot	Payroll/Accounts Payable
error has occurred.	
Prior to any deduction being made pursuant to this section, the employee must r	receive
advance written notice of the deduction, the reason for the deduction, and the a	actual dollar
amount or percentage of wages which will be deducted during one or more pay p	periods.
(Salary payment schedule; maximum salaries; dual compensation; reports; exc	
The Comptroller General, after June thirtieth of each year, shall report to the Sen	
Committee and the House Ways and Means Committee the names of all employed by the second seco	-
dual compensation and the amounts received. The report shall list information un	, ,
primary employing agency, and in the format which lists employees under the re-	questing or
secondary agency. (Repayment of deferred compensation plan loans) An employee participating in	n any nlan
under the Deferred Compensation Program may repay a plan loan made by the e	
through payroll deductions from the employee's compensation. At the request of	
8-11-75. State Statute employee the Comptroller General may by payroll deduction collect and pay over	
appropriate entity the amount designated by the employee to repay a deferred of	, . ,
plan loan.	
(Deduction for group life, hospital and other insurance) The Comptroller Genera	al may, upon
request of employees of the State, make deductions from the compensation of the	he employees
for the payment of premiums for life, hospital, and other types of insurance plans	
force and a member of the deduction system on the effective date of this act. The	
2 8-11-80. State Statute General may not make deductions where deductions are made for less than two	hundred fifty Payroll/Accounts Payable
state employees in any particular plan. The Comptroller General shall pay over to	o the
insurance company, or its agents designated to receive the funds, all amounts so	collected or
withheld.	
(Payroll deduction for dues of State Employees 'Association) The Comptroller O	General and
all other state agencies, upon request of employees of the State, shall make dedu	
the compensation of the employees for the payment of membership dues for the	
8 8-11-83. State Statute Carolina State Employees' Association and for the South Carolina Troopers' Association Association and For the South Carolina Troopers' Association Association Association Carolina Troopers' Association Association Carolina Troopers' Association Association Carolina Troopers' Association	
The Comptroller General and state agencies shall pay over to the respective asso	
amounts so collected or withheld.	

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Associated Program(s)	**Agency Recommended Deletion to the House Legislative Oversight Committee Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	ltem #
	(Deductions for Federal taxes) The Comptroller General, or any state department, institution, or agency of state government authorized by the Department of Administration to make disbursements from their own bank accounts shall make deductions for taxes required to be deducted or withheld by the federal government, from the compensation of state employees, and pay over to the Director of Internal Revenue, or any agency designated to receive such funds, all collections so deducted or withheld.	Statute	State	8-11-90.	44
II. Statewide Payroll/Accounts Payable	<b>(Deductions for charitable contributions)</b> The Comptroller General shall, and the governing body of any school district may, upon written authorization by any officer or employee, deduct from the salary or wages of any such officer or employee contributions to be paid over to eligible nonprofit charitable organizations, or groups of such organizations, in the manner prescribed by §§ 8-11-92 through 8-11-97. Chief finance officers of state agencies and institutions maintaining payroll accounts separate from the office of the Comptroller General likewise shall make deductions from the salaries and wages of their officers and employees for such contributions.	Statute	State	8-11-91.	45
II. Statewide Payroll/Accounts Payable	(Minimum level of employee participation) Because of the high cost to be borne by the State in providing administrative services regarding payroll deductions for contributions to charitable organizations, even though an organization may be eligible under § 8-11-92 no such deductions shall be authorized by the Comptroller General, or by the chief finance officer of a state agency or institution maintaining separate payroll accounts, unless at least ten percent of the employees or two hundred employees, whichever shall be the lesser, who are paid from such payroll account, have made a written authorization to deduct contributions to an eligible charitable organization or group of such organizations.	Statute	State	8-11-93.	46
II. Statewide Payroll/Accounts Payable	<b>(Two charitable solicitation drives permitted per year)</b> The Comptroller General, and the chief finance officers of state agencies and institutions maintaining separate payroll accounts, shall permit two time periods during any calendar year for general charitable-solicitation drives within state offices, agencies and institutions.	Statute	State	8-11-95.	47
II Statewide	(When authorization for payroll deductions may be made or terminated; deductions may be prorated) Authorization for payroll deductions for charitable contributions may be made or terminated at any payroll period by the officer or employee concerned; provided, that either the Comptroller General or the chief finance officer concerned may require that deductions be made pro rata from each payroll check or in such other manner as will reduce to a minimum both the cost of handling such deductions and any interference with regular payroll procedures.	Statute	State	8-11-96.	48
II. Statewide Payroll/Accounts Payable	(Promulgation of regulations) The Comptroller General, and the chief finance officers concerned, shall promulgate regulations necessary and expedient to accomplishing the purposes of §§ 8-11-91 through 8-11-96.	Statute	State	8-11-97.	49

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itelii #	Law Nulliber	Junsuiction	Type of Law	(Deductions for payment to credit union) The Comptroller General or any official of a political	
				subdivision of the State which is authorized to disburse funds in payment of salaries or wages	
				of public officers or employees shall, upon written authorization, deduct from the salary or	II. Statewide
50	8-11-98.	State	Statute	wages of such officer or employee the amounts authorized for payment to any lawfully	Payroll/Accounts Payable
				chartered credit union. The monies deducted shall be paid promptly to the designated	, . ,
				organization.	
				(Payroll deduction for parking fees on state-owned or state-operated property)	
۲1	0 11 00	Ctata	Ctatuta	The Comptroller General, at the request of a state employee, may by payroll deduction collect	II. Statewide
51	8-11-99.	State	Statute	and pay over to the appropriate entity fees assessed the employee for parking on state-owned	Payroll/Accounts Payable
				or state-operated property.	
				*(Annual salary supplements) (A) The General Assembly shall appropriate annually salary	
				supplements for the following county officers:	
					-
				(1) clerks of court;	_
				(2) probate judges;	-
				(3) sheriffs;	-
				(4) registers of deeds;	-
				(5) auditors; (6) treasurers.	-
				(B) The amounts appropriated for salary supplements pursuant to subsection (A) must include	-
				both salary and related employer contributions and are in addition to amounts provided as	
				compensation for these officials by counties. To the extent that compensation for these	
				officers is reduced by a county or there is any other reduction of expenditures in the	
*52	8-15-65.	State	Statute	operations of their offices, a corresponding reduction must be made in the distribution	*This is a function of the
				otherwise due the county pursuant to Chapter 27 of Title 6, the State Aid to Subdivisions Act.	State Treasurer's Office
				(C) Except as provided in subsection (B), the salary supplement must be uniform with respect	-
				to a particular county officer but may vary between the different category of officers.	
				(D) Amounts appropriated for the officers listed in subsection (A)(1), (2), (3), and (4) must be	-
				paid to county treasurers in a lump sum at the beginning of the fiscal year and paid to these	
				officers over a twelve-month period in the same manner that salaries are paid county	
				employees. Amounts appropriated pursuant to this section for the officers listed in subsection	
				(A)(5) and (6) must be administered by the Office of the Comptroller General Office of the	
				State Treasurer and paid in accordance with the schedule and method of payment provided	
				for state employees.	

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				*(Implementation of "cafeteria" plan) (A) The System may develop and implement a program	
				for the administration of a flexible benefits or "cafeteria" plan as defined by Section 125 of the	
				Internal Revenue Code of 1986 for all employees covered by the health and dental insurance	
				plan administered by the System. The plan may not decrease contributions paid to or benefits	
				paid by the System.	*Conversion has been
*53	9-1-60.	State	Statute	The Courth Courties Dependencest of High and and Dublic Terror estation is because the estatemics of	*Conversion has been
				The South Carolina Department of Highways and Public Transportation is herewith authorized- to continue its independent cafeteria or flexible benefits pilot plan and to modify and	completed.
				implement the plan to accomplish maximum available benefits under Internal Revenue-	
				Section 125, until such time as the Comptroller General can convert Department of	
				Transportation employees into the state cafeteria plan.	
				mansportation employees into the state caletena plan.	
				(Collection of employers' contributions) If within ninety days after request by the Board any	
				employer has not provided the System with the records and other information required under	
				this item or if the full accrued amount of the contributions and interest provided for under	
				this section due from members employed by an employer or from an employer other than the	
				State has not been received by the System from the chief fiscal officer of the employer within	
F 4	0 1 1170	Chata	Chattatha	thirty days after the last due date as provided in this item, then upon notification by the Board	II. Statewide
54	9-1-1170.	State	Statute	to the State Treasurer and Comptroller General as to the default of the employer as provided	Payroll/Accounts Payable
				in this item, any distributions which might otherwise be made to the employer from any funds	V. Statewide Accounting
				of the State must be withheld from the employer until notice from the Board to the State	
				Treasurer that the employer is no longer in default.	
				(Transfers from general fund authorized) Notwithstanding the amounts annually	
				appropriated as "State Employer Contributions", the State Treasurer and Comptroller	U. Chatavida
55	9-1-1350.	State	Statuta	,	II. Statewide Payroll/Accounts Payable
22	9-1-1350.	State	Statute	the proper Retirement System Accounts, month by month, during the current fiscal year, such funds as are necessary to comply with the terms of the Retirement Act as amended, with	V. Statewide Accounting
				respect to contributions by the State of South Carolina to the Retirement System.	v. statewide Accounting
				respect to contributions by the state of south carolina to the Nethement System.	
				(Purchases of additional service credit by members with at least twenty-five years of	
				creditable service) A member who has at least twenty-five years of creditable service may	
				elect to receive up to three years of additional service credit as though the additional service	
				credit were rendered by the member as an employee or member upon paying into the	U. Charles the
56	9-1-1850.	State	Statute	member's retirement system, during the ensuing number of years the member wishes to	II. Statewide
				purchase in the manner the Comptroller General shall direct, the employer and employee	Payroll/Accounts Payable
				contributions that would be due for the position that the member presently holds at the	
				salary level in effect during those years.	

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				*(Procedures for collection of delinquent contributions from political subdivisions)	
				Delinquent payments due under § 9-3-520 must be charged interest compounded annually	
				based on the adjusted prime rate charged by banks, rounded to the nearest full percent. The	
				effective date of the adjustment must be based on the twelve-month period ending March	
				thirty-first of any calendar year and must be established by April fifteenth for an effective date	
				of the next first day of July. The adjusted prime rate charged by banks means the average	
				predominant prime rate quoted by commercial banks to large businesses as determined by	
				the Board of Governors of the Federal Reserve System. The adjusted prime rate used must be	
				the adjusted prime rate charged by the bank during March of that year. Delinquent payments	*The Comptroller General
			<b>.</b>	may be recovered by action in a court of competent jurisdiction against the political	no longer receives aid to
*57	9-3-540.	State	Statute	subdivision liable therefor or may, at the request of the state agent, be deducted from any	political subdivision funds
				other monies payable to such subdivision by any department or agency of the State. Upon	in appropriation act.
				notification of the state agent to the State Treasurer and Comptroller General as to a	
				delinquency of any payments due under § 9-3-520 or of the failure of any political subdivision	
				to make required reports, any distributions which might otherwise be made to the political	
				subdivision from any funds of the State shall be withheld from such political subdivision until	
				notice from the state agent to the State Treasurer that such political subdivision is no longer in	
				default in its payments or in filing the required reports.	
				(Transaction register of all funds expended) (A) The South Carolina Public Employee Benefit	
				Authority shall maintain a transaction register that includes a complete record of all funds	
				expended, from whatever source for whatever purpose. The register must be prominently	
				posted on the authority's Internet website and made available for public viewing and	II. Statewide
58	9-4-50.	State	Statute	downloading. 2 (C) If the authority has a question or issue relating to technical aspects of	Payroll/Accounts Payable
				complying with the requirements of this section or the disclosure of public information under	Payroll/Accounts Payable
				this section; it shall consult with the Office of the Comptroller General, which may provide	
				guidance to the authority.	
				(Collection of delinquent payments from employers; withholding of State funds for	
				delinquency or failure to make reports) Upon notification of the state agent to the State	
				Treasurer and Comptroller General as to a delinquency of any payments due under § 9-5-430	
				or of the failure of any political subdivision to make required reports, any distributions which	
59	9-5-450.	State	Statute	might otherwise be made to the political subdivision from any funds of the State must be	II. Statewide
	5 5 150.	State	Statute	withheld from the political subdivision until notice from the state agent to the State Treasurer	Payroll/Accounts Payable
				that the political subdivision is no longer in default in its payments or in filing the required	
				report.	
				•	

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				(Contributions shall be paid monthly; State funds may be withheld if records or money not	
				<b>received on time)</b> If within ninety days after request therefor by the Board any employer has	
				not provided the System with the records and other information required hereunder or if	
				within thirty days after the last due date, as herein provided, the full accrued amount of the employer contributions due on account of members employed by an employer has not been	
				received by the System from the chief fiscal officer of the employer, then upon notification by	II. Statewide
60	9-11-230.	State	Statute	the Board to the State Treasurer and Comptroller General as to the default of the employer as	
				herein provided, any distributions which might otherwise be made to the employer from any	
				funds of the State must be withheld from the employer until notice from the Board to the	
				State Treasurer that the employer is no longer in default.	
61	9-16-315.	State	Statute	(Retirement System Investment Commission; membership; terms; qualifications; chief investment officer; and administrative staff; costs and salary) One member is appointed by the Comptroller General. Members shall serve for terms of five years and until their successors are appointed and qualify, except that of those first appointed, the appointees of the Comptroller General and the Chairman of the Senate Finance Committee shall serve for terms of three years and the appointee of the Chairman of the Committee on Ways and Means and the representative appointee shall serve for terms of one year. Terms are deemed to expire after June thirtieth of the year in which the term is due to expire. Members are appointed for a term and may be removed before the term expires only by the Governor for the reasons provided in Section 1-3-240(C).	IV. Information Technology
**62	10-9-150.	State	Statute	<b>**(Bond of license)</b> As a condition precedent to the right to dig, mine, and remove the rocks and deposits granted by a license, each licensee shall enter into bond, with security, in the penal sum of five thousand dollars, conditioned for the making at the end of every month of true and faithful returns to the Comptroller General of the number of tons of phosphate rock and phosphoric deposits so dug or mined and the punctual payment to the State Treasurer of the royalty provided at the end of every quarter or three months. The bond and sureties are subject to the approval required by law for the bonds of state officers.	**Not in practice
**63	10-9-190.	State	Statute	<b>**(Returns of rock mined; payment of royalty; rate of royalty)</b> Each person to whom a license shall be issued must, at the end of every month, make to the Comptroller General a true and lawful return of the phosphate rock and phosphoric deposits he may have dug or mined during such month and shall punctually pay to the State Treasurer, at the end of every quarter or three months, a royalty of five cents per ton upon each and every ton of the crude rock (not of the rock after it has been steamed or dried), the first quarter to commence to run on the first day of January in each year.	**Not in practice

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ltem #	Law Number	Jurisdiction	Type of Law	**(Comptroller General notified of licenses issued) The Department of Health and	Associated Program(s)
				Environmental Control, within twenty days after the grant of any license as aforesaid, notify	**Addressed in Act 121, to
**64	10-9-200.	State	Statute		remove the Comptroller
04	10 5 200.	State	Statute	issued, the time of the license and the location for which it was issued.	General
				(Bond) The Comptroller General shall, before he enters upon the duties of his office, give	
65	11-3-10.	State	Statute	bond for the faithful discharge of the duties thereof, with one or more sureties approved by	I. Administration
				the Governor, in the sum of thirty thousand dollars.	
				*(Salary; fees and perquisites) The Comptroller General shall receive such annual salary as	
*66	11-3-20.	State	Statute	may be provided by the General Assembly. The fees and perquisites of the office shall be paid-	I. Administration
				into the State Treasury.	
<b>C7</b>	11-3-40.	Stata	Statuta	(Assistance) The Comptroller General shall employ such assistance as the General Assembly	I. Administration
67	11-5-40.	State	Statute	may provide.	I. Aummistration
				**(Record of General Assembly appropriations and contingent accounts) The Comptroller	
				General shall keep a book in which all appropriations by the General Assembly shall be	
**68	11-3-50.	State	Statute	entered, with all payments made under them; he shall also keep another book, properly	**SCEIS performs
00	11 5 50.	State	Statute	indexed, in which he shall enter all contingent accounts allowed by the General Assembly and	Secio performis
				the time at which payment on such accounts shall be made.	
				**(Report names of pensioners) The Comptroller General shall make to the General	
				Assembly an annual report of the names of the pensioners of the State.	**Comptroller General's
					Assembly an annual report of the names of the pensioners of the state.
**69	11-3-80.	State	Statute		information because it is
					protected. PEBA may have
					access to it.
				(Report as to unappropriated Treasury funds) The Comptroller General shall report, annually,	
70	11-3-90.	State	Statute	to the General Assembly his transactions in regard to unappropriated funds in the State	V. Statewide Accounting
				Treasury.	
				**(Books of Treasurer; report to General Assembly) The Comptroller General shall keep a set	
				of books exhibiting the separate transactions of the State Treasury. Such set of books shall be	
				a transcript of the books of the Treasury, constituting a complete check upon that office. And	
**71	11-3-100.	State	Statute	the Comptroller shall, in addition to the exhibits of cash transactions of the Treasury, annually	**SCEIS performs
				report to the General Assembly a balance sheet of the books aforesaid, setting forth as well by	
				whom debts are due to the State as the amounts of those debts.	
				**(Transfer of money and papers by Treasurer to successor) The Comptroller General shall	
				personally superintend, except in the event of his being sick and thereby rendered unable to	**No longer a transfer of
**72	11-3-110.	State	Statute	attend, the transfer of money and papers from the office of the State Treasurer to his	cash. Everything is kept at
, <u>-</u>	11 0 110.	Juic	Juliu	successor and report to the General Assembly thereon at their next session.	the banks now.

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		Junsaiction	Type of Law	**(Comptroller General to inspect vouchers of State Treasurer) The Comptroller General		
				shall between the first and tenth day of each month examine the vouchers in the office of the	**There are no longer	
**73	11-3-120.	State	Statute	State Treasurer for all payments made by the Treasurer during the preceding month.	physical vouchers to examine-SCEIS performs	
				(Advance payment of airfares and registration fees for official travel) The Comptroller		
				General is authorized to honor vouchers in the current fiscal year for advance payment of		
74	11-3-121.	State	Statute	airfares and registration fees for official travel to meetings and conferences in July and August		
	-			of the next fiscal year if the advance payment results in a savings and funds are available in	Payroll/Accounts Payable	
				the requesting agency's current budget.		
				(Payments by Treasurer to be on warrants drawn by Comptroller General; exceptions) All		
				payments by the State Treasurer, except for interest on the public debt and the pay of	II. Statewide	
75	11-3-130	11-3-130 State	Statute	officers, members and attaches of the General Assembly, shall be made on warrants drawn by	Payroll/Accounts Payable	
				the Comptroller General, and the vouchers for the same must be filed in his office.	-,-,-,,	
				(Procedure for paying state obligations after installation of electronic data processing		
				system) Notwithstanding any other provisions of law to the contrary, the Comptroller		
				General, after the installation of an electronic data processing system to serve the offices of		
76	11-3-140	State	Statute	Comptroller General and State Treasurer, shall present warrants for the payment of each State obligation directly to the State Treasurer, who shall then make payment of the	V. Statewide Accounting	
70	11-5-140	State	Statute	obligation by check. The check form used by the State Treasurer for the payment of such	v. Statewide Accounting	
				obligation shall be so designated to indicate that payment is made upon authorization of a		
				warrant of the Comptroller General.		
				*(Writing off warrants; reissue) All warrants issued by the Comptroller General Checks issued		
		_		by the State Treasurer for the payment of claims, if not presented for payment within two	*This is a function of the	
*77	11-3-150.	State	Statute	years from the date thereof, shall be written off of the books of the Comptroller General <b>upon</b>	State Treasurer's Office	
				notification by the state freasurer. But any warrant check may be reissued upon satisfactory		
				proof of nonpayment and loss.		
				(Lost warrants; duplicates) In case any warrant issued by the Comptroller General shall be lost and fails to reach the person to whom it has been mailed, the Comptroller General shall,		
				upon satisfactory proof to him of the fact of such loss and upon receiving a bond in an amount		
		-		double the sum for which the warrant was drawn issue to such person a duplicate warrant for		
78	11-3-160.	State	Statute	the sum for which the original warrant was drawn. The duplicate warrant shall state upon its	V. Statewide Accounting	
				face that it is a duplicate and payable only in case the original warrant is unpaid. Such		
				duplicate warrant, duly endorsed, shall be sufficient for payment by the State Treasurer.		

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				*(Payments from State Treasury) After the approval of the annual appropriation act by the	
				Governor, monies may be obtained from the State Treasury only by drawing vouchers upon	
				the Comptroller General. All vouchers, except for appropriated salaries, shall be accompanied	
				by a classified and itemized statement of expenditures showing in each case the name of the	
			_	payee and a list of articles purchased or services rendered, together with a certified statement II. Statewide	
*79	11-3-170.	State	Statute	that such articles or services were purchased or rendered exclusively for the purpose or Payroll/Account	
				activity for which the appropriation was made. These statements of expenditures shall be *SCEIS perform	ms
				prepared on printed forms prescribed by the Comptroller General and they shall be prepared	
				in duplicate, the copy to be retained for the purpose of assisting in the annual audit and as a	
				permanent office record.	
				(Consolidation of accounts in connection with lump sum agencies) The Office of the	
00		Ch a ha	Charles I.	Comptroller General shall implement appropriate accounting procedures to consolidate	A
80	11-3-175.	State	Statute	accounts, in connection with lump sum agencies, as necessary for proper accounting and for V. Statewide	Accounting
				facilitation of financial reporting in accordance with generally accepted accounting principles.	
81	11-3-185.	State	Statute	(Warrant requisitions for expenditure of money appropriated by General Assembly; requisition of funds in favor of state institution treasurer) The expenditure of money appropriated by the General Assembly is by warrant requisitions directed to the Comptroller General. Upon receipt of the requisition, accompanied by invoices or other satisfactory evidence of the propriety of the payment, and itemized according to standard budget classifications, the Comptroller General shall issue a warrant on the State Treasurer to the payee designated in the requisition. Requisitions for warrants may not be processed for amounts less than one dollar. Upon approval and designation by the State Budget and Control Board, state institutions may requisition funds in favor of their own treasurer, itemized only to the extent of the purpose of the appropriation as expressed in the act or joint resolution appropriating the funds, and may deposit these funds in the name of the institution in the bank or banking institutions designated by the State Treasurer, and disburse these funds by check in order to meet the purposes of the appropriation. Strict account must be kept of all these expenditures according to standard budget classifications. Money may be drawn only when actually owing and due. The Comptroller General shall establish rules and regulations for the uniform reimbursement, remittance, and transfers of funds to the general fund of the State as required by law.	nts Payable
**82	11-3-210.	State	Statute	<b>**(Accounts of all persons distributing public money)</b> The Comptroller General shall enter in books, kept for that purpose, such statements of the accounts of persons having the distribution of public money, directed by law to be rendered to him, as will enable him, at any <b>**SCEIS</b> perfortime, to show how such accounts stand between the parties, respectively.	rms

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
*83	11-3-230.	State	Statute	*(Special comptroller general accounts for Professional and Occupational Licensing Agencies) Professional and Occupational Licensing Agencies (POLA'S) as specified in Section 11-5-210 may establish special comptroller general accounts for crediting testing fees received in excess of amounts appropriated to these agencies for test expenses. Funds credited to these accounts may be used only to pay test expenses. Any account balance at the close of the fiscal year must be remitted to the general fund of the State. These accounts must be designated "earmarked other fund accounts" and funds credited to these accounts must be expended according to the JARC process. These accounts may not be used to defer revenue.	V. Statewide Accounting *JARC was eliminated t approximately 10 years
**84	11-3-240.	State	Statute	<b>**(Expenses of printing tax forms and supplies; manner of printing)</b> Of the amount appropriated in the annual general appropriations act for and to counties for the expense of printing tax forms and supplies, four cents per capita, based on the official United States Census for 1990, must be remitted by the Comptroller General to the several counties of the State and must be applied by the counties only for the expense of printing tax forms and supplies for county auditors, treasurers, and tax collectors. Payment must be made to each county treasurer in one annual payment which must be made as soon after the beginning of the fiscal year as practical.	**No longer applicable. Everything is done online and there are no forms.
85	11-5-130.	State	Statute	(Payment of appropriations to state institutions) The appropriation made for a state institution shall be paid to the treasurer of the institution, who shall be a bonded officer. The bond shall be approved by the Attorney General as to its form and execution and by the Governor as to its sufficiency and shall be filed with the State Treasurer. The treasurer of the institution shall draw his receipt warrant upon the Comptroller General for the amount as needed. Such receipt warrant shall be countersigned by the president or superintendent of the institution and have attached thereto an itemized sworn statement showing the purposes in detail for which the money to be drawn is to be used. All money shall be drawn only when actually owing and due. Upon receipt by the Comptroller General of the receipt warrant, signed and countersigned and with the statement attached as above provided, the Comptroller General shall issue his warrant on the State Treasurer in favor of the treasurer of the institution for the amount drawn, and the State Treasurer shall pay the warrant, the amount thereof to be charged to the appropriation account of such institution by the Comptroller General and the State Treasurer.	V. Statewide Accounting
**86	11-5-170.	State	Statute	<b>**(State Treasurer to send daily reports to Comptroller General)</b> The State Treasurer shall, at the close of business on each day, send to the Comptroller General a report of all monies paid out by him, to whom paid and on what account, except that paid upon warrants of the Comptroller General.	**SCEIS performs

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				<b>**(Monthly reports to Comptroller General of cash transactions)</b> The State Treasurer shall, at the end of every month, report to the Comptroller General an accurate statement of the	
				cash transactions of the Treasury, of every description, stating therein every sum of money	
				received or paid away in behalf of the State, particularizing the person and his office of whom	
				received and to whom paid, as also on what account received and for what purpose paid. He	
**87	11-5-180.	State	Statute	shall, at all times, when required by the Comptroller General, produce to him satisfactory	**SCEIS performs
				statements of the cash in hand and furnish him promptly with the official information, duly	
				certified, relative to any matter connected with the revenue and finance of the State.	
				(Annual audits of state agencies) (B) Annually the State Auditor shall audit or cause to be	
				audited the State's basic financial statements prepared by the Comptroller General of South	
				Carolina.	
22		<b>a</b>	<b>a</b>	(D) Audits must be conducted in accordance with auditing standards generally accepted in the	III. Statewide Financial
88	11-7-20.	State	Statute	United States of America; the standards applicable to financial audits contained in	Reporting
				Government Auditing Standards, issued by the Comptroller General of the United States; and	
				OMB Circular A-133, Audits of States, Local Governments, and Nonprofit Organizations.	
				(Cost of preparing Comprehensive Annual Financial Report; requests for proposal) Each	
				State agency shall remit to the State Auditor an amount representing an equitable portion of	
				the expense of contracting with a certified public accounting firm to conduct a portion of the	
				audit of the State's Comprehensive Annual Financial Report prepared by the Comptroller	
00	11 7 60	Chata	Chatuta	General's Office. Each state agency's equitable portion of the expense must be determined by	III. Statewide Financial
89	11-7-60.	State	Statute	a schedule developed by the State Auditor. The remittance must be based upon invoices	Reporting
				provided by the State Auditor upon completion of the annual audit. The audit must be rebid	
				using a request for proposals no less frequently than every five years.	
				(Tax and fee revenues to be calculated on accrual basis) For accounting purposes, the	
				Comptroller General shall calculate revenues of the following taxes and fees on an accrual	
				basis:	_
				(1) stamp and business license;	_
				(2) alcoholic liquor;	-
90	11-9-85.	State	Statute	(3) beer and wine;	-V. Statewide Accounting
				(4)soft drink; (5) electric power;	-
				(6) gasoline and motor fuel;	-
				(7) admission, including bingo admissions;	_
				(8) sales, use, and casual excise; and	_
				(9) recording deed.	_
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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(Order of expenditure of funds by state agencies; remittance of certain funds to state	
				general fund) State agencies shall remit to the general fund of the State any funds found to	
				exist in agency accounts. If an agency believes funds have been inappropriately identified as	
				the funds defined in this section, the agency may appeal through the process provided in	
				Sections 2-65-30 and 2-65-40. A report of the amount of funds credited to the general fund of	
91	11-9-125.	State	Statute	the State pursuant to this section must be made by the Comptroller General at the time of	V. Statewide Accounting
				each official state revenue forecast. This report must be provided to the Executive Budget	
				Office and the Revenue and Fiscal Affairs Office, the Senate Finance Committee, and the	
				House Ways and Means Committee. Research and student aid grants, including indirect cost	
				recoveries, are exempt from this provision.	
				(Statement of bonded indebtedness in Comptroller General's report) The Comptroller	
				General shall, as a apart of his annual report, give the amount of the bonded indebtedness of	III. Statewide Financial
92	11-9-340.	State	Statute	the State.	Reporting
					V. Statewide Accounting
				**(Verification by Comptroller General of expenditure schedules used with economic	**0
				announcements) Expenditure schedules used in conjunction with any economic	**Superseded by practice.
**93	11-9-860.	State	Statute	announcements must be verified by the Comptroller General prior to publication.	The Comptroller General is
					no longer performing this function.

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
94	11-9-890.	State	Statute	(Delineation of fiscal year revenue estimates by quarters; reduction of general fund appropriations; action to avoid year-end deficit) B. (1) If at the end of the first, second, or third quarter of any fiscal year the Board of Economic Advisors reduces the revenue forecast for the fiscal year by three percent or less below the amount projected for the fiscal year in the forecast in effect at the time the general appropriations bill for the fiscal year is ratified, within three days of that determination, the Director of the Executive Budget Office must reduce general fund appropriations by the requisite amount in the manner prescribed by law. Upon making the reduction, the Director of the Executive Budget Office immediately must notify the State Treasurer and the Comptroller General of the reduction, and upon notification, the appropriations are considered reduced. No agencies, departments, institutions, activity, program, item, special appropriation, or allocation for which the General Assembly has provided funding in any part of this section may be discontinued, deleted, or deferred by the Director of the Executive Budget Office. A reduction of rate of expenditure by the Director of the Executive Budget Office, under authority of this section, must be applied as uniformly as shall be practicable, except that no reduction must be applied to funds encumbered by a written contract with the agency, department, or institution not connected	V. Statewide Accounting
95	11-11-15.	State	Statute	with state government. <b>(Budget functions devolved on Governor; Budget Office to assist)</b> The functions of the State Fiscal Accountability Authority in the preparation and submission to the General Assembly of the recommended state budget are devolved upon the Governor. Wherever the phrase "State Fiscal Accountability Authority" appears in the context of preparing and submitting budget recommendations to the General Assembly, it means the Governor. In preparing the recommended state budget, the Governor may consult with the State Treasurer, the Comptroller General, or other state officials as needed. The Executive Budget Office shall assist the Governor in preparing the budget recommendations, but this function of the Executive Budget Office may not be construed as altering the overall management and administration of the Executive Budget Office.	I. Administration

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Associated Program(s)	Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	Item #
	(Annual statements from Comptroller General) On or before the first day of each November				
nd	the Comptroller General shall furnish to the Governor the following statements, classified and				
	itemized in strict accordance with the budget classifications adopted by the Governor:				
	(1) A statement showing the balance standing to the credit of the several appropriations for				
-	each department, bureau, division, officer, board, commission, institution or other agency or				
	undertaking of the State at the end of the last preceding appropriation year;				
	(2) A statement showing the monthly expenditures and revenues from each appropriation				
V. Statewide Accounting	account and the total monthly expenditures and revenues from all the appropriation	Statute	State	11-11-40.	96
	accounts, including special and other appropriations, in the twelve months of the last				
	preceding appropriation year;				
	(3) A statement showing the annual expenditures in each appropriation account and the				
	revenues from all sources, including expenditures and revenues from special and other				
3	appropriations, for each of the last two appropriation years, with a separate column showing				
	the increase or decrease for each item;				
	(4) An itemized and complete financial balance sheet for the State at the close of the last				
	preceding fiscal year ending June thirtieth; and				
	(5) Such other statements as the board shall request.				
	<b>**(Comptroller General shall furnish annual estimate of needs of State)</b> On or before the				
	first day of December, annually, the Comptroller General shall furnish to the Governor an				
	estimate of the financial needs of the State, itemized in strict accordance with the budget				
of	classifications adopted by the Governor and certified and approved by the presiding officer of				
**Superseded by 11-11-15	each House for each year beginning with the first day of July thereafter; and he shall also				
(Executive Budget Process)	furnish an estimate of the financial needs of the judiciary, as provided by law, itemized in				
which became effective	strict accordance with the budget classification adopted by the Governor, for each year,	Statute	State	11-11-50.	**97
fiscal year FY 1994 - 1995	beginning with the first day of July thereafter. The Comptroller General shall transmit to the				
	Governor with these estimates full and detailed explanations of all increases or decreases.				
	These estimates together with the accompanying explanations of increases and decreases				
	shall be included in the budget by the Governor without revisions, but with its				
	recommendations thereon.				
	(Expenses of certain committee chairmen of the General Assembly) The Chairman of the				
II. Statewide	Ways and Means Committee of the House of Representatives and the Chairman of the				
Payroll/Accounts Payable	Finance Committee of the Senate shall receive, in addition to their per diem, their actual	Statute	State	11-11-110.	98
	traveling expenses, to be audited and approved by the Comptroller General.				

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Associated Program(s)	**Agency Recommended Deletion to the House Legislative Oversight Committee Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	ltem #
	<b>(Homestead Exemption Fund established)</b> (A) The revenue from the tax imposed pursuant to Article 11, Chapter 36, Title 12 is automatically credited to a fund separate and distinct from the state general fund known as the "Homestead Exemption Fund". The Board of Economic Advisors shall account for the Homestead Exemption Fund revenue separately from general fund revenues, and the board shall make an annual estimate of the receipts by the Homestead Exemption Fund by February fifteenth of each year. This estimate shall be transmitted to the State Treasurer, Comptroller General, the Chairmen of the House Ways and Means Committee and the Senate Finance Committee, and to each school district and county. No portion of these revenues may be credited to the Education Improvement Act (EIA) Fund.	Statute	State	11-11-155.	99
V. Statewide Accounting (B&CB was changed in B, but not A per Code of Laws)		Statute	State	11-11-180.	100

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(Contingency Reserve Fund established) A) There is created in the state treasury a fund	
				separate and distinct from the general fund of the State, the Capital Reserve Fund, and all	
				other funds entitled the Contingency Reserve Fund. All general fund revenues accumulated in a fiscal year in excess of general appropriations and supplemental appropriations must be	
101	11-11-220.	State	Statute	credited to this fund. Revenues credited to this fund in a fiscal year may be appropriated by	V. Statewide Accounting
101	11 11 220.	State	Statute	the General Assembly. Upon determination by the Comptroller General as to the amount to	v. statewide Accounting
				be deposited in the Contingency Reserve Fund, the Comptroller General shall notify the Board	
				of Economic Advisors and the board shall recognize that amount as surplus funds.	
				(Suspension of appropriations; negative GAAP Fund balance defined) (A) Beginning July 1,	
				2006, if the Comptroller General determines upon the closing of the state's financial books for	
				a fiscal year that the State has a negative Generally Accepted Accounting Principles Fund	
102	11-11-345.	State	Statute	balance (GAAP Fund Deficit), any appropriations contained in a general or supplemental	V Statowida Accounting
102	11-11-545.	State	Statule	appropriations act which expends surplus general fund revenues or in a Capital Reserve Fund appropriations act to be effective during the next fiscal year are suspended and must be used	v. Statewide Accounting
				to the extent necessary to offset the GAAP Fund Deficit in the manner the General Assembly	
				shall provide.	
				·	
				(Appropriations subject to spending limitation; financial emergency; surplus funds) (C) The	
				Comptroller General, or any other authorized agency, commission, or officer, may not approve	
103	11-11-410.	State	Statute	or issue warrants which would allow disbursements above the amount appropriated for	V. Statewide Accounting
103	11-11-410.	State	Statule	general fund purposes unless and until the General Assembly authorizes expenditures in excess of the limitation through procedures provided for in this article. This subsection may	v. Statewide Accounting
				not apply to funds transferred from the reserve fund to the general fund.	
				(General deposit account) The State Treasurer, with the advice and approval of the State	
				Fiscal Accountability Authority, shall keep in a general deposit account all monies held by him	
				for the account of all state funds which, in the opinion of the board, may be properly	
				consolidated. The board shall designate the accounts which shall be so kept and the accounts	
		_	_	which shall be carried as special deposits. The records of the State Treasurer and the	
104	11-13-40.	State	Statute	Comptroller General shall, at all times, reflect the true cash balance of each fund comprising	V. Statewide Accounting
				the general deposit account. Properly authorized obligations of the respective state funds	
				comprising the general deposit account shall be paid therefrom, but no overdraft shall be	
				permitted in any funds which will not be covered by the receipt of revenue or monies belonging to such fund within a reasonable time.	
				**(Reports from depositories to Treasurer) Banks or trust companies having deposits made	**Forms no longer
**105	11-13-70.	State	Statute	by the State Treasurer shall file a report with the Treasurer on the first day of each calendar	furnished
				month on forms furnished by the Comptroller General.	

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)	
				**(Depositories to report deposits monthly to Comptroller General) Banks or trust companies having on deposit funds of the State shall transmit monthly to the Comptroller		
**106	11-13-80.	State	Statute	General a copy of the report made to the State Treasurer under the provisions of § 11-13-70.	**Superseded by practice.	
				General a copy of the report made to the state Treasurer under the provisions of 9 11-15-70.		
				*(Manner of depositing state funds; exception for county treasurers) All state departments,		
				boards, bureaus, commissions or other state agencies charged with the collection of any taxes,		
				licenses, fees, interest or any income to the State shall, with ordinary business promptness,	*The Comptroller General	
				deposit the same when collected with or to the credit of the State Treasurer, either at his	no longer requires this.	
*107	11-13-120.	State	Statute	office in the State Capitol or in such bank or banking institution within the State as shall be	STO or DOR might have	
				designated by the State Treasurer. <del>provided, that this section and 8 11-12-110 shall not apply.</del>	more insight.	
				to the collection of state taxes by county treasurers, who shall collect and remit as required by	more maight.	
				the Comptroller General.		
	the Comptroller General's office within thirty work days from acceptance of services and proper invoice. After the thirtieth work day, following acceptar postmark on the invoice, the Comptroller General shall levy an amount not	(Payment for goods and services received by State	(Payment for goods and services received by State) (A) All vouchers for payment of			
		purchases of services, supplies, or information technology must be delivered to				
		the Comptroller General's office within thirty work days from acceptance of the goods or				
					services and proper invoice. After the thirtieth work day, following acceptance or the	
		postmark on the invoice, the Comptroller General shall levy an amount not to exceed fift	postmark on the invoice, the Comptroller General shall levy an amount not to exceed fifteen			
					percent each year from the funds available to the agency, this amount to be applied to the	
				unpaid balance to be remitted to the vendor unless the vendor waives imposition of the		
				interest penalty.		
				(B) All agencies and institutions of the State are required to comply with the provisions of this		
				section. Only the lump sum institutions of higher education are responsible for the payment of		
				all goods or services within thirty work days after the acceptance of the goods or services and		
108	11-35-45.	State	Statute	proper invoice, whichever is received later, and shall pay an amount not to exceed fifteen	II. Statewide	
100	11 55 45.	State	Statute	percent per annum on any unpaid balance which exceeds the thirty work-day period, if the	Payroll/Accounts Payable	
				vendor specifies on the statement or the invoice submitted to such institutions that a late		
				penalty is applicable if not paid within thirty work days after the acceptance of goods or		
				services.		
				(C) The Comptroller General shall issue written instructions to the agencies to carry out the		
				intent of this section. All offices, institutions, and agencies of state government shall fully		
				cooperate with the Comptroller General in the implementation of this section.		
				(D) The thirty-day period shall not begin until the agency, whether or not the agency processes		
		vouchers through the Comptroller General, certifies its satisfaction with the received goods or services and proper invoice.				

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ltem # **109	Law Number 11-35-1230.	State	Type of Law Statute	Statuary Requirement and/or Authority Granted **(Auditing and fiscal reporting) (2) The Division of Budget Analysis, or other office or division within the State Fiscal Accountability Authority, in consultation with the Comptroller General, shall assume responsibility for operation and maintenance of the automated quarterly fiscal reporting procedures. The Comptroller General and the Division of Budget Analysis, or other office or division within the State Fiscal Accountability Authority, shall assume responsibility for providing quarterly reports to the General Assembly regarding the status of personnel positions, budgets, transfers, and expenditures in all state agencies, departments, and institutions in a format developed in consultation with the Legislative Audit Council. The Legislative Audit Council shall periodically review the reporting system and coordinate legislative information needs with the Office of the Comptroller General and the Division of Budget Analysis, or other office or division within the State Fiscal Accountability Authority, as necessary. All agencies, departments and institutions of state government shall report to the Comptroller General and the Division of Budget Analysis, or other office or division within the State Fiscal Accountability Authority, any required information. The Legislative Audit Council shall undertake a periodic review of the reporting and data analysis system developed by the division for reporting both commodities purchased and those not purchased through the division's central purchasing system, and shall make recommendations for incorporating these reporting procedures into the Statewide Accounting and Reporting System (STARS) as necessary to reduce unnecessary duplication and improve efficiency, effectiveness, and accountability.	**Current State Budget personnel have no recollection of this statute ever being observed.
110	11-37-260.	State	Statute	(State Treasurer may withhold monies from defaulting local governments) If at any time any local government fails to effect the punctual payment of the principal of or interest on its local obligations, the State Treasurer shall withhold from the local government sufficient monies from any state appropriation to the local government and apply so much as is necessary to the payment of the principal of and interest on the local obligation of the government. All appropriations of local governments of the State are subject to the provisions of this section. If the local government does not receive state aid in an amount necessary to repay the obligation, the Comptroller General may levy and require the applicable county treasurer to collect and remit to the authority an ad valorem tax sufficient to meet the obligation.	

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ltem # **111	Law Number 11-37-270.	Jurisdiction	Type of Law Statute	Statuary Requirement and/or Authority Granted **(Legislative declaration of intent) (B) Act 682 of 1988 contains features authorizing the issuing of bonds for the benefit of private eleemosynary companies; permitting bond proceeds to be used to acquire local obligations payable from property taxes; permitting the imposition of local property taxes by the Comptroller General for the repayment of local obligations and providing for the payment of local obligations and authority bonds from state appropriations. It is anticipated that these features will be presented to the court for a confirmation of their constitutionality. In the meantime, the authority shall proceed in order to meet the deadline established by the Farmers Home Administration to issue, pursuant to Act 682 of 1988, bonds which can be issued independent of the features described above. The General Assembly declares that the remaining portion of Act 682 of 1988 is capable of being executed in accordance with the legislative intent, wholly independent of those features described above, or any of them.	Associated Program(s) **Archaic
112	11-49-40.	State	Statute	<b>(Board; members; compensation; ethics; administrative assistance; personnel)</b> (D) To the extent that administrative assistance is needed for the functions and operations of the authority, the board may obtain this assistance from the Office of the State Treasurer and the State Fiscal Accountability Authority, and any successor agency, office, or division, each of which must provide the assistance requested by the board at no cost to the board or to the authority other than for expenses incurred and paid to entities that are not agencies or departments of the State. The board must retain ultimate responsibility and provide proper oversight for the implementation of this chapter.	I. Administration
113	11-49-100.	State	Statute	(Accounts to be maintained separately; annual report) All accounts of the authority must be held and maintained separately from all other funds, properties, assets, and accounts of this State and its other agencies. The board shall keep an accurate account of all of its activities and all of its receipts and expenditures and annually, in the month of January, shall make a report of its activities to the State Budget and Control Board, the report to be in a form prescribed by the State Budget and Control Board. Audited financial statements must be submitted to the Comptroller General by October fifteenth following the end of the fiscal year.	III. Statewide Financial Reporting V. Statewide Accounting (B&CB not changed in Code of Laws)

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Associated Program(s)	Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	Item #
V. Statewide Accounting	<b>(Special accounts)</b> Each state agency may establish a special account for the purpose of funding the agency's nonrecurring implementation expenses of the South Carolina Enterprise Information System (SCEIS). An agency may transfer into this account funds at the discretion of the agency head to be set aside and expended for the identified purpose. The total amount of funds transferred into the account cannot exceed the agency's implementation costs as projected by the SCEIS Project Team. The special account is exempt from the calculation of any mid-year budget reduction ordered by the Executive Budget Office or the General Assembly, as appropriate. Any unexpended balance in the special account may be carried forward to the succeeding fiscal year and expended for the same purposes. The Comptroller General shall monitor these special accounts to ensure compliance with the provisions of this joint resolution. It is the intent of the General Assembly that agencies pursue grants and other nonstate funding sources to fund their portion of the SCEIS implementation.	Statute	State	11-53-10.	114
I. Administration	(Implementation; exemptions; reports) It is mandated by the General Assembly that the SCEIS shall be implemented for all agencies, with the exception of lump-sum agencies, the General Assembly or its respective branches or its committees, Legislative Council, and the Legislative Services Agency. The South Carolina Enterprise Information System Oversight Committee, as appointed by the Comptroller General, shall provide oversight for the implementation and continued operations of the system. The Department of Administration is authorized to use any available existing technology resources to assist with funding of the initial implementation of the system. It is further the intent of the General Assembly to fund the central government costs related to the implementation of the system. Agencies are required to implement SCEIS at a cost and in accordance with a schedule developed and approved by the SCEIS Oversight Committee. Full implementation must be completed within five years. The Department of Administration must make an appropriation request for the implementation and operational cost for SCEIS, and the funding for those costs must be set out as a specific line item in the annual general appropriations act. Any issues arising with regard to project scope, implementation, the South Carolina Enterprise Information System Oversight Committee is required to report by January thirty-first of the fiscal year to the Governor, the Chairman of the Senate Finance Committee, and the Chairman of the House Ways and Means Committee the status of the system's implementation and on-going operations.	Statute	State	11-53-20.	115

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				(State Fiscal Accountability Authority; executive director; staff) (A) There is established the	
116	11-55-10.	State	Statute	State Fiscal Accountability Authority consisting of members as follows:	I. Administration
				(3) the Comptroller General, who shall serve ex officio;	-
*117	12-2-70.	State	Statute	<ul> <li>*(Unlawful conduct by county auditor or treasurer or member of county board of tax appeals) (C) It is unlawful for a county auditor to neglect or refuse to comply with the requirements of the law in the making up of his duplicate or fail to file with the Comptroller-General Department of Revenue the abstracts, vouchers, and settlement sheets within the time required by law.</li> <li>(D) It is unlawful for a county treasurer, after being notified of his removal or suspension from office, to fail to settle with the county auditor and the Comptroller General Department of Revenue and pay over all state and county monies in his hands to the officers entitled by law to receive them, within ten days after being notified.</li> </ul>	*Department of Revenue - took over this function over 10 years ago
**118	12-21-140.	State	Statute	<b>**(Payment of taxes; disposition of taxes collected; remittance sheets)</b> All persons taxable under the provisions of this chapter shall pay such taxes to the department. The department shall remit to the State Treasurer all moneys collected under the provisions of this chapter and all such remittances shall be accompanied by a typewritten statement, showing the sources from which the taxes were derived. The department shall furnish the Comptroller General with a true copy of all remittance sheets which the department is required by this chapter to send to the State Treasurer.	**SCEIS performs

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Associated Program(s)	Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	ltem #				
	(Setoff for delinquent taxes) (3) "Payment owed by the State" means amounts for which								
	the Comptroller General is responsible for payment and which result from goods or services								
	rendered or to be rendered to the State or its agencies or political subdivisions.								
_	(4) "Collecting agency" means the Comptroller General.								
—	(B) The department may collect delinquent taxes by means of a setoff procedure as provided								
	in this section.								
—	(C) The department shall provide to the Comptroller General the names, social security								
	numbers, or federal employer identification numbers, or other identifying information								
	considered necessary by the Comptroller General to determine whether a payment owed by		54-260. State Statute						
II. Statewide	the State to a taxpayer is a payment due a taxpayer owing delinquent taxes.	12-54-260. State Statute the State to a taxpayer is a payment due a taxpayer ow		State	State	State	12-54-260. State	12-54-260.	119
Payroll/Accounts Payable	(D) Based solely on the information furnished by the department, the Comptroller								
	General shall determine if a payment owed by the State is payable to a taxpayer owing								
		delinquent taxes and on this determination he shall remit the payment to the depa The department shall promptly notify the delinquent taxpayer of the payment. Rem							
	the payment to the department terminates the Comptroller General's responsibilities under								
	this section, except as otherwise provided by law.								
	(E) Reviews of setoffs are with the department and information furnished by the department								
	to the Comptroller General is considered correct and reliable for use by the Comptroller								
	General in applying the setoff procedure.								
	(Deposits and expenditures; use of funds; receipt of gifts) All funds of the Authority shall be								
	deposited in a bank or banks to be designated by the State Treasurer. Funds of the Authority								
II. Statewide	shall be paid out only upon the signature of the Executive Director of the Authority or his	Statute	State	13-11-120.	120				
Payroll/Accounts Payable		Statute	State	10 11 120.	120				
	the payee designated in the requisition.								
	(Appointment and compensation of special stenographers) The presiding judge shall certify								
II. Ctotowide	the number of days any such special stenographer may be engaged in the court as such and								
II. Statewide	upon this certificate the Comptroller General shall draw his warrant upon the State Treasurer		14-15-60.	121					
Payroll/Accounts Payable	for the amount due such stenographer for his services and the said State Treasurer may pay								
	the same.								

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
122	17-3-90.	State	Statute	(Vouchers for payment for services by private appointed counsel and for reimbursement of expenses; approval and submission for payment) Private, appointed counsel shall submit a voucher to the Office of Indigent Defense setting forth all details of the appointment for purposes of remuneration pursuant to Section 17-3-50 and reimbursement of expenses pursuant to Section 17-3-80, and the public defender shall do likewise pursuant to Section 17-	II. Statewide
122	17 5 50.	State	Statute	3-80. It is the duty of the Office of Indigent Defense to present the voucher to the trial judge for approval and to transmit the same to the Comptroller General for payment to the appropriate party.	Payroll/Accounts Payable
123	17-9-70.	State	Statute	<b>(Governor shall approve accounts; payment)</b> Upon presentation to the Governor of the accounts of such agents, itemized and duly verified by their affidavits thereto annexed, the Governor, if he approve such accounts as correct, shall endorse his approval thereon and, upon presentation of the accounts so endorsed to the Comptroller General, he shall draw his warrants on the State Treasurer for the amount thereof, payable out of the regular contingent fund of the Governor.	II. Statewide Payroll/Accounts Payable
124	24-3-70.	State	Statute	(Allowable expenses incurred in transportation of prisoners; method of payment) No sum beyond the actual expenses incurred in transferring prisoners to the Department of Corrections must be allowed for these services. This sum must be paid to the department by the State Treasurer upon the warrant of the Comptroller General.	II. Statewide Payroll/Accounts Payable
*125	24-3-180.	State	Statute	*(Transportation and clothes for discharged inmates) Whenever an inmate is discharged from a state prison, the Department of Corrections shall furnish the inmate with a suit of common clothes, if necessary, and transportation from the prison to his home or as near to it as can be done by public conveyances. The cost of transportation and clothes must be paid by the State Treasurer, on the draft request of the department, countersigned by the Comptroller General.	•
**126	25-13-30.	State	Statute	<b>**(Duties of county boards of honor; compensation)</b> Such county boards shall report to the Comptroller General of the State between January first and January fifteenth of each year a complete list of all bona fide pensioners for that year, such list to contain the names and addresses of pensioners and the names of their deceased husbands. The decision of the county board of honor in granting or refusing enrollment shall be final. The members of the county board of honor shall be paid two dollars per day for not more than five days in each year and be reimbursed for all necessary and proper postage and advertising, and ten cents per mile for each mile actually traveled in the discharge of their duties.	**Archaic

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Itom #	Law Number	Iurisdiction	Type of Law	**Agency Recommended Deletion to the House Legislative Oversight Committee Statuary Population and (or Authority Granted	
ltem # **127	Law Number 25-13-40.	Jurisdiction	Type of Law Statute	Statuary Requirement and/or Authority Granted **(Duties of judge of probate) The judge of probate in each county shall be the clerk of the board of honor in his county and he shall disburse all amounts sent to him by the Comptroller General for those on the honor roll, for the county board or otherwise. He shall receive for his services twenty-five cents for each disbursement under this chapter. He shall keep a complete list of all enrolled and the amount paid or payable to each and shall take receipts from the pensioner for all such payments. In the event of the death of one enrolled he shall pay the decedent's allotment to the one paying her funeral expenses.	Associated Program(s) **Archaic
**128	25-13-100.	State	Statute	<b>**(Amount of pensions)</b> All widows of Confederate veterans who have reached the age of fifty-five years shall receive annually from the pension fund the sum of one hundred and sixty dollars and all other widows of Confederate veterans who have attained the age of forty-five years shall receive the sum of one hundred twenty-five dollars; provided, in either such case, that any such widow was married prior to December 31, 1920 or for a period of at least ten years prior to the death of her veteran husband. The pensions shall be paid at such times as may be fixed by the Comptroller General.	**Archaic
129	25-13-130.	State	Statute	<b>(Records shall be turned over to Comptroller General)</b> All records in regard to pensioners shall be immediately turned over to the Comptroller General of the State by those who come into control or possession thereof.	II. Statewide Payroll/Accounts Payable
**130	27-13-40.	State	Statute	<b>**(Limitation on alien land ownership; lands acquired on foreclosure of mortgage)</b> But § 27- 13-30 shall not apply to land purchased under proceedings, either by action or power of sale, to foreclose any mortgage acquired after March 9, 1896 by any alien or corporation controlled by aliens, but in such case such alien or corporation controlled by aliens shall not be entitled to hold such excess of land more than five years, unless the Comptroller General shall certify that a sale during that time would be materially detrimental to the interest of such alien or corporation controlled by aliens, in which case such alien or corporation controlled by aliens may hold such land for five years longer upon the same conditions.	
131	27-32-200.	State	Statute	(Vacation Time Sharing Recovery) (B) The funds must be held and accumulated from year to year in the State Treasury in a special fund for the commission, designated as the "South Carolina Vacation Time Sharing Recovery Fund". The fund is a continuing fund not subject to fiscal year limitations, and is under the administrative direction of the commission. Expenditures from this fund must be made in accordance with the provisions of this chapter without legislative appropriation. Warrants for expenditures from the fund must be drawn by the Comptroller General pursuant to claims approved and signed by the commission.	V. Statewide Accounting

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Associated Program(s)	Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	Item #		
	(State Housing, Finance, and Development Authority Program Fund) The monies in the State	Type of Law	Julisaiction				
-	Housing, Finance, and Development Authority Program Fund must be administered by the						
f	Authority and be paid out only upon the signature of the chairman of the board of directors of						
V. Statewide Accounting		Statute	State	31-13-340.	132		
· ·	the written warrants of the Comptroller General drawn on the State Treasurer to the payee						
	designated in the requisition.						
	(Establishment of fund; trustee; records; payments from fund; annual report) (B) The						
	monies in the trust fund must be paid out only upon the signature of the chairman of the						
۱	board or a designee of the board and the signature of the executive director, upon the written						
I	warrants of the Comptroller General drawn on the State Treasurer to the payee designated in						
V. Statewide Accounting	the requisition. The authority shall maintain separate records and books of accounts for all	Statute	State	31-13-420.	31-13-420.	31-13-420. S	133
	monies deposited into the fund. The authority is entitled to reimbursement for the costs or						
0	expenses incurred in the administration and operation of the fund from monies deposited into the fund.						
d **Superseded by practice	<b>**(Criminal liability of bank official furnishing false certificate to Comptroller General)</b> Whenever an officer of any bank engaged in business in this State shall be called upon by the Comptroller General or any of his clerks or agents for a certificate of the amount of cash on deposit to the credit of any public officer for use in settlements with such public officer and shall willfully and knowingly give a false certificate or statement he shall be guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars or by imprisonment for not more than six months nor less than three months, in the discretion of the court.	Statute	State	34-3-80.	**134		
	*(Accounting of state portion of broker's premium tax rate payment collected; distribution from earmarked fund) (A) As soon after December thirty-first of each year as may be convenient, the director or his designee shall render an accounting to the State Treasurer of the state portion of the broker's premium tax rate payment collected showing the counties in which the risk covered by the insurance is located and <b>The State Treasurer</b> shall furnish a duplicate of the accounting to the Comptroller General. The Comptroller General shall draw his warrants on the State Treasurer for allocating one-fourth of the state's portion of the broker's premium tax rate payment collected by the department on property insurance, payable to the county treasurer of the county in which the property is located. The county treasurer shall distribute the broker's premium tax collected on property insurance in accordance with the requirements of Sections 23-9-360 and 23-9-470 and Sections 38-7-70 and 38-7-80.	Statute	State	38-45-60.	*135		

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)	
		Jurisdiction		(Action for recovery of fine paid under protest) Any person paying a fine levied by the	Associated Program(s)	
				director or his designee, under protest, may at any time within thirty days after payment, but		
				not afterwards, bring an action against the director or his designee for the recovery thereof in		
				the court of common pleas of the county in which the fine was payable. If it is determined in		
136	38-57-290.	State	Statute	that action that the fine was wrongfully or illegally levied and collected, for any reason going	II. Statewide	
				to the merits, the court before whom the case is tried shall certify of record that the fine was	Payroll/Accounts Payable	
				wrongfully collected and should be refunded and thereupon the Comptroller General shall		
				issue his warrant for the refunding of the fine so paid.		
				(Department of Incurance to supervise and control Unincured Meterists Fund, number of		
	29 77 154			(Department of Insurance to supervise and control Uninsured Motorists Fund; purpose of fund) The Uninsured Motorists Fund shall be under the supervision and control of the		
					Department of Insurance. Payments from the Uninsured Motorists Fund shall be made on	
137		38-77-154. State	Statute	warrants of the Comptroller General issued on vouchers signed by a person designated by the	V. Statewide Accounting	
157	38-77-134.		Statute	director. The purpose of the Uninsured Motorists Fund is to reduce the cost of the insurance		
				required by Section 38-77-150 and to protect and educate consumers as provided by Section		
				38-77-151.		
				(Authority of department; record of board proceedings; roster of licensees; fee structures)		
				Board members must be compensated for their services at the usual rate for mileage,		
				subsistence, and per diem as provided by law for members of state boards, committees, and		
				commissions and may be reimbursed for actual and necessary expenses incurred in		
				connection with and as a result of their work as members of the board. The director, within		
				the limits set by the Comptroller General, shall establish reimbursement standards for travel	II. Statewide	
138	40-1-50.	State	Statute	and other expenses incurred by a board member in the performance of the board member's	Payroll/Accounts Payable	
				official duties. Compensation and reimbursements paid to board members under this	, . , , -	
				subsection must be paid as an expense of the board in the administration of this article and		
				the board's chapter and must be paid from the fees received by the board pursuant to the		
				provisions of this article or in a manner prescribed by the Department of Labor, Licensing and		
				Regulation.		

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(Auctioneer Recovery Fund; maintenance and contributions; use of excess funds) (A) There	
				is created the Auctioneer Recovery Fund to be maintained by the department for the payment	
				of claims to persons injured by licensees under this chapter. Monies in the fund must be held	
				and carried forward by the State Treasurer separate from the general fund. At least one	
				hundred thousand dollars for recovery and guaranty purposes must be maintained in the	
		_	_	fund. Fund monies may be invested and reinvested by the State Treasurer in interest bearing	
139	40-6-330.	State	Statute	accounts, interest accruing to the fund. Sufficient liquidity must be maintained so that there	V. Statewide Accounting
				are monies available to satisfy claims processed through the commission. Expenditures from	
				the fund must be made in accordance with this chapter without legislative appropriation.	
				Warrants for expenditures must be drawn by the Comptroller General pursuant to claims	
				approved and signed by the director of the department.	
				(Deposit and review of premiums collected from state agencies; transfers from general	
				fund to cover claims) (B) Notwithstanding the amounts annually appropriated as	
				"Unemployment Compensation Insurance" to cover unemployment benefit claims paid to	
				employees of the state government who are entitled under federal law, the State Treasurer	
				and the Comptroller General, are hereby authorized and directed to pay from the general fund	
				of the State to the department funds necessary to cover actual benefit claims paid during the	
140	41-31-820.	State	Statute	current fiscal year which exceed the amounts paid in for this purpose by the various agencies,	V. Statewide Accounting
-				departments, and institutions subject to unemployment compensation claims. The	5
				department must certify quarterly to the State Fiscal Accountability Authority and the	
				Department of Administration the state's liability for such benefit claims actually paid to	
				claimants who were employees of the State of South Carolina and entitled under federal law.	
				The amount so certified must be remitted to the department.	
				(Requisitions by Department on State Treasurer) The department shall from time to time	
				issue its requisition for a lump sum amount for the payment of benefits or refunds upon the	
				Comptroller General who shall draw his warrant on the State Treasurer in the form provided	
				by law. The Treasurer shall pay this amount to the department by a check drawn on the	
				benefit account, notwithstanding any provisions of law in this State relating to deposit,	
141	41-33-90.	State	Statute		II. Statewide
				to the contrary. The department in requisitioning lump sum withdrawals from the State	Payroll/Accounts Payable
				Treasurer for the payment of individual benefit claims shall not exceed in any event the	
				balance of funds in the benefit account, and the requisition must be in an amount estimated	
				to be necessary for benefit payments for a period that the department may prescribe by regulation	
				regulation.	

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(Payment of refunds) A refund payable pursuant to Section 41-31-360 or item (6) of Section	
				41-27-260 may be paid from the clearing or benefit accounts upon requisition by the	II. Statewide
142	41-33-120.	State	Statute	department to the Comptroller General, who shall draw his warrant in the usual form	Payroll/Accounts Payable
				provided by law on the State Treasurer, who shall pay the refund from the proper account.	
				(Use of fund; requisitions and warrants) Monies deposited or paid into the fund are	
				appropriated and made available to the department. Money in this fund must be expended	
				solely for the purpose of defraying the cost of the administration of Chapters 27 through 41 of	
				this title and for no other purpose. A balance in the fund may not lapse at any time but	
		_	_	continuously must be available to the department for expenditure consistent with Chapters 27	II. Statewide
143	41-33-430.	State	Statute	through 41 of this title. The department shall issue its requisition approved by the director or	Payroll/Accounts Payable
				a designated individual, officer, or agent for payment of the costs of administration to	
				the Comptroller General who shall draw his warrant in the usual form provided by law on the State Treasurer, who shall pay it by check on the Department of Employment and Workforce	
				administration fund.	
				(Department of Employment and Workforce special administration fund) (C) A balance in	
				the fund shall not lapse at any time, but must be continuously available to the department for	
144	41-33-610.	State	Statute	expenditure consistent with Chapters 27 through 41 of this title. The department shall issue its requisition approved by its director or his designated officer or agent for the purposes set	V. Statewide Accounting
144	41-55-010.	State	Statute	forth in this section to the Comptroller General who shall draw his warrant in the usual form	v. Statewide Accounting
				provided by law on the State Treasurer, who shall pay it by check on the fund.	
				(Department of Employment and Workforce administrative contingency fund) (C) A balance	
				in the fund does not lapse, but is continuously available to the department for expenditure	
				consistent with Chapter 42 of this title. The department must issue its requisition approved by	II. Statewide
145	41-33-710.	State	Statute	its director or his designated officer or agent for the nurnoses set forth in this section to	Payroll/Accounts Payable
				the Comptroller General who shall draw his warrant in the usual form provided by law on the	rayion/Accounts rayable
				State Treasurer, who shall pay it by check on the fund.	
				(Department of Employment and Workforce interest assessment fund) (E) Any balances in	
				the fund shall not lapse at any time but shall be continuously available to the department for	
				expenditure consistent with Chapters 27 through 41 of this title. The department shall issue its	
146	41-33-810.	State	Statute	requisition approved by the executive director or any designated individual, officer, or agent for payment of such costs of interest to the Comptroller General who shall draw his warrant in	V. Statewide Accounting
				the usual form provided by law on the State Treasurer, who shall pay it by check on the	
				interest assessment fund.	

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<b>Item #</b>	Law Number 41-33-910.	Jurisdiction	Type of Law Statute	Statuary Requirement and/or Authority Granted (Department of Employment and Workforce integrity fund) (E) All balances in this fund must not lapse at any time but must be continuously available to the department by expenditure consistent with Chapters 27 through 41 of this title. The department shall issue its requisition, which must be approved by the executive director or any designated officer, agent, or other individual for payment of the costs of interest to the Comptroller General who shall draw his warrant in the usual form provided by law on the State Treasurer, who shall pay it by check on the integrity fund.	V. Statewide Accounting
148	42-7-75.	State	Statute	(State agencies required to pay workers' compensation premiums; State Treasurer's duties as to state accident fund) The State Treasurer and the Comptroller General shall pay from the general fund of the State to the State Accident Fund any necessary funds to cover actual benefit claims paid during any fiscal year, which exceed the amounts paid in for this purpose by the various agencies, departments, and institutions. The State Accident Fund shall certify quarterly to the State Fiscal Accountability Authority the state's liability for the benefit claims actually paid to claimants who are employees of any agency or political subdivision of this State and who are entitled to such payment under state law. The amount certified must be remitted to the State Accident Fund.	V. Statewide Accounting
149	42-7-80.	State	Statute	(Payment of awards; notice of intention to contest award) When awards under this article are made by the commission, the commission shall transmit to the director of the fund an official copy of such award, which shall contain the name of the claimant or beneficiary, an itemized statement of the payments to be made and such other information as may be necessary to constitute a full record of the case. Upon receipt of such official award the director of the fund, if he approves the award, shall forward an official copy thereof to the Comptroller General who shall issue his warrant upon the State Treasurer in payment of the claim and retain the award as his voucher therefor. If the director intends to litigate or otherwise contest the award, he shall notify the commission of such intention.	V. Statewide Accounting

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Associated Program(s)	Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	Item #
	(Transfers from general fund to State Accident Fund authorized) Notwithstanding the				
	amounts annually appropriated as Workers' Compensation Insurance to cover Workers'				
	Compensation benefit claims paid to employees of the state government who are entitled				
	under state law, the State Treasurer and the Comptroller General are hereby authorized and				
	directed to pay from the general fund of the State to the State Accident Fund such funds as				
	are necessary to cover actual benefit claims paid and expenses relating to the operations of				
V. Statewide Accounting	the agency during the current fiscal year which exceed the amounts paid in for this purpose by	Statute	State	42-7-210.	150
	the various agencies, departments, and institutions. The State Accident Fund must certify				
	quarterly to the State Fiscal Accountability Authority the state's liability for such benefit claims				
	actually paid to claimants who are employees of the State of South Carolina and entitled				
	under state law. The amount so certified must be remitted to the State Accident Fund.				
II. Statewide Payroll/Accounts Payable V. Statewide Accounting	name of the employer, carrier, and employee to whom benefits were originally paid, an itemized statement of navments, and such other information as may be necessary to	Statute	State	42-7-310.	151

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
152	43-1-200.	State	Statute	(Payment of salaries, expenses and assistance; lump sum requisitions) The director shall designate and authorize the proper officers and employees of the state department to issue its requisition upon the Comptroller General for the payment of salaries or other expenses in the administration of Chapters 1, 3, 5, 7, 9, 19, and 23. The Comptroller General shall draw his warrant upon the State Treasurer as directed by such requisition, and the State Treasurer shall pay such warrants by check or otherwise. In paying assistance granted to recipients in accordance with Chapters 1, 3, 5, 7, 9, 19, and 23, the State Department may include in one lump requisition the total amount it will require to meet monthly payments from the various funds set up under the provisions of Chapters 1, 3, 5, 7, 9, 19, and 23 and disburse such assistance to the individual beneficiaries by its own checks, but attached to such lump sum requisition shall be a list of the beneficiaries and the amounts for each making up the total requisitioned.	II. Statewide Payroll/Accounts Payable
153	43-21-40.	State	Statute	(Division shall be State agency to implement and administer aging programs of Federal Government; powers and duties generally) (h) certify homemakers and home health aides pursuant to the Federal Omnibus Budget Reconciliation Act of 1987 and subsequent amendments to that act and through regulations promulgated in accordance with the Administrative Procedures Act establish and collect fees for the administration of this certification program. Fees collected must be placed on deposit with the State Treasurer. Accounting records must be maintained in accordance with the Comptroller General's policies and procedures. Unused fees may be carried forward to the next fiscal year for the same purpose;	V. Statewide Accounting
154	43-31-120.	State	Statute	(Vocational rehabilitation fund) There is created a special fund, to be known as the vocational rehabilitation fund. The fund shall consist of all monies appropriated by this State and all monies received from the United States or any other source for such purpose, as provided by this chapter. All monies in this fund shall be deposited, administered, and disbursed in the same manner and under the same conditions and requirements as provided by law for other public funds in the State Treasury. All monies in this fund are appropriated and made available to the agency, and shall be expended solely for the purposes of this chapter. Any balances in the fund shall not lapse at any time but shall be continuously available to the agency for expenditure consistent with this chapter. The agency, acting through the commissioner, shall issue its requisition for payment of all costs of administering this chapter to the Comptroller General, who shall draw his warrant in the usual form provided by law on the State Treasurer, who shall pay it by check on the vocational rehabilitation fund.	

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155	48-27-240.	State	Statute	the chairman and secretary of the Board. All moneys in the fund of the State Board of Registration for Foresters are berefy specifically appropriated for the use of the Board. Under	II. Statewide Payroll/Accounts Payable V. Statewide Accounting
				no circumstances shall the total amount of warrants issued by the Comptroller General in payment of the expenses and compensation provided for in this chapter exceed the amount of the examination, registration, and renewal fees collected as provided in this chapter.	Ū.
156	55-11-200.	State	Statute	(Contributions by counties equalized) During each year in which an ad valorem tax is levied on the property with the Greenville-Spartanburg Airport District, the commission of said district shall determine the total amount realized from such tax and notify the treasurer of that county, paying to the Comptroller General less than that turned over to said Comptroller General by the other county. Thereupon such treasurer shall, from the general funds of his county, pay to the treasurer of the other county, to be placed in the general funds, such amount as shall be necessary to equalize the amount contributed by each county.	V. Statewide Accounting
157	55-11-340.	State	Statute	(Powers and duties of Commission) (20)(f) There shall be irrevocably pledged for the payment of such bonds and interest as they mature the full faith, credit and resources of the district. Until the principal and interest of all bonds issued under this article shall be fully paid, there shall be levied on all taxable property in the district an annual tax ad valorem sufficient to pay the principal and interest of all bonds issued under this article as such principal and interest becomes due. The tax shall be annually levied by the Comptroller General of South Carolina and collected by the county treasurers of Richland and Lexington Counties at the same time and in the same manner as county taxes are collected.	V. Statewide Accounting

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
158	55-11-410.	State	Statute	(Annual appropriations; defaults) In the event that the County of Richland or the County of Lexington, or either of them, should fail or refuse to make any such contract, or if such contract should be made and there should be a default thereunder, and for either of such reasons or for any other reason the County of Richland or the County of Lexington should fail to provide its one-half share of the operating deficit, the Comptroller General of the State of South Carolina is authorized and directed to withhold from the monies to be received by the County of Richland or the County of Lexington, as the case may be, from the annual distribution made by the State of South Carolina to counties and municipalities from its receipts from the taxes levied by the State of South Carolina on alcoholic beverages, beer and wine, and on personal and corporate income an amount sufficient to pay such share or shares of the operating deficit.	V. Statewide Accounting
159	55-17-20.	State	Statute	<b>(Issuance of general obligation bonds by districts)</b> (f) There shall be irrevocably pledged for the payment of such bonds and interest as they mature the full faith, credit, and resources of the district. Until the principal and interest of all bonds issued under this chapter shall be fully paid, there shall be levied on all taxable property in the district an annual ad valorem tax sufficient to pay the principal and interest of all bonds issued under this chapter as such principal and interest become due. The tax shall be annually levied by the Comptroller General of South Carolina and collected by the county treasurer of the county or counties in which the district is located at the same time and in the same manner as county taxes are collected.	V. Statewide Accounting
*160	56-1-148.	State	Statute	<b>*(Identifying code affixed on driver's license of person convicted of certain crimes)</b> (D) The department shall charge a fee of fifty dollars for affixing the identifying code provided in subsection (B). This fee is in addition to the fee provided for in Section 56-1-140. This fee must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the department to defray expenses associated with this section.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*161	56-1-170.	State	Statute		*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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*162	56-1-171.	State	Statute	*(Suspension for failure to pay child support; route-restricted license) (C) The fee for a special route-restricted driver's license is one hundred dollars, but no additional fee is due because of changes in the place and hours of employment, education, or residence. Twenty dollars of this fee must be deposited in the state general fund and eighty dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*163	56-1-220.	State	Statute	*(Vision screenings required for renewal of license; in person or certified vision screenings for a ten year license; certification of minimum standards; operation of vehicle with defective vision) (B) During the fifth year of a ten-year license, the licensee must submit by mail to the department a certificate from an ophthalmologist or optometrist licensed in any state or appear in person at a department office to complete a vision screening. If a licensee fails to submit a certificate or fails to appear in person, the licensee must be fined fifty dollars. The department shall waive the fine if the person completes the requirements of this section within ninety days after the end of the fifth year of a ten-year license. This fine must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the department to defray the expenses incurred by this section. Interest accrued by this account must remain in this account.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*164	56-1-286.	State	Statute	<ul> <li>*(Suspension of license or permit or denial of issuance of license or permit to persons under the age of twenty-one who drive motor vehicles with certain amount of alcohol concentration) (D) However, if the person is subsequently convicted of violating Section 56-5-2930, 56-5-2933, or 56-5-2945, then, upon conviction, the person shall pay twenty-five dollars for the costs of the tests. The twenty-five dollars must be placed by the Comptroller-General Department of Motor Vehicles into a special restricted account to be used by the State Law Enforcement Division to offset the costs of administration of the breath testing devices, breath testing site video program, and toxicology laboratory.</li> <li>(K)(1)Twenty-five dollars of the fee collected by the Department of Motor Vehicles must be distributed to the Department of Public Safety for supplying and maintaining all necessary vehicle videotaping equipment. The remaining seventy-five dollars must be placed by the Comptroller General Department of Motor Vehicles to defray the Department of Motor Vehicle's expenses.</li> </ul>	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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*165	56-1-390.	State	Statute	*(Fee for reinstatement of license; disposition of fee proceeds) (2) The fees collected by the Department of Motor Vehicles under this provision must be distributed as follows: seventy dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles, and one dollar must be credited to the "Keep South Carolina Beautiful Fund" established pursuant to Section 56-3-3950. From the "Keep South Carolina Beautiful Fund", the Department of Transportation shall expend funds necessary to employ, within the Department of Transportation, a person with training in horticulture to administer a program for beautifying the rights-of-way along state highways and roads.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*166	56-1-395.	State	Statute	*(Driver's license reinstatement fee payment program) (G) The payment program administrative fee of thirty-five dollars must be placed by the Comptroller- General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray its expenses.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*167	56-1-400.	State	Statute	(Surrender of license; issuance of new license; endorsing suspension and ignition interlock device on license) The fee for an ignition interlock restricted license is one hundred dollars, which shall be placed into a special restricted account by the Comptroller. General Department of Motor Vehicles to be used by the Department of Motor Vehicles to defray the department's expenses.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*168	56-1-460.	State	Statute	*(Penalties for driving while license cancelled. suspended or revoked; route restricted license) (e)(iii) The fee for a route restricted driver's license issued pursuant to this item is one hundred dollars, but no additional fee is due when changes occur in the place and hours of employment, education, or residence. Of this fee, eighty dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the Department of Motor Vehicles' expenses. The remainder of the fees collected pursuant to this item must be credited to the Department of Transportation State Non-Federal Aid Highway Fund.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling,
				(C) One hundred dollars of each fine imposed pursuant to this section must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Public Safety for the Highway Patrol.	- and vehicle registrations.

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*169	56-1-550.	State	Statute	*(Fee for expediting request copy for document or record) The Department of Motor Vehicles may collect a fee not to exceed twenty dollars per document to expedite a request for copies of documents and records it maintains. This fee is in addition to the normal fees associated with the request. Expedited requests must be available within seventy-two hours of receipt of the request and standard requests within thirty days. Nothing in this section may be construed as circumventing the requirements of Section 30-4-30 of the Freedom of Information Act. The funds collected pursuant to this section must be placed into a special restricted account by the Comptroller General Department of Motor Vehicles to be used by the Department of Motor Vehicles to defray expenses.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*170	56-1-740.	State	Statute	*(Suspension of driver's license or nonresident's privilege to drive; special restricted driver's licenses) (B)(3) The fee for each special restricted driver's license is one hundred dollars, but no additional fee is due because of changes in the place and hours of employment, education, or residence. Of this fee, eighty dollars must be placed by the Comptroller General- Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the department.	DMV on its Phoenix system for all transactions
*171	56-1-746.	State	Statute	*(Suspension of driver's license for alcohol-related offenses; penalties; special restricted licenses) (D)(3) The fee for a special restricted driver's license is one hundred dollars, but no additional fee is due because of changes in the place and hours of employment, education, or residence. Twenty dollars of this fee must be deposited in the state general fund and eighty dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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ltem # *172	Law Number 56-1-2080.	Jurisdiction	Type of Law Statute	**Agency Recommended Deletion to the House Legislative Oversight Committee Statuary Requirement and/or Authority Granted *(Qualifications for license; administration of skills test; persons to whom license may not be issued; commercial driver instruction permit) (A)(1) A person may not be issued a commercial driver's license unless that person is a resident of this State and has passed a knowledge and skills test for driving a commercial motor vehicle which complies with the minimum federal standards established by 49 C.F.R. Part 383, subparts F, G, and H and has satisfied all other requirements of the CMVSA as well as any other requirements imposed by state law or federal regulation. The tests must be prescribed and conducted by the department. The first commercial driver's license skills test administered by the department to an individual is free of charge; thereafter, the Department of Motor Vehicles is authorized to charge a fee of twenty-five dollars for each subsequent commercial driver's license skills test administered to that individual. State agency and school district employees who are required to possess a commercial driver's license in the course of their normal job duties are exempt from this requirement. This fee must be placed into a special restricted account by the <del>Comptroller General Department of Motor Vehicles</del> to be used by the Department of Motor Vehicles to defray its expenses.	Associated Program(s) *This accounting is performed internally by
*173	56-3-210.	State	Statute	*(Time period for procuring registration and license; temporary license plates; transfer of license plates) The Department of Motor Vehicles may charge a five dollar fee for the temporary license plate which the Comptroller General Department of Motor Vehicles must place into a special restricted account to be used by the Department of Motor Vehicles to defray its expenses associated with the production and issuance of the temporary license plates.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*174	56-3-355.	State	Statute	*(Suspension or revocation of commercial vehicle registration card and license plate; reinstatement; fees) Before a suspended vehicle registration card can be reinstated, a fee of fifty dollars for each registration card suspension must be paid to the department. The fifty dollar fee must be placed in a special restricted account by the Comptroller- General Department of Motor Vehicles to be used by the department to offset the expenses of administering the Performance and Registration Information Systems Management Program.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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es; administration and enforcement funding) The Department of Motor charge a fee of five dollars for each identifier. The five-dollar identifier fee must to the general fund. The Department of Motor Vehicles may promulgate insuant to this section. The five-dollar fee collected pursuant to this section must special restricted account by the Comptroller General Department of Motor a used by the Department of Public Safety for the administration and of the provisions contained in Articles 3 and 5 of Chapter 23, Title 58, and for the novation of weigh stations. All unexpended funds from prior years collected tion may be retained and carried forward by the Department of Public Safety hese purposes.	Statute	State	56-3-662.	*175
ns of license plates; periodic issuance of new plates; treatment with reflective ance of revalidation stickers) (A) License plates must be at least six inches wide han twelve inches in length and must show in bold characters the year of ne serial number, the full name or the abbreviation of the name of the State, inctive markings the department may consider advisable to indicate the class of the vehicle for which the license plate was issued. The plate must be of a quality to provide a minimum service of five years. A new license plate including and special plates, but excluding license plates provided in Sections 56-3-660 and at be provided by the department at intervals the department considers tu at least every six years. A new license plate for vehicles contained in Sections 56-3-670 must be provided by the department at intervals the department ropriate. Beginning with the vehicle registration and license fees required by this collected after July 1, 2002, except for the fees collected pursuant to Sections 56-3-670, two dollars of each biennial fee and one dollar of each annual fee in the vehicle owner must be placed by the Comptroller General in a special pount to be used solely by the Department of Motor Vehicles for the costs th the production and issuance of new license plates. The department is not use this set aside money for any other purpose. License plates issued for tess of twenty-six thousand pounds must be issued biennially, and no icker may be issued for the plates. License plates issued as permanent may be d replaced at intervals determined by the department.	Statute	State	56-3-1230.	*176

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*177	56-3-1290.	State	Statute	*(Transfer of plates to another vehicle of same owner) The Department of Motor Vehicles, upon application and the payment of a fee of ten dollars, shall transfer the license plate assigned for one vehicle to another vehicle of the same general type owned or leased by the same person without a paid tax receipt for the vehicle. However, subsequent transfers of a license plate to the same vehicle may not be processed without a paid tax receipt based upon the value of the vehicle to which the plate is being transferred. Three dollars of the fees paid pursuant to this section must be deposited in the state general fund, and the remaining seven dollars must be placed into a special restricted account by the <u>Comptroller</u> . <u>General Department of Motor Vehicles</u> to be used by the Department of Motor Vehicles to defray its expenses.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*178	56-3-1335.	State	Statute	*(Suspension of vehicle's registration for failure to pay toll; reinstatement fee) The Department of Motor Vehicles shall suspend a motor vehicle's current registration and shall not register or reregister a motor vehicle that was operated when its driver failed to pay a toll and whose owner has an outstanding judgment for failure to pay a toll pursuant to Section 57- 5-1495(E) entered against him. The suspension or denial of registration or reregistration shall remain in effect until the judgment is satisfied, evidence of the satisfaction has been provided to the Department of Motor Vehicles, and a reinstatement fee of fifty dollars has been paid. The reinstatement fee collected must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the costs associated with this section.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*179	56-3-2545.	State	Statute	*(Collection and disbursement of fees) Of the fees collected pursuant to this section, the Comptroller General shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering this special license plate. The remaining fees collected pursuant to this section must be credited to the South Carolina Conservation Bank Trust Fund established pursuant to Section 48-59-60 of the 1976 Code.	performed internally by DMV on its Phoenix
*180	56-3-3500.	State	Statute	*("Penn Center" license plates; fee; special fund for Penn Center, Inc.) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be distributed to Penn Center, Inc., to support its activities.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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*181	56-3-3600.	State	Statute	*(South Carolina Nurses license plates; fee; special fund for South Carolina Nurses Foundation) (B) Of the fees collected pursuant to this section, the Comptroller. General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering this special license plate. The remaining funds collected from the special motor vehicle license fee must be distributed to the South Carolina Nurses Foundation to endow scholarships for all of the state's registered nursing programs.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*182	56-3-3800.	State	Statute	*(American Legion special license plate; deposit requirement; production limitations for special license plates) (A) The Department of Motor Vehicles may issue motor vehicle license plates to members of the American Legion for private motor vehicles and motorcycles registered in their names. The fee for this special license plate must be the regular motor vehicle license fee contained in Article 5, Chapter 3 of this title, the special fee required by Section 56-3-2020, and an additional special fee of forty dollars that must be distributed to the South Carolina American Legion. The forty-dollar special fee must be deposited in an account designated by the South Carolina American Legion, and must be used to off-set the expenses associated with the South Carolina Boys and Girls State Program. Notwithstanding any other provision of law, of the fees collected in accordance with Section 56-3-2020 for the special license plate, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special plate. The license plates issued pursuant to this section must conform to a design agreed to by the department and the chief executive officer of the organization.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*183	56-3-3950.	State	Statute	*("Keep It Beautiful" license plates; special fund for road enhancement) Notwithstanding any other provision of law, of the fees collected for this special license plate, the Comptroller- General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the department's expenses in producing and administering this special license plate.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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*184	56-3-4100.	State	Statute	*(South Carolina Elks Association Special License Plates) (B) Notwithstanding any other provision of law, of the fees collected for the special license plate, the Comptroller General-Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicle in producing and administering the special license plate. Any remaining funds must be deposited in a special account, separate and apart from the general fund, designated for use by the South Carolina Elks Association to be used to support its Alzheimer's state project.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*185	56-3-4200.	State	Statute	*(Authority to issue special license plates; collector plates; fees; minimum number of orders) (C) Notwithstanding another provision of law, from the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the department to defray the expenses of the department in producing and administering the plates. The remaining funds collected from the special motor vehicle license fee must be distributed to the South Carolina Department of Parks, Recreation and Tourism and used by the State Park Service for recreational enhancements and improvements.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*186	56-3-4410.	State	Statute	*("Share the Road" license plates; fees; special fund for bicycling safety and education programs) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the <u>Comptroller General</u> Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be distributed to the Palmetto Cycling Coalition, Inc., or another nonprofit fund designated by the Palmetto Cycling Coalition, Inc., for the promotion of bicycling safety and education programs. Any remaining funds must be administered by the Palmetto Cycling Coalition, Inc., used only for efforts to promote bicycle safety and education programs, and deposited in an appropriate nonprofit account designated by the Palmetto Cycling Coalition, Inc.	*This accounting is
*187	56-3-4510.	State	Statute	*("South Carolina Protects Endangered Species" and "South Carolina Wildlife" commemorative plates; deposition of fees collected) (C) Of the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the department in producing and administering this special license plate collection. The remaining funds collected from each special motor vehicle license plate fee must be deposited in the Game Protection Fund provided for in Title 50.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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<b>Item #</b> *188	Law Number 56-3-4600.	Jurisdiction	Type of Law Statute	Statuary Requirement and/or Authority Granted *(Authority to issue special license plates; fees; minimum number required) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be administered by the South Carolina Association of Realtors and deposited in an appropriate nonprofit account designated by the association for distribution to Habitat for Humanity International or another nonprofit fund designated by the association for the construction of new homes for low income families in South Carolina.	Associated Program(s) *This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*189	56-3-4800.	State	Statute	*(Sons of Confederate Veterans license plates; distribution of fees; prepaid applications) (B) Of the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the department in producing and administering this special license plate. The remaining funds collected from the special motor vehicle license fee must be distributed to the South Carolina Division of the Sons of Confederate Veterans.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*190	56-3-5400.	State	Statute	*(Fraternal Order of Police Special License Plates) (B) Of the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place the regular motor vehicle license fee into a special restricted account to be used by the Department of Motor Vehicles. The remaining funds collected from the special motor vehicle license fee must be distributed to the State Lodge of the Fraternal Order of Police to be used to support the families of officers killed in the line of duty.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*191	56-3-6000.	State	Statute	*(Armed Services special license plates) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license plate fee must be disbursed in equal amounts to the various county Veterans' Administration offices to be used for operational expenses.	*This accounting is performed internally by

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*192	56-3-6500.	State	Statute	*(United States Naval Academy special license plates) The Department of Motor Vehicles may issue "United States Naval Academy" special license plates to owners of private passenger motor vehicles registered in their names. The applicant must be a graduate of the United States Naval Academy. The requirements for production and distribution of the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of thirty dollars. Any portion of the additional thirty-dollar fee not set aside by the Comptroller General Department of Motor Vehicles to defray the costs of production and distribution must be distributed to the United States Naval Academy Alumni Association.	*This accounting is performed internally by DMV on its Phoenix system for all transactions - involving licensing, titling, and vehicle registrations.	
*193	56-3-7050.	State	Statute	*(United States Air Force Academy special license plates) The Department of Motor Vehicles may issue "United States Air Force Academy" special license plates to owners of private passenger motor vehicles registered in their names. The applicant must be a graduate of the United States Air Force Academy. The requirements for production and distribution of the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of thirty dollars. Any portion of the additional thirty-dollar fee not set aside by the Comptroller General Department of Motor Vehicles to defray the costs of production and distribution must be distributed to the United States Air Force Academy Alumni Association.	*This accounting is performed internally by DMV on its Phoenix system for all transactions	
*194	56-3-7200.	State	Statute	*(Arts Awareness special license plates; deposition of fees) (B) Of the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the department in producing and administering this special license plate. The remaining funds collected from the special motor vehicle license fee must be deposited in a separate fund for the South Carolina Arts Commission and be used solely to support activities that build a thriving arts environment in South Carolina.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.	
*195	56-3-7300.	State	Statute	*(Saltwater Fishing Special License Plates) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be deposited in a special account, separate and apart from the general fund, established within and administered by the Department of Natural Resources to manage and conserve the marine resources of the State.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.	

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
*196	56-3-7310.	State	Statute	*(Support Our Troops special license plates) The Department of Motor Vehicles may issue "Support Our Troops" special license plates to owners of private passenger motor vehicles registered in their names. The requirements for production and distribution of the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of thirty dollars. Any portion of the additional thirty-dollar fee not set aside by the Comptroller- General Department of Motor Vehicles to defray costs of production and distribution must be distributed to Support Our Troops, Inc.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*197	56-3-7320.	State	Statute	*(Emergency Medical Service special license plates) The Department of Motor Vehicles may issue "Emergency Medical Service" special license plates to owners of private passenger motor vehicles registered in their names. The requirements for production and distribution of the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of thirty dollars. Any portion of the additional thirty-dollar fee not set aside by the Comptroller General Department of Motor Vehicles to defray costs of production and distribution must be distributed to the South Carolina Emergency Medical Services Association.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*198	56-3-7330.	State	Statute	*(Boy Scouts of America and Eagle Scout special license plates) (A) The Department of Motor Vehicles may issue "Boy Scouts of America" special license plates to owners of private passenger motor vehicles, as defined in Section 56-3-630, or motorcycles as defined in Section 56-3-20, registered in their names. The requirements for production, collection, and distribution of fees for the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of thirty dollars. Any portion of the additional thirty-dollar fee not set aside by the <u>Comptroller General</u> Department of Motor Vehicles to defray costs of production and distribution must be distributed to the South Carolina Indian Waters Council, Boy Scouts of America, to then be distributed to the other five Boy Scout councils serving counties in South Carolina.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*199	56-3-7340.	State	Statute	*(Native American special license plates) (A) The Department of Motor Vehicles may issue "Native American" special license plates to owners of private passenger motor vehicles registered in their names. The requirements for production and distribution of the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of thirty dollars. Any portion of the additional thirty-dollar fee not set aside by the Comptroller- General Department of Motor Vehicles to defray costs of production and distribution must be distributed to the Native American Prison Program of South Carolina.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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*200	56-3-7350.	State	Statute	*(South Carolina Peach Council special license plates) The Department of Motor Vehicles may issue "South Carolina Peach Council" special license plates to owners of private passenger motor vehicles registered in their names. The requirements for production and distribution of the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of seventy dollars. Any portion of the additional seventy-dollar fee not set aside by the Comptroller-General Department of Motor Vehicles to defray costs of production and distribution must be distributed to the South Carolina Peach Council.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling
*201	56-3-7360.	State	Statute	*(Korean War Veterans special license plates) The Department of Motor Vehicles may issue "Korean War Veterans" special license plates to owners of private passenger motor vehicles and motorcycles registered in their names who are Korean War Veterans who served on active duty at anytime during the Korean War. The applicant must present the department with a DD214 or other official documentation that states that he served on active duty upon initial application for this special license plate. The requirements for production and distribution of the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of twenty dollars. Any portion of the additional twenty-dollar fee not set aside by the Comptroller- General Department of Motor Vehicles to defray costs of production and distribution must be distributed to the state general fund.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*202	56-3-7370.	State	Statute	*(Cancer Research Centers of the Carolinas special license plates) The Department of Motor Vehicles may issue "Cancer Research Centers of the Carolinas" special license plates to owners of private passenger motor vehicles registered in their names. The requirements for production and distribution of the plate are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of fifteen dollars. Any portion of the additional fifteen-dollar fee not set aside by the Comptroller General Department of Motor Vehicles to defray costs of production and distribution must be distributed to the Mary Crawley Medical Cancer Research Foundation to provide funding for the Cancer Research Centers of the Carolinas.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling,
*203	56-3-7780.	State	Statute	*(Authority to issue special license plates; fees; minimum number of orders required) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the department in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be placed in the state's general fund.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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outh Carolina Aquarium special license plates) The Department of Motor Vehicles may the "South Carolina Aquarium" special license plates to owners of private passenger motor the are those set forth in Section 56-3-8100. The biennial fee for this plate is the regular istration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of fifty lars. Any portion of the additional fifty-dollar fee not set aside by the Comptroller- theral Department of Motor Vehicles to defray costs of production and distribution must be tributed to the South Carolina Aquarium.	Statute	State	56-3-7800.	*204
Iunting Island State Park special license plate authorized) (B) Of the fees collected*This accounting isissuant to this section, the Comptroller General Department of Motor Vehicles shall place*This accounting isficient funds into a special restricted account to be used by the Department of Motorperformed internally bynicles to defray the expenses of the department in producing and administering this specialDMV on its Phoenixnse plate. The remaining funds collected from the special motor vehicle license fee mustsystem for all transactiondistributed to The Friends of Hunting Island State Park, Inc., for use on projects benefitinginvolving licensing, titlingand vehicle registrations.	Statute	State	56-3-7950.	*205
<b>pecial motor vehicle license plates)</b> (C) The license plates must be issued or revalidated for iennial period which expires twenty-four months from the month it is issued. The biennial for this special license plate is the regular registration fee set forth in Article 5, Chapter 3 his title plus an additional fee to be requested by the individual or organization seeking uance of the license plate. The initial fee amount requested may be changed only every five rs from the first year the license plate is issued. Of the additional fee collected pursuant to be used by the Department of Motor Vehicles shall place sufficient distributed to an organization involving licensing, titling and vehicle registrations. *This accounting is performed internally by DMV on its Phoenix system for all transactior involving licensing, titling and vehicle registrations. Of the additional fee collected pursuant to subsections (A) and (D), the Comptroller-teral Department of Motor Vehicles to defray the expenses of producing and administering special license plates. The Comptroller General Department of Motor Vehicles shall place the six thousand eight dored dollar application fee pursuant to subsection (G)(1) into a restricted account to be do by the department to defray the initial cost of producing the special license plate.	Statute	State	56-3-8000.	*206

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*207	56-3-8100.	State	Statute	<ul> <li>*(Special license plates production and distribution guidelines) (B) The Comptroller- General Department of Motor Vehicles shall place the six thousand eight hundred dollar application fee pursuant to subsection (A)(1) into a restricted account to be used by the department to defray the initial cost of producing the special license plate.</li> <li>(F) Of the additional fee collected pursuant to subsections (D) and (E), the Comptroller- General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of producing and administering special license plates.</li> </ul>	*This accounting is performed internally by DMV on its Phoenix -system for all transactions involving licensing, titling, and vehicle registrations.
*208	56-3-8200.	State	Statute	*(Rotary International special license plates) (A) The Department of Motor Vehicles may issue motor vehicle license plates to members of Rotary International for private passenger motor vehicles registered in their names. The fee for this special license plate must be the regular motor vehicle license fee contained in Article 5, Chapter 3 of this title, and an additional special fee of fifty dollars which must be distributed to the Rotary District in which the purchaser's home club is located in this State. The department must report to the South Carolina Rotary District designee the district chosen as a result of the license plate issuance to which this fee must be distributed. The fee must be deposited in an account designated by each South Carolina Rotary District, and must be distributed properly by each district. Notwithstanding any other provision of law, of the fees collected for the special license plate, the <u>Comptroller General</u> Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special plate. The license plates issued pursuant to this section must conform to a design agreed to by the department and the chief executive officer of the organization.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*209	56-3-8300.	State	Statute	*(Marine Corps League special license plates) (A) The Department of Motor Vehicles may issue special motor vehicle license plates to members of the Marine Corps League for private passenger motor vehicles and motorcycles registered in their names. The fee for this license plate is the fee set forth for special license plates in Section 56-3-8100. Any portion of the additional thirty-dollar fee not set aside by the Comptroller General Department of Motor Vehicles to defray the costs of production and distribution must be distributed to the South Carolina Department of the Marine Corps League. The license plates issued pursuant to this section must conform to a design agreed to by the department and the chief executive officer of the organization.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
*210	56-3-8600.	State	Statute	*(Authority to issue special license plates; fee; number of plates) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller-General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the department to defray the expenses of the department in producing and administering the plates. The remaining funds collected from the special motor vehicle license fee must be distributed to the South Carolina Ducks Unlimited State Committee for wetlands conservation projects in South Carolina. Any remaining funds must be administered by the South Carolina Ducks Unlimited State Committee nonprofit account designated by the South Carolina Ducks Unlimited State Committee.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*211	56-3-8710.	State	Statute	*(NASCAR special license plates authorized) (C) From the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the department to defray the expenses of producing the special license plates.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*212	56-3-9400.	State	Statute	*("Morris Island Lighthouse" license plates; fees; special fund for restoration and preservation of the Morris Island Lighthouse) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be distributed to Save the Light, Inc., or another nonprofit fund designated by Save the Light, Inc., for the restoration and preservation of the Morris Island Lighthouse. Any remaining funds must be administered by Save the Light, Inc., used only for efforts to restore and preserve the Morris Island Lighthouse, and deposited in an appropriate nonprofit account designated by Save the Light, Inc.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations
*213	56-3-9500.	State	Statute	*(God Bless America special license plates) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be designated for use by the South Carolina National Guard for homeland security.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
*214	56-3-9600.	State	Statute	*("No More Homeless Pets" license plates; fees; special fund to support local animal spaying and neutering programs) (B) Notwithstanding any other provision of law, of the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be deposited in a special account, separate and apart from the general fund, designated for use by the South Carolina Department of Agriculture to support local animal spaying and neutering programs. The South Carolina Department of Agriculture may use up to ten percent of the fees deposited in the special account for the administration of the program. Local private nonprofit tax exempt organizations offering animal spaying and neutering programs from this fund to further their tax exempt purposes. Grants must be awarded not more than once a year, and an applicant must receive as a grant an amount of the total revenues in the fund multiplied by the percentage that the applicant's caseload in the preceding calendar year was of the total caseload of all applicants in that year.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*215	56-3-9710.	State	Statute	*("Heritage Classic Foundation" license plates; fees; special fund for Heritage Classic Foundation) (B) Of the fees collected pursuant to this section, the Comptroller- General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering this special license plate. The remaining funds collected from the special motor vehicle license fee must be distributed to the Heritage Classic Foundation.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*216	56-3-10010.	State	Statute	*("Parrot Head" special license plate authorized) (B) From the fees collected pursuant to this article, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the department to defray the expenses associated with producing and administering the distribution of the license plate. The remaining funds collected from the special motor vehicle license fee shall be distributed to the South Carolina Parrot Head Club Council, which shall only use the funds to support the Palmetto Chapter of the Alzheimer's Association and the Upstate South Carolina Chapter of the Alzheimer's Association.	*This accounting is performed internally by DMV on its Phoenix

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*217	56-3-10110.	State	Statute	*(Operation Serest Storm-Desert Shield special license plates) (B) Notwithstanding any other	0
*218	56-3-10210.	State	Statute	*(Operation Enduring Freedom Veteran special license plates) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General- Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the department in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be placed in the state's general fund.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*219	56-3-10310.	State	Statute	*(Operation Iraqi Freedom Veteran special license plates) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller General-Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the department in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be placed in the state's general fund.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*220	56-3-11450.	State	Statute	*("Historic" special motor vehicle Fees) The fee for the plate is the regular motor vehicle registration fee contained in Article 5, Chapter 3 of this title and a special motor vehicle license fee of thirty-five dollars. Notwithstanding another provision of law, from the fees collected pursuant to this section, the Comptroller General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the department in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be placed in the state's general fund.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*221	56-3-12610.	State	Statute	<b>*(South Carolina Wildlife Federation special license plates)</b> (B) Notwithstanding another provision of law, from the fees collected pursuant to this section, the Comptroller General- <b>Department of Motor Vehicles</b> shall place sufficient funds into a special restricted account to be used by the department to defray the expenses of the department in producing and administering the plates. The remaining funds collected from the special motor vehicle license fee must be distributed to the South Carolina Wildlife Federation for conservation programs in South Carolina.	•

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted *("2010-11 Baseball National Champions" special license plates) (C) The requirements for	Associated Program(s)
*222	56-3-13010.	State	Statute	production, collection, and distribution of fees for the plate are those set forth in Section 56-3- 8100. The biennial fee for this plate is the regular registration fee set forth in Article 5, Chapter 3 of this title plus an additional fee of seventy dollars. Any portion of the additional seventy-dollar fee not set aside by the Comptroller General to defray costs of production and distribution must be distributed to the fund established for the University of South Carolina pursuant to Section 56-3-3710(B) used for the purposes provided in that section.	<ul> <li>*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.</li> </ul>
*223	56-3-13310.	State	Statute	("Motorcycle Awareness Alliance" special motor vehicle license plates) (B) Notwithstanding any other provision of law, from the fees collected pursuant to this section, the Comptroller- General Department of Motor Vehicles shall place sufficient funds into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license plate fee must be distributed to the Motorcycle Awareness Alliance for the promotion of motorcycle safety, education and awareness programs and deposited into an appropriate nonprofit account designated by the Motorcycle Awareness Alliance.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*242	56-3-13610.	State	Statute	<b>*("South Carolina Stands with Israel" special license plates)</b> (B) The requirements for production, collection, and distribution of fees for this license plate are those set forth in Section 56-3-8100. Any portion of the fees collected pursuant to this article, not set aside by the Comptroller General Department of Motor Vehicles to defray the expenses associated with producing and administering the distribution of the license plate, must be distributed to Chabad of Charleston, Inc.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*243	56-5-750.	State	Statute	*(Failure to stop motor vehicle when signaled by law-enforcement vehicle) (G)(3) The fee for each special restricted driver's license is one hundred dollars, but no additional fee is due because of changes in the place and hours of employment, education, or residence. Of this fee twenty dollars must be distributed to the general fund and eighty dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles.	DMV on its Phoenix
*244	56-5-2930.	State	Statute	*(Operating motor vehicle while under influence of alcohol or drugs; penalties; enrollment in Alcohol and Drug Safety Action Program; prosecution) (F) One hundred dollars of each fine imposed pursuant to this section must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Public Safety for the Highway Patrol.	*This accounting is performed internally by DMV on its Phoenix system for all transactions

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				(G) Two hundred dollars of the fine imposed pursuant to subsection (A)(3) must be placed by	involving licensing, titling,
				the Comptroller General Department of Motor Vehicles into a special restricted account, to	and vehicle registrations.
				be used by the State Law Enforcement Division to offset the costs of administration of the	
				breath testing devices, breath testing site video program, and toxicology laboratory.	
				*(Driving with an unlawful alcohol concentration; penalties; enrollment(F) One hundred	
				dollars of each fine imposed pursuant to this section must be placed by the Comptroller-	*This accounting is
				General Department of Motor Vehicles into a special restricted account, to be used by the	performed internally by
*245	56-5-2933.	State	Statute	Department of Public Safety for the Highway Patrol. (G) Two hundred dollars of the fine imposed pursuant to subsections (A)(3) must be placed by	-DMV on its Phoenix
243	50-5-2955.	Slate	Statute	the Comptroller General Department of Motor Vehicles into a special restricted account, to	system for all transactions
				be used by the State Law Enforcement Division to offset the costs of administration of the	involving licensing, titling,
				breath testing devices, breath testing site video program, and toxicology laboratory.	and vehicle registrations.
				*(Vehicle immobilization after conviction for subsequent violation of §§ 56-5-2930, 56-5-	
				2933, or 56-5-2945; immobilized defined; identity of immobilized vehicle; surrendering of license plates and registration; release of vehicle; hearing; penalties; fees) (J) A fee of fifty	*This accounting is
				dollars must be paid to the department for each motor vehicle that was suspended before any	-
				of the suspended registrations and license plates may be registered or before the motor	DMV on its Phoenix
*246	56-5-2942.	State	Statute	vehicle may be released pursuant to subsection (F). This fee must be placed by	system for all transactions
				the Comptroller General Department of Motor Vehicles into a special restricted interest	involving licensing, titling,
				bearing account to be used by the Department of Motor Vehicles to defray the Department of	
				Motor Vehicles' expenses.	-
				$*(Off_{none}, off_{none}, duiting under the influence, none later, the diluting under the diluting under the diluting of the diluting under the diluting of the diluting under the dil$	
				*(Offense of felony driving under the influence; penalties; "great bodily injury" defined) (D) One hundred dollars of each fine imposed pursuant to this section must be placed by	*This accounting is
				the Comptroller General Department of Motor Vehicles into a special restricted account, to	performed internally by
*247	56-5-2945.	State	Statute	be used by the Department of Public Safety for the Highway Patrol.	DMV on its Phoenix
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					involving licensing, titling,
					and vehicle registrations.

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<b>Item #</b> *248	Law Number 56-5-2950.	Jurisdiction	Type of Law Statute	<b>Statuary Requirement and/or Authority Granted</b> *(Implied consent to testing for alcohol or drugs; procedures; inference of DUI) SLED shall administer the provisions of this subsection and shall make regulations necessary to carry out this subsection's provisions. The costs of the tests administered at the direction of the law enforcement officer must be paid from the state's general fund. However, if the person is subsequently convicted of violating Section 56-5-2930, 56-5-2933, or 56-5-2945, then, upon conviction, the person shall pay twenty-five dollars for the costs of the tests. The twenty-five dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account, to be used by the State Law Enforcement Division to offset the costs of administration of the breath testing devices, breath testing site video program, and toxicology laboratory.	Associated Program(s) *This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*249	56-5-2951.	State	Statute	*(Suspension of license for refusal to submit to testing or for certain level of alcohol concentration; temporary alcohol license; administrative hearing; restricted driver's license penalties) (B)(1) obtain a temporary alcohol license from the Department of Motor Vehicles. A one hundred-dollar fee must be assessed for obtaining a temporary alcohol license. Twenty- five dollars of the fee must be distributed by the Department of Motor Vehicles to the Department of Public Safety for supplying and maintaining all necessary vehicle videotaping equipment. The remaining seventy-five dollars must be placed by the <u>Comptroller General</u> . <b>Department of Motor Vehicles</b> into a special restricted account to be used by the Department of Motor Vehicles to defray the Department of Motor Vehicles' expenses. The temporary alcohol license allows the person to drive without any restrictive conditions pending the outcome of the contested case hearing provided for in subsection (F) or the final decision or disposition of the matter. If the suspension is upheld at the contested case hearing, the temporary alcohol license remains in effect until the Office of Motor Vehicle Hearings issues the hearing officer's decision and the Department of Motor Vehicles sends notice to the person that the person is eligible to receive a restricted license pursuant to subsection (H);	X
				(H)(3) The fee for a restricted license is one hundred dollars, but no additional fee may be charged because of changes in the place and hours of employment, education, or residence. Twenty dollars of this fee must be deposited in the state's general fund, and eighty dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account, to be used by the Department of Motor Vehicles to defray the Department of Motor Vehicles' expenses.	_

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
*250	56-5-5670.	State	Statute	*(Duties of demolishers; disposal of vehicle to demolisher or secondary metals recycler; records; penalties) (H)(3) In lieu of criminal penalties, the Department of Motor Vehicles' director, or the director's designee, may issue an administrative fine not to exceed one thousand dollars for each violation, whenever the director, or the director's designee, after a hearing, determines that a demolisher or secondary metals recycler has unknowingly and willfully violated any provisions of this section. The hearing and any administrative review must be conducted in accordance with the procedure for contested cases under the Administrative Procedures Act. The proceeds from the administrative fine must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of implementing this section.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling,
*251	56-9-430.	State	Statute	*(Suspension of driver's license or privilege and registration for nonpayment of judgment; special restricted driver's licenses) (B)(3) The fee for each special restricted driver's license is one hundred dollars, but no additional fee is due because of changes in the place and hours of employment, education, or residence. Of this fee twenty dollars must be distributed to the general fund and eighty dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles.	-
*252	56-10-260.	State	Statute	*(False certificate or false evidence of insurance; penalties; special restricted driver's licenses) (B)(3) The fee for each special restricted driver's license is one hundred dollars, but no additional fee is due because of changes in the place and hours of employment, education, or residence. Of this fee, twenty dollars must be distributed to the general fund and eighty dollars must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray the expenses of the Department of Motor Vehicles.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
*253	56-10-660.	State	Statute	<ul> <li>*(Database information disclosure; fee) (B) The funds collected from this fee described by subsection (A) must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray its expenses.</li> <li>(E) Insurers shall be required to pay only those actual costs attributed to the transmission to or retrieval of their records from the Department of Motor Vehicles, pursuant to regulations promulgated by the Department of Insurance. The funds collected from the insurers pursuant to this subsection must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the Department of Motor Vehicles to defray its expenses.</li> </ul>	*This accounting is _performed internally by DMV on its Phoenix system for all transactions involving licensing, titling,

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<b>Item #</b> *254	Law Number 56-11-500.	Jurisdiction	Type of Law Statute	Statuary Requirement and/or Authority Granted *(Use of revenue funds from tax, penalties, and interest; State Highway Fund) As to revenue collected under this chapter or other road taxes on motor carriers, the Department of Motor Vehicles must withhold from the State Highway Fund monies not to exceed the actual or projected costs associated with administering and enforcing the provisions of this chapter. The State Treasurer and the Comptroller General Department of Motor Vehicles shall establish accounts as necessary to facilitate the efficient and effective operation of this chapter and deposit from the State Highway Fund initial monies as may be necessary to operate this program. All remaining taxes and penalties and interest collected by the department pursuant to the provisions of this chapter must be deposited in the State Highway Fund.	*This accounting is
*255	56-19-420.	State	Statute	<ul> <li>*(Fee; allocation) (B) Five dollars of the fee contained in this section must be placed in a special earmarked account by the Comptroller General Department of Motor Vehicles and must be distributed in the following manner:         <ul> <li>(1) the first one million dollars must be credited to the general fund of the State to offset a portion of state individual income tax revenue not collected pursuant to the subsistence allowance allowed pursuant to Section 12-6-1140(6); and</li> <li>(2) the remainder must be allocated to the Department of Public Safety and used to support highway patrol programs.</li> <li>(C) Notwithstanding any other provision of law, five dollars of the fee contained in this section must be placed in a special earmarked account by the Comptroller General Department of Motor Vehicles and used to defray its operational expenses excluding any expense relating to Project Phoenix.</li> </ul> </li> </ul>	*This accounting is performed internally by -DMV on its Phoenix system for all transactions - involving licensing, titling, and vehicle registrations.
*256	56-19-520.	State	Statute	*(Retirement of the title certificate to a manufactured home; release of lien; Satisfaction Affidavit) (A)(4) payment of a fee established by the department not to exceed fifty dollars for retirement of the title certificate and, notwithstanding any other provision of law, the fee collected by the department must be placed by the Comptroller General Department of Motor Vehicles into a special restricted account to be used by the department to defray the expenses of the department in administering this article.	*This accounting is performed internally by DMV on its Phoenix system for all transactions involving licensing, titling, and vehicle registrations.
257	57-3-20.	State	Statute	(Responsibilities and duties of division deputy directors) (1)(b) accounting systems necessary to comply with all federal and/or state laws and/or regulations as well as all policies established by the Comptroller General;	I. Administration
258	57-3-755.	State	Statute	(Online transaction register of all funds expended; exemption; role of Comptroller General) (D) In the event the department has a question or issue relating to technical aspects of complying with the requirements of this section or the disclosure of public information under this section, it shall consult with the Office of Comptroller General, which may provide guidance.	II. Statewide Payroll/Accounts Payable

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				(State highway fund; federal aid highway fund; role of comptroller general; department not			
				<b>considered lump sum agency</b> (B) Beginning July 1, 1993, the department must process all			
				payment for goods and services, including right-of-way acquisitions through the office of			
	259 57-11-20. Sta			the Comptroller General.	-		
				(C) Beginning January 1, 1994, the department shall process the payment for all personnel			
259		State	Statute	services through the office of the Comptroller General.	II. Statewide		
259 57-11-20.				(D) For all capital improvement and permanent improvement projects beginning on or after	Payroll/Accounts Payable		
				July 1, 1994, the department shall enter detailed project numbers on all transactions			
					submitted to the Comptroller General.	-	
				(E) The Comptroller General may continue to make deductions from the compensation of			
							employees for the payment of premiums for life, hospital, and other types of insurance plans
				that are in force on July 1, 1992.			
				**(Assessments against gas utilities for administrative expenses and charges) All lawful			
				expenses and charges incurred by the commission and the Office of Regulatory Staff in the			
				administration of this chapter and in performance of its duties thereunder shall be defrayed			
				by assessments made by the Comptroller General against the gas utilities regulated			
				thereunder and based upon the gross revenues collected by the gas utilities from their			
				business done wholly within this State in the manner set out in Section 58-3-100 for other			
* * • • • •		<b>a</b>	<b>a</b>	corporations; provided, however, the assessments against municipalities, gas authorities,	***		
**260	58-5-940.	State	Statute	public service districts, or other political subdivisions of the State shall be applicable only to	**Superseded by §58-4-60		
				expenses and charges incurred in the administration and enforcement of the provisions of this			
				article relating to gas safety requirements.			
				The Public Service Commission and the Office of Regulatory Staff shall certify to	-		
				the Comptroller General annually on or before August first the amounts to be assessed in the			
				format approved by the Comptroller General.			

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ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				**(Issuance of subpoenas; fees; issuance of attachment to compel attendance; contempt	
				for refusal to obey court order) The Office of Regulatory Staff, in making an examination for	
				the purpose of obtaining information pursuant to this chapter, may obtain from the	
				commission subpoenas for the attendance of witnesses pursuant to such rules as the	
				commission may prescribe and the witnesses must receive from the State Treasury one dollar	
				per day and five cents per mile traveled by the nearest practical route in going to and	
				returning from the place of meeting of the Office of Regulatory Staff, to be ordered paid by	
**261	58-17-1680.	State	Statute	the Comptroller General upon presentation of subpoenas by the witnesses as to the number	**Obsolete
201		otate	otatate	of days served and miles traveled sworn to before the clerk of the Office of Regulatory Staff. In	
				case any person willfully fails or refuses to obey a subpoena, any circuit judge of the court of	
					common pleas and general sessions of any county, upon application of the Office of
				Regulatory Staff, must issue an attachment for the witness and compel him to attend and give	
				his testimony upon matters lawfully required by the Office of Regulatory Staff. A circuit judge	
				may punish for contempt as in other cases of refusal to obey the process or order of the court.	
				**(Assessments on electric utilities to pay expenses of Commission) All expenses and	
				charges incurred by the commission in the administration of this chapter and in the	
				performance of its duties thereunder shall be defrayed by assessments made by	
				the Comptroller General against the electrical utilities regulated thereunder and based upon	
				the gross revenues collected by such electrical utilities from their business done wholly within	
**262	58-27-50.	State	Statute	this State in the manner set out in Section 58-3-100 for other corporations.	**Superseded by §58-4-60
					_
				The Public Service Commission must certify to the Comptroller General annually on or before	-
				May first the amounts to be assessed in the format approved by the Comptroller General.	

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Item # 263	Law Number 58-31-20.	Jurisdiction	Type of Law Statute	Statuary Requirement and/or Authority Granted (Board of directors; advisory board) (D) For the assistance of the board of directors of the Public Service Authority, there is hereby established an advisory board to be known as the advisory board of the South Carolina Public Service Authority, to be composed of the Governor of the State, the Attorney General, the State Treasurer, the Comptroller General, and the Secretary of State, as ex officio members, who must serve without compensation other than necessary traveling expenses. The advisory board must perform any duties imposed on it pursuant to this chapter, and must consult and advise with the board of directors on any and all matters which by the board of directors may be referred to the advisory board. The board of directors must make annual reports to the advisory board, which reports must be submitted to the General Assembly by the Governor, in which full information as to all of the acts of said board of directors shall be given, together with financial statement and full information as to the work of the authority. On July first of each year, the advisory board must designate a certified public accountant or accountants, resident in the State, for the purpose of making a complete audit of the affairs of the authority, which must be filed with the annual report of the board of directors. The Public Service Authority must submit the audit to the General Assembly.	Associated Program(s)
264	59-2-85.	State	Statute	<b>(Contributions through payroll deductions)</b> The Comptroller General and the chief financial officers of state agencies, departments, and institutions maintaining separate payroll accounts, at the request of a state employee, may arrange for contributions through payroll deduction to the program. The State Treasurer is authorized to devise a method whereby private and nonprofit businesses or organizations may arrange for employees to contribute through payroll deduction to the program.	II. Statewide Payroll/Accounts Payable
265	59-4-90.	State	Statute	(Payroll Deductions) The Comptroller General and the chief finance officers of state agencies, departments, and institutions maintaining separate payroll accounts may arrange for contributions through payroll deduction to the fund the appropriate payment in accordance with a tuition prepayment contract, at the request of a state employee.	II. Statewide Payroll/Accounts Payable
266	59-21-130.	State	Statute	(Disbursements to counties) The State Superintendent of Education shall present vouchers monthly to the Comptroller General who shall issue his warrants to the State Treasurer payable to the county treasurers of the respective counties for such amount of state school aid as may be on hand, available for and applicable to the payment for state school aid due the respective counties, under the provisions hereof.	II. Statewide Payroll/Accounts Payable

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Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(State Fiscal Accountability Authority may borrow in anticipation of revenue) The State	
				Fiscal Accountability Authority may borrow in each year in anticipation of the receipt of	
				revenues provided for school aid such sum or sums as may be necessary to pay any portion of	
				the amounts appropriated herein and becoming due to the respective counties of the State	
				prior to the collection thereof. Such notes shall be issued in such form and manner as the	
				Board may elect and, when issued, are hereby declared to be current obligations of the State.	
				But in lieu of borrowing as provided herein the Comptroller General may issue his warrant	
267	59-21-140.	State	Statute	against the general fund in the treasury when it appears that sufficient funds are available	I. Administration
				therein, and the State Treasurer shall pay the same as provided in § 59-21-130. Such	
				withdrawals from the general fund, if made, shall constitute a loan to the school aid fund from	
				the general fund, the same to be repaid when revenues provided for school aid are collected.	
				The proceeds of such loan or loans shall be paid to the respective counties for school aid to	
				the respective counties as provided in § 59-21-130.	
268	59-21-355.	State	Statute	(Appropriations to Education Improvement Act building aid; allocation; transfer; trust fund) (A) The amount appropriated in the annual general appropriations act for the Education Improvement Act building aid, construction, and renovation, after being appropriately adjusted, must be transferred to a special trust fund established by the Comptroller General. These funds shall remain available to the school districts of the State until approved for use in accordance with Section 59-21-350.	V. Statewide Accounting
269	59-47-100.	State	Statute	(Appropriations; reports of board) The board of commissioners shall draw the annual appropriations as made by the General Assembly for the support and maintenance of said school and shall annually report to the General Assembly an exact statement of their various acts and doings during the past year, showing exactly how they disbursed the money received and expended, the names of the persons who have received the bounty, the ages and places of residence of such persons and information as to their progress. Vouchers covering all such disbursements shall be filed in the office of the Comptroller General.	II. Statewide Payroll/Accounts Payable
270	59-53-1830.	State	Statute	(Career and Technology training funds) The State Treasurer is created and appointed custodian of funds coming to the State from the United States under the provisions of the act referred to in Section 59-53-1810 and is responsible on his bond for the correct and proper handling of the funds. Monies appropriated by the State or paid into the State Treasury from the United States for the purpose provided in Sections 59-53-1810 to 59-53-1870 must be paid out upon the order of the State Board of Education, duly countersigned and approved by the secretary of the board, and itemized vouchers must be filed with the Comptroller General as in the case of other funds.	V. Statewide Accounting

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271	59-53-1850.	State	Statute	(Disbursement of funds) Monies appropriated pursuant to Sections 59-53-1810 to 59-53- 1870 must be paid out upon the order of the State Board of Education, duly countersigned and approved by the secretary of the State Board of Education, and itemized vouchers must be filed with the Comptroller General as in the case of other funds.	II. Statewide Payroll/Accounts Payable
272	59-69-40.	State	Statute	(Funds given to State Superintendent for educational purposes) The State Superintendent of Education shall take and hold in trust for the State any grant or devise of lands and any gift or bequest of money or other personal property made to him for educational purposes and he shall pay into the State Treasury, for safekeeping and investment, all moneys and incomes from property so received. The State Treasurer shall, from time to time, invest all such moneys in the name of the State and shall pay to the State Superintendent of Education, on the warrant of the Comptroller General, the income or principal thereof as he may, from time to time, require; provided, that no disposition shall be made of any grant, devise, gift or bequest inconsistent with the conditions or terms thereof. For all such property the State Treasurer shall be responsible on his bond as for other funds received by him in his official capacity.	V. Statewide Accounting
*273	59-101-185.	State	Statute	University, Francis Marion University, The College of Charleston, Lander University, and Coastal Carolina University. Such systems shall provide financial information to the	III. Statewide Financial Reporting V. Statewide Accounting *Updated from STARS to SCEIS
274	59-101-670.	State	Statute	(Transaction register of funds expended; contents; posting on website; procurement card statement information; redaction; technical consultation) (D) In the event any public institution of higher learning has a question or issue relating to technical aspects of complying with the requirements of this section or the disclosure of public information under this section, it shall consult with the Office of Comptroller General, which may provide guidance to the public institution.	I. Administration

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Associated Program	Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	Item #			
	(College loan program for National Guard members) (A) The Commission on Higher							
	Education, in consultation with the staff of the South Carolina Student Loan Corporation, shall							
	develop a loan repayment program through which talented and qualified state residents may							
	attend state public or private colleges and universities for the purpose of providing incentives							
	for enlisting or remaining in the South Carolina National Guard in areas of critical need. Areas							
	of critical need must be defined annually for that purpose by the Commission on Higher							
	Education in consultation with the State Adjutant General. The Commission on Higher							
	Education shall promulgate appropriate regulations to set forth the terms of the loan							
	repayment program. The regulations must define limitations on monetary repayment							
	amounts, successful participation within the National Guard, successful school matriculation,							
	and other requirements for participation in the loan repayment program. In case of failure to							
	complete the term of enlistment, failure to participate successfully in the National Guard,							
u cuata tala	noncompliance by a borrower with the terms of the loan, or failure to comply with regulations							
II. Statewide	of the program, the borrowers participation in the loan repayment program may be	Statute	59-111-75. State S	59-111-75.	59-111-75.	59-111-75.	59-111-75.	275
Payroll/Accounts Paya	terminated and the borrower remains subject to those provisions as provided in the loan							
	documents. The borrower shall execute the necessary legal documents to reflect his obligation							
	to the lending entity and the terms and conditions of the loan. The loan program, as							
	implemented in this section, must be administered by a separate student loan provider. Of the							
	funds appropriated by the General Assembly for the loan repayment program, these funds							
	must be retained in a separate account and used on a revolving basis for purposes of the loan							
	repayment program and its administration. The State Treasurer shall disburse funds from this							
	account as requested by the Commission on Higher Education and upon warrant of							
	the Comptroller General; provided, however, that no more than five percent of the funds							
	annually appropriated to the Commission on Higher Education for this program may be used							
	for the cost of administering the program. Funds in the account and earnings from it may be							
	carried forward in succeeding fiscal years and used for the purposes of the loan repayment							
	program. The Commission on Higher Education shall review the loan program annually and							
	(Deposits and disbursements) The funds appropriated for the purposes of this article and all							
II Statewide	sums received in repayment of loans must be placed in the State Treasury to the credit of The							
Payroll/Accounts Paya	South Carolina Medical and Dental Loan Fund. Loan payments must be paid out of this fund	Statute	State	59-111-570.	276			
V. Statewide Account	upon a voucher to the State Comptroller General signed by the chairman and the executive	Juluc	Jiaic	<i>JJ</i> 111 <sup>-</sup> <i>J</i> /0.	270			
v. Statewide Accounti	secretary of the Department.							

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*277	59-119-100.	State	Statute	*(Investment of Clemson bequest generally and payment of interest to board) The State Treasurer shall securely invest and reinvest the funds in his hands derived from the Clemson bequest in such manner as shall be directed by the Governor, the Comptroller General and the State Treasurer or any two of them. He may collect the interest annually upon all investments made of funds of the Clemson bequest and pay the same over to the treasurer of the board of trustees of Clemson University. He shall, under the direction of the Governor, the Comptroller General and the State Treasurer or any two of them, enforce the collection of the principal and interest due on any investment made of such Clemson bequest.	*Recommend references to the Comptroller General's Office be stricken. The Comptroller
*278	59-143-10.	State	Statute	*(Establishment of endowment; stated purposes; allocations) (B) Upon receipt of monies transferred to the Children's Education Endowment by the State Treasurer, thirty percent of these monies must be allocated to Higher Education Scholarship Grants and seventy percent must be allocated to Public School Facility Assistance. Earnings on each allocation shall accumulate for the benefit of that particular program. The Comptroller General shall record low-level radioactive waste tax revenues collected from the Barnwell waste facility as received on the accrual basis; however, no expenditure may be made against these accrued revenues until the related cash is deposited with the State. These revenues must be distributed in the manner prescribed by Section 48-48-140.	V. Statewide Accounting *Accrual basis does not apply to collections
				(Financial integrity of the lottery; reports; audits, weekly records; financial statement; annual operating budget; comprehensive security study) (1) submit quarterly and annual reports to the Governor, the President Pro Tempore of the Senate, the Speaker of the House of Representatives, the Comptroller General, the State Treasurer, and the Chairmen of the House Ways and Means Committee, the Senate Finance Committee, and the oversight committee created by Section 59-150-325 disclosing the total lottery revenues, prize disbursements, operating expenses, and administrative expenses of the commission during the reporting period. The annual report additionally must describe the organizational structure of the commission, summarize the functions performed by each organizational division within the commission, and contain a detailed budget for the next fiscal year. The quarterly reports must be submitted within fifteen days of the end of the quarter, and the annual report must be submitted by October fifteenth;	

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				(4) authorize the State Auditor to contract with a certified public accountant or firm for an	
279	59-150-320.	State	Statute	independently audited financial statement prepared in accordance with generally accepted	III. Statewide Financial
275	33 130 320.	State	Statute	accounting principles, to be submitted to the Comptroller General's office each year no later	Reporting
				than October fifteenth. The certified public accountant or firm shall not have a financial	
				interest in a lottery vendor with whom the commission is under contract. The certified public	
				accountant or firm shall evaluate the internal auditing controls in effect during the audit	
				period. The cost of this annual financial audit is an operating expense of the commission. The	
				State Auditor may at any time audit, or cause to be audited, any phase of the operations of	
				the commission at the expense of the State and shall receive a copy of the annual	
				independent financial audit. A copy of an interim audit performed by the certified public	
				accountant or firm or the State Auditor must be transmitted after the close of the	
				commission's fiscal year to the Governor, the President Pro Tempore of the Senate, the	
				Speaker of the House of Representatives, the State Treasurer, the Comptroller General, and	
				the Chairmen of the House Ways and Means Committee and the Senate Finance Committee,	
				and the oversight committee co-chairmen;	

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Agency Code:	E120	Section:	097	Legal Standards Template	2
				*Agency Recommended Modification to the House Legislative Oversight Committee	
				**Agency Recommended Deletion to the House Legislative Oversight Committee	
ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(Education Lottery Account) The net proceeds received from the state lottery for education as	5
				provided by law must be deposited by the State Treasurer in a fund separate and distinct from	
				the state general fund entitled the "Education Lottery Account". All interest or income earned	
				by the fund must be retained in the account and used for its stated purposes. However, all	
				revenue received by the Education Lottery Account in any fiscal year together with earnings	
				on it for that year must be disbursed as required by Section 59-150-350 and as appropriated	
				by the General Assembly in its annual general appropriations bill or any bill appropriating	
				monies for previous or current fiscal years. It is the intent of the General Assembly in creating	
				this Education Lottery Account that its funds be managed so as to establish and fund these	
				programs permanently. Upon receipt of monies transferred to the Education Lottery Account	
				held by the State Treasurer, these monies must be appropriated by the General Assembly in	
				its annual general appropriations bill or any bill appropriating monies for previous or current	
280	59-150-340.	State	Statute	fiscal years to the programs and for the purposes stipulated in Section 59-150-350.	V. Statewide Accounting
				The Comptroller General shall record these revenues received on a cash basis, and	
				disbursements for the purposes provided also must be on a cash basis; however, unexpended	
				funds at the end of a fiscal year after disbursement to the programs authorized to receive the	
				funds as provided in Section 59-150-350 and as appropriated by the General Assembly in its	
				annual general appropriations bill or any bill appropriating monies for previous or current	
				fiscal years may be carried forward to future years and expended for the same purposes.	
				Notwithstanding any other provision of law, no distribution may be made from the Education	
				Lottery Account until net proceeds in the account exceed thirty-five million dollars.	

Agency Name:	Office of the	Comptroller General		Fiscal Year 2015-16	
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				*Agency Recommended Modification to the House Legislative Oversight Committee	
				**Agency Recommended Deletion to the House Legislative Oversight Committee	
Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(Education Lottery Account management; administration; educational purposes and	
				programs; uncommitted funds; surplus funds) (B) Before the sixteenth day of each month,	
				the commission shall deposit to the State Treasurer, for credit to the Education Lottery	
				Account for the preceding month, the amount of all net proceeds from the preceding month.	
				The State Comptroller General shall account separately for net proceeds by establishing and	
				maintaining a restricted account known as the Education Lottery Account. Upon their deposit	
				with the State, monies representing a deposit of net proceeds become the unencumbered	
				property of the State of South Carolina and the commission must not agree or undertake	
				otherwise. The monies may be invested by the State Treasurer pursuant to state investment	
				practices. All earnings attributable to the investments are also the unencumbered property of	
281	59-150-350.	State	Statute	the State and accrue to the credit of the Education Lottery Account.	V. Statewide Accounting
201	59-150-550.	State	Statute		v. Statewide Accounting
					-
				(D) At the beginning of the first fiscal year after the state lottery becomes operational,	
				the Comptroller General shall certify the amount of net proceeds including investment	
				earnings on the net proceeds credited to and accrued in the Education Lottery Account during	
				the preceding fiscal year. The sum of certified net proceeds and investment earnings must be	
				designated as annual lottery proceeds. Appropriations from the Education Lottery Account	
				must be allocated only for educational purposes and educational programs by the General	
				Assembly in its annual general appropriations bill or any bill appropriating monies for previous	
				or current fiscal years.	
				(Disability of Governor) Whenever a majority of the Attorney General, the Secretary of State,	
				the Comptroller General, and the State Treasurer, or of such other body as the General	
202	Article IV. Section 12 (2)	Ctoto		Assembly may provide, transmits to the President of the Senate and the Speaker of the House	
282	(Constitution)	State		of Representatives a written declaration that the Governor is unable to discharge the powers	I. Administration
				and duties of his office, the Lieutenant Governor shall forthwith assume the powers and	
				duties of the office as acting Governor.	
				(Elective offices; terms; duties; compensation; appointment of Adjutant General) There	
				shall be elected by the qualified voters of the State a Secretary of State, an Attorney General,	
				a Treasurer, a Superintendent of Education, Comptroller General, Commissioner of	
	Article VI. Section 7			Agriculture, and an Adjutant General who shall hold their respective offices for a term of four	
283	(Constitution)	State		years, coterminous with that of the Governor. The duties and compensation of such offices	I. Administration
				shall be prescribed by law and their compensation shall be neither increased nor diminished	
				during the period for which they shall have been elected.	
				adding the period for which they shall have been elected.	

Agency Name:	Office of the	Office of the Comptroller General		Fiscal Year 2015-16	
		_		Accountability Report	
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				*Agency Recommended Modification to the House Legislative Oversight Committee	
				**Agency Recommended Deletion to the House Legislative Oversight Committee	
ltem #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority Granted	Associated Program(s)
				(Bonded indebtedness of State) In each act authorizing the incurring of general obligation	
				debt the General Assembly shall allocate on an annual basis sufficient tax revenues to provide	
				for the punctual payment of the principal of and interest on such general obligation debt. If at	
204	Article X. Section 13 (4)	Charles		any time any payment due as the principal of or interest on any general obligation debt shall	1. 4. 1 1. 1
284	(Constitution)	State		not be paid as and when the same become due and payable, the State Comptroller	I. Administration
				General shall forthwith levy and the State Treasurer shall collect an ad valorem tax without	
				limit as to rate or amount upon all taxable property in the State sufficient to meet the	
				payment of the principal and interest of such general obligation debt then due.	
				(Advances for Travel Expenses) Travel expense advances may be made subject to the	
				following:	
					-
				A. No travel advance shall be made to an employee for travel within the State without specific	
				approval of the Budget and Control Board.	-
				B. No travel advance shall be made for more than 80% of the estimated amount of the total	
				travel expense, excluding airline transportation.	-
				C. No advance shall be made in instances where 80% of the estimated travel expense does not	
				exceed \$250.	-
				D. The agency, department or institution making advances shall keep such records of advances	
285	19-101.19	State	Regulation	······································	II. Statewide
					Payroll/Accounts Payable
				to keep proper records of travel advances, the Budget and Control Board may withdraw the	
				privilege of that agency for making travel advances.	
				E. The Comptroller General may require that requests for travel advances must be submitted	-
				not later than seven (7) business days prior to the beginning of the trip for which the advance	
				is requested.	
				F. When the travel assignment is completed, a voucher payable to the traveler shall be	-
				prepared for the total amount of allowable expenses incurred and paid. The traveler must	
				then repay the cash advance when the voucher is processed for payment and the check issued	
				to the traveler.	
				*(Inventory and Accounting Systems) G. Accounting System.	
				The accounts for the Surplus Property Service Fund are kept by the Comptroller General of	-
				South Carolina and a corresponding ledger system is kept by the Office of Internal Operations,	
*286	19-410.3	State	Regulation	S. C. Budget and Control Board Department of Administration, Office of Administrative	*Update language
200	10 .10.0	otate		Services and recorded in SCEIS. Fixed asset accounts are kept also at the Office of Internal	
				Operations, S. C. Budget and Control Board Department of Administration, Office of	
				Administrative Services where amounts for purchase of these assets are maintained by	
				source fund.	

	Office of the Comptroller General Fiscal Year 2015-1		Agency Name:		
	Accountability Report Legal Standards Template	097	Section:	E120	Agency Code:
	*Agency Recommended Modification to the House Legislative Oversight Committee	057	Section	L120	Agency code.
	**Agency Recommended Deletion to the House Legislative Oversight Committee				
Associated Program(s	Statuary Requirement and/or Authority Granted	Type of Law	Jurisdiction	Law Number	ltem #
	*(Small Purchases and Other Simplified Purchasing Procedures) D. Calls Against Blanket				
_	Purchase Agreement.				
	Calls against blanket purchase agreements generally will be made orally, except that informal				
V. Statewide Accountin		Regulation	State	19-445-2100.	*287
*Change STARS to SCEIS		0			
	information. Forms may be developed for this purpose locally and be compatible with				
	the Comptroller General's Office STARS system South Carolina Enterprise Information				
	System (SCEIS). **(Medical and Dental Scholarship Fund) 15. Receipts and Expenditures: Funds appropriated				
	and all sums received in repayment of loans and scholarships shall be placed in the State				
**Program has not beer					
used in over 20 years.	, , , , , , , , , , , , , , , , , , , ,	Regulation	State	61-1.	**288
	General signed by the chairman and the executive secretary of the Board.				
	**(Requirements for State Water Pollution Control Revolving Fund Loan Assistance) IV. Financial Provisions C. Loan Delinquency Provisions				
-	Pursuant to authority provided in Section 48-6-70(B) of Title 48 of the 1976 South Carolina				
	Code of Laws, as amended, any failure of the project sponsor to make payment to the Board				
	according to the prescribed repayment schedule will result in the Board requiring the State				
	Treasurer and the Comptroller General to pay the Board the amount of other State aid the				
	local unit may become entitled to until all delinquent payments plus interest have been paid.				
**Section 48-6-70(B) wa					
superseded by another	notify the Controller General to levy, and require the applicable County Treasurer to collect	Regulation	State	61-67-1.	**289
, statute in 1992.	and remit to the Board, a special tax sufficient to cover the delinquent payments plus interest,				
	and, if necessary, to ensure continued repayment of the loan. Additionally, should the loan of				
	any project sponsor be declared delinquent, the Board may also take action to preclude the				
	loan recipient from receiving grant funds or other types of financial assistance available from				
	State agencies, unless otherwise prohibited by law, until such time as all amounts due on the				
	loan have been paid and the loan is declared current.				
	<b>**(Value Added Network (VAN) Data Communication)</b> Insurers may select the VAN option.				
**\/^\/	Insurers using the VAN option will have to set up mailboxes and communications. Insurers				
**VAN option is now		Regulation	State	90-003.2	**290
obsolete.					
	defray its expenses in administering this program.				

	Fiscal Year 2015-16		Comptroller General	Office of the O	Agency Name:
	Accountability Report				
	Legal Standards Template	097	Section:	E120	Agency Code:
	*Agency Recommended Modification to the House Legislative Oversight Committee				
	**Agency Recommended Deletion to the House Legislative Oversight Committee				
II. Statewide Payroll/Accounts Payable	tollowing) subchanter A chanter 1 of the Code In general, the tax is navable upon the basis	Type of Law Statute	Jurisdiction	Law Number 26 CFR 1.1-1 (Internal Revenue Code)	ltem #
II. Statewide Payroll/Accounts Payable	section 3402(c)(1) is used, a statement on Form W-2 must be furnished to each employee	Statute	Federal	26 CFR 31.6051-1 (Internal Revenue Code)	292

Agency Name:	Office of the	Comptroller General		Fiscal Year 2015-16
				Accountability Report
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				*Agency Recommended Modification to the House Legislative Oversight Committee
				**Agency Recommended Deletion to the House Legislative Oversight Committee
Item #	Law Number	Jurisdiction	Type of Law	Statuary Requirement and/or Authority GrantedAssociated Program(s)Each statement on Form W-2 shall show the following: (a) The name, address, and identification number of the employer. (b) The name and address of the employee, and his social security account number if wages as defined in section 3121(a) have been paid or if the Form W-2 is required to be furnished to the employee for a period commencing after December 31, 1962. (c) The total amount of wages as defined in section 3401(a), (d) The total amount deducted and withheld as tax under section 3402, (e) The total amount of wages as defined in section 3121(a), (f) The total amount of employee tax under section 3101 deducted and withheld (increased by any adjustment in the calendar year for over collection, or decreased by any adjustment in such year for under collection, of such tax during any prior year) and the proportion thereof (expressed either as a dollar amount, as a percentage of the total amount of wages as defined in section 3121(a), or as a percentage of the total amount of employee tax under section 3101) withheld as tax under section 3101(b) for financing the cost of hospital insurance benefits,
293	26 CFR 1.6041-6 (Internal Revenue Code)	Federal	Statute	(Returns made on Forms 1096 and 1099 under section 6041; contents and time and place for filing) Returns made under section 6041 on Forms 1096 and 1099 for any calendar year shall be filed on or before February 28 (March 31 if filed electronically) of the following year with any of the Internal Revenue Service Centers, the addresses of which are listed in the instructions for such forms. The name and address of the person making the payment and the II. Statewide name and address of the recipient of the payment shall be stated on Form 1099. If the present Payroll/Accounts Payable address of the recipient is not available, the last known post office address must be given. See section 6109 and the regulations thereunder for rules requiring the inclusion of identifying numbers in Form 1099.

Agency Name:	Office of the Com	]		
Agency Code:	E120 Section:	097	]	
Divisions or Major Programs	Description	Service/Product Provided to Customers	Customer Segments	Specify only for the f
Statewide Accounts Payable/Payroll	Timely, efficient processing of vendor payments and other disbursement requests by state agencies - and timely, efficient processing of state payroll - to support agencies' operations in serving the public	Process disbursement requests by agencies in a timely manner	Executive Branch/State Agencies	Also applies to the Ger
Statewide Accounts Payable/Payroll	Timely, efficient processing of vendor payments and other disbursement requests by state agencies - and timely, efficient processing of state payroll - to support agencies' operations in serving the public	Process annual 1099s in a timely manner	General Public	Vendors that are regist corporations)
Statewide Accounts Payable/Payroll	Timely, efficient processing of vendor payments and other disbursement requests by state agencies - and timely, efficient processing of state payroll - to support agencies' operations in serving the public	Process semi-monthly payroll in a timely manner	Executive Branch/State Agencies	
Statewide Accounts Payable/Payroll	Timely, efficient processing of vendor payments and other disbursement requests by state agencies - and timely, efficient processing of state payroll - to support agencies' operations in serving the public	Issue annual W-2s in a timely manner	Executive Branch/State Agencies	
Statewide Accounts Payable/Payroll	Timely, efficient processing of vendor payments and other disbursement requests by state agencies - and timely, efficient processing of state payroll - to support agencies' operations in serving the public	Assist agencies by responding to tickets we receive from the SCEIS Help Desk relating to agencies' questions about vendor payments and payroll processing		
Statewide Financial Reporting	Production and distribution of the state's comprehensive annual financial report (CAFR) in an accurate, useful and understandable format for use by credit rating agencies and other key customers and stakeholders	Produce the CAFR in accordance with generally accepted accounting principles and all Governmental Accounting Standards Board requirements	Industry	Credit rating agencies,

# Fiscal Year 2015-16 Accountability Report

### **Customer Template**

<u>e following Segments:</u> (1) <u>Industry:</u> Name; (2<u>) Professional Organization:</u> Name; (3) <u>Public:</u> Demographics.

General Public, since we do business with outside businesses as well as State agencies

gistered with the State that do at least \$600 in business (typically not registered as

es, investors in state bonds, and legal counsel for state bond issuances

Agency Name:	Office of the Com	ptroller General	J	
Agency Code:	E120 Section:	097	]	
Divisions or Major Programs	Description	Service/Product Provided to Customers	Customer Segments	Specify only for the
Statewide Financial Reporting	Production and distribution of the state's comprehensive annual financial report (CAFR) in an accurate, useful and understandable format for use by credit rating agencies and other key customers and stakeholders	Acquire CAFR compilation software or develop internal solution to help agencies submit information in a more concise and prompt manner	Executive Branch/State Agencies	
Statewide Accounting	Timely, efficient accounting services for state agencies to support their operations in serving the public	Provide timely accounting support to other state agencies as requested or upon finding any incorrectly entered daily accounting transactions	Executive Branch/State Agencies	
Statewide Accounting	Timely, efficient accounting services for state agencies to support their operations in serving the public	Improve competency of accounting personnel throughout state government by offering relevant and low-cost training	Executive Branch/State Agencies	
Statewide Accounting	Timely, efficient accounting services for state agencies to support their operations in serving the public	Administer state government's Unemployment Compensation Fund for State employees	Executive Branch/State Agencies	
IT/Other Services	Timely provision of information to members of the General Assembly, the public and other customers and executive-level service on key panels supporting internal and external (public) state functions	Meet or exceed all statutory requirements for information disclosure	General Public	Constituents submittir
IT/Other Services	Timely provision of information to members of the General Assembly, the public and other customers and executive-level service on key panels supporting internal and external (public) state functions	Provide citizens financial information in a convenient, understandable, and interesting manner	General Public	Providing information
IT/Other Services	Timely provision of information to members of the General Assembly, the public and other customers and executive-level service on key panels supporting internal and external (public) state functions	Provide details of travel expenditures incurred by personnel of all state agencies	Executive Branch/State Agencies	Also applies to the Ge

# Fiscal Year 2015-16 Accountability Report

# **Customer Template**

ne following Segments: (1) Industry: Name; (2) Professional Organization: Name; (3) Public: Demographics.

itting freedom of information requests

on on the transparency website for easy access

General Public as well; to show how much the State is spending on travel

Agency Name:	Office of the Com	]		
Agency Code:	E120 Section:	097	]	
Divisions or Major Programs	Description	Service/Product Provided to Customers	Customer Segments	Specify only for the
IT/Other Services	Timely provision of information to members of the General Assembly, the public and other customers and executive-level service on key panels supporting internal and external (public) state functions	Administer the state's Purchasing Card (P- Card) Rebate Program	Executive Branch/State Agencies	
Administration	Oversight of and support for the agency's programs, which assist other state agencies' operations in serving the public	Manage agency budget by avoiding "cost creep" in providing services	Executive Branch/State Agencies	
Administration	Oversight of and support for the agency's programs, which assist other state agencies' operations in serving the public	Fulfill all legal and administrative mandates on the agency	Executive Branch/State Agencies	
Administration	Oversight of and support for the agency's programs, which assist other state agencies' operations in serving the public	Work with SCEIS project team to retire STARS	Executive Branch/State Agencies	
Administration	Oversight of and support for the agency's programs, which assist other state agencies' operations in serving the public	Develop agency cybersecurity policies in accordance with State statutory and/or regulatory requirements	Executive Branch/State Agencies	Also applies to the Ge information is secure
Administration	Oversight of and support for the agency's programs, which assist other state agencies' operations in serving the public	Support other statewide initiatives for the benefit of citizens and state government overall	Executive Branch/State Agencies	

Fiscal Year 2015-16 Accountability Report

Customer Template <u>he following Segments:</u> (1) <u>Industry:</u> Name; (2) <u>Professional Organization:</u> Name; (3) Public: Demographics.

General Public, the more cyber-secure we are, the more we can assure the public there re

Agency Name:	Office of the Comptroller General				Fiscal Year 2015-16 Accountability Report
Agency Code:	E120	Section:	097		Accountability Report
					Partner Template
Name of Partner Entity	Type of Partner Ent	tity	Description	n of Partnership	Associated Objective(s)
					1.3.1
		0	r agency works hand-in-hand wit	th the SCEIS Team. We work with them	1.3.2
SC Enterprise Information System (SCEIS)	State Government		•	, Payroll and Accounts Payable issues	1.5.1
			d questions for the State.	, ,	3.1.1
					3.1.3
					5.3.1
					1.1.1
				1.3.1	
					1.3.2
		0			2.4.1
State Treasurer's Office	State Government		Our agency works hand-in-hand with the Treasurer's Office. We send the	3.1.3	
			Treasurer's Office a warrant, which authorizes them to release the funds.		3.1.4
					3.2.1
					4.4.1
				5.3.1	
					1.2.1
Department of Administration, Divison of		Ou	r agency depends on DTO for sys	stem support. All our servers are	1.4.1
Technology	State Government		used at their facility.		5.4.1
				5.4.2	
Public Employee Benefit Authority (PEBA)	State Government			ice and retirement payments are roll deduction and submitted to PEBA.	1.3.2
					1.2.1
		Ou	r agency works closely with DOR	in regards to garnishments and	1.3.2
Department of Revenue	State Government		submitting taxes.		1.4.1
					3.1.4

Agency Name:	Office of the Comp	troller General	Fiscal Year 2015-16 Accountability Report
Agency Code:	E120 Section:	097	
			Partner Template
Name of Partner Entity	Type of Partner Entity	Description of Partnership	Associated Objective(s)
Board of Economic Advisors (BEA)	State Government	Our agency holds monthly revenue work groups for the BEA.	3.1.4
State agencies and state-supported colleges		Our agency depends on certain agencies and all colleges and universities to	
and universities	State Government	provide us their stand-alone audited financial statements for us to	4.4.1
		incorporate into the state's CAFR.	4.4.2
		Our against monitors and reports on state against compliance with the	5.1.1
Members of the General Assembly	State Government	Our agency monitors and reports on state agencies compliance with the annual appropriations act.	5.2.1
			5.2.2
National Association of State Auditors, Comptrollers and Treasurers (NASACT)	Professional Association	Our agency maintains an active membership in NASACT and we respond to all inquiries seeking agency feedback on new Governmental Accounting Standards Board (GASB) standards and various agency operations.	2.6.1

Agency Name:	Office of the Comptroller General						Fiscal Year 2015- Accountability Repo
Agency Code:	E120	Section:	097				
ltem	Report Name	Name of Entity Requesting the Report	Type of Entity	Reporting Frequency	Submission Date (MM/DD/YYYY)	Summary of Information Requested in the Report	Report Templa Method to Access the Report
1	Fiscal Year-End Close Out Report and Press Release	Governor	State	Annually	August 20, 2015	To show the balance standing to the credit of several appropriations of the State, show the monthly expenditures and revenues, show the annual expenditures, and an itemized and complete financial balance sheet at the end of the last preceding appropriation year. Also, furnish an estimate of the financial needs of the State.	www.cg.sc.gov
2	Accountability Report	Executive Budget Office	State	Annually	September 15, 2015	To make sure the objectives of the agency are being met to accomplish the mission of the agency.	www.admin.sc.gov/budget_
3	Travel Report	Senate Finance Committee House Ways & Means Committee Statehouse Press Room	State	Annually	October 30, 2015	To report a listing for every agency receiving an appropriation in the annual General Appropriations Act. The listing must show at a minimum the top ten percent of employees for who travel expenses and registration fees were paid within each agency, not to exceed twenty-five employees per agency. Expenditures must include state, federal and other sources of funds.	<u>www.cg.sc.gov</u>
4	Dual Employment Report	Senate Finance Committee House Ways & Means Committee	State	Annually	November 13, 2015	To report a listing for every agency receiving an appropriation in the annual General Appropriations Act. The listing must show at a minimum the top ten percent of employees for who travel expenses and registration fees were paid within each agency, not to exceed twenty-five employees per agency. Expenditures must include state, federal and other sources of funds.	<u>www.cg.sc.gov</u>
5	Comprehensive Annual Financial Report (CAFR)	Government Finance Officers Association Bond Rating Agencies: Fitch Ratings, Inc. Moody's Investors Service Standard & Poor's Financial Services, LLC Nationally Recognized Municipal Securities Information Repositories: Bloomberg Municipal Repository DPC Data, Inc. Interactive Data Pricing Standard & Poor's Securities Evaluation	State	Annually	November 25, 2015	Agencies, institutions, and other reporting entities required to submit annual audited financial statements for inclusion in the State's Comprehensive Annual Financial Report must comply with the submission dates stipulated in the State Auditor's Office audit contract. If the audit was not contracted by the State Auditor's Office, the final audited financial statements are due not later than October tenth for the prior fiscal year.	<u>www.cg.sc.gov</u>
6	Agency Response to House Legislative Oversight Committee Staff Study	House Legislative Oversight Committee (Executive Subcommittee)	State	Annually	August 22, 2015	Feedback from agency on Committee Staff's assessments and conclusions detailed in the final Staff Study.	www.scstatehouse.gov
7	Annual Restructuring Report	House Legislative Oversight Committee (Executive Subcommittee)	State	Annually	January 12, 2016	Detailed description of agency's legal standards; mission, vision and goals; strategies and objectives; programs; budget; and reporting requirements.	www.scstatehouse.gov

Agency Name:	Off	ice of Comptroller Gen	eral	Fiscal Year 2015-16	
Agency Code:	E120 Section:		097	Accountability Report	
				 Oversight Review Template	
Item	Name of Entity Conducted Oversight Review	Type of Entity	Oversight Review Timeline (MM/DD/YYYY to MM/DD/YYYY)	Method to Access the Oversight Review Report	
Agreed-upon procedures audit	Brittingham Group, LLP	Outside Organization	11/02/2015 to 11/18/2015	http://osa.sc.gov/Reports/stateengagements/comptrollergeneral/Documents/AUP/ E1215%20(AUP).pdf	
Fiscal 2014-15 Comprehensive Annual Financial Report audit	CliftonLarsonAllen, LLP	Outside Organization	09/28/2015 to 11/25/2015	http://www.cg.sc.gov/publicationsandreports/Documents/Comprehensive%20Ann aul%20Financial%20Report/CompleteCAFRFY2015-Accessibile_04-15-2016.pdf	
Fiscal 2014-15 Comprehensive Annual Financial Report audit	S.C. State Auditor's Office	State	09/28/2015 to 11/25/2015	http://www.cg.sc.gov/publicationsandreports/Documents/Comprehensive%20Ann aul%20Financial%20Report/CompleteCAFRFY2015-Accessibile_04-15-2016.pdf	
Agency study	S.C. House Legislative Oversight Committee	State	02/10/2015 to 12/15/2015	http://scstatehouse.gov/CommitteeInfo/HouseLegislativeOversightCommittee/Age ncyWebpages/ComptrollerGeneral/Oversight%20-	
Fiscal 2014-15 statewide single audit	Federal Audit Clearinghouse	Federal	11/26/2015 to 03/31/2016	http://osa.sc.gov/Reports/stateengagements/stateofsc/Documents/FiscalYear2016 /2015%20Single%20Audit.pdf	
S.C. Fiscal Transparency Website review	U.S. Public Interest Research Group (PIRG)	Outside Organization	01/21/2016 to 04/13/2016	http://www.uspirg.org/sites/pirg/files/reports/USP%20FollowMoney16%20Report %20Apr16.pdf	
Recovery audit	Recovery Audit Specialists, LLC	Outside Organization	02/23/2016 to ongoing	http://www.scstatehouse.gov/reports/reports.php#r	
Certificate of Achievement for Excellence in Financial Reporting on the Fiscal 2014- 15 Comprehensive Annual Financial Report	Government Finance Officers Association (GFOA)	Outside Organization	12/07/2015 to 06/02/2016	Hard copy available at agency	