



OFFICE OF THE
STATE AUDITOR

June 4, 2024

Jon Maxwell, Chair
North Sevier Recreation Center
PO Box 69
Salina, Utah 84654

Dear Mr. Maxwell :

During the 2024 General Session, the state legislature passed House Bill 257 “Distinctions on the Basis of Sex,” enacted as Utah Code §63G-31 (Statute).

Section 63G-31-401(1)(a) requires the Office of the State Auditor (Office) to “establish a process to receive and investigate alleged violations of the statute by a government entity.” To comply with Statute, the Office recently notified North Sevier Recreation Center (Entity) of a reported alleged violation and requested a response. Based on the Entity’s response, and other factors, the Office noted no exception related to the alleged violation of Statute. We note that the nature of the complaint was such that the Office was unable to independently determine the validity of the complaint.

In addition, Section 63G-31-304(2)(a) requires each government entity to adopt a privacy compliance plan by May 1, 2024 to address compliance with the entity’s duties under the Statute. During our investigation, we noted that the Entity has a privacy compliance plan that appears sufficient to comply with the Entity’s statutory duty.

Therefore, the Office has concluded our inquiry into this matter. We appreciate the timely and cooperative response of the Entity during this investigation.

Sincerely,

Office of the State Auditor

Office of the State Auditor