INTERNAL AUDIT AND ADVISORY SERVICES
FY23 Systemwide Contracting Out Audit
Report No. M23A007
Systemwide Contracting Out Audit
Report No. M23A007
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EXECUTIVE SUMMARY

Internal Audit and Advisory Services (Internal Audit) has conducted an audit of UC Merced’s process for contracting for covered services. This audit is part of the University of California System-wide Contracting Out Audit and was performed in accordance with Internal Audit’s fiscal year 2023 audit plan. The primary objective of the audit was to evaluate processes and controls in place to facilitate compliance with contracting out requirements.

Procurement Services is proactive about complying with UC Implementation Guidelines for Regents Policy 5402 — the policy governing this audit. In addition, Procurement services has effectively insourced large-dollar, multi-year contracts. As a result, numerous requirements under the Implementation Guidelines have not been triggered for UC Merced. Based on the areas tested, it appears UC Merced’s process for contracting out for covered services appears to be operating effectively in most areas. However, Internal Audit noted instances of control weaknesses that need improvement in order to provide reasonable assurance that risks are being mitigated and objectives are being met.

The following observations need improvement to strengthen internal controls and/or effect compliance:

**Identifying and Tracking Covered Service Contracts.** Procurement Services should collaborate with POPD to ensure all contracts for covered services are identified and tracked, regardless of amount and duration.

**Covered Services Language Provisions.** Procurement Services should develop a process to ensure documents for covered services contracts include the required covered services language provisions. Procurement Services should consider developing a local WBP appendix to include the require language.

**Documented Processes.** HR Labor Relations should draft procedures that align with Implementation Guidelines for Regents Policy 5402.

**Terms and Conditions.** Procurement Services should attach a copy of the UC terms and conditions to the contracts.

**Reporting Violations.** Procurement Services should develop a process by which supplier employees are notified on how to report Article 5 violations.
Grievances. UC Merced Labor Relations should ensure all grievances for the campus are logged and tracked.

BACKGROUND

On November 14, 2019, the Regents approved Regents Policy 5402: Regents Policy Generally Prohibiting Contracting for Services. This policy prioritizes the use of UC employees over contract workers to provide covered services whenever possible. Contracting for Covered Services¹ should be used sparingly and treated as an option of last resort to address specified operational needs – not as a means to replace UC employees with lower-wage contract workers.

In addition, the Regents have made clear that Article 5 of the two Collective Bargaining Agreements (CBAs) with AFSCME² takes precedence over the Regents Policy.

Per Regents Policy, the actual job titles of supplier employees performing Covered Services do not need to match ASFCME titles; if a supplier employee provides a covered service that is the same as the work done by Bargaining Unit employees, then that position is covered under the Regents Policy and Article 5 of the CBA. In addition, the service must be currently performed (or have been performed in the immediate past) by union employees anywhere in the UC system.

If UC determines that it needs to contract for Covered Services, then the suppliers providing such services must pay their employees rates equivalent to the total compensation received by Bargaining Unit employees performing the same work.

Regents Policy 5402 and Article 5 apply to Covered Services performed at a UC location³. However, neither the Regents Policy nor Article 5 applies to construction or work typically performed by members of a skilled crafts or trades bargaining unit such as a plumber, electrician, or facilities mechanic.

¹ Covered Services: This is work customarily performed by bargaining unit employees at the University, whether in whole or in part, including but not necessarily limited to the following services: cleaning, custodial, janitorial, or housekeeping services; food services; laundry services; grounds keeping; building maintenance (excluding skilled crafts); transportation and parking services; security services, billing and coding services, sterile processing, hospital or nursing assistant services, and medical imaging or other medical technician services.
² AFSCME: American Federation of State, County and Municipal Employees is a labor union that represents two University bargaining units, the Service (SX) unit and the Patient Care Technical (EX) unit. AFSCME represented employees perform the majority Covered Services
³ Current guidance is that UC location means all locations within the UC system (campuses, medical centers, Office of the President, the Lawrence Berkeley Lab, etc.) as well as properties that the University has leased from or to a third party.
Collectively, the requirements in Regents Policy 5402 and Article 5 include, but are not limited to:

- To the fullest extent possible, in-source covered service work. As part of insourcing, identify supplier employees who meet the criteria for becoming a Qualified Individual (QI). The University location must offer QIs career employment when in-sourcing covered service work.
- Contracting for covered services is permitted where contracting out is required by law, Federal requirement, contract or grant requirement, or court decisions or orders, or limited circumstances (carve outs) established in the policy.
- Contracts for covered services must include provisions requiring the contractor to provide its employees the equivalent of wages and benefits provided to University employees performing the same work. This requirement only applies to the contractor’s employees providing services to the University under the covered service contract.
- Contracts for covered services must not displace University employees.
- Individuals providing services to the University under a covered service contract may request career employment when they meet the QI criteria.
- University locations must provide advance notice to affected employee organizations prior to entering into, extending, or renewing a contract for covered services over $100,000. University locations must also notice affected employee organizations when issuing an RFP with covered services estimated to be over $100,000.
- Provide an opportunity to those affected employee organizations, upon receiving the notice, to request review of a proposed contract for covered services to determine whether the contract complies with policy requirements.
- Produce an annual report of all contracts for covered services, regardless of amount or duration, and provide the report to affected employee organizations and the Regents.

On February 15, 2020, the Office of the Chief Procurement Officer issued Implementation Guidelines for Regents Policy Generally Prohibiting Contracting for Services (Implementation Guidelines), which provide guidance to UC personnel on implementing Regents Policy 5402 and Article 5. The Implementation Guidelines are currently under revision but an updated version of the guidelines has not yet been issued.

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**SCOPE AND OBJECTIVES**

This audit is part of the University of California System-wide Contracting Out Audit and was performed in accordance with Internal Audit’s fiscal year 2023 audit plan. The objective of the

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4 QIs are individuals who have provided covered services to the University for 1,000 hours in a rolling 12-month period or 35% (~2,200 hours) in a rolling 36-month period.
audit was to evaluate processes and controls in place to facilitate compliance with contracting out requirements.

Internal Audit’s primary scope included all of the covered services contracts transactions and controls in place since January 2021. The audit included interviews of personnel, review of policies, tests of selected transactions, observations and tests of current practices and processing techniques, and other auditing procedures considered necessary. It is important to note the scope of this audit does not include compliance with SB 820 requirements.

### POSITIVE OBSERVATIONS

UC Merced strives for excellence in carrying out the university’s mission of teaching, research, and public service. To achieve this mission, university stakeholders must be committed to the promotion of positive change in the university. As a result, Internal Audit is committed to highlighting effective and efficient performance and practices in the areas audited that promote positive change within their organization and the university as a whole.

Internal Audit highlights the following positive observations:

- Procurement Services staff have been proactive in addressing compliance with the Implementation Guidelines for Regents Policy 5402.
- Procurement Services’ quality review process effectively identified Article 5 contracts that were not initially identified as contracting out transactions.
- Procurement Services has effectively managed the contracting out process where only small duration, low dollar, low risk contracts are in place.
- Labor Relations has been an effective partner with Procurement Services ensuing UC Merced maintains compliance with Regents Policy 5402.
- Procurement Services has drafted detailed standard operating procedures for contracting out for covered services.

### OBSERVATIONS

1. TERMS AND CONDITIONS

**Background**

UC Merced contracts use Terms and conditions (T&Cs) written by UCOP Procurements Services and updated periodically. These T&Cs are accessible on a UCOP SharePoint site with the older version archived behind a firewall. Generally, T&Cs should be clear, readily accessible, and clear
agreeance with the T&Cs is needed to substantiate the enforceability of a contract. Also, T&Cs should be capable of being retained by the user in electronic or printed form.

**Observation**
During the review of covered services contracts, Internal Audit noted Procurement Services attaches a link to the current UC T&Cs, which are subject to change. In addition, the link directs suppliers to the current version of the T&Cs, which could not be the T&Cs a supplier initially agreed to.

Per discussions with Procurement Services staff, and UCOP staff, attaching the terms and conditions was deemed an acceptable practice insofar as the university had procedures in place to ensure the link would always work.

Attaching a link to the current T&Cs rather than the agreed upon T&Cs creates accessibility issues and could cause confusion over which version of the T&Cs govern a supplier’s contract.

**Recommendation**
Internal Audit recommends Procurement Services attach a copy of the UC T&Cs to new contracts.

**Management Corrective Action**
Procurement will ensure that all agreements involving contracts for covered services will have a copy of the then current UC T&Cs included in the body of the agreement and no longer attach the T&C s as a link. Procurement services will update its business processes to reflect this prior to September 30, 2023.

### 2. COVERED SERVICES LANGUAGE PROVISIONS

**Background**
The UC-AFSCME Article 5 Collective Bargaining Agreement requires employees of those suppliers contracting with the university for covered services to be paid wages and benefits equal to those of a university employee. Article 5 states:

> Those contracts that include Covered Services shall require the contractor to provide its service employees, and any contracted individuals, who work at University locations, including on properties that the University has leased from or to a third party and public private partnerships, with wages and benefits of equivalent value to those provided to bargaining unit employees performing the same or similar work at the location where the work is being performed, or nearest University location if there are not bargaining unit employees performing the same or similar work at the location.
To comply with this requirement, the UC created Implementation Guidelines for Regents Policy 5402, which stipulate supplier contracts requirements. One of those requirements is a Wage and Benefits Parity (WBP) appendix. The Implementation Guidelines state:

Contracts for covered services must include a signed wage and benefits parity appendix that must include:

- The current year’s parity for the services being provided.
- Language stating that suppliers must provide independent verification of policy compliance whenever UC requests it.
- Agreement that suppliers will, at their own cost, provide verification from either an outside firm or an independent internal audit team within 90 calendar days of receiving the request from UC.

In addition, multiyear contracts must be annually amended to include the next year’s wage and benefit parity, and the supplier must sign the amendment.

**Observation**

During the testing of covered services contracts, Internal Audit noted five of the five contracts in the sample did not comply with the covered services language provisions.

Internal Audit noted Procurement Services was using a UCOP wage and benefits parity appendix template that did not comply with the covered services language provisions in the Implementation Guidance for Regents Policy 5402. Per discussions with the Office of the President Procurement Services staff, the deficiencies in the WBP appendix template was not an issue as long as the covered services language provisions were covered elsewhere in the contractual documents—SOW, amendment, or appendix. Internal Audit reviewed the contractual documents for all the contracts in the sample and noted they only contained the WBP parity rates, but did not include the required independent verification of compliance and audit clause.

Furthermore, for multiyear contracts, Internal Audit noted Procurement Services was using an outdated UCOP template, which did not contain the required independent verification of compliance and audit clause. Internal Audit conducted additional testing and validated that the updated amendment templates now being used, contained the required language.

By not having the required covered services language provisions in the contractual documents, Procurement Services is not effectively communicating Article 39 for Covered Services to suppliers. Consequently, suppliers would not be well versed on Article 39 and could dispute items contained within the Article in the event an issue arises.
Internal Audit noted the current UCOP amendment template includes the required Article 39 covered services language provisions missing in the WBP appendix. By having the suppliers sign this new amendment for multiyear contracts, Procurement Services would be in compliance with Implementation Guidance for Regents Policy 5402. However, Procurement Service should be cautious about single-year contracts for covered services that would not be subject to amendment requirements and should consider alternative processes to ensure the required language is present.

**Recommendation**

Internal Audit recommends Procurement Services develop a process to ensure documents for covered services contracts include the required covered services language provisions. Procurement Services should consider developing a local WBP appendix to include the required language.

**Management Corrective Action**

Procurement will ensure that all agreements currently in effect involving contracts for covered services will have a copy of the then current UC T & Cs and the current wage and benefit parity appendix template (with the necessary provisions) from the UCOP Sharepoint site included in the body of the agreement. Procurement services will update its business processes to reflect this prior to September 30, 2023.

### 3. IDENTIFYING AND TRACKING COVERED SERVICES CONTRACTS

**Background**

Per the Implementation Guidelines for Regents Policy 5402, procurement services at the local campuses are required to report all contracts for covered services regardless of amount and duration to the Office of the President on an annual basis. To comply with this requirement, Procurement Services drafted standard operating procedures for covered service contracts that includes various levels of approvals, starting with the approval of the vice chancellor of the requesting unit and culminating with the approval of Labor Relations. Approved contracts for covered services are tracked on an excel spreadsheet, which is used by Procurement Services in the annual process of reporting contracts for covered services to the Office of the President.

**Observation**

Internal Audit noted a deficiency in the controls for identifying and tracking contracts for covered services. As a result, an agreement that included covered services was initially approved without following the proper process.

Internal Audit was unable to identify a specific reason why the agreement containing covered services was not flagged as a covered service contract, and therefore, was not routed through the standard operating procedures. Per discussions with Procurement Services, this agreement
was executed by Physical Operations, Planning and Development (POPD), who have historically operated a decentralized process for procurement of goods and services.

Deficiencies in the identification and tracking of all contracts for covered services exposes UC Merced to inaccurate reporting to the Office of the President, which could result in grievances filed by the bargaining units. Recurring grievances could ultimately lead to increased restrictive legislation being passed that could impact funding.

Internal Audit notes, Procurement Services performs reviews to identify agreements that should have gone through the department’s standard operating procedure for covered services. The observed contract exception was identified by Procurement Services as a result of their review process and the agreement was amended to conform with Article 5 prior to the start of the audit. In addition, Procurement Services implemented controls to ensure items in Oracle coded with restricted codes are routed to category managers for review and approval, and CBS2 staff have been trained on these new controls.

**Recommendation**
Internal Audit recommends Procurement Services collaborate with POPD to ensure all contracts for covered services are identified and tracked, regardless of amount and duration.

**Management Corrective Action**
To protect against future violations of Article 5, Procurement will provide training to Facilities Management, targeting the staff that have decision making responsibilities in contracting out. This training will be provided prior to April 30, 2023. In addition, Procurement will be working with our P2P services manager and FSS team on creating an Oracle purchasing code for covered services which is currently a process in practice at UC Davis prior to June 30, 2023.

4. **REPORTING VIOLATIONS**

**Background**
Implementation Guidelines for Regents Policy 5402 states that “UC will provide the following mechanisms for Supplier Employees to report violations of the Policy:

- **Worker hotline:** A telephone hotline (855-WAGES-UC) allows Supplier Employees to report violations of the Policy.
- **Online complaint registration system:** An online mechanism for contract workers to register complaints directly with UC, …”

UC Merced uses the whistleblower hotline as the mechanism to capture Article 5 violations. Furthermore, additional guidance from the Office of the President indicates that Procurement Services should provide supplier owners/managers worker hotline materials (e.g., email templates, posters) so they can be disseminated to supplier employees.
Observation
During the assessment of UC Merced’s system for reported violations, Internal Audit noted Procurement Services does not have a process to notify employees of suppliers contracting with the university for covered services how they can report Article 5 violations.

According to Procurement Services staff, it was their understanding, in conjunction with the former chief procurement officer, that Procurement Services had no role in the notification to supplier employees given the minimal interaction the department has with the supplier employees. Procurement Services mainly interacts with the supplier manager/owner. In addition, the Office of the President has not provided Procurement Services template language for them to communicate with supplier employees.

By not communicating to supplier employees how they can report Article 5 violations, the university could be ill-informed about contract violations perpetrated by suppliers.

Recommendation
Internal Audit recommends Procurement Services develop and implement a process by which supplier employees are notified on how to report Article 5 violations.

Management Corrective Action
Procurement and Labor Relations will develop and implement a process (in accordance with guidance from the Office of the President) regarding how our campus is communicating information to supplier employees to ensure they are aware of how to access both the worker hotline and the online complaint registration system for reporting Article 5 violations prior to June 30, 2023.

5. DOCUMENTED PROCESSES

Background
Implementation Guidelines for Regents Policy 5402 require the following:

- Contracts for covered services cannot displace UC employees. This means UC employees cannot be demoted, laid off, or undergo an involuntary reduction in time as the result of a contract for covered services. Any proposed contract for Covered Services that would result in displacement must be canceled.

- The University must exercise best efforts to identify supplier employees who are eligible for conversion to UC career employment.

- Supplier’s employees who have provided services at a UC location for either 1,000 hours over a rolling 12-month period or 35% time over a rolling 36-month period must be offered UC career employment.
• AFSCME 3299 must be notified before a UC location enters into, extends, or renews a contract valued at $100,000 or more if that contract includes covered services. The notice must be sent to both the local AFSCME office and the AFSCME 3299 Executive Director.

Observation
Internal Audit noted UC Merced does not have formalized processes for the following:

• Identifying and preventing employees from being demoted, laid off, or have involuntary reduction in time due to entering a contract for covered service.

• Required notifications for covered services contracts over $100k.

• Identifying Qualified Individuals (QIs).

• Providing QIs options of career employment.

Per discussions with Procurement Services and the Office of Human Resources staff, UC Merced primarily engages in low-dollar, low-duration covered services contracts that do not trigger some of the requirements stipulated in the Implementation Guidelines for Regents Policy 5402, i.e., QIs. Furthermore, Procurement Services has proactively worked to insource existing large-dollar contracts and limit future large-dollar contracts. As a result, since the guidelines went into effect, UC Merced has not entered into a new covered service contract over $100k.

A lack of documented processes exposes UC Merced to business continuity issues in the event of key employee turnover. Furthermore, UC Merced could at some point enter into a covered service contract of large-dollar, long-duration that would trigger certain requirements outlined in the implementation guidelines, and staff might not possess the required knowledge on how to deal with such contracts.

Recommendation
Internal Audit recommends HR Labor Relations draft procedures that align with Implementation Guidelines for Regents Policy 5402.

Management Corrective Action
To identify and prevent employees from being demoted, laid off, or a reduction in appointment, the Contracting Out Justification Form (COJF) asks the requestor to indicate whether any employee(s) will be displaced as a result of a service contract. The ELR unit reviews the COJF form and approves/denies the request prior to routing to Procurement for execution of the service contract.

ELR will outline available campus resources and solutions to redirect requestors to consider and pursue available alternatives to outsourcing, e.g., use of limited term appointments, the
information will be published to ELR/HR’s website and cross-referenced from Procurement webpage by June 30, 2023.

ELR will develop procedures that align with Regents Policy 5402, as it relates to sending notification of covered services that exceed $100k by June 30, 2023.

ELR will work with Procurement office to develop a process for the identification of Qualified Individuals and providing them with options for career employment, if eligible, by June 30, 2023.

6. GRIEVANCES

Background
An effective grievance process ensures the timely management and resolution of concerns raised by unions. A critical function of an effective grievance process is the tracking of the grievance from the time it was filed, to the point of resolution.

Per guidance from the Office of the President Labor Relations (OPLR), campuses are expected to log all grievances pertaining to the campus, regardless of where they were filed (i.e., locally or at the system). OPLR will communicate with the campuses for any grievance filed at the system level.

In addition to logging the grievances, campuses are expected to be proactive with the follow-up of grievances. Campuses are required to maintain communication with OPLR for any grievance handled at the system level, and should be documenting any updates until the grievance is resolved.

Observation
UC Merced Labor Relations has a process for logging and tracking grievances, but it appears that this process was not followed for two Article 5 grievances in 2021. The two grievances appear to have been part of a mass grievance that was managed by OPLR, however, Internal Audit was unable to obtain evidence that OPLR managed the grievances or reported the status of the grievances to UC Merced Labor Relations.

Logging and tracking Article 5 grievances is the mechanism the University uses to ensure it meets the required deadlines in the grievance process stipulated in union contracts. Not logging and tracking the grievances increases the legal exposure for missing deadlines.

Recommendation
Internal Audit recommends UC Merced Labor Relations ensure all grievances for the campus are logged and tracked.
**Management Corrective Action**

Management Response: ELR has an established process for logging and tracking grievances. ELR Manager will review the process for logging and tracking grievances including grievances being managed by OPLR at the next scheduled unit meeting (March 20, 2023).

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**SYSTEMWIDE RECOMMENDATIONS**

The UC systemwide Office of Ethics, Compliance and Audit Services (ECAS), issued the Systemwide Contracting Out Audit Report issued April 2023 (see attached appendix). This report contained recommendations to UCOP entities to clarify guidance which the locations would then need to implement. Below is a summary of the UCOP Recommendations and the related recommendations to UC Merced and the Management Corrective Actions.

**PROCUREMENT AND CONTRACTING PROCESSES**

**Recommendation to UCOP**

1.a.1 Systemwide Procurement should issue guidance to provide clear direction to UC locations on the following contracting out compliance requirements related to procurement and contracting:

- Requirements for monitoring lower-value purchasing activity (such as purchase orders, automatic purchase orders, purchasing cards, and travel and entertainment reimbursements) to identify procurement of Covered Services
- Acceptable practices for documenting Covered Services-related terms and conditions in supplier contracts

**Recommendation to UC Merced**

1.a.2 Locations should implement the updated guidance provided by Systemwide Procurement on contracting out compliance requirements for procurement and contracting.

**Management Corrective Action**

HR and Procurement will work together to implement UCOP guidance provided by Systemwide Procurement on contracting out compliance requirements for procurement and contracting by October 1, 2023.
TRACKING SUPPLIER EMPLOYEE HOURS, IDENTIFYING QIS, AND PROVIDING QIS OPTIONS FOR CAREER EMPLOYMENT

Recommendations to UCOP
1.b.1 Systemwide HR should complete the implementation of the systemwide QI tracking tool with the selected supplier identified in the RFP.

1.b.2 Systemwide HR should issue guidance to provide clear direction to UC locations on the following compliance requirements for QIs:
   • QI monitoring and identification, including appropriate protocols for instances in which a location determines that a supplier employee reached QI eligibility in the past but has since stopped providing services to the University for an extended period of time
   • QI conversion to UC career employment, including the timeframe in which QIs must be notified of an option for employment and procedures for non-responsive QIs
   • Any allowable exceptions to required timeframes for QI conversion, such as certain categories of employees that require additional background checks
   • Posting notices to contract workers with the requirements for converting to a UC career employee, including the appropriate template(s) to be used

Recommendation to UC Merced
1.b.3 Locations should implement the updated guidance provided by Systemwide HR on contracting out compliance requirements related to Qualified Individuals and implement the QI tracking tool procured by UCOP.

Management Corrective Action
HR and Procurement will work together to implement the updated guidance provided by Systemwide HR on contracting out compliance requirements related to Qualified Individuals and implement the QI tracking tool procured by UCOP by April 1, 2024.

COMPLIANCE WITH EMPLOYEE DISPLACEMENT REQUIREMENTS

Recommendation to UCOP
1.c.1 Systemwide HR should issue guidance to provide clear direction to UC locations on required procedures to comply with employee displacement requirements when contracting out for covered services.

Recommendation to UC Merced
1.c.2 Locations should implement the updated guidance provided by Systemwide HR on contracting out compliance requirements related to employee displacement.
Management Corrective Action
HR and Procurement will work together to implement the updated guidance provided by Systemwide HR on contracting out compliance requirements related to employee displacement by October 1, 2024

ARTICLE 5 GRIEVANCES

Recommendation to UCOP
1.e.1 Systemwide Labor Relations should issue guidance to provide clear direction to UC locations on the following compliance requirements related to administration of Article 5-related grievances:
- Requirements for recordkeeping
- Roles and responsibilities of the locations and Systemwide Labor Relations for grievance administration
- Criteria for notifying Systemwide Labor Relations regarding locally filed grievances
- Procedures and documentation requirements for instances in which AFSCME is non-responsive during the grievance or appeals process.

Recommendation to UC Merced
1.e.2 Locations should implement the updated guidance provided by Systemwide Labor Relations on contracting out requirements for Article 5-related grievances.

Management Corrective Action
HR and Procurement will work together to implement the updated guidance provided by Systemwide Labor Relations on contracting out requirements for Article 5-related grievances by April 1, 2024.

REPORTING VIOLATIONS OF CONTRACTING OUT REQUIREMENTS

Recommendation to UCOP
1.f.1 Systemwide HR should issue guidance to provide clear direction to UC locations on requirements for provision of required employee notices to suppliers, including the appropriate template(s) to be used.

Recommendation to UC Merced
1.f.2 Locations should implement the updated guidance provided by Systemwide HR on provision of employee notices to suppliers.

Management Corrective Action
HR and Procurement will work together to implement the updated guidance provided by Systemwide HR on provision of employee notices to suppliers by October 1, 2023.
I. Executive Summary

Introduction

In accordance with the fiscal year 2022-23 University of California (UC) audit plan, the systemwide Office of Ethics, Compliance and Audit Services (ECAS) oversaw a systemwide audit of compliance with contracting out requirements, including Regents Policy 5402: Policy Generally Prohibiting Contracting for Services and Article 5 of the Collective Bargaining Agreements (CBAs) with the American Federation of State, County and Municipal Employees (AFSCME). ECAS performed this audit in coordination with the internal audit departments at all UC locations using a standard systemwide audit program.

ECAS developed this summary report based on information gathered by each location’s internal audit department. It provides a consolidation of the systemwide findings and a set of corresponding recommendations to address these findings. Each location’s internal audit department will issue a separate report presenting findings noted at that location, corresponding management corrective actions to address those findings, as well as management corrective actions to address each of this report’s recommendations to the locations.

Objective and Scope

Objective: The objective of this assessment is to evaluate processes and controls that facilitate compliance with contracting out requirements.

Scope: The scope of this audit included evaluation of the design and implementation of the processes and controls that facilitate compliance with contracting out requirements under Regents Policy 5402 and Article 5. While the audit focused on current processes, the evaluation of internal controls included review of documentation supporting implementation of contracting out requirements for the period of February 15, 2020 through December 31, 2022. The areas of focus included the following:

- Adequacy and consistency of guidance, training, and communication to ensure contracting out requirements are understood and implemented at all organizational levels.
- Processes and controls to comply with policy and contractual requirements, including:
  - Procedures to identify Covered Services and amend/terminate existing contracts with Covered Services providers
  - Processes to review and evaluate decisions to contract out to ensure the University is contracting for services only when permitted by policy and contractual requirements
  - Processes to update supplier contracts with required wage and benefit parity language and amendments
  - Procedures to track contractor hours and identify contract workers that meet the insourcing criteria
  - Procedures to comply with employee displacement requirements
  - Processes by which QIs are provided options for UC career employment
  - Provision of notice for contracting out decisions

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1 Effective date of the Implementation Guidelines for Regents Policy Generally Prohibiting Contracting for Services. Audit periods for tests of internal controls varied. For example, testing of Covered Services identification involved sample selections from active contracts as of December 31, 2021, while testing of QIs involved selection of supplier employees for all Covered Services contracts dating back to February 15, 2020.
Tracking and reporting contract information to affected employee organizations and the Regents
Mechanisms to facilitate reporting violations and respond to reported violations
Processes for handling grievances
Supplier audits

Audit fieldwork was conducted at all UC campuses and health systems, Lawrence Berkeley National Laboratory, UCOP, and Agricultural and Natural Resources (ANR). Each of these entities is referred to as a separate location in this report. Specifically, campuses and health systems are generally referred to as separate locations.

The audit scope did not include an assessment of controls and processes related to compliance with California Senate Bill 820, which imposed additional restrictions for contracting out for services performed in buildings that have received state capital funding.

**Background**

On November 14, 2019, the Regents approved Regents Policy 5402: Regents Policy Generally Prohibiting Contracting for Services. This policy prioritizes the use of UC employees over contract workers to provide Covered Services whenever possible. According to the policy, contracting for Covered Services should be used sparingly and treated as an option of last resort to address specified operational needs rather than as a means to replace UC employees with lower-wage contract workers.

Article 5 of the two CBAs with AFSCME addresses contractual requirements associated with the University contracting out for Covered Services. The Regents have clarified that Article 5 takes precedence over their policy.

Per Regents Policy 5402, the actual job titles of supplier employees performing Covered Services do not need to match ASFCME titles. Rather, if a supplier employee provides a Covered Service that is the same as the work done by Bargaining Unit employees, then that position is covered under the Regents Policy and Article 5 of the CBA. In addition, the service must be currently performed (or have been performed in the immediate past) by union employees somewhere in the UC system.

Regents Policy 5402 and Article 5 apply to Covered Services performed at a UC location. However, neither the Regents Policy nor Article 5 applies to construction or work typically performed by a member of a skilled crafts or trades bargaining unit such as a plumber, electrician, or facilities mechanic.

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2 *Covered Services*: This is work customarily performed by bargaining unit employees at the University, whether in whole or in part, including but not necessarily limited to the following services: cleaning, custodial, janitorial, or housekeeping services; food services; laundry services; groundskeeping; building maintenance (excluding skilled crafts); transportation and parking services; security services, billing and coding services, sterile processing, hospital or nursing assistant services, and medical imaging or other medical technician services.

3 *AFSCME*: American Federation of State, County and Municipal Employees is a labor union that represents two University bargaining units, the Service (SX) unit and the Patient Care Technical (EX) unit. AFSCME-represented employees perform the majority of Covered Services.

4 Current guidance is that UC location means all locations within the UC system (campuses, medical centers, Office of the President, the Lawrence Berkeley Lab, etc.) as well as properties that the University has leased from or to a third party.
If UC determines that it needs to contract for Covered Services, then the suppliers providing such services must pay their employees rates equivalent to the sum of the wages and benefits received by Bargaining Unit employees performing the same work.

Collectively, the requirements in Regents Policy 5402 and Article 5 include, but are not limited to the following:

- To the fullest extent possible, insource Covered Services work. As part of insourcing, use best efforts to identify supplier employees who meet the criteria for becoming a Qualified Individual (QI). The University location must offer QIs career employment when insourcing Covered Services work.
- Contracting for Covered Services is permitted where contracting out is required by law, Federal requirement, contract or grant requirement, or court decisions or orders, or limited circumstances (carve outs) established in the policy.
- University locations must provide advance notice to affected employee organizations prior to entering into, extending, or renewing a contract for Covered Services over $100,000. University locations must also notify affected employee organizations when issuing an RFP with Covered Services estimated to be over $100,000.
- Provide an opportunity to those affected employee organizations, upon receiving a notice, to request review of a proposed contract for Covered Services to determine whether the contract complies with policy requirements.
- Contracts for Covered Services must include provisions requiring the contractor to provide its employees the equivalent of wages and benefits provided to University employees performing the same work. This requirement, referred to as Wage and Benefit Parity (WBP), only applies to the contractor’s employees providing services to the University under the Covered Service contract.
- Contracts for Covered Services must not displace University employees.
- Individuals providing services to the University under a Covered Service contract may request career employment when they meet the QI criteria.
- Produce an annual report of all contracts for Covered Services, regardless of amount or duration, and provide the report to affected employee organizations and the Regents.

On February 15, 2020, the Office of the Chief Procurement Officer issued Implementation Guidelines for Regents Policy Generally Prohibiting Contracting for Services (Implementation Guidelines), which provide guidance to UC personnel on implementing Regents Policy 5402 and Article 5. Since then, UCOP has provided new guidance on contracting out requirements to UC locations in other forms.

**Overall Conclusion**

Internal Audit observed that processes and controls that facilitate compliance with Regents Policy 5402 and Article 5 require improvement at all UC locations.

As a result of inadequate processes and controls, instances of non-compliance with contracting out requirements were observed at UC locations in the following areas:

- Identification of covered services in procurement activity
- Documentation supporting decisions to contract out for covered services
- Updating contracts for covered services with required terms and conditions and the annual WBP amendment
- QI identification

---

5 QIs are individuals who have provided Covered Services to the University for 1,000 hours in a rolling 12-month period or 35% (~2,200 hours) in a rolling 36-month period.
• QI conversion to UC career employment
• Posting of notices on requirements for converting to UC career employment
• Provision of employee notices to suppliers
• Accuracy and completeness of annual report to AFSCME

Further, Internal Audit noted that additional guidance from UCOP is required to establish measurable standards and clarify UC locations’ compliance obligations for certain areas related to contracting out requirements.

Internal Audit observed that the University has initiated a supplier audit program to monitor its suppliers’ compliance with WBP requirements and recommends that this program be continued and expanded.

Finally, Internal Audit recommends that UCOP’s guidance on contracting out requirements be maintained in a central location that is easily accessible to all interested stakeholders.

These opportunities for improvement and associated recommendations are described in detail in this report. A summary of the systemwide recommendations and associated management corrective actions is included in Appendix A.
II. Opportunities for Improvement and Recommendations

1. Location processes supporting compliance with contracting out requirements require improvement and, in several areas, the Office of the President has not provided clear guidance.

Internal Audit noted deficient processes and instances of noncompliance with contracting out requirements at all UC locations. Additionally, location stakeholders were unclear on the specific requirements for contracting out policy compliance in several areas, indicating a need for additional guidance from the Office of the President.

a) Procurement and Contracting Processes

Internal Audit identified instances of noncompliance related to procurement and contracting processes for Covered Services.

Processes to identify Covered Services purchasing activity require improvement.

Internal Audit identified opportunities to improve most locations’ existing processes for identifying Covered Services purchasing activity. Further, Internal Audit identified contracts that were not appropriately identified as Covered Services contracts in sample testing at some locations. Failure to have effective and reliable processes in place to identify Covered Services contracts at all locations increases the risk that the University is not in compliance with policy requirements for Covered Services contracts. Examples of process deficiencies that Internal Audit identified included the following:

- Some locations either lacked a formal process to identify Covered Services contracts as part of the procurement process or had deficiencies in their process
- Several locations either did not have processes or had inadequate processes to identify potential Covered Services in those purchasing channels typically reserved for lower-value activity, such as low-value purchase orders, purchasing cards, and travel and entertainment reimbursements.

Instances of missing or incomplete documentation supporting decisions to contract out for Covered Services were identified.

Internal Audit noted instances of missing or incomplete documentation supporting decisions to contract out for Covered Services in sample testing at several locations. Maintaining clear and complete documentation of the justification for decisions to contract out for Covered Services helps ensure and demonstrate that the university is in compliance with Regents Policy and Article 5, which only permit contracting out for Covered Services in certain specific circumstances. Typically, locations require that a designated form be completed to document appropriate justification of the decision to contract out for Covered Services, but it was not available for some sampled contracts.

Opportunities for improvement in documenting contracting out terms and conditions were identified.

Internal Audit noted inconsistent practices and opportunities for improvement in documenting terms and conditions for Covered Services contracts and purchase orders at several locations. Failure to sufficiently or consistently document Covered Services terms and conditions could limit the enforceability of these provisions. Examples of noted deficient practices in sample testing at UC locations include:
• Contracts for covered services that did not include the current covered services terms and conditions (as a link or as an attachment)
• Purchase orders that included a link to outdated versions of UC’s standard terms and conditions

While Systemwide Procurement has previously emailed guidance to UC locations on appropriate practices for documenting terms and conditions, to ensure that all locations are appropriately documenting contracting out terms and conditions in supplier contracts, Systemwide Procurement should post this guidance in an easily accessible, centralized location. Further, it was noted that outdated versions of UC’s standard terms and conditions are still accessible on the Internet. According to Systemwide Procurement, they have taken down these outdated versions from UCOP websites, but due to a technical issue they still appear in Internet searches. Systemwide Procurement should work with IT Services to make technical adjustments that ensure that these outdated versions of UC’s terms and conditions do not appear in Internet search results.

Instances of noncompliance with an Implementation Guideline specific to the Wage and Benefit Parity amendment were identified.

The Implementation Guidelines require that contracts for Covered Services be updated each year with a WBP amendment that includes the current WBP rates. Internal Audit observed instances of noncompliance with this requirement at several locations. Failure to accurately update Covered Services contracts with the required WBP amendment in a timely manner increases the risk that suppliers providing covered service are not appropriately notified of current WBP requirements and could limit their enforceability.

Examples of noncompliance with WBP amendment requirements noted in sample testing at multiple UC locations included failure to execute the annual WBP amendment or to do so in a timely manner, and failure to update WBP rates accurately in the amendment.

Recommendations

Instances of local noncompliance and internal control deficiencies will be addressed through management corrective actions at the identified locations.

1.a.1 Systemwide Procurement should issue guidance to provide clear direction to UC locations on the following contracting out compliance requirements related to procurement and contracting:
• Requirements for monitoring lower-value purchasing activity (such as purchase orders, automatic purchase orders, purchasing cards, and travel and entertainment reimbursements) to identify procurement of Covered Services
• Acceptable practices for documenting Covered Services-related terms and conditions in supplier contracts and purchase orders.

1.a.2 Locations should implement the updated guidance provided by Systemwide Procurement on contracting out compliance requirements for procurement and contracting.
1.a.3 Systemwide Procurement should ensure that outdated versions of UC’s terms and conditions are fully removed from public-facing UCOP websites such that they do not appear in Internet search results.

b) Tracking Supplier Employee Hours, Identifying QIs, and Providing QIs Options for UC Career Employment

Internal Audit identified instances of noncompliance related to tracking of supplier employee hours, identification of QIs, and providing QIs with UC career employment options. Additionally, clearer guidance from UCOP is needed.

Processes to track and identify QIs require improvement.

Article 5 of the CBAs with AFSCME outline a process by which a supplier employee may submit a request for UC employment if they have met the QI eligibility requirements. However, it also states that the University will exercise its best efforts to determine individuals who meet these criteria. Internal Audit observed that most locations either had significant process deficiencies or did not have a process for identifying QIs through tracking of supplier employee hours. Examples of process deficiencies included:

- Lack of a process to monitor QIs for certain suppliers or most suppliers
- Lack of a process to monitor QI eligibility based on the rolling three-year period requirement (noted in the “Background” section)
- Failure to identify QIs that met the eligibility criteria
- Insufficient documentation supporting attainment of QI eligibility
- Errors in data and/or calculations for determining QI eligibility

Additionally, some locations reported challenges in obtaining information necessary to track contractor hours from suppliers or internal sources.

Based on the process deficiencies that Internal Audit observed, it is possible that a number of QIs meeting the eligibility criteria have not been identified by the University, unless suppliers themselves or the union have identified these individuals as QIs or supplier employees have self-reported attaining the eligibility criteria. The latter two mechanism are contemplated by the CBAs as viable ways that QIs would be identified.

Processes to convert QIs to UC career employment require improvement.

Similarly, Internal Audit noted significant deficiencies in location processes for providing QIs with UC career employment options. Most locations either lacked a process to convert identified QIs to career employment or their processes were deficient. Examples of process deficiencies included:

- Failure to designate an individual responsible for tracking the progress of QIs requesting career employment
- Instances of failure to meet the 120-day requirement for hiring QIs
- Inadequate recordkeeping to support compliance with the University’s obligations for converting QIs

Internal Audit further observed that some of the instances in which QIs were not hired within 120 days involved certain employee categories that require extensive
background checks (e.g., security positions). For these positions, some locations reported difficulty completing the hiring process within the required timeframe.

*Locations are not posting notices visible to contract workers as required by the Implementation Guidelines.*

The Implementation Guidelines state that “departments contracting for covered services must post a notice to contract workers with the requirements for converting to a UC career employee, and the notice must be in a place where the contract workers are likely to see it.” Internal Audit observed that several locations have not implemented adequate processes for posting these notices as required by the guidelines. Several locations reported that they were either unaware of this requirement or that clearer guidance from UCOP on specific expectations for posting these notices, including required templates, is needed.

*Clearer guidance to the locations on “best efforts” to determine individuals who meet QI eligibility criteria is needed.*

Article 5 states that “The University will exercise its best efforts to determine employees who meet the criteria to become qualified individuals.” However, it does not provide any further detail on what these “best efforts” should entail. It is therefore incumbent on the University to establish specific expectations and criteria for meeting the “best efforts” standard. However, UCOP has not yet provided such guidance to UC locations. Additionally, locations desire clearer guidance for instances in which a supplier employee previously attained QI eligibility but has since stopped providing services to the University for an extended period of time.

Internal Audit therefore recommends that UCOP issue clear guidance to the locations on specific expectations and requirements for:

- Tracking and identifying QIs
- Converting QIs to UC employment, including required timelines and any exceptions for those timelines
- Posting of notices to contract workers on requirements for converting to UC employment

*Systemwide HR has identified a supplier to provide a systemwide QI tracking tool with service support.*

In October 2022, Systemwide HR partnered with Systemwide Procurement to initiate a request for proposal (RFP) to identify a supplier to provide a managed compliance tool with service support to facilitate tracking and reporting of QIs for suppliers of Covered Services at UC locations. The RFP also outlined that the identified supplier would be responsible for assisting with onboarding and management of Covered Services suppliers, communicating policy and reporting requirements to suppliers and supplier employees, managing the QI vetting and onboarding process, and managing communications regarding UC requests for supplier WBP audits. A supplier was selected in January 2023 and a plan has been developed to implement this tool systemwide by the end of calendar year 2023.
Recommendations:

Instances of local noncompliance and internal control deficiencies will be addressed through management corrective actions at the identified locations.

1.b.1 Systemwide HR should complete the implementation of the systemwide QI tracking tool with the selected supplier identified in the RFP.

1.b.2 Systemwide HR should issue guidance to provide clear direction to UC locations on the following compliance requirements for QIs:
- QI monitoring and identification, including appropriate protocols for instances in which a location determines that a supplier employee reached QI eligibility in the past but has since stopped providing services to the University for an extended period of time
- QI conversion to UC career employment, including the timeframe in which QIs must be notified of an option for employment and procedures for non-responsive QIs
- Any allowable exceptions to required timeframes for QI conversion, such as certain categories of employees that require additional background checks
- Posting notices to contract workers with the requirements for converting to a UC career employee, including the appropriate template(s) to be used

1.b.3 Locations should implement the updated guidance provided by Systemwide HR on contracting out compliance requirements related to Qualified Individuals and implement the QI tracking tool procured by UCOP.

c) Compliance with Employee Displacement Requirements

Several locations lack defined processes to ensure employees are not displaced due to contracting out for Covered Services. Additionally, clearer guidance from UCOP is needed.

Regents Policy 5402 and Article 5 both explicitly prohibit displacement of University employees, defined as demotion, layoff, or involuntary reduction in time, due to the University entering into a contract for Covered Services. Internal Audit did not identify any instances of displacement due to contracting out for Covered Services in its sample testing. However, several locations did not have defined processes to confirm that such displacement does not occur. Internal Audit further noted that the Implementation Guidelines do not provide guidance on expectations of the locations to confirm that employees are not displaced due to contracting out for Covered Services.

Recommendations:

Instances of local noncompliance and internal control deficiencies will be addressed through management corrective actions at the identified locations.

1.c.1 Systemwide HR should issue guidance to provide clear direction to UC locations on required procedures to comply with employee displacement requirements when contracting out for covered services.
1.c.2 Locations should implement the updated guidance provided by Systemwide HR on contracting out compliance requirements related to employee displacement.

d) **Provision of Notice for Contracting Out Decisions**

Internal Audit found noncompliance with the requirement to notify AFSCME of decisions to contract out for Covered Services. Additionally, some locations did not share drafts of those notices with UCOP prior to issuance.

Several locations observed noncompliance with the requirement to notify AFSCME of decisions to contract out for Covered Services.

In its sample testing, Internal Audit identified multiple instances of noncompliance with the requirement to notify AFSCME of decisions to contract out for Covered Services at several locations. Regents Policy 5402 and Article 5 both require notification to AFSCME prior to entering into, extending, or renewing a contract for covered services over $100,000 or when a request for proposal for Covered Services is issued. Examples of instances of noted noncompliance included the following:

- Failure to notify AFSCME prior to entering into contracts for Covered Services valued at over $100,000
- Lack of documentation of the required notice
- Issuance of the required notice after the effective date of the contract

Some locations did not comply with the Guidelines Requirement to Share Draft Notices with UCOP.

The Implementation Guidelines require that drafts of notices to AFSCME regarding contracts for Covered Services valued at $100,000 or more be shared with Systemwide Labor Relations and UC Legal prior to issuing them to AFSCME. Internal Audit noted in its sample testing that some locations did not share these draft notices with Systemwide Labor Relations and UC Legal prior to issuance to AFSCME as required for some contracts.

**Recommendations:**

No systemwide recommendations. Instances of local noncompliance and internal control deficiencies will be addressed through management corrective actions at the identified locations.

e) **Article 5 Grievances**

Internal Audit identified instances of missed deadlines and opportunities for improvement in recordkeeping for Article 5-related grievances. Additionally, clearer guidance from UCOP is needed.

Instances of missed deadlines for Article 5-related grievances were observed at several locations.

In its sample testing, Internal Audit noted instances of missed process step deadlines for Article 5-related grievances at several locations, including UCOP. Failure to meet grievance step deadlines could lead to negative outcomes for the
University in the grievance process. Examples of missed deadlines included failure to:

- Provide a written response to a grievance within the required timeframe
- Acknowledge receipt of an appeal to arbitration within the required timeframe
- Respond to a notification of arbitrator selection within the required timeframe for scheduling of an arbitration hearing in response to an appeal notice

Recordkeeping for Article 5-related grievances requires improvement.

Internal Audit’s sample testing of Article 5-related grievances found that recordkeeping of grievance administration requires improvement at several locations, including UCOP. In multiple instances, management was unable to provide complete documentation supporting the administration of grievances or recordkeeping was otherwise inadequate or inefficient. Specific examples of deficiencies in recordkeeping include failure to:

- Locate and provide supporting documents for grievances (due to transition in personnel)
- Substantiate the University’s fulfillment of required grievance steps within the established timeframes
- Properly identify grievances as “systemwide” when they affect multiple locations
- Create and maintain a local log to manage and track grievances
- Log or track certain grievances that were part of a mass grievance managed by UCOP
- Capture all grievance process events in local logs

Implementation of a systemwide case management system for Article 5-related grievances would help ensure appropriate recordkeeping at all locations, provide greater transparency on grievance status to all stakeholders, and facilitate compliance with grievance-related requirements, including guidance from UCOP.

Clearer guidance to the locations on expectations and requirements for administration of Article 5-related grievances is needed.

In its sample testing of Article 5-related grievances, Internal Audit observed that in certain aspects, UCOP has not provided clear guidance to UC locations on specific expectations and requirements for grievance administration. Additionally, location stakeholders reported to Internal Audit that they were unclear on certain expectations and requirements regarding Article 5-related grievances. Specific areas requiring additional guidance from UCOP include:

- Requirements for recordkeeping
- Roles and responsibilities of the locations and Systemwide Labor Relations for grievance administration
- Criteria for notifying Systemwide Labor Relations regarding locally filed grievances
- Procedures and documentation requirements for instances in which AFSCME is non-responsive during the grievance or appeals process
Recommendations

Instances of local noncompliance and internal control deficiencies will be addressed through management corrective actions at the identified locations.

1.e.1 Systemwide Labor Relations should issue guidance to provide clear direction to UC locations on the following compliance requirements related to administration of Article 5-related grievances:
   • Requirements for recordkeeping
   • Roles and responsibilities of the locations and Systemwide Labor Relations for grievance administration
   • Criteria for notifying Systemwide Labor Relations regarding locally filed grievances
   • Procedures and documentation requirements for instances in which AFSCME is non-responsive during the grievance or appeals process

1.e.2 Locations should implement the updated guidance provided by Systemwide Labor Relations on contracting out requirements for Article 5-related grievances.

1.e.3 Labor Relations should implement a systemwide case management system for handling Article 5-related grievances. This system should be a central system of record for all grievances systemwide and should have the following capabilities:
   • Tracking and reporting on the current status of all grievances systemwide
   • Update (write) access and visibility of grievance status (step progress) for all UC labor relations departments
   • Built-in logic to identify and track grievance steps and associated timeline requirements depending on the category of grievance filed
   • Ability to attach documents to grievance records supporting each location’s completion of required steps
   • Ability to flag grievances as “systemwide” (when grievances impact multiple locations)

f) Reporting Violations of Contracting Out Requirements

Internal Audit observed that locations have not established processes to help Covered Services suppliers inform their employees of violation reporting options, and thus the University could improve mechanisms to capture and track reported violations. Additionally, clearer guidance from UCOP is needed.

Due to lack of clear guidance from UCOP, locations have not established processes to help Covered Services suppliers notify their employees of contracting out violation reporting methods.

The Implementation Guidelines state that the University will provide Covered Services suppliers with a template for an employee notice that includes information on WBP and how to report violations of contracting out requirements. According to the guidelines, suppliers are required to post these notices in prominent and accessible places where they may be easily seen by their Covered Services employees. However, several locations have not established processes to provide these notices to Covered Services suppliers, who consequently were not provided
with them. Many of these locations reported that either they were not aware of any
templates to be used for these notices or the guidance from UCOP was not clear.

There are opportunities to improve mechanisms to capture and track reported
violations of contracting out requirements.

Some locations noted opportunities for improvement in processes to collect and
manage locally reported violations of contracting out requirements. For example, at
one location there was no established process for managing locally reported
violations of contracting out requirements. At another location, Internal Audit
observed that there was no local intake system in place to collect reported
violations of contracting out requirements.

Additionally, Internal Audit observed that the category “Covered Services,” which
is intended to be used to classify reported contracting out-related violations in the
systemwide whistleblower system, may not clearly convey that it is to be used to
report violations of Regents Policy 5402 or Article 5. Internal Audit identified a
significant number of complaints that were reported under this “Covered Services”
category that did not relate to contracting out requirements. Systemwide HR should
consider including terms like “AFSCME Article 5” or “Regents Policy 5402” in
the category description to make the purpose of the category clearer.

Recommendations:

Instances of local noncompliance and internal control deficiencies will be
addressed through management corrective actions at the identified locations.

1.f.1 Systemwide HR should issue guidance to provide clear direction to UC
locations on requirements for provision of required employee notices to
suppliers, including the appropriate template(s) to be used.

1.f.2 Locations should implement the updated guidance provided by Systemwide
HR on provision of employee notices to suppliers.

1.f.3 Systemwide HR should revise the category used to classify reported
contracting out-related violations in the systemwide whistleblower system to
make it more specific. Consider including terms like “AFSCME Article 5” or
“Regents Policy 5402” in the category description.

g) Preparation of Annual Report to AFSCME

Multiple errors and omissions were identified in the 2021 annual report to
AFSCME, and it was not provided to the Regents as required.

Multiple errors and omissions were observed in the 2021 annual report to
AFSCME, indicating a need for stronger quality assurance controls over report
preparation.

In its sample testing to assess the accuracy of the 2021 annual report on Covered
Services contracts, Internal Audit noted instances of inaccurate or incomplete
information in the report at most locations, including:

- Contracts missing from the report
- Inaccurate contract start and/or end dates
- Inaccurate service types
• Carve outs in the report not matching the justification form
• Inaccurate, outdated, or missing WBP rates
• Inaccurate contract values

These errors and omissions indicate the need for stronger quality assurance controls over the preparation of report content at these locations. Additionally, Internal Audit identified weaknesses in controls or errors in tracking and reporting contract information at several locations.

According to Systemwide HR, the University issued clearer guidance and stronger protocols for the preparation of the 2022 report. Due to the timing of fieldwork, Internal Audit did not review the accuracy of the 2022 report.

*The 2021 annual report on Covered Services contracts was not provided to the Regents as required by Regental policy.*

Regents Policy 5402 states that “The University shall produce an annual report of all contracts for covered services, regardless of amount or duration, and shall provide the report to affected employee organizations and the Regents.” Internal Audit observed that UCOP produced this report for calendar year 2021 and provided it to AFSCME but did not provide it to the Regents as required. The 2022 report was provided to the Regents.

**Recommendations:**

Instances of local noncompliance and internal control deficiencies will be addressed through management corrective actions at the identified locations.

1.g.1 Systemwide HR should continue to provide the annual report on Covered Services contracts to the Regents each year as required by policy.

2. **The University has initiated a supplier audit program.**

Internal Audit observed that Systemwide Procurement has initiated a supplier audit program to assess suppliers’ compliance with WBP requirements. As part of this program’s initial implementation, suppliers selected for this audit were those with an active contract as of September 30, 2022 for covered services valued at more than $100,000 in the 2021 Annual Report. Additionally, if a location did not have at least two contracts that met these criteria, additional contracts were selected from that location to reach a minimum of two contracts selected for audit. Under this program, the supplier is required to engage an independent auditor to perform the audit at the supplier’s expense, in accordance with UC’s Standard Terms and Conditions of Purchase. As part of the supplier audit program, Systemwide Procurement has developed procedures to create and implement remediation plans in response to audit findings. The University plans to report on the initial results of the supplier audit program in April 2023.

The supplier audit program appears to be an effective tool to hold suppliers accountable for implementing WBP requirements. Systemwide Procurement should continue this program and consider expanding it to include additional supplier agreements.
Recommendations:

2.1 Systemwide Procurement should continue the supplier audit program and expand it to include additional criteria for supplier audit selection, such as a lower dollar threshold or risk-based criteria.


Internal Audit observed that UCOP has not established a central repository of guidance on contracting out requirements that is easily accessible, and the Implementation Guidelines have not been updated to reflect current requirements.

UCOP’s guidance on contracting out is not maintained in a central location that is easy to access.

As has been noted elsewhere in this report, UCOP has failed to provide guidance to locations on key issues. Related to that issue, even if guidance exists, Internal Audit observed that UCOP has not established a central, comprehensive repository of guidance on contracting out requirements that is easily accessible and transparent to all interested stakeholders. During audit fieldwork, it was observed that location stakeholders were not always clear on contracting out requirements and associated guidance from UCOP. For example, location stakeholders reported that guidance on whether specific subcategories of services not articulated in Article 5 should be considered Covered Services could be enhanced and clarified.

Where possible, UCOP should endeavor to provide clear guidance, and then organize all contracting out guidance in a central location with broad access would help ensure that location stakeholders are aware of all existing contracting out requirements and guidance, thereby facilitating improved compliance and reducing confusion.

The Implementation Guidelines contain outdated requirements.

Internal Audit observed the following requirements in the Implementation Guidelines that appear to be outdated:

- The guidelines detail the specific language that should be included in the WBP Appendix, but since the guidelines have been issued, some of that language has been incorporated into the Standard Terms and Conditions of Purchase, thereby apparently negating the need to include these terms in the appendix.
- The guidelines require that draft notices on decisions to contract out for Covered Services be shared with Systemwide Labor Relations and UC Legal prior to issuing these notices to AFSCME. UCOP stakeholders have indicated that this requirement may no longer be necessary and they may consider removing it from the Implementation Guidelines.

Recommendations:

3.1 Systemwide Procurement, in coordination with Systemwide HR and Systemwide Labor Relations, should consolidate all of the University’s guidance on contracting out requirements into a central repository that is easily accessible to all of the individuals at the locations that have compliance responsibilities. This guidance should include clear direction on specific categories of services that are to be treated as Covered Services and those that are not to be treated as Covered Services. This guidance should be
updated periodically and serve to address specific questions that come from the locations on subcategories of services that are not addressed in Article 5.

3.2 Systemwide Procurement, in coordination with Systemwide HR and Systemwide Labor Relations, should review the Implementation Guidelines and update them to include new requirements and remove outdated requirements. At a minimum, the following requirements should be reviewed for potential updates:

- The required language in the WBP appendix
- The requirement to share draft notices on decisions to contract out Covered Services with Systemwide Labor Relations and UC Legal prior to issuing them to AFSCME
### Appendix A: Systemwide Recommendations and Management Corrective Actions

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<thead>
<tr>
<th>Recommendation</th>
<th>UCOP Management Corrective Action and Target Date</th>
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<tbody>
<tr>
<td><strong>Procurement and Contracting Processes</strong></td>
<td></td>
</tr>
<tr>
<td>1.a.1 Systemwide Procurement should issue guidance to provide clear direction to UC locations on the following contracting out compliance requirements related to procurement and contracting:</td>
<td>Systemwide Procurement is reviewing existing policy regarding Lower Value Purchases to determine what gaps exist and how to best identify Covered Services purchases. Updated guidance will be provided to UC locations based on this analysis.</td>
</tr>
<tr>
<td>• Requirements for monitoring lower-value purchasing activity (such as purchase orders, automatic purchase orders, purchasing cards, and travel and entertainment reimbursements) to identify procurement of Covered Services</td>
<td>Systemwide Procurement is in the process of revising the existing Terms &amp; Conditions and will address acceptable practices for documenting Contracting for Covered Services Terms &amp; Conditions as part of that overhaul.</td>
</tr>
<tr>
<td>• Acceptable practices for documenting Covered Services-related terms and conditions in supplier contracts and purchase orders.</td>
<td><strong>Target Date:</strong> July 31, 2023</td>
</tr>
<tr>
<td>1.a.2 Locations should implement the updated guidance provided by Systemwide Procurement on contracting out compliance requirements for procurement and contracting.</td>
<td>N/A – Recommendation to locations</td>
</tr>
<tr>
<td>1.a.3 Systemwide Procurement should ensure that outdated versions of UC’s terms and conditions are fully removed from public-facing UCOP websites such that they do not appear in Internet search results.</td>
<td>Systemwide Procurement will work with IT Services to either remove outdated versions of UC’s terms and conditions from public facing UCOP websites or clearly label them as not current.</td>
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<tr>
<td><strong>Tracking Supplier Employee Hours, Identifying QIs, and Providing QIs Options for UC Career Employment</strong></td>
<td></td>
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<tr>
<td>1.b.1 Systemwide HR should complete the implementation of the systemwide QI tracking tool with the selected supplier identified in the RFP.</td>
<td>The implementation of UC-Wide Qualified Individual (QI) Tracking &amp; Wage Benefit Parity Audit Project kick off is scheduled for April 10 and 11, 2023. Implementation preparations are underway, and the effort is projected to take 16 weeks. UCOP and the locations have key procurement and labor roles related to implementation, with locations defining roles related to implementation.</td>
</tr>
<tr>
<td>1.b.2 Systemwide HR should issue guidance to provide clear direction to UC locations on the following compliance requirements for QIs:</td>
<td>The implementation of the QI Tracking and WBP Audit project will address these issues. In the interim, UCOP will issue guidance to improve QI operations between current practices and implementation. This includes requiring locations to provide updated QI data, guidance to locations regarding appropriate notices, and information regarding QI tracking requirements.</td>
</tr>
<tr>
<td>• QI monitoring and identification, including appropriate protocols for instances in which a location determines that a supplier employee reached QI eligibility in the past but has since stopped providing services to the University for an extended period of time</td>
<td><strong>Target Date:</strong> December 31, 2023</td>
</tr>
<tr>
<td></td>
<td><strong>Target Date:</strong> May 15, 2023</td>
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20
<table>
<thead>
<tr>
<th>Recommendation</th>
<th>UCOP Management Corrective Action and Target Date</th>
</tr>
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<tbody>
<tr>
<td>• QI conversion to UC career employment, including the timeframe in which QIs must be notified of an option for employment and procedures for non-responsive QIs</td>
<td>Systemwide HR has also secured funding for a workforce commitment office that will be dedicated to optimizing and supporting the university’s commitment to insourcing covered services work and compliance with outsourcing obligations. The workforce commitment office will also create needed capacity to support this work.</td>
</tr>
<tr>
<td>• Any allowable exceptions to required timeframes for QI conversion, such as certain categories of employees that require additional background checks</td>
<td></td>
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<tr>
<td>• Posting notices to contract workers with the requirements for converting to a UC career employee, including the appropriate template(s) to be used</td>
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<tr>
<td><strong>Target Date:</strong> December 31, 2023</td>
<td></td>
</tr>
<tr>
<td>1.b.3 Locations should implement the updated guidance provided by Systemwide HR on contracting out compliance requirements related to Qualified Individuals and implement the QI tracking tool procured by UCOP.</td>
<td>N/A – Recommendation to locations</td>
</tr>
<tr>
<td><strong>Compliance with Employee Displacement Requirements</strong></td>
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<td>1.c.1 Systemwide HR should issue guidance to provide clear direction to UC locations on required procedures to comply with employee displacement requirements when contracting out for covered services.</td>
<td>Given that the audit found no instances where employees were displaced as a result of contracting out activities, UCOP will consult with Chief Human Resources Officers and issue recommended practices to support and document this requirement.</td>
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<td><strong>Target Date:</strong> July 1, 2024</td>
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<tr>
<td>1.c.2 Locations should implement the updated guidance provided by Systemwide HR on contracting out compliance requirements related to employee displacement.</td>
<td>N/A – Recommendation to locations</td>
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<tr>
<td><strong>Article 5 Grievances</strong></td>
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<td>1.e.1 Systemwide Labor Relations should issue guidance to provide clear direction to UC locations on the following compliance requirements related to administration of Article 5-related grievances:</td>
<td>UCOP Labor Relations will work with locations to implement roles and responsibilities related to record keeping, notification requirements, abandoned grievances, and retain and remand decisions. The workforce commitment office will also create needed capacity to support this work.</td>
</tr>
<tr>
<td>• Requirements for recordkeeping</td>
<td><strong>Target Date:</strong> December 31, 2023</td>
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<tr>
<td>• Roles and responsibilities of the locations and Systemwide Labor Relations for grievance administration</td>
<td></td>
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<tr>
<td>• Criteria for notifying Systemwide Labor Relations regarding locally filed grievances</td>
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<td>• Procedures and documentation requirements for instances in which AFSCME is non-responsive during the grievance or appeals process</td>
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<tr>
<td>Recommendation</td>
<td>UCOP Management Corrective Action and Target Date</td>
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<tr>
<td>1.e.2 Locations should implement the updated guidance provided by Systemwide Labor Relations on contracting out requirements for Article 5-related grievances.</td>
<td>N/A – Recommendation to locations</td>
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</table>
| 1.e.3 Labor Relations should implement a systemwide case management system for handling Article 5-related grievances. This system should be a central system of record for all grievances systemwide and should have the following capabilities:  
  - Tracking and reporting on the current status of all grievances systemwide  
  - Update (write) access and visibility of grievance status (step progress) for all UC labor relations departments  
  - Built-in logic to identify and track grievance steps and associated timeline requirements depending on the category of grievance filed  
  - Ability to attach documents to grievance records supporting each location’s completion of required steps  
  - Ability to flag grievances as “systemwide” (when grievances impact multiple locations) | UCOP Labor Relations is implementing a systemwide grievance tracker system in SmartSheet to track and report on the status of all grievances received by UCOP Labor Relations, including Article 5 grievances.  
UCOP will review case management systems with the functionality to support this recommendation.  
**Target Date:** December 2023. |

**Reporting Violations of Contracting Out Requirements**

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<tr>
<th>Recommendation</th>
<th>UCOP Management Corrective Action and Target Date</th>
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| 1.f.1 Systemwide HR should issue guidance to provide clear direction to UC locations on requirements for provision of required employee notices to suppliers, including the appropriate template(s) to be used. | Systemwide HR will re-issue the employee notices in conjunction with updated guidance. WBP guidance is being issued with instructions to the locations on when and how often to require suppliers to update their employees with this information. That notice will be included with the Qualified Individual guidance.  
This guidance will be iterative and updated based on campus feedback and effectiveness.  
**Target Date:** May 15, 2023 |
| 1.f.2 Locations should implement the updated guidance provided by Systemwide HR on provision of employee notices to suppliers. | N/A – Recommendation to locations |
| 1.f.3 Systemwide HR should revise the category used to classify reported contracting out-related violations in the systemwide whistleblower system to make it more specific. Consider including terms like “AFSCME Article 5” or “Regents Policy 5402” in the category description. | Systemwide HR will review this information as part of the update of QI guidance and when issuing the employee notice. We will work with the office that manages the whistleblower system to make updates to coincide with the release of that guidance.  
**Target Date:** May 15, 2023 |
<table>
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<tr>
<th>Recommendation</th>
<th>UCOP Management Corrective Action and Target Date</th>
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<tr>
<td><strong>Preparation of Annual Report to AFSCME</strong></td>
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| 1.g.1 Systemwide HR should continue to provide the annual report on Covered Services contracts to the Regents each year as required by policy. | Systemwide HR will ensure that the annual report on Covered Services contracts to the Regents each year as required by policy.  
**Target Date:** Completed. Annual Report was provided to the Regents in February 2023. |
| **Supplier Audit Program** | |
| 2.1 Systemwide Procurement should continue the supplier audit program and expand it to include additional criteria for supplier audit selection, such as a lower dollar threshold or risk-based criteria. | Systemwide Procurement is developing processes and tools to address the ongoing need to verify supplier compliance with Wage & Benefit Parity requirements.  
**Target Date:** December 31, 2023 |
| **UCOP Guidance** | |
| 3.1 Systemwide Procurement, in coordination with Systemwide HR and Systemwide Labor Relations, should consolidate all of the University’s guidance on contracting out requirements into a central repository that is easily accessible to all of the individuals at the locations that have compliance responsibilities. This guidance should include clear direction on specific categories of services that are to be treated as Covered Services and those that are not to be treated as Covered Services. This guidance should be updated periodically and serve to address specific questions that come from the locations on subcategories of services that are not addressed in Article 5. | UCOP partners agree and commit to accomplish this recommendation. Now that the systemwide function of Article 5 compliance is formalizing, and we will receive staffing resources, we will document and publicize guidance. The work of this recommendation will begin very soon but will not be completed quickly and will necessarily be iterative. To that end, it is difficult to provide a target date for completion.  
**Target Date:** July 1, 2024 (for progress report) |
| 3.2 Systemwide Procurement, in coordination with Systemwide HR and Systemwide Labor Relations, should review the Implementation Guidelines and update them to include new requirements and remove outdated requirements. At a minimum, the following requirements should be reviewed for potential updates:  
- The required language in the WBP appendix  
- The requirement to share draft notices on decisions to contract out Covered Services with Systemwide Labor Relations and UC Legal prior to issuing them to AFSCME | UCOP partners will collaborate to update the Implementation Guidelines to address current requirements for contracting out for Covered Services. This update will address the topics specified in the recommendation.  
**Target Date:** December 15, 2023. |
Appendix B: Glossary of Terms

American Federation of State, County and Municipal Employees (AFSCME): A labor union that represents two University bargaining units, the Service (SX) unit and the Patient Care Technical (EX) unit. AFSCME represented employees perform the majority Covered Services (defined below).

Bargaining Unit: A defined group of employees who are represented by a single labor union (their exclusive representative) for purposes of collective bargaining and representation in the grievance process. For the Implementation Guidelines, this refers to the AFSCME SX and EX bargaining units.

Carve Outs: Circumstances listed in Section B of the Regents Policy and Article 5 Section C of the AFSCME Collective Bargaining Agreement where contracting for Covered Services is allowed.

Contract: A legally binding agreement between a supplier and UC to provide goods or services. It is only enforceable if signed by authorized representatives of both the supplier and UC.

Contractor: The organization contracting with UC to provide services. Contractor is the same as supplier with respect to the Regents Policy and Collective Bargaining Agreement Article 5.

Collective Bargaining Agreement (CBA): The contract executed between UC and AFSCME and ratified for SX bargaining unit employees on January 31, 2020, and for EX bargaining unit employees on February 7, 2020. For purposes of these Guidelines, Article 5 of the CBA takes precedence over the Regents Policy.

Covered Services: Work customarily performed by bargaining unit employees at the University, whether in whole or in part, including but not necessarily limited to the following services: cleaning, custodial, janitorial, or housekeeping services; food services; laundry services; grounds keeping; building maintenance (excluding skilled crafts); transportation and parking services; security services, billing and coding services, sterile processing, hospital or nursing assistant services, and medical imaging or other medical technician services.

Insourcing: Insourcing occurs when service contracts are terminated or not renewed, and the work is transferred to UC employees either by converting the supplier’s employees or hiring additional employees to fill newly created positions.

Qualified Individuals (QIs): Individuals who have provided Covered Services to the University for 1,000 hours in a rolling 12-month period or 35% (~2,200 hours) in a rolling 36-month period.

Supplier Employees: These individuals are sometimes referred to as contractors or contract workers. They are employed by the organization contracting with UC, and they provide services to UC.

UC Location: Campuses, medical centers, the Lawrence Berkeley Lab, and properties that the University has leased from or to a third party.

Wage and Benefit Parity: Contracts for covered services must include UC employee wage and benefit parity for the contract workers providing services to UC. Parity is defined as the cost equivalent of the following:

- Annual and hourly salary at Step 1 of the salary range for the entry level of the comparable UC classification (or if not entry, the most junior classification)
- UC benefits for health, dental, vision, life insurance, disability insurance, and retirement that a UC employee performing the same duties would receive (applied as a percentage of salary)