Policy Statement

WPI administers Sponsored Projects in compliance with Office of Management and Budget’s Uniform Guidance (2 CFR 200), sponsor policies, award terms and conditions, and University policy. All costs charged to a sponsored award must be allowable, allocable, reasonable, and accounted for consistently. Costs must be net of applicable credits, not used for cost share or matching on another federal award, and adequately documented. Some costs identified as “unallowable” on federally-funded projects may be directly charged to a non-federal project if permitted by both University policy and the non-federal sponsor’s agreement.

Internal Control and Procedures to Monitor Charges to Sponsored Awards

1. OSP will assist the PI to develop grant budgets in adherence to this policy
2. SPA will forward PI’s a Notice of Award detailing allowable cost categories for awarded budgets
3. PI’s are ultimately responsible to ensure an award is spent according to federal, sponsor, and award guidelines as well as University policy. Award activity must be reviewed on an ongoing basis to ensure only allowable, allocable, and reasonable costs are charged.
   Tools Available:
   - Ad-hoc reports using BannerWeb and Argos.
   - Monthly balance reports by category and transaction lists sent from SPA
   - Chart of Allowable Costs and Activities
4. SPA also reviews monthly expenditure reports to assist PI’s in monitoring their award activity.

Refer to Grants Administration and Financial Management Policies for additional information.

See SPA’s Chart of Allowable and Unallowable Costs for assistance in determining allowability. Please contact SPA for assistance in determining allowability of expenses on sponsored projects.

Definitions

Allocable – Uniform Guidance § 200.405 - A cost is allocable to a particular Federal award or other cost objective if the goods or services involved are chargeable or assignable to that Federal award or cost objective in accordance with relative benefits received.
Allowable — *Uniform Guidance § 200.403* — Except where otherwise authorized by statute, costs must meet the following general criteria in order to be allowable under Federal awards:

(a) Be necessary and reasonable for the performance of the award  
(b) Conform to any limitations or exclusions set forth in the principles or in the award  
(c) Be consistent with policy/procedure for both federally-financed and other Univ activities  
(d) Be accorded consistent treatment as either a direct or indirect cost  
(e) Be determined in accordance with generally accepted accounting principles (GAAP)  
(f) Not be included as a cost or used to meet cost sharing or matching requirements  
(g) Be adequately documented

Direct Costs — *Uniform Guidance §200.413* - costs that can be identified specifically with a particular sponsored project or other internally or externally funded activity, or that can be directly assigned to such activities relatively easily with a high degree of accuracy such as salaries, travel, equipment, supplies, etc.

Indirect Costs — *Uniform Guidance §200.414* - Also referred to as Facilities and Administrative (F&A) costs are those that benefit many activities and cannot be directly and accurately associated with individual projects such as salaries of administrative staff, general office supplies, utilities, building depreciation, etc.

Principal Investigator (PI) — A Principal Investigator is the primary individual responsible for the preparation, conduct, and administration of a research grant, cooperative agreement, training or public service project, contract, or other sponsored project in compliance with applicable laws and regulations and institutional policy governing the conduct of sponsored research.

Reasonable - *Uniform Guidance §200.404* - A cost is reasonable if, in its nature and amount, it does not exceed that which would be incurred by a prudent person under the circumstances prevailing at the time the decision was made to incur the cost.

Sponsored project — A funding arrangement in which the University is providing a return benefit to, or agrees to provide a defined deliverable or complete a set of activities for, the sponsor in exchange for the funds, regardless of whether the funding instrument is designated a contract, cooperative agreement, grant, consortium agreement, or otherwise. See §200.101 for applicability of Uniform Guidance to various types of federal awards.